

## **FRANCHISE DISCLOSURE DOCUMENT**

**Bimbo Foods Bakeries Distribution, LLC**  
**a Delaware Limited Liability Company**  
**255 Business Center Drive**  
**Horsham, Pennsylvania 19044**  
**(215) 900-4862**  
**<http://bburoutes.com/>**

The franchisee will sell and distribute bakery products that it purchases from one or more affiliates of the franchisor.

The total investment necessary to begin operation of a Bimbo Foods Bakeries Distribution, LLC franchise ranges from \$14,350 (before adjustments for any applicable discounts or credits) to \$605,900. This includes the \$14,565 (before adjustments for any applicable discounts or credits) to \$525,450 that must be paid to the franchisor or an affiliate.

This disclosure document summarizes certain provisions of your franchise agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive this disclosure document at least 14 calendar-days before you sign a binding agreement with, or make any payment to, the franchisor or an affiliate in connection with the proposed franchise sale. **Note, however, that no governmental agency has verified the information contained in this document.**

The terms of your contract(s) will govern your franchise relationship. Don't rely on the disclosure document alone to understand your contract(s). Read all of your contracts carefully. Show your contract(s) and this disclosure document to an advisor, like a lawyer or an accountant.

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as "[A Consumer's Guide to Buying a Franchise](#)," which can help you understand how to use this disclosure document is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW, Washington, DC 20580. You can also visit the FTC's home page at [www.ftc.gov](http://www.ftc.gov) for additional information. Call your state agency or visit your public library for other sources of information on franchising.

There may also be laws on franchising in your state. Ask your state agencies about them.

Effective Date: May 23, 2023

## How to Use This Franchise Disclosure Document

Here are some questions you may be asking about buying a franchise and tips on how to find more information:

QUESTION	WHERE TO FIND INFORMATION
<b>How much can I earn?</b>	Item 19 may give you information about outlet sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Item 20 or Exhibit M.
<b>How much will I need to invest?</b>	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor’s direction. Item 7 lists the initial investment to open. Item 8 describes the suppliers you must use.
<b>Does the franchisor have the financial ability to provide support to my business?</b>	Item 21 or Exhibit K includes financial statements. Review these statements carefully.
<b>Is the franchise system stable, growing, or shrinking?</b>	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.
<b>Will my business be the only Bimbo Foods Bakeries Distribution, LLC business in my area?</b>	Item 12 and the “territory” provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.
<b>Does the franchisor have a troubled legal history?</b>	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.
<b>What’s it like to be a Bimbo Foods Bakeries Distribution, LLC franchisee?</b>	Item 20 or Exhibit M lists current and former franchisees. You can contact them to ask about their experiences.
<b>What else should I know?</b>	These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents.

## **What You Need To Know About Franchising *Generally***

**Continuing responsibility to pay fees.** You may have to pay royalties and other fees even if you are losing money.

**Business model can change.** The franchise agreement may allow the franchisor to change its manuals and business model without your consent. These changes may require you to make additional investments in your franchise business or may harm your franchise business.

**Supplier restrictions.** You may have to buy or lease items from the franchisor or a limited group of suppliers the franchisor designates. These items may be more expensive than similar items you could buy on your own.

**Operating restrictions.** The franchise agreement may prohibit you from operating a similar business during the term of the franchise. There are usually other restrictions. Some examples may include controlling your location, your access to customers, what you sell, how you market, and your hours of operation.

**Competition from franchisor.** Even if the franchise agreement grants you a territory, the franchisor may have the right to compete with you in your territory.

**Renewal.** Your franchise agreement may not permit you to renew. Even if it does, you may have to sign a new agreement with different terms and conditions in order to continue to operate your franchise business.

**When your franchise ends.** The franchise agreement may prohibit you from operating a similar business after your franchise ends even if you still have obligations to your landlord or other creditors.

### **Some States Require Registration**

Your state may have a franchise law, or other law, that requires franchisors to register before offering or selling franchises in the state. Registration does not mean that the state recommends the franchise or has verified the information in this document. To find out if your state has a registration requirement, or to contact your state, use the agency information in Exhibit A.

Your state also may have laws that require special disclosures or amendments be made to your franchise agreement. If so, you should check the State Specific Addenda. See the Table of Contents for the location of the State Specific Addenda.

## Special Risks to Consider About *This Franchise*

Certain states require that the following risk(s) be highlighted:

1. **Out-of-State Dispute Resolution.** The franchise agreement requires you to resolve disputes with us by binding arbitration (with certain limited exceptions as set forth in the franchise agreement). The franchise agreement states that Pennsylvania law governs the agreement, and this law may not provide the same protections and benefits as local law. You may want to compare these laws. Out-of-state arbitration and/or litigation may force you to accept a less favorable settlement for disputes. It may also cost you more to arbitrate/litigate with us in a different state than in your own state.
2. **Economic Dependence on Parent.** The franchisor is economically dependent upon its parent, Grupo Bimbo S.A.B. de C.V., as the parent or its affiliated companies supply substantially all of the products sold by the franchisor and provides additional working capital as required.

Certain states may require other risks to be highlighted. Check the “State Specific Addenda” pages for your state.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF MICHIGAN**

THE STATE OF MICHIGAN PROHIBITS CERTAIN UNFAIR PROVISIONS THAT ARE SOMETIMES IN FRANCHISE DOCUMENTS. IF ANY OF THE FOLLOWING PROVISIONS ARE IN THESE FRANCHISE DOCUMENTS, THE PROVISIONS ARE VOID AND CANNOT BE ENFORCED AGAINST YOU:

(A) A PROHIBITION ON THE RIGHT OF A FRANCHISEE TO JOIN AN ASSOCIATION OF FRANCHISEES.

(B) A REQUIREMENT THAT A FRANCHISEE ASSENT TO A RELEASE, ASSIGNMENT, NOVATION, WAIVER, OR ESTOPPEL WHICH DEPRIVES A FRANCHISEE OF RIGHTS AND PROTECTIONS PROVIDED IN THIS ACT. THIS SHALL NOT PRECLUDE A FRANCHISEE, AFTER ENTERING INTO A FRANCHISE AGREEMENT, FROM SETTLING ANY AND ALL CLAIMS.

(C) A PROVISION THAT PERMITS A FRANCHISOR TO TERMINATE A FRANCHISE PRIOR TO THE EXPIRATION OF ITS TERM EXCEPT FOR GOOD CAUSE. GOOD CAUSE SHALL INCLUDE THE FAILURE OF THE FRANCHISEE TO COMPLY WITH ANY LAWFUL PROVISION OF THE FRANCHISE AGREEMENT AND TO CURE SUCH FAILURE AFTER BEING GIVEN WRITTEN NOTICE THEREOF AND A REASONABLE OPPORTUNITY, WHICH IN NO EVENT NEED BE MORE THAN 30 DAYS, TO CURE SUCH FAILURE.

(D) A PROVISION THAT PERMITS A FRANCHISOR TO REFUSE TO RENEW A FRANCHISE WITHOUT FAIRLY COMPENSATING THE FRANCHISEE BY REPURCHASE OR OTHER MEANS FOR THE FAIR MARKET VALUE AT THE TIME OF EXPIRATION, OF THE FRANCHISEE'S INVENTORY, SUPPLIES, EQUIPMENT, FIXTURES, AND FURNISHINGS. PERSONALIZED MATERIALS WHICH HAVE NO VALUE TO THE FRANCHISOR AND INVENTORY, SUPPLIES, EQUIPMENT, FIXTURES, AND FURNISHINGS NOT REASONABLY REQUIRED IN THE CONDUCT OF THE FRANCHISE BUSINESS ARE NOT SUBJECT TO COMPENSATION. THIS SUBSECTION APPLIES ONLY IF: (i) THE TERM OF THE FRANCHISE IS LESS THAN 5 YEARS; AND (ii) THE FRANCHISEE IS PROHIBITED BY THE FRANCHISE OR OTHER AGREEMENT FROM CONTINUING TO CONDUCT SUBSTANTIALLY THE SAME BUSINESS UNDER ANOTHER TRADEMARK, SERVICE MARK, TRADE NAME, LOGOTYPE, ADVERTISING, OR OTHER COMMERCIAL SYMBOL IN THE SAME AREA SUBSEQUENT TO THE EXPIRATION OF THE FRANCHISE OR THE FRANCHISEE DOES NOT RECEIVE AT LEAST 6 MONTHS ADVANCE NOTICE OF FRANCHISOR'S INTENT NOT TO RENEW THE FRANCHISE.

(E) A PROVISION THAT PERMITS THE FRANCHISOR TO REFUSE TO RENEW A FRANCHISE ON TERMS GENERALLY AVAILABLE TO OTHER FRANCHISEES OF THE SAME CLASS OR TYPE UNDER SIMILAR CIRCUMSTANCES. THIS SECTION DOES NOT REQUIRE A RENEWAL PROVISION.

(F) A PROVISION REQUIRING THAT ARBITRATION OR LITIGATION BE CONDUCTED OUTSIDE THIS STATE. THIS SHALL NOT PRECLUDE THE FRANCHISEE FROM ENTERING INTO AN AGREEMENT, AT THE TIME OF ARBITRATION, TO CONDUCT ARBITRATION AT A LOCATION OUTSIDE THIS STATE.

(G) A PROVISION WHICH PERMITS A FRANCHISOR TO REFUSE TO PERMIT A TRANSFER OF OWNERSHIP OF A FRANCHISE, EXCEPT FOR GOOD CAUSE. THIS SUBDIVISION DOES

NOT PREVENT A FRANCHISOR FROM EXERCISING A RIGHT OF FIRST REFUSAL TO PURCHASE THE FRANCHISE. GOOD CAUSE SHALL INCLUDE, BUT IS NOT LIMITED TO:

- (i) THE FAILURE OF THE PROPOSED TRANSFEREE TO MEET THE FRANCHISOR'S THEN CURRENT REASONABLE QUALIFICATIONS OR STANDARDS.
- (ii) THE FACT THAT THE PROPOSED TRANSFEREE IS A COMPETITOR OF THE FRANCHISOR OR SUBFRANCHISOR.
- (iii) THE UNWILLINGNESS OF THE PROPOSED TRANSFEREE TO AGREE IN WRITING TO COMPLY WITH ALL LAWFUL OBLIGATIONS.
- (iv) THE FAILURE OF THE FRANCHISEE OR PROPOSED TRANSFEREE TO PAY ANY SUMS OWING TO THE FRANCHISOR OR TO CURE ANY DEFAULT IN THE FRANCHISE AGREEMENT EXISTING AT THE TIME OF THE PROPOSED TRANSFER.

(H) A PROVISION THAT REQUIRES THE FRANCHISEE TO RESELL TO THE FRANCHISOR ITEMS THAT ARE NOT UNIQUELY IDENTIFIED WITH THE FRANCHISOR. THIS SUBDIVISION DOES NOT PROHIBIT A PROVISION THAT GRANTS TO A FRANCHISOR A RIGHT OF FIRST REFUSAL TO PURCHASE THE ASSETS OF A FRANCHISE ON THE SAME TERMS AND CONDITIONS AS A BONA FIDE THIRD PARTY WILLING AND ABLE TO PURCHASE THOSE ASSETS, NOR DOES THIS SUBDIVISION PROHIBIT A PROVISION THAT GRANTS THE FRANCHISOR THE RIGHT TO ACQUIRE THE ASSETS OF A FRANCHISE FOR THE MARKET OR APPRAISED VALUE OF SUCH ASSETS IF THE FRANCHISEE HAS BREACHED THE LAWFUL PROVISIONS OF THE FRANCHISE AGREEMENT AND HAS FAILED TO CURE THE BREACH IN THE MANNER PROVIDED IN SUBDIVISION (C).

(I) A PROVISION WHICH PERMITS THE FRANCHISOR TO DIRECTLY OR INDIRECTLY CONVEY, ASSIGN, OR OTHERWISE TRANSFER ITS OBLIGATIONS TO FULFILL CONTRACTUAL OBLIGATIONS TO THE FRANCHISEE UNLESS PROVISION HAS BEEN MADE FOR PROVIDING THE REQUIRED CONTRACTUAL SERVICES.

THE FACT THAT THERE IS A NOTICE OF THIS OFFERING ON FILE WITH THE ATTORNEY GENERAL DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION, OR ENDORSEMENT BY THE ATTORNEY GENERAL.

As to any state law described in this Addendum that declares void or unenforceable any provision contained in the Franchise Agreement, the Franchisor reserves the right to challenge the enforceability of the state law by, among other things, bringing an appropriate legal action or by raising the claim in a legal action or arbitration that you have initiated.

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**Exhibit A -- State Regulators; Agents for Service**

**Exhibit B -- ACF Financing Documents**

- (1) ACF Promissory Note
- (2) ACF Disbursement Authorization
- (3) ACF Financing Security Agreement
- (4) ACF Personal Guaranty Agreement *(This document might not apply to the particular route we offer to you. If they do not, we will tell you this and omit them from the final document package that we will supply to you to sign.)*

**Exhibit C -- Franchise Agreement (also called the Distribution Agreement)** *(This is the general form of Distribution Agreement. As disclosed in this disclosure document, you will sign a Distribution Agreement that lists the particular Products for your sales area.)*

**Exhibit D -- Franchise Agreement (also called the Sales Growth Agreement)** *(This is the general form of Distribution Agreement. As disclosed in this disclosure document, if permitted to sign this Distribution Agreement it will lists the particular Products and the specific Outlets at which you can sell such Products)*

**Exhibit E -- Advertising Agreement** *(These document might not apply to the particular route we offer to you. If it does not, we will omit it from the final document package that we will supply to you to sign.)*

**Exhibit F -- Bills of Sale**

**Exhibit G -- General Release** *(This document will not apply to routes sold in Georgia and might not apply to the particular route we offer to you. If it does not, we will omit this document from the final document package that we will supply to you to sign.)*

**Exhibit H -- Guarantee of Grupo Bimbo, S.A.B. DE C.V.**

**Exhibit I -- Security Agreement**

**Exhibit J -- DSA Financing Documents**

- (1) DSA Promissory Note
- (2) DSA Disbursement Authorization

- (3) DSA Financing Security Agreement
- (4) DSA Personal Guaranty Agreement *(This document might not apply to the particular route we offer to you. If they do not, we will tell you this and omit them from the final document package that we will supply to you to sign.)*

**Exhibit K -- Financial Statements of Grupo Bimbo, S.A.B. DE C.V.**

**Exhibit L -- Third-party Vehicle Lease Agreements**

- (1) Bush Lease Agreement
- (2) B&G Lease Agreement
- (3) PNC Equipment Finance, LLC

**Exhibit M -- List of Franchisees (Distributors)**

- (1) List of Current Franchisees
- (2) List of Former Franchisees

**Exhibit N -- State Addenda to FDD (except Michigan)**

**Exhibit O -- State Effective Dates of this FDD**

**Exhibit P -- Receipts**



## Item 1

### **THE FRANCHISOR AND ANY PARENTS, ITS PREDECESSORS AND AFFILIATES**

#### Name and Trade Name of Franchisor, Predecessors, and Affiliates and Business Form

To simplify the language in this disclosure document, “BFBD”, “we” or “our” means Bimbo Foods Bakeries Distribution, LLC, the franchisor. BFBD was a Delaware corporation incorporated in 1996 (as Bimbo Bakeries Distribution, Inc.). In 2013, it was converted to a Delaware limited liability company. BFBD’s parent company, Bimbo Bakeries USA, Inc. (“BBUSA”), and BFBD’s affiliates may provide Products to be sold and distributed by our franchisees. Bimbo Bakeries Inc., formerly BBU, Inc., (“BBU”), a U.S. subsidiary of Mexico-based Grupo Bimbo S.A.B. de C.V. (“Grupo Bimbo”) (further described below), is the U.S. parent company of BBUSA, which is the parent company of BFBD and the BFBD affiliates, and was the parent of BFBD’s former affiliate, Bimbo Bakeries Distribution Company, Ltd. (“BBDC”). BBDC offered franchises similar to BFBD until it was acquired by BFBD on December 31, 2014 by merger (as described below).

You must own the franchise through an incorporated entity (not an LLC). In this document, “you” refers collectively to the corporate entity that buys the distribution (franchise) rights described in this document and to the persons who directly or indirectly own or control the corporate entity. As further described below in Item 10, you may be eligible to finance a portion of your initial franchise fee through Advantafirst Capital Financial Services, Inc., a Delaware corporation (“Advantafirst”). Advantafirst is also an affiliate of BFBD.

#### About Us, Our Predecessor and Our Affiliates

As of 2001, the franchisor was owned by George Weston Bakeries Inc., a subsidiary of Canada-based Weston Foods, Inc., and operated under the name George Weston Bakeries Distribution, Inc. In January 2009, Grupo Bimbo, through its U.S. subsidiary, BBU, acquired all of the issued and outstanding shares of capital stock of Weston Foods Inc. The franchisor and its parent continued to exist as the same companies after the January 2009 transaction but simply changed their names. The name of George Weston Bakeries Inc. was changed to Bimbo Foods Bakeries Inc. (which has since been merged into BBUSA). Simultaneously, the franchisor’s name was changed from George Weston Bakeries Distribution, Inc. (“GWBD”) to Bimbo Foods Bakeries Distribution, Inc., which was converted to Bimbo Foods Bakeries Distribution, LLC in 2013.

In November 2011, BBU and Grupo Bimbo completed a transaction with Sara Lee Corporation (“Sara Lee”), pursuant to which BBU acquired Sara Lee’s North American Fresh Bakery business. Sara Lee sold fresh bakery products under the primary brand, SARA LEE. This transaction included all of the distribution agreements (also called franchise agreements) to which Sara Lee Distribution, LLC and before it, Sara Lee Fresh, Inc. were parties, as well as Sara Lee’s approximately 13,000 North American Fresh Bakery employees. The sale also included 41 bakeries in the U.S. Subsequent to the sale to BBU, Sara Lee Distribution, LLC changed its name to Earthgrains Distribution, LLC (“EGD”). Pursuant to the sale, EGD acquired by assignment, the rights and obligations under all of the distribution agreements into which Sara Lee and Sara Lee Fresh, Inc. had entered.

Until December 31, 2014, BFBD and its affiliates BBDC, and EGD all operated as separate entities and offered similar franchises. On December 31, 2014, BBDC was merged into BFBD, with BFBD being the surviving entity after the merger. EGD continues to operate as a separate entity and continues to offer similar franchises.

Grupo Bimbo is the ultimate parent company of BFBD and EGD and their affiliates. Established in 1945, Grupo Bimbo is headquartered in Mexico City, Mexico, and is one of the world's largest baking companies in terms of brand positioning, sales, and production volume, with presence in the United States, Latin America, Europe and Asia. Grupo Bimbo guarantees BFBD's obligations to our Distributors (franchisees) under our distribution (franchise) agreements (see Item 21 and Exhibit M).

#### Addresses, Agents for Service of Process

The principal address for BFBD and its affiliated companies is: 255 Business Center Drive, Horsham, Pennsylvania 19044. The principal address for Grupo Bimbo is Prolongacion Paseo de la Reforma No. 1000, Col. Desarrollo Santa Fe. Del. Alvaro Obregon, C.P. 01210 Mexico D.F.

BFBD's agents for service are disclosed in Exhibit A.

#### Franchisor's Business and Franchises to Be Offered

BFBD was formed in 1996 to engage in the wholesale sale and distribution of fresh bakery products to Distributors to sell to retail food outlets, restaurants, and institutions. Since that time, BFBD and its affiliates have established a network of independent Distributors. BFBD offers to third parties the right to sell and distribute some of the affiliates' Products (as defined below) in specific geographic territories or to specific outlets, pursuant to a Distribution Agreement or Sales Growth Agreement (as described below). BFBD is not involved in any other business activities other than franchising.

BFBD has acquired from its affiliates the exclusive rights to sell franchise distribution rights for Products to selected Outlets by, in part, establishing a network of independent franchised distributors to distribute certain of these Products in certain markets or outlets.

We grant distribution rights that will allow you to sell and distribute certain designated bakery products ("Products") under some of our trademarks ("Marks") through direct delivery ("Direct Store Delivery") to stores and other outlets (collectively, "Outlets") in the geographic area ("Sales Area") designated in your distribution agreement (this agreement is sometimes also called a franchise agreement, but for the sake of consistency is referred to in this document as "Distribution Agreement," and franchisees are also referred to in this document as "Distributors"). In certain instances, as an alternative to selling Distribution Rights within a defined Sales Area, we may (at our sole discretion) offer for sale Distribution Rights to specific Outlets identified by those Outlets' names and addresses; in these instances (which is not available at all times or in all locations), this distribution agreement may be referred to as a "Sales Growth Agreement." Sales Growth Agreements also do not grant distribution rights for Direct Store Delivery, but instead follows a distribution method called Drop-Merch, which means that Products are delivered by us or our agent via a large transport truck (e.g. tractor trailer or similar large transportation vehicle) then merchandized onto the Outlet's retail shelves/displays by someone other than i) the person delivering the Products or ii) an Outlet employee. For this Franchise Disclosure Document, when we say your or the "Agreement" or "Agreements" those terms are referring to whichever contract you sign, the Distribution Agreement or the Sales Growth Agreement or to conditions applicable to both contracts as the case may be. The rights granted to you under the Agreements and are referred to as "Distribution Rights." The terms "Products," "Marks," "Direct Store Delivery," "Drop-Merch," "Outlets," "Sales Area," and "Distribution Rights" are more specifically defined in the applicable Agreements.

If we are selling you the Distribution Rights (as opposed to you buying the rights from a current BFBD Distributor who is selling them), we determine the boundaries of the Sales Areas (Distribution Agreement), or the list of specific Outlets (Sales Growth Agreement); we also establish the purchase price for such

Distribution Rights by using a formula that considers the sales history of Outlets as well as the sales price of similar distribution rights that have sold nearby. If you are buying Distribution Rights from a current BFBD independent Distributor, then that independent Distributor will determine the asking price for such rights.

If you acquire Distribution Rights pursuant to an Agreement with us, you will be granted the right to sell and distribute certain Products under certain brand names or private labels via i) Direct Store Delivery within your designated geographic Sales Area (Distribution Agreement) or ii) Drop-Merch to specified Outlets (Sales Growth Agreement). BFBD will have the right to determine which Products you will be authorized to sell as part of your Distribution Rights (if buying from an existing independent Distributor then you will buy whatever Product rights that person or entity already owns) sold to you for distribution to your Outlets, and BFBD and/or its affiliates will sell the Products to you, and you in turn resell those Products to the Outlets, which may include (without limitation) establishments such as retail food stores, drug stores, restaurants, delis, facilities with cafeterias, and convenient stores; the establishments that make up your Outlets will vary depending on where the Distribution Rights are that you purchase. Please see the definition of Outlet in the Agreements (and any related schedules) for more details.

Under your Agreement, you must provide Product sales services to the Outlets consistent with good industry practices and your customers' (the Outlets' and the Outlets' corporate managements'), requirements. These services include, among other things, ordering, rotating Products (first in/first out), providing merchandising and display services by keeping an adequate supply of Product on shelves and displays and making them look appealing to consumers, negotiating for good positions for Product in Outlets, removing Product according to its "sell by" or "pull by" dates ("Overcode" Products) and damaged Products, and generally building up a supply relationship with the Outlets' owners and/or managers. We require all Distributors to be organized as an incorporated entity<sup>1</sup>.

In some Outlets, Products may also include trade customers' "private label" products that BFBD may permit you to sell and distribute at BFBD's discretion. If BFBD grants you such distribution rights in your Sales Area, you may sell and distribute such products for such time as the applicable trade customer has granted BFBD the rights to sell the trade customer's private label products, and depending on the particular Distribution Rights you purchase, you may or may not own such rights.

If you are signing a Distribution Agreement, you will need a delivery vehicle that is adequate to service your Sales Area with the Products, and you will be required to provide, purchase, or lease such a delivery truck from a third party. If you are signing a Sales Growth Agreement, a delivery vehicle is not required as the Products you purchase are delivered to you at the Outlets you sell the Products to. Regardless of which Agreement you sign, you must also purchase a hand-held computer ordering system (including printer) compatible with the system utilized by BFBD, which such system may be changed from time to time by BFBD and require you to upgrade your current computer equipment and/or purchase new computer equipment all together. Such ordering devices are available through BFBD, and in the case of purchasing Distribution Rights from an existing independent Distributor, an ordering device may (potentially) be purchased from the Distributor selling such Distribution Rights. In some areas of the United States, you may be required to purchase dollies, trays and/or baskets for use in storing and transporting the Products. In most cases, you will not be required to purchase or lease any other equipment, office or storage space. Only a limited number of Distributors may be required to obtain additional storage space.

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<sup>1</sup> The use of "you" and "your" in this FDD, therefore, refers to entity signing an Agreement; and, as applicable, the individual who owns a greater than 50% share of the outstanding shares of such entity.

## Competition

BFBD competes with national and local baking companies that produce similar types of products in various quantities. These competitors sell and distribute their products through employees and independent Distributors (which may or may not be franchisees of those competitors) who will compete with you in your Outlets. You will sell and distribute the Products to existing and new Outlets in competition with those companies by offering direct contact with the customer and high-quality products at competitive prices. In addition, you may sell and distribute the Products to existing and new Outlets in competition with other Distributors of BFBD and of BFBD's affiliates, including EGD, and employees of other BFBD affiliates.

Your Distribution Rights apply only to fresh bakery goods, but consumers may regard refrigerated and frozen bakery goods as interchangeable when making purchasing decisions. For example, both prior to, and after the November 2011 transaction described above, Sara Lee, now known as Hillshire Brands Company, has sold refrigerated and frozen products under the same Sara Lee brand name, which is the same brand name we sell some of our fresh bakery products under. Some of the refrigerated and frozen products are similar to the Products that you will sell under the trademarks identified in your Agreement. We reiterate that your Distribution Rights permit you to sell to your Outlets only the specific fresh bakery products that we define as Products. You have no right to sell or distribute refrigerated or frozen products even if we also sell them under the same or different trademarks.

## Prior Business Experience

BFBD has been in the business of selling distribution rights for bakery products since 1996. Today, BFBD has franchised routes to sell and distribute a selection of bakery products including without limitation Products under the ARNOLD, BOBOLI, ENTENMANN'S, FREIHOFFER'S, THOMAS', BROWNBERRY, and/or SARA LEE brands throughout the United States. Further information regarding the relevant product brands, and Distributors by geographic area, can be found in Item 13 and Item 20 of this disclosure document, respectively.

## Regulations

As a Distributor, you will have to comply with various state statutory provisions and regulations governing sanitary transport and storage of baked goods as well as other federal and state regulations that apply to businesses generally. By way of example:

The U.S. Department of Transportation regulates the interstate transportation of products. You may be required to obtain specific licenses and/or permits depending on where your Outlets are located.

The U.S. Food and Drug Administration, the U.S. Department of Agriculture and various state and local health departments administer and enforce laws and regulations that govern food preparation, handling, storage, service and distribution.

Also, many of the laws, rules and regulations that apply to businesses generally, such as the Americans with Disabilities Act, Federal Wage and Hour Laws and the Occupation, Health and Safety Act, also apply to Distributors. The federal Clean Air Act and various implementing state laws require certain state and local areas to meet national air quality standards that limit emissions of ozone, carbon monoxide and particulate matters, including emissions from commercial vehicles.

You may be subject to license requirements and/or taxes based on your status as a food wholesaler and/or more generally as a business entity. You should check the licensing requirements and tax laws in your state, county and municipality.

**Item 2**  
**BUSINESS EXPERIENCE**

**President: Tony Gavin**

From 1982 to 1986, Mr. Gavin held various finance and sales positions in the Best Foods Baking Group for CPC International Inc. From 1988 to 2003, Mr. Gavin served in various marketing capacities including Corporate Category Director for THOMAS and Vice President Marketing Services and Strategic Development for Bestfoods Baking Co., Inc. and, later, GWBI. In 2003, Mr. Gavin was appointed Area Vice President and General Manager of the Southeast Market Area for GWBI and, later, BBU. From November 2011 to August 2014, he has served as Vice President – Southeast. In August 2014, Mr. Gavin was named Senior Vice President – Business Units and in October 2017, he was promoted to Executive Vice President. In April 2023, Mr. Gavin was appointed President of BBU and its subsidiaries, including BFBD and EGD.

**Senior Vice President, Sales Operations: Dave White**

From 1990 to 2005, Mr. White served in various marketing and sales positions with Kraft Baking and later, Bestfoods Baking Co., Inc., including Marketing Manager for Freihofer's and Regional Sales Manager for New Jersey/Philadelphia PA. In 2006, Mr. White was appointed Vice President of Sales Central Florida for GWBI, later, BBU. In 2010, he was appointed Director of Sales Houston Texas for BBU. In 2015, He was appointed Senior Director of Sales for Western PA/Eastern OH for BBU. In 2016, Mr. White was appointed Vice President of DSD Excellence for BBU. In 2018, Mr. White was appointed Vice President – Central for BBU. In 2020, Mr. White was appointed Senior Vice President – Central for BBU responsible for the sales of all brands in the region. In April 2023, Mr. White was appointed Senior Vice President, Sales Operations with responsibility for overall sales operations.

**Senior Vice President, East: Greg Koehrsen**

Prior to joining BBU, Mr. Koehrsen worked as a consultant for Bain & Company and in various Supply Chain leadership positions for Urban Outfitters. Mr. Koehrsen joined BBU in 2014 as head of our Corporate Strategy team. In this role, he led key corporate strategy and development efforts, including the acquisitions of businesses and assets for the company. In 2018, Mr. Koehrsen was promoted to Vice President and General Manager of the then newly-created Sweet Baked Goods business, with responsibility for both the marketing and operational teams. In January 2022, Mr. Koehrsen was promoted to Senior Vice President of BBU's East Business Unit and is responsible for sales of all brands in that region.

Senior Vice President, West: Jeff Pope

From 1983 to 2004, Mr. Pope held various sales positions with Sara Lee Corporation from route sales representative to Zone Vice President in the Kansas, Denver and Springfield zones of the Fresh Bakery division. In July 2004, Mr. Pope was appointed Director, Regional Accounts and in July 2005, Region Vice President, DSD Sales & Operations, Western Region. In November 2011, he was appointed Vice President – California for BBU and was responsible for the sales of the Sara Lee and Earthgrains brands in California. In May 2014, Mr. Pope was appointed Vice President – Intermountain. In 2020, Mr. Pope was appointed Senior Vice President – West for BBU and is responsible for the sales of all brands in the region.

**Item 3**  
**LITIGATION**

**A. Pending Matters of BFBD**

1. Walter R. Davis v. Bimbo Foods Bakeries Distribution, LLC. On February 4, 2022, Plaintiff Walter Davis filed suit in the Circuit Court for Montgomery County Maryland, Case #607. In his complaint, Plaintiff alleges Breach of Contract and Anticipatory Breach of Contract. Plaintiff claims his distribution agreement provides him with the right to sell Defendant’s products to a particular warehouse/fulfillment center.

2. Kharchyna and Ktomaluy, Inc. vs. Kuvshynova, et. al. On May 13, 2021, Taras Kharchyna, President and sole shareholder of former IBP Ktomaluy, Inc., filed suit against several parties, including Bimbo Foods Bakeries Distribution, LLC (“BFBD”) in Queens County Supreme Court. BFBD was served on June 28, 2021. On September 10, 2017, Plaintiff sold his company’s distributorship to Idasumia, LLC for a reported price of \$275,000. Plaintiff claims that multiple Defendants failed to pay the full compensation owed related to the distributorship purchase, which included cash and ownership interest in an unrelated distribution business. Plaintiff’s declaratory judgment claim against BFBD seeks to void BFBD’s agreements with Idasumia LLC and reinstate Ktomaluy, Inc. as the rightful owner of the distribution rights. On August 19, 2021, BFBD filed a Motion to Dismiss, which remains pending.

3. Provencher, McGuire, and Martel vs. Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC. On October 28, 2022, plaintiffs, on behalf of themselves and others similarly situated, filed a class and collective action against BBUSA and BFBD alleging violations of federal and Vermont labor and employment laws. Defendants have filed several motions, including a motion to strike certain claims and a motion for judgment on the pleadings.

4. Turmel vs. Bimbo Foods Bakeries Distribution, LLC. On August 4, 2022, former IBP David Turmel filed suit against BFBD in Saratoga County, NY. Mr. Turmel has asserted claims for Breach of Contract, Breach of the Covenant of Good Faith and Fair Dealing, and also for Conversion arising out of the September 2017 termination of his distribution agreement and BFBD’s September 2019 sale of his distribution rights. BFBD has filed an answer denying the allegations in the Complaint, as well as a counterclaim.

5. Reid vs. Bimbo Bakeries USA, Inc., et. al. On February 9, 2023, plaintiff, on behalf of himself and others similarly situated, filed a complaint in the Superior Court of New Jersey, Burlington

County. The complaint alleges violations of the New Jersey Wage and Payment Law under N.J.S.A. 34:11-4.2, 34:11-4.4, and 34:11-56a(4). Defendants deny these allegations.

## **B. Concluded Matters of BFBD**

1. Emanuel Ramirez v. Bimbo Foods Bakeries Distribution, Inc. On August 8, 2013, Emanuel Ramirez, an independent operator, filed a Complaint in the Circuit Court of Cook County, Illinois, County Department – Chancery Division, alleging breach of contract after BFBD terminated his distribution agreement after his employee was caught on film stealing DVDs from a customer. On August 7, 2013, Plaintiff filed a Complaint for Breach of Contract and a request for a TRO to hold up the termination of the Distribution Agreement pending the outcome of the case. The court denied the TRO request on August 12, 2013, citing Plaintiff's unlikelihood of success on the merits. On October 10, 2013, BFBD filed a Motion to Dismiss Plaintiff's Complaint and the case was voluntarily dismissed on April 21, 2014.

2. Bell v. Bimbo Foods Bakeries Distribution, Inc. – No. 1:11-cv-03343 (N.D. Ill.). On May 18, 2011, Bell (an independent operator) filed a Class and Collective Action Complaint against Bimbo Foods Bakeries Distribution, Inc. (“BFBD”) in the U.S. District Court for the Northern District of Illinois. He alleged that BFBD misclassified all of its independent operators nationwide as independent contractors instead of employees, thus depriving them of overtime compensation and other rights and benefits in violation of the FLSA, 29 U.S.C. §§ 201 et seq., and Illinois law. Bell also asserted claims for improper wage deductions, rescission and unjust enrichment. On July 11, 2011, BFBD filed a motion to dismiss or, alternatively, transfer or stay the action on the grounds that it is duplicative of another nationwide FLSA collective action pending against BFBD affiliates in the U.S. District Court for the Eastern District of Pennsylvania (see Scott matter, #13 above). Plaintiff subsequently filed an Amended Complaint dropping the FLSA claims and adding breach of contract and Illinois Franchise Disclosure Act (“FDA”) claims. The Company filed a motion to dismiss the FDA, rescission, and unjust enrichment claims. On May 23, 2012, the parties stipulated to the dismissal with prejudice of the Illinois Minimum Wage Laws Act, rescission, and unjust enrichment claims. On May 30, 2012, BFBD moved for summary judgment on the remaining claims. By Court order dated July 2, 2012, the FDA claim was dismissed. On September 10, 2012, Plaintiff filed a motion for class certification of his claims for breach of contract and under the Illinois Wage Payment and Collections Act (“IWPCA”). Specifically, Plaintiff sought to certify a breach of contract class, a “Jewel Sales Requirement” subclass, an “Amended Return Policy” subclass, and a class under the IWPCA. The Court granted BFBD’s motion for summary judgment and denied Bell’s motion for class certification on December 3, 2013. The case was ultimately resolved by joint motion to withdraw; Bell agreed not to appeal the court’s December 3, 2013 dismissal and entry of Judgment or any other order issues in the case in exchange for BFBD withdrawing its Bill of Costs.

3. George A. Strassle & Timothy S. Carroll et al. v. Bimbo Foods Bakeries Distribution Inc. – No. 1:12-cv-03313-RBK-AMD (D.N.J.). On or around April 26, 2012, George Strassle and Timothy Carroll (“Plaintiffs”), independent operators, filed a purported class action Complaint against Bimbo Foods Bakeries Distribution, Inc. (“BFBD”) in the Superior Court of New Jersey, Law Division, Burlington County. BFBD was served with a copy of the Complaint on May 4, 2012. Thereafter, on June 1, 2012, BFBD timely removed the action to the United States District Court for the District of New Jersey. In the Complaint, Plaintiffs alleged claims for Injunctive Relief (Count One), Breach of Form Contract (Count Two), and violation of the New Jersey Franchise Practices Act (Count Three). Pursuant to these causes of action, Plaintiffs sought injunctive relief and damages. On June 8, 2012, BFBD filed a Motion to Dismiss Plaintiffs’ claims for Injunctive Relief (Count One) and for violation of the New Jersey Franchise Practices Act (Count Three) and Plaintiffs’ demand for certain claimed damages. In March 2013, the court granted the motion to dismiss in part and denied it in part. The court dismissed Plaintiff’s claim for lost profits and

treble damages. The case was settled in September 2013 with BFBD agreeing to pay \$80,000 in attorneys' fees and \$2,500 to each plaintiff.

4. Kirk Robbins v. Bimbo Foods Bakeries Distribution Inc. – On or around September 20, 2012, Kirk Robbins (“Plaintiff”), independent operator, filed a complaint against BFBD in the United States District Court for the Eastern District of Pennsylvania. In the Complaint, Plaintiff alleged claims for breach of contract (Count One) and violation of the Maryland Franchise Registration and Disclosure Law (“MFRDL”) (Count Two). Pursuant to these causes of action, Plaintiff sought injunctive relief and damages. On January 2, 2013, BFBD filed its motion to dismiss Plaintiff’s claims for breach of contract and violation of the MFRDL. Plaintiff filed amended complaint February 14, 2013. A renewed motion to dismiss was granted, with the court ordering Plaintiff to file a second amended complaint on May 30, 2013. A third motion to dismiss was granted and the time to appeal has expired.

5. Queen City Bread, Inc. v. Bimbo Foods Bakeries Distribution, Inc.: Queen City Bread, Inc., a North Carolina IO, alleged breach of contract, tortious interference with contract, conversion, and unfair trade practices all arising out of BFBD’s termination of its distribution agreement for alleged theft of product from the Charlotte sales center. On May 13, 2013, the court granted a limited preliminary injunction in which the court (1) suspended the termination of the IO’s agreement and sale of the route, (2) ordered that the IO must find another individual other than the owner to run the route while the injunction is in effect, (3) ordered the parties to conduct mediation after the close of a 90 day discovery period, (4) ordered the IO to submit a \$3000 bond with the court, and (5) ordered that if the case is not resolved at mediation, the parties have 30 days to schedule a hearing to extend or extinguish the injunction (if no hearing is scheduled and the matter remains unresolved, the termination stands and the 90-day sale period starts to run). On October 11, 2013, the parties reached a settlement agreement whereby BFBD paid Plaintiff \$9,500 and agreed to rescind the termination of the distribution agreement.

6. Richards v. Bimbo Foods Bakeries Distribution, Inc. In this lawsuit filed in the Circuit Court of the Twentieth Judicial Circuit, in and for Collier County, Florida (Case No. 2:13-cv-669-FtM-29UAM), IO alleged Breach of Contract, Wrongful Termination, Fraud in the Inducement, Negligent Misrepresentation. Plaintiff’s Distribution Agreement was terminated in January 2013 due to chronic breaches. Plaintiff claimed that he was improperly "trained" by the local sales team, which resulted in the failure of Plaintiff’s route and eventual termination. Plaintiff also claimed that BFBD misrepresented the composition of his sales area by purposely failing to disclose that a certain customer was not included on the route until the day of closing. The case was filed in Florida State Court. BFBD removed the action to Federal Court in September. On October 4, 2013, Richards voluntarily dismissed his Federal Court Complaint without prejudice.

7. Tim Alquist, Wayne Anderson, William Bennett, Richard James, Edward Giacomazzo and Matteo Naclerio v. Bimbo Foods Bakeries Distribution, Inc. No. 3:12-cv-01272 (D. Conn.). In a lawsuit filed in the U.S. District Court, New Haven, Connecticut, Case No.: 3:12-cv-1272 against Bimbo Foods Bakeries Distribution, Inc. (“BFBD”) Plaintiffs, independent operators (“IOs”), sought reclassification and damages. A settlement was reached in September 2012, which the court granted preliminary approval of on January 18, 2013, and then final approval on June 24, 2013. In the settlement, Plaintiffs, the class members, and Plaintiffs’ attorney received a \$3.5 million payment from BFBD. Bimbo specifically agreed to pay the East Coast Bakery Distributors Association \$75,000, the named Plaintiffs \$7,000 each, and attorneys’ fees in the amount of \$875,000 to class counsel. Other IOs would receive a share of the settlement proceeds; the minimum share for former IOs averaged about \$1,120, and the minimum share for current IOs averaged about \$8,330. To the extent IOs did not participate in the settlement by submitting a claim form, the amount of their shares was distributed pro rata to the IOs who elected to participate. BFBD also agreed to implement a dispute resolution procedure, detailed in the Settlement Agreement.



8. Joseph T. Simon v. Bimbo Food Bakeries Distribution, Inc. f/k/a Bestfoods Baking Distribution Company and Bimbo Bakeries USA, Inc. – Plaintiff Joseph T. Simon filed a Complaint for Damages, Declaratory Judgment and Injunctive Relief and an Emergency Motion for Preliminary Injunction in the Court of Common Pleas, Allegheny County, Pennsylvania on September 13, 2012. Plaintiff's Complaint alleged breach of contract and sought declaratory and injunctive relief and money damages. Specifically, Plaintiff alleged that BFBD breached the Distribution Agreement between Plaintiff and BFBD by exercising its right of first refusal to purchase Plaintiff's distribution rights that he intended to sell to his son-in-law. Plaintiff claimed that BFBD was required to match all of the terms of his proposed sale to his purchaser, including the financing over 15 years. BFBD's position was that it only had to match the purchase price under the terms of the Distribution Agreement. After an injunction hearing, the parties agreed to settle the case and executed a settlement agreement on or about October 26, 2012. In the settlement agreement, BFBD purchased the distribution rights and Plaintiff agreed to dismiss the lawsuit and to a general release of all claims. The lawsuit was discontinued without prejudice on October 29, 2012. Plaintiff file a praecipe to settle and discontinue in January 2013.

9. Eugene McGeeney v. Bimbo Foods Bakeries Distribution, LLC (Circuit Court for Baltimore County, Case No. C-14-4237). On April 21, 2013, Plaintiff filed suit against Bimbo Foods Bakeries Distribution, LLC ("BFBD") in the Circuit Court for Baltimore County, Maryland. The plaintiff alleged that BFBD illegally and unreasonably denied plaintiff's sale of his distribution rights on more than one occasion. Plaintiff's complaint asserted claims for breach of contract, specific performance, tortious interference, and conversion. On May 29, 2014, BFBD removed the case to the U.S. District Court for the District of MD and on June 5, 2014, filed a Partial Motion to Dismiss Plaintiff's claim for lost profits. On September 26, 2014, the court dismissed Plaintiff's claim for lost profits. On December 9, 2014, the parties reached a Settlement Agreement and the case has been dismissed with prejudice.

10. Melvin Colon et al v. Bimbo Foods Bakeries Distribution, Inc., f/k/a George Weston Bakeries Distribution, Inc. On May 20, 2014, Melvin Colon and 23 named plaintiffs, all either current or former independent operators, filed a Complaint against BFBD in the General Court of Justice, Superior Court Division, Harnett County, North Carolina, Case No.: 14CVS00966, alleging breach of contract and breach of fiduciary duty based upon BFBD's alleged unauthorized product price increases, and also requesting a permanent injunction. On June 20, 2014, BFBD removed the case to the U.S. District Court for the Eastern District of North Carolina, Case No.: 5:14-cv-00361-D. On June 26, 2014, BFBD filed a Motion to Dismiss Plaintiff's Complaint. On October 31, 2014, the court dismissed the entirety of Plaintiffs' Complaint for failure to state a claim.

11. Michael J. Laskey v. Bimbo Foods Bakeries Distribution, LLC, Matthew Byrnes, Edward Pinkerton and Ralph Lagorksy: On March 24, 2014, Michael Laskey, filed a Complaint in the Supreme Court of the State of New York, County of Saratoga, Case No.: 2014893 alleging breach of contract, breach of covenant of good faith and fair dealing, conversion and fraud. The case was removed to federal court and defendants made a motion to dismiss the complaint against the individual defendants and to dismiss all claims against BFBD except for breach of contract. A settlement was reached between the parties in August 2014 whereby BFBD agreed to purchase Plaintiff's distribution rights for fair market value plus \$20,000.

12. Charles Stewart v. Bimbo Bakeries USA, Inc. On January 9, 2015, Charles Stewart, a former independent operator filed a Summons and Complaint in the Justice Court, Tarrant County, Texas, Case No.: JP01-15-SC00010853. Plaintiff alleges breach of contract. On April 30, 2015, the parties reached a settlement agreement on all claims with Plaintiff receiving a payment of \$2,500.00.

13. In the Matter of BFBD (Case No. 2014-0348) – The Securities Division of the Office of the Attorney General of Maryland (the “Securities Division”) initiated an inquiry on September 8, 2014 regarding BFBD’s franchise-related activities in Maryland. Based on that inquiry, and the information provided to the Securities Division by BFBD, the Maryland Securities Commissioner (the “Commissioner”) concluded that grounds existed to allege that: (1) between April 16, 2013 to March 12, 2014, BFBD was not properly registered with the state (or exempt from such registration) as required under Maryland franchise laws in order to offer and sell franchises in that state; and (2) sold new franchises and entered into new franchise agreements with Maryland residents during such period, in violation of Maryland franchise laws. Without BFBD admitting or denying any violation of laws, the Commissioner and BFBD reached an agreement to enter into a Consent Order, pursuant to which BFBD agreed to: (1) cease offering and selling franchises in violation of Maryland franchise laws; (2) promptly seek registration or exemption from registration in Maryland for BFBD’s franchise offering; (3) offer the affected franchisees with rescission, and return of all initial fees and transfer fees (if any), and the cancellation of any outstanding loans obtained to finance the franchise purchase; and (4) to pay the Office of the Attorney General a civil monetary penalty of \$50,000. The inquiry was settled pursuant to the Consent Order, and concluded as of November 4, 2015.

14. Richards v. Bimbo Foods Bakeries Distribution, Inc. U.S. District Court for Middle District of Florida, Case No. 2:15-CV-140-FTM-29CM. On March 4, 2015, Plaintiff filed suit against BFBD, alleging Breach of Contract and Fraud in the Inducement. On March 30, 2015, BFBD filed a Motion to Dismiss Plaintiff’s claims. On December 9, 2015, the parties reached a settlement in the amount of \$37,500 and the case was dismissed.

15. 35 Verbz, Inc. v. Bimbo Foods Bakeries Distribution, Inc., American Arbitration Association Case No. Case No. 01-15-0004-8525. On June 26, 2016, Plaintiff filed an arbitration claim seeking moneys claimed owed during the operation of its distributorship. On July 19, 2015, the parties reached a settlement in the amount of \$12,000 in this matter.

16. Madera v. Bimbo Foods Bakeries Distribution, LLC, Case No. 6:15-cv-402-Orl-40DAB On March 5, 2015, Plaintiff filed a complaint in Circuit Court, Eighteenth Judicial District, Seminole County, Florida, Case No.: 2015-CA-000485-15-K. The Complaint alleges that BFBD improperly terminated Mr. Madera’s Distribution Agreement for chronic violations. The Complaint asserts claims for (1) Breach of Contract, (2) Unfair and Deceptive Trade Practices, (3) Bad Faith, (4) Negligent Supervision, (5) Preliminary and Permanent Injunction, and (6) Misappropriation of Asset, and (7) Declaratory Judgment. On March 11, 2015, BFBD removed the case to the U.S. District Court for the Middle District of Florida, Case No.: 6:15-cv-402-PGB-DAB. On March 9, 2015, Madera filed a request for a temporary restraining order to enjoin the termination, which the Court granted on March 23, 2015. On April 7, 2015 a preliminary injunction was granted. On March 21, 2016, the parties settled the case, which resulted in Plaintiff releasing his claims against BFBD, dismissing the action, and selling his distribution rights for the total amount of \$500,000.

17. C&A Tayman Distributors LLC v. Bimbo Foods Bakeries Distribution, LLC., Circuit Court, Fourth Judicial Circuit, In and For Duval County, Florida, Case No.: 16-2016-CA-005336 Division CV-C. On August 15, 2016, Plaintiff filed a Petition for Injunctive Relief in the Circuit Court for Duval County, Florida. BFBD subsequently removed the case to the U.S. District Court for the Middle District of Florida. Plaintiff seeks an injunction allowing it to operate its distributorship pending the completion of mandatory AAA arbitration proceedings. On July 27, 2016, BFBD terminated Plaintiff’s Distribution Agreement due to excessively high returns. Plaintiff claims that BFBD had no right to terminate the contract. Plaintiff’s causes of action include (1) Fraud, (2) Fraud in the Inducement, (3) Fraudulent Misrepresentation, (4) Negligent Misrepresentation, (5) Breach of Contract, and (6) Specific Performance.

On January 30, 2017, the parties reached a settlement agreement whereby BFBD purchased Plaintiff's distributorship for \$146,000 and the case was dismissed.

18. John Martin v. Bimbo Foods Bakeries Distribution, LLC. On January 8, 2014, John Martin, an independent operator, filed a Complaint in Harnett County, North Carolina. The Complaint alleges breach of contract, fraud and unfair and deceptive trade practices, all arising out of BFBD's termination of Martin's Distribution Agreement for allegedly creating and submitting to BFBD false sales invoices. The case was removed to the U.S. District Court for the Eastern District of North Carolina, Case No: 5:14-cv-00017, where Martin filed a Motion for Preliminary Injunction. On May 30, 2014, the Court denied Plaintiff's Motion for a Preliminary Injunction. The Court subsequently consolidated both Martin lawsuits (see case no. 15-CVS-000232 below). The case proceeded to trial. On October 4, 2016, the court declared a mistrial due to the jury's failure to reach a unanimous verdict. The parties settled the case on November 30, 2016 for \$150,000.

19. John Martin v. Bimbo Foods Bakeries Distribution, LLC. On February 5, 2015, John Martin filed a second Complaint in Wake County, North Carolina, Case No.: 15-CVS-000232. This is the second lawsuit filed by Mr. Martin arising out the termination of his Distribution Agreement. This lawsuit contained allegations specifically concerning the operation and sale of Martin's distribution rights. Mr. Martin alleged overcharges for the operation of his distributorship, failure to obtain a fair price for the distributorship, and sale of the distributorship without his consent. Martin has asserted claims for breach of contract, negligence, fraud, breach of fiduciary duty and violation of North Carolina's Unfair and Deceptive Trade Practices Act. BFBD subsequently removed the case to the U.S. District Court, Eastern District of North Carolina. On April 10, 2015, the U.S. District Court, Eastern District of North Carolina consolidated this action with the then pending action John Martin v. Bimbo Foods Bakeries Distribution, Inc. Case No: 5:14-cv-00017 (see above).

20. Richard Ramsey v. Bimbo Foods Bakeries Distribution, Inc. On January 21, 2014, Richard Ramsey, an independent operator, filed a Complaint in Harnett County, North Carolina. The Complaint alleges breach of contract, fraud and unfair and deceptive trade practices, all arising out of BFBD's termination of Ramsey's Distribution Agreement for failing to cure a store ban by one of his customers. The case was removed to the U.S. District Court, for the Eastern District of North Carolina, Case No.: 5:14-cv-00026, where Ramsey also filed a Motion for Preliminary Injunction. On July 10, 2014, the Court denied Ramsey's request for preliminary injunction, and dismissed Ramsey's fraud cause of action. The case was ordered to proceed to trial. The case, together with a consolidated second action (see case no. 14-CVS-015957 below), was settled on November 30, 2016 for \$100,000.

21. Richard Ramsey v. Bimbo Foods Bakeries Distribution, Inc. On December 2, 2014, Richard Ramsey, an independent operator, filed a Complaint in Wake County, North Carolina, Case No.: 14-CVS-015957. This is the second lawsuit filed by Mr. Ramsey arising out the termination of his Distribution Agreement. This lawsuit alleged improper operation and sale of his distribution rights. Mr. Ramsey alleged that BFBD overcharged him for the operation of his distributorship, failed to obtain a fair price for the distributorship, and that the sale of the distributorship took place without his consent. Ramsey asserted claims for breach of contract, negligence, fraud, breach of fiduciary duty and violation of North Carolina's Unfair and Deceptive Trade Practices Act. BFBD subsequently removed the case to the U.S. District Court, Eastern District of North Carolina. On April 23, 2015, the court consolidated this action with the pending action Richard Ramsey v. Bimbo Foods Bakeries Distribution, Inc. Case No.: 5:14-cv-00026.

22. Greaves v. Bimbo Foods Bakeries Distribution, Inc. – In an action filed in the Court of Common Pleas of Erie County, Pennsylvania (Civil Action No. 15638-2010; filed on January 4, 2010), this

distributor claimed that the BFBD had improperly denied him the exclusive right to distribute private label bread products to all of the outlets in his sales area. The distributor claimed that BFBD breached the distribution agreement. The distributor sought damages and an accounting of the private label sales to outlets in his sales area. The Company denied the allegations. The case settled on June 21, 2016 for \$30,000.

23. Moore v. Bimbo Bakeries USA, Inc., et.al. Superior Court of the Commonwealth of Massachusetts, Suffolk County, Case No. 16-00217BLS, filed January 19, 2016. A former BFBD independent distributor, Robert Moore, filed a class action lawsuit and claimed to represent all others similarly situated. The Complaint alleged that the Bimbo defendants misclassified him an independent contractor instead of an employee, and that the Bimbo defendants violated state law, including failure to pay wages, overtime wages, and failure to maintain payroll records. The Complaint also asserted a claim for breach of contract, alleging that the Bimbo defendants illegally charges him and those similarly situated for “truck stock.” In March 2017, the individual claims of Plaintiff were settled for \$42,500 and the case was dismissed.

24. Boro Investments, LLC v. Bimbo Foods Bakeries Distribution, LLC, et. al. Onslow County, North Carolina, Case No. 15-CVS-992. On March 19, 2015, BFBD was served with a state court complaint filed by five former independent distributors. Plaintiffs named both BFBD and the managers of BFBD, as well as members of the local sales team, as Defendants in the action. Plaintiffs’ Complaint asserted causes of action for civil claims for breach of contract, fraud, tortious interference with contract, unfair and deceptive trade practices, and criminal causes of action. The Complaint further alleged that Defendants purposely devalued their distributorships, embezzled funds from the Plaintiffs’ settlement accounts, and targeted Plaintiffs for termination of their Distribution Agreements, with the goal of obtaining their distributorships. On April 16, 2015, BFBD and in the individual Defendants filed a Motion to Dismiss. On June 1, 2015, the court dismissed all claims against the individual Defendants and the criminal claims, the fiduciary duty, and the civil RICO claims. The remaining pending claims against BFBD were breach of contract, unfair and deceptive trade practices, conversion, unfair competition, and tortious interference with contract. Following court ordered mediation, the case settled on November 21, 2016 for a total of \$40,000 paid to Plaintiffs.

25. Bimbo Foods Bakeries Distribution v. R.J. Wajert, Inc., Superior Court of Connecticut, New Haven Judicial District, Case No. CV-15-6053350-S. On March 27, 2015, BFBD filed suit against independent distributor R.J. Wajert, Inc. (“RJWI”) seeking specific performance of its obligation to sell BFBD its distribution rights pursuant to BFBD’s exercise of its right of first refusal. On May 22, 2016, the parties reached a settlement and BFBD purchased RJWI’s distributorship for \$112,500.

26. Clifford A. Brown, III v. Bimbo Foods Bakeries Distribution, LLC., In the Circuit Court for the City of Norfolk, VA, Case No.: CL16-8102. On July 29, 2016, Brown filed suit against BFBD in Virginia Circuit Court in Norfolk, VA alleging Breach of Contract and seeking Specific Performance. The case was removed to the United States District Court for the Eastern District of Virginia. On July 5, 2016, BFBD terminated Plaintiff’s Distribution Agreement. Brown’s Complaint alleged that BFBD’s termination of his Distribution Agreement constituted a breach of the Distribution Agreement. Plaintiff also filed a request for preliminary injunction allowing him to operate his business pending litigation. The hearing was held on August 29, 2016 and the court denied Brown’s injunction request on November 18, 2016. The case settled on January 16, 2017, and BFBD purchased Brown’s distributorship for fair market value plus \$34,000.

27. Reed Hosier v. Bimbo Foods Bakeries Distribution, Inc. On February 27, 2014, Reed Hosier, an independent operator, filed a complaint against Defendant in the Circuit Court, Fourth Judicial

Circuit, in and for Duval County, Florida. Hosier alleges that BFBD breached his Distribution Agreement by allegedly failing to honor an agreement to provide Hosier with a Distributor Pricing Allowance on all brands (BFBD has not offered the DPA on Sara Lee brands) and also that BFBD unilaterally reduced Hosier's "margin" for R&I sales. The Complaint also requests a declaratory judgment ordering BFBD to apply the DPA to all brands and to return the R&I margin. BFBD filed its Answer on March 31, 2014, which denies Plaintiff's allegations, along with a Counterclaim seeking a court declaration that that BFBD is not bound to maintain a certain "margin" on products or pay DPA to Plaintiff. The Counterclaim also seeks repayment of the DPA since June 2013. The case was settled with BFBD agreeing to pay to Plaintiff \$84,183 and the parties agreeing to a modification of the DPA Agreement. The case was dismissed on February 17, 2017.

28. Stewart v. Bimbo Foods Bakeries Distribution, LLC, Circuit Court of Jefferson County, Alabama; Case No. 68-CV-2016-900098.00. On March 1, 2016, Jennifer E. Stewart, a former independent operator, filed a complaint against BFBD alleging breach of contract, fraud, and misrepresentation claiming that BFBD overstated amounts on Federal 1099 Misc. forms issued to her, and was responsible for acts and omissions that led to her abandoning her distribution rights. BFBD filed a counter claim against Stewart for money owed. On March 7, 2017, the case was settled with BFBD agreeing to pay Plaintiff \$15,000.00.

29. Loden, et al. v. Bimbo Bakeries USA, Inc., U.S. District Court for the Southern District of Alabama, Civil Action No. 16-634. On December 28, 2016, Lehman Loden, Keith Loden, John Miller, Jr., Kevin Lott, Donald Watkins, Michael Jones and William McConnell, Jr., independent operators filed a claim against BBUSA alleging violations of the Fair Labor Standards Act ("FLSA"). Each Plaintiff is associated with an independent operator: Lehman Distributing Inc., Loden Distribution, Inc., D.W. O'Neal Distribution, Inc., Michael Jones Bread Distribution Inc., Not By Bread Alone Inc., Lott Distribution LLC, and William McConnell, LLC. The Plaintiffs' businesses entered into distribution agreements with BFBD and operated distributorships in Alabama. Plaintiffs alleged that they were employees rather than independent contractors and thus should have been paid overtime compensation. Plaintiffs also alleged that Defendant breached the Distribution Agreement by allowing other "drivers" to sell product within their sales areas, improperly accounting for inventory, and improperly adjusting the price of goods. In April 2017, a settlement was reached and approved by the court: BFBD agreed to pay \$1,000 to each of three Plaintiffs (current IOs), \$500 to each of three Plaintiffs (former IOs), \$15,000 to Plaintiff's lawyer, and other miscellaneous consideration; current IO Plaintiffs acknowledged independent contractor status and agreed to amend their distribution agreement to include a mandatory arbitration/class action waiver clause.

30. Troche v. Bimbo Foods Bakeries Distribution, Inc. On May 11, 2011, Plaintiff Michael Troche filed a Class and Collective Action Complaint against BFBD in the U.S. District Court for the Western District of North Carolina. Plaintiff alleged that BFBD misclassified its independent operators nationwide as independent contractors instead of employees in violation of the FLSA, 29 U.S.C. §§ 201 et seq., and North Carolina law. Plaintiff also asserted claims for improper wage deductions, rescission and unjust enrichment. On July 11, 2011, BFBD filed a motion to dismiss or, alternatively, transfer or stay the action on the grounds that the action was duplicative of another nationwide FLSA collective action pending against BFBD affiliates in the U.S. District Court for the Eastern District of Pennsylvania (that action has since settled). Plaintiff thereafter dismissed his FLSA claim. On October 23, 2013, Plaintiff filed an Amended Complaint, which asserted the following claims against BFBD: (1) Breach of Contract, (2) Breach of Fiduciary Duty, (3) Violation of the NC Unfair and Deceptive Trade Practices Act, and (4) Violation of the NC Wage and Hour Law. Plaintiff filed his Motion for Class Certification on July 11, 2014. On July 18, 2014 BFBD filed a Motion for Summary Judgment. On August 18, 2015 the court granted BFBD's Summary Judgment on Plaintiff's claims for (1) breach of fiduciary duty, (2) violation of North Carolina's Unfair and Deceptive Trade Practices Act, (3) violation of North Carolina's Wage and

Hour Act. The court also denied Plaintiff's request for an injunction preventing BFBD from allegedly interfering with Plaintiff's business operations. On August 31, 2015, the court denied Plaintiff's Motion to Certify Class. The remaining claims in the case consisted of breach of contract claims brought solely by Michael Troche, and not Mr. Troche on behalf of all North Carolina IOs since 2009. On March 22, 2016, BFBD filed a Motion for Summary Judgment seeking dismissal of Plaintiff's claim for lost profit damages and to strike Plaintiff's request for a jury trial, which the court granted on September 27, 2016. On April 19, 2017 the parties reached a settlement in the case pursuant to which BFBD agreed to purchase Mr. Troche's BFBD distributorship for fair market value plus \$28,779 and also pay \$60,000 in attorneys' fees in exchange for a full and final release of Mr. Troche's claims. The parties filed a Joint Stipulation of Dismissal on April 19, 2017 and the court closed the matter on the same day.

31. Marina Ishkhakova d/b/a Mucy, Inc., et. al. v. Bimbo Foods Bakeries Distribution, LLC, U.S. District Court for the Eastern District of New York, Case No. 16-cv-05135-BMC. On September 12, 2016, Plaintiffs filed an action in the Supreme Court of the State of New York, County of Richmond, alleging that BFBD breached Mucy, Inc.'s Distribution Agreement by wrongfully terminating the agreement due to alleged fraudulent conduct by Mucy, Inc. The Complaint also included a claim for tortious interference of contract, in which Mucy, Inc. and The Best Route, Inc. alleged that BFBD interfered with their proposed route sale transaction. On September 15, 2016, BFBD removed the action to the Eastern District of New York. On November 1, 2016 the parties reached a settlement in the case pursuant to which BFBD agreed to extend Mucy, Inc.'s exclusive right to sell to its distribution rights and upon expiration of the extension to sell the distribution rights for a an agreed upon minimum price. The parties filed a Joint Stipulation of Dismissal on November 1, 2016 and the court closed the matter on the same day.

32. Robert Dando v. Bimbo Foods Bakeries Distribution, LLC. On April 2, 2014, Robert Dando, a former independent operator, filed a Complaint in the Superior Court of New Jersey, Gloucester County, Law Division, Case No.: L-000465-14, alleging breach of contract. Plaintiff alleges that BFBD unreasonably denied approval of the sale of his distributorship which resulted in Plaintiff selling the distributorship for a lower price. On May 9, 2014, BFBD removed the action to the U.S. District Court for New Jersey (Case No. 14-cv-029560). On August 23, 2017 the parties participated in a court ordered settlement conference, which resulted in the parties agreeing to a settlement. Pursuant to the settlement agreement, Dando received \$25,000 in exchange for a full release of all claims. The action was dismissed on October 5, 2017.

33. Joseph Piacentini v. Bimbo Bakeries USA, Inc., Superior Court J.D. of Fairfield at Bridgeport. On January 28, 2016, Joseph Piacentini, a current independent operator, filed a Complaint against Bimbo Bakeries USA, Inc., ("BBUSA") alleging breach of contract in connection with a territory dispute. Based on the mandatory arbitration clause in Plaintiff IO's Distribution Agreement, he agreed to dismiss and arbitrate his claims. The parties proceeded to arbitration in January 2017. On February 21, 2017, the arbitrator ruled in BBUSA's favor on most points, however, he also ordered BBUSA to re-assign certain stops and to pay a co-defendant the amount of \$6,549 and to pay Piacentini the amount of \$750. Piacentini's motion for reconsideration was denied. On March 3, 2017, Piacentini filed a motion to vacate the arbitrator's award in the United States District Court for the District of Connecticut, Case Number: 3:17-CV-00386-VAB. BBUSA opposed the motion and filed a cross-petition to affirm the arbitrator's award. On February 27, 2018, the District Court dismissed Piacentini's motion to vacate the arbitration award and dismissed BBUSA's cross-petition to affirm the arbitration award.

34. Heiman and JTE, Inc. v. Bimbo Foods Bakeries Distribution Company, U.S. District Court for the Northern District of Illinois. On June 2, 2017, BFBD was served with a complaint filed by John Heiman and Mr. Heiman's company, JTE, Inc., in the U.S. District Court for the Northern District of Illinois. Plaintiffs claim that BFBD breached JTE's contract when BFBD terminated its Distribution

Agreement in January 2011 for chronic violations. Plaintiffs asserted claims for breach of contract and tortious interference with contract. On June 24, 2017, BFBD filed a Motion to Dismiss the Complaint on the basis that all claims are barred by the applicable statutes of limitation and that John Heiman individually is not a proper plaintiff. On October 18, 2017, the court dismissed Plaintiff's Complaint with prejudice, finding that the claims were barred by the applicable Statute of Limitations. On November 16, 2017, Plaintiff filed a Notice of Appeal with Seventh Circuit. Plaintiff's brief was filed on February 22, 2018, BFBD's opposition was filed on March 20, 2018. On August 30, 2018, the Seventh Circuit upheld the lower court decision.

35. Mejia, Teresa v. Bimbo Bakeries USA, Inc., U.S. District Court for the District of Arizona, Case No.: 4:16-cv-00654-JAS. Plaintiff Teresa Mejia, a current Independent Operator, filed a misclassification action on October 3, 2016. The Complaint alleges FLSA violations and violations of the Arizona Wage Act, which allegedly resulted in the putative class not properly receiving overtime compensation. On December 23, 2016, Bimbo Bakeries USA, Inc. ("BBUSA") filed its Answer and Defenses to the Complaint, denying essentially all of Plaintiff's material allegations and asserting several affirmative defenses. On August 14, 2017, the court granted Plaintiff's motion for conditional certification. In October 2018, the parties reached a settlement whereby Plaintiff, the Opt-In Plaintiffs, and Plaintiffs' attorney received a maximum payment of \$499,000 from BBUSA. BBUSA specifically agreed to pay a total of \$30,000 to the Originating Plaintiff for her claims and for her being the Originating Plaintiff; \$105,150 divided among 44 opt-in plaintiffs, with the average payment being \$2,390 per person; \$344,850 to Plaintiff's Counsel; and the option for 24 Plaintiffs to receive an additional \$1,000 payment in exchange for signing a Mandatory Dispute Resolution Agreement. To the extent less than 25% of Plaintiffs did not participate in the settlement by cashing their checks, the amount of their shares was distributed pro rata to the Plaintiffs who elected to participate. BBUSA also agreed to implement a dispute resolution procedure, detailed in the Settlement Agreement.

36. Pritchard, et. al. v. Bimbo Bakeries USA, Inc., et. al., U.S. District Court for the Middle District of Pennsylvania, Case No. 3:17-cv-01083-ARC. On June 20, 2017, three current Independent Operators filed an action against Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC. The Complaint alleged breaches of the Plaintiffs' distribution agreements, violations of the overtime and minimum wage provisions of the Fair Labor Standards Act, violations of the Pennsylvania Wage Payment and Collection Law, and unjust enrichment. The purported class and collective action would include all independent operators who had distribution agreements with Defendants and purchased product from BFBD's Dupont, PA or McAdoo, PA sales centers during the three years prior to the Complaint being filed. The parties proceeded to mediation that is ongoing. In July 2018, the parties reached a settlement whereby Plaintiff, the Opt-In Plaintiffs, and Plaintiffs' attorney received a maximum payment of \$175,000 from BFBD/BBUSA. BFBD/BBUSA specifically agreed to pay \$86,250 divided among 32 plaintiffs, with the average payment being \$2,695 per person; \$43,750 to Plaintiff's Counsel; and the option for 18 Plaintiffs to receive an additional \$2,500 payment in exchange for signing a Mandatory Dispute Resolution Agreement.

37. Queen City Bread, Inc. v. Bimbo Foods Bakeries Distribution, LLC, U.S. District Court for the Western District of North Carolina, Civil Action No.: 3:17-CV-494-GCM. On August 14, 2017, Bimbo Foods Bakeries Distribution, LLC ("BFBD") terminated Queen City Bread, Inc.'s ("QBI") Distribution Agreement due to QBI's excessively high returns. On August 17, 2017, QBI filed an injunction action against BFBD in North Carolina General Court of Justice, Superior Court of Mecklenburg County, NC. The Complaint asserted claims for breach of contract, tortious interference with QBI's relationships with its customers, conversion, and violation of the North Carolina Unfair and Deceptive Trade Practices Act. On August 17, 2017, the court denied QBI's request for temporary injunction. BFBD subsequently removed the case to the U.S. District Court for the Western District of North Carolina. On August 22,

2017, the District Court denied the temporary injunction request as well. On August 28, 2017, Plaintiff filed a Motion for Preliminary Injunction. After conducting a hearing on October 16, 2017, the Court granted Plaintiff's preliminary injunction which allows Plaintiff to operate the distributorship pending the litigation. On January 16, 2019, the parties reached a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff \$30,000 in exchange for a withdraw of all claims and a release in favor of BFBD.

38. Bell, et. al. v. Grupo Bimbo, et.al., U.S. District Court for the District of Nevada, Case No. 2:15-CV-02410 –KJD-VCF. On December 18, 2015, a total of nine individuals and independent operator business entities filed an action against Grupo Bimbo and Bimbo Bakeries USA, Inc. The Complaint alleged breaches of the Plaintiffs' distribution agreements, as well as violations of the overtime and minimum wage provisions of the Fair Labor Standards Act. On February 8, 2016, Plaintiffs filed an Amended Complaint, in which Plaintiffs asserted two additional claims: a negligence claim alleging personal injury resulting from the negligent stacking of product in the Plaintiffs' sales center, as well as a claim for unjust enrichment, asserting that Defendants "unfairly privileged" their own products over the Sara Lee brand products distributed by Plaintiffs, resulting in greater profits to Defendants at Plaintiffs' expense. To date, Grupo Bimbo has not been served. On July 27, 2016, the court dismissed (1) the individual Plaintiffs' breach of contract claim with prejudice, (2) the individual and corporate Plaintiffs bad faith claim with prejudice (3) the corporate Plaintiffs' unjust enrichment claim with prejudice, and (4) the individual Plaintiffs' FLSA claim without prejudice. On July 20, 2016, Plaintiffs filed a Notice of Appeal with the 9th Circuit Court of Appeals, which was subsequently denied December 12, 2016. On November 9, 2017, Plaintiff filed its response to the court's order to show cause why the case should not be dismissed for lack of activity. BBUSA filed its opposition on November 15, 2017. On September 30, 2019, the Court formally dismissed the complaint with prejudice.

39. Joseph Baran v. George Weston Bakeries Inc. and George Weston Bakeries Distribution Inc. On October 3, 2008, Joseph Baran, a former independent operator, filed a complaint against Defendants in the Court of Common Pleas of Allegheny County, Pennsylvania (GD No. 08-21117). Baran alleged breach of contract arising out of the termination of his Distribution Agreement by GWBD. In addition, Baran filed a petition for preliminary injunction against Defendants. Baran is seeking unspecified damages and an order permitting him to continue to operate the distributorship. Following a hearing in January 2009, the trial court granted the preliminary injunction preventing GWBD from exercising its contractual right to sell the distribution rights on Baran's behalf, but denied the injunction as it related to the "reinstatement" of the Agreement. On November 21, 2014, a Motion for Summary Judgment on measure of damages (limited to route value) was granted. In December 2017 following a bench trial, judgment was entered for GWBD finding that GWBD's termination of Baran's Distribution Agreement was proper and dismissing the 2009 preliminary injunction. Baran appealed the lower court ruling in March 2018. On January 7, 2019, the Superior Court of Pennsylvania affirmed the lower court judgment in favor of GWBD. In February 2019, Baran filed a Petition of Allowance to Appeal with the Supreme Court of Pennsylvania, Western District. The Supreme Court of Pennsylvania denied Baran's Petition for Allowance of Appeal on August 20, 2019.

40. Jason Andrewjeski v. Bimbo Foods Bakeries Distribution, LLC, et al., Case No. 2:18-CV-02425, United States District Court for the District of Kansas. On August 16, 2018, Jason Andrewjeski ("Plaintiff"), a former independent operator, filed a complaint against BFBD, BBUSA, and Teamsters Local 955 in the United States District Court for the District of Kansas. Plaintiff alleged breach of contract and specific performance claims against BFBD/BBUSA. He also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, civil conspiracy, and a violation of the Kansas Uniform Trade Secrets Act. BFBD and BBUSA filed a motion to dismiss the complaint on November 19, 2018. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD,



without admitting liability, agreed to pay Plaintiff and Plaintiff's attorney a total of \$708,064.95 in exchange for Plaintiff's BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

41. Brandon Feagles and Brandon's Bread, LLC v. Bimbo Foods Bakeries Distribution, LLC, et al., Case No. 18CA-CC00278, Cass County, Missouri Circuit Court. On August 15, 2018, Brandon Feagles a former independent operator, and his LLC, Brandon's Bread ("Plaintiffs"), filed a petition against BFBD, BBUSA, and Teamsters Local 955 (the "Union") in Cass County, Missouri Circuit Court. Plaintiffs alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiffs also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, malicious trespass to personalty, civil conspiracy, and a violation of the Missouri Uniform Trade Secrets Act. The Union removed the case to federal court on September 19, 2018, but the federal court remanded the case back to state court on November 16, 2018. BBUSA and BFBD filed a motion to dismiss the petition on December 17, 2018. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff's attorney a total of \$406,017.94 in exchange for Plaintiff's BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

42. Brian Guenther v. Bimbo Foods Bakeries Distribution, LLC, et al., Case No. 1816-CV21121, Jackson County, Missouri Circuit Court. On August 15, 2018, Brian Guenther ("Plaintiff"), a former independent operator, filed a petition against BFBD, BBUSA, and Teamsters Local 955 (the "Union") in Jackson County, Missouri Circuit Court. Plaintiff alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiff also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, malicious trespass to personalty, civil conspiracy, and a violation of the Missouri Uniform Trade Secrets Act. The Union removed the case to federal court on September 19, 2018, but the federal court remanded the case back to state court on November 16, 2018. BBUSA and BFBD filed a motion to dismiss the petition on December 17, 2018. The court denied the motion to dismiss. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff's attorney a total of \$762,180.77 in exchange for Plaintiff's BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants. Plaintiff received payment of \$560,328.26 and an additional \$201,852.51 is being held in escrow pending confirmation that a lien against Plaintiff's business has been satisfied.

43. Robert Holcomb and Hustle Industries, LLC v. Bimbo Foods Bakeries Distribution, LLC, et al., Case No. 1816-CV21289, Jackson County, Missouri Circuit Court. On August 15, 2018, Robert Holcomb, a former independent operator, and his LLC, Hustle Industries ("Plaintiffs"), filed a petition against BFBD, BBUSA, and Teamsters Local 955 (the "Union") in Jackson County, Missouri Circuit Court. Plaintiffs alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiffs also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, malicious trespass to personalty, civil conspiracy, and a violation of the Missouri Uniform Trade Secrets Act. BFBD/BBUSA removed the case to federal court on September 14, 2018, but the federal court remanded the case back to state court on November 15, 2018. BBUSA and BFBD filed a motion to dismiss the petition on December 17, 2018. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff's attorney a total of \$506,976.50 in exchange for Plaintiff's BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

44. Steven Schutz v. Bimbo Foods Bakeries Distribution, LLC, et al., Case No. 1816-CV21120, Jackson County, Missouri Circuit Court. On August 15, 2018, Steven Schutz ("Plaintiff"), a former independent operator, filed a petition against BFBD, BBUSA, Master's Transportation, Inc., and

Teamsters Local 955 (the “Union”) in Jackson County, Missouri Circuit Court. Plaintiff alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiff also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, malicious trespass to personalty, civil conspiracy, and a violation of the Missouri Uniform Trade Secrets Act. BFBD/BBUSA removed the case to federal court on October 8, 2018, but the federal court remanded the case back to state court on November 16, 2018. BBUSA and BFBD filed a motion to dismiss the petition on December 17, 2018. The court denied the motion to dismiss. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff’s attorney a total of \$595,602.00 in exchange for Plaintiff’s BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

45. Jeremy Butcher and Jeremy Butcher, Inc. v. Bimbo Foods Bakeries Distribution, LLC, et al., JAMS Ref. No. 1340016191. On August 9, 2018, Jeremy Butcher, a former independent operator, and his company, Jeremy Butcher, Inc. (“Plaintiffs”), filed a demand for arbitration against BFBD and BBUSA with JAMS. Plaintiffs alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiffs also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, and a violation of the Kansas Uniform Trade Secrets Act. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff’s attorney a total of \$830,629.35 in exchange for Plaintiff’s BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

46. Stephen Roberts v. Bimbo Foods Bakeries Distribution, LLC, et al., JAMS Ref. No. 1340016187. On August 9, 2018, Stephen Roberts, a former independent operator (“Plaintiff”), filed a demand for arbitration against BFBD, BBUSA, and Teamsters Local 955 (the “Union”) with JAMS. Plaintiffs alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiffs also asserted several tort claims, including conversion, malicious trespass to personalty, constructive trust, unjust enrichment, tortious interference, malicious trespass to personalty, and a violation of the Missouri Uniform Trade Secrets Act. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff’s attorney a total of \$543,479.12 in exchange for Plaintiff’s BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

47. Gary Ward and G.W. Distribution LLC v. Bimbo Foods Bakeries Distribution, LLC, et al., JAMS Ref. No. 1340016189. On August 9, 2018, Gary Ward, a former independent operator, and his LLC, G.W. Distribution LLC (“Plaintiffs”), filed a demand for arbitration against BFBD and BBUSA with JAMS. Plaintiffs alleged breach of contract and specific performance claims against BFBD/BBUSA. Plaintiffs also asserted several tort claims, including conversion, constructive trust, unjust enrichment, tortious interference, and a violation of the Missouri Uniform Trade Secrets Act. In December 2019, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff’s attorney a total of \$147,049.37 in exchange for Plaintiff’s BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

48. Romero, et. al. v. Bimbo Foods Bakeries Distribution, LLC, et al., Superior Court of the State of Arizona for the County of Maricopa, Case No. CV2019-010611. On July 7, 2019, Carlos Romero, Jazmin Romero, and JC, Sons Delivery, LLC, and Carlos Romero Delivery, LLC (“Plaintiffs”), filed a complaint against BFBD. Plaintiffs alleged breach of contract, breach of covenant of good faith, and fraudulent misrepresentation. On November 22, 2019, the Court granted Defendant’s motion to compel arbitration and dismiss the case.

49. Romero, et. al. v. Bimbo Foods Bakeries Distribution, LLC, et al., American Arbitration Association in Phoenix Arizona, Case No. 01-20-0000-7314. On March 2, 2020, Carlos Romero, Jazmin Romero, and JC, Sons Delivery, LLC, and Carlos Romero Delivery, LLC (“Plaintiffs”), filed a Demand for Arbitration against BFBD. Plaintiffs alleged breach of contract, breach of covenant of good faith, and fraudulent misrepresentation. On or about April 2021, the parties reached a settlement on all claims whereby Defendants agreed to pay \$55,000 to Plaintiffs without admitting liability.

50. Puello, et. al. v. Bimbo Foods Bakeries Distribution, LLC, United States District Court for the Southern District of New York, Case No. 17-cv-4481. On June 14, 2017, Plaintiffs Carlos Puello, Johanny Puello, and Kim Peek (“Plaintiffs”) filed a Complaint against Defendant Bimbo Foods Bakeries Distribution, LLC (“Defendant”). Plaintiffs assert claims on behalf of themselves and a proposed class alleging that Defendant misclassified independent operators in New York and New Jersey as independent contractors. Plaintiffs’ proposed class includes current and former independent operators in New York and New Jersey. Plaintiffs assert claims for: (i) improper deductions in violation of New York Labor Law Section 193, (ii) common law misclassification, (iii) unjust enrichment, (iv) violation of New York Labor Law Section 195(3), (v) unlawful deductions in violation of New Jersey Wage and Hour Law, and (vi) violation of N.J.S.A. 12:55-2.4(h)(5). On October 24, 2017, the court entered an Order staying the Puello case until after the Supreme Court issued its decision regarding the enforceability of arbitration agreements with class and collective action waivers. On May 21, 2018, the Supreme Court held that arbitration agreements with class and collective action waivers are enforceable under the Federal Arbitration Act, and nothing in the National Labor Relations Act overrides that result. On May 31, 2018, Plaintiffs Carlos Puello and Kim Peek voluntarily dismissed their claims. On or about October 31, 2018, Carlos Puello filed for arbitration with the American Arbitration Association (“AAA”) against BFBD/BBUSA alleging the same claims alleged in his 2017 Complaint. On November 11, 2019, Defendant and Carlos Puello settled their Arbitration case, with Bimbo purchasing Puello's distribution rights for \$164,887. On December 21, 2020, Plaintiffs voluntarily dismissed on claims.

51. Nicholas Franze & George Schrufer, Jr., et. al. v. Bimbo Foods Bakeries Distribution, LLC and Bimbo Bakeries USA, Inc., U.S. District Court for the Southern District of New York, Case No. 7:17-cv-03556. On May 12, 2017, one current and one former Independent Operator filed a limited class action claim against Bimbo Foods Bakeries Distribution, LLC as a collective action on behalf of themselves and others in New York similarly situated. The Complaint alleges violations of the Fair Labor Standards Act and New York Labor Laws for failing to pay overtime wages and for improperly classifying Independent Operators as independent contractors. Plaintiffs filed a motion for conditional certification. BFBD/BBUSA filed an opposition to the motion for conditional certification as well as a motion for summary judgment. Rulings on these motions have not yet been issued. On July 2, 2019, the Court granted Defendants' Motion for Summary Judgment. Plaintiffs have since appealed the ruling to the 2nd Circuit Court of Appeals. The Appeal has been fully briefed by both parties and an amicus brief has been filed by the ABA, the U.S. Chamber of Commerce, and the Nat'l Association of Manufacturers. On September 15, 2020, the Appellate Court upheld the lower court decision.

52. David Camp and Keith Hadmack v. Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC. On May 8, 2018, David Camp and Keith Hadmack (“Plaintiffs”), independent operators, filed a purported class and collective action Complaint against Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC (collectively, “Bimbo”) in the U.S. District Court for the District of New Hampshire. They allege that Bimbo misclassified independent operators as independent contractors instead of employees, thus depriving all independent operators in New England of overtime compensation in violation of the FLSA, 29 U.S.C. §§ 201 et seq., and all delivery drivers in New Hampshire of overtime compensation in violation of New Hampshire law. They also asserted claims for unjust enrichment, as well as improper wage deductions and failure to reimburse employment expenses under New Hampshire law.

BFBD/BBUSA filed a motion to dismiss, which was denied in December 2018. Several pre-trial motions have been filed by the parties that are awaiting rulings. In addition, the following current/former independent operators have instituted arbitrations against Defendants through the American Arbitration Association in the greater Boston area. These individuals Claimants are represented by the same legal counsel as the Plaintiffs in the Camp action and each state nearly identical claims (individually) as those referenced above. By a Global Settlement Agreement dated November 13, 2020, the parties agreed to settle all claims in this action, while simultaneously settling the claims, in both Burke actions, one in the Southern District of New York, one in the Northern District of New York, as well as dozens of individual arbitrations for the individuals listed below. Due to the nature of the single payment made under the Global Settlement Agreement, the precise amount attributable to this specific case cannot be ascertained.

Arbitrations Settled as Part of Global Settlement:

Ahlquist, Jeffrey; Baitz, Jared; Barnes, Sigmund; Bastien, Kevin; Baurle, Drew; Bourque, Guy; Dolliver, Andrew; Figueiredo, Carlos; Fleurent, Jr., Norman; Hill, Stephen; Kotak, Piyush; Lang, Jason; Lasiuk, Rafal; Lebel, Jason; Maryland, Dale; McDermott, Scott; Miller, Randolph; Monopoli, Mauro; Orszulak, Thomas; Oshafi, Enea; Pereira, Luis; Pombal, Celeste; Poplawski, Arthur; Santinello, Frank; Seamone, David; Shulman, Andrew; Shulman, Andrew; Sliwa, Robert; Sliwa, Steven; Souza, Jeremy; Winchell, Steve; Adams, Justin; Albert, Chad; Almeida, Charles; Ballou, Ralph; Bilodeau, Stephen; Braley, Robert; Brunette, James; DaSilva, Michael; Dawson, David; Degregorio, David; Furtado, Jeffrey; Gay, Robert; Goncalves, Steven; Handy, Bryan; Harmon, David; Hugick, Kenneth; Hunt, Gary; Jank, Adam; Lopez, Grace; Macrina, Joseph; Maurice, Keith; Michalik, Christopher; Morel, Fernando; Morrison, Eric; Mossalim, Youssef; Nelson, David; Passino, Clifford; Pellegrino, Peter; Pisa, Marc; Pupello, Christopher; Rainville, Chris; Ricci, Philip; Rossi, Thomas; Rowe, Daniel; Siciliano, David; Siciliano, Leo; Sullivan, Kevin; Vargas, Elvis; and White, Jonathan.

53. Burke, et. al. v. Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC, U.S. District Court for the Northern District of New York, Case No. 5:19-CV-0902 (MAD/ATB). On July 25, 2019, a total of seven independent operators filed an action against Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC on behalf of themselves and others similarly situated in New York. The Complaint alleged violations of the Fair Labor Standards Act, New York Labor Law, and The Fair Play Act. Defendants filed a Motion to Dismiss (1) the Fair Play Act claim (because IBPs are not transportation providers), (2) the FLSA and New York state overtime claims due to failure to plead with specificity, and (3) asked the Court, in the alternative, to dismiss the case under the first to file rule because the case overlaps with the Puello action in the SDNY. By Order dated November 15, 2019, the Court dismissed Plaintiffs' state law claims, as they are substantially similar to the state law claims in the Puello action pending in the Southern District of New York. Plaintiff FLSA claim survives. By a Global Settlement Agreement dated November 13, 2020, the parties agreed to settle all claims in this action, while simultaneously settling the claims, in the second Burke action in the Southern District of New York, the Camp action in District Court in New Hampshire, and dozens of individual arbitrations listed under the Camp litigation summary. Due to the nature of the single payment made under the Global Settlement Agreement, the precise amount attributable to this specific case cannot be ascertained.

54. Burke, et. al. v. Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC, U.S. District Court for the Southern District of New York, Case No. 7:19-cv-11101. On December 19, 2019, a total of seven independent operators filed an action against Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC on behalf of themselves and others similarly situated in New York. The Complaint alleged violations of unlawful withholding and deductions from wages; notice and record-

keeping requirement violation, and failure to pay overtime wages under New York Labor Law. By a Global Settlement Agreement dated November 13, 2020, the parties agreed to settle all claims in this action, while simultaneously settling the claims, in the second Burke action in the Northern District of New York, the Camp action in District Court in New Hampshire, and dozens of individual arbitrations listed under the Camp litigation summary. Due to the nature of the single payment made under the Global Settlement Agreement, the precise amount attributable to this specific case cannot be ascertained.

55. Cox v. Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC, U.S. District Court for the Southern District of Alabama, Case No. 5:19-cv-00577-HNJ. On April 15, 2019, Kenneth Cox filed an action against Bimbo Bakeries USA, Inc. and Bimbo Foods Bakeries Distribution, LLC on behalf of himself and others similarly situated nationwide (excluding California, Arizona, New York, Vermont, New Hampshire, Connecticut, Rhode Island, Massachusetts, and Maine). The Complaint alleged failure to pay overtime wages under The Fair Labor Standards Act. In April 2020, the parties filed a Notice of Settlement and an unopposed Motion to Stay Pending Settlement. On May 5, 2020, the parties reached an agreement to settle the case for a total payment of \$703,000 payable to the five named Plaintiffs and 82 opt-ins. No liability was admitted to. A Motion to Approve Settlement was granted on June 9, 2020.

56. Wayne Long v. Bimbo Foods Bakeries Distribution, LLC. On November 11, 2020, Plaintiff Wayne Long filed a complaint against BFBD in the Circuit Court for Baltimore County, Maryland. The complaint asserted claims for injunctive relief, breach of contract, and tortious interference. The dispute arose out of BFBD's termination of Plaintiff's Distribution Agreement due to his use of a racist term in a text message string comprising of numerous IBPs and BBUSA associates. On November 25, 2020, BFBD removed the case to the U.S. District Court for Maryland. Pursuant to settlement dated February 17, 2021, the parties agreed to settle the dispute, resulting in a financial benefit to Plaintiff of \$7,934.

57. Jay Mazzanti v. Bimbo Foods Bakeries Distribution, LLC. On May 5, 2018, Bimbo Foods Bakeries Distribution, LLC ("BFBD") terminated Jay Mazzanti's, ("Mr. Mazzanti") Distribution Agreement due to Mr. Mazzanti's theft of product from the Glendale Heights Sales Center. On March 26, 2019, BFBD received notice that Mr. Mazzanti had filed a claim against BFBD with the American Arbitration Association. Mr. Mazzanti's Demand for Arbitration alleged that BFBD breached his Distribution Agreement by wrongfully terminating his agreement and also subsequently fraudulently selling his route for a price that was far less than its fair market value. Mr. Mazzanti claimed that his route was worth \$250,000 (BFBD sold it for fair market value of \$98,286) and additionally that BFBD owed him \$1,000,000 in earnings he would have realized over the next 20 years if not for the wrongful termination of his Distribution Agreement. The arbitration hearing was held on February 12, 2020 in Chicago, IL. On March 24, 2021, the arbitrator ruled in BFBD's favor and awarded no damages to Plaintiff.

58. John J. Weber v. Bimbo Foods Bakeries Distribution, Inc. On November 24, 2020, Plaintiff John Weber filed suit in the Superior Court of New Jersey, Passaic County - Law Division, Docket #PAS-L-3631-20. In his complaint, Plaintiff alleges Breach of Contract, Breach of Fiduciary Duty, Breach of Covenant of Good Faith and Fair Dealing and Unjust Enrichment. Plaintiff's general claim is that BFBD did not have the right to terminate production of certain products he originally purchased the rights to sell. In September of 2021, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff and Plaintiff's attorney a total of \$95,914 in exchange for Plaintiff's BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

59. Charles Sims v. Bimbo Foods Bakeries Distribution, LLC. On or about March 8, 2021, Plaintiff Charles Sims filed suit in Allegheny County Court of Common Pleas, Pennsylvania, Case # GD-

21-1730. Plaintiff's claims include: 1) Conversion, (2) Constructive Trust, (3) Unjust Enrichment, (4) Tortious Interference with "Business Expectancy" and "Business Relations", (5) Specific Performance, (7) Breach of Distribution Agreement, (8) Breach of Contract, and (9) Civil Conspiracy. In June 2021, Plaintiff and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Plaintiff a total of \$375,000 in exchange for Plaintiff's BFBD distribution rights, a withdraw of all claims, and a release in favor of Defendants.

60. Gianangeli Distributing, LLC v. Bimbo Foods Bakeries Distribution, LLC. On or about April 9, 2021, Claimant filed an Demand for Arbitration through the American Arbitration Association, Case Number: 01-21-0002-6578. Claimant's Demand states, among other things, that BFBD undervalued Claimant's route when purchasing it. In December 2019, Claimant and Defendants reach a settlement whereby BFBD, without admitting liability, agreed to pay Claimant and Claimant's attorney a total of \$21,000 in exchange for a withdraw of all claims and a release in favor of Defendants.

61. Bobbi Jo O'Brien v. Bimbo Foods Bakeries Distribution, Inc. On December 2, 2013, Bobbi Jo O'Brien filed suit in the Court of Common Pleas, Montgomery County, Pennsylvania, Case No.: 13-34470, along with a Petition for a Temporary Restraining and Preliminary Injunction. Her Complaint alleges breach of contract, and unjust enrichment, arising out of BFBD's termination of O'Brien's Distribution Agreement for fraudulently failing to provide her customer with credit for returned product. In January 2014, the court denied O'Brien's TRO application and on April 8, 2014, the court denied O'Brien's request for a Preliminary Injunction. On November 4, 2014, BFBD filed a counterclaim seeking the balance owed by O'Brien for a balance due and owing by O'Brien to BFBD. A Statement of Intention to Proceed was filed by Plaintiff on September 4, 2018. On January 25, 2021, BFBD moved to dismiss the case for failure to prosecute. On May 18, 2022, the parties reached a settlement in the case, resulting in Plaintiff receiving direct payment of \$12,500 and \$10,000 in attorneys' fees in exchange for a full and final release of all claims.

\* \* \*

BFBD also discloses the following litigation relevant to its affiliate, EGD.

### **C. Pending Matters of EGD**

1. Tlalo Munoz, Miguel Ruiz, and Edgar Corona v. Earthgrains Distribution, LLC and Bimbo Bakeries Inc., California Labor and Workforce Development Agency. On May 23, 2022, Earthgrains Distribution, LLC and Bimbo Bakeries Inc. ("Earthgrains") were served notice that the above captioned individuals would be seeking PAGA penalties related to alleged violations of California Labor Code Section 2699.3. On July 27, 2022, Claimants from the above titled action filed a complaint, on behalf of themselves and others similarly situated, in the Superior Court of California, County of San Diego. The case was later removed to the United States District Court for the Southern District of California.

### **D. Concluded Matters of EGD**

1. Geiss v. Sara Lee Fresh, Inc., U.S. District Court for the District of Arizona. On August 10, 2012, Thomas Geiss, a former distributor, filed a lawsuit against Sara Lee Fresh, Inc. alleging that Sara Lee misclassified him as an independent contractor instead of an employee, thus depriving him of overtime compensation and other rights and benefits in violation of the Fair Labor Standards Act, 29 U.S.C. § 207.

Sara Lee filed its answer to the complaint on September 15, 2012. In April, 2014, the case was settled. The defendant paid plaintiff \$7,500 and his counsel \$2,500 in exchange for a release and dismissal of the lawsuit.

2. Danny Meredith v. Sara Lee Fresh, Inc., Bimbo Bakeries USA, Inc., Earthgrains Baking Distribution LLC, Flowers Foods, Inc. and Does 1-20: Superior Court of California, County of San Francisco, Case Number: CGC-13-530803. On April 22, 2013 Plaintiff, Danny Meredith, Legacy Sara Lee IO in Northern California alleged breach of contract, labor violations and unpaid wages following termination due to the California divestiture. The case was removed to federal court. Defendants' motion to compel arbitration was granted in March 2014. After a hearing on plaintiff's product and territory claims, an arbitration award was entered for defendants on February 16, 2016. The matter was settled with Earthgrains Distribution, LLC paying \$360,072 to purchase the distribution rights and confirm termination of the Franchise Agreement. The case was dismissed on November 17, 2016.

3. Urena, et al. v. Earthgrains Distribution, LLC. Superior Court of California, County of Orange, Case No. 30-2016-00838177; Central District of California No. 8:16-cv-00634-CJC-DFM. Plaintiffs, who were independent operators (IOs) that owned Earthgrains sales/delivery routes, filed a Complaint in California state court alleging that they were improperly classified as independent contractors. After the case was removed to Federal Court, Plaintiffs filed a First Amended Class Action Complaint on May 18, 2016, then a Second Amended Class Action Complaint on November 15, 2016, and finally a Third Amended Class Action Complaint on March 30, 2017, alleging reimbursement of business expenses, unlawful deductions from wages, failure to provide off-duty meal periods, failure to pay employees for rest periods, failure to furnish accurate wage statements, failure to keep accurate payroll records, violations of the Unfair Competition Law, and Private Attorney General Act Penalties, pursuant to California state law. Defendant filed its Answer to the Third Amended Complaint on April 13, 2017. Plaintiffs filed their Motion for Class Certification on May 1, 2017. Defendant responded on May 31, 2017, arguing that Plaintiffs were inadequate class representatives, and that Plaintiffs had failed to meet their burden under Federal Rules of Civil Procedure 23(a)(2) and 23(b)(3). The Court denied Plaintiffs' Motion for Class Certification on July 19, 2017. The parties then settled the individual Plaintiffs' claims in exchange for \$87,250 paid to Plaintiffs' counsel, a new posting at Plaintiffs' sales center, and no monetary consideration to Plaintiffs. Plaintiffs agreed to a general release of claims and to dismiss the lawsuit, reaffirmed their independent contractor status, assented to an amendment to their Distribution Agreements providing that disputes under the Distribution Agreement be resolved by binding mutual arbitration, and also a confidentiality provision. The parties executed the settlement agreement on January 12, 2018.

4. Phairoj Kaewsawang, et al. v. Sara Lee Fresh, Inc., Sara Lee Corporation, et. al., Los Angeles County, Superior Court of the State of California, Case No. BC 360-109, filed October 23, 2006. A former Sara Lee independent distributor, Phairoj Kaewsawang, filed a class action lawsuit and claimed to represent all others similarly situated. Kaewsawang filed a first amended complaint in January 2007, alleging that Sara Lee misrepresented that he was an independent contractor instead of an employee, and that Sara Lee violated state law, including failure to pay overtime and expenses. Kaewsawang alleged in the alternative that if he was properly classified as an independent contractor, then Sara Lee engaged in unlawful price fixing. In May 2008, a second amended complaint was filed in which independent distributor Eddie Alsheikh was added as a plaintiff class representative. On February 22, 2011, plaintiffs' motion for class certification was denied and the plaintiffs appealed. In May 2012, the California Court of Appeal denied plaintiffs' appeal. Following the appeal, plaintiffs filed a third amended complaint, adding a third named plaintiff (current independent distributor named Sylvia Ingoglia), adding three new defendants (Earthgrains Distribution LLC, Grupo Bimbo S.A.B. de C.V., and Bimbo Bakeries USA, Inc.), and adding a new cause of action for breach of covenant of good faith and fair dealing on behalf of Ingoglia and all current and former independent contractors. Plaintiff Kaewsawang's and Alsheikh's individual

claims were settled for \$37,500 and \$32,500, respectively in September 2013. Following defendants' demurrer, a Fifth Amended Complaint was filed alleging the same breach of contract claims and amending the antitrust claim on November 21, 2013. On March 26, 2019, the court preliminarily approved a settlement between the parties. Per the settlement, the class was defined as: All California IBPs of Bimbo Bakeries USA, Inc., Earthgrains Distribution, LLC (including any predecessor or entity that assigned distribution rights), and Sara Lee Fresh, Inc. from March 17, 2002 to March 26, 2019, except for any persons or entities that, prior to March 26, 2019, had executed a general release. Per the settlement agreement, the Defendants collectively agreed to make a maximum payment of \$14,500,000, from which plaintiffs' counsels' fees of up to \$5,075,000, and costs of up to \$150,000; settlement administration costs not in excess of \$21,000; and an enhancement payment to plaintiff Ingoglia of up to \$15,000, were deducted from the \$14,500,000 maximum payment prior to the calculation of individual settlement payments. Settlement class members, who did not opt-out of the settlement, received a settlement payment based on a formula that took into account the class member's original purchase price of their distribution rights and their length of time owning such distribution rights.

\* \* \*

Other than the actions set forth above relevant to BFBD, and those relevant to EGD, no other litigation is required to be disclosed in this Franchise Disclosure Document.

#### **Item 4** **BANKRUPTCY**

No bankruptcy is required to be disclosed in this Franchise Disclosure Document.

#### **Item 5** **INITIAL FEES**

You must pay an initial purchase fee (a.k.a. a "purchase price") to acquire your Distribution Rights. When acquiring Distribution Rights directly from BFBD, this purchase fee/price is calculated using a given multiple times a 52-week historical average of weekly net sales of different categories of certain specified Products to your Outlets. (As discussed in more detail in Item 10, this fee/price may be able to be financed.) The multiples may vary with the Product Category and for certain Outlets, depending on a variety of factors, including but not limited to the following: the type of area (*e.g.*, urban, suburban or rural); the physical features of the land (*e.g.*, bridges, mountains, etc.); the area of the United States; the population density of the area; the density of the business population; the average size of an average retail store; and other socioeconomic factors common to the area. There can be no assurance that the actual Product sales you achieve at your Outlets will match or exceed the historical 52-week average net sales used by BFBD in determining your initial purchase fee/price for your Distribution Rights, as past performance is not a guaranty of future results. See Item 19 below. When purchasing Distribution Rights directly from an already existing Distributor, the initial purchase fee/price is established by, and payable to, the selling Distributor; although BFBD will facilitate the transfer of the Distribution Rights to you.

BFBD estimates that the total of all initial fees in connection with the purchase of your Distribution Rights will range from \$8,160 (before adjustments for any applicable discounts or credits) to \$316,400 based on the factors described above. This initial fee is to be paid in one lump sum payment at the time of the delivery of the Bill of Sale and execution of the other agreements (*i.e.*, any other agreements applicable to you that are included with this disclosure document, *e.g.*, Distribution Agreement, Sales Growth Agreement, any applicable financing documents, and any security agreements), some or all of which may be financed as detailed in Item 10 and Exhibit B and Exhibit J to this disclosure document. This initial fee is a purchase fee and therefore is non-refundable. A provision is included in the Distribution Agreement and Sales



Growth Agreement (section 9.6) that provides us the right to, at any time while the Distribution Agreement is in effect, to purchase all or a portion of your Distribution Rights by providing you 30 days notice of same and paying you the fair market value of your Distribution Rights as determined by using a formula that includes looking at the sales multiple used in comparable sales of similarly situated BFBD distribution rights as well as the net average weekly sales in all of your Outlets. We may deduct from the purchase price for any sale/purchase of the Distribution Rights any money that you owe to us, as well as any money you owe to certain third parties you've authorized us to pay on your behalf and a reasonable estimate to cover charges that you may owe that will not post until post-purchase of the rights. As a condition of us approving any sale of the Distribution Rights to a third party or of you receiving the purchase price in sale of the Distribution Rights to us, you must execute and deliver to us a General Release in our favor. An example of the General Release is included as Exhibit G to this disclosure document.

In addition, prior to operating your business, you must pay a fee of approximately \$1,500-\$2,000 to BFBD or a non-affiliated vendor or seller of equipment to purchase a hand-held computer order system. This fee along with the initial fee noted above in connection with your Distribution Rights, are the only fees that you are required to pay for goods and/or services provided by BFBD (assuming, in the case of the hand-held computer fee, that you opt to purchase the system from BFBD) prior to operating under your Distribution Rights. You must also purchase a sufficient opening inventory of Products (typically ranging from \$2,500 to \$15,000) from BFBD's designated affiliates for proper and adequate distribution to your Outlets, which is purchased on credit; the cost will likely vary depending upon the mix and quantities of Product that your customers require.

**Item 6**  
**OTHER FEES**

All fees identified in this Item 6 are uniformly imposed on all Distributors.

<b>Column 1 Type of Fee</b>	<b>Column 2 Amount Due</b>	<b>Column 3 Due Date</b>	<b>Column 4 Remarks</b>
Transfer Fee (1)	2% of sale price	Prior to consummation of transfer to anyone (including BFBD, unless BFBD initiates the sale under Article 9 of your Agreement)	To cover administrative activities undertaken by BFBD in connection with the transfer.
Loan Documentation Fee (1)	\$500	Upon loan closing	To cover lender's administrative cost of processing the loan. In addition, you will be responsible for a bank origination fee of .5% (.005) of the loan amount (for purchase of a full route). In the event that you purchase a partial route, you will be responsible for a \$250 documentation fee (in lieu of the \$500). There is no bank origination fee for the purchase of a partial route.
Loan Reamortization Fee (1)	\$350	When/if you prepay your loan in an amount equal to the greater of \$5,000 or 25% of the then outstanding principal balance.	To cover lender's administrative cost of reamortizing the loan balance.
Technology Fee (2)	\$18.92	Weekly	Withheld by BFBD to cover:

			<ul style="list-style-type: none"> <li>➤ Ongoing warranty for hand-held throughout time in service</li> <li>➤ Ongoing warranty for printer throughout time in service</li> <li>➤ Thermal paper as reasonably needed for printer</li> <li>➤ Wireless access for Route to Market (RTM) system in sales center</li> <li>➤ Support for home or store Wi-Fi access</li> <li>➤ Mobile data (cellular) service for hand-held</li> <li>➤ Software licenses &amp; feature development for included apps</li> <li>➤ Continued updates and enhancements to apps and operating system of hand-held</li> <li>➤ Technical support</li> </ul>
Inventory Purchases	\$2,500 - \$12,000	Weekly	This cost reflects the purchase, at a bona fide wholesale price, of the bakery Products for resale, which is purchased on credit. (See Items 7 and 8.). You must purchase sufficient Products from BFBD's designated affiliates for proper and adequate distribution to your Outlets; the cost will likely vary depending upon your customers' requirements.
Long-Term Vehicle Lease (3)	\$700/mo to \$1,800/mo, depending on type of vehicle and options you select.	If you lease a vehicle through BUSH, B&G, or PNC, we may deduct payment for same from your weekly settlement and forward to these companies on your behalf. Otherwise, on terms agreed to between you and third-party lessor.	Optional service. Payable to BUSH, B & G, or PNC, depending on who your agreement is with. While we remit payment to BUSH, B & G, or PNC as part of the weekly settlement, we receive no portion of the payment.  A Delivery vehicle is not required if you sign a Sales Growth Agreement, which is not available at all times or in all locations. However, transportation may be required to get to, from, and between your Outlets.
Automobile and/or General Liability Insurance (1)	\$45/week to \$300/week	If you obtain insurance through Allstate Insurance Co., we may deduct payment for same from your weekly settlement and forward to Allstate on your behalf. Otherwise, on terms agreed to between you and third-party insurer.	Optional service. Payable to Allstate Insurance Company. While we remit payment to Allstate Insurance Company as part of the weekly settlement, we receive no portion of the payment.
Accounting Services (through DSA)	\$18/week to \$35/week	We deduct payment as part of the weekly settlement if you elect to receive this optional service.	Optional service. Payable to DSA. While we remit payment to DSA as part of the weekly settlement, we receive no portion of the payment.

(1) This fee is non-refundable.

(2) This fee is non-refundable. This fee is based on current market conditions and is subject to change.

(3) This fee is non-refundable and applicable only a) if you sign a Distribution Agreement (as opposed to a Sales Growth Agreement) and b) if you lease your vehicle instead of purchasing it.

**Item 7**  
**ESTIMATED INITIAL INVESTMENT**

In addition to the fees described in Items 5 and 6, you must make the following expenditures in order to begin operation under your Distribution Agreement:

<b>Column 1 Type of Expenditure</b>	<b>Column 2 Amount</b>	<b>Column 3 Method of Payment</b>	<b>Column 4 When Due</b>	<b>Column 5 To Whom Payment is to be made</b>
Initial Fee (1)	\$8,000 to \$500,000	Lump sum	Upon delivery of the Bill of Sale and execution of other agreements	BFBD (or selling Distributor as applicable)
Additional Funds / Working Capital for General Operations (2)	\$1,500 to \$6,500	Varies	At various times	Third parties
Opening Inventory (3)	\$2,500 to \$15,000 (Purchased on short-term credit from BFBD)	By settlement weekly	Weekly	BFBD
Vehicle (4)	\$0 to \$80,000	Lump sum (unless you arrange for financing on your own)	Upon delivery of the Bill of Sale and execution of the other agreements	Payable to seller of vehicle (which is typically not BFBD)
Hand-held Computer Ordering System (5)	\$1,500-\$2,000	Lump sum, although financing is available in some instances	Upon purchase (unless financed)	BFBD (or over time to a finance company if financed)
Initial Insurance Coverage (6)	\$500-\$1,200	Quarterly installments	As billed	Paid through BFBD weekly settlement if obtained through Allstate (if not, then to provider of your choosing)
Incorporation Services	\$350 to \$1,200	Before execution of the Distribution Agreement.	Payable to DSA, if DSA is used, in which case you will make this payment to DSA directly. We receive no portion of the payment.	DSA or provider of your choosing
<b>TOTAL</b>	<b>\$14,350 to \$605,900 (7)</b>			

(1) The amount of the initial fee will be determined by BFBD and will depend, among other factors, on the volume of sales projected for your Outlets. This fee is not refundable.

(2) Working Capital covers any office equipment, gasoline (in most but not all situations) and other incidentals needed to operate under your Distribution Rights. The amount of working capital is based on

estimated requirements to cover the costs of operating your business for three months. Your actual working capital requirements may be more or less than this amount. These expenditures are not refundable.

(3) You must purchase sufficient Products from BFBD's designated affiliates for proper and adequate distribution your Outlets; the cost will likely vary depending upon the mix and quantities of product that your customers require. BFBD will give full credit each week for Products that are damaged or stale through no fault of your own. See Articles 4 & 6 in the Distribution Agreement and Sales Growth Agreement attached to this disclosure as Exhibits C and D.

(4) This amount represents an estimated range of purchase price depending upon whether you already own a suitable truck or whether you will need to purchase a new or used truck. BFBD may provide you with names of independent third-party vendors through which you may be able to lease a delivery truck (as disclosed in Item 6). BFBD has no interest in or affiliation with any such third-party vendor and will recognize no benefit from this arrangement. Any such leasing fee and costs are not refundable. If you sign a Sales Growth Agreement (which is not available at all times or in all locations), you are not required to obtain a delivery vehicle; however, transportation may be required to get to, from, and between your Outlets.

(5) This fee is not refundable. Sales tax, if applicable, will be charged on the purchase price. A weekly Technology Fee will also be charged by BFBD as disclosed in Item 6.

(6) You are required to purchase, at a minimum, the insurance set forth in BFBD's Security Agreement attached as Exhibit I to this disclosure document. The figure shown in the table reflects the estimated quarterly premium for such insurance. Your actual insurance costs may be more or less than this amount. This fee is not refundable.

(7) This range does not reflect any applicable initial fee discounts or credits. This range does not include (a) the monthly loan repayments (which will vary depending on the loan amount) deducted weekly when you settle your account with BFBD for inventory purchases or (b) the loan documentation fee (\$250 or \$500 depending on how many Outlets being transferred). In addition, you will be responsible for a bank origination fee of .5% (.005) of the loan amount. The bank origination fee is not included in the range stated in the chart.

### **Item 8**

#### **RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES**

You must purchase sufficient Products from our designated affiliates for proper and adequate distribution to your Outlets. Our affiliates will sell Products at terms and prices established by us and/or our affiliates from time to time, and they will derive income from such sales. Franchisor or its designated affiliates will sell Products to you on a credit basis and will perfect a lien on your Distribution Rights and all associated assets (including your corporate vehicle, if any, and your accounts receivables from Product sales to certain Outlets) to assure payment (see Exhibit I, Security Agreement). Products will be sold to you at bona fide wholesale prices that do not represent additional franchise fees to Franchisor but that do provide us with a profit margin. This profit margin will vary over time depending on the specific products involved and the market area. Franchisor currently estimates that Distributors will purchase between \$2,500 and \$15,000 in Products per week. **THIS IS AN ESTIMATE ONLY. ACTUAL PURCHASES WILL VARY FOR EACH DISTRIBUTOR DEPENDING UPON A NUMBER OF FACTORS.**

If you sign a Distribution Agreement and do not currently own a suitable delivery vehicle, you may wish to purchase or lease an appropriate delivery truck. What constitutes an "appropriate" delivery vehicle will vary based on types of products you will sell, the type and number of Outlets you sell to, among other

factors. The differences in trucks principally relate to size and interior capacity. We may offer options to purchase or lease a new or used truck through an independent third-party vendor. Franchisor has no interest in or affiliation with any third-party vendor and will recognize no benefit from any such arrangement.

If you sign a Sales Growth Agreement (which is not available at all times or in all locations), you are not required to obtain a delivery vehicle; however, transportation may be required to get to, from, and between your Outlets.

You must purchase, or lease if leasing is available, a hand-held computer for ordering Products and a portable printer, both of which must be compatible with our systems. Franchisor or a non-affiliated third-party vendor will offer you the purchase, or possibly lease, of such equipment. You may purchase a new or used computer system from any vendor supplying hand-held computers and portable printers provided the equipment is compatible with our systems. Franchisor has no interest in or affiliation with any third-party vendor and will receive no benefit from this arrangement. Franchisor may modify its specifications for handheld computers in the future, which may require you to upgrade your device; we will notify you in advance of these changes.

Franchisor has no other required specifications, designated suppliers, or approved suppliers for goods or services relating to your Distribution Rights. Franchisor will derive revenue (based on the difference between its products' costs and its sales price to you) from your required purchases of products and services from Franchisor, although it will not derive revenue from any of your other purchases of products or services other than as set forth in Item 6. In its most recent fiscal year, Franchisor's total revenue was \$3.572 billion, of which \$3.572 billion was derived on account of required purchases of products/services by its Distributors, representing 99.99% of Franchisor's total revenue.

The estimated proportion of purchases of products or services from Franchisor (assuming you choose to purchase your hand-held computer from Franchisor) ranges from approximately 18% to 75% of all purchases of products or services that you may make to establish and operate under your Distribution Rights, depending upon the extent to which you need financing, or other equipment, such as a truck, to begin your business.

If you choose to finance any portion of your route purchase price with Advantafirst Capital Financial Services, Inc. ("ACF"), as discussed in Item 10, ACF will derive income in the form of interest and other payments from you.

## **Item 9** **FRANCHISEE'S OBLIGATIONS**

**THE FOLLOWING TABLE LISTS YOUR PRINCIPAL OBLIGATIONS UNDER THE DISTRIBUTION AND OTHER AGREEMENTS. IT WILL HELP YOU FIND MORE DETAILED INFORMATION ABOUT YOUR OBLIGATIONS IN THESE AGREEMENTS AND IN OTHER ITEMS OF THIS DISCLOSURE DOCUMENT.**

**ALL SUMMARIES AND DESCRIPTIONS OF AGREEMENTS CONTAINED IN THIS DISCLOSURE DOCUMENT ARE QUALIFIED BY REFERENCE TO THE TERMS OF THE ACTUAL AGREEMENTS, COPIES OF WHICH ARE ATTACHED TO THIS DISCLOSURE DOCUMENT AS EXHIBITS. YOU SHOULD REVIEW THESE AGREEMENTS CAREFULLY.**

	<b>Obligation</b>	<b>Section in Distribution Agreement (“DA”) and Sales Growth Agreement (“SGA”) or Other Agreement</b>	<b>Item in Disclosure Document</b>
a.	Site selection and acquisition/lease	Not Applicable	Not Applicable
b.	Pre-opening purchases/leases	DA/SGA §§4.1, 4.2, 4.3, 4.4	Item 7
c.	Site development and other pre-opening requirements	Not Applicable	Not Applicable
d.	Initial and ongoing training	Not Applicable	Item 11
e.	Opening	Not Applicable	Not Applicable
f.	Fees	Bill of Sale	Items 5 and 6
g.	Compliance with Standards and Policies/Operating Manual	DA/SGA §§12.4, Article 6.	Not Applicable
h.	Trademarks and proprietary information	DA/SGA §§6.10 and Article 12	Items 13 and 14
i.	Restrictions on products/services offered	DA/SGA §§1.1, 6.1, 6.3, 10.3 and 10.4	Items 8 and 16
j.	Warranty & customer service requirements	DA/SGA Article 6	Not Applicable
k.	Territorial development and sales quotas	Not Applicable	Not Applicable
l.	Ongoing product/service purchases	DA/SGA §4.1 through 4.4	Item 8
m.	Maintenance, appearance and remodeling requirements	DA/SGA §2.3, Advertising Agreement	Not Applicable
n.	Insurance	DA/SGA §14.8, Security Agreement	Item 7
o.	Advertising	DA/SGA §§2.3, 6.1(g), Advertising Agreement	Not Applicable
p.	Indemnification	DA/SGA §14.5	Not Applicable
q.	Owner’s participation/management/staffing	DA/SGA §§6.6, 7.1, 7.2	Item 15
r.	Records and reports	DA/SGA Article 5	Not Applicable
s.	Inspections and audits	DA/SGA §§6.1, 12.4	Item 13
t.	Transfer	DA/SGA Article 9	Item 17
u.	Renewal	DA/SGA §3.2	Not Applicable
v.	Post-termination obligations	DA/SGA §§11.3, 12.2, 14.3	Item 17
w.	Non-competition covenants	DA/SGA §6.3, 6.7	Item 17
x.	Dispute resolution	DA/SGA Article 13, §14.16	Item 17
y.	Develop and maximize sale of Products	DA/SGA §6.1	Item 15
z.	Maintain computer system compatible with BFBD’s system	DA/SGA §6.9	Item 11

**Item 10**  
**FINANCING**

As we note above, optional financing may be available through ACF. ACF typically finances 90% of the initial purchase fee/price of your Distribution Rights, up to certain maximum caps that differ by geographical area. Other restrictions may also apply. You must meet ACF’s lending criteria in order to qualify for financing. We do not require that you finance your investment or use one of our selected lenders. Assuming that you need financing to purchase Distribution Rights, you are free to select a different lender of your own choosing (*i.e.*, other than ACF), provided that the terms and conditions of any agreements or documents that such lender requires you to sign in order to obtain financing do not conflict with any documents or agreements that we require that you sign as part of becoming a Distributor. We may discontinue or modify this financing program, and add or change lenders, at any time without notice. Different Distributors may receive different terms for their financing. Any changes that we make will not affect financing that is then in place. Your loan may be sold, assigned or discounted to a third party. Note that the loans offered by ACF are for a fixed amount and not an equity line that you can draw on periodically.

***Optional Financing Arranged by Franchisor (Subject to applicability and qualification)***

**A. Financing Through ACF (ACF is a subsidiary of Bimbo Bakeries Inc., a U.S. subsidiary of Grupo Bimbo).**

The terms of the loan are summarized below. (1)

<b>Item Financed</b>	<b>Source of Financing</b>	<b>Down Payment</b>	<b>Amount Financed</b>	<b>Term (Yrs)</b>	<b>Interest Rate (%)</b>	<b>Monthly Payment</b>	<b>Prepay Penalty</b>	<b>Security Required</b>	<b>Liability Upon Default</b>	<b>Loss of Legal Right on Default</b>
Franchise Fee and Certain Other Costs (2)	ACF (3)	\$500 (4)	90%	10	9.75 to 11.00 (5)	\$13.08 per \$1000 borrowed (e.g., \$653.85 for a \$50,000 loan). (6)	None (7)	Franchisee's personal guarantee	May be required to immediately pay entire principal balance of the note. (8)	Waive following rights: (a) presentment, (b) demand for payment, (c) protest, notice of dishonor, (d) notice of protest, and (e) notice of default of the note.

(1) References to agreements and sections (e.g., Promissory Note, Section 1) relate to ACF Financing Documents, which are included in Exhibit B of this Franchise Disclosure Document)

(2) May include the initial franchise fee, inventory purchases, and related startup costs. The terms of the loan are summarized in this Item 10.

(3) Franchisor and its affiliates have made arrangements with Advantafirst Capital Financial Services, Inc. ("ACF") to enable qualifying franchisees to finance a portion of their franchise fee and certain other costs. ACF is a subsidiary of Bimbo Bakeries Inc., a U.S. subsidiary of Grupo Bimbo.

(4) At closing, you will be required to pay a \$500 documentation fee if you do not currently own any Distribution Rights. In addition, you will be responsible for a bank origination fee of .5% (.005) of the loan amount. Existing franchisees who are purchasing rights to Outlets to add to their current Distribution Rights will be responsible for a \$250 documentation fee (in lieu of the \$500) and no bank origination fee. The documentation fee and the origination fee may be financed.

(5) ACF's interest rate as of January 1, 2023 for individuals with strong credit is 9.75%, for individuals with less than strong credit is 10.75%, and for equipment-only purchases is 11%. ACF's rates are subject to change without notice.

(6) You will be responsible for paying this payment to Franchisor on a weekly basis. We will remit such payment on your behalf to the lender on a monthly basis.

(7) The loan may be prepaid with no penalty. If the borrower prepays an amount equal to or greater than the greater of \$5,000 or 25% of the outstanding loan balance, however, the monthly payment amount in Promissory Note will be recalculated and the borrower will be charged an administration fee of \$350 for re-amortizing the loan balance. Prepayment must be in excess of \$500. (Promissory Note, Section 4)

(8) A "default" includes defaults under any other agreement between the borrower and ACF. This balance shall bear an interest rate of 12% per year (calculated on the basis of a 360-day year). Upon the

commencement of any proceeding under any bankruptcy, insolvency or debtor relief laws by or against you, the note, principal, and interest will automatically be due and payable immediately, without notice, demand or presentment of any kind. You must pay all of the lender’s costs and expenses of collection, including attorneys’ fees and expenses (Promissory Note, Sections 2, 6 and 7). In the event of a default under the bank loan, we could, among other remedies, acquire the bank’s interest in your loan and exercise any available remedies to collect such loan from you.

**B. Supplemental Optional Financing through DSA (Independent of ACF and Franchisor, subject to applicability and qualification). The terms of the loan are summarized below. (1)**

Item Financed	Source of Financing	Down Payment	Amount Financed	Term (Yrs)	Interest Rate (%)	Monthly Payment	Prepay Penalty	Security Required	Liability Upon Default	Loss of Legal Right on Default
Franchise Fee and Certain Other Costs (2)	DSA (3)	\$200 (4)	5%	3	15% (5) & (7)	\$33.69 per \$1000 borrowed (e.g., \$336.94 for a \$10,000 loan). (6)	None	Franchisee’s personal guarantee	May be required to immediately pay entire principal balance of the note. (7)	Waive following rights: (a) presentment, (b) demand for payment, (c) protest, notice of dishonor, (d) notice of protest, and (e) notice of default of the note.

(1) References to agreements and sections (e.g., Promissory Note, Section 1) relate to DSA Financing Documents, which are included in Exhibit J to this Franchise Disclosure Document)

(2) May include the initial franchise fee/price, inventory purchases, and related startup costs. The terms of the loan are summarized in this Item 10.

(3) For those who financed only 90% of the initial costs, completely independent of Franchisor, Distribution Consultants, Inc. (“DCI”) has made arrangements through a third party unrelated to Franchisor, Distribution Services of America, Inc. (“DSA”), to offer additional financing of an additional 5% of the initial franchise fee/price related startup costs.

(4) At closing, you will be required to pay \$200 to DSA as a loan origination fee.

(5) DSA’s interest rate as of January 1, 2023. DSA’s rates are subject to change without notice.

(6) You will be responsible for paying this fee to Franchisor on a weekly basis. We will remit such payment on your behalf to the lender on a monthly basis.

(7) A “default” includes defaults under any other agreement between the borrower and DSA. This balance shall bear an interest rate of 18% per year (calculated on the basis of a 360-day year). Upon the commencement of any proceeding under any bankruptcy, insolvency or debtor relief laws by or against you, the note, principal, and interest will automatically be due and payable immediately, without notice,



demand or presentment of any kind. You must pay all of the lender's costs and expenses of collection, including attorneys' fees and expenses. (Promissory Note, Sections 2, 6 and 7)

Regardless of whether you obtain financing from ACF or another lender, under the Distribution Agreement and Sales Growth Agreement, you grant us a security interest in all of the assets of your business under the Distribution Agreement or Sales Growth Agreement, including your contract rights, accounts receivable, and proceeds from the sale of assets. This security interest gives us additional rights, as a secured party, if you default under the Distribution Agreement or Sales Growth Agreement.

**Item 11**  
**FRANCHISOR'S ASSISTANCE, ADVERTISING,  
COMPUTER ORDERING SYSTEMS, AND TRAINING**

**Except as listed below, Franchisor is not required to provide you with any assistance.**

Prior to the operation of your business, Franchisor will:

1. If you sign a Distribution Agreement, designate your exclusive Sales Area. BFBD designates this area based on numerous factors including (but not limited to) proximity to warehouse, density of customers, and existing nearby Sales Areas already serviced by others. You do not select the Sales Area; BFBD does so before you sign your agreement. BFBD has no other obligation prior to the commencement of operations under your Distribution Agreement.
2. If you sign a Sales Growth Agreement, designate and identify the Outlets you have rights to sell Products to.

During the operation of your business, Franchisor will:

1. Give you credit for damaged or off code product that has been promptly returned in accordance with BFBD's stale and damage return policy. (Distribution Agreement and Sales Growth Agreement, Section 4.5)
2. If applicable, purchase your accounts receivables from Product Sales to Charge Outlets. (Distribution Agreement and Sales Growth Agreement, Sections 5.1 and 5.2)
3. Use commercially reasonable efforts to deliver to you sufficient quantities of the Products to supply your Outlets. (Distribution Agreement and Sales Growth Agreement, Section 8.1)
4. Use commercially reasonable efforts to inform you of new Outlets. (Distribution Agreement and Sales Growth Agreement, Section 8.1)
5. Use commercially reasonable efforts to pursue the development of new products. (Distribution Agreement and Sales Growth Agreement, Section 8.1)
6. Use commercially reasonable efforts to assist in pursuing Product promotions and sales opportunities in the Outlets. (Distribution Agreement and Sales Growth Agreement, Section 8.1)
7. Use commercially reasonable efforts to negotiate with Chains on your behalf. (Distribution Agreement and Sales Growth Agreement, Section 8.2)

8. If an Outlet informs BFBD of any new service requirements, communicate to you those new service requirements. (Distribution Agreement and Sales Growth Agreement, Section 8.2)
9. If you are not able to, or do not perform your obligations under your Agreement and do not make adequate alternative arrangements at your expense for the services, we may make the arrangements at your expense and perform the services, if we can, for your account. Our decision to provide temporary services will not excuse your performance or relieve you of liability for non-performance. (Distribution Agreement and Sales Growth Agreement, Section 10.2)

Although not obligated to do so, Franchisor and its affiliates may advertise some or all of the Products in various media on a local, regional or national level. In some instances, Franchisor may also offer you the ability to enter into an advertising agreement that permits Franchisor to apply advertising decals or other materials to your delivery vehicle (if you are required to have one) and permit you to purchase certain items of clothing with our brands and/or logos on them (Advertising Agreement). You are not required to enter into this advertising agreement. However, if you do not, you may not have our brands or logos on your vehicle (if any) or on any clothing you wear while operating your Distribution Rights. (Distribution Agreement and Sales Growth Agreement, Section 12.1).

You are permitted to develop your own marketing or promotional materials provided that any of these materials that use Franchisor's or its affiliates' trademarks or service marks (see Item 13, below) must be submitted to Franchisor for approval and cannot be used without our prior written consent (Distribution Agreement and Sales Growth Agreement, Section 12.1).

We do not require you to participate in any advertising cooperative or contribute to any advertising fund. All expenditures on advertising are completely within your discretion, see Item 9.

### **Computer Ordering System**

Once you purchase your handheld computer ordering system and printer, we will (if not already done) load your handheld computer with our proprietary software applications at no charge to enable you to transmit orders to us and provide accounting information from the field. The cost to purchase the handheld computer and printer from us ranges from \$1,500 to \$2,000, plus applicable sales tax. Optional financing for the purchase of the Computer Equipment, may be available through ACF. If you choose to finance your purchase, you will be required to execute the financing documents of ACF for the computer equipment, which are substantially the same form of documents as the ACF documents for financing the purchase of your Distribution Rights (examples of those financing documents are attached as Exhibit B to this disclosure document). We have the right to require you to exchange or replace the equipment occasionally with similar or comparable equipment. There are no contractual limitations or obligations on the frequency of upgrades or updates. Apart from the purchase price and the current fee of \$18.92/week for the Technology Fee (as described in Item 6), there is no additional cost for optional or required maintenance, updating, upgrading or support for the computer system.

Your handheld computer will automatically synchronize with our computer system, so we will be able to access all information entered by you. The information entered relates to what Products are sold or ordered by you, and about the Outlets that you sell to. There are no contractual limitations on our right to access the information. You are required to maintain a computer system compatible with the system maintained by BFBD now or in the future during the term of the Distribution Agreement or Sales Growth Agreement. (Distribution Agreement and Sales Growth Agreement, Section 6.9). There is no contractual limitation on the costs of this obligation.

The hand-held computer will be used to record all of your daily transactions including product purchases, product returns, customer invoices including quantity and price by SKU, and future dated product orders. Daily transactions are uploaded to our host system and used to bill customers, determine production requirements and settle accounts with the Distributor. Additional information may be collected from computers as such technologies are developed. All of the information uploaded is available to the Distributor in reports generated out of the hand-held computer system and there is no contractual limitation on the Distributor's access to this information.

The Sales Area, or list of Outlets if signing a Sales Growth Agreement, is determined by us based on our need to ensure that the needs of all of the outlets wanting to purchase our products are covered.

You may typically begin operating under your Distribution Rights after the later of you signing the Distribution Agreement or Sales Growth Agreement of the effective date of the Closing when you purchase your Distribution Rights. The time period you will require to start operations may be affected by your ability to obtain financing, transportation, or the hand-held computer system or other factors outside of your (or our control), such as weather condition or shortages, as well as when the seller of the Distribution Rights you are purchasing is ready to sell.

### **Training**

Franchisor does not provide mandatory training or operating manuals to Distributors under this offering. However, we may offer orientation sessions and/or videos from time-to-time, that are voluntary to attend and/or watch, that familiarize Distributors with certain aspects of running distribution rights *e.g.*, demonstration on the use of the hand-held, providing general information regarding the baking industry and bakery products, understanding the Settlement Statement, etc. There is no charge payable to us for participating in this voluntary program. However, you are solely responsible for all travel expenses, room, board, and other personal expenses (if any) in connection with participating in any such program.

### **Item 12** **TERRITORY**

If you sign a Distribution Agreement:

As we explain in Item 1, we grant you the exclusive right to sell and distribute Products by Direct Store Delivery to Outlets in your Sales Area. You may not sell Products to Outlets outside of your Sales Area. Your Sales Area is a precise geographic area bounded by streets and highways or various political or natural boundaries. We identify the boundaries of your Sales Area before you sign the Distribution Agreement and attach a description or map of the Sales Area as Schedule A to the Distribution Agreement. We determine your Sales Area according to our own estimates for anticipated volume of sales, the distance between Outlets, and your ability to reach all Outlets in order to provide timely and efficient services and achieve what we believe to be adequate market penetration, or you are purchasing Distribution Rights from an existing independent Distributor and that Sales Area is already established. While the Distribution Agreement grants you the right to sell all Products, we may add, modify and remove specific items from the list of Products at any time.

By entering into the Distribution Agreement, you accept that your Distribution Rights are subject to limitations as to geographic scope, authorized products, type of customers and delivery method. We do not allow for relocation of Sales Areas under any circumstances. You are free to use as many delivery vehicles as you wish to service your Sales Area, but the size of the area typically does not require more than one delivery vehicle.

If you sign a Sales Growth Agreement (which is not available at all times or in all locations):

As we explain in Item 1, we grant you the exclusive right to sell and distribute Products by Drop-Merch to specific Outlets. You may not sell Products to any outlet or Outlet not listed in your Sales Growth Agreement, or any amendment thereto. Your Outlets are identified by a precise name and address. We identify the Outlets before you sign the Sales Growth Agreement and attach a list of the Outlets to that Agreement. While the Sales Growth Agreement grants you the right to sell all Products, we may add, modify and remove specific items from the list of Products at any time.

By entering into the Sales Growth Agreement, you accept that your Distribution Rights are limited by the Outlets listed in your Sales Growth Agreement, authorized products, and whether Drop-Merch is requested or otherwise authorized. If the name or address of an Outlets changes, you may no longer own the Distribution Rights to that Outlet. A delivery vehicle is not needed under an Sales Growth Agreement as the Products you purchase are delivered to you at the Outlets where you will re-sell such Products; however, transportation may be required to get to, from, and between your Outlets.

Applicable to both the Distribution Agreement and the Sales Growth Agreement:

Signing a Distribution Agreement or Sales Growth Agreement with us does not give you any options, right of first refusal, or similar rights to acquire additional Distribution Rights. If you want to acquire Distribution Rights to additional Outlets (over and above what you initially purchase) you must purchase same from us or an existing independent Distributor. We will decide in our sole discretion if we will authorize any proposed sale of Distribution Rights to you or from you to another independent Distributor. Factors we will take into account include, but are not limited to: the geographic proximity to your existing Outlets, your compliance up to that point with the terms of your Agreement, whether we have received complaints from your Outlets regarding your service, and your financial ability.

Neither we nor our affiliates will sell, or grant rights to another Distributor to sell, Products to your Outlets by Direct Store Delivery if you have signed a Distribution Agreement or by Drop-Merch if you have signed a Sales Growth Agreement, except in the situation where you are unable to perform your obligations under your Agreement. Additionally, we may sell Products to Company Owned/Operated Thrift Stores that we or our affiliates may open and operate.

If an Outlet requests to purchase and have Product delivered by a distribution method other than the method you are permitted to sell by per your Agreement, we or our affiliates may sell Products to and service that Outlet (Agreement, Section 10.4). If an Outlet requests, we may, for example, rent space in third party warehouses and store Products there for local pick-up by such Outlets. These activities might directly compete with your own sales to your Outlets. We do not have to pay you any compensation for the sales of Products to Company Owned/Operated Thrift Stores, or if we sell to any of your Outlets by any sales/delivery method other than the method you are permitted to sell by per your Agreement.

You are not allowed to solicit or accept orders from customers that are not your Outlets, or to use other channels of distribution other than the method of distribution your Agreement permits you to sell by when selling Product.

Your Agreement defines Products as fresh bakery goods that we intend to sell as fresh and sell under the Marks. We give you the right to sell Products only for as long as we continue to market those Products and the Marks for sale in your Outlets. We define Marks separately in your Agreement and describe the Marks in Item 13 of this Franchise Disclosure Document. We may, at any time, in our sole discretion, discontinue certain Products, identify new fresh bakery products as Products, and cease offering certain Products for



sale in particular markets including to your Outlets. We may accomplish a change in the particular Products that we authorize you to sell by, among other ways, deciding no longer to market one or more particular Products or Marks at your Outlets. We will notify you in writing of all changes to the Products that we authorize you to sell. As we explain in Item 1, the definition of Products excludes the following: (i) fresh bakery and other products of any kind that now, or in the future, are distributed by us or our affiliates under any names or trademarks other than the Marks, or that we or our affiliates may acquire after you sign your Agreement; (ii) products of any kind that are sold frozen or refrigerated; and (iii) Products that are damaged or Overcode.

The only time we would alter your territory is if you fail to provide service to your Outlets, in which case we are authorized under your Agreement to either provide that service ourselves or temporarily contract with another independent Distributor to provide such service.






**Item 13  
TRADEMARKS**





We grant you a limited, non-exclusive right to use certain of the below listed trademarks (“Marks”) which we own or are licensed to use, to identify Products and the business under your Agreement. Your Agreement will identify the particular Marks that we are currently offering with your Distribution Rights.

Franchisor or its affiliates currently own or license the following marks that are either registered with their respective state governments or are registered on the Principal or Supplemental Register of the United States Patent and Trademark Office (“USPTO”):


Full Mark	Registration Number	Registration Date
<b>FEDERAL REGISTRATIONS</b>		
 3D Takis Design	3,188,850	12/26/2006
ABOVE THE GRAIN	SN 97/471,530	Filed 6/22/2022
ALFARO’S	4,932,537	04/5/2016
ALFARO’S MICRO-BAKERY	3,668,564	8/18/2009
ARNOLD	566,553	11/11/1952
BAGELICIOUS SINCE 1927!	SN 97/170,371	12/14/2021
BARCEL	2,374,912	8/8/2000
BARCEL	3,727,259	12/22/2009
BARCEL	3,770,433	4/6/2010
 B BARCEL and Design	4,010,803	8/16/2011





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	4,124,380	4/10/2012
 B BARCEL and Design	4,416,898	10/15/2013
BARCEL POP	5,392,242	1/30/2018
BARCEL POP FUEGO	5,481,390	5/29/2018
BARCEL STIX	5,978,618	2/4/2020
B BIMBO and Bear Design 	SN 97/467,743	Filed 6/21/2022
BIMBO BAKEHOUSE	SN 97/452,373	Filed 6/10/2022
BIMBOLETE	SN 97/760,372	Filed 1/19/2023
BIMBOLLOS	2,500,063	10/23/2001
BIMBOLUNCH	5,908,638	11/12/2019
BIMBUNUELOS	2,614,796	9/3/2002
BOBOLI	1,326,238	3/19/1985
BOBOLI and Design 	4,743,600	5/26/2015
BORN IN TEXAS BAKED IN TEXAS	6,764,191	6/21/2022
BROWNBERRY	680,869	6/23/1959
BROWNBERRY	1,684,579	4/28/1992
BUTTER-KRUST	2,859,260	7/6/2004
CANELITAS	1,489,583	5/24/1988
CHOCO ROLES	1,865,358	11/29/1994
COLCHONES	5,950,654	12/31/2019
COLOMBO	1,442,338	6/9/1987
COLONIAL	5,859,870	9/17/2019








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CON EL CARINO DE SIEMPRE	3,943,397	4/12/2011
 CORONADO and Design	2,631,208	10/8/2002
CRUSTINI	5,234,901	7/4/2017
CUERNITOS	1,802,988	11/2/1993
DELICIOUS ANY WAY YOU IMAGINE IT	6,790,938	7/12/2022
DELIGHTFUL	5,478,234	5/29/2018
DELIGHTFUL	5,082,500	11/15/2016
D'ITALIANO	1,265,871	1/31/1984
D'ITALIANO ITALIAN BREAD ENRICHED and Design 	1,733,390	11/17/1992
DOBLE FIBRA	4,030,728	9/27/2011
Dog Design 	4,941,023	4/19/2016
DUTCH COUNTRY (Stylized) 	968,304	9/11/1973
EBINGER'S	1,275,625	4/24/1984
ENTENMANN'S Box Design (Color) 	5,271,957	8/22/2017
ENTENMANN'S ULTIMATE	4,111,217	3/13/2012
ENTENMANN'S	5,118,152	1/10/2017
ENTENMANN'S	SN 97/746,552	Filed 1/9/2023
ENTENMANN'S	1,152,585	4/28/1981



Full Mark	Registration Number	Registration Date
ENTENMANN'S (Word Mark)	6,597,898	12/21/2021
ENTENMANN'S and Design 	976,025	1/1/1974
 ENTENMANN'S and Design	5,506,255	7/3/2018
ENTENMANN'S DELIGHTFULS	90/683,450	4/30/2021
ENTENMANN'S CAKE TRUFFLE	SN 97/553,783	Filed 8/18/2022
ENTENMANN'S DONUT SHOPPE and Design 	5,337,227	11/14/2017
ENTENMANN'S LITTLE BITES	2,480,518	8/21/2001
ENTENMANN'S LITTLE BITES	4,156,799	6/12/2012
ENTENMANN'S MINIS	5,703,370	3/19/2019
EVERYONE'S GOT A FAVORITE	3,467,822	7/15/2008
FRANCISCO	859,032	10/22/1968
FREIHOFER'S	3,754,374	3/2/2010
FREIHOFER'S (Stylized) 	1,245,547	7/12/1983













Full Mark	Registration Number	Registration Date
FREIHOFFER'S and Design 	1,245,548	7/12/1983
FROM SEED TO SLICE	5,771,463	6/4/2019
GABI Take out all Gabi	5,373,144	1/9/2018
GABI GALLETAS FINAS and Design 	SN 97/326,684	Filed 3/23/2022
GABI GALLETAS FINAS and Design 	5,373,145	1/9/2018
GANSITO	1,014,220	6/24/1975
Grampa Design 	3,022,497	12/6/2005
GRANDMA SYCAMORE'S	5,306,660	10/10/2017
GRANDMA SYCAMORE'S HOME MAID BREAD	2,104,907	10/14/1997
GRANDMA SYCAMORE'S HOME MAID BREAD and Design 	2,218,616	1/19/1999
GREAT TASTE THAT IS SUSTAINABLY BAKED	6,092,472	6/30/2020
HEALTH NUT	1,430,446	2/24/1987
HEARTY & DELICIOUS	3,446,991	6/10/2008
HEINER'S	5,389,706	1/30/2018
HOW GOODNESS SHOULD TASTE	5,449,743	4/17/2018
INTENSE NACHO	SN 97/644,309	Filed 10/24/2022

Full Mark	Registration Number	Registration Date
J.J. NISSEN	3,339,173	11/20/2007
JUST THE BREAD YOU NEED	5,783,559	6/18/2019
LENDER'S	1,172,496	10/6/1981
LEVY'S	637,829	11/27/1956
LITTLE BITES	6,251,571	1/19/2021
LITTLE BITES	5,525,003	7/24/2018
LITTLE BITES	5,663,142	1/22/2019
LITTLE BITES	3,830,163	8/10/2010
LITTLE BITES and Design 	5,391,921	1/30/2018
MAIER'S and Design 	1,655,695	9/3/1991
MAKE EVERY DAY A LITTLE SPECIAL.	3,270,154	7/24/2007
MAKE THE ROUTINE, REMARKABLE	5,889,148	10/22/2019
MANTECADAS	1,839,126	6/7/1994
MARINELA	1,588,057	3/20/1990
MARINELA	3,241,933	5/15/2007
MARINELA CARIBEÑAS	5,832,071	8/13/2019
MARINELA DELICIOSAS	4,272,349	1/8/2013
MARINELA LUXE	6,219,389	12/15/2020
MEDIAS NOCHES	5,177,413	4/4/2017
MR. RICH (Donut Character) 	5,472,655	5/22/2018
MRS BAIRD'S	1,270,150	3/13/1984
MRS BAIRD'S (Stylized) (Color) 	3,920,872	2/15/2011









Full Mark	Registration Number	Registration Date
MRS BAIRD'S BREAD ORIGINAL HOME OF MRS BAIRD'S BREAD and Design 	1,468,539	12/8/1987
Mrs Baird's Red Blue and Yellow Packaging Design (Color) 	1,331,097	4/16/1985
Mrs BAIRD'S Ribbon Design 	5,611,976	11/20/2018
MRS.CRUMB (Donut Character) 	5,157,991	3/7/2017
NEIGHBORHOOD FAVORITE SINCE 1927	SN 90/712,298	Filed 5/14/2021
NOOKS & CRANNIES	5,836,152	8/13/2019
NOOKS & CRANNIES	2,614,090	9/3/2002
O OROWEAT and Design 	3,086,125	4/25/2006
OATNUT	1,768,797	5/4/1993
OLD COUNTRY	1,747,313	1/19/1993
OLD COUNTRY and Design 	1751456	2/9/1993
OLD COUNTRY and Design 	2,973,550	7/19/2005

Full Mark	Registration Number	Registration Date
OLD HOME IS GOOD BREAD and Design 	6,806,145	8/2/2022
OLD STYLE	5,516,922	7/17/2018
OROWEAT	1,115,759	3/27/1979
OROWEAT (Stuffing Mix)	5,123,787	1/17/2017
PACHONCITOS	5,776,835	6/11/2019
PANRICO	6,119,148	8/4/2020
PASTISETAS	3,002,709	9/27/2005
PINGUINOS (Stylized)  <b>PINGÜINOS</b>	2,181,671	8/18/1998
POCKET THINS	4,126,741	4/10/2012
POLVORONES	1,839,125	6/7/1994
POPEMS	2,713,222	5/6/2003
POPEMS (Stylized) 	1,196,372	5/25/1982
POPETTES	5,045,741	9/20/2016
POP FUEGO	5,376,182	1/9/2018
POR SU RICO SABOR CASERO	6,091,390	6/30/2020
PRIDE OF THE NEIGHBORHOOD	4,134,299	5/1/2012
PRINCIPE	5,414,103	2/27/2018
PULLMAN	5,377,824	1/16/2018




Full Mark	Registration Number	Registration Date
RAINBO	5,479,614	5/29/2018
RAINBO	3,054,844	1/31/2006
RAINBO and Design 	1,391,006	4/22/1986
RAINBO and Design 	1,022,785	10/14/1975
SAHARA	853,756	7/30/1968
SALMAS	3,863,016	10/19/2010
SAN LUIS SOURDOUGH	2,205,094	11/24/1998
SANDWICH THINS	3,637,950	6/16/2009
SEASONAL FAVORITES	4,668,884	1/6/2015
SEEDS OF THE DAY	6,085,778	6/23/2020
Silhouettes of Men in Carriage Design 	565,109	10/7/1952
Silhouettes of Men in Carriage Design 	827,257	04/11/1967
SIMPLY SMALL	5,782,749	6/18/2019
SINCE 1913 FREIHOFER'S BAKERY and Design 	5,036,506	9/6/2016
SMOOTH WHITE	5,753,476	5/14/2019
SOFT & SMOOTH	3,702,249	10/27/2009
SOFT & SMOOTH (Stylized) 	3,395,865	3/11/2008




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SOFT'EES	4,874,517	12/22/2015
SPONCH	1,958,844	2/27/1996
Straw in Oval Design 	932,957	4/25/1972
STROEHMANN	959,502	5/22/1973
STROEHMANN PENNSYLVANIA DUTCH BAKERS	1,727,945	10/27/1992
STROEHMANN PENNSYLVANIA DUTCH BAKERS and Design (Color) 	3,644,791	6/23/2009
SUAVICREMAS	1,777,347	6/15/1993
SUBMARINOS	1,963,249	3/19/1996
SUNNY BUNS	4,221,975	10/9/2012
SUNNY BUNS and Design 	6,597,919	12/21/2021
SUNNY SLIDERS	5,608,606	11/13/2018
SWEET BABY GRAINS	4,888,811	1/19/2016
TAKIS	2,770,663	10/7/2003
TAKIS	5,952,800	1/7/2020
TAKIS	6,911,600	11/29/2022
TAKIS	SN 97/095,620	Filed 10/27/2021
		
TAKIS and Design 	4,079,594	1/3/2012



Full Mark	Registration Number	Registration Date
TAKIS & Design (corn chips/orange packaging) 	SN 97/743,471	Filed 1/5/2023
TAKIS FUEGO	3,529,708	11/11/2008
TAKIS FUEGO	SN 97/416,617	Filed 5/18/2022
TAKIS FUEGO	SN 97/095,632	Filed 10/27/2021
TAKIS HOT NUTS	6,911,604	11/29/2022
TAKIS HOT NUTS FLARE (Packaging Design) 	SN 97/296,632	Filed 3/4/2022
TAKIS HOT NUTS FUEGO (Packaging Design) 	SN 97/296,627	Filed 3/4/2022
TAKIS KETTLEZ FUEGO (Packaging Design) 	SN 97/297,361	Filed 3/5/2022
TAKIS KETTLEZ HABANERO FURY (Packaging Trade Dress) 	6,881,329	10/18/2022
TAKIS POP!	6,911,603	11/29/2022
TAKIS POP! & Design (popcorn/orange packaging) 	SN 97/743,470	Filed 1/5/2023
TAKIS POP FUEGO (Packaging Design)	SN 97/297,362	Filed 3/5/2022

Full Mark	Registration Number	Registration Date
		
TAKIS POP! NACHO XTREME (Stylized) 	SN 97/555,809	Filed 8/19/2022
TAKIS NACHO XTREME (Stylized) 	SN 97/556,680	Filed 8/19/2022
TAKIS STIX	6,911,605	11/29/2022
TAKIS STIX FLARE (Packaging Design) 	SN 97/297,363	Filed 3/5/2022
TAKIS STIX FUEGO (Packaging Design) 	SN 97/296,622	Filed 3/4/2022
TAKIS TITAN	5,687,383	2/26/2019
TAKIS WAVES & Design (potato chips/orange packaging) 	SN 97/743,472	Filed 1/5/2023
TAKIS WAVES FUEGO (Packaging Design) 	SN 97/296,619	Filed 3/4/2022
TAKIS WATZ FUEGO (Packaging Design) 	SN 97/296,628	Filed 3/4/2022



Full Mark	Registration Number	Registration Date
TAKIS WILD	5,938,380	12/17/2019
TAKIS XPLOSION	4,792,085	8/11/2015
TAKIS ZOMBIE	4,696,767	3/3/2015
TASTE AS TRUE AS TEXAS GUARANTEED	5,133,209	1/31/2017
		1
TEXAS BORN. TEXAS BREAD.	2,206,004	11/24/1998
THE BEST STUFF'S INSIDE	6,873,967	10/11/2022
THE FLAVOR OF NEW ENGLAND	1,314,880	1/15/1985
THE ORIGINAL BACKYARD LEGEND	2,882,181	9/7/2004
THE ORIGINAL THOMAS ENGLISH MUFFINS FORK SPLIT TOASTED ENGLISH MUFFINS and Design 	1,249,968	8/30/1983
THE PERFECT PORTION OF HAPPINESS	6,130,902	8/18/2020
THE RUSTIK OVEN	5,613,223	11/20/2018
THE SWEET SIDE OF TEXAS	2,832,622	4/13/2004
THERE'S A TREASURE OF GOODNESS IN EVERY RAINBO	4,369,747	7/16/2013
THINS	4,700,009	3/10/2015
THOMAS'	6,119,019	8/4/2020
THOMAS'	6,164,916	9/29/2020
THOMAS'	5,550,872	8/28/2018
THOMAS'	215,997	8/3/1926
THOMAS'	827,258	4/11/1967
THOMAS' and Design (Color) 	3,349,935	12/4/2007
THOMAS' (New Logo) 	SN 97/746,290	Filed 1/9/2023

Full Mark	Registration Number	Registration Date
TIA ROSA	1,315,982	1/22/1985
TIA ROSA (Stylized) 	2,513,917	12/4/2001
TIA ROSA (Stylized) 	2,562,815	4/23/2002
TOAST-R-CAKES (Stylized) <b>Toast-r-Cakes</b>	762,418	12/31/1963
UTAH BORN. UTAH BREAD	5,193,097	4/25/2017
WAKE UP TO WHAT'S POSSIBLE	5,905,073	11/5/2019
WATZ	6,175,650	10/13/2020
Wavy Lines Design 	3,183,008	12/12/2006
WE MAKE IT EASY, YOU MAKE IT ORIGINAL	4,515,364	4/15/2014
WHERE SIMPLE MEETS REAL	5,723,900	4/9/2019
<b>STATE REGISTRATIONS</b>		
ARTESANO (ARIZONA STATE MARK)	9015885	4/13/2017
ARTESANO (CALIFORNIA STATE MARK)	122053	5/2/2017
ARTESANO (COLORADO STATE MARK)	20171214782	3/21/2017
ARTESANO (GEORGIA STATE MARK)	T-28630	7/5/2017
ARTESANO (NEW YORK STATE MARK)	R33052	7/6/2017
ARTESANO (NORTH CAROLINA STATE MARK)	T-22674	7/5/2017

Full Mark	Registration Number	Registration Date
ARTESANO (PENNSYLVANIA STATE MARK)	6575976	7/3/2017
ARTESANO (TENNESSEE STATE MARK)	52405	7/3/2017
GRAB N' GO FAVORITES (TEXAS STATE MARK)	800498684	5/27/2005
MASTER (MINNESOTA STATE MARK)	7,527	12/1/1981
MASTER (MISSOURI STATE MARK)	11,706	11/21/1991
OLD HOME (ILLINOIS STATE MARK)	107,965	6/17/2015
OLD HOME (IOWA STATE MARK)	W00973874	4/21/2015
OLD HOME (KANSAS STATE MARK)	19,062	7/28/2015
OLD HOME (MISSOURI STATE MARK)	019927	7/22/2015
OLD HOME (NEBRASKA STATE MARK)	N/A	4/29/2015
OLD HOME (WISCONSIN STATE MARK)	N/A	8/5/2015
THE NUTRITION YOU WANT. THE TASTE THEY LOVE.	4,506,504	4/1/2014
BALL PARK	3,044,279	01/17/2006
BALL PARK BRAND and Design 	3,046,075	01/17/2006
NATURE'S HARVEST	1,228,651	2/22/1983
SARA LEE	1,026,301	12/02/1975
SARA LEE (Stylized) 	905,216	12/29/1970

Franchisor, its affiliates and/or licensors, as applicable, have filed all required affidavits of Continuing Use and Incontestability for the registered Marks identified above and intends to renew the registrations before their expiration.

There are no currently effective material determinations of the USPTO, the Trademark Trial and Appeal Board, the trademark administration of any state, or of any court, nor any pending infringement, opposition or cancellation proceedings or material litigation involving the Marks listed above, nor is there any pending material federal or state court litigation regarding our use or ownership rights in any of the Marks.

We may, at any time, for any reason, modify, add to, or discontinue using specific Marks. Changes that we may make to the Marks may modify the list of Products that you may sell and distribute to your Outlets. We will notify you of all changes in writing reasonably promptly after we decide to make the change and before the date that we establish for the change to take effect. If we elect to discontinue using a specific Mark, we agree not to sell or distribute Products bearing the discontinued Mark by the same delivery method you are authorized to sell by under your Agreement, or authorize any other person or business entity to do so. Should we resume selling or distributing Products, by a method your Agreement authorizes you to sell by, that bears a Mark which we had previously discontinued, you will have the right to sell and distribute that Products again.

We include in the definition of Marks that we will permit you to use certain brand names that we license from a third-party brand name owner under an arrangement whereby we agree to produce and sell Products identified by the brand owner's name to Outlets that we select. Your Agreement indicates the particular licensed brands that we sublicense to you thereby permitting you to sell Products under the licensed brand in your Outlets. Our license agreements with the owners of these brands are all in full force and effect at this time. We have summarized certain material terms of each license agreement. Except as we disclose below, our license agreements do not significantly limit our right to use, license or sublicense the particular Marks shown below in a manner material to your Distribution Rights.

The definition of Marks may include brand name(s) that a third party owns and licenses to us to use under a private label arrangement whereby we produce goods according to the private label owner's formula and sell and distribute them only to the private label owner's own stores. Most private label arrangements are short-term and subject to periodic change. Because of the potentially transitory nature of private label arrangements, we do not identify in this Item 13 any private label brands that we license among our principal Marks.

You must follow the terms of your Agreement with regard to your use of these Marks. You cannot use a name or Mark as part of your corporate or business name or with modifying words, designs or symbols, except for those which we expressly in writing license you to use. You cannot use any Mark in the performance or sale of any unauthorized services or products or in any manner we have not expressly authorized in writing. You cannot tamper with any of the Marks or other written or graphical designation on the packaging of Products nor can you apply other marks to the packing. You cannot reproduce, or have reproduced, the Marks on clothing, apparel, or advertisements without our written consent. If you desire to use any other advertising or marketing materials to promote Products or which display the Marks, you must first submit them to us for our written approval. See Item 11.

Except as we disclose in this Item 13, there are no agreements currently in effect that significantly limit our right to use, license or sublicense the use of our Marks in a manner material to the business offered under our Agreements.

Your Distribution Rights are not contingent on our performance under any license agreement or private label agreement that we may have with a third party. As long as you are in compliance with your Agreement, the termination of either a license agreement between us and a brand owner or a private label agreement does not excuse us from our obligations to you under your Agreement. Your Distribution Rights will not terminate if a license agreement between us and a brand owner or a private label agreement ends.

We have no knowledge of any superior prior rights or infringing uses that could materially affect your use of our Marks in your state.

We do not grant you any interest in the Marks other than a license (or sublicense if we are the licensee) to use the Marks subject to the conditions that we specify in your Agreement. The license or sublicense that we grant to you does not convey title or ownership to goodwill in the Marks. You may not, at any time, contest or assist anyone to contest the validity of our, or any licensor's, rights in any of the Marks.

You must notify us immediately if you learn about apparent infringement or challenge to any of the Marks, or any use or claims of rights to any mark confusingly similar to any of the Marks. We have no obligation to take affirmative action when we are notified any infringement or challenge to any of the Marks. We will take the action that we think is appropriate under the circumstances (including taking no action). If it becomes necessary to prosecute or defend any trademark infringement suit regarding the Marks, we will bear the cost of the actions and any damages awarded will belong to us. You must cooperate and assist us in defending our respective rights in the Marks over third-party claims, though we will control any administrative proceeding or litigation involving the Marks. You may not take any action in your own name. We have no obligation to protect your right to use the Marks, or against claims of infringement or unfair competition arising out of your use of the Marks. We have no duty to participate in your defense and/or indemnify you from any losses or costs that you may suffer on account of any third-party claims brought against you because of your use of the Marks in accordance with your Agreement.

We do not know of any infringing uses that could materially affect your use of the Marks.

#### **Item 14** **PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION**

No patents are material to the business offered under our Distribution Agreements.

Under your Agreement, we will grant you a limited non-exclusive license to use our proprietary software system for route sales accounting. We claim a copyright in the software. You must maintain the confidentiality of the software and may not modify, reverse engineer or disassemble, decompile or otherwise translate the software.

We claim copyrights in our advertising material and related items that we use, including graphics that we may display on your delivery vehicle (if applicable to you) and clothing if you enter into an optional Advertising Agreement with us. We also claim a copyright in our customer lists. While we have not filed an application to copyright these materials, we consider the materials to be proprietary.

Your Agreement imposes a duty to keep confidential any information that we may share with you that is not available to the general public. We refer to this information as “Confidential Information” and regard all Confidential Information as our trade secret. You must use due care to protect Confidential Information from unauthorized use and disclosure. We may seek equitable remedies, including restraining orders and injunctive relief, to prevent any actual or threatened unauthorized use of our Confidential Information. We are not required by any agreement to protect or defend our copyrights or to defend you against claims based on your use of copyrighted items. If there would be any copyright litigation regarding our copyrighted materials, we will control the litigation. This is independent of whether you modify or discontinue using the subject matter of the copyright. We may at any time require you to stop using any copyrighted materials and you will be required to do so.

We are not aware of any agreements or third-party claims or infringing uses that might limit our, or your, use of any of the materials in which we claim a copyright. Nor are we aware of any current determinations of the United States Copyright Office or any court, or any pending interference, opposition or cancellation proceedings or material litigation involving any materials in which we claim a copyright or that we regard as proprietary or our trade secret.

**Item 15**  
**OBLIGATION TO PARTICIPATE IN THE  
ACTUAL OPERATION OF THE FRANCHISE BUSINESS**

BFBD does not require that you personally operate your Distribution Rights. You are free to hire employees and/or to retain independent contractors as you deem appropriate to discharge your responsibilities under your Agreement. You are responsible, however, for these employees and/or independent contractors and their compliance with all the terms and conditions of your Agreement and you must comply with all applicable federal, state, and local laws and regulations concerning your employer/employee or other relationship with them, including the maintenance of all required worker's compensation and unemployment insurance, and the payment and/or withholding of all applicable payroll related taxes. (Agreement, Section 6.5)

**Item 16**  
**RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL**

As a condition of receiving the Distribution Rights, you may only sell and distribute the specific Products that we authorize, and you must sell all the Products that we require. Additionally, you must provide certain support services to your Outlets. You cannot sell any other goods bearing the Marks or distribute Products using any delivery system other than the delivery method authorized in your Agreement (Direct Store Delivery or Drop-Merch), except as may be provided in any separate written agreement you may sign with us (which happens infrequently). You may not sell to Outlets that are either i) outside of your Sales Area (Distribution Agreement) or ii) not on your list of authorized Outlets (Sales Growth Agreement). Under your Agreement, we are not authorized to change the type of goods (fresh baked goods) that you sell and distribute, but we continuously change the assortment of Products, and we may add Products under new Marks, or discontinue the use of Marks under which we currently sell Products. Depending on the requirements of the Outlets you will service, you may have to perform additional support services to Outlets related to the Products as your Agreement requires you to meet each Outlet's service requirements. (Agreement, 6.1)

Your Agreement contains important definitions for many of the capitalized terms that we use in this Franchise Disclosure Document. For example, the terms Products, Outlets, Chains, Sales Area and Marks may each limit the scope of your Distribution Rights. By way of further example, the term Products does not include our, or our affiliates', refrigerated or frozen bakery items even if we, or they, package and sell them under the Marks and are similar to the Products that we allow you to sell. In addition, if you sign a Distribution Agreement, in most instances your Distribution Rights will be structured such that you are authorized to sell a given Product to any establishment in the Sales Area requesting Direct Store Delivery. However, in certain locations across the U.S., distribution rights are structured such that you are authorized to sell a given Product only to certain types of stores within your Sales Area, for example all grocery stores and restaurants, but not convenient stores in the Sales Area (this is only a hypothetical example and may not represent the actual Distribution Rights available to you). If you sign a Sales Growth Agreement, you may only sell Products to the specific Outlets listed in your Agreement.

We do not prohibit or restrict your right to carry and distribute merchandise for other companies except if i) such other activity is competitive with the Products, which includes selling other products that likely compete with any Products in an Outlet, ii) such other activity could contaminate the Products, or iii) such other activity presents a reasonable risk of harm to Bakery’s business, brands, or reputation. (Agreement, 6.7)

You may be prohibited from purchasing Distribution Rights, and it is a breach of your Agreement, if any of your employees (any representative of your company), family members, or close relatives are employed by Bakery or any business that sells products that compete with any Product; or if any of these individuals are employed by any parent, affiliate, or subsidiary of Bakery or any business that sells products that compete with any Product. (Agreement, 6.7)

**Item 17**

**RENEWAL, TERMINATION, TRANSFER AND DISPUTE RESOLUTION  
THE FRANCHISE RELATIONSHIP**

**THIS TABLE LISTS CERTAIN IMPORTANT PROVISIONS OF THE FRANCHISE AND RELATED AGREEMENTS PERTAINING TO RENEWAL, TERMINATION, TRANSFER, AND DISPUTE RESOLUTION. YOU SHOULD READ THESE PROVISIONS IN THE AGREEMENTS ATTACHED TO THIS DISCLOSURE DOCUMENT.**

Unless otherwise stated, all references in the table refer to the relevant section of the Distribution and Sales Growth Agreement.

	<b>Provision</b>	<b>Section in Agreement</b>	<b>Summary</b>
a.	Length of the term	§3.1	Your Distribution Rights continue for 10 years, unless earlier terminated.
b.	Renewal or extension of the term	§§3.2; 3.3	Your Distribution Rights will automatically renew for another 10 years, unless good cause exists to terminate the Agreement or you give notice of your decision not to renew the Agreement no less than 90 days prior to the expiration of the current term under your Agreement.
c.	Requirements for renewal or extension	§§3.2; 3.3	If we request it, you must sign our then-current form of the Agreement and a general release. You may be asked to sign a distribution contract with materially different terms and conditions than your original contract.
d.	Termination by Distributor (franchisee)	Not Applicable	Subject to State Law
e.	Termination by BFBD without “cause”	§9.6	While we do not have a right to terminate your Agreement without cause, we do have a right to purchase your distribution rights.
f.	Termination by BFBD with “cause”	§§2.2; 11.1; 11.2	Your failure to comply with or perform any provisions or covenants of the Agreement or any other agreement between us gives us cause to terminate the Agreement. Any termination requires you or us to sell your Distribution Rights.
g.	“Cause” defined - curable defaults	§11.2	Any breach other than those that we identify as non-curable grounds of termination are considered curable defaults. We give you 3 business days after written notice of default in which to complete the cure. You

	<b>Provision</b>	<b>Section in Agreement</b>	<b>Summary</b>
			agree that repeated curable breaches are the same as a non-curable default and may result in termination of the Agreement.
h.	“Cause” defined – noncurable defaults	§11.1	The non-curable defaults are those that involve: (i) your failure to timely cure any curable defect; (ii) repeated violations that constitute a chronic breach; (iii) conduct that threatens public health or safety; (iv) criminal activity by you; (v) fraud by you; or (vi) default under the Security Agreement.
i.	Distributor’s obligations on termination/non-renewal	§11.3	Upon termination, you still own the Distribution Rights as a sellable asset but are no longer permitted to purchase or sell Products (or otherwise provide service) to the Outlets. At this same time, we (or our assignee) are permitted to operate your Distribution Rights under your Agreement for your account, less our reasonable operating expenses to do so. Upon termination, you are required to sell the Distribution Rights to a qualified buyer. If you are not able to sell the rights within 90 days after termination, we are authorized to either purchase the rights or sell them on your behalf. With the sale proceeds, we will provide you with a final accounting and remit to you any balance we owe you less deductions authorized by the Agreement.
j.	Assignment of contract by Distributor	Not Applicable	Freely assignable by BFBD.
k.	“Transfer” by Distributor defined	Article 9	Includes the sale of all (or substantially all) of your Distribution Rights, an assignment or attempted assignment of the Agreement or the Distribution Rights, or the sale or transfer (due to purchase or death) of the controlling interest in the corporate entity that signs the Agreement.
l.	BFBD’s approval of transfer by Distributor	§§9.1; 9.2	We have a right of first refusal. If we do not exercise our right of first refusal, we have the right to approve the transfer to the proposed buyer.
m.	Conditions for BFBD’s approval of transfer	§§9.1; 9.2	(i) You must provide us with the purchase terms that you have been offered or have negotiated with the proposed buyer; (ii) the proposed buyer's management must be acceptable to us and meet our then-current financial, experience and background criteria; (iii) the proposed buyer and its guarantors must sign our current Agreement; and (iv) you must pay us a transfer fee of 2% of the sales price.



	<b>Provision</b>	<b>Section in Agreement</b>	<b>Summary</b>
n.	BFBD's right of first refusal to acquire Distributor's business	§§9.1; 9.2	We may match any bona fide third-party offer that you receive for your distribution rights and will let you know of our decision to do so within 14 business days after receiving your complete package of information regarding the offer. Once we exercise our right of first refusal, you cannot withdraw your request to sell your distribution rights. If we exercise our right of first refusal, you must pay us a transfer fee of 2% of the purchase price.
o.	BFBD's option to purchase Distributor's business	§§9.1; 9.2; 9.5; 9.6; 11.3(e)	If we decide to purchase your Distribution Rights, you must pay us a transfer fee of 2% of the purchase price, unless such purchase is initiated pursuant to §9.6 (in which case no transfer fee is charged). Your financial account with us will remain open for 90-120 days after the effective date of the closing for this sale. At such closing, you will pay us: (i) any monies actually owed; (ii) a reasonable estimate of will be owed from the time the closing calculations are made through the closing date; (iii) a reasonable amount to remain as a credit on your account to cover charges that get applied to your account post-closing; (iv) all reasonable costs and expenses in connection with the sale; and (v) any outstanding debts, liens or other obligations relating to or authorized under your Agreement. You will then return any property owned by us in your possession, and the Agreement will terminate (except for the provisions in the Agreement designated to survive termination).
p.	Death or disability of Distributor	§9.5	In the event of the death of the greater than 50% shareholder in your corporate entity, you may be required to sell your Distribution Rights. If you are required to sell your Distribution Rights and fail to do so within 90 days, we are authorized to either purchase the rights or sell them on your behalf. With the sale proceeds, we will provide you with a final accounting and remit to you any balance we owe you less deductions authorized by the Agreement.
q.	Non-competition covenants during the term of the Agreement	§6.7	You may engage in all other business activities, including selling other products, except to the extent that it involves your sale or distribution of competitive merchandise or merchandise that could contaminate the Products or otherwise risks harm to us or our brands. There are also restrictions on family members and relatives of yours working for us or competitors.
r.	Non-competition covenants after termination/expiration	Not Applicable	Not Applicable
s.	Modification of the Agreement	§§14.4, 14.11	Only by a writing signed by the party to be charged. If a court rules that part of the Agreement is invalid or contrary to law, the Agreement will be deemed modified to the extent necessary to conform to the ruling.

	<b>Provision</b>	<b>Section in Agreement</b>	<b>Summary</b>
t.	Integration/merger clause	§14.4	The Agreement and any other agreements that you may enter into with us concurrently represent our entire agreement regarding the applicable business and supersede all prior agreements, discussions, understandings, representations, and conditions between us with respect to this subject matter. The provision(s) are subject to Washington state law.
u.	Dispute resolution by arbitration or mediation	Article 13	You must resolve all disputes in accordance with the arbitration and litigation procedures described in the Agreement.
v.	Choice of forum	§§13.3, 13.9	The party initiating the dispute must initiate mandatory binding arbitration proceedings with the American Arbitration Association. We agree that the arbitration will be held in or near the county in which you operate under the Agreement, or in any other mutually agreed-upon location. The provision(s) are subject to Washington state law.
w.	Choice of law	§14.10	The Agreement is governed by Pennsylvania law. The provision(s) are subject to Washington state law.

These states have statutes which may supersede the Agreement in your relationship with BFBD including the areas of termination and renewal of your Distribution Rights: Arkansas [Stat. Section 70-807], California [Bus. & Prof. Code Sections 20000-20043], Connecticut [Gen. Stat. Section 42-133e et seq.], Delaware [Code Section 2551-2556], Illinois [815 ILCS 705/1-44], Indiana [Stat. Section 23-2-2.7], Iowa [Code Sections 523H.1-523H.17 ], Maryland [Md. Code Ann. Bus. Reg. Sections 14-201 to 14-233; Md. Code Ann. Com. Law Sections 11-1301 to 11-1307], Michigan [Stat. Section 19.854(27)], Minnesota [Stat. Section 80C.14], Mississippi [Code Section 75-24-51], Missouri [Stat. Section 407.400], Nebraska [Rev. Stat. Section 87-401], New Jersey [Stat. Section 56:10-1], South Dakota [Codified Laws Chapter 37-5B], Virginia [Code 13.1-557-574-13.1-564], Washington [Code Section 19.100.180], Wisconsin [Stat. Section 135.03]. These and other states may have court decisions which may supersede the Agreement in your relationship with us including the areas of termination and renewal of your Distribution Rights.

Please refer to the state specific addendum for Illinois, Maryland, Minnesota, New York, North Dakota, Virginia, and Washington for additional relevant disclosures required by those states under this Item.

### **Item 18** **PUBLIC FIGURES**

Although they do not currently do so, Franchisor and its affiliates may in the future use public figures in advertisements to promote certain Products. If they do, they will likely compensate these public figures in return for their roles in our advertisements. You do not have the right to use the name of any of these public figures in their promotional efforts or advertising without prior written approval from us. There are no public figures involved in the actual management or control of us.

### **Item 19** **FINANCIAL PERFORMANCE REPRESENTATIONS**

The FTC's Franchise Rule permits a franchisor to provide information about the actual or potential financial performance of its franchised and/or franchisor-owned outlets, if there is a reasonable basis for the

information, and if the information is included in the disclosure document. Financial performance information that differs from that included in Item 19 may be given only if: (1) a franchisor provides the actual records of an existing outlet you are considering buying; or (2) a franchisor supplements the information provided in this Item 19, for example, by providing information about possible performance at a particular location or under particular circumstances.

We do not make any representations about a franchisee’s future financial performance or the past financial performance of company-owned or franchised outlets. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing outlet, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to the franchisor by contacting Matthew Wright at 255 Business Center Drive Horsham, Pennsylvania 19044 / (215) 900-4862, the Federal Trade Commission, and the appropriate state regulatory agencies.

**Item 20**  
**OUTLETS AND FRANCHISEE INFORMATION**

For purposes of this Item 20, BFBD does not operate routes (outlets) as part of an ongoing company strategy of indefinitely owning such routes. However, please note that although BFBD may, from time to time, terminate a franchisee’s Agreement (*i.e.*, the franchise agreement) pursuant to the termination provisions of such Agreement, that does not necessarily mean that such franchisee’s ownership of the Distribution Rights are also terminated. When an Agreement is terminated, the franchisee continues to own the asset that is the Distribution Rights, but is no longer authorized to operate the distribution business associated with those rights post termination. In such cases, BFBD may temporarily operate these routes until the Distribution Rights are sold. When this occurs, the route/outlet is not considered a company-owned outlet due to the Distribution Rights still being owned by the franchisee. However, there are situations, like when a franchisee sells the route back to BFBD or when BFBD creates a new route and it has not yet sold, that BFBD will operate the route/outlet while attempting to sell same to a franchisee/Distributor; in these instances, the outlet is considered company-owned until it sells.

**Table No. 1**  
**System-wide Outlet Summary**  
**For Years 2020 to 2022**

Column 1	Column 2	Column 3	Column 4	Column 5
Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
Franchised Outlets	2020	5,702	5,822	120
	2021	5,822	5,977	155
	2022	5,977	5,901	-76
Company-Owned	2020	251	204	-47
	2021	204	213	9
	2022	213	257	44
Total Outlets	2020	5,953	6,026	73
	2021	6,026	6,190	164
	2022	6,190	6,158	-32

**Table No. 2**  
**Transfers of Outlets from Franchisees to New Owners (other than Franchisor)**  
**For Years 2020 to 2022**

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Alabama	2020	13
	2021	16
	2022	23
Arizona	2020	10
	2021	13
	2022	19
Arkansas	2020	4
	2021	7
	2022	5
Colorado	2020	4
	2021	2
	2022	5
Connecticut	2020	11
	2021	6
	2022	5
Delaware	2020	1
	2021	1
	2022	2
Florida	2020	64
	2021	67
	2022	60
Georgia	2020	37
	2021	42
	2022	30
Idaho	2020	10
	2021	9
	2022	7
Illinois	2020	7
	2021	15
	2022	16
Iowa	2020	3
	2021	0
	2022	5
Indiana	2020	9
	2021	10
	2022	14
Kansas	2020	0
	2021	0
	2022	0
Kentucky	2020	5
	2021	8
	2022	4
Louisiana	2020	5
	2021	11
	2022	7
Massachusetts	2020	9
	2021	10
	2022	12
Maryland	2020	8
	2021	19
	2022	8

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Maine	2020	5
	2021	2
	2022	1
Michigan	2020	7
	2021	9
	2022	10
Minnesota	2020	2
	2021	1
	2022	5
Mississippi	2020	4
	2021	5
	2022	5
Missouri	2020	5
	2021	3
	2022	0
Montana	2020	6
	2021	7
	2022	5
Nebraska	2020	7
	2021	3
	2022	8
Nevada	2020	4
	2021	7
	2022	3
New Hampshire	2020	0
	2021	4
	2022	7
New Jersey	2020	6
	2021	2
	2022	0
New Mexico	2020	8
	2021	4
	2022	8
New York	2020	40
	2021	26
	2022	32
North Carolina	2020	36
	2021	25
	2022	46
North Dakota	2020	0
	2021	0
	2022	0
Ohio	2020	13
	2021	12
	2022	11
Oklahoma	2020	1
	2021	2
	2022	1
Oregon	2020	0
	2021	0
	2022	0

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Pennsylvania	2020	16
	2021	23
	2022	7
Rhode Island	2020	4
	2021	3
	2022	2
South Carolina	2020	22
	2021	12
	2022	15
South Dakota	2020	2
	2021	1
	2022	0
Tennessee	2020	30
	2021	25
	2022	22
Texas	2020	44
	2021	25
	2022	49
Utah	2020	5
	2021	8
	2022	7
Vermont	2020	2
	2021	4
	2022	3
Virginia	2020	26
	2021	22
	2022	24
Washington	2020	1
	2021	5
	2022	9
West Virginia	2020	0
	2021	1
	2022	1
Wisconsin	2020	4
	2021	6
	2022	5
Wyoming	2020	0
	2021	1
	2022	0
Totals	2020	500
	2021	484
	2022	508

**Table No. 3  
Status of Franchised Outlets  
For Years 2020 to 2022**

Column 1 State	Column 2 Year	Column 3 Outlets Start of Year	Column 4 Outlets Opened	Column 5 Termin- ations (1)	Column 6 Non- Renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations Other Reasons	Column 9 Outlets at End of Year
AL	2020	150	6	4	0	8	1	147
	2021	147	7	8	0	4	3	147
	2022	147	6	5	0	3	2	148
AZ	2020	192	181	3	0	123	3	247
	2021	247	9	1	0	2	2	252
	2022	252	41	2	0	35	3	255
AR	2020	70	6	3	0	6	0	70
	2021	70	1	0	0	3	0	68
	2022	68	7	2	0	10	1	64
CA	2020	0	0	0	0	0	0	0
	2021	0	0	0	0	0	0	0
	2022	0	0	0	0	0	0	0
CO	2020	22	10	0	0	7	0	25
	2021	25	0	1	0	2	0	23
	2022	23	3	2	0	0	0	26
CT	2020	117	4	1	0	5	6	110
	2021	110	0	0	0	1	2	107
	2022	107	0	2	0	1	7	99
DE	2020	30	0	0	0	0	2	28
	2021	28	0	0	0	0	1	27
	2022	27	0	1	0	0	1	26
FL	2020	606	23	7	0	6	1	622
	2021	622	33	6	0	23	5	627
	2022	627	33	6	0	20	3	637
GA	2020	309	24	7	0	13	6	314
	2021	314	22	11	0	11	8	317
	2022	317	11	7	0	6	0	322
ID	2020	36	2	1	0	0	0	38
	2021	38	5	0	0	1	4	38
	2022	38	6	0	0	0	0	44
IL	2020	177	8	0	0	10	1	174
	2021	174	5	0	0	5	5	169
	2022	169	36	2	0	51	0	154
IN	2020	75	1	2	0	3	0	73
	2021	73	6	2	0	10	1	68
	2022	68	4	2	0	1	0	71
IA	2020	40	1	0	0	0	0	41
	2021	41	2	0	0	1	2	40
	2022	40	0	0	0	0	2	38
KS	2020	6	0	0	0	1	1	4
	2021	4	0	0	0	0	1	3
	2022	3	0	0	0	0	0	3
KY	2020	51	7	1	0	6	0	52
	2021	52	0	1	0	1	2	49

Column 1 State	Column 2 Year	Column 3 Outlets Start of Year	Column 4 Outlets Opened	Column 5 Termin- ations (1)	Column 6 Non- Renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations Other Reasons	Column 9 Outlets at End of Year
	2022	49	1	3	0	5	0	45
LA	2020	87	10	3	0	13	0	84
	2021	84	4	4	0	0	0	88
	2022	88	1	6	0	7	0	82
MA	2020	119	0	1	0	3	4	112
	2021	112	6	1	0	2	3	113
	2022	113	0	3	0	2	5	106
MD	2020	113	7	3	0	7	1	112
	2021	112	8	0	0	0	3	117
	2022	117	0	2	0	3	0	114
ME	2020	54	0	2	0	0	2	52
	2021	52	0	0	0	3	3	46
	2022	46	0	1	0	0	4	42
MI	2020	118	1	1	0	4	1	114
	2021	114	2	0	0	4	3	109
	2022	109	1	0	0	0	3	107
MN	2020	81	7	0	0	5	2	81
	2021	81	0	0	0	1	3	77
	2022	77	0	0	0	0	3	74
MS	2020	83	9	2	0	5	0	87
	2021	87	5	1	0	1	0	91
	2022	91	4	2	0	0	2	93
MO	2020	33	4	1	0	3	1	33
	2021	33	2	2	0	2	1	32
	2022	32	1	0	0	26	3	4
MT	2020	12	7	1	0	0	3	16
	2021	16	0	0	0	2	1	13
	2022	13	2	0	0	0	2	13
NE	2020	39	0	2	0	1	1	37
	2021	37	1	1	0	0	0	38
	2022	38	0	0	0	1	2	35
NV	2020	51	43	1	0	25	0	69
	2021	69	1	0	0	0	0	70
	2022	70	23	1	0	17	0	76
NH	2020	51	0	1	0	0	0	51
	2021	51	1	0	0	1	0	51
	2022	51	0	4	0	2	1	48
NJ	2020	136	1	1	0	2	0	135
	2021	135	2	0	0	3	2	132
	2022	132	0	0	0	8	7	117
NM	2020	54	46	0	0	26	1	73
	2021	73	8	4	0	3	2	76
	2022	76	14	1	0	9	1	80
NY	2020	507	20	10	0	30	7	490



Column 1 State	Column 2 Year	Column 3 Outlets Start of Year	Column 4 Outlets Opened	Column 5 Termin- ations (1)	Column 6 Non- Renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations Other Reasons	Column 9 Outlets at End of Year
	2021	490	19	6	0	30	15	464
	2022	464	0	7	0	5	20	439
NC	2020	299	21	13	0	27	5	288
	2021	288	112	8	0	49	5	346
	2022	346	39	7	0	23	7	355
ND	2020	2	0	0	0	0	1	1
	2021	1	0	0	0	0	0	1
	2022	1	0	0	0	0	0	1
OK	2020	25	1	1	0	5	0	21
	2021	21	15	0	0	1	0	35
	2022	35	0	0	0	1	0	34
OH	2020	153	0	1	0	0	4	149
	2021	149	15	2	0	5	2	157
	2022	157	1	2	0	0	0	158
OR	2020	0	3	0	0	0	0	3
	2021	3	6	0	0	0	0	9
	2022	9	9	1	0	1	0	17
PA	2020	229	24	4	0	17	7	229
	2021	229	6	7	0	5	5	225
	2022	225	0	3	0	3	3	219
RI	2020	34	3	0	0	0	2	35
	2021	35	0	0	0	0	2	33
	2022	33	0	1	0	1	2	30
SC	2020	186	7	2	0	15	4	174
	2021	174	28	1	0	21	0	181
	2022	181	15	0	0	3	2	191
SD	2020	3	3	1	0	1	0	5
	2021	5	2	0	0	0	0	7
	2022	7	0	0	0	0	0	7
TN	2020	153	14	5	0	6	5	156
	2021	156	27	9	0	28	1	154
	2022	154	0	13	0	12	0	142
TX	2020	830	224	21	0	173	1	880
	2021	880	562	24	0	437	26	979
	2022	979	188	34	0	177	2	988
UT	2020	21	4	0	0	0	0	25
	2021	25	3	4	0	0	1	27
	2022	27	1	1	0	0	1	27
VA	2020	185	17	2	0	7	4	191
	2021	191	0	3	0	4	5	182
	2022	182	1	6	0	6	0	177
VT	2020	30	0	2	0	0	0	30
	2021	30	1	1	0	0	1	30
	2022	30	3	0	0	3	0	30

Column 1 State	Column 2 Year	Column 3 Outlets Start of Year	Column 4 Outlets Opened	Column 5 Termin- ations (1)	Column 6 Non- Renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations Other Reasons	Column 9 Outlets at End of Year
WA	2020	15	13	0	0	0	0	28
	2021	28	15	0	0	0	1	42
	2022	42	9	1	0	0	1	50
WV	2020	14	0	0	0	0	0	14
	2021	14	0	0	0	0	0	14
	2022	14	0	0	0	0	0	14
WI	2020	99	7	0	0	6	1	99
	2021	99	4	2	0	0	3	100
	2022	100	0	1	0	2	2	96
WY	2020	5	0	0	0	0	2	3
	2021	3	0	0	0	0	0	3
	2022	3		0	0	0	0	3
Totals	2020	5,702	769	110	0	569	80	5,822
	2021	5,822	945	110	0	666	124	5,977
	2022	5,977	460	131	0	444	92	5,901

(1) BFBD does not terminate franchise agreements such that a franchisee no longer owns their/its distribution rights. Although the franchise agreement may be terminated in accordance with its terms, and a franchisee is subsequently prohibited from selling BFBD products, the franchisee still owns the distribution rights after termination of the franchise agreement and is entitled to the net proceeds (if any) while BFBD is operating the rights on the franchisee's behalf and whenever the distribution rights are sold. Therefore, when a franchise agreement is terminated there is no corresponding reduction in outlet count since the distribution rights are not terminated, nor do the distribution rights revert to BFBD. Accordingly, Column 5 in Table 3 lists the number of franchise agreements that were terminated in the respective states; however, the number listed in Column 5 is not subtracted from the outlet count as a result of the continued operation of the distribution rights (by BFBD on behalf of the franchisee who has had the franchise agreement terminated) and the franchisee retaining ownership of such distribution rights.

**Table No. 4  
Status of Company-Owned Outlets  
For Years 2020 to 2022**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Reacquired from Franchisees	Column 6 Outlets Closed	Column 7 Outlets Sold to Franchisees	Column 8 Outlets at the End of the Year
AL	2020	5	0	8	1	9	3
	2021	3	0	4	0	6	1
	2022	1	0	3	0	4	0
AZ	2020	4	45	123	0	167	5
	2021	5	4	2	0	10	1
	2022	1	15	35	0	37	14
AR	2020	0	0	6	0	6	0
	2021	0	1	3	0	2	2
	2022	2	0	10	2	8	2
CA	2020	0	0	0	0	0	0
	2021	0	0	0	0	0	0
	2022	0	0	0	0	0	0

CO	2020	0	3	7	0	10	0
	2021	0	0	2	0	1	1
	2022	1	1	0	0	2	0
CT	2020	3	0	5	5	1	2
	2021	2	1	1	0	0	4
	2022	4	5	1	0	1	9
DE	2020	0	0	0	0	0	0
	2021	0	0	0	0	0	0
	2022	0	0	0	0	0	0
FL	2020	9	1	6	0	11	5
	2021	5	6	23	0	19	15
	2022	15	5	20	0	20	20
GA	2020	2	3	13	0	15	3
	2021	3	5	11	1	10	8
	2022	8	4	6	0	11	7
IL	2020	4	0	0	2	7	5
	2021	5	0	1	0	3	3
	2022	3	39	0	0	41	1
IN	2020	6	0	10	5	1	3
	2021	3	4	5	0	9	3
	2022	3	0	51	48	3	3
IA	2020	2	0	3	0	0	2
	2021	2	0	10	0	5	7
	2022	7	0	1	8	0	0
ID	2020	0	1	0	0	1	0
	2021	0	0	1	0	1	0
	2022	0	0	0	0	0	0
KS	2020	0	0	1	1	0	0
	2021	0	0	0	0	0	0
	2022	0	0	0	0	0	0
KY	2020	1	0	6	4	3	0
	2021	0	0	1	0	1	0
	2022	0	0	5	0	2	3
LA	2020	1	0	13	1	10	3
	2021	3	1	0	0	4	0
	2022	0	0	7	1	5	1
MA	2020	9	0	3	1	1	10
	2021	10	8	2	1	0	19
	2022	19	6	2	0	1	26
MD	2020	0	0	7	4	3	0
	2021	0	2	0	0	1	1
	2022	1	0	3	1	2	1
ME	2020	0	0	0	0	0	0
	2021	0	0	3	0	1	2
	2022	2	0	0	0	1	1
MI	2020	0	0	4	3	1	0
	2021	0	0	4	0	1	3
	2022	3	1	0	0	0	4
MN	2020	1	7	5	0	7	6
	2021	6	0	1	0	7	0

	2022	0	0	0	0	0	0
MS	2020	9	0	5	0	8	6
	2021	6	0	1	0	4	3
	2022	3	0	0	0	2	1
MO	2020	2	0	3	2	1	2
	2021	2	2	2	4	1	1
	2022	1	0	26	27	0	0
MT	2020	3	0	0	0	3	0
	2021	0	0	2	0	1	1
	2022	1	0	0	0	0	1
NE	2020	0	0	1	0	1	0
	2021	0	1	0	0	0	1
	2022	1	0	1	0	0	2
NV	2020	0	23	25	1	46	1
	2021	1	3	0	0	3	1
	2022	1	6	17	0	23	1
NH	2020	1	0	0	0	1	0
	2021	0	0	1	0	0	1
	2022	1	0	2	1	2	0
NJ	2020	8	0	2	3	4	3
	2021	3	0	3	3	0	3
	2022	3	2	8	0	0	13
NM	2020	5	15	26	0	43	3
	2021	3	2	3	0	4	4
	2022	4	2	9	0	11	4
NY	2020	16	0	30	12	20	14
	2021	14	0	30	0	26	18
	2022	18	4	5	0	6	21
NC	2020	3	0	27	9	18	3
	2021	3	44	49	0	90	6
	2022	6	9	23	0	26	12
ND	2020	0	0	0	0	0	0
	2021	0	0	0	0	0	0
	2022	0	0	0	0	0	0
OK	2020	6	7	5	0	2	16
	2021	16	0	1	0	15	2
	2022	2	0	1	0	0	3
OH	2020	2	1	0	0	0	3
	2021	3	0	5	0	7	1
	2022	1	0	0	0	0	1
OR	2020	1	29	0	0	3	27
	2021	27	0	0	0	8	19
	2022	19	0	1	4	10	6
PA	2020	18	105	17	111	22	7
	2021	7	115	5	119	1	7
	2022	7	14	3	14	2	8
RI	2020	0	1	0	0	1	0
	2021	0	0	0	0	0	0
	2022	0	0	1	1	0	0
SC	2020	3	0	15	9	8	1

	2021	1	9	21	1	29	1
	2022	1	12	3	0	16	0
SD	2020	0	6	1	6	0	1
	2021	1	6	0	6	0	1
	2022	1	0	0	0	0	1
TN	2020	13	2	6	0	13	8
	2021	8	0	28	0	28	8
	2022	8	0	12	5	6	9
TX	2020	59	26	173	5	224	29
	2021	29	91	437	2	512	43
	2022	43	10	177	0	174	56
UT	2020	6	0	0	0	4	2
	2021	2	0	0	0	2	0
	2022	0	0	0	0	0	0
VA	2020	12	0	7	5	10	4
	2021	4	8	4	2	0	14
	2022	14	4	6	0	4	20
VT	2020	0	0	0	0	0	0
	2021	0	0	0	0	0	0
	2022	0	0	3	0	2	1
WA	2020	37	2	0	0	12	27
	2021	27	0	0	0	19	8
	2022	8	3	0	0	7	4
WV	2020	0	0	0	0	0	0
	2021	0	0	0	0	0	0
	2022	0	0	0	0	0	0
WI	2020	0	0	6	0	6	0
	2021	0	0	0	0	0	0
	2022	0	0	2	0	1	1
WY	2020	0	0	0	0	0	0
	2021	0	0	0	0	0	0
	2022	0	0	0	0	0	0
Totals	2020	251	277	569	190	703	204
	2021	204	313	666	139	831	213
	2022	213	142	444	112	430	257

**Table No. 5  
Projected Openings for 2023 as of December 31, 2022**

Column 1 State	Column 2 Franchised Agreements Signed But Not Opened	Column 3 Projected New Franchised Outlets in the next Fiscal Year	Column 4 Projected New Company-Owned Outlets in the Current Fiscal Year
Alabama	0	8	0
Alaska	0	0	0
Arizona	0	25	0
Arkansas	0	8	0
California	0	0	0
Colorado	0	0	0
Connecticut	0	4	0
Delaware	0	0	0
Florida	0	30	0
Georgia	0	25	0
Hawaii	0	0	0
Idaho	0	0	0
Illinois	0	0	0
Indiana	0	0	0
Iowa	0	0	0
Kansas	0	0	0
Kentucky	0	0	0
Louisiana	0	10	0
Maine	0	2	0
Maryland	0	0	0
Massachusetts	0	4	0
Michigan	0	0	0
Minnesota	0	0	0
Mississippi	0	6	0
Missouri	0	0	0
Montana	0	0	0
Nebraska	0	0	0
Nevada	0	18	0
New Hampshire	0	0	0
New Jersey	0	0	0
New Mexico	0	5	0
New York	0	0	0
North Carolina	0	15	0
North Dakota	0	0	0
Ohio	0	0	0
Oklahoma	0	0	0

Oregon	0	0	0
Pennsylvania	0	4	0
Rhode Island	0	0	0
South Carolina	0	12	0
South Dakota	0	0	0
Tennessee	0	8	0
Texas	0	200	0
Utah	0	0	0
Vermont	0	0	0
Virginia	0	5	0
Washington	0	0	0
West Virginia	0	0	0
Wisconsin	0	0	0
Wyoming	0	0	0
Totals	0	389	0

Exhibit M-1 lists the names of all current Distributors and the business address and telephone number for each as of December 31, 2021. Exhibit M-2 lists the name, city and state, and the business telephone number (or if unknown, the last known home telephone number) of every Distributor who has had its Distribution Rights terminated, canceled, not renewed, or otherwise voluntarily or involuntarily cease operating their/its Distribution Rights during 2021, or who has not communicated with us within 10 weeks of the issuance date of this disclosure document.

If you elect to buy Distribution Rights, your contact information may be disclosed to other buyers when you leave the system, or two your Outlets or corporate management of your Outlets.

### **Confidentiality Agreements**

In some instances, current and former Distributors sign provision restricting their ability to speak openly about their experience with our franchise system. You may wish to speak with current and former Distributors, but be aware that not all such Distributors will be able to communicate with you.

### **Franchisee Organizations**

There are no trademark-specific franchisee organizations associated with our franchise system.

## **Item 21** **FINANCIAL STATEMENTS**

Attached to this Franchise Disclosure Document as Exhibit K-1 are the audited consolidated balance sheets for the 2020 (ending December 31, 2020), 2021 (ending December 31, 2021), and 2022 (ending December 31, 2022) fiscal years, and the related consolidated statements of income, common stock holders' equity and cash flows of Grupo Bimbo for the 2020, 2021, and 2022 fiscal years. As noted earlier, our performance obligations to you under the terms of your Agreement are unconditionally guaranteed by our ultimate parent, Grupo Bimbo (see Exhibit H for a copy of the guarantee).

Also included as Exhibit K-2 are the unaudited financial statements of Grupo Bimbo for the first quarter of fiscal year 2023. THESE FINANCIAL STATEMENTS WERE PREPARED WITHOUT AN AUDIT. PROSPECTIVE FRANCHISEES OR SELLERS OF FRANCHISES SHOULD BE ADVISED THAT NO CERTIFIED PUBLIC ACCOUNTANT HAS AUDITED THESE FIGURES OR EXPRESSED HIS/HER OPINION WITH REGARD TO THE CONTENT OR FORM.

**Item 22**  
**CONTRACTS**

Attached to this disclosure document are the following agreements:

**Exhibit B -- ACF Financing Documents**

- (5) ACF Promissory Note
- (6) ACF Disbursement Authorization
- (7) ACF Financing Security Agreement
- (8) ACF Personal Guaranty Agreement *(This document might not apply to the particular route we offer to you. If they do not, we will tell you this and omit them from the final document package that we will supply to you to sign.)*

**Exhibit C -- Franchise Agreement (also called the Distribution Agreement)** *(This is the general form of Distribution Agreement. As disclosed in this disclosure document, you will sign a Distribution Agreement that lists the particular Products for your sales area.)*

**Exhibit D -- Franchise Agreement (also called the Sales Growth Agreement)** *(This is the general form of the Sales Growth Agreement. As disclosed in this disclosure document, if permitted to sign this agreement, it will list the particular Products and the specific Outlets at which you can sell such Products)*

**Exhibit E -- Advertising Agreement** *(Included is a version that is only applicable if you sign a Distribution Agreement and another version that is only applicable if you sign a Sales Growth Agreement. These documents might not apply to the particular route we offer to you. If it does not apply, we will omit it from the final document package that we will supply to you to sign.)*

**Exhibit F -- Bills of Sale**

**Exhibit G -- General Release** *(This document will not apply to routes sold in Georgia and might not apply to the particular route we offer to you. If it does not, we will omit this document from the final document package that we will supply to you to sign.)*

**Exhibit I -- Security Agreement**

**Exhibit J -- DSA Financing Documents**

- (5) DSA Promissory Note
- (6) DSA Disbursement Authorization
- (7) DSA Financing Security Agreement
- (8) DSA Personal Guaranty Agreement *(This document might not apply to the particular route we offer to you. If they do not, we will tell you this and omit them from the final document package that we will supply to you to sign.)*

**Exhibit L -- Third-party Vehicle Lease Agreements**

- (4) Bush Lease Agreement
- (5) B&G Lease Agreement
- (6) PNC Equipment Finance, LLC

**Item 23**  
**RECEIPTS**

At the end of this Franchise Disclosure Document (as Exhibit P), there are two copies of a document acknowledging your receipt of this disclosure document. Please sign and date both copies of this “Receipt”, forward one copy to us, and retain the other for your records.



# EXHIBIT A

## STATE ADMINISTRATORS

### **California**

Department of Corporations  
320 West 4th Street, Suite 750  
Los Angeles, California 90013  
(866) 275-2677 or (213) 576-7500

### **Hawaii**

Department of Commerce and Consumer Affairs  
Business Registrations Division  
335 Merchant Street, Room 203  
Honolulu, Hawaii 96813  
(808) 586-2722

### **Illinois**

Office of Attorney General  
500 South Second Street  
Springfield, Illinois 62706  
(217) 782-4465

### **Indiana**

Franchise Section  
Securities Division  
302 W. Washington St., Room E-111  
Indianapolis, Indiana 46204  
(317) 232-6681

### **Iowa**

Iowa Securities Bureau  
2nd Floor  
Lucas State Office Building  
Des Moines, Iowa 50319  
(515) 281-4441

### **Kentucky**

Office of the Attorney General  
1024 Capital Center Drive  
Frankfort, Kentucky 40602  
(502) 696-5300

### **Maryland**

Office of Attorney General  
Securities Division  
200 St. Paul Place  
Baltimore, Maryland 21202  
(410) 576-7042

### **Michigan**

Consumer Protection Division  
Antitrust and Franchise Unit  
Department of Attorney General  
525 W. Ottawa St.  
P.O. Box 30213  
Lansing, Michigan 48909  
(517) 373-7117

### **Minnesota**

Department of Commerce  
85 7<sup>th</sup> Place East, Suite 500  
St. Paul, Minnesota 55101-2198  
(651) 296-4026

### **Nebraska**

Department of Banking and Finance  
1200 N Street, Suite 311  
P.O. Box 95006  
Lincoln, Nebraska 68509  
(402) 471-3445

### **New York**

Bureau of Investor Protection and Securities  
Department of Law  
120 Broadway, 23rd Floor  
New York, New York 10271  
(212) 416-8211

### **North Dakota**

North Dakota Securities Department  
600 East Blvd., Fifth Floor  
Bismarck, North Dakota 58505  
(701) 328-4712

### **Oregon**

Division of Consumer and Business Services  
Finance and Corporate Securities  
350 Winter Street N.E.  
Labor and Industries Building, Room 21  
Salem, Oregon 97310  
(503) 378-4387

### **Rhode Island**

Securities Division  
1511 Pontiac Avenue  
John O. Pastore Complex – Building 69-1  
Cranston, Rhode Island 02920  
(401) 462-9585

### **South Dakota**

Division of Insurance  
Securities Regulation  
124 S. Euclid Street, Suite 104  
Pierre, South Dakota 57501  
(605) 773-3563

### **Texas**

Statutory Document Section  
Secretary of State  
P.O. Box 12887  
Austin, Texas 78711  
(512) 475-1769

### **Utah**

Division of Consumer Protection  
Utah Department of Commerce  
160 East Three Hundred South  
P.O. Box 146704  
Salt Lake City, Utah 84114-6704  
(801) 530-6601

### **Virginia**

State Corporation Commission  
Division of Securities and Retail Franchising  
1300 East Main Street, 9<sup>th</sup> Floor  
Richmond, Virginia 23219  
(804) 371-9051

### **Washington**

Washington Dept. of Financial Institutions  
Securities Division  
150 Israel Road SW  
Tumwater, Washington 98501  
(360) 902-8760

### **Wisconsin**

Division of Securities  
Department of Financial Institutions  
P.O. Box 1768  
Madison, Wisconsin 53701 or  
345 W. Washington, 4th Floor  
Madison, Wisconsin 53703  
(608) 266-8559

**AGENTS FOR SERVICE OF PROCESS**

State	Physical Address
Alabama	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 641 SOUTH LAWRENCE STREET MONTGOMERY AL 36104
Alaska	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 9360 GLACIER HIGHWAY, SUITE 202 JUNEAU AK 99801
Arizona	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 8825 N. 23 <sup>RD</sup> AVENUE, SUITE 100 PHOENIX AZ 85003
Arkansas	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 300 SPRING BUILDING, SUITE 900 LITTLE ROCK AR 72201
California	CORPORATION SERVICE COMPANY WHICH WILL DO BUSINESS IN CALIFORNIA AS CSC-LAWYERS INCORPORATING SERVICE C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 2710 GATEWAY OAKS DRIVE, SUITE 150N SACRAMENTO CA 95833-3505
Colorado	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1900 W. LITTLETON BOULEVARD LITTLETON CO 80120
Connecticut	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 100 PEARL STREET, 17 <sup>TH</sup> FLOOR – MC-CSC1 HARTFORD CT 06103
Delaware	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 251 LITTLE FALLS DRIVE WILMINGTON DE 19808
District Of Columbia	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1090 VERMONT AVE NW WASHINGTON DC 20005
Florida	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1201 HAYS STREET TALLAHASSEE FL 32301
Georgia	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 40 TECHNOLOGY PKWY SOUTH, #300 NORCROSS GA 30092
Hawaii	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1003 BISHOP STREET, SUITE 1600 PAUAAHI TOWER HONOLULU HI 96813
Idaho	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 12550 W. EXPLORER DRIVE, SUITE 100 BOISE ID 83713
Illinois	ILLINOIS CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 801 ADLAI STEVENSON DRIVE SPRINGFIELD IL 62703

Indiana	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 135 NORTH PENNSYLVANIA STREET, SUITE 1610 INDIANAPOLIS IN 46204
Iowa	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 505 5 <sup>TH</sup> AVENUE, SUITE 729 DES MOINES IA 50309
Kansas	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 2900 SW WANAMAKER DRIVE, SUITE 204 TOPEKA KS 66614
Kentucky	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 421 WEST MAIN STREET FRANKFORT KY 40601
Louisiana	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 501 LOUISIANA AVENUE BATON ROUGE LA 70802
Maine	SEVERIN M. BELIVEAU, CLERK C/O CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 45 MEMORIAL CIRCLE AUGUSTA ME 04330
Maryland	CSC-LAWYERS INCORPORATING SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 7 ST. PAUL STREET, SUITE 820 BALTIMORE MD 21202
Massachusetts	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 84 STATE STREET BOSTON MA 02109
Michigan	CSC-LAWYERS INCORPORATING SERVICE (COMPANY) C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 601 ABBOT ROAD EAST LANSING MI 48823
Minnesota	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 2345 RICE STREET, SUITE 230 ROSEVILLE MN 55113
Mississippi	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110
Missouri	CSC-LAWYERS INCORPORATING SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 221 BOLIVAR STREET JEFFERSON CITY MO 65101

Montana	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 26 WEST SIXTH AVENUE, P.O. BOX 1691 HELENA MT 59624-1691
Nebraska	CSC-LAWYERS INCORPORATING SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 223 SOUTH 13 <sup>TH</sup> STREET, SUITE 1900 LINCOLN NE 68508
Nevada	CORPORATE SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 112 NORTH CURRY STREET CARSON CITY NV 89703
New Hampshire	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 10 FERRY STREET, SUITE 313 CONCORD NH 03301
New Jersey	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC PRINCETON SOUTH CORPORATE CENTER, SUITE 160 100 CHARLES EWING BLVD EWING NJ 08628
New Mexico	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC MC-CSC1, 726 E. MICHIGAN DRIVE, SUITE 101 HOBBS NM 88240-3465
New York	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 80 STATE STREET ALBANY NY 12207-2543
North Carolina	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 2626 GLENWOOD AVENUE, SUITE 550 RALEIGH NC 27608
North Dakota	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1709 NORTH 19 <sup>TH</sup> STREET, SUITE 3 BISMARCK ND 58501-2121
Ohio	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 50 WEST BROAD STREET, SUITE 1330 COLUMBUS OH 43215
Oklahoma	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 10300 GREENBRIAR PLACE OKLAHOMA CITY OK 73159-7653
Oregon	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1127 BROADWAY STREET NE, SUITE 310 SALEM OR 97301
Pennsylvania	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 2595 INTERSTATE DRIVE, SUITE 103 HARRISBURG PA 17110
Rhode Island	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 222 JEFFERSON BLVD STE 200 WARWICK RI 02888

South Carolina	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1703 LAUREL STREET COLUMBIA SC 29201
South Dakota	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 503 SOUTH PIERRE STREET PIERRE SD 57501
Tennessee	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 2908 POSTON AVENUE NASHVILLE TN 37203
Texas	CORPORATION SERVICE COMPANY D/B/A CSC LAWYERS INCORPORATING SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 211 E. 7 <sup>TH</sup> STREET, SUITE 620 AUSTIN TX 78701-3218
Utah	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 15 WEST SOUTH TEMPLE, SUITE 600 SALT LAKE CITY UT 84101
Vermont	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 100 NORTH MAIN STREET BARRE VT 05641
Virginia	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 100 SHOCKOE SLIP, 2 <sup>ND</sup> FLOOR RICHMOND VA 23219
Washington	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC MC-CSC1, 300 DESCHUTES WAY SW, SUITE 208 TUMWATER, WASHINGTON 98501
West Virginia	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 209 WEST WASHINGTON STREET CHARLESTON WV 25302
Wisconsin	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 33 EAST MAIN STREET – SUITE 610 MADISON WI 53703
Wyoming	CORPORATION SERVICE COMPANY C/O BIMBO FOODS BAKERIES DISTRIBUTION, LLC 1821 LOGAN AVENUE CHEYENNE WY 82001

# EXHIBIT B-1



## **PROMISSORY NOTE**

**DATE:** «Effective\_Date»

«Total\_ACF\_Loan»

### **1. BORROWER'S PROMISE TO PAY**

For Value Received, the undersigned, «Purchaser\_Business\_Name» (“Borrower”), with a place of business at «Purchaser\_Address», «Purchaser\_City», «Purchaser\_State» «Purchaser\_Zip», promises to pay to the order of **ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC** with a place of business at 7301 S. Freeway, Fort Worth, TX 76134 (“Lender”), the amount of «Total\_ACF\_Loan\_in\_Words» («Total\_ACF\_Loan») together with interest from the date of this Note on the unpaid balance at a rate of interest as set forth below until fully paid according to the terms herein. Borrower understands that Lender may assign to a third party all or part of Lender’s rights hereunder, its rights under a Financing Security Agreement dated on or about the date hereof (which agreement secures the obligations of Borrower hereunder), and the right to receive payments under this Note. Lender or anyone who takes this Note by assignment is hereinafter referred to as “Note Holder”.

### **2. INTEREST RATE**

The principal sum outstanding bears an interest rate equal to «ACF\_Interest\_Rate» per annum from the date of this Note until such time as the entire remaining principal and interest has been fully paid. Any amount of principal not paid when due, including the entire principal balance in the event of an acceleration of this Note as provided below, bears interest, to the extent permitted by law, at a rate per annum of TWELVE PERCENT (12%), calculated on the basis of a 360-day year.

### **3. FEES**

**A loan documentation fee in the amount of «ACF\_Documentation\_Fee» and a loan origination fee in the amount of «ACF\_Origination\_Fee» are due to Lender and have been included in the loan amount in Section 1 above (note- these fees are not charged or collected on loans with a bona fide principal amount of \$5,000.00 or less in the State of California).**

### **4. ANNUAL PERCENTAGE RATE (APR)**

The cost of this Note as an APR is «ACF\_APR».



## **5. PAYMENT TERMS**

Principal and interest are due and payable in «ACF\_Loan\_Term\_in\_Words» («ACF\_Loan\_Term») equal monthly installments in the amount of «ACF\_Monthly», the first installment of which is due on «ACF\_First\_Payment\_Date» and the remaining installments of which are due on the first day of each calendar month thereafter through and including «ACF\_Last\_Payment\_Date», the “Maturity Date”, provided that the amount of the final installment must in any event be sufficient to pay all then outstanding principal of this Note and all unpaid interest accrued under this Note. All payments on this Note will be applied first to interest accrued with the remainder of such payment, if any, applied to principal.

## **6. BORROWER'S RIGHT TO PREPAY**

Borrower may prepay the full amount or any part of this Note without a prepayment penalty subject to the prepayment terms below and payment of all accrued, but unpaid, interest. Each prepayment will be applied against installments due hereunder in the inverse order of their maturity. If Borrower makes a partial prepayment of this Note in an amount that is both greater than \$5,000 and exceeds Twenty Five Percent (25%) of the outstanding principal amount hereof as of the date of prepayment, then, after Borrower’s written request and payment of a \$350 fee to Note Holder, Note Holder must re-amortize the remaining balance due hereunder to establish a new monthly installment amount under Section 4. If a new monthly installment amount is calculated per the preceding sentence, Borrower agrees to execute any document prepared by Note Holder to memorialize such change.

## **7. LOAN CHARGES**

If, under any law with applicability to this Note which sets maximum loan charges, the interest or other loan charges collected or to be collected in connection with this Note exceed the permitted limits, then: (i) any such loan charge will be reduced by the amount necessary to reduce the charge to the permitted limits; and (ii) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Note Holder may choose to make this refund by reducing the principal Borrower owes under this Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial pre-payment.

## **8. EVENTS OF DEFAULT**

This Note, and all other obligations of Borrower to Note Holder, may become immediately due and payable at the option of Note Holder, without any demand or notice whatsoever, upon the occurrence of any of the following described events, each of which shall constitute a default:

- a) A failure to make any payment when due of the principal, interest or late charges or the occurrence of any event of default under the Financing Security Agreement executed simultaneously herewith;
- b) the death of Borrower or any personal guarantor hereof;
- c) any failure to submit to Note Holder current personal financial information (this does not apply to loans having a bona fide principal amount of less than \$5,000.00);

- d) the creation of any lien or the issuance of an attachment against or seizure of any property of, or the entry of judgment against, Borrower except that Borrower may execute general liens and grant security interests to and in favor of BIMBO FOODS BAKERIES DISTRIBUTION, LLC and Distribution Services of America, Inc. for obligations other than those created hereunder provided such liens and security interests are subordinate to the lien created herein;
- e) if, in the reasonable judgment of Note Holder, Borrower takes any action or fails to take any action which adversely affects the collateral or Borrower's ability to repay the obligations of this Note (this does not apply to loans having a bona fide principal amount of less than \$5,000.00);
- f) an assignment for the benefit of the creditors of, or the commencement of any bankruptcy, receivership, insolvency, reorganization, or liquidation proceedings by or against the Borrower or any guarantor hereof;
- g) a default under any other agreements between Borrower and Lender (this does not apply to loans having a bona fide principal amount of less than \$5,000.00);
- h) if there occurs any material adverse change in Borrower's financial condition or means or ability to satisfy the obligations of this Note (this does not apply to loans having a bona fide principal amount of less than \$5,000.00); or
- i) the transfer of any of the assets pledged as collateral for this Note, without the prior written consent of Note Holder.

## **9. EFFECTS OF DEFAULT**

- a) Late Charges. In the event Note Holder has not received the full amount of any monthly payment by the end of fifteen (15) calendar days after the date it is due, Borrower must pay a late charge in the amount of FIVE PERCENT (5%) of the overdue monthly payment (this does not apply to loans having a bona fide principal amount of less than \$5,000.00).
- b) Acceleration. In the event Note Holder has not received the full amount of any monthly payment by the end of twenty (20) calendar days after the date it is due or any other event of default occurs, Note Holder may declare the entire outstanding principal and accrued interest immediately due and payable in full, without notice or demand, and Note Holder will have and may exercise all the rights, remedies and privileges available to it under this Note and by law, including the rights, remedies and privileges as are accorded to a secured party by the applicable sections of the Uniform Commercial Code in effect as of the date of this Agreement.
- c) Waiver. Note Holder's failure to exercise any of its rights hereunder may not be deemed a waiver of any such rights. Demand, presentment, protest, notice of dishonor, notice of protest and notice of default are hereby waived by Borrower.
- d) Payment of Note Holder's Costs and Expenses. In the event of default, Borrower must pay, in addition to principal, interest and late charges, Note Holder's costs and expenses of collection including without limitation, court costs and reasonable attorney's fees, as provided for in the Financing Security Agreement executed herewith.

(continued on next page)

## **10. GOVERNING LAW**

This Note is governed by the laws of the State of Texas. Any provision declared invalid under any law will not invalidate any other provision of this Note.

## **11. LOAN USED FOR BUSINESS ONLY; NO BROKER HAS PARTICIPATED**

The proceeds of the loan represented by this Note must be used entirely for business or commercial purposes, and none of the loan proceeds may be used for personal, family, or household purposes.

A broker has not performed any act in connection with the making of this loan.

## **12. TEXT**

If this Note was provided in English and Spanish, the Spanish translation was provided solely for convenience. Only the Note in English will be executed and binding between the parties. In the event of a conflict between the terms of the two notes, the terms of the Note in English will govern.

**IN WITNESS WHEREOF**, Borrower has hereunto set his hand and seal as of the date first above written.

### **BORROWER:**

«Purchaser\_Business\_Name»

**{{Sig\_es\_:signer2:signature}}**

«Purchaser\_Authorized\_Agent\_Name»

Title: **{{\*Ttl\_es\_:signer2:title}}**



**ADDENDUM TO PROMISSORY NOTE  
(APPLICABLE TO ILLINOIS FRANCHISEES ONLY)**

THE PROMISSORY NOTE BETWEEN ADVANTAFIRST CAPITAL FINANCIAL SERVICES, INC. AND \_\_\_\_\_ (“BORROWER”), DATED \_\_\_\_\_, 20\_\_ (THE “AGREEMENT”) SHALL BE AMENDED BY THE ADDITION OF THE FOLLOWING LANGUAGE, WHICH SHALL BE CONSIDERED AN INTEGRAL PART OF THE AGREEMENT (THE “AMENDMENT”):

THE ILLINOIS ATTORNEY GENERAL’S OFFICE REQUIRES THAT CERTAIN PROVISIONS CONTAINED IN FRANCHISE DOCUMENTS BE AMENDED TO BE CONSISTENT WITH ILLINOIS LAW, INCLUDING THE ILLINOIS FRANCHISE DISCLOSURE ACT OF 1987, ILL. COMP. STAT. 705/1-44, AND ITS REGULATIONS. TO THE EXTENT THAT THE AGREEMENT CONTAINS PROVISIONS THAT ARE INCONSISTENT WITH THE FOLLOWING, SUCH PROVISIONS ARE HEREBY AMENDED:

1. THE ILLINOIS FRANCHISE DISCLOSURE ACT, SECTION 41, STATES THAT “[A]NY CONDITION, STIPULATION, OR PROVISION PURPORTING TO BIND ANY PERSON ACQUIRING ANY FRANCHISE TO WAIVE COMPLIANCE WITH ANY PROVISION OF THIS ACT OR ANY OTHER LAW OF ILLINOIS IS VOID.” IF THE AGREEMENT CONTAINS A PROVISION THAT IS INCONSISTENT WITH THE ACT, THE ACT WILL CONTROL.
2. SECTION 200.608 OF TITLE 14 OF THE ILLINOIS ADMINISTRATIVE CODE PROHIBITS ANY PROVISION IN A FRANCHISE AGREEMENT THAT PROVIDES FOR A CHOICE OF LAW PROVISION FOR ANY STATE OTHER THAN ILLINOIS. TO THE EXTENT THAT THE AGREEMENT PROVIDES THAT THE LAWS OF A STATE OTHER THAN ILLINOIS GOVERN THE AGREEMENT, SUCH PROVISION SHALL BE UNENFORCEABLE.

EACH PROVISION OF THIS AMENDMENT SHALL BE EFFECTIVE ONLY TO THE EXTENT THAT THE JURISDICTIONAL REQUIREMENTS OF THE ILLINOIS FRANCHISE DISCLOSURE ACT, WITH RESPECT TO EACH SUCH PROVISION, ARE MET INDEPENDENT OF THIS AMENDMENT. THIS AMENDMENT SHALL HAVE NO FORCE OR EFFECT IF SUCH JURISDICTIONAL REQUIREMENTS ARE NOT MET.

IN WITNESS WHEREOF, BORROWER ON BEHALF OF ITSELF AND ITS OWNERS ACKNOWLEDGES THAT IT HAS READ AND UNDERSTANDS THE CONTENTS OF THIS AMENDMENT, THAT IT HAS HAD THE OPPORTUNITY TO OBTAIN ADVICE OF COUNSEL, AND THAT IT INTENDS TO COMPLY WITH THIS AMENDMENT AND BE BOUND THEREBY. THE PARTIES HAVE DULY EXECUTED AND DELIVERED THIS AMENDMENT TO THE AGREEMENT ON THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 20\_\_.

ADVANTAFIRST CAPITAL  
FINANCIAL SERVICES, INC.

BORROWER  
(DISTRIBUTOR CORPORATE ENTITY)

BY:  
NAME:  
TITLE:

BY:  
NAME:  
TITLE:



**ADVANTAFIRST CAPITAL**  
Financial Services, LLC

**ADDENDUM TO PROMISSORY NOTE**  
**(APPLICABLE TO IOWA FRANCHISEES ONLY)**

THIS ADDENDUM TO PROMISSORY NOTE is made this \_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, and is incorporated into and shall be deemed to amend and supplement the Promissory Note made by the undersigned (“Borrower”) to Advantafirst Capital Financial Services, LLC (“Lender”) and dated the same date as this Addendum (the “Note”).

**IMPORTANT: READ BEFORE SIGNING. THE TERMS OF THIS AGREEMENT SHOULD BE READ CAREFULLY BECAUSE ONLY THOSE TERMS IN WRITING ARE ENFORCEABLE. NO OTHER TERMS OR ORAL PROMISES NOT CONTAINED IN THIS WRITTEN CONTRACT MAY BE LEGALLY ENFORCED. YOU MAY CHANGE THE TERMS OF THIS AGREEMENT ONLY BY ANOTHER WRITTEN AGREEMENT.**

By signing below, Borrower agrees to the addition of the above terms to the Note.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_



**ADVANTAFIRST CAPITAL**  
Financial Services, LLC

**ADDENDUM TO PROMISSORY NOTE**  
**(APPLICABLE TO FLORIDA FRANCHISEES ONLY)**

THIS ADDENDUM TO PROMISSORY NOTE is made this \_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, and is incorporated into and shall be deemed to amend and supplement the Promissory Note made by the undersigned (“Borrower”) to Advantafirst Capital Financial Services, LLC (“Lender”) and dated the same date as this Addendum (the “Note”).

**Florida documentary stamp tax required by law in the amount of \$\_\_\_\_\_ has been paid or will be paid directly to the Department of Revenue by Advantafirst Capital Financial Services, LLC. Certificate of Registration No. 78-8015292348-5.**

By signing below, Borrower agrees to the addition of the above terms to the Note.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_



**ADVANTAFIRST CAPITAL**  
Financial Services, LLC

**ADDENDUM TO PROMISSORY NOTE**  
**(APPLICABLE TO MAINE FRANCHISEES ONLY)**

THIS ADDENDUM TO PROMISSORY NOTE is made this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, and is incorporated into and shall be deemed to amend and supplement the Promissory Note made by the undersigned (“Borrower”) to Advantafirst Capital Financial Services, LLC (“Lender”) and dated the same date as this Addendum (the “Note”).

NOTICE: Under Maine law, no promise, contract or agreement to lend money, extend credit, forbear from collection of a debt or make any other accommodation for the repayment of debt for more than \$250,000 may be enforced in court against Lender unless the promise, contract or agreement is IN WRITING and SIGNED BY Lender. Borrower agrees that this requirement applies to this Promissory Note even if the amount of debt hereunder is less than \$250,000. Accordingly, Borrower cannot enforce any oral promise unless it is contained in a written document signed by Lender, nor can Borrower enforce any change, forbearance or other accommodation relating to this Note unless it is IN WRITING AND SIGNED BY Lender.

By signing below, Borrower agrees to the addition of the above terms to the Note.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_



# ADVANTAFIRST CAPITAL

Financial Services, LLC

**ADDENDUM TO PROMISSORY NOTE**  
**(APPLICABLE TO MARYLAND FRANCHISEES ONLY)**

THIS ADDENDUM TO PROMISSORY NOTE is made this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, and is incorporated into and shall be deemed to amend and supplement the Promissory Note made by the undersigned (“Borrower”) to Advantafirst Capital Financial Services, LLC (“Lender”) and dated the same date as this Addendum (the “Note”).

**Lender specifically elects to originate this Promissory Note under Subtitle 10 under Maryland Credit Law. Md. Code Ann., Com. Law § 12-1013.1.**

By signing below, Borrower agrees to the addition of the above terms to the Note.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_





# ADVANTAFIRST CAPITAL

Financial Services, LLC

**ADDENDUM TO PROMISSORY NOTE**  
**(APPLICABLE TO MISSOURI FRANCHISEES ONLY)**

THIS ADDENDUM TO PROMISSORY NOTE is made this \_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, and is incorporated into and shall be deemed to amend and supplement the Promissory Note made by the undersigned (“Borrower”) to Advantafirst Capital Financial Services, LLC (“Lender”) and dated the same date as this Addendum (the “Note”).

**Oral or unexecuted agreements or commitments to loan money, extend credit or to forbear from enforcing repayment of a debt including promises to extend or renew such debt are not enforceable, regardless of the legal theory upon which it is based that is any way related to the credit agreement. To protect you (borrower(s)) and us (creditor) from misunderstanding or disappointment, any agreements we reach covering such matters are contained in this writing, which is the complete and exclusive statement of the agreement between us, except as we may later agree in writing to modify it.**

By signing below, Borrower agrees to the addition of the above terms to the Note.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_



**ADVANTAFIRST CAPITAL**  
Financial Services, LLC

**DATE: Effective Date**

**FREEDOM TO CHOOSE INSURANCE COMPANY AND INSURANCE PROFESSIONAL  
(APPLICABLE TO NEW MEXICO FRANCHISEES ONLY)**

The undersigned person hereby acknowledges that I have been informed by (individual's name) on behalf of Advantafirst Capital Financial Services, LLC that, although I may be required by the seller or lender to purchase insurance to cover the property that is being used as security for the loan, I may purchase that insurance from the insurance company or agent of my choice, and cannot be required by the seller or lender, as a condition of the sale or loan, to purchase or renew any policy of insurance covering the property through any particular insurance company, agent, solicitor, or broker.

I hereby acknowledge receipt of a true copy of this notice on the \_\_\_\_ day of \_\_\_\_\_, \_\_\_\_.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_



**ADVANTAFIRST CAPITAL**  
Financial Services, LLC

**ADDENDUM TO PROMISSORY NOTE  
(APPLICABLE TO SOUTH DAKOTA FRANCHISEES ONLY)**

**DATE: «Effective\_Date»**

This Addendum to Promissory Note is made on the date set forth above and is incorporated into and shall be deemed to amend and supplement the Promissory Note made by the undersigned (the “Borrower”) to Advantafirst Capital Financial Services, Inc. (the “Lender”) and dated the same date as this Addendum (the “Note”).

In addition to the covenants and agreements made in the Note, Borrower and Lender further agree as follows:

**REFERRAL TO DIVISION OF BANKING**

Borrower may refer any improprieties in the making of the loan or in loan practices to the South Dakota Division of Banking, 1601 N. Harrison Avenue, Suite 1, Pierre, SD 57501 (Telephone: 605-773-3421).

By signing below, Borrower agrees to the addition of the above terms to the Note.

**BORROWER**

\_\_\_\_\_

**Signature:** \_\_\_\_\_

**Printed Name:**

**Title:** \_\_\_\_\_

# EXHIBIT B-2



**DISBURSEMENT AUTHORIZATION**

The undersigned, \_\_\_\_\_, hereby authorizes and acknowledges the following disbursement of the loan proceeds relative to a certain Promissory Note executed by the undersigned in favor of ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC, \_\_\_\_\_, 20\_\_:

**TO BIMBO FOODS BAKERIES DISTRIBUTION, LLC**

TOTAL \$ .00

**TO SELLER**

TOTAL TO SELLER \$ .00

**TO DISTRIBUTION SERVICES OF AMERICA, INC.**

TOTAL TO DSA TO PAYOFF CURRENT NOTE FOR  
BFBD, SELLER \$ .00

**TO ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC**

TO PAYOFF CURRENT NOTE FOR  
BFBD, SELLER \$ .00

TO PAYDOWN CURRENT NOTE FOR  
BFBD, SELLER \$ .00

APPLICATION FEE \$ .00

ORIGINATION FEE \$ .00

TOTAL TO ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC \$ .00

**TOTAL LOAN \$ .00**

Effective Date: \_\_\_\_\_, 20\_\_

Signature: \_\_\_\_\_

By:

Title: \_\_\_\_\_

# EXHIBIT B-3



## FINANCING SECURITY AGREEMENT

**This Financing Security Agreement** (this “Agreement”) is made effective «**Effective\_Date**», by and between «**Purchaser\_Business\_Name**», with a place of business at «**Purchaser\_Address**», «**Purchaser\_City**», «**Purchaser\_State**» «**Purchaser\_Zip**» (herein called “Borrower”), and **ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC**, with a place of business at 7301 South Freeway, Fort Worth, Texas 76134 (herein called “Secured Party”).

The parties agree as follows:

- 1. GRANT OF SECURITY INTEREST:** To secure the full and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of each of the Obligations (as hereafter defined), Borrower hereby grants, conveys, assigns and transfers to Secured Party a security interest in and to the following personal property:
  - a) any and all assets and rights that Borrower may have under, or are associated with, the distribution agreement between Bimbo Foods Bakeries Distribution, LLC (“BFBD”) and Borrower, including without limitation all assets acquired via any bill of sale related thereto, whether now or hereafter existing or acquired;
  - b) a handheld computer device for ordering BFBD products and its associated printer;
  - c) all accounts, accounts receivable, contract rights and chattel paper related to or arising from Borrower’s business, whether now or hereafter existing or acquired;
  - d) all equipment, inventory, goods, property, customer lists, and general intangibles related to or arising from Borrower's business, whether now or hereafter existing or acquired and wherever located;
  - e) any and all accessions, replacements and additions to or of the foregoing; and
  - f) all cash or non-cash proceeds (including insurance proceeds) of the foregoing, the items described in a), b), c), d), e), and f) above being hereinafter collectively referred to as the “Collateral.”
  
- 2. THE OBLIGATIONS:** The “Obligations” secured hereby are:
  - a) the outstanding principal of, and all interest on the Promissory Note dated on or about the date of this Agreement in the original principal amount of «**Total\_ACF\_Loan\_in\_Words**» («**Total\_ACF\_Loan**») made by Borrower payable to Secured Party, and any renewal, extension or refinancing thereof (“Note”); and

b) all debts, liabilities, obligations, covenants and agreements of the Borrower contained in this Agreement.

**3. BORROWER COVENANTS:** Borrower covenants and agrees as follows:

- a) to immediately execute all proper financing statements for filing;
- b) to promptly notify Secured Party in writing of any change in address other than that as set forth above;
- c) to pay and perform all of the Obligations secured by this Agreement according to its terms;
- d) to maintain good and marketable title to all Collateral free and clear of all liens, security interests and encumbrances and to defend the title to the Collateral against all persons and against all claims and demands whatsoever. Borrower will not, without Secured Party's prior written consent, sell, lien, lease, or dispose of any of the Collateral (other than inventory, which may be sold, leased, or otherwise disposed of in the ordinary course of business);
- e) to submit to Secured Party, in form satisfactory to Secured Party, quarterly business financial statements, within 30 days of the close of each calendar quarter, and annual tax returns within 30 days of the date on which they are due, as legally extended;
- f) to obtain and maintain, at Borrower's expense, throughout the term of this Agreement, minimum levels of occurrence form insurance coverage with a reputable and established insurance company, acceptable to Secured Party, in such amounts as may from time to time be reasonably required by the Secured Party, which as of the date of execution of this Agreement are as follows:
  - i) Worker's compensation insurance that provides no less coverage than that mandated by the state, or states, where Borrower conducts its distribution business;
  - ii) Comprehensive general liability insurance (to include broad form contractual liability coverage) with \$1,000,000 combined single limits;
  - iii) Automobile liability insurance with minimum limits of \$1,000,000 combined single limits, on all vehicle(s) used in Borrower's business;
  - iv) Collision and Comprehensive damage coverage for replacement value with a deductible no greater than \$500 on all vehicle(s) used in Borrower's business;
  - v) Cargo insurance with minimum coverage of \$5,000; and
  - vi) Inland Marine coverage of not less than \$3,000.

In the event a substitute vehicle is used by Borrower, coverage must automatically apply to the substitute vehicle. The insurance contemplated must be in a form acceptable to Secured Party, must name Secured Party as an additional insured thereof and as a loss payee on any collision or comprehensive damage policy on any physical assets on which Secured Party has a lien, and provide that Secured Party must be given 30 days advance written notice of material changes or cancellation of such coverage(s). A certificate indicating that the foregoing coverages are in effect, and primary over any other applicable insurance which may be in existence, must be delivered to Secured Party upon request and in the manner requested by Secured Party. For purposes of clarification, if requested by Secured Party to do so, Borrower must submit the certificate of insurance required hereunder to any third



party engaged by Secured Party to collect such certificates and monitor Borrower's compliance with the insurance provisions of this Security Agreement.

Borrower further agrees to a) maintain the Collateral in good condition, repair, and working order and b) to timely pay all property and other taxes or government charges imposed upon Collateral.

**4. DEFAULT:** Each of the following constitutes a default by the Borrower:

- a) Borrower's failure to pay to Secured Party when due any Obligation secured by this Agreement;
- b) Borrower's failure to comply with or perform any provisions or covenants of this Agreement or any other agreement between Borrower and Secured Party, including Borrower's failure to maintain the insurance required in Article 3 above;
- c) any expiration, cancellation or termination of the Distribution Agreement executed between Borrower and Bimbo Foods Bakeries Distribution, LLC;
- d) failure to submit to Secured Party, in a form satisfactory to Secured Party, current personal financial information, current quarterly business financial statements within 30 days of the close of each calendar quarter, and annual tax returns within 30 days of the date due for filing;
- e) any reduction in the value of the Collateral, due to the fault of Borrower, which adversely affects the likelihood of satisfaction of Borrower's Obligations hereunder or under the Note;
- f) Any action or failure to act of Borrower which, in the reasonable judgment of the Secured Party, adversely affects the Collateral or the ability to satisfy any of Borrower's Obligations hereunder;
- g) the creation of any lien or the issuance of an attachment against or seizure of any property of, or the entry of judgment against, Borrower except that Borrower may execute general liens and grant security interests to and in favor of Advantafirst Capital Financial Services, LLC, or Distribution Services of America, Inc. for obligations other than those created hereunder;
- h) with respect to Borrower or a guarantor of Borrower's Obligations hereunder: dissolution; insolvency; inability to pay debts as they mature, appointment of a receiver for any part of its/his/her property, assignment for the benefit of creditors, the commencement of any proceeding under any bankruptcy or insolvency laws;
- i) the occurrence of any material adverse change in Borrower's financial condition or means or ability to satisfy the Obligations of this Agreement; or
- j) the transfer of any of the assets pledged as Collateral for the Note, without the prior written consent of the Note Holder (as defined in the Note).

**5. REMEDIES:**

- a) Upon any default of Borrower, all the Obligations secured by this Agreement will immediately become due and payable in full without notice or demand and Secured Party will have and may exercise all the rights, remedies and privileges as are accorded to a

secured party by the applicable sections of the Texas Uniform Commercial Code in effect as of the date of this Security Agreement.

- b) Upon any default, Secured Party's attorneys' fees in an amount equal to 15% of the then outstanding Obligations (but not in excess of actual reasonable attorney's fees incurred) and the legal expenses for pursuing, searching for, receiving, taking, keeping, storing, advertising, and selling the Collateral will be chargeable to Borrower.
- c) In addition to any other rights Secured Party may have at law or under this Agreement, Secured Party may, at its discretion, take immediate possession of the Collateral and/or dispose of the collateral (and Borrower agrees not to resist or interfere), and apply the net proceeds of such Collateral to the Obligations secured hereunder.
- d) Secured Party will give Borrower reasonable notice of either: (i) the time and place of any intended public sale or disposition and Borrower will be entitled to bid or offer to buy at such time; or (ii) the time after which the collateral may be sold by private sale. The requirement of reasonable notice will be deemed met if such notice is mailed, postage prepaid, to the address of Borrower shown above at least ten (10) days before the time of sale or disposition.
- e) The rights and remedies of Secured Party hereunder are cumulative and non-exclusive, and the single or partial exercise of any remedy provided for herein or under the Texas Uniform Commercial Code will not preclude any further exercise thereof or be construed as a waiver of any other remedy.

## **6. GENERAL PROVISIONS:**

- a) Waiver of any default will not be considered to constitute a waiver of any subsequent default.
- b) This Agreement is governed by the laws of the State of **Texas**, without respect to Texas' choice of law rules. Any provision declared invalid under any law does not invalidate any other provision of this Agreement.
- c) This Agreement binds and inures to the benefit of the respective parties hereto and their respective legal representatives, successors, and assigns.
- d) This Agreement may be changed only in a writing executed by both parties.
- e) The security interests created by this Agreement are intended to attach (i) to existing Collateral when the Borrower signs this Agreement, and (ii) to Collateral subsequently acquired by the Borrower, immediately upon Borrower acquiring any rights in such Collateral. The parties do not intend to postpone the attachment of any security interest created by this Agreement.

## **7. TEXT:**

- a) If this Agreement was provided in English and Spanish, the Spanish translation was provided solely for convenience. Only the agreement in English will be executed and binding between the parties. In the event of a conflict between the terms of the two agreements, the terms of the Agreement in English will govern.

**8. COUNTERPARTS AND COPIES:**

- a) This Agreement and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Agreement, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) is of equal force and effect as an original. This Agreement and any amendment hereto may be executed electronically. The Parties acknowledge and agree that any such electronic signature by an authorized representative of a Party, regardless of how such electronic signature is inputted, is a manifestation of assent and must be given full effect. Borrower agrees that, absent an express finding of fraud with respect to Secured Party's copy by a court or arbitrator, as the case may be, Secured Party's copy of this Agreement, electronic, digital or otherwise, controls over all other Agreement copies.

**IN WITNESS WHEREOF**, the parties have executed this Agreement effective as of the day and year first above written.

**ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC**

By: \_\_\_\_\_  
**H. Darrell Miller, Vice President**

«Purchaser\_Business\_Name»

{{Sig\_es\_:signer2:signature}}

«Purchaser\_Authorized\_Agent\_Name»

Title: {{\*Ttl\_es\_:signer2:title}}

**AMENDMENT TO FINANCING SECURITY AGREEMENT  
(APPLICABLE TO ILLINOIS DISTRIBUTORS ONLY)**

THE FINANCING SECURITY AGREEMENT BETWEEN ADVANTAFIRST CAPITAL FINANCIAL SERVICES, INC. AND \_\_\_\_\_ (“BORROWER”), DATED \_\_\_\_\_, 20\_\_\_\_ (THE “AGREEMENT”) SHALL BE AMENDED BY THE ADDITION OF THE FOLLOWING LANGUAGE, WHICH SHALL BE CONSIDERED AN INTEGRAL PART OF THE AGREEMENT (THE “AMENDMENT”):

THE ILLINOIS ATTORNEY GENERAL’S OFFICE REQUIRES THAT CERTAIN PROVISIONS CONTAINED IN FRANCHISE DOCUMENTS BE AMENDED TO BE CONSISTENT WITH ILLINOIS LAW, INCLUDING THE ILLINOIS FRANCHISE DISCLOSURE ACT OF 1987, ILL. COMP. STAT. 705/1-44. TO THE EXTENT THAT THE AGREEMENT CONTAINS PROVISIONS THAT ARE INCONSISTENT WITH THE FOLLOWING, SUCH PROVISIONS ARE HEREBY AMENDED:

1. THE ILLINOIS FRANCHISE DISCLOSURE ACT, SECTION 41, STATES THAT “[A]NY CONDITION, STIPULATION, OR PROVISION PURPORTING TO BIND ANY PERSON ACQUIRING ANY FRANCHISE TO WAIVE COMPLIANCE WITH ANY PROVISION OF THIS ACT OR ANY OTHER LAW OF ILLINOIS IS VOID.” IF THE AGREEMENT CONTAINS A PROVISION THAT IS INCONSISTENT WITH THE ACT, THE ACT WILL CONTROL.
  
2. SECTION 200.608 OF TITLE 14 OF THE ILLINOIS ADMINISTRATIVE CODE PROHIBITS ANY PROVISION IN A FRANCHISE AGREEMENT THAT PROVIDES FOR A CHOICE OF LAW PROVISION FOR ANY STATE OTHER THAN ILLINOIS. TO THE EXTENT THAT THE AGREEMENT PROVIDES THAT THE LAWS OF A STATE OTHER THAN ILLINOIS GOVERN THE AGREEMENT, SUCH PROVISION SHALL BE UNENFORCEABLE.

EACH PROVISION OF THIS AMENDMENT SHALL BE EFFECTIVE ONLY TO THE EXTENT THAT THE JURISDICTIONAL REQUIREMENTS OF THE ILLINOIS FRANCHISE DISCLOSURE ACT, WITH RESPECT TO EACH SUCH PROVISION, ARE MET INDEPENDENT OF THIS AMENDMENT. THIS AMENDMENT SHALL HAVE NO FORCE OR EFFECT IF SUCH JURISDICTIONAL REQUIREMENTS ARE NOT MET.

IN WITNESS WHEREOF, DISTRIBUTOR ON BEHALF OF ITSELF AND ITS OWNERS ACKNOWLEDGES THAT IT HAS READ AND UNDERSTANDS THE CONTENTS OF THIS AMENDMENT, THAT IT HAS HAD THE OPPORTUNITY TO OBTAIN ADVICE OF COUNSEL, AND THAT IT INTENDS TO COMPLY WITH THIS AMENDMENT AND BE BOUND THEREBY. THE PARTIES HAVE DULY EXECUTED AND DELIVERED THIS AMENDMENT TO THE AGREEMENT ON THIS \_\_\_\_\_ DAY OF \_\_\_\_\_ 20\_\_.

# EXHIBIT B-4

## PERSONAL GUARANTY AGREEMENT (ACF)

In consideration of money loaned by **ADVANTAFIRST CAPITAL FINANCIAL SERVICES, LLC** (“ACF”), and other valuable consideration which is acknowledged hereby, **«Purchaser\_Authorized\_Agent\_Name»** (“Guarantor”) personally and individually agrees to the following:

- (A) Guarantor is the principal shareholder of all stock in **«Purchaser\_Business\_Name»** (“Distributor”), and agrees that they must at all times retain a greater than 50% ownership of the outstanding stock of Distributor.
- (B) The books and records of Distributor must reflect that the issuance and transfer of shares of stock are restricted and that all stock certificates must bear a legend giving notice of such restriction and referring the reader to the terms of this Guaranty Agreement.
- (C) Guarantor must act as Distributor’s principal officer and must personally meet and guarantee the Obligations imposed hereunder and under the Promissory Note and Financing Security Agreement associated herewith and all other agreements between Distributor and ACF.
- (D) A copy of this Guaranty Agreement must be kept with official records of Distributor.
- (E) Guarantor agrees to be and remain personally liable for the full performance of all Obligations imposed by the Promissory Note and Financing Security Agreement associated herewith and all other agreements between Distributor and ACF and hereby also directly and unconditionally guarantees the full performance thereof by Distributor.

The term “Guarantor”, as used herein, means **«Purchaser\_Authorized\_Agent\_Name»**, personally and individually.

The term “Obligations”, as used herein, means any and all present and future obligations and indebtedness of every kind and description of Distributor owing to ACF, directly, by assignment or otherwise, whether incurred by Distributor as maker, endorser, drawer, acceptor, Guarantor, accommodation party or otherwise, and whether due or to become due, secured or unsecured, absolute or contingent, whether arising out of, under or in connection with any promissory notes or any other documents, instruments or agreements between ACF and Distributor.

Guarantor agrees that this Guaranty Agreement may be enforced by ACF without the necessity at any time of exhausting any other security or collateral now or hereafter securing the Obligations, and Guarantor waives the right to require ACF to pursue any other remedy or enforce any other right. Guarantor further agrees that this Guaranty Agreement may be enforced by ACF, without notice, by deducting all amounts due from Guarantor to ACF arising out of, related to or in connection with or under this Guaranty Agreement, from monies in the possession of ACF or its affiliates due to Guarantor or held by ACF or its affiliates for the account of Guarantor.

Guarantor hereby consents that from time to time, without notice to or further consent of Guarantor, the payment, performance or observance of any or all of the Obligations may be waived or the time of payment or performance thereof extended or accelerated, or renewed in whole or in part, and any collateral therefor may be exchanged, surrendered or otherwise dealt with as ACF may determine, all without affecting the liability of Guarantor hereunder.

Guarantor hereby waives presentment of any instrument, demand of payment, protest and notice of non-payment or protest thereof or of any exchange, sale, surrender or other handling or disposition of collateral, and any requirement that ACF exhaust any right, power or remedy or proceed against Distributor or against any other person under any other guaranty of, or security for, any of the Obligations. **Guarantor further waives (a) all rights to revoke this Guaranty Agreement in order to preclude liability as to all future Obligations of Distributor under the Promissory Note; (b) any defense arising by reason of any claim or defense upon an election of remedies by ACF which in any manner impairs, affects, reduces, releases, destroys, and/or extinguishes Guarantor's subrogation rights, rights to proceed against Distributor or against any other person or security, including but not limited to any defense based upon an election of remedies under the provisions of section 580(d) of the California Code of Civil Procedure and/or any similar law of any other state of the United States.**

Guarantor hereby further waives any defense whatsoever which might constitute a defense available to, or discharge of, Distributor or any other guarantor. No payment by Guarantor pursuant to any provision hereunder entitles Guarantor, by subrogation to the rights of ACF or otherwise, to any payment by Distributor (or out of the property of Distributor) except after final payment in full of all sums (including interest, costs and expenses) which may be or become payable by Distributor to ACF at any time or from time to time.

This Guaranty Agreement is a continuing guaranty, and any other guarantor, as well as any other party liable upon or in respect of any Obligation hereby guaranteed may be released without affecting the liability of Guarantor.

In addition to the foregoing guaranty of Guarantor, Guarantor must defend, indemnify and hold harmless ACF and each of ACF's parents, affiliates, employees, successors and assigns (ACF and such entities and persons, collectively, "Indemnified Persons"), and must reimburse Indemnified Persons, for, from and against each and every demand, claim, loss (which includes any diminution in value), liability, judgment, damage, cost and expense (including, without limitation, interest, penalties, fines, costs of preparation and investigation, and the reasonable fees, disbursements and expenses of attorneys, accountants and other professional advisors) imposed on or incurred by Indemnified Persons, directly or indirectly, relating to, resulting from or arising out of Distributor's failure to pay, perform and observe all of the Obligations (whether before or after the release, satisfaction or extinguishment of the Obligations).

ACF may assign its rights and powers hereunder, with all or any of the Obligations, and, in the event of such assignment, the assignee hereof or of such rights and powers, will have the same rights and remedies as if originally named herein.

Notice of acceptance of this Guaranty Agreement and of the incurring of any and all of the Obligations of Distributor is hereby waived.

No provision of this Guaranty Agreement may be modified or waived without the prior written consent of ACF.

**DATE: «Effective\_Date»**

GUARANTOR

**{{Sig\_es\_:signer2:signature}}**

**«Purchaser\_Authorized\_Agent\_Name», Individually**



# EXHIBIT C

## **DISTRIBUTION AGREEMENT**

This Distribution Agreement (“Agreement”) is made effective \_\_\_\_\_, 20\_\_ (“Effective Date”) by and between Bimbo Foods Bakeries Distribution, LLC with its principal office at 255 Business Center Drive, Horsham, Pennsylvania 19044, and with an email address of Contract.Notices@grupobimbo.com (“Bakery”) and \_\_\_\_\_ conducting business at \_\_\_\_\_ [PO Boxes not permitted for Notices purposes] \_\_\_\_\_ and with an email address of [DistributorEmail@domain.com] (“Distributor”).

**WHEREAS**, Bakery and/or its affiliates have developed and/or acquired rights to distribute and sell fresh bakery products throughout much of the United States;

**WHEREAS**, Distributor has the specialized skills, initiative and experience and has made substantial investment in Distributor’s business necessary to operate, as an independent trade, a distribution business and to sell and distribute fresh bakery products successfully within a specific geographic area;

**WHEREAS**, Bakery and Distributor acknowledge that they are each in different lines of business and that the business of Distributor need not be, nor may it be, conducted on any premises of Bakery or its affiliates (as Distributor accesses such premises, if at all, only to purchase and return Product, as such capitalized term is hereinafter defined);

**WHEREAS**, pursuant to a bill of sale, Distributor has purchased Distribution Rights to purchase and resell Bakery Products within a specified Sales Area (as such capitalized terms are hereinafter defined); and

**WHEREAS**, Distributor and Bakery desire to enter into a written agreement describing and setting forth the only terms and conditions under which they will do business with each other, including the purchase and sale of goods.

**NOW THEREFORE**, in consideration of the covenants and conditions set forth herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Distributor and Bakery mutually agree as follows:

### **ARTICLE 1 – DEFINITIONS**

1.1 **DEFINITIONS**. For all purposes of this Agreement and in addition to any additional terms defined herein, the following capitalized terms have the following meanings:

- (a) **Chain**: Means a person, entity, or business that operates, manages, or group purchases for more than one Outlet and makes decisions regarding the purchase and promotion of, and/or payment for, Products for its Outlets, in whole or in part, at a central or regional office. The term Chain includes any organized group of independent outlets or Outlets that are affiliated or organized to negotiate Product pricing, discounts, promotions and/or other terms and conditions of purchase on behalf of group members.

**(b) Direct Store Delivery:** “Direct Store Delivery” may be referred to as “DSD” herein. For purposes of this Agreement, the sale of Product to an Outlet will only be considered DSD if such sale conforms in all regards to every statement, condition, exclusion, and clarification listed below in this Section 1.1(b), each of which is intended to be part of the collective definition of DSD. In order for a Product sale to be DSD, such sale must include Distributor initially buying from Bakery the Product to be resold, Distributor taking possession and title of such Product at a Bakery facility, and Distributor selling this Product to and merchandizing this Product at, or in the case of pay-by-scan or scan-based-trading (“SBT”) simply merchandizing this Product at, an Outlet that permits the public inside its establishment to shop for, pay for, and take possession of the Product inside the physical structure of the Outlet. Notwithstanding the remainder of this paragraph and its subparagraphs, if i) the majority of an Outlet’s overall sales are from prepared foods or meals that include or otherwise utilize Product, including for example restaurants, delis, and fast-food establishments, or ii) the Outlet in question is a non-grocery organization that is purchasing Product predominately for use in an onsite cafeteria or eatery, including for example schools, prisons, hotels, casinos, hospitals, and nursing-home facilities, then the only requirements for sales of Product to either of these types of Outlets to be considered DSD is that the Product is sold and delivered directly to such Outlet, as opposed to a warehouse, and that the Product is not authorized by such Outlet to be delivered via a pallet or large transport vehicle. The following sub-sections are also applicable to the definition of DSD:

- i.** DSD does not include sales of Product where the Product is delivered to a warehouse or Internet fulfillment center that does not allow the public to physically enter the establishment to pay for and receive such Product;
- ii.** DSD does not include sales of Product to any Outlet that has authorized the sale of such Product to be made via a *Drop-Merch* method of delivery, which means the Product is delivered to an Outlet by Bakery or Bakery’s agent via a large transport truck (e.g. tractor trailer or similar large transportation vehicle) then merchandized onto the Outlet’s retail shelves/displays by someone other than a) the person delivering the Product or b) an Outlet employee; and
- iii.** Product sales to an Outlet that otherwise qualify as DSD hereunder do not lose designation as DSD deliveries simply because such Outlet offers the public the ability to shop for, pay for, or take possession of Product outside of the physical structure of the Outlet, including for example parking lot order pick-up and home delivery, provided a) these options are in addition to the ability to shop for, pay for, and take possession of Product inside of the physical structure of the Outlet and b) the actual Product sold in any such *outside of the physical structure of the Outlet sale/delivery* is first sold and delivered directly to this same Outlet and not to a non-Bakery warehouse or fulfillment center that later transfers said Product to the Outlet.

**(c) Dispute:** Means any and all disagreements, controversies, claims, assertions of rights, causes of action or other disputes in any way relating to, arising out of or in connection with this Agreement or any aspect of the relationship of the parties and/or their affiliates, employees or representatives, of whatever nature or kind as further defined and categorized as a Covered Dispute or Excluded Dispute in Article 13.

**(d) Distribution Rights:** Unless otherwise specifically limited herein, means the exclusive right to sell Products to Outlets in the Sales Area by DSD, or other manner if expressed in

Schedule B, which rights have been purchased by Distributor as evidenced by a bill of sale, or have been granted by Bakery to Distributor as evidenced in a writing in which Bakery grants such rights to Distributor. An exception to the exclusivity of the Distribution Rights is Bakery's continuing right, but not obligation, to sell or have sold Product via any delivery method to any outlet or Outlet in the Sales Area if Distributor refuses or otherwise fails to sell any or all Products via DSD to such location.

- (e) **Force Majeure**: Means an extraordinary event or circumstance beyond the control of the party affected which prevents or limits that party's performance of its obligations under this Agreement and includes by way of example an Act of God, fire at a Bakery facility, war, explosion, civil disturbance, terrorism, national or global supply-chain issues related to Product ingredients, strikes or lock-outs, and/or significant failure of Bakery machinery.
- (f) **Guarantor**: Means a shareholder of Distributor that owns more than 50% of the stock of Distributor in their personal/individual name; Guarantor personally guarantees all of Distributor's obligations under this Agreement as stated below.
- (g) **Overcode Product**: Means Products with an expired "pull by," "sell by," "best by," "use by" or similar date established by Bakery to indicate when Products must be removed from Outlet shelves and display areas of Outlets. Such dates may be designated by Bakery via actual written, printed or stamped dates on Product, by color indicators, or by other codes which may be established by Bakery from time to time on notice to Distributor either directly or via message displayed in a Bakery facility. Overcode Product may also be referred to as "stale" or "off code" Product.
- (h) **Outlet**: Means a person, entity, or business that purchases Product by DSD or other manner expressly set forth in Schedule B. The classification of any Outlet in a particular category or channel on Schedule B may be made by Bakery. If Distributor disagrees with Bakery's characterization of any Outlet, Distributor may seek remedy solely under Article 13. Bakery is not liable to Distributor for any damages, including lost income and/or profits, arising out of such classification. For purposes of clarification, and without limitation, Outlets do NOT include: 1) warehouses or fulfillment centers whose primary purpose is filling product orders from online, electronic, or similar sales, 2) thrift stores and/or bakery outlets owned or operated by Bakery or its affiliates and/or those which contract with Bakery or its affiliates for the purchase and sale of Overcode Product (including such Bakery owned and operated thrift stores which may supplement inventory with and sell to the public other products including fresh Product), or 3) any person, entity, or business that is either requesting to purchase a product that Distributor is not approved to sell hereunder or is not located or otherwise reselling products or Products in the Sales Area.
- (i) **Product / Products**: Means only the bakery products expressly set forth in Schedule B, or that have been granted by Bakery to Distributor as evidenced in a writing in which Bakery grants the rights to such products to Distributor. Unless otherwise expressly provided in Schedule B, Products only include items that are fresh and are not frozen or otherwise similarly preserved. Bakery has the right in its sole discretion to change trademarks and names on Products, discontinue or limit production and sale to Distributor of Products, cease offering certain Products for sale to Distributor, and/or to introduce new products as

Products. If Bakery grants to Distributor “non-equity” or “proceeds” distribution rights to Product, meaning Distributor is authorized to sell such Product on a weekly basis to generate weekly revenue but does not gain ownership of the distribution rights to such Products, then the terms and conditions of this Agreement will apply to such non-equity or proceeded Product except those which by their nature are not applicable, including without limitation i) ownership and sale of such non-equity or proceeded distribution rights, and ii) any condition listed in the separate writing between Bakery and Distributor granting such non-equity or proceeded Product.

- (j) **Sales Area**: Means the geographic area specifically described in Schedule A hereto that provides the boundaries within which Distributor’s Distribution Rights exist. Schedule A may include additional addresses outside of the described area or exclusions of addresses inside the described area.

## 1.2 **INTERPRETATION.**

- (a) Whenever the words “include,” “includes” or “including” are used in this Agreement such words are deemed to be followed by the words “without limitation” unless same are immediately preceded by “only.”
- (b) The words “or” and “nor” are not inclusive.
- (c) All Schedules attached hereto or referred to herein are hereby incorporated by reference and made a part of this Agreement.
- (d) If a term is not specifically defined in this Article 1 or elsewhere in the Agreement then any person interpreting such term should first look to how such term is used in the baking, grocery, distribution, or manufacturing industries to find the meaning of such term, and if the term is not used in such industries, then it should be given its plain and ordinary meaning. THE PARTIES AGREE THAT THE RULE OF CONSTRUCTION TO THE EFFECT THAT ANY AMBIGUITIES ARE TO BE CONSTRUED AGAINST THE DRAFTING PARTY IS NOT TO BE EMPLOYED IN ANY INTERPRETATION OF THIS AGREEMENT.

## **ARTICLE 2 – RELATIONSHIP**

- 2.1 **DISTRIBUTION RIGHTS**. Subject to the terms and conditions of Article 11, Bakery hereby recognizes Distributor’s ownership of Distribution Rights which ownership continues until the Distributor Rights are sold pursuant to the terms of this Agreement or otherwise extinguished by any arbitrator, court of law, or legislative body having jurisdiction over same. Any termination of this Agreement requires Distributor or Guarantor’s estate, or Bakery for the account of Distributor or Guarantor’s estate, to sell the Distribution Rights pursuant to the terms of this Agreement.

## 2.2 INDEPENDENT CONTRACTORS.

- (a) Distributor and Bakery intend to create an independent contractor relationship for all purposes. It is the essence of this Agreement that Distributor, including Guarantor to the extent that Guarantor asserts the existence of any direct relationship with Bakery or any of Bakery's parents, subsidiaries, or affiliates or its or their owners or members or such entities' own parents, subsidiaries or affiliates or any of their respective owners or members (each a "Bakery Entity"), be an independent contractor for all purposes and only identify itself as such in all third-party dealings. The parties, including Guarantor, do not intend to enter into, and expressly disclaim, an employment, joint venture, partnership or other similar relationship in any way.
- (b) As an independent contractor, Distributor has the right to operate its business using Distributor's own judgment and discretion to determine the methods to be used to achieve the results required by this Agreement. Distributor bears all risks and costs of operating such business. Distributor has no authority to retain any person on behalf of Bakery or any Bakery Entity and Bakery has no authority to retain any person on behalf of Distributor. It is expressly acknowledged and agreed that Distributor and Guarantor, and its and their employees, agents, and/or contractors, if any, (1) are not employed by Bakery or any Bakery Entity and (2) have no claim or right under any circumstance to any benefits or compensation currently or at any time paid by Bakery or any Bakery Entity to its or their employees or hereafter declared by Bakery or any Bakery Entity for the benefit of its or their employees. It is also expressly acknowledged and agreed that this Agreement and/or the relationship between Bakery or any Bakery Entity and Distributor and any claimed relationship between Bakery or any Bakery Entity and Guarantor create no right to salary, wages, compensation, benefits, or commissions of any kind and, therefore, any charges authorized by this Agreement or expenses incurred by Distributor or Guarantor in connection with its business or this Agreement do not constitute deductions from wages or other compensation. Except as expressly provided in this Agreement, no fiduciary relationship exists between Bakery or any Bakery Entity and Guarantor or Distributor.
- (c) Distributor and Guarantor hereby agree that if Guarantor or any other person having an ownership interest in Distributor alleges to any legal authority, which includes without limitation a board, tribunal, agency, arbitrator, or court, that they are an employee of Bakery or any Bakery Entity, either directly or through a claim that Bakery or any Bakery Entity violated any state, local, or federal labor, employment, wage/hour or wage payment law, and such allegation is based on that individual's efforts related to Distributor's and/or Guarantor's obligations hereunder, such an allegation will irreconcilably frustrate the entire purpose of this Agreement and, if Bakery has reasonable evidence that Distributor or Guarantor made any such allegation, the allegation will constitute a Non-Curable Breach under Section 11.1 below. In the event of such Non-Curable Breach, Bakery retains all rights to pursue any and all relief, including any legal or equitable remedies under federal, state, or local law, in addition to remedies set forth in this Agreement.
- (d) If there is any enacted law or final determination, which means all available appeals are concluded, that is contrary to any of the stated intentions or agreements in Sections 2.2(a) or 2.2(b), then the entire purpose of this Agreement will be irreconcilably frustrated. This

includes any enacted law or any finding by any legal authority, which includes state, local and federal executive and legislative bodies, a board, tribunal, agency, arbitrator, or court, that any employee, contractor, and/or agent of Distributor is or was an employee of Bakery or any Bakery Entity under any state, local or federal law, jointly or otherwise. Under any such circumstance, this Agreement will automatically terminate and the provisions of Section 11.3 will become applicable.

- 2.3 **VEHICLE**. Distributor acknowledges and agrees that it must own, lease, or rent one or more delivery vehicles in its own name as the vehicles used to fulfil its obligations hereunder (“Vehicle” or “Vehicles”). Distributor retains the discretion to select its vehicle(s), but Distributor’s Vehicles must be fully enclosed and may not be open-air in any respect in order to reduce the likelihood of Product contamination. Distributor agrees that it is a breach of this Agreement to transport Products in a Vehicle or trailer that is open-air (not fully enclosed) or that could, in any way, contaminate the Product. Distributor further agrees to have painted in a conspicuous manner on all its Vehicles the following statement:

“Owned and Operated by  
**[Distributor Name]**  
an Independent Contractor”

### **ARTICLE 3 – TERM AND RENEWAL**

- 3.1 **TERM**: The term of this Agreement is ten (10) years commencing on the Effective Date, unless sooner terminated per the provisions of this Agreement, and if not terminated will renew thereafter for subsequent renewal terms of ten (10) years each per Sections 3.2 and 3.3.
- 3.2 **RENEWAL**: Unless this Agreement is terminated prior to end of a 10-year term, the following rights and obligations become applicable regarding the end of all 10-year terms of this Agreement:
- (a) If Distributor wishes to discontinue its business relationship with Bakery at the end of any then-current 10-year term, Distributor must notify Bakery in writing at least 90 days prior to the expiration of the then current term that it does not want to sign the then-current Bakery distribution agreement per Section 3.2(b) below or to have this Agreement renew per Section 3.2(c) below (“Non-Renewal Notice”).
  - (b) If Distributor fails to provide a Non-Renewal Notice to Bakery, then Bakery may request that Distributor and Guarantor execute and deliver to Bakery a new distribution agreement in the form then being used by Bakery to govern the parties’ relationship for the 10-year term following the then-current term, which such new distribution agreement must be executed by Distributor and delivered to Bakery prior to the end of the then-current term.
  - (c) If Distributor fails to provide a Non-Renewal Notice to Bakery and Bakery elects not to request Distributor and Guarantor to execute Bakery’s new distribution agreement pursuant to Section 3.2(b), then this Agreement will automatically renew for a term of ten (10) years.

- 3.3 **NON-RENEWAL**: In the event that Distributor provides Bakery with a Non-Renewal Notice or Distributor and/or Guarantor fail to timely execute a new distribution agreement if requested by Bakery pursuant to Section 3.2(b), this Agreement will automatically terminate on the last day of the then-current term and the provisions of Section 11.3 will apply.

#### **ARTICLE 4 – SALE OF PRODUCT BY BAKERY TO DISTRIBUTOR**

- 4.1 **TITLE**. All Product is sold by Bakery to Distributor absolutely with title and risk of loss passing to Distributor at the time the Product is made available at the place of delivery for Distributor to pick up; Distributor need not take physical possession of Product for title of said Product to pass to Distributor. For the avoidance of doubt, title and risk of loss remain with Distributor even in the case of Product sold by Distributor to Outlets which purchase Product from Distributor via SBT or a similar method of sale/payment.
- 4.2 **DELIVERY**. Subject to the provisions herein, Bakery agrees to sell and deliver to Distributor, or to arrange for such sale and delivery by affiliates, the Products Distributor orders. Distributor agrees to buy and accept delivery of ordered Products at such location as Bakery may from time to time reasonably designate or approve. Bakery agrees to use commercially reasonable efforts to fill Distributor's orders on the day the Product was ordered for. However, the actual delivery day for Product orders is not guaranteed by Bakery; so, Bakery may charge Distributor's account with Bakery for any Product for which title has passed to Distributor per Section 4.1 above provided such Product has a reasonable shelf life remaining at the time said title of Product passed to Distributor. In the case of ingredients or other shortages, Force Majeure events, and during holiday-related Product demand increases, Bakery reserves the right to adjust or fill Product orders as circumstances reasonably permit. BAKERY AND DISTRIBUTOR ACKNOWLEDGE I) THAT CERTAIN PRODUCT ORDERS CAN ONLY BE FILLED BY BAKERY IN FULL TRAYS, WHICH MAY CAUSE BAKERY TO ROUND A PRODUCT ORDER TO THE NEAREST FULL TRAY AND II) THAT ORDER CUTS AND PLUSES, AND ON OCCASIONS, CANCELLATIONS OF DELIVERIES, IN WHOLE OR IN PART, ARE AN UNAVOIDABLE ASPECT OF FRESH BAKERY PRODUCTION AND TRANSPORTATION. IN THE EVENT OF PLUSES, DISTRIBUTOR AGREES TO USE REASONABLE EFFORTS TO AFFECT THE SALE OF THE ADDITIONAL PRODUCT TO DISTRIBUTOR'S OUTLETS.
- 4.3 **TERMS OF PRODUCT SALES**. Product will be sold by Bakery to Distributor on terms and prices (including "margins" and "spreads") established by Bakery from time to time. Distributor agrees to pay Bakery for all Product purchases each week in accordance with Section 5.3. All Product sold by Distributor to the Outlets must be purchased by Distributor directly from Bakery or a Bakery Entity.
- 4.4 **DELIVERY PROCEDURES**. Distributor agrees to immediately review the quantities of Product delivered to it and to promptly advise Bakery of any difference in the quantities delivered as compared with the quantities indicated on the daily "load sheet" or "load invoice" (or similar document or its electronic equivalent). If Distributor does not notify Bakery of any difference within the time required by Bakery's policy at the applicable Bakery sales center (and if no such policy exists, then prior to Distributor leaving the sales center with that day's Product order), the load sheet or invoice prepared by or on behalf of



Bakery will be presumed as conclusively accurate and Distributor will be charged and obligated to pay for all Product identified thereon. Bakery may from time to time implement and/or amend programs regarding Product deliveries and/or Product accountability, including sales center hours of operation, check-in procedures, and Product returns procedures and requirements. Distributor further acknowledges and agrees that if i) Distributor makes any material misrepresentation to Bakery regarding alleged differences between its Product orders and the actual Product deliveries it claims to have received or ii) Distributor takes possession of any product or Product not specifically presented to Distributor by Bakery as being Distributor's Product, that Bakery may consider such act to be fraud and/or theft permitting Bakery to terminate this Agreement per Article 11.

4.5 **RETURNS.** Except as provided in Schedule B and also excepting any Product that Bakery in its sole reasonable discretion deems to be "long-code" product, which includes bread stuffing, Bakery agrees to accept from and give full credit to Distributor for any Overcode Product or damaged Product which is not damaged or Overcode by reason of Distributor's negligence, provided i) any non-damaged Product was first sold to, and merchandized in, an Outlet and ii) such Overcode and/or damaged Product is promptly returned to Bakery in accordance with Bakery's then current Overcode/stale and damage return policy. Distributor acknowledges and agrees that Bakery reserves the right to make amendments to such Product returns policy from time to time, including returns verification, "stale caps" and/or limits, sorting, and staging procedures as well as Bakery Equipment-related requirements. Distributor further acknowledges that Bakery may consider any material misrepresentation made by Distributor to Bakery or the Outlet regarding Product returns, including Distributor submitting a materially inaccurate Product return or credit invoice to an Outlet or Bakery or Distributor failing to submit a return credit invoice to an Outlet, to be fraud permitting Bakery to terminate this Agreement per Article 11.

4.6 **BAKERY EQUIPMENT.** For the convenience of Distributor, Bakery may, but is not obligated to, deliver Product to Distributor in trays, baskets, totes and/or on racks or dollies, or with similar equipment for use in staging and moving Product ("Bakery Equipment"). Bakery Equipment also includes display tables, racks and pieces (including point of sale materials) that Bakery and/or a Bakery Entity may, for Distributor's convenience, supply to Distributor from time to time for display and/or promotion of Products in Outlets. Bakery Equipment may only be used by Distributor solely for the Product that Bakery identifies and must be immediately returned by Distributor to Bakery after each occurrence of use. Distributor must pay to Bakery the repair and/or replacement cost of Bakery Equipment that is: i) lost by Distributor, ii) damaged or destroyed while in Distributor's possession and/or as a result of Distributor's use, misuse, negligence or unauthorized transfer, or iii) stolen when such Bakery Equipment was more recently in the possession of Distributor as compared to Bakery. For purposes of clarification, Distributor's customers utilizing Bakery Equipment does not alleviate Distributor's obligation to pay Bakery for lost, stolen or damaged Bakery Equipment that was left at such customer's location by Distributor. Distributor agrees to reasonably cooperate in investigation and recovery efforts related to Bakery Equipment. Bakery may from time to time implement and/or amend programs regarding Bakery Equipment, including inventories and sales programs related to equipment. Distributor must reasonably cooperate and comply with such programs.

**ARTICLE 5 – PURCHASE OF CERTAIN RECEIVABLES AND SETTLEMENT OF DISTRIBUTOR’S ACCOUNT**

5.1 **PURCHASE OF RECEIVABLES.** In cases where Distributor sells Product to Chains or Outlets which have been approved by Bakery for credit (individually “Charge Outlet” or collectively “Charge Outlets”), Bakery or its parent or affiliates may purchase at face value Distributor’s properly executed invoices for its Product sales to Charge Outlets, which the price for such purchases will be the face value of the invoice net of all discounts and be paid as a credit to Distributor’s account with Bakery. Distributor agrees to timely forward from its handheld ordering device or by similar electronic transmittal (also known as “communicating”) such invoices and provide Bakery with paper copies or electronic (e.g. pdf or other image) copies of such invoices and supporting documents, including an Outlet’s properly executed receiving documents and/or proof of delivery, promptly after Bakery’s request for same. If an Outlet or its parent does not pay Bakery or its affiliates for an invoice that Bakery has purchased from Distributor, and/or the Outlet/parent deducts from the invoice, in whole or in part, because of missing documentation that has been requested from Distributor by Bakery, or in the case of an Outlet bankruptcy where Bakery cannot file a proof of claim because of missing documentation from Distributor that has been requested by Bakery, that Distributor fails or refuses to supply to Bakery, then Bakery may deduct from Distributor’s account with Bakery the amount equal to the unpaid or withheld amount in question. Bakery reserves the right to: require an Outlet to be a Charge Outlet, refuse to approve an Outlet as a Charge Outlet, and/or revoke the prior approval of an Outlet as a Charge Outlet for any reason.

5.2 **PURCHASE OF SCAN BASED TRADING OUTLET RECEIVABLES.** If a Charge Outlet elects to pay for purchases of Product based on when the Product scans through the Outlet’s sales register, which may be referred to herein as Scan Based Trading (“SBT”), instead of when the Product enters the Outlet, then Bakery may, in its sole discretion, either i) purchase invoices/receivables from Distributor by paying only for those Products that scan through the Outlet’s sales registers based on the scan data the Outlet sends to Bakery or ii) purchase invoices/receivables from Distributor by initially paying Distributor for all Products that Distributor reasonably claims, via invoice submitted to Bakery, it placed in such Outlet, and then Bakery subsequently reconciling through the Settlement process this initial payment to Distributor with the actual amount of Products that scan through the Outlet’s sales registers based on the scan data the Outlet sends to Bakery. Bakery reserves the right to make reasonable adjustments from time to time to the way it settles SBT transactions with Distributor as changes in technology or other considerations may warrant. Distributor acknowledges and agrees that if Distributor i) places Product in an SBT Outlet that has not been purchased from Bakery or a Bakery affiliate, ii) places Product in an SBT Outlet without submitting a corresponding and accurate invoice to Bakery for same, iii) submits an invoice to Bakery for an alleged sale of Product to an SBT Outlet when such Product was not actually merchandized in the Outlet, or iv) submits to Bakery a materially inaccurate invoice regarding any Product sale or Product return to an SBT Outlet, that Bakery may consider any such activity to be fraud permitting Bakery to terminate this Agreement per Article 11.

### 5.3 ACCOUNT RECONCILIATION.

- (a) Based on a seven-consecutive day period (“Account Week”), the starting and ending days of which Bakery may designate from time to time, Bakery agrees to reconcile Distributor’s account with Bakery after the close of each Account Week (such reconciliation herein referred to as a “Settlement”). After completing each Settlement, Bakery will issue to Distributor a statement detailing the Settlement (“Settlement Statement”), which such Settlement Statement may be issued in paper or electronic form without Bakery needing to follow the provisions for notices under Section 14.2. The Settlement Statement may include information on Distributor’s purchases of Product from Bakery, credit for Distributor’s receivables (which includes Product invoices from sales to Chains) purchased by Bakery or its affiliates, Product returns from Distributor’s customers to Distributor, Product returns from Distributor to Bakery, SBT-related transactions, promotional charges and credits, Authorized Payments (defined below), and all other amounts due from and to Distributor hereunder. Settlement Statements must be issued by Bakery within four (4) days after the close of an Account Week. Distributor agrees to review each Settlement Statement upon receipt. If Distributor fails to notify Bakery of a Settlement Statement dispute within nine (9) calendar days after the close of the Account Week, then the Settlement Statement will be automatically deemed conclusively accurate. If Distributor provides Bakery with timely notice of a dispute on a Settlement Statement, then Distributor must still timely pay all amounts due to Bakery that are not reasonably disputed. If a Settlement results in a balance due from Bakery to Distributor, then Bakery must make payment to Distributor within nine (9) calendar days after the close of that Account Week. If a Settlement results in a balance due from Distributor to Bakery, then Distributor must make payment to Bakery within nine (9) calendar days after the close of that Account Week. Positive Settlement balances from subsequent weeks may be used by Bakery to offset balances due from Distributor for Settlements from previous Account Weeks; however, credits applied to Distributor’s Settlement account in any given Account Week must first be reconciled with charges in that same Account Week through the Settlement process and will not be used as payment of any previous Account Week’s Settlement balances due, if at all, until after the then-current Settlement reconciliation is finalized. Bakery is not obligated to pay to Distributor, or credit Distributor’s Settlement account with, any dollar amount where Bakery has reasonable evidence that such amount is attributable to error, fraud, or theft by Distributor.
- (b) All payments due by Bakery to Distributor under this Agreement may be made, in Bakery’s sole discretion, by either paper check mailed to Distributor or by electronic payment to Distributor’s bank or similar financial institution account on file with Bakery. Distributor hereby agrees, at all times while this Agreement is in effect and for a period of 120 days past the effective date of any Closing on the sale or other transfer of the Distribution Rights, to have a valid bank, or similar financial institution, account in the United States, of its own choosing, open in its name and to have accurate routing and account information for such account on file with Bakery such that Bakery can make payments to Distributor due hereunder electronically as permitted in this Section. If Distributor does not have on file with Bakery the bank or similar financial institution account information needed for Bakery to make an electronic payment to Distributor per this Section, then all due dates for Bakery to make any payment to Distributor related to this Agreement are extended to ten (10) business days after Distributor provides such bank account information to Bakery.

- (c) Distributor hereby authorizes Bakery to deduct from Distributor's account with Bakery all amounts due to Bakery under, and incidental to, this Agreement. Amounts due by Distributor to Bakery that are incidental to this Agreement include equipment and other rentals, leases, and purchases made by Distributor from time to time, as well as costs and fees associated with Distributor's use of Bakery's facilities. Distributor also hereby authorizes Bakery to deduct from Distributor's account with Bakery, and forward to the applicable third party on Distributor's behalf, amounts Distributor owes, if any, to the following third-party creditors per Distributor's separate agreements with such parties:
- i. Advantafirst Capital Financial Services, LLC
  - ii. Distribution Services of America, Inc.
  - iii. DSA Tax & Bookkeeping Inc.
  - iv. Allstate Insurance Company
  - v. B & G Leasing, Inc.
  - vi. Bush Truck Leasing, Inc.
  - vii. PNC Equipment Finance, LLC

(each a "Third-Party Creditor" collectively "Third-Party Creditors"). Each deduction authorized either by this Section or in a separate writing executed by Distributor is an "Authorized Payment" and may be collectively referred to as "Authorized Payments" herein. While Distributor has authorized Bakery hereunder to make Authorized Payments, such authorization is permissive only and does not obligate Bakery to deduct and make any Authorized Payments to Third-Party Creditors on behalf of Distributor. Distributor acknowledges and agrees that Bakery may continue to make Authorized Payments until either the Distribution Rights are fully sold, the applicable Third-Party Creditor informs Bakery that Distributor's financial obligations have been satisfied, Distributor and the applicable Third-Party Creditor both instruct Bakery in writing to stop the Authorized Payment, or Bakery, in its sole discretion, elects to cease making an Authorized Payment. Once Bakery makes a payment to a Third-Party Creditor on behalf of Distributor, Distributor immediately owes the amount of that payment to Bakery as a charge against Distributor's Settlement account.

Distributor acknowledges and agrees that Authorized Payments do not in any way constitute wage or payroll deductions as Distributor does not receive payment for services rendered under this Agreement, but instead such Authorized Payments are made at Distributor's request and are for Distributor's benefit and convenience. Distributor hereby agrees to waive all claims of any nature whatsoever against Bakery and each Bakery Entity and hold Bakery and each Bakery Entity harmless from all claims, actions, liabilities, and damages, including reasonable attorneys' fees and costs associated with Authorized Payments.

5.4 **NET SETTLEMENTS OF MULTIPLE SALES AREAS.** If Distributor owns Distribution Rights to more than one Sales Area, which may be indicated by multiple BFBD route numbers, Bakery may settle Distributor's accounts of all Sales Areas taken together such that all transactions, regardless of which Sales Area a charge or credit is applicable to, are accounted for aggregately under one Settlement account with Bakery.

5.5 **BAKERY PARENT AND AFFILIATES.** Distributor acknowledges and agrees that Bakery may, in Bakery's sole discretion, utilize any Bakery Entity to receive any benefit due to Bakery, enforce any Bakery right, or fulfill any obligation owed by Bakery under this Agreement.

- 5.6 **SECURITY INTEREST**. To secure the payment of any indebtedness or liability of Distributor to Bakery or a Bakery Entity, now or hereafter arising, under or incidental to this Agreement, Distributor grants and conveys to Bakery a continuing and general first priority security interest in the Distribution Rights, the then-current versions of the computer and printer equipment referenced in Section 6.9, all rights hereunder, and all Products and accounts receivables of Distributor. Pursuant to this Section, Distributor hereby grants to Bakery the rights of a secured party. Distributor acknowledges and agrees that it is a condition of Bakery entering into this Agreement that Distributor execute a security agreement in a form currently in use by Bakery to fulfill this security obligation (“Security Agreement”) and such fully executed Security Agreement is incorporated herein by reference. Bakery may deem any default under the Security Agreement by Distributor to be a default under this Agreement.
- 5.7 **ACCURACY AND VALIDITY; SETOFF**. Distributor represents and warrants to Bakery that all invoices, supporting documents, proof of deliveries, and any other information or materials, in paper or electronic form, provided by Distributor in connection with all receivables associated with any Charge Outlet that Bakery or its affiliates purchase in accordance with this Article 5 (individually a “Receivables Document” and collectively “Receivables Documentation”) (a) are accurate, timely, and complete as of the date each such receivable is purchased from Distributor by Bakery or its affiliate and (b) represents a valid, then-outstanding receivable of Distributor from the applicable Charge Outlet for the sale of Product by Distributor to the Charge Outlet as set forth in each such Receivables Document. If Distributor becomes aware that any Receivables Document is or may become inaccurate or incomplete, or that any corresponding receivable is or may become invalid, without limitation to Bakery’s remedies under this Agreement or at law, Distributor must immediately notify Bakery in writing and, to the extent possible, correct such inaccuracy or omission. Notwithstanding anything to the contrary in this Agreement, and without prejudice to any other right or remedy Bakery has or may have, in the event that Distributor breaches the terms of this Section, including without limitation by providing fraudulent or erroneous Receivables Documentation or receivables for purchase by Bakery or its affiliates, Bakery may, without notice to Distributor, set off, recoup or charge to Distributor such amount in any manner including reversing the purchase of (a.k.a. “charge back”) the receivable or by charging Distributor’s account with Bakery for the amount at issue. A set off, recoupment, or charge by Bakery under this Section does not constitute a cure of any breach by Distributor of any provision of this Agreement.
- 5.8 **DEFAULT**. In addition to all other Bakery rights and remedies, Bakery is not required to fill Distributor’s Product orders during any time when Distributor is in material default or breach of this Agreement.

## **ARTICLE 6 – DISTRIBUTOR’S OBLIGATIONS**

- 6.1 **PRODUCT SALES**. Every area of an Outlet where such Outlet or such Outlet’s corporate management has requested or otherwise approved Product to be merchandized for sale at, on, or in, which includes in-aisle and end-cap shelves as well as display tables, stands, hangers, and any platform or space designed to display retail items for sale, is individually referred to as a “Product Display Space” and collectively as “Product Display Spaces” herein.

Distributor retains exclusive control under this Agreement over the manner and method of operation of Distributor's distribution business; however, Distributor, in addition to other obligations listed in this Agreement, agrees to:

- (a) Develop and maximize Product purchases from Bakery and sales of Products to the Outlets by all commercially reasonable means;
- (b) Except as provided in Section 6.4 below, sell Products to all Outlets in Distributor's Sales Area that have requested to purchase Products via DSD and that otherwise qualify as an Outlet hereunder;
- (c) Maintain an adequate supply of non-Overcode Product in all Product Display Spaces of all Outlets;
- (d) Maintain all Product Display Spaces such that Overcode Product is not available for retail purchase in any Outlet;
- (e) Rotate Products such that more recently dated/coded Products are merchandized in Product Display Spaces behind all Product with an earlier date/code;
- (f) Cooperate with the Outlets, Outlets' corporate management, Bakery, and Bakery's affiliates by participating in Product pricing discounts, marketing, and other promotional programs at the Outlets, which such cooperation includes Distributor not selling in excessive amounts of Product immediately prior to a Product sale at an Outlet in order to lessen the amount of Product purchased and/or sold at the sale price;
- (g) Merchandize Products within an Outlet in compliance with any predesigned layouts, sometimes known as MODs or plan-o-grams, designed, requested, or approved by an Outlet or an Outlet's corporate management that designate precisely what Products must be merchandized in which specific sections of the Product Display Spaces of an Outlet;
- (h) Utilize point-of-sale materials to display Products for sale in Outlets as requested or approved by such Outlet or such Outlet's corporate management, or as required by Bakery as a condition of Product resale in instances where point-of-sale materials are designed specifically to merchandize and promote a specific Product or brand of Bakery or a Bakery Entity;
- (i) Utilize Bakery recommended point-of-sale materials only to display the Product such materials were designed by Bakery or a Bakery Entity to be used with, as evidenced by the branding on such materials or by Bakery informing Distributor of same;
- (j) Provide service to Outlets on a level consistent with all then-current good industry practices, which includes satisfying Outlet's and Outlet's corporate management's requirements, guidelines and expectations on sales and service frequency requests (a.k.a. "days of fresh deliveries," "days of service," and "pull-ups"), service time-windows, store policies, promotions, merchandising, and reasonable store requirements regarding treatment and interaction with Outlet associates as well as other Outlet vendors and third parties, regardless of whether such requirements, guidelines, or expectations are conveyed i) to Distributor directly by an Outlet or an Outlet's corporate management or ii) by Bakery to Distributor, if an Outlet or Outlet's corporate management informs Bakery of such requirement, guideline, or expectation;

- (k) Perform accurate Product inventory counts in all SBT Outlets no later than Wednesday of each week, or other day that Bakery may designate if Bakery changes the starting and ending days of the Account Week;
- (l) Carry out the rights and obligations of this Agreement in a professional, honest, ethical and safe manner and ensure that all Distributor representatives do so as well;
- (m) Refrain from any act or omission that may reasonably damage the reputation or goodwill of Bakery, the Products, or the Product trademarks, trade names, or brands;
- (n) Sell and distribute "Private Label" Product, if applicable, solely to the Outlet which owns such private label; and
- (o) Cooperate with Bakery in the event of a Product recall, withdrawal, recovery or similar retrieval due to a Product quality or safety issue, including, promptly removing such Product from all Product Display Spaces of the Outlets if requested by Bakery or the Outlet.

Distributor agrees that Bakery has the right to review Distributor's performance under this Agreement in order to enforce the terms and conditions herein, which includes without limitation Bakery's right to inspect Product Display Spaces in Outlets and speak to Outlet management and an Outlet's corporate management about Distributor's activities at the Outlet.

For the avoidance of doubt, Product may be considered out of stock or unreasonably low stock in an Outlet if there is no, or an unreasonably low amount of, Product in any individual Product Display Space of an Outlet. For further avoidance of doubt and without limitation, out of stock Product, an unreasonably low stock of Product, and Overcode conditions in an Outlet, an unreasonable rate of Product returns, Outlet complaints of improper or unsatisfactory service, and Distributor or one of its representatives being banned by an Outlet or Chain, or by an Outlet's or Chain's corporate management, from selling Product to such Outlet or Chain due to an act or omission of Distributor, without limitation, each constitute a material breach of this Agreement.

6.2 **PRODUCT RETURNS RATE.** Notwithstanding Section 4.5 above, Distributor agrees to maintain a reasonable rate of Product returns with Bakery, with the reasonableness of Distributor's rate being determined by Bakery in its sole reasonable discretion after calculating and comparing Distributor's recent average rate of Product returns to the average rate of Product returns of similarly situated independent contractor distributors of Bakery during the same time period. Distributor's rate of Product returns may not be deemed unreasonable if it is within three (3) percentage points of the average rate of Product returns of similarly situated independent contractor distributors of Bakery when averaging 26 weeks of Product returns. Bakery may change the way it calculates the rate of Product returns from the manner described above in this Section; however, if Bakery does make such a change, it may not issue Distributor a notice of breach of this Agreement under this Section that is based on the changed calculation method unless it first provides Distributor with at least 60 days notice describing the new rate of Product returns calculation method.

6.3 **NO SALES OUTSIDE SALES AREA.** Distributor agrees not to sell, offer to sell, or otherwise distribute Products outside the Sales Area. Distributor agrees not to sell, offer to sell, or otherwise distribute Products to anyone or any entity that Distributor knows or

reasonably should know is likely to resell said Products outside of the Sales Area. Distributor agrees not sell Product over the Internet or via any similar media or mode of communication or data transfer existing now or in the future, including the use of virtual reality, except as authorized in writing by Bakery.

6.4 **OUTLET PROFITABILITY.** Distributor is not obligated to sell Products to any non-Chain Outlet that Distributor can prove, via a written and accurate profit and loss statement, to be consistently unprofitable. For purposes of clarification, i) Distributor acknowledges and agrees that all Outlets in the Sales Area that are part of a Chain must be serviced regardless of profitability of the individual Outlet, unless Distributor can submit evidence to Bakery that the entire Chain is unprofitable and ii) an Outlet must be serviced in good faith for at least three months before Bakery is obligated to review any profit and loss statement submitted by Distributor per this Section.

6.5 **COMPLIANCE WITH LAWS AND POLICIES.**

- (a) Distributor agrees, with regard to fulfilling any obligation or other requirement of Distributor associated with this Agreement, that it and Guarantor, and each of their respective employees, contractors and representatives, must comply with all applicable federal, state, county, and local laws, rules, and regulations, including those related to operation of motor vehicles, as of the Effective Date and as amended or enacted thereafter.
- (b) Distributor agrees that it and its employees, contractors and representatives must comply with all policies in effect at all Bakery facilities, including policies regarding: facility hours, parking, loading door use, Bakery Equipment, safety, identification badges, access keys/cards/codes, firearms, tobacco use, food and beverage consumption, rubbish and recycling disposal, and treatment of Bakery associates, vendors, and guests. Distributor acknowledges and agrees that nothing in this Agreement grants Distributor a right to enter onto the property of Bakery, and that Bakery at all times maintains the right to place restrictions on access to or use of its property.
- (c) Distributor acknowledges that the Outlets are not owned or controlled by Bakery, that an Outlet controls who is permitted on/in its property, that Distributor does not have an automatic right to be on/in an Outlet's property, and that Distributor is responsible for maintaining a business relationship with the Outlets in order to retain access rights to such Outlets.

6.6 **PERSONAL SERVICES OF GUARANTOR NOT REQUIRED.** Distributor and Guarantor are free to engage such persons as it/they deem appropriate to assist with, or complete perform, Distributor's obligations hereunder. Distributor has the exclusive right to select, fix the method and amount of compensation of, discipline, train, discharge and otherwise to manage, supervise and control all persons engaged by Distributor. Distributor represents and warrants that it will, with respect to all such persons engaged, perform all obligations and discharge all liabilities under all laws, rules and regulations as of the Effective Date and enacted thereafter including those relating to labor, employment standards, wage/hour and wage payment requirements (including as to overtime and wage deductions and expense reimbursements), worker's compensation, unemployment insurance, tax information and reports, and withholding all applicable payroll related taxes. Distributor represents and warrants that all persons engaged by Distributor will comply fully with all terms and conditions of this Agreement. Any breach of this Agreement by any person



engaged by Distributor may be deemed by Bakery, in Bakery's sole discretion, to be a breach by Distributor. Distributor agrees to indemnify and hold harmless Bakery, Bakery's parents, and Bakery's affiliates each and all for any and all claims, causes of action, rights, interest, losses, fines, awards, or damages arising at any time out of, or in any way related to Distributor's breach of this Section.

6.7 **OTHER ACTIVITIES AND CONFLICTS OF INTEREST.**

- (a) Distributor and Guarantor may engage in business and other activities, including selling other products, unless and except to the extent that i) such other activity is competitive with the Products, which includes selling other products that likely compete with any Products in an Outlet, ii) such other activity could contaminate the Products, or iii) such other activity presents a reasonable risk of harm to Bakery's business, brands, or reputation. Also, in order to be permitted hereunder, any such other activity of Distributor must be performed separate and distinct from Distributor's activities under this Agreement such that Bakery and Bakery Entity brands and reputation cannot reasonably be seen by the Outlet or the public as being tied to or associated with the brands and reputation of any such other activity of Distributor by reason of, without limitation, 1) Distributor selling or merchandize a non-Product product while wearing clothing or apparel, or delivering such non-Product product in a Vehicle, that contains a logo or Mark of Bakery or a Bakery Entity, or 2) by Distributor servicing an Outlet with both Product and non-Product products during what can reasonably be deemed substantially the same sales visit.
- (b) Additionally, it is a conflict of interest and a breach of this Agreement for any employee or representative of Distributor, as well as any family member or close relative of Guarantor, to be employed by Bakery or any business that sells products that compete with any Product, or to be employed by any parent, affiliate, or subsidiary of i) Bakery or ii) any business that sells products that compete with any Product.

6.8 **NO DISCRIMINATION, HARASSMENT, OR RETALIATION.** Distributor agrees that it and its employees, agents, representatives and contractors will not, while fulfilling any obligation or other requirement of Distributor associated with this Agreement, intimidate, harass, retaliate or discriminate against any person by reason of race, ethnicity, creed, religion, age, political affiliation, veteran status, disability, gender, sexual orientation, sexual preference, or any other characteristic protected by law. To the extent not exempt, Distributor agrees to abide by the requirements of 41 CFR Sections 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their race, color, religion, sex or national origin. These regulations also require Distributor as a contractor to take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.

6.9 **PRODUCT ORDERING AND INVOICING EQUIPMENT.** Distributor agrees to maintain a portable computer order and invoicing device and printer system(s) compatible with the then-current ordering and sales systems maintained by Bakery, as such ordering and sales systems may be changed from time to time in Bakery's sole discretion. Distributor agrees, while Distributor owns the Distribution Rights, to pay Bakery a weekly Technology

Fee, as well as any other reasonable fee associated with the computer, printer, and/or ordering and sales systems Bakery may from time to time assess in its sole reasonable discretion. Distributor acknowledges and agrees, due to ever-changing computer, communication, and related technologies, that it is not possible to establish fixed amounts in this Agreement for the fees described in this Section.

6.10 **CONFIDENTIAL INFORMATION**.

- (a) As a result of this Agreement, Distributor will have access to and/or obtain certain information not available to the general public regarding Bakery's and any Bakery Entity's information relating to products, machinery and equipment, services, research and development activities, finances, computer software, sales and marketing, sales data, business plans (including product pricing), new product initiatives, marketing plans, facility details, and general operations ("Confidential Information"). Distributor acknowledges that the Confidential Information constitutes valuable trade secrets of Bakery and each Bakery Entity and Distributor agrees that it will use Confidential Information solely in accordance with the provisions of this Agreement and only to fulfill its rights and obligations under this Agreement, and it will not disclose, or permit the disclosure of same, directly or indirectly, to any third party without Bakery's prior written consent. Distributor agrees to exercise due care in protecting the Confidential Information from unauthorized use and disclosure and will require all of its employees, contractors and agents to do the same. Distributor has no responsibility for safeguarding any information that it can document in writing: (i) is in the public domain through no fault of its own; (ii) was properly known to it, without restriction, prior to disclosure by Bakery; (iii) was properly disclosed to it, without restriction, by another person with the legal authority to do so; or (iv) was independently developed by Distributor without use or reference to Bakery's Confidential Information. In the event Distributor is required to disclose Confidential Information pursuant to a judicial, administrative or legislative order or proceeding, Distributor must provide to Bakery prior notice of the intended disclosure in order to permit Bakery a reasonable opportunity to respond, object or seek a protective order.
- (b) In the event that Distributor is granted access to the information systems of Bakery or any Bakery Entity, Distributor (i) agrees to keep confidential all Confidential Information accessed in or by such information systems, (ii) will not provide access to such information systems to any other person or entity, (iii) will not share the password(s) required for such access, and (iv) will not use such information systems except as expressly authorized by Bakery. If requested by Bakery to do so, Distributor agrees to sign a separate agreement that includes the above, and related, restrictions.

- 6.11 **INJUNCTIVE RELIEF**. Notwithstanding any other provision of this Agreement, in the event of actual or threatened breach of Section 6.10, Distributor acknowledges that monetary relief would be inadequate to compensate and/or protect Bakery's interests and that Bakery will be entitled to immediate injunctive and other equitable and legal relief from a court of law or equity without bond and without the necessity of showing actual damage. Bakery's prosecution of legal action is not and will not constitute a breach of this Agreement or waiver of any of Bakery's rights under this Agreement, including the Dispute Resolution provisions of Article 13. For the avoidance of doubt, Bakery's right to seek injunctive relief

and other equitable and legal relief from a court will not be governed or in any way restricted or limited by the provision of said Article 13.

## **ARTICLE 7 – BUSINESS ENTITY AND PERSONAL GUARANTY**

7.1 **DISTRIBUTOR AS BUSINESS ENTITY**: Distributor is executing this Agreement and must operate and perform under this Agreement as a legally formed and maintained corporation, the ownership shares of which must be owned by individuals, not other legally formed entities. For purposes of clarification, a limited liability company does not satisfy the requirements of the previous sentence. From the Effective Date through the date on which Distributor sells all of its Distribution Rights, Distributor agrees, and represents and warrants to Bakery, that:

- (a) the person signing this Agreement on behalf of Distributor has authority to bind Distributor and will submit to Bakery a true and accurate copy of such written authorization at the time of signing this Agreement and as Bakery may request from time to time;
- (b) its incorporation documents must provide that Distributor's purposes and activities include operating a business to offer and sell Products to Outlets within the Sales Area;
- (c) it is, and will remain, properly incorporated and in good standing under applicable law and that Distributor must, at Distributor's expense, submit to Bakery or a Bakery designee a certificate of good standing issued by the state of incorporation within ten (10) days after the end of each calendar year and/or upon Bakery's or such designee's request from time to time;
- (d) it has maintained and will maintain operating documents that impose transfer restrictions that give effect to Article 9 of this Agreement and each certificate representing an ownership interest in Distributor must contain or conspicuously note upon its face a statement in a form satisfactory to Bakery to the effect that any assignment or transfer of the certificate is subject to all restrictions this Agreement imposes on transfers; and
- (e) it will maintain a list of all record and beneficial owners of stock or other ownership interest in Distributor and furnish a current version of such list to Bakery (i) at the signing of this Agreement, (ii) within five (5) days after any change of ownership interest, (iii) within ten (10) days of the end of each calendar year, and (iv) upon request by Bakery from time to time.

7.2 **PERSONAL GUARANTY**: From the Effective Date through the date on which Distributor sells all of its Distribution Rights, Guarantor represents and warrants to Bakery, that:

- (a) The books and records of Distributor will reflect that the issuance and transfer of shares of stock or interests are restricted and that all stock certificates or evidence of interest

will bear a legend giving notice of such restriction and referring the reader to the terms of this Agreement;

- (b) The Guarantor will act as Distributor's principal officer and personally guarantees the obligations imposed under this Agreement and all other agreements, including the Security Agreement, between Distributor and Bakery;
- (c) A copy of this Agreement will be kept with the official records of Distributor;
- (d) The Guarantor agrees to be and remain personally and individually liable for the full performance of all obligations imposed on Distributor by this Agreement and all other agreements between the Distributor and Bakery and hereby also directly and unconditionally guarantees the full performance thereof by Distributor;
- (e) The Guarantor agrees that this Agreement may be enforced by Bakery without the necessity at any time of exhausting any other security or collateral now or hereafter securing the obligations, and that Guarantor waives the right to require Bakery to pursue any other remedy or enforce any other right. Guarantor further agrees that this Agreement may be enforced by Bakery, without notice, by deducting all amounts due from Guarantor to Bakery arising out of, related to or in connection with this guaranty, from monies in the possession of Bakery due to Distributor or held by Bakery for the account of Distributor;
- (f) Guarantor hereby consents that from time to time, without notice to or further consent of Guarantor, the payment, performance, or observance of any or all of the obligations may be waived or the time of payment or performance thereof extended or accelerated, or renewed in whole or in part, and any collateral therefore may be exchanged, surrendered or otherwise dealt with as Bakery may determine, all without affecting the liability of Guarantor hereunder;
- (g) Guarantor hereby waives presentment of any instrument, demand of payment, protest and notice of non-payment or protest thereof or of any exchange, sale, surrender or other handling or disposition of collateral, and any requirement that Bakery exhaust any right, power or remedy or proceed against Distributor or against any other person under any other guaranty of, or security for, any of the obligations under this Agreement;
- (h) Guarantor hereby further waives any defense whatsoever which might constitute a defense available to, or discharge of, Distributor or any other guarantor. No payment by Guarantor pursuant to any provision hereunder entitles Guarantor, by subrogation to the rights of Bakery or otherwise, to any payment by Distributor (or out of the property of Distributor) except after final payment in full of all sums (including interest, costs and expenses) which may be or become payable by Distributor to Bakery at any time or from time to time;
- (i) Guarantor's guarantee hereunder is a continuing guaranty, and any other guarantor, and any other party liable upon or in respect of any obligation hereby guaranteed may be released without affecting the liability of Guarantor;

- (j) In addition to the foregoing guaranty of Guarantor, Guarantor must defend, indemnify, and hold harmless Bakery and its affiliates, and its and their officers, directors, employees, successors and assigns (Bakery and such entities and persons, collectively, “Indemnified Persons”), and must reimburse Indemnified Persons, for, from and against each and every demand, claim, loss (which includes any diminution in value), liability, judgment, damage, cost and expense (including interest, penalties, fines, costs of preparation and investigation, and the reasonable fees, disbursements and expenses of attorneys, accountants and other professional advisors) imposed on or incurred by Indemnified Persons, directly or indirectly, relating from, arising out of or in connection with Distributor’s failure to pay, perform or observe one, some, or all of the obligations in this Agreement (whether before or after the release, satisfaction or extinguishment of the obligations); and
- (k) Guarantor agrees, at all times until Distributor sells all of its Distribution Rights, to own in his/her individual capacity greater than 50% of the outstanding shares of Distributor.
- (l) Guarantor agrees to not own shares of any corporation other than Distributor that Guarantor knows or should know owns Bakery distribution rights.

## **ARTICLE 8 – BAKERY OBLIGATIONS**

- 8.1 **DELIVERY AND COOPERATION**: Bakery agrees to use commercially reasonable efforts to i) deliver to Distributor the Products ordered by Distributor as per Section 4.2 above, ii) inform Distributor of any potential new Outlets in Distributor’s Sales Area that Bakery is aware of, iii) pursue the development of new product offerings, and iv) assist in pursuing Product promotions and sales opportunities in the Outlets.
- 8.2 **SALES TO CHAINS – BAKERY AS REPRESENTATIVE**: Distributor and Bakery acknowledge and agree that substantial opportunities for sales of Products to Outlets in the Sales Area depend on satisfying the needs and purchasing requirements of Chains that desire to purchase Products for multiple Outlets, including Outlets within the Sales Area and Outlets outside of the Sales Area that may be served by other independent distributors of Bakery or by Bakery or a Bakery Entity. Both Distributor and Bakery acknowledge that many Chains, for their own convenience and efficiency, establish uniform prices and promotions and standard terms and conditions of sale across all of the Chain’s outlets. In order to accommodate the purchasing needs and requests of Chains, and thereby maximize the opportunity for Distributor to sell Products to the Chain-related Outlets, Distributor hereby appoints Bakery and each Bakery Entity to act as Distributor’s non-exclusive representative with Chains (“Representative”) such that Bakery and Bakery Entities may engage in communications with Chains on behalf of Distributor and similarly situated independent distributors of Bakery to negotiate various terms and conditions with Chains that include Product prices and promotions, Product invoicing, the Chains’ service requirements for its stores, standard terms and conditions of Product sales, centralized billing, and similar matters pertaining to the sale and delivery of Products to the Chains’ stores. Bakery, Bakery’s parent, and Bakery’s affiliates, in acting in the capacity of Representative, may negotiate matters on behalf of Distributor that include commercially reasonable prices, promotions, terms, conditions, service requirements, merchandizing and plan-o-grams, and authorizations for the sale of Products to the Chains’ stores.

DISTRIBUTOR ACKNOWLEDGES AND AGREES THAT BAKERY MAY INFORM DISTRIBUTOR OF ALL CHAIN REQUIREMENTS APPLICABLE TO DISTRIBUTOR'S OUTLETS AND THAT BAKERY PASSING ALONG THIS INFORMATION TO DISTRIBUTOR IS NOT AN EFFORT BY BAKERY TO DIRECT DISTRIBUTOR'S BUSINESS OPERATIONS, BUT INSTEAD IS AN EFFORT TO ASSIST DISTRIBUTOR WITH UNDERSTANDING THE REQUIREMENTS OF ITS CUSTOMERS. DISTRIBUTOR RETAINS THE RIGHT TO NEGOTIATE PRICES AND TERMS DIRECTLY WITH A CHAIN AND TO SELL PRODUCTS TO THE CHAIN AT WHATEVER PRICES AND TERMS DISTRIBUTOR CAN NEGOTIATE. Distributor may revoke the designation of Bakery as Distributor's Representative at any time on thirty (30) days written notice. Nothing herein requires Bakery or Distributor to pay slotting allowances or other fees or charges imposed to obtain Product authorization in Chain Outlets.

## **ARTICLE 9 – SALE OF DISTRIBUTION RIGHTS**

### **9.1 CONDITIONS OF SALE:**

- (a) Subject to the conditions and requirements herein, the Distribution Rights may be sold in whole or in part by Distributor, or in the event of the death of Guarantor, by a legal representative of Guarantor's estate, to a qualified purchaser, provided that, among other things, Distributor must first submit a written notice to Bakery, in a form acceptable to Bakery, of its intent to sell the Distribution Rights that is signed by Distributor and the proposed buyer ("Notice of Intent to Sell").
- (i) All full and partial sales of the Distribution Rights are subject to the approval of Bakery, which may not be unreasonably withheld, and which such approval includes Bakery's right to approve the proposed buyer as an owner of the Distribution Rights. Bakery has 14 days following its receipt of a fully completed and signed Notice of Intent to Sell, the receipt of all information and paperwork from Distributor and the proposed buyer reasonably requested by Bakery, or the date on which the proposed buyer meets with Bakery if Bakery so requests, whichever is later, to notify Distributor that it is denying approval of the proposed sale. If Bakery fails to notify Distributor that it is denying approval of the proposed sale within this 14-day timeframe and Bakery does not exercise its Right of First Refusal pursuant to Section 9.1(a)(ii), the proposed sale is deemed approved; however, provided Bakery is not responsible for any unreasonable delays, any approval under this Section may be voided by Bakery if the sale of the Distribution Rights is not finalized within 45 days from when the sale was actually or deemed to be approved, at which point all requirements and rights under this Article 9 reset anew. For the avoidance of doubt, Bakery's denial of approval hereunder does not require Bakery to purchase the Distribution Rights that were the subject of the proposed sale.
- (ii) All full or partial sales of the Distribution Rights are subject to Bakery having a right of first refusal to purchase the Distribution Rights intending to be sold by Distributor for the same price identified in the submitted Notice of Intent to Sell ("Right of First Refusal"). Bakery has 14 days following its receipt of a fully

completed and signed Notice of Intent to Sell to notify Distributor that it is exercising its Right of First Refusal. If Bakery fails to notify Distributor that it is exercising its Right of First Refusal within this 14-day timeframe, Bakery's ability to exercise its Right of First Refusal expires. For avoidance of doubt, 1) Bakery's Right of First Refusal hereunder applies only to the Distribution Rights intending to be sold by Distributor and does not give Bakery the right or the obligation to purchase other Distributor assets including Distributor's vehicle or computer/handheld equipment, 2) Bakery's ability to exercise its Right of First Refusal expiring has no effect on any other right of Bakery hereunder, and 3) Bakery's Right of First Refusal is reestablished, and may be again exercised, if the sale of the Distribution Rights contemplated by the submitted Notice of Intent is not finalized within 45 days from when the sale was actually or deemed approved.

9.2 **SALE OF STOCK/OWNERSHIP INTEREST.** The sale or transfer of shares of Distributor that results in Guarantor no longer owning more than 50% of Distributor's outstanding stock is deemed a transfer of the Distribution Rights that triggers the terms and conditions of this Article 9, including Bakery's right to approve of such transfer and Bakery's Right of First Refusal to purchase the Distribution Rights, the 14-day notification timeframes for both such rights begin when Bakery becomes aware of such sale or transfer.

9.3 **CLOSING OF SALE.** Unless otherwise stated herein, and in addition to other obligations stated herein, the following conditions are applicable to every full or partial sale of the Distribution Rights:

- (a) Distributor must pay to Bakery a transfer fee in an amount equal to two percent (2%) of the sale price of the Distribution Rights in consideration for the administrative activities performed by Bakery and its affiliates in connection therewith.
- (b) At the closing on the sale of the Distribution Rights ("Closing"), Distributor will pay to Bakery an amount that Bakery reasonably estimates will be due by Distributor to Bakery, Bakery's parent, Bakery's affiliates, and all Third-Party Creditors (collectively "Distributor Creditors") for monies owed to same under this Agreement, or any related agreement with such Third-Party Creditor, as of the Closing date. The parties acknowledge and agree that the amount due by Distributor to Bakery at Closing referenced in the preceding sentence ("Closing Balance") may not be a precise or final reconciliation of all monies due by and owed to Distributor as of the Closing, that certain charges and credits that make up the Closing Balance are final and others are only reasonable estimates, that some of the individual charges that make up the Closing Balance may be itemized separately in a Closing statement to be signed by Distributor at Closing, and that a final reconciliation of the Settlement account will not occur until after the Holdover, as defined below, period has concluded.
- (c) The parties agree that Distributor's Settlement account with Bakery will remain open for 90 days past the effective date of the Closing to more accurately account for all Distributor credits and charges that accrue both pre-Closing and post-Closing that were not included in the Closing Balance, and to account for the reconciliation of any

estimated charges/credits included in the Closing Balance with their corresponding actual charges/credits (such 90-day period may be referred to as the “Holdover”). Distributor acknowledges and agrees that Bakery will not generate or send a Settlement Statement to Distributor for any Account Week during the Holdover period when there is no activity on Distributor’s Settlement account.

- (d) Distributor agrees that Bakery may, at Closing, deduct and retain from the purchase money paid for the Distribution Rights an amount equal to the Closing Balance, provided that Bakery must forward all amounts collected on behalf of a Distributor Creditor, if any, to such entity. Distributor further agrees that Bakery may, at Closing, deduct from the purchase money paid for the Distribution Rights and credit to Distributor’s Settlement account an amount that Bakery estimates, in its sole reasonable discretion, may be needed to satisfy any balance owed by Distributor to all Distributor Creditors through the end of the Holdover period, with the minimum amount of such withholding being \$1,500.
- (e) Distributor’s Settlement Statement for the last Account Week of the Holdover period will serve as the final reconciliation of Distributor’s Settlement account (“Reconciliation”). If the Reconciliation results in a positive balance owing to Distributor, then Bakery must pay Distributor such remaining balance within 15 days. If the finalized Reconciliation results in a negative balance owing by Distributor to Bakery, then Distributor must pay Bakery such balance due within 15 days of receipt of the final Settlement Statement. Distributor hereby agrees, for a period of 120 days past the effective date of the Closing, to keep open the bank account on file with Bakery prior to the Closing so that Bakery may make any such payments due under this Section in the same manner Bakery made payments to Distributor pre-Closing.
- (f) Distributor must return to Bakery any Bakery-owned property in Distributor’s possession pertaining to, or used in connection with, the Distribution Rights, including Bakery Equipment. Bakery may charge Distributor’s Settlement account with Bakery for any such property not so returned.

In the event of the sale of all of the Distribution Rights, this Agreement will automatically terminate concurrently upon the effective date of Closing provided, however, the parties will remain bound by the provisions of this Agreement that are intended to survive termination listed in Section 14.3.

9.4 **SALE DOCUMENTS.** Upon the sale of all or part of the Distribution Rights by or for the account of Distributor as described in this Article, Distributor must execute a Closing statement, an appropriate bill of sale in favor of the purchaser of the Distribution Rights, and a general release terminating, canceling and surrendering Distributor’s rights under this Agreement and releasing any and all claims against Bakery and each Bakery Entity, including all of their officers, directors, shareholders, employees, successors and assigns that arise under, out of, or in any way relate to this Agreement or the activities conducted in connection with the Agreement.



9.5 **DEATH.** In the event of the death of Guarantor, Bakery may, at any time up to 180 days after receiving notice of Guarantor's death from Distributor or Guarantor's estate representative, require Distributor or Guarantor's estate to sell the Distribution Rights. If the Distribution Rights are not sold within a period of 90 calendar days from the date on which Bakery informs Distributor and/or Guarantor's estate that the rights must be sold, Bakery has the right to either sell the Distribution Rights to a qualified purchaser or purchase the Distribution Rights. Any such sale or purchase by Bakery must be for a price equal to or greater than fair market value, which is to be calculated by Bakery using sales of similarly situated Bakery distribution rights, that were as close as reasonably possible in time and distance to the Closing, as comparables for such fair market value calculation. Any sale of the Distribution Rights per this Section must be treated as if same were a sale initiated and completed by Distributor under the applicable terms of this Agreement. Distributor acknowledges and agrees that in the event of the death of the then-current Guarantor, that another individual must thereafter own greater than 50% of Distributor's outstanding stock and such individual must sign an amendment to this Agreement becoming the new Guarantor hereunder, and that the absence of such an individual guaranty is a material breach of this Agreement. Distributor acknowledges and agrees to provide Bakery with all reasonably requested documentation related to Guarantor's death and the subsequent ownership change as well as all court-related orders and authorizations related to the management of Guarantor's estate.

9.6 **BAKERY RIGHT TO PURCHASE DISTRIBUTION RIGHTS.** Bakery, after providing Distributor the 30 days written notice stated below in this Section, may purchase all or part of the Distribution Rights at any time while this Agreement is in effect. The purchase price for the Distribution Rights to be paid by Bakery to Distributor is an amount equal to the fair market value of such Distribution Rights, which is to be calculated by Bakery using sales of similarly situated Bakery distribution rights, that were as close as reasonably possible in time and distance, as comparables for such fair market value calculation. In the event Distributor disagrees with the fair market value purchase price Bakery calculates, any such dispute would be a Covered Dispute under and pursuant to Article 13. Any action Distributor may take under Article 13 related to Bakery's purchase rights under this Section will not delay the effective date of the sale and Closing of such Distribution Rights to Bakery provided Bakery tenders to Distributor payment pursuant to this Article 9 of the amount that Bakery reasonably and in good faith contends is the fair market value of the Distribution Rights, whether or not Distributor accepts such tendered payment. Provided Distributor has formally initiated the Mandatory Dispute Resolution Process under Article 13 regarding the fair market value purchase price of the Distribution Rights, Distributor will have the right to accept such tendered payment and finalize the Closing on the sale of the Distribution Rights without prejudice to any potential claim in arbitration that the fair market value of the Distribution Rights is more than the tendered payment. In the event of arbitration pursuant to Article 13 of the Distribution Agreement, the amount of the payment tendered by Bakery and accepted by Distributor must be deducted from any award or judgment issued.

Bakery must notify Distributor in writing at least 30 days prior to exercising the buyback rights under this Section. With the exception of Section 9.3(a), the parties must follow the applicable provisions of this Article 9 regarding any sale of the Distribution Rights under this Section. The effective date of Closing for any sale pursuant to this Section will be set at the discretion of Bakery, but in no event may it be sooner than the expiration of the 30 days of

notice required above. Any sale of the Distribution Rights pursuant to this Agreement is not subject to the transfer fee stated in Section 9.3(a).

Bakery's right to purchase the Distribution Rights set forth in this Section is continuing, and unless BFBD purchases the Distribution Rights in their entirety, the exercise by BFBD of its right to purchase the Distribution Rights in part does not exclude Bakery from further exercising its rights under this Section thereafter, in full or in part.

## **ARTICLE 10 – SERVICE FAILURES AND CHANGES**

- 10.1 **PARTIAL ABANDONMENT.** If Distributor fails to sell Product and provide service to a particular Outlet in the Sales Area while it continues to sell Product and provide service to other Outlets in the Sales Area, and such failure is not remedied within three (3) days of proper written notice hereunder, then Bakery may, in addition to or in the alternative to taking no action and in addition to exercising other rights granted to Bakery hereunder, either, a) terminate this Agreement for Distributor's failure to cure such breach per Article 11, or b) designate such Outlet abandoned, which such designation, upon notice and with one dollar (\$1.00) of consideration paid to Distributor, authorizes Bakery to use the limited power of attorney granted to it hereunder to sign on Distributor's behalf an amendment to this Agreement, as well as a bill of sale, to transfer ownership of such abandoned Outlet to Bakery. Nothing in this Section in any way prohibits or restricts Bakery's rights under Section 10.2 below.
- 10.2 **TEMPORARY SERVICE BY BAKERY.** DISTRIBUTOR ACKNOWLEDGES THAT IT IS A BREACH OF THIS AGREEMENT TO NOT SELL PRODUCT AND PROVIDE SERVICE TO ALL OUTLETS PER THE OUTLETS' REQUIREMENTS. DISTRIBUTOR FURTHER ACKNOWLEDGES THAT IT IS SOLELY THE OBLIGATION OF DISTRIBUTOR TO, AT DISTRIBUTOR'S EXPENSE, HAVE A LABOR FORCE SUFFICIENT TO COVER THE AFOREMENTIONED PRODUCT SALES AND SERVICE OBLIGATIONS TO ALL OUTLETS AT ALL TIMES, INCLUDING WHEN GUARANTOR OR OTHER DISTRIBUTOR EMPLOYEES/AGENTS FALL ILL OR REQUIRE PERSONAL TIME, AND THAT IT IS NOT THE RESPONSIBILITY OR OBLIGATION OF BAKERY TO PERFORM THESE OBLIGATIONS FOR DISTRIBUTOR AT ANY TIME OR FOR ANY REASON. If Distributor fails to provide Product sales or service to any Outlet, then Bakery has the right, but not obligation, to either directly perform such obligations or assign such obligations to a third party with all expenses associated with either or both to be charged to Distributor's Settlement account with Bakery. Such temporary performance by Bakery or its assigns does not relieve Distributor of any of the obligations imposed by this Agreement, constitute an assumption by Bakery or such assigns of any obligations of Distributor, or constitute a cure of any breach of this Agreement by Distributor. Distributor acknowledges that Bakery's expenses and costs to operate (including short term labor and vehicle arrangements) will likely be higher than the expenses and costs of Distributor while Distributor fulfilled such obligations.
- 10.3 **CHANGE IN DELIVERY METHOD.** In the event a Chain or an Outlet requests or otherwise authorizes Product to be sold or delivered to it in a manner other than Direct Store Delivery, the following applies:

- (a) Bakery, or its assigns, may sell, deliver, and merchandize Product to and at such Chain(s) or Outlet(s) by any non-DSD method without same being a violation of Distributor's rights hereunder or a breach of this Agreement by Bakery (since Distributor will have no applicable distribution rights), and without Bakery having to provide any compensation to Distributor for such sales; and
- (b) Distributor will continue to own the DSD Distribution Rights to the Outlet at issue in the event such Outlet reverts to DSD for its Product purchases and deliveries.

#### 10.4 **NON-DSD SERVICES.**

- (a) From time to time, Bakery or Bakery's affiliates may have agreements to sell, deliver, and/or merchandize Products via non-DSD methods to Outlets and other locations within the Sales Area ("Non-DSD Sales"). If Bakery and Distributor mutually agree on terms for Distributor to perform any service related to any Non-DSD Sales, Distributor acknowledges and agrees that it does not gain any additional rights under this Agreement by performing such services and that any Non-DSD Sales service agreement is separate and distinct from this Agreement, except that i) any default by either party under any Non-DSD Sales service agreement between Bakery and Distributor may be deemed a default under this Agreement ("Cross Default") and ii) if the parties elect in any Non-DSD Sales service agreement between Bakery and Distributor to compensate Distributor through Distributor's Settlement account with Bakery, then the provisions of Article 5 herein will apply to such compensation as applicable.

### **ARTICLE 11 – TERMINATION**

11.1 **NON-CURABLE BREACH.** In addition to other rights to terminate this Agreement referenced herein as well as all termination rights associated with cross-default provisions applicable to this Agreement, Bakery may immediately terminate this Agreement, with no right of Distributor to cure, upon the occurrence of any of the following events, each of which constitutes a "Non-Curable Breach:"

- (a) Distributor fails to timely cure any Curable Breach (defined below);
- (b) Distributor chronically breaches the Agreement as provided in Section 11.2;
- (c) Distributor's actions trigger a determination by Bakery that Distributor irreconcilably frustrated the purpose of this Agreement per Section 2.2(c) above.
- (d) Distributor acts, or fails to act, in any matter that threatens public health or safety, or that threatens to do significant harm to Bakery or any Bakery Entity's trademarks, brands, or commercial reputation, which includes, unless same is made in connection with Distributor's rights under Article 13, making spoken or written disparaging comments in public about the Products, Bakery or any Bakery Entity, the employees of Bakery or any Bakery Entity, or the brands or trademarks of Bakery or any Bakery Entity;
- (e) Distributor engages in any act of violence, threat of violence, or harassment, which includes harassment or other discrimination based on race, ethnicity, creed, religion, age, political affiliation, veteran status, disability, gender, sexual orientation, sexual preference, or any other characteristic protected by law;

- (f) Distributor engages in any unlawful or criminal activity (whether or not a prosecution is commenced, or conviction obtained) or any act of dishonesty, theft, or fraud, which includes submitting false invoices involving Product sales, returns, or inventories as well as possessing, distributing, or using Bakery's internal code for processing product return requests;
- (g) Distributor or Guarantor makes a material misrepresentation to Bakery i) to obtain Bakery's approval of Distributor or Guarantor as a qualified purchaser of the Distribution Rights ii) to induce Bakery to enter into this Agreement or iii) to obtain a purchase money loan under a Bakery sponsored or Bakery affiliate loan program, regardless of when such misrepresentation is discovered; and
- (h) Default and/or material breach of the Security Agreement and/or any other agreement between Distributor and Bakery or Guarantor and Bakery.

11.2 **CURABLE AND CHRONIC BREACHES.** A breach or default of this Agreement by Distributor that is not a Non-Curable Breach per Section 11.1 is referred to as a "Curable Breach" herein. If Bakery gives Distributor written notice of a Curable Breach, then Distributor will have three (3) days to cure said breach unless Bakery has previously issued to Distributor four (4) or more Curable Breaches in the most recent eight-month period in which case Bakery may deem the breach at issue to be a Non-Curable chronic breach of this Agreement pursuant to Section 11.1 that terminates this Agreement without Distributor having any right to cure. If a Curable Breach is not cured by Distributor within the applicable timeframes stated herein, Bakery may terminate this Agreement. If the cure for a Curable Breach requires Distributor to refrain from a given behavior (e.g. stop selling Product outside of the Sales Area), Bakery may consider such Curable Breach uncured, triggering Bakery's right to terminate this Agreement under Section 11.1 above, if Distributor exhibits the same or materially similar behavior anytime from the expiration of the three-day cure period referenced above to 180 days thereafter.

11.3 **ACTIONS FOLLOWING TERMINATION.** If this Agreement is terminated, then the following provisions are triggered:

- (a) Distributor continues to own the Distribution Rights until same are sold, but is no longer permitted to buy or sell Products, service any Outlets, or otherwise act in the capacity of an independent contractor/distributor of Bakery.
- (b) Bakery may, either directly or by retaining a third-party to do so, sell Products to the Outlets. However, if Bakery elects to do so while Distributor still owns the Distribution Rights, then all such Product purchases and sales, as well as all expenses associated with operating the Distribution Rights, made during Distributor's ownership must be credited and/or charged, as applicable, to Distributor's Settlement account with Bakery. Distributor acknowledges that Bakery's expenses and costs of operation of the Distribution Rights, including short term labor and vehicle rental, will likely be higher than Distributor's costs for these same expenses.
- (c) If Bakery, in its sole reasonable discretion, determines that Distributor would either make more money or be charged less money if service of the Distribution Rights post-termination of this Agreement were performed solely by another Bakery independent

contractor/distributor instead of Bakery, with such other independent contractor/distributor being credited and/or charged with all Product purchases and sales to the Outlets, and with such other independent contractor being responsible for its own operational costs associated with buying Product and selling same to the Outlets, then Bakery may, in lieu of the process described in Section 11.3(b) above, elect to have another Bakery independent contractor/distributor sell Product to the Outlets post termination of this Agreement in such a manner until the Distribution Rights are sold, in which case the charges and credits from selling Product to the Outlets post termination of this Agreement will not be applied to Distributor's Settlement account with Bakery.

- (d) Regardless of whether the Distribution Rights are serviced post-termination of this Agreement per the terms of Section 11.3(b) or 11.3(c), and in addition to all charges authorized during the sale or transfer of the Distribution Rights by Article 9, Bakery may continue to charge, or deduct from, Distributor's account with Bakery any charge or expense that had been authorized by Distributor as a charge or deduction prior to the termination of this Agreement, and do so until the Distribution Rights are sold. In addition, Distributor acknowledges and agrees that, without limiting that which can be charged, the following charges may be applied to Distributor's account post-termination of this Agreement:
- i. Bakery's reasonable costs associated with removing Overcode and/or damaged Product in the Outlets, which includes reimbursement for any return credit issued to an Outlet for same;
  - ii. Bakery's reasonable costs associated with remedying any Product purchase or sale by Distributor, or return credit for same, that in Bakery's sole reasonable discretion is/was unreasonably excessive when compared to historic sales for that or similar Product and that was executed by Distributor once Distributor knew or should have known that there was a reasonable likelihood of this Agreement being terminated and/or the Distribution Rights being sold; and
  - iii. Bakery's reasonable costs associated with payments or other consideration Bakery provides to an Outlet, another Bakery independent contractor, or any third party to compensate said party for what Bakery, after a reasonable investigation, believes is or was fraud, theft, or damage committed or caused by Distributor, in any act or omission related to Distributor's obligations hereunder, against such party.
- (e) Termination of this Agreement requires Distributor to sell the Distribution Rights. If Distributor has not finalized a sale of the Distribution Rights that complies with all applicable provisions of this Agreement within 90 calendar days of the date of such termination, Bakery is authorized to either sell or purchase the Distribution Rights. Except when this Agreement is terminated per Section 2.2(d), any such sale or purchase of the Distribution Rights by Bakery must be for a price equal to or greater than the fair market value of such rights, which is to be calculated by Bakery using like sales of similarly situated Bakery distribution rights, that were as close as reasonably possible in time and distance to the Closing, as comparables for such fair market value calculation. If this Agreement is terminated per Section 2.2(d), then Bakery may establish a reasonable price for such sale or purchase after taking into consideration the impact the law or final determination that triggered such termination has on the value of the

Distribution Rights. The provisions of Section 9.3 apply to all sales or purchases of the Distribution Rights by Bakery as if Distributor initiated such sale.

## **ARTICLE 12 – TRADEMARKS, TRADE NAMES AND SOFTWARE**

12.1 **PERMISSION FOR USE.** Subject to the terms of this Agreement, Bakery hereby grants to Distributor a limited, non-transferable, non-exclusive right, within the Sales Area only, to use the trademarks and trade names set forth in Schedule B, and any amendment thereto, and any other trademarks, trade names or graphical designations on the packaging of the Products sold by Bakery or its affiliates to Distributor hereunder (the “Marks”), solely to identify the Products and to identify Distributor as a distributor of the Products, except that the Marks may not be worn on clothing or placed on any vehicle without Bakery’s express written consent. Other than expressly set forth in this Agreement, Distributor is granted no rights in the Marks. Bakery may, at any time, for any reason, in its sole discretion, change, modify or discontinue using any of the Marks.

Distributor acknowledges that the Marks are the exclusive property of Bakery or its affiliates, or, if applicable, the licensor(s) thereof, as the case may be (the “Owners”), and Distributor agrees that it will not dispute or contest the exclusive right, title, or interest of the Owners in, or the validity of, any of the Marks, or assist others in doing same. Distributor acknowledges that it does not have, and will not acquire, any right, title, or interest or any claim, monetary or otherwise, in any of the Marks or in the goodwill now or hereafter attaching thereto, and that all such goodwill inures solely to the benefit of the Owner of each Mark.

Distributor agrees that it may not use any of the Marks in any corporate title, trade name or actual name of Distributor or any business with which Distributor may become affiliated with or related to through ownership or otherwise. Distributor further agrees not to use any Mark in any Internet URL or similar name, or in any social media or similar online or virtual individual or group name, title, heading, label, or similar identifier.

Distributor agrees to only use the Marks in the manner specified in this Agreement and solely in connection with its sale, marketing and distribution of the Products. Distributor agrees not to package or distribute any other product bearing the Marks or otherwise display or use any Marks or any portion thereof or any other marks or designs confusing therewith on the packaging or labeling for any other product. Distributor agrees that it will not tamper with any of the Marks or other written matter or graphical designations on the packaging of the Products sold by Bakery or its affiliates to Distributor hereunder and will not otherwise modify or change the packaging thereof in any way. Any marketing or promotional material proposed to be used by Distributor which references or uses the Marks (other than marketing or promotional material supplied to Distributor by Bakery or any of the Owners) must be submitted in advance to Bakery for approval and said material may not be used without the prior written consent of Bakery.

12.2 **RETURN UPON TERMINATION.** Upon the termination of this Agreement or of Distributor’s right to use any of the Marks, Distributor must immediately cease its use of the Marks and not thereafter use any trademarks, trade names or other designations associated

with or confusingly similar to said Marks, or make any representations, directly or indirectly, that it continues to sell and distribute products bearing said Marks.

- 12.3 **ENFORCEMENT OF MARKS**. Distributor agrees to notify Bakery of any known infringement or threatened infringement of or challenge to any of the Marks in the Sales Area and to reasonably cooperate with Bakery and its affiliates in any legal action relating to enforcement of rights in the Marks. Bakery, its affiliates and/or its licensor have the exclusive right to control any legal action regarding enforcement of rights in the Marks, and Bakery, its affiliates and/or its licensor will bear the cost and expense of any legal action and be entitled to any recovery associated with such legal action.
- 12.4 **QUALITY ASSURANCES**. Bakery or its affiliates and its and their representatives may, during Distributor's typical hours of operation and only after Distributor or Distributor's employee/agent at such place is first made aware, access Distributor's facilities, including Distributor's delivery vehicle, in order to i) inspect the Products bearing the Marks, ii) take samples of any Products provided it pays Distributor for such samples, iii) locate, inspect, or retrieve Bakery Equipment, and/or iv) for any reasonable quality assurance-related purpose. If Bakery determines that there are any deficiencies in the quality of the Product that occurred after Distributor took title to said Product, then Bakery may confiscate and destroyed such Product at the expense of Distributor.
- 12.5 **SOFTWARE SYSTEMS**. Subject to the terms of this Agreement, Bakery grants a limited personal, non-transferable and non-exclusive license to load and use any proprietary software systems and programs developed by Bakery or its affiliates for Product ordering, sales, and accounting, as same may be amended or modified from time to time on Distributor's then current, and Bakery-compatible, Product ordering equipment. Distributor agrees to use the software solely to perform its obligations under this Agreement and for no other purpose. Distributor acquires no other interest or right in the software, other than this limited license and agrees not to attempt to modify, decompile, disassemble or otherwise reverse engineer the software or request or authorize any other person to do so for any reason whatsoever. Distributor agrees not to transfer the subject software to any third party.
- 12.6 **INJUNCTIVE RELIEF**. Notwithstanding any other provision of this Agreement, in the event of actual or threatened breach of this Article 12, Distributor acknowledges that monetary relief would be inadequate to compensate and/or protect Bakery's interests and that Bakery will be entitled to immediate injunctive and other equitable and legal relief from a court of law or equity without bond and without the necessity of showing actual damage. Bakery's prosecution of legal action is not and does not constitute a breach of this Agreement or a waiver of any of Bakery's rights under this Agreement, including the Dispute Resolution provisions of Article 13. For the avoidance of doubt, Bakery's right to seek injunctive and other equitable and legal relief from a court is not governed or in any way restricted or limited by the provisions of said Article 13.

## **ARTICLE 13 – DISPUTE RESOLUTION**

- 13.1 **DISPUTE RESOLUTION PROCESS – EXCLUSIVE PROCESS**. Except with respect to any Excluded Dispute (defined below) and as otherwise expressly provided in this Agreement, the parties agree that the provisions of this Article 13 are the sole and exclusive

method by which any party will pursue any remedy for any Covered Dispute (defined below) (the “Mandatory Dispute Resolution Process”). The commencement of any dispute resolution procedure does not prevent Bakery from thereafter taking any action (other than filing a lawsuit) which may be the subject of a Covered Dispute, including without limitation taking over all or part of the operation of Distributor’s Distribution Rights and/or exercising its rights to purchase Distribution Rights from Distributor, or an associated estate, via a right of first refusal or buy-back right granted in this Agreement.

- 13.2 **DISPUTE INITIATION – NOTICE & INFORMAL RESOLUTION.** In the event of any Covered Dispute the party initiating the dispute must provide written notice to the other party describing the nature of the dispute within sixty (60) calendar days of the date on which facts respecting the dispute first come to the party’s attention. In the event applicable law prohibits a sixty (60) day limitation, the party must nevertheless provide written notice of a Covered Dispute within the applicable statute of limitations period. The parties have sixty (60) calendar days thereafter to attempt to informally resolve the Covered Dispute.
- 13.3 **BINDING MUTUAL ARBITRATION.** If the parties are unable to resolve a Covered Dispute through informal resolution, the party initiating the Covered Dispute must initiate **mandatory binding arbitration**, by filing a complaint on an individual basis with the American Arbitration Association (“AAA”). The party must file the complaint **within sixty (60) days** following the conclusion of the informal resolution process and such complaint must be limited to the cause(s) of action within the scope of the notice of the Covered Dispute provided in accordance of Section 13.2. Notwithstanding the previous sentence, in the event applicable law prohibits a sixty (60) day limitation, the party initiating the dispute must in all cases file a complaint with AAA within the applicable statute of limitations period. The interpretation and enforcement of the arbitration agreement set forth in this Article is governed by the Federal Arbitration Act (the “FAA”), and to the extent the FAA is inapplicable, by the procedural law relevant to arbitration agreements in the state in which the Covered Dispute arose. Notwithstanding the previous sentence, a court of competent jurisdiction may compel arbitration under the state law where the Covered Dispute arose if it is uncertain about the applicability of the FAA or unable to decide the FAA’s applicability without discovery. This agreement to arbitrate applies with respect to all Covered Disputes, whether initiated by Distributor or Bakery. All arbitrations under this Article will be confidential and thus, unless otherwise agreed by the parties in writing, testimony, documents/information exchanged, and decisions/awards by the arbitrator will not be used in any way outside of the parties’ private individual arbitration other than for purposes of confirming or vacating an award, in which case such items and their contents (if referenced in pleadings, for instance) will be filed under seal with the court to the extent possible based on the court’s rules.
- 13.4 **TIME FAILURES CONSTITUTE WAIVER. FAILURE BY EITHER PARTY TO PROVIDE TIMELY WRITTEN NOTICE OF ANY COVERED DISPUTE TO THE OTHER PARTY IN ADVANCE OF FILING AN ARBITRATION, OR TO TIMELY SUBMIT A COVERED DISPUTE TO ARBITRATION (COLLECTIVELY REFERRED TO AS “TIME FAILURE”) IS DEEMED TO BE A FULL AND COMPLETE WAIVER OF SUCH DISPUTE, AND ANY CLAIM OF LIABILITY, REMEDY OR DAMAGES IS FOREVER WAIVED BY THE COMPLAINING PARTY, REGARDLESS OF MERIT. Time Failure does not alter the applicability of**



**the Mandatory Dispute Resolution Process to any Covered Dispute. The determination of whether a Party timely provided written notice of any Covered Dispute in advance of filing an arbitration, or timely submitted to arbitration is the exclusive decision of the arbitrator. If it is determined by the arbitrator that any Party committed a Time Failure, any pending arbitration must be dismissed with prejudice within 7 day(s) of such finding.**

- 13.5 **BUSINESS JUDGMENT**. The parties hereto agree, and any arbitrator or judge is affirmatively advised, that this Agreement reserves to Bakery the right to take (or refrain from taking) certain actions in the exercise of its business judgment based on its good faith assessment of overall best interests of a distribution system throughout the U.S. Where such discretion has been exercised in good faith and is supported by the good faith reasonable business judgment of Bakery, no arbitrator nor a judge may substitute their judgment of what may be reasonable under the circumstances for the good faith reasonable business judgment exercised by Bakery. The parties agree that if Bakery's judgment complies with the requirements of this Section, it may not be replaced by the judgment of an arbitrator or judge even though other reasonable alternatives to Bakery's reasonable business judgment may exist.
- 13.6 **COVERED DISPUTES**. Except for the Excluded Disputes (defined below), Covered Disputes include any and all disputes between Distributor and Bakery and Guarantor and Bakery, including claims (including any counterclaims or third-party claims that may be asserted against Guarantor or Distributor) arising out of or in any way relating to this Agreement and claims relating to any assertion of any employment relationship between Distributor (and/or its employees, contractors, owners or representatives) and Bakery and/or any Bakery Entity, including contract, tort, defamation and other common law claims, wage and hour and/or wage payment claims, unfair competition claims, statutory discrimination, harassment, and retaliation claims, and claims arising under or relating to any federal, state or local constitution, statute or regulation, now or hereafter recognized.
- 13.7 **EXCLUDED DISPUTES**. The following disputes (collectively, "Excluded Disputes") are not subject to the Mandatory Dispute Resolution Process set forth in this Article: (i) claims relating to specific performance under this Agreement; (ii) claims or cross-claims relating to indemnification or subrogation of third-party (i.e. entities/individuals not a party to the Agreement) claims (including claims by or against employees and/or contractors of Distributor); (iii) applications for temporary or preliminary injunctive relief in aid of arbitration or for the maintenance of the status quo pending arbitration; (iv) claims related to use or misuse of trade names, trademarks, or intellectual property; (v) claims brought in federal or state court as a private attorney general under California's Private Attorneys' General Act ("PAGA"); and (vi) any claim that is expressly precluded from arbitration under applicable law. For the avoidance of doubt, claims against a party to this Agreement are not covered by the above exclusions merely by being labeled "third-party" claims. Nothing set forth herein waives either party's right to file a charge or complaint with or to cooperate with any federal, state, or local administrative agency; however, any Covered Dispute that is not resolved through the federal, state or local administrative agency proceeding must be submitted to arbitration in accordance with this Article, except where expressly precluded by a federal statute or regulation.

13.8 **WAIVER.** TO THE MAXIMUM EXTENT PERMITTED BY LAW, DISTRIBUTOR AND GUARANTOR AGREE ON ITS AND THEIR BEHALF AND ON BEHALF OF DISTRIBUTOR'S OWNERS TO WAIVE ANY RIGHT TO: (I) INITIATE OR MAINTAIN ANY COVERED DISPUTE ON A CLASS ACTION OR REPRESENTATIVE BASIS OR COLLECTIVE ACTION BASIS, EITHER IN COURT OR IN ARBITRATION, AGAINST BAKERY OR ANY BAKERY ENTITY, WHICH INCLUDES ITS AND THEIR OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS; (II) SERVE OR PARTICIPATE AS A REPRESENTATIVE OF ANY SUCH CLASS ACTION OR COLLECTIVE OR REPRESENTATIVE ACTION; (III) SERVE OR PARTICIPATE AS A MEMBER OF ANY SUCH CLASS ACTION OR COLLECTIVE OR REPRESENTATIVE ACTION; OR (IV) RECOVER ANY RELIEF FROM ANY SUCH CLASS ACTION OR COLLECTIVE OR REPRESENTATIVE ACTION.

Distributor further agrees that if it is included within any such class or collective action, it will take all steps necessary to opt-out of the action or refrain from opting in, as the case may be. The parties hereto further agree that this waiver also applies to any representative actions such as California PAGA representative actions, except to the extent such waiver is prohibited by applicable statutory or common law.

The parties further agree that no arbitrator has authority to: (i) order, authorize, or permit any notice or information about an arbitration or any claims or defenses in an arbitration to be sent to any class or representative group of persons other than the parties to the individual arbitration, provided that any party or the arbitrator may compel testimony of a witness or the production of documents, material or information consistent with applicable arbitration rules or (ii) order or require either party to produce any kind of contact information for any class or representative group of current or former distributors of Bakery or any Bakery Entity. The arbitrator only has authority to allow a Covered Dispute to be decided in arbitration on an individual basis.

Any issue concerning the validity or enforceability of the waiver in this Article (including the prohibition against class, collective or representative action arbitration) must be decided by a court of competent jurisdiction applying Pennsylvania law, and no arbitrator has any authority to consider or decide any issue concerning the validity or enforceability of the waiver. Any issue concerning arbitrability of a particular issue or claim pursuant to the arbitration agreement (except for those concerning the validity or enforceability of the waiver) must be resolved by the arbitrator, not the court.

13.9 **SELECTION AND RULES.** Except as specified below, Distributor, Guarantor, and Bakery agree that any arbitration of a Covered Dispute will be resolved by final and binding arbitration conducted pursuant to the FAA and under the auspices of the AAA and its Commercial Arbitration Rules ("AAA Commercial Arbitration Rules" available at [www.adr.org](http://www.adr.org)), or any successor rules, and will be conducted before a single arbitrator unless all parties to the arbitration agree otherwise in writing. Distributor and Bakery agree that the arbitration will be held in or near the county in which Distributor operated under this Agreement, or in any other mutually agreed location. To the extent any of the terms, conditions or requirements of this Article conflict with the AAA Commercial Arbitration Rules or other applicable rules, the terms, conditions and requirements of this Article will govern. Arbitrators are required to issue a written award and opinion, and their awards will be final and binding, and any judgment or award issued by an arbitrator may be entered in

any court of competent jurisdiction. The arbitration is subject to the same burdens of proof and statutes of limitations as if the Covered Dispute was being heard in federal district court, subject to the choice of law provision in Section 14.10 of this Agreement, and the parties may file and the arbitrator must hear and decide at any point in the proceedings any motion permitted by the Federal Rules of Civil Procedure, including motions to compel discovery, motions for protective orders, motions to dismiss, motions for summary judgment, and motions in limine. No arbitration award or decision will have any preclusive effect as to any issues or claims in any dispute, arbitration, or court proceeding and may not be cited or referenced by any party in any such arbitration or court proceeding unless the parties involved in the subsequent case were also parties of the original case.

- 13.10 **REMEDIES.** Subject to the parties' right to appeal or seek vacatur under applicable law, the parties acknowledge and agree that the decision of the arbitrator will be final and binding on the parties and that the arbitrator is authorized to award any party the full remedies that would be available to such party if the Covered Dispute had been filed in a court of competent jurisdiction, including actual and reasonable attorneys' fees and costs, if any. The parties acknowledge and agree that as part of a party's costs, it may recover expert fees incurred to the same extent as it could in court. Distributor acknowledges and agrees that, subject to any applicable fee-shifting provisions, it is responsible for the filing fee required to institute arbitration with the AAA up to the amount of the filing fee it would have incurred had it filed such Covered Dispute(s) in federal district court. Bakery is responsible for all additional arbitration filing fees, forum fees, and other fees and costs assessed by the AAA, subject to the arbitrator's exercise of its authority to award Bakery costs and fees as the prevailing party or for other equitable reasons, and excepting that Distributor must pay for all AAA costs and fees associated with any unreasonable delays or cancellations in the AAA process caused by Distributor. In all instances, Distributor is responsible to pay for its own attorneys' fees and costs.
- 13.11 **LIQUIDATED DAMAGES.** THE PARTIES ACKNOWLEDGE AND AGREE THAT IF IT IS DETERMINED BY A COURT OF COMPETENT JURISDICTION THAT ANY PARTY BREACHED THIS ARTICLE BY ATTEMPTING TO PROSECUTE A COVERED DISPUTE IN A FORUM OTHER THAN ARBITRATION UNDER THIS ARTICLE, THEN SUCH PARTY WILL OWE TO THE OTHER PARTY LIQUIDATED DAMAGES IN THE AMOUNT OF \$10,000. THESE LIQUIDATED DAMAGES WILL BE IN ADDITION TO ANY EQUITABLE OR LEGAL REMEDIES WHICH THAT PARTY MAY HAVE FOR BREACH OF THIS ARTICLE.
- 13.12 **SEVERABILITY.** Without limiting any general severability provision of this Agreement, the Parties understand and agree that if a court or arbitrator invalidates or refuses to enforce any term or portion of this Article, the remainder of this Article will not be affected by such invalidity or unenforceability but will remain in full force and effect, except that if any portion of the class or collective action waiver is found invalid or unenforceable, in no event may a court or arbitrator order arbitration on a class or collective basis. Instead, if the class or collective action waiver is found unenforceable, the class or collective claim must be litigated in court.

## **ARTICLE 14 – OTHER TERMS & CONDITIONS**

14.1 **NO IMPLIED RIGHTS.** Distributor understands that this Agreement grants Distributor no other rights, either implied by course of conduct or otherwise, except those expressly granted herein. Bakery reserves for itself and each applicable Bakery Entity all rights not expressly made a part of this Agreement. Bakery's rights within the Sales Area include (i) the right to sell and distribute Products by any method of distribution other than by Direct Store Delivery to Outlets and to other buyers in the Sales Area that are not Outlets and (ii) the right to sell and distribute Products by Direct Store Delivery or otherwise to Bakery owned/operated or contracted thrift stores in the Sales Area. This Agreement does not grant Distributor the right to sell Product using or involving technologies that are not expressly contemplated herein, which such exclusion includes Internet sales and sales in virtual environments.

14.2 **NOTICES.** Unless otherwise noted, any notice required or permitted under this Agreement is deemed received i) immediately when hand-delivered to any representative of Distributor or Bakery; ii) one (1) calendar day after delivery to an overnight courier service for next day delivery; iii) five (5) calendar days after deposit in the mail, return receipt requested, first class postage pre-paid; iv) one (1) calendar day after delivery by email, which such emailed notice remains valid even if the sender receives a machine-generated message that delivery has failed provided the sender then resends a tangible copy of the same notice, along with a copy of the delivery failure notice, per Sections 14.2(i) or 14.2(ii) above no later than two business days after receipt of such failure notice. If a party receives a tangible notice from the sending party that an attempted notice delivery via email has failed, such receiving party must rectify the email delivery problem or provide the sending party with a new email address for notice purposes hereunder within three calendar days of receipt of such failure notice. It may be considered a Curable Breach of this Agreement if a party receives an email delivery failure notice on any two (2) attempted deliveries of emailed notices associated with this Agreement in a rolling 12-month period. Distributor's physical address on file with Bakery may not be a Post Office Box (a.k.a. PO Box). All notices must be addressed to Distributor or to Bakery (Attention: General Counsel) at the physical addresses or email addresses stated above, or to such physical or email address as the parties may designate to each other from time to time by notice that complies with this Section. Distributor acknowledges and agrees that Bakery is only able to send notices and other important documents and payments to Distributor if Bakery has accurate addresses for Distributor; accordingly, Distributor agrees to notify Bakery in writing immediately upon the change of its address both while this Agreement is in effect and for 120 days thereafter.

It is agreed that, in addition to its right to deliver notices and other documents per the acceptable methods of delivery stated above in this Section, and excepting a) notices related to Distributor's exercise of its Right of First Refusal, b) any notice related to Curable or Non-Curable breaches under Article 11, c) any notice required under Article 13, d) any notice required by Section 9.6, e) any service of process related to litigation or arbitration filed by Bakery and vi) any notice required by law to be made in an alternative manner, Bakery may satisfy its obligations of delivering any document, form, or notice due hereunder to Distributor by posting same on an Extranet, website, or similar hosting platform, and Distributor agrees in such cases to register for, and utilize a username and password for, access to such platform, even if such platform is hosted or otherwise serviced by a third party, immediately upon Bakery's request.

Distributor further agrees that Bakery may communicate with Distributor via any method authorized under this Section, through texting or similar smartphone applications, and through the handheld computer ordering equipment for any reason related to Distributor's rights or obligations hereunder.

14.3 **SURVIVAL; BAKERY AFFILIATES; WAIVER.** This Agreement is binding upon heirs, personal representatives, successors and permitted assigns of the parties. The parties agree that Bakery may delegate, transfer, or assign on a temporary or permanent basis any of its rights, obligations, benefits or duties to any Bakery Entity, or any other person or entity, without notice, but Bakery will remain responsible for those rights, obligations, benefits or duties unless such person or entity assumes Bakery's obligations. Any reference to Bakery in this Agreement includes reference to such delegee, transferee, or assignee as appropriate. If a party elects not to pursue its rights under this Agreement for any particular event or situation, such action or inaction is not deemed a future waiver of any provision of this Agreement or act as precedent for any future event or situation. In the case of any termination of this Agreement for cause, non-renewal or otherwise, the parties will remain bound by the terms and conditions of this Agreement which expressly or by their nature, require performance after termination. For avoidance of doubt, provisions that survive any termination of this Agreement include:

- (a) Sections 2.2, 4.6, 6.1(m), 6.10, 6.11, 7.2, 10.3, 11.3; and
- (b) Articles 1, 5, 9, 12, 13, 14; and
- (c) the Personal Guaranty language relating to Guarantor in the signature block below.

14.4 **ENTIRE AGREEMENT, AMENDMENT.** This Agreement and Schedules and any other agreements executed by the parties, constitute the entire agreement between the parties and supersedes all prior agreements, discussions, negotiations, understandings, representations, conditions, warranties and covenants between them with respect to this subject matter. No promises, inducements or representations regarding this Agreement have been made by any party other than those set forth in the written and signed agreements between the parties. Except for as stated in Section 14.11, no change, modification, amendment or waiver of any of the provisions hereby, including by custom, usage of trade, or course of dealing or performance, will be effective and binding upon either party unless it is in writing, signed by all parties.

14.5 **INDEMNIFICATION.** Each party must indemnify and hold the other harmless against a third party, including Guarantor, as to any costs, charges or claims including reasonable attorney's fees, expert fees and costs of settlement, which may arise out of such party's direct or indirect failure to perform any obligation and/or discharge any liability arising under this Agreement, such party's negligence or claim of negligence or alleged willful acts, including all claims premised on the existence of an alleged employment relationship between Bakery or any Bakery Entity and Guarantor or employees/contractors of Distributor or Guarantor. Distributor acknowledges and agrees that neither it nor its employees, contractors and representatives may allege in such claim or proceeding that it or they, as the case may be, are employees, jointly or otherwise, of Bakery. The obligations of this provision extend to claims arising from actions or inactions made by a party's representatives, employees, or other authorized persons acting on their behalf. This provision includes the following:

- (a) Distributor must indemnify and hold harmless Bakery and each Bakery Entity, as well as its and their officers, directors, employees, successors and assigns (Bakery, each Bakery Entity, and all such persons are collectively “Indemnified Parties”) in connection with all claims relating to a motor vehicle accident between Distributor (and/or its employees, contractors or representatives) and a third party regardless of the ownership of the vehicle Distributor’s agent was driving;
- (b) Distributor must indemnify and hold harmless the Indemnified Parties and, if applicable, the Outlets, for claims by any third party alleging negligence, and/or willful acts by Distributor, its employees, contractors and representatives, including claims arising from or related to Distributor’s use of Bakery Equipment; and
- (c) Bakery must indemnify, defend and hold harmless Distributor for claims by any third party for allegations of contaminated Products, or other Product quality claims and for any infringement by Bakery of any third-party trademark or copyright, to the extent Distributor is not responsible for such claims due to Distributor’s negligence or intentional acts or omissions.

14.6 **LIMITED POWER OF ATTORNEY.** Distributor and Guarantor irrevocably grant Bakery a limited power of attorney with full and complete authority to transfer the Distribution Rights or perform any of Distributor’s obligations hereunder for Distributor’s account in accordance with the terms of this Agreement. This appointment survives the death or disability of Guarantor and/or the termination of this Agreement. The power of attorney granted hereby is coupled with the security interest in the Distribution Rights granted by Distributor to Bakery under this Agreement.

14.7 **CONTINUING COOPERATION.** Distributor agrees, at any time and without further consideration, to do such other and further acts, including the execution of any documents or amendments reasonably necessary to carry out the purposes and intent of this Agreement, to correct in any agreement between Distributor and Bakery, as well as between Distributor and any Distributor Creditor if it is Bakery’s additions to such form agreements that require correction, any typographical error or other mistake, including misspellings of Distributor’s name.

In addition, Distributor agrees, at any time and without further consideration, to do such other and further acts, including the execution of any documents or amendments reasonably necessary to carry out the purposes and intent of this Agreement, to correct in this Agreement, including any schedules hereto, any written or visual description of the Sales Area if it can be reasonably ascertained, in Bakery’s reasonable opinion, that an error or other mutual mistake in drafting such description did occur based on factors that include:

- (a) whether Product sales to the outlet/Outlet in question were calculated into the valuation of the Distribution Rights when such rights were purchased by Distributor;
- (b) whether Distributor has sold Product, or otherwise provided service, to the outlet/Outlet in question since purchasing the Distribution Rights; and

- (c) whether, and for how long, another independent contract distributor has been selling Bakery's products to the outlet/Outlet in question and whether this other independent contract distributor paid consideration for the distribution rights to such outlet/Outlet.

All documents signed per this Section 14.7 are effective retroactively as of the date of this Agreement unless otherwise noted in a writing signed by both parties.

- 14.8 **INSURANCE**. Distributor agrees to obtain and maintain no less than the minimum required amounts of insurance coverage required by the Security Agreement at all times while this Agreement is in effect.
- 14.9 **ACQUISITIONS**. Notwithstanding anything to the contrary contained herein, this Agreement does not apply to, and Distributor will have no right with respect to, any products or product lines obtained by Bakery, or any business entity related thereto, through acquisition, merger, consolidation or other transaction after the Effective Date of this Agreement.
- 14.10 **CONTROLLING LAW**. The validity, interpretation and performance of this Agreement and all claims relating to actions under the Agreement, including those premised on an alleged employment relationship with Bakery or a Bakery Entity, is to be controlled by and construed in accordance with the laws of the Commonwealth of Pennsylvania, without regard to its choice of law provisions.
- 14.11 **NECESSARY MODIFICATION/SEVERABILITY**. If any provision of this Agreement is found to be invalid, contrary to, or in conflict with any applicable present or future law or regulation in a final ruling by any court, arbitration, agency or tribunal possessing competent jurisdiction, this Agreement is deemed modified to the extent necessary to conform with any such ruling, law or regulation, with the remainder of this Agreement not being affected by any such modification.
- 14.12 **COUNTERPARTS AND COPIES**. This Agreement and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Agreement, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) is of equal force and effect as an original. This Agreement and any amendment hereto may be executed electronically. The parties acknowledge and agree that any such electronic signature by an authorized representative of a party, regardless of how such electronic signature is inputted, is a manifestation of assent and must be given full effect. Distributor agrees that, absent an express finding of fraud with respect to Bakery's copy by a court or arbitrator, as the case may be, Bakery's copy of this Agreement, electronic, digital or otherwise, controls over all other Agreement copies.
- 14.13 **TIME CALCULATION**. In computing the number of days for purposes of this Agreement, all days are counted, including Saturdays, Sundays, and holidays; provided, however, that if the final day of any time period falls on a Sunday, or holiday, then the final day is deemed to be the next day which is not a Sunday or holiday.
- 14.14 **HEADINGS AND TEXT**. The headings and captions used in this Agreement are for reference purposes only and do not have any effect on the interpretation of the Agreement. If

Bakery, in its sole discretion, decides to provide this Agreement to Distributor in English and Spanish, the Spanish translation will be provided solely for Distributor's convenience and only the Agreement in English will be executed and binding between the parties; in the event of a conflict, the terms of the Agreement in English will govern.

14.15 **DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT, IN NO EVENT WILL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY LOST INCOME AND PROFITS, CONSEQUENTIAL, INCIDENTAL, INDIRECT OR SPECIAL DAMAGES, INCLUDING LOST PROFITS AND PUNITIVE DAMAGES.**

14.16 **NO JURY TRIAL. To the extent that litigation is permitted between them, the parties hereby knowingly, voluntarily and intentionally waive the right either of them may have to a trial by jury in respect of any litigation between them or arising out of, related to or in connection with this Agreement.**

**IN WITNESS WHEREOF**, the parties have caused this Agreement to be duly executed as of the day and year first above written.

**SIGNATURES:**

<p><b>BAKERY:</b> _____</p> <p><b>By:</b> _____</p>
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<p><b>DISTRIBUTOR:</b></p> <p><b>Name of Entity:</b> _____</p> <p><b>Signature of Authorized Representative:</b> _____</p> <p><b>Printed Name and Title:</b> _____</p> <p><b>GUARANTOR:</b></p> <p><b>The undersigned, being a greater than 50% shareholder of the above-referenced entity (Distributor), hereby executes this Agreement acknowledging and agreeing to all terms in this Agreement applicable to Guarantor, and hereby personally, individually, and unconditionally guarantees the full and complete performance by the above-identified entity (Distributor) of all the obligations assumed by Distributor hereunder as provided for in the Agreement.</b></p> <p><b>Printed Name:</b> _____</p> <p><b>Signature:</b> _____</p>
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## ILLINOIS AMENDMENT TO DISTRIBUTION AGREEMENT

For purposes of complying with the requirements of Illinois law, including the Illinois Franchise Disclosure Act of 1987, Ill. Rev. Stat. ch. 815 para. 705/1 – 705/44 (1994) (the “Illinois Franchise Act”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Distribution Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. Section 705/19 and 705/20 of the Illinois Franchise Act provide rights to franchisees concerning nonrenewal and termination of a franchise. If the Agreement contains a provision that is inconsistent with the Illinois Franchise Act, the Illinois Franchise Act will control.

2. Section 41 of the Illinois Franchise Act states that “any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with any provision of this Act is void.” To the extent that any provision in the Agreement is inconsistent with Illinois law, Illinois law will control.

3. Any provision that designates jurisdiction or venue or required Franchisee to agree to jurisdiction or venue in a forum outside of Illinois is void with respect to any cause of action which is otherwise enforceable in Illinois, except arbitration may take place outside the state of Illinois.

4. If this Agreement requires that it be governed by a state’s law, other than the State of Illinois, to the extent that such law conflicts with the Illinois Franchise Disclosure Act, the Act will control.

5. To the extent that the Illinois Franchise Act prohibits the disclaimer of representations contained in a franchisor’s Franchise Disclosure Document, the Agreement is amended to include representations made in BBDC’s Franchise Disclosure Document to the extent required by law.

6. Section 14.4 of the Distribution Agreement is amended by the addition of the following language:

Provided, however, that nothing in this Section 14.4 shall preclude any representations contained in the Franchise Disclosure Document of which this Distribution Agreement is an exhibit, from being binding on Franchisor.

7. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Illinois law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

8. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

## MARYLAND AMENDMENT TO DISTRIBUTION AGREEMENT

For purposes of complying with the requirements of Maryland law, including the Maryland Franchise Registration and Disclosure Law, Md. Code Ann., Bus. Reg. §§ 14-201 - 14-233 (2015 Repl. Vol.) (the “Disclosure Law”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Distribution Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. This Agreement requires you to assent to a release of claims, estoppel or waiver of liability, to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Disclosure Law or a rule or order under the Disclosure Law in order to purchase the franchise. Such release, estoppel or waiver shall exclude claims arising under the Disclosure Law, and such acknowledgments shall be void with respect to claims under the Disclosure Law.

2. This Agreement obligates you to execute a release of claims as a condition to renewal or transfer. Such a release shall not apply to any liability under the Disclosure Law, and such release shall be void with respect to claims under the Disclosure Law.

3. This Agreement requires that mediation, arbitration and litigation be conducted in a place in the county where your principal place of business is located. This requirement shall not be interpreted to limit any rights you may have under Sec. 14-216 (c)(25) of the Disclosure Law to bring suit in the state of Maryland for claims arising under the Disclosure Law.

4. This Agreement is hereby amended to reflect that any claims arising under the Disclosure Law must be brought within 3 years after the grant of the franchise. The limitation of claims provisions shall not act to reduce the 3 year status of limitations afforded you for bringing a claim arising under the Disclosure Law.

5. This Agreement is hereby amended to reflect that the general release required as a condition of renewal, sale and/or assignment/transfer shall not apply to any liability under the Disclosure Law.

6. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Maryland law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

7. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

## MINNESOTA AMENDMENT TO DISTRIBUTION AGREEMENT

For purposes of complying with the requirements of Minnesota law, including the Minnesota Franchise Act, Minn. Stat. Section 80.01 et seq., and of the Rules and Regulations promulgated under the Act (the "Franchise Act"), BIMBO FOODS BAKERIES DISTRIBUTION, LLC ("Bakery") and \_\_\_\_\_ ("Distributor"), hereby amend the Distribution Agreement between them dated \_\_\_\_\_, 20\_\_ (the "Agreement") as follows:

1. The Minnesota Department of Commerce requires that Franchisor indemnify Minnesota franchisees against liability to third parties resulting from claims by third parties that the Franchisee's use of the Proprietary Marks infringes trademark rights of the third party. Franchisor does not indemnify against the consequences of Franchisee's use of the Proprietary Marks except in accordance with the requirements of the Agreement, and, as a condition to indemnification, Franchisee must provide notice to Franchisor of any such claim within ten (10) days after the earlier of (i) actual notice of the claim or (ii) receipt of written notice of the claim, and must therein tender the defense of the claim to Franchisor. If Franchisee accepts the tender of defense, Franchisor has the right to manage the defense of the claim including the right to compromise, settle or otherwise resolve the claim, and to determine whether to appeal a final determination of the claim. If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Act's requirements and shall have no force or effect.

2. Franchise Act, Sec. 80C.14, Subd. 4., requires, except in certain specified cases, that a franchisee be given written notice of a franchisor's intention not to renew 180 days prior to expiration of the franchise and that the franchisee be given sufficient opportunity to operate the franchise in order to enable the franchisee the opportunity to recover the fair market value of the franchise as a going concern. If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Act's requirements and shall have no force or effect.

3. Franchise Act, Sec. 80C.14, Subd. 3., requires, except in certain specified cases that a franchisee be given 90 days notice of termination (with 60 days to cure). If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Act's requirements and shall have no force or effect.

4. If Franchisee is required in the Agreement and/or the Disclosure Document to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Franchise Act, such release shall exclude claims arising under the Franchise Act, and such acknowledgments shall be void with respect to claims under the Act.

5. If the Agreement and/or the Disclosure Document requires that it be governed by a state's law, other than the State of Minnesota, those provisions shall not in any way abrogate or reduce any you may have as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota.

6. If the Agreement and/or the Disclosure Document requires you to sue Franchisor outside the State of Minnesota, those provisions shall not in any way abrogate or reduce any rights you may have as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota. As such, the disclosure in the risk factor on the cover page of the Disclosure Document that the Agreement requires you to sue outside the State of Minnesota is not applicable because of the Franchise Act.

7. Minn. Rule 2860.4400J. prohibits Franchisor from requiring you to consent to liquidated damages. If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Minn. Rule, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Minn. Rule's requirements and shall have no force or effect.

8. Minn. Rule 2860.4400J. prohibits waiver of a jury trial and prohibits Franchisor from requiring you to consent to Franchisor obtaining injunctive relief. The franchisee cannot consent to the franchisor obtaining injunctive relief. The franchisor may seek injunctive relief. See Minnesota Rule 2860.4400(J) also, a court will determine if a bond is required. If the Agreement contains a provision that is inconsistent with the Minn. Rule, the provisions of the Agreement shall be superseded by the Minn. Rule's requirements, shall have no force or effect and is hereby revised to reflect that Franchisor may seek injunctive relief and that whether any bond will be necessary will be determined by the court.

9. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Minnesota law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

10. The Limitations of Claims section must comply with Minnesota Statute 80C.17 Subd. 5.

11. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

\_\_\_\_\_

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:



**NEW YORK AMENDMENT TO DISTRIBUTION AGREEMENT**

For purposes of complying with the requirements of New York Law, including the New York General Business Law, Article 33, §§ 680 – 695 (1989) (the “New York Law”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC, (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Distribution Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. To the extent that the Agreement requires you to sign a release or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the New York Law or a rule or order promulgated thereunder, such release or acknowledgment of fact shall be void with respect to claims arising under the New York. It is the intent of this provision that non-waiver provisions of the Sections 687.4 and 687.5 of the New York Law be satisfied.

2. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of New York Law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

3. As to any state law described in this Amendment that declares void or unenforceable any provision contained in the Agreement, Bakery reserves the right to challenge the enforceability of the state law.

4. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:



**RHODE ISLAND AMENDMENT TO DISTRIBUTION AGREEMENT**

For purposes of complying with the requirements of Rhode Island law, including the Franchise Investment Act, R.I. Gen. Law. ch. 395 Sec. 19-28.1-1 – 19-28.1-34 (the “Rhode Island Law”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Distribution Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

- 1. If this Agreement requires litigation to be conducted in a forum other than the State of Rhode Island, the requirement is void under Rhode Island Law Sec. 19-28.1-14.
- 2. If this Agreement requires that it be governed by a state’s law, other than the State of Rhode Island, to the extent that such law conflicts with the Rhode Island Law, it is void under Sec. 19-28.1-14.
- 3. If the franchisee is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Rhode Island Law, or a rule or order under the Rhode Island Law, such release shall exclude claims arising under the Rhode Island Law, and such acknowledgments shall be void with respect to claims under the Rhode Island Law.
- 4. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Rhode Island law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.
- 5. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**VIRGINIA AMENDMENT TO DISTRIBUTION AGREEMENT**

For purposes of complying with the requirements of Virginia Law, including the Virginia Retail Franchising Act, BIMBO FOODS BAKERIES DISTRIBUTION, LLC, (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Distribution Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

- 1. Sections 11.2 and 11.3 of the Distribution (Franchise) Agreement are each amended by adding the following language:  
“§13.1-564 of the Virginia Retail Franchising Act provides that it is unlawful for a franchisor to cancel a franchise without reasonable cause.”

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

## WASHINGTON AMENDMENT TO DISTRIBUTION AGREEMENT

In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

The undersigned does hereby acknowledge receipt of this addendum.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

**BIMBO FOODS BAKERIES DISTRIBUTION,  
LLC:**

**DISTRIBUTOR:**

By:  
Name:  
Title:

By:  
Name:  
Title:

**SAMPLE                      SCHEDULE "A"                      SAMPLE**  
**(To Distribution Agreement)**

**SALES AREA DESCRIPTION AND PURCHASE PRICE**

**SALES CENTER:** \_\_\_\_\_ **SALES AREA #** \_\_\_\_\_

Unless otherwise indicated, only the inside (side facing the interior of the territory) of all the city, town, county or state lines, rivers or other natural boundaries or border streets and highways is included in the Sales Area. The location of any Outlet is determined by its street address. There are no additions or exceptions unless noted.

- **BEGINNING AT A POINT** where \_\_\_\_ intersects with \_\_\_\_\_.
- Then proceeding East on \_\_\_\_ to \_\_\_\_\_.
- Then proceeding West on \_\_\_\_\_ to the intersection of \_\_\_\_\_.
- Then proceeding North on \_\_\_\_\_ to the intersection of \_\_\_\_\_.
- Then proceeding South to the **POINT AND PLACE OF THE BEGINNING.**

**ADDITIONS:**

This Sales Area also includes the Outlet(s) located at the following address now or in the future and presently known as:

- **EXCEPTIONS:**  
In addition to the exclusions listed in Sections 1.1(d) and 1.1(h) of the Distribution Agreement, this Sales Area also excludes the following:

**PURCHASE PRICE: \$[●]**

**SCHEDULE B (To Distribution Agreement)  
MARKS**

**[SAMPLE BRAND 1]  
[SAMPLE BRAND 2]  
[SAMPLE BRAND 3]  
[SAMPLE BRAND 4]  
[SAMPLE BRAND 5]**

Products also include similar fresh baked product sold under the trade names [●] and [●]; except that these rights continue only for so long as Bakery retains the Distribution Rights to these brand names in the Sales Area.

# **EXHIBIT D**

## SALES GROWTH AGREEMENT

This sales growth agreement (“Agreement”) is made effective \_\_\_\_\_, 20\_\_ (“Effective Date”) by and between Bimbo Foods Bakeries Distribution, LLC with its principal office at 255 Business Center Drive, Horsham, Pennsylvania 19044, and with an email address of Contract.Notices@grupobimbo.com (“Bakery”) and \_\_\_\_\_ conducting business at \_\_\_\_\_ [PO Boxes not permitted for Notices purposes] \_\_\_\_\_ and with an email address of [DistributorEmail@domain.com] (“Distributor”).

**WHEREAS**, Bakery and/or its affiliates have developed and/or acquired rights to distribute and sell fresh bakery products throughout much of the United States;

**WHEREAS**, Distributor has the specialized skills, initiative and experience and has made substantial investment in Distributor’s business necessary to operate, as an independent trade, a distribution business and to sell and distribute fresh bakery products successfully;

**WHEREAS**, Bakery and Distributor acknowledge that they are each in different lines of business and that the business of Distributor need not be, nor may it be, conducted on any premises of Bakery or its affiliates;

**WHEREAS**, pursuant to a bill of sale, Distributor has purchased Distribution Rights to purchase and resell Bakery Products to specified Outlets (as such capitalized terms are hereinafter defined); and

**WHEREAS**, Distributor and Bakery desire to enter into a written agreement describing and setting forth the only terms and conditions under which they will do business with each other, including the purchase and sale of goods.

**NOW THEREFORE**, in consideration of the covenants and conditions set forth herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Distributor and Bakery mutually agree as follows:

### **ARTICLE 1 – DEFINITIONS**

1.1 **DEFINITIONS**. For all purposes of this Agreement and in addition to any additional terms defined herein, the following capitalized terms have the following meanings:

- (a) **Chain**: Means a person, entity, or business that operates, manages, or group purchases for more than one Outlet and makes decisions regarding the purchase and promotion of, and/or payment for, Products for its Outlets, in whole or in part, at a central or regional office. The term Chain includes any organized group of independent outlets or Outlets that are affiliated or organized to negotiate Product pricing, discounts, promotions and/or other terms and conditions of purchase on behalf of group members.
- (b) **Direct Store Delivery**: “Direct Store Delivery” may be referred to as “DSD” herein. For purposes of this Agreement, the sale of Product to an Outlet will only be considered DSD if such sale conforms in all regards to every statement, condition, exclusion, and clarification listed below in this Section 1.1(b), each of which is intended to be part of the collective definition of DSD. In order for a Product sale to be DSD, such sale must include Distributor initially buying from Bakery the Product to be resold, Distributor taking possession and title of such Product at a Bakery facility, and Distributor selling this Product to and merchandizing this Product at, or in the case of pay-by-scan or scan-based-trading (“SBT”) simply merchandizing this Product at, an Outlet that permits the public inside its establishment to shop for, pay for, and take possession of the Product inside the physical structure of

the Outlet. Notwithstanding the remainder of this paragraph and its subparagraphs, if i) the majority of an Outlet's overall sales are from prepared foods or meals that include or otherwise utilize Product, including for example restaurants, delis, and fast-food establishments, or ii) the Outlet in question is a non-grocery organization that is purchasing Product predominately for use in an onsite cafeteria or eatery, including for example schools, prisons, hotels, casinos, hospitals, and nursing-home facilities, then the only requirements for sales of Product to either of these types of Outlets to be considered DSD is that the Product is sold and delivered directly to such Outlet, as opposed to a warehouse, and that the Product is not authorized by such Outlet to be delivered via a large transport vehicle.

- (c) **Dispute**: Means any and all disagreements, controversies, claims, assertions of rights, causes of action or other disputes in any way relating to, arising out of or in connection with this Agreement or any aspect of the relationship of the parties and/or their affiliates, employees or representatives, of whatever nature or kind as further defined and categorized as a Covered Dispute or Excluded Dispute in Article 13.
- (d) **Distribution Rights**: Unless otherwise specifically limited herein, means the exclusive right to sell Products to the specific Outlets listed in Schedule A by Drop-Merch only, which rights have been purchased by Distributor as evidenced by a bill of sale, or have been granted by Bakery to Distributor as evidenced in a writing in which Bakery grants such rights to Distributor. Exceptions to the exclusivity of the Distribution Rights include Bakery's continuing right, but not obligation, to sell or have sold Product or product to the Outlet(s) if Distributor either neglects to sell Product when it is requested by such Outlet or is not authorized to sell a particular product to such Outlet(s).
- (e) **Drop-Merch**: Is a method of Product sales and delivery whereby the Product that Distributor purchases from Bakery is delivered by Bakery or Bakery's agent via a large transport truck (e.g. tractor trailer or similar large transportation vehicle) to an Outlet, Distributor takes possession and title of such Product at such Outlet, and Distributor then merchandizes this Product onto the Outlet's retail shelves and displays.
- (f) **Force Majeure**: Means an extraordinary event or circumstance beyond the control of the party affected which prevents or limits that party's performance of its obligations under this Agreement and includes by way of example an Act of God, fire at a Bakery facility, war, explosion, civil disturbance, terrorism, national or global supply-chain issues related to Product ingredients, strikes or lock-outs, and/or significant failure of Bakery machinery.
- (g) **Guarantor**: Means a shareholder of Distributor that owns more than 50% of the stock of Distributor in their personal/individual name; Guarantor personally guarantees all of Distributor's obligations under this Agreement as stated below.
- (h) **Overcode Product**: Means Products with an expired "pull by," "sell by," "best by," "use by" or similar date established by Bakery to indicate when Products must be removed from Outlet shelves and display areas of Outlets. Such dates may be designated by Bakery via actual written, printed or stamped dates on Product, by color indicators, or by other codes which may be established by Bakery from time to time. Overcode Product may also be referred to as "stale" or "off code" Product.
- (i) **Outlet**: Means, and is limited to, only those places of business identified by a specific business name and at the specified address listed in Schedule A. The definition of any Outlet can be further clarified on Schedule A.



- (j) **Product / Products:** Means only the bakery products expressly set forth in Schedule A, or that have been granted by Bakery to Distributor as evidenced in a writing in which Bakery grants the rights to such products to Distributor. Unless otherwise expressly provided in Schedule A, Products only include items that are fresh and are not frozen or otherwise similarly preserved. Bakery has the right in its sole discretion to change trademarks and names on Products, discontinue or limit production and sale to Distributor of Products, cease offering certain Products for sale to Distributor, and/or to introduce new products as Products. If Bakery grants to Distributor “non-equity” or “proceeds” distribution rights to Product, meaning Distributor is authorized to sell such Product on a weekly basis to generate weekly revenue but does not gain ownership of the distribution rights to such Products, then the terms and conditions of this Agreement will apply to such non-equity or proceeded Product except those which by their nature are not applicable, including without limitation i) ownership and sale of such non-equity or proceeded distribution rights, and ii) any condition listed in the separate writing between Bakery and Distributor granting such non-equity or proceeded Product.

## 1.2 **INTERPRETATION.**

- (a) Whenever the words “include,” “includes” or “including” are used in this Agreement such words are deemed to be followed by the words “without limitation” unless same are immediately preceded by “only.”
- (b) The words “or” and “nor” are not inclusive.
- (c) All Schedules attached hereto or referred to herein are hereby incorporated by reference and made a part of this Agreement.
- (d) If a term is not specifically defined in this Article 1 or elsewhere in the Agreement then any person interpreting such term should first look to how such term is used in the baking, grocery, distribution, or manufacturing industries to find the meaning of such term, and if the term is not used in such industries, then it should be given its plain and ordinary meaning. THE PARTIES AGREE THAT THE RULE OF CONSTRUCTION TO THE EFFECT THAT ANY AMBIGUITIES ARE TO BE CONSTRUED AGAINST THE DRAFTING PARTY IS NOT TO BE EMPLOYED IN ANY INTERPRETATION OF THIS AGREEMENT.

## **ARTICLE 2 – RELATIONSHIP**

2.1 **DISTRIBUTION RIGHTS.** Subject to the terms and conditions of Article 11, Bakery hereby recognizes Distributor’s ownership of Distribution Rights which ownership continues until the Distributor Rights are sold pursuant to the terms of this Agreement or otherwise extinguished by any arbitrator, court of law, or legislative body having jurisdiction over same. Any termination of this Agreement requires Distributor or Guarantor’s estate, or Bakery for the account of Distributor or Guarantor’s estate, to sell the Distribution Rights pursuant to the terms of this Agreement.

## 2.2 **INDEPENDENT CONTRACTORS.**

- (a) Distributor and Bakery intend to create an independent contractor relationship for all purposes. It is the essence of this Agreement that Distributor, including Guarantor to the extent that Guarantor asserts the existence of any direct relationship with Bakery or any of Bakery’s parents, subsidiaries, or affiliates or its or their owners or members or such entities’ own parents, subsidiaries or affiliates

or any of their respective owners or members (each a “Bakery Entity”), be an independent contractor for all purposes and only identify itself as such in all third-party dealings. The parties, including Guarantor, do not intend to enter into, and expressly disclaim, an employment, joint venture, partnership or other similar relationship in any way.

- (b) As an independent contractor, Distributor has the right to operate its business using Distributor’s own judgment and discretion to determine the methods to be used to achieve the results required by this Agreement. Distributor bears all risks and costs of operating such business. Distributor has no authority to retain any person on behalf of Bakery or any Bakery Entity and Bakery has no authority to retain any person on behalf of Distributor. It is expressly acknowledged and agreed that Distributor and Guarantor, and its and their employees, agents, and/or contractors, if any, (1) are not employed by Bakery or any Bakery Entity and (2) have no claim or right under any circumstance to any benefits or compensation currently or at any time paid by Bakery or any Bakery Entity to its or their employees or hereafter declared by Bakery or any Bakery Entity for the benefit of its or their employees. It is also expressly acknowledged and agreed that this Agreement and/or the relationship between Bakery or any Bakery Entity and Distributor and any claimed relationship between Bakery or any Bakery Entity and Guarantor create no right to salary, wages, compensation, benefits, or commissions of any kind and, therefore, any charges authorized by this Agreement or expenses incurred by Distributor or Guarantor in connection with its business or this Agreement do not constitute deductions from wages or other compensation. Except as expressly provided in this Agreement, no fiduciary relationship exists between Bakery or any Bakery Entity and Guarantor or Distributor.
- (c) Distributor and Guarantor hereby agree that if Guarantor or any other person having an ownership interest in Distributor alleges to any legal authority, which includes without limitation a board, tribunal, agency, arbitrator, or court, that they are an employee of Bakery or any Bakery Entity, either directly or through a claim that Bakery or any Bakery Entity violated any state, local, or federal labor, employment, wage/hour or wage payment law, and such allegation is based on that individual’s efforts related to Distributor’s and/or Guarantor’s obligations hereunder, such an allegation will irreconcilably frustrate the entire purpose of this Agreement and, if Bakery has reasonable evidence that Distributor or Guarantor made any such allegation, the allegation will constitute a Non-Curable Breach under Section 11.1 below. In the event of such Non-Curable Breach, Bakery retains all rights to pursue any and all relief, including any legal or equitable remedies under federal, state, or local law, in addition to remedies set forth in this Agreement.
- (d) If there is any enacted law or final determination, which means all available appeals are concluded, that is contrary to any of the stated intentions or agreements in Sections 2.2(a) or 2.2(b), then the entire purpose of this Agreement will be irreconcilably frustrated. This includes any enacted law or any finding by any legal authority, which includes state, local and federal executive and legislative bodies, a board, tribunal, agency, arbitrator, or court, that any employee, contractor, and/or agent of Distributor is or was an employee of Bakery or any Bakery Entity under any state, local or federal law, jointly or otherwise. Under any such circumstance, this Agreement will automatically terminate and the provisions of Section 11.3 will become applicable.

2.3 **VEHICLE**. Distributor acknowledges and agrees that it is solely responsible for its travel and transportation needs related in any way to this Agreement, including travel to, from, and between the Outlets. Distributor further agrees to sign a security agreement in favor of Bakery in the form currently in use by Bakery at the time of signing of this Agreement, and that Distributor must at all times relevant hereto comply with the insurance requirements listed in such security agreement.

### **ARTICLE 3 – TERM AND RENEWAL**

- 3.1 **TERM**: The term of this Agreement is ten (10) years commencing on the Effective Date, unless sooner terminated per the provisions of this Agreement, and if not terminated will renew thereafter for subsequent renewal terms of ten (10) years each per Sections 3.2 and 3.3.
- 3.2 **RENEWAL**: Unless this Agreement is terminated prior to end of a 10-year term, the following rights and obligations become applicable regarding the end of all 10-year terms of this Agreement:
- (a) If Distributor wishes to discontinue its business relationship with Bakery at the end of any then-current 10-year term, Distributor must notify Bakery in writing at least 90 days prior to the expiration of the then current term that it does not want to sign the then-current Bakery sales growth agreement per Section 3.2(b) below or to have this Agreement renew per Section 3.2(c) below (“Non-Renewal Notice”).
  - (b) If Distributor fails to provide a Non-Renewal Notice to Bakery, then Bakery may request that Distributor and Guarantor execute and deliver to Bakery a new sales growth agreement in the form then being used by Bakery to govern the parties’ relationship for the 10-year term following the then-current term, which such new sales growth agreement must be executed by Distributor and delivered to Bakery prior to the end of the then-current term.
  - (c) If Distributor fails to provide a Non-Renewal Notice to Bakery and Bakery elects not to request Distributor and Guarantor to execute Bakery’s new sales growth agreement pursuant to Section 3.2(b), then this Agreement will automatically renew for a term of ten (10) years.
- 3.3 **NON-RENEWAL**: In the event that Distributor provides Bakery with a Non-Renewal Notice or Distributor and/or Guarantor fail to timely execute a new sales growth agreement if requested by Bakery pursuant to Section 3.2(b), this Agreement will automatically terminate on the last day of the then-current term and the provisions of Section 11.3 will apply.

### **ARTICLE 4 – SALE OF PRODUCT BY BAKERY TO DISTRIBUTOR**

- 4.1 **TITLE**. All Product is sold by Bakery to Distributor absolutely with title and risk of loss passing to Distributor at the time the Product is delivered to the Outlet for which it was ordered; Distributor need not be present at the time of Product delivery, nor does Distributor have to take physical possession of the Product, for title of said Product to pass to Distributor. For the avoidance of doubt, title and risk of loss remain with Distributor even in the case of Product sold by Distributor to Outlets which purchase Product from Distributor via “scan-based trading” (a.k.a. “SBT”), “pay by scan” or a similar method of sale/payment.
- 4.2 **DELIVERY**. Subject to the provisions herein, Bakery agrees to sell and deliver to Distributor, or to arrange for such sale and delivery by a Bakery Entity, Bakery affiliate, or Bakery agent, the Products Distributor orders. Distributor agrees to buy and accept delivery of Products at the Outlets for which such Product was ordered, or at a substitute location that Bakery may from time to time reasonably designate or approve. Bakery agrees to use commercially reasonable efforts to fill Distributor’s orders on the day the Product was ordered for. However, the actual delivery day for Product orders is not guaranteed by Bakery; so, Bakery may charge Distributor’s account with Bakery for any Product for which title has passed to Distributor per Section 4.1 above provided such Product has a reasonable shelf life remaining at the time said title of Product passed to Distributor. In the case of ingredients or other shortages, Force Majeure events, and during holiday-related Product demand increases, Bakery reserves the right to adjust or fill Product orders as circumstances reasonably permit. BAKERY AND

DISTRIBUTOR ACKNOWLEDGE I) THAT CERTAIN PRODUCT ORDERS CAN ONLY BE FILLED BY BAKERY IN FULL TRAYS, WHICH MAY CAUSE BAKERY TO ROUND A PRODUCT ORDER TO THE NEAREST FULL TRAY AND II) THAT ORDER CUTS AND PLUSES, AND ON OCCASIONS, CANCELLATIONS OF DELIVERIES, IN WHOLE OR IN PART, ARE AN UNAVOIDABLE ASPECT OF FRESH BAKERY PRODUCTION AND TRANSPORTATION. IN THE EVENT OF PLUSES, DISTRIBUTOR AGREES TO USE REASONABLE EFFORTS TO AFFECT THE SALE OF THE ADDITIONAL PRODUCT AT THE OUTLETS.

- 4.3 **TERMS OF PRODUCT SALES.** Product will be sold by Bakery to Distributor on terms and prices (including “margins” and “spreads”) established by Bakery from time to time. Distributor agrees to pay Bakery for all Product purchases each week in accordance with Section 5.3. All Product sold by Distributor to the Outlets must be purchased by Distributor directly from Bakery or a Bakery Entity.
- 4.4 **DELIVERY PROCEDURES.** Distributor agrees to immediately review the quantities of Product delivered and to promptly advise Bakery of any difference in the quantities delivered as compared with the quantities indicated on the daily “load sheet” or “load invoice” (or similar document or its electronic equivalent). If Distributor does not notify Bakery of any difference within the time required by its stated policy (and if no such policy, then no later than 2:00 pm on the day of the applicable delivery), the load sheet or invoice prepared by or on behalf of Bakery is presumed as conclusively accurate and Distributor will be charged and obligated to pay for all Product identified thereon. Bakery may from time to time implement and/or amend programs regarding Product deliveries and/or Product accountability, including without limitation its Product delivery times and locations. Distributor agrees to reasonably cooperate and comply with such programs. Distributor further acknowledges and agrees that if Distributor makes any material misrepresentation to Bakery regarding alleged differences between its Product orders and the actual Product deliveries it claims to have received, that Bakery may consider such misrepresentation to be fraud permitting Bakery to terminate this Agreement per Article 11.
- 4.5 **RETURNS.** Except as may be provided in Schedule A and also excepting any Product that Bakery in its sole reasonable discretion deems to be “long-code” product, which includes bread stuffing, Bakery agrees to accept from and give full credit to Distributor for any Overcode Product or damaged Product which is not damaged or Overcode by reason of Distributor’s negligence, provided such Overcode and/or damaged Product is promptly returned to Bakery in accordance with Bakery’s then current Overcode/stale and damage return policy. Distributor acknowledges and agrees that Bakery reserves the right to make amendments to such Product returns policy from time to time, including returns verification, “stale caps” and/or limits, sorting, and staging procedures as well as Bakery Equipment-related requirements. Distributor further acknowledges that Bakery may consider any material misrepresentation made by Distributor to Bakery or the Outlet regarding Product returns, including Distributor submitting a materially inaccurate Product return or credit invoice or Distributor failing to submit a return credit invoice to an Outlet, to be fraud permitting Bakery to terminate this Agreement per Article 11.
- 4.6 **BAKERY EQUIPMENT.** For the convenience of Distributor, Bakery may, but is not obligated to, deliver Product to Distributor in trays, baskets, totes and/or on racks or dollies, or with similar equipment for use in staging and moving Product (“Bakery Equipment”). Bakery Equipment also includes display tables, racks and pieces (including point of sale materials) that Bakery and/or a Bakery Entity may, for Distributor’s convenience, supply to Distributor from time to time for display and/or promotion of Products in Outlets. Bakery Equipment may only be used by Distributor solely for the Product that Bakery identifies and must be immediately returned by Distributor to Bakery after each occurrence of use. Distributor must pay to Bakery the repair and/or replacement cost of

Bakery Equipment that is: i) lost by Distributor, ii) damaged or destroyed while in Distributor's possession and/or as a result of Distributor's use, misuse, negligence or unauthorized transfer, or iii) stolen when such Bakery Equipment was more recently in the possession of Distributor as compared to Bakery. Distributor agrees to reasonably cooperate in investigation and recovery efforts related to Bakery Equipment. Bakery may from time to time implement and/or amend programs regarding Bakery Equipment, including inventories and sales programs related to equipment. Distributor must reasonably cooperate and comply with such programs.

## **ARTICLE 5 – PURCHASE OF CERTAIN RECEIVABLES AND SETTLEMENT OF DISTRIBUTOR'S ACCOUNT**

- 5.1 **PURCHASE OF RECEIVABLES.** If an Outlets is part of a Chain that has been approved by Bakery for credit (individually "Charge Outlet" or collectively "Charge Outlets"), Bakery or its parent or affiliates may purchase at face value Distributor's properly executed invoices for its Product sales to Charge Outlets, which the price for such purchases will be the face value of the invoice net of all discounts and be paid as a credit to Distributor's account with Bakery. Distributor agrees to timely forward from its handheld ordering device or by similar electronic transmittal (also known as "communicating") such invoices and provide Bakery with paper copies or electronic (e.g. pdf or other image) copies of such invoices and supporting documents promptly after Bakery's request for same. If an Outlet or its parent does not pay Bakery or its affiliates for an invoice that Bakery has purchased from Distributor, and/or the Outlet/parent deducts from the invoice, in whole or in part, because of missing documentation that has been requested from Distributor by Bakery, or in the case of an Outlet bankruptcy where Bakery cannot file a proof of claim because of missing documentation from Distributor that has been requested by Bakery, that Distributor fails or refuses to supply to Bakery, then Bakery may deduct from Distributor's account with Bakery the amount equal to the unpaid or withheld amount in question. Bakery reserves the right to: require an Outlet to be a Charge Outlet, refuse to approve an Outlet as a Charge Outlet, and/or revoke the prior approval of an Outlet as a Charge Outlet for any reason.
- 5.2 **PURCHASE OF SCAN BASED TRADING OUTLET RECEIVABLES.** If a Charge Outlet elects to pay for purchases of Product based on when the Product scans through the Outlet's sales register, which may be referred to herein as Scan Based Trading ("SBT"), instead of when the Product is invoiced and merchandized at the Outlet, then Bakery may, in its sole discretion, either i) purchase invoices/receivables from Distributor by paying only for those Products that scan through the Outlet's sales registers based on the scan data the Outlet sends to Bakery or ii) purchase invoices/receivables from Distributor by initially paying Distributor for all Products that Distributor reasonably claims, via invoice submitted to Bakery, it placed in such Outlet, and then Bakery subsequently reconciling through the Settlement process this initial payment to Distributor with the actual amount of Products that scan through the Outlet's sales registers based on the scan data the Outlet sends to Bakery. Bakery reserves the right to make reasonable adjustments from time to time to the way it settles SBT transactions with Distributor as changes in technology or other considerations may warrant. Distributor acknowledges and agrees that if Distributor i) places Product in an SBT Outlet that has not been purchased from Bakery or a Bakery affiliate, ii) places Product in an SBT Outlet without submitting a corresponding and accurate invoice to Bakery for same, iii) submits an invoice to Bakery for an alleged sale of Product to an SBT Outlet when such Product was not actually merchandized in the Outlet, or iv) submits to Bakery a materially inaccurate invoice regarding any Product sale or Product return to an SBT Outlet, that Bakery may consider any such activity to be fraud permitting Bakery to terminate this Agreement per Article 11.
- 5.3 **ACCOUNT RECONCILIATION.**

- (a) Based on a seven-consecutive day period (“Account Week”), the starting and ending days of which Bakery may designate from time to time, Bakery agrees to reconcile Distributor’s account with Bakery after the close of each Account Week (such reconciliation herein referred to as a “Settlement”). After completing each Settlement, Bakery will issue to Distributor a statement detailing the Settlement (“Settlement Statement”), which such Settlement Statement may be issued in paper or electronic form without Bakery needing to follow the provisions for notices under Section 14.2. The Settlement Statement may include information on Distributor’s purchases of Product from Bakery, credit for Distributor’s receivables (which includes Product invoices from sales to Chains) purchased by Bakery or its affiliates, Product returns from Distributor’s customers to Distributor, Product returns from Distributor to Bakery, SBT-related transactions, promotional charges and credits, Authorized Payments (defined below), and all other amounts due from and to Distributor hereunder. Settlement Statements must be issued by Bakery within four (4) days after the close of an Account Week. Distributor agrees to review each Settlement Statement upon receipt. If Distributor fails to notify Bakery of a Settlement Statement dispute within nine (9) calendar days after the close of the Account Week, then the Settlement Statement will be automatically deemed conclusively accurate. If Distributor provides Bakery with timely notice of a dispute on a Settlement Statement, then Distributor must still timely pay all amounts due to Bakery that are not reasonably disputed. If a Settlement results in a balance due from Bakery to Distributor, then Bakery must make payment to Distributor within nine (9) calendar days after the close of that Account Week. If a Settlement results in a balance due from Distributor to Bakery, then Distributor must make payment to Bakery within nine (9) calendar days after the close of that Account Week. Positive Settlement balances from subsequent weeks may be used by Bakery to offset balances due from Distributor for Settlements from previous Account Weeks; however, credits applied to Distributor’s Settlement account in any given Account Week must first be reconciled with charges in that same Account Week through the Settlement process and will not be used as payment of any previous Account Week’s Settlement balances due, if at all, until after the then-current Settlement reconciliation is finalized. Bakery is never obligated to pay to Distributor, or credit Distributor’s Settlement account with, any dollar amount Bakery reasonably believes is attributable to error, fraud, or theft by Distributor.
- (b) All payments due by Bakery to Distributor under this Agreement may be made, in Bakery’s sole discretion, by either paper check mailed to Distributor or by electronic payment to Distributor’s bank or similar financial institution account on file with Bakery. Distributor hereby agrees, at all times while this Agreement is in effect and for a period of 120 days past the effective date of any Closing on the sale or other transfer of the Distribution Rights, to have a valid bank, or similar financial institution, account in the United States, of its own choosing, open in its name and to have accurate routing and account information for such account on file with Bakery such that Bakery can make payments to Distributor due hereunder electronically as permitted in this Section. If Distributor does not have on file with Bakery the bank or similar financial institution account information needed for Bakery to make an electronic payment to Distributor per this Section, then all due dates for Bakery to make any payment to Distributor related to this Agreement are extended to ten (10) business days after Distributor provides such bank account information to Bakery.
- (c) Distributor hereby authorizes Bakery to deduct from Distributor’s account with Bakery all amounts due to Bakery under, and incidental to, this Agreement. Amounts due by Distributor to Bakery that are incidental to this Agreement include equipment and other rentals, leases, and purchases made by Distributor from time to time, as well as costs and fees associated with Distributor’s use of Bakery’s facilities. Distributor also hereby authorizes Bakery to deduct from Distributor’s account with Bakery, and forward to the applicable third party on Distributor’s behalf, amounts Distributor owes, if any, to the following third-party creditors per Distributor’s separate agreements with such parties:
- i. Advantafirst Capital Financial Services, LLC

- ii. Distribution Services of America, Inc.
- iii. DSA Tax & Bookkeeping Inc.
- iv. Allstate Insurance Company
- v. B & G Leasing, Inc.
- vi. Bush Truck Leasing, Inc.
- vii. PNC Equipment Finance, LLC

(each a “Third-Party Creditor” collectively “Third-Party Creditors”). Each deduction authorized either by this Section or in a separate writing executed by Distributor is an “Authorized Payment” and may be collectively referred to as “Authorized Payments” herein. While Distributor has authorized Bakery hereunder to make Authorized Payments, such authorization is permissive only and does not obligate Bakery to deduct and make any Authorized Payments to Third-Party Creditors on behalf of Distributor. Distributor acknowledges and agrees that Bakery may continue to make Authorized Payments until either the Distribution Rights are fully sold, the applicable Third-Party Creditor informs Bakery that Distributor’s financial obligations have been satisfied, Distributor and the applicable Third-Party Creditor both instruct Bakery in writing to stop the Authorized Payment, or Bakery, in its sole discretion, elects to cease making an Authorized Payment. Once Bakery makes a payment to a Third-Party Creditor on behalf of Distributor, Distributor immediately owes the amount of that payment to Bakery as a charge against Distributor’s Settlement account.

Distributor acknowledges and agrees that Authorized Payments do not in any way constitute wage or payroll deductions as Distributor does not receive payment for services rendered under this Agreement, but instead such Authorized Payments are made at Distributor’s request and are for Distributor’s benefit and convenience. Distributor hereby agrees to waive all claims of any nature whatsoever against Bakery and each Bakery Entity and hold Bakery and each Bakery Entity harmless from all claims, actions, liabilities, and damages, including reasonable attorneys’ fees and costs associated with Authorized Payments.

5.4 THIS SECTION IS INTENTIONALLY BLANK.

5.5 **BAKERY PARENT AND AFFILIATES.** Distributor acknowledges and agrees that Bakery may, in Bakery’s sole discretion, utilize any Bakery Entity to receive any benefit due to Bakery, enforce any Bakery right, or fulfill any obligation owed by Bakery under this Agreement.

5.6 **SECURITY INTEREST.** To secure the payment of any indebtedness or liability of Distributor to Bakery, or a Bakery Entity now or hereafter arising, under or incidental to this Agreement, Distributor grants and conveys to Bakery a continuing and general first priority security interest in the Distribution Rights, the then-current versions of the computer and printer equipment referenced in Section 6.9, all rights hereunder, and all Products and accounts receivables of Distributor. Pursuant to this Section, Distributor hereby grants to Bakery the rights of a secured party. Distributor acknowledges and agrees that it is a condition of Bakery entering into this Agreement that Distributor execute a security agreement in a form currently in use by Bakery to fulfill this security obligation (“Security Agreement”) and such fully executed Security Agreement is incorporated herein by reference. Bakery may deem any default under the Security Agreement by Distributor to be a default under this Agreement.

5.7 **ACCURACY AND VALIDITY; SETOFF.** Distributor represents and warrants to Bakery that all invoices, supporting documents, proof of deliveries, and any other information or materials, in paper or electronic form, provided by Distributor in connection with all receivables associated with any Charge Outlet that Bakery or its affiliates purchase in accordance with this Article 5 (individually a “Receivables Document” and collectively “Receivables Documentation”) (a) are accurate, timely, and complete as of the date each such receivable is purchased from Distributor by Bakery or its affiliate and (b) represents a valid, then-outstanding receivable of Distributor from the applicable

Charge Outlet for the sale of Product by Distributor to the Charge Outlet as set forth in each such Receivables Document. If Distributor becomes aware that any Receivables Document is or may become inaccurate or incomplete, or that any corresponding receivable is or may become invalid, without limitation to Bakery's remedies under this Agreement or at law, Distributor must immediately notify Bakery in writing and, to the extent possible, correct such inaccuracy or omission. Notwithstanding anything to the contrary in this Agreement, and without prejudice to any other right or remedy Bakery has or may have, in the event that Distributor breaches the terms of this Section, including without limitation by providing fraudulent or erroneous Receivables Documentation or receivables for purchase by Bakery or its affiliates, Bakery may, without notice to Distributor, set off, recoup or charge to Distributor such amount in any manner including reversing the purchase of (a.k.a. "charge back") the receivable or by charging Distributor's account with Bakery for the amount at issue. A set off, recoupment, or charge by Bakery under this Section does not constitute a cure of any breach by Distributor of any provision of this Agreement.

- 5.8 **DEFAULT**. In addition to all other Bakery rights and remedies, Bakery is not required to fill Distributor's Product orders during any time when Distributor is in material default or breach of this Agreement.

## **ARTICLE 6 – DISTRIBUTOR'S OBLIGATIONS**

- 6.1 **PRODUCT SALES**. Every area of an Outlet where such Outlet or such Outlet's corporate management has requested or otherwise approved Product to be merchandized for sale at, on, or in, which includes in-aisle and end-cap shelves as well as display tables, stands, hangers, and any platform or space designed to display retail items for sale, is individually referred to as a "Product Display Space" and collectively as "Product Display Spaces" herein.

Distributor retains exclusive control under this Agreement over the manner and method of operation of Distributor's distribution business; however, Distributor, in addition to other obligations listed in this Agreement, agrees to:

- (a) Develop and maximize Product purchases from Bakery and sales of Products to the Outlets by all commercially reasonable means;
- (b) Sell Products to all Outlets listed in Schedule A or any amendment thereto that request or authorize the purchase of Products via Drop-Merch and that otherwise qualify as an Outlet hereunder;
- (c) Maintain an adequate supply of non-Overcode Product in all Product Display Spaces of all Outlets;
- (d) Maintain all Product Display Spaces such that Overcode Product is not available for retail purchase in any Outlet;
- (e) Rotate Products such that more recently dated/coded Products are merchandized in Product Display Spaces behind all Product with an earlier date/code;
- (f) Cooperate with the Outlets, Outlets' corporate management, Bakery, and Bakery's affiliates by participating in Product pricing discounts, marketing, and other promotional programs at the Outlets, which such cooperation includes Distributor not selling in excessive amounts of Product immediately prior to a Product sale at an Outlet in order to lessen the amount of Product purchased and/or sold at the sale price;
- (g) Merchandize Products within an Outlet in compliance with any predesigned layouts, sometimes known as MODs or plan-o-grams, designed, requested, or approved by an Outlet or an Outlet's corporate management that designate precisely what Products must be merchandized in which specific sections of the Product Display Spaces of an Outlet;



- (h) Utilize point-of-sale materials to display Products for sale in Outlets as requested or approved by such Outlet or such Outlet's corporate management, or as required by Bakery as a condition of Product resale in instances where point-of-sale materials are designed specifically to merchandize and promote a specific Product or brand of Bakery or a Bakery Entity;
- (i) Utilize Bakery recommended point-of-sale materials only to display the Product such materials were designed by Bakery or a Bakery Entity to be used with, as evidenced by the branding on such materials or by Bakery informing Distributor of same;
- (j) Provide service to Outlets on a level consistent with all then-current good industry practices, which includes satisfying Outlet's and Outlet's corporate management's requirements, guidelines and expectations on sales and service frequency requests (a.k.a. "days of fresh deliveries," "days of service," and "pull-ups"), service time-windows, store policies, promotions, merchandising, and reasonable store requirements regarding treatment and interaction with Outlet associates as well as other Outlet vendors and third parties, regardless of whether such requirements, guidelines, or expectations are conveyed i) to Distributor directly by an Outlet or an Outlet's corporate management or ii) by Bakery to Distributor, if an Outlet or Outlet's corporate management informs Bakery of such requirement, guideline, or expectation;
- (k) Perform accurate Product inventory counts in all SBT Outlets no later than Wednesday of each week, or other day that Bakery may designate if Bakery changes the starting and ending days of the Account Week;
- (l) Carry out the rights and obligations of this Agreement in a professional, honest, ethical and safe manner and ensure that all Distributor representatives do so as well;
- (m) Refrain from any act or omission that may reasonably damage the reputation or goodwill of Bakery, the Products, or the Product trademarks, trade names, or brands;
- (n) Sell and distribute "Private Label" Product, if applicable, solely to the Outlet which owns such private label; and
- (o) Cooperate with Bakery in the event of a Product recall, withdrawal, recovery or similar retrieval due to a Product quality or safety issue, including, promptly removing such Product from all Product Display Spaces of the Outlets if requested by Bakery or the Outlet.

Distributor agrees that Bakery has the right to review Distributor's performance under this Agreement in order to enforce the terms and conditions herein, which includes without limitation Bakery's right to inspect Product Display Spaces in Outlets and speak to Outlet management and an Outlet's corporate management about Distributor's activities at the Outlet.

For the avoidance of doubt, Product may be considered out of stock or unreasonably low stock in an Outlet if there is no, or an unreasonably low amount of, Product in any individual Product Display Space of an Outlet. For further avoidance of doubt and without limitation, out of stock Product, an unreasonably low stock of Product, and Overcode conditions in an Outlet, an unreasonable rate of Product returns, Outlet complaints of improper or unsatisfactory service, and Distributor or one of its representatives being banned by an Outlet or Chain, or by an Outlet's or Chain's corporate management, from selling Product to such Outlet or Chain due to an act or omission of Distributor, without limitation, each constitute a material breach of this Agreement.

- 6.2 **PRODUCT RETURNS RATE.** Notwithstanding Section 4.5 above, Distributor agrees to maintain a reasonable rate of Product returns with Bakery, with the reasonableness of Distributor's rate being determined by Bakery in its sole reasonable discretion after calculating and comparing Distributor's recent average rate of Product returns to the average rate of Product returns of similarly situated independent contractor distributors of Bakery during the same time period. Distributor's rate of

Product returns may not be deemed unreasonable if it is within three (3) percentage points of the average rate of Product returns of similarly situated independent contractor distributors of Bakery when averaging 26 weeks of Product returns. Bakery may change the way it calculates the rate of Product returns from the manner described above in this Section; however, if Bakery does make such a change, it may not issue Distributor a notice of breach of this Agreement under this Section that is based on the changed calculation method unless it first provides Distributor with at least 60 days notice describing the new rate of Product returns calculation method.

6.3 **NO SALES TO NON-OUTLETS.** Distributor agrees not to sell, offer to sell, or otherwise distribute Products to any business, person, entity, or other outlet that is not listed as an Outlet under this Agreement or any amendment hereto. The preceding sentence specifically includes a prohibition against Distributor selling, offering to sell, or otherwise distributing Products to anyone or any entity that Distributor knows or reasonably should know is likely to resell said Products to a business, person, entity, or other outlet that is not an Outlet hereunder. Distributor agrees not sell Product over the Internet or via any similar media or mode of communication or data transfer existing now or in the future, including the use of virtual reality, except as authorized in writing by Bakery.

6.4 THIS SECTION IS INTENTIONALLY BLANK.

6.5 **COMPLIANCE WITH LAWS AND POLICIES.**

- (a) Distributor agrees, with regard to fulfilling any obligation or other requirement of Distributor associated with this Agreement, that it and Guarantor, and each of their respective employees, contractors and representatives, must comply with all applicable federal, state, county, and local laws, rules, and regulations, as of the Effective Date and as amended or enacted thereafter.
- (b) Distributor agrees that it and its employees, contractors and representatives must comply with all Bakery and Outlet policies in effect that address any aspect of an activity associated with the obligations under this Agreement, including: Outlet or facility hours, parking, loading door use, Bakery Equipment, safety, identification badges, access keys/cards/codes, firearms, tobacco use, food and beverage consumption, rubbish and recycling disposal, and treatment of Bakery associates and other Outlet vendors and guests. Distributor acknowledges and agrees that nothing in this Agreement grants Distributor a right to enter onto the property of Bakery, and that Bakery at all times maintains the right to place restrictions on access to or use of its property.
- (c) Distributor acknowledges that the Outlets are not owned or controlled by Bakery, that an Outlet controls who is permitted on/in its property, that Distributor does not have an automatic right to be on/in an Outlet's property, and that Distributor is responsible for maintaining a business relationship with the Outlets in order to retain access rights to such Outlets.

6.6 **PERSONAL SERVICES OF GUARANTOR NOT REQUIRED.** Distributor and Guarantor are free to engage such persons as it/they deem appropriate to assist with, or complete perform, Distributor's obligations hereunder. Distributor has the exclusive right to select, fix the method and amount of compensation of, discipline, train, discharge and otherwise to manage, supervise and control all persons engaged by Distributor. Distributor represents and warrants that it will, with respect to all such persons engaged, perform all obligations and discharge all liabilities under all laws, rules and regulations as of the Effective Date and enacted thereafter including those relating to labor, employment standards, wage/hour and wage payment requirements (including as to overtime and wage deductions and expense reimbursements), worker's compensation, unemployment

insurance, tax information and reports, and withholding all applicable payroll related taxes. Distributor represents and warrants that all persons engaged by Distributor will comply fully with all terms and conditions of this Agreement. Any breach of this Agreement by any person engaged by Distributor may be deemed by Bakery, in Bakery's sole discretion, to be a breach by Distributor. Distributor agrees to indemnify and hold harmless Bakery, Bakery's parents, and Bakery's affiliates each and all for any and all claims, causes of action, rights, interest, losses, fines, awards, or damages arising at any time out of, or in any way related to Distributor's breach of this Section.

6.7 **OTHER ACTIVITIES AND CONFLICTS OF INTEREST.**

- (a) Distributor and Guarantor may engage in business and other activities, including selling other products, unless and except to the extent that i) such other activity is competitive with the Products, which includes selling other products that likely compete with any Products in an Outlet, ii) such other activity could contaminate the Products, or iii) such other activity presents a reasonable risk of harm to Bakery's business, brands, or reputation. Also, in order to be permitted hereunder, any such other activity of Distributor must be performed separate and distinct from Distributor's activities under this Agreement such that Bakery and Bakery Entity brands and reputation cannot reasonably be seen by the Outlet or the public as being tied to or associated with the brands and reputation of any such other activity of Distributor by reason of, without limitation, Distributor selling or merchandize a non-Product product while wearing clothing or apparel that contains a logo or Mark of Bakery or a Bakery Entity, or by Distributor servicing an Outlet with both Product and non-Product products during what can reasonably be deemed substantially the same sales visit.
- (b) Additionally, it is a conflict of interest and a breach of this Agreement for any employee or representative of Distributor, as well as any family member or close relative of Guarantor, to be employed by Bakery or any business that sells products that compete with any Product, or to be employed by any parent, affiliate, or subsidiary of i) Bakery or ii) any business that sells products that compete with any Product.

6.8 **NO DISCRIMINATION, HARASSMENT, OR RETALIATION.** Distributor agrees that it and its employees, agents, representatives and contractors will not, while fulfilling any obligation or other requirement of Distributor associated with this Agreement, intimidate, harass, retaliate or discriminate against any person by reason of race, ethnicity, creed, religion, age, political affiliation, veteran status, disability, gender, sexual orientation, sexual preference, or any other characteristic protected by law. To the extent not exempt, Distributor agrees to abide by the requirements of 41 CFR Sections 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their race, color, religion, sex or national origin. These regulations also require Distributor as a contractor to take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.

6.9 **PRODUCT ORDERING AND INVOICING EQUIPMENT.** Distributor agrees to maintain a portable computer order and invoicing device and printer system(s) compatible with the then-current ordering and sales systems maintained by Bakery, as such ordering and sales systems may be changed from time to time in Bakery's sole discretion. Distributor agrees, while Distributor owns the Distribution Rights, to pay Bakery a weekly Technology Fee, as well as any other reasonable fee associated with the computer, printer, and/or ordering and sales systems Bakery may from time to time assess in its sole reasonable discretion. Distributor acknowledges and agrees, due to ever-changing computer, communication, and related technologies, that it is not possible to establish fixed amounts in this Agreement for the fees described in this Section.

## 6.10 **CONFIDENTIAL INFORMATION.**

- (a) As a result of this Agreement, Distributor will have access to and/or obtain certain information not available to the general public regarding Bakery's and any Bakery Entity's information relating to products, machinery and equipment, services, research and development activities, finances, computer software, sales and marketing, business plans (including product pricing), new product initiatives, marketing plans, facility details, and general operations ("Confidential Information"). Distributor acknowledges that the Confidential Information constitutes valuable trade secrets of Bakery and each Bakery Entity and Distributor agrees that it will use Confidential Information solely in accordance with the provisions of this Agreement and only to fulfill its rights and obligations under this Agreement, and it will not disclose, or permit the disclosure of same, directly or indirectly, to any third party without Bakery's prior written consent. Distributor agrees to exercise due care in protecting the Confidential Information from unauthorized use and disclosure and will require all of its employees, contractors and agents to do the same. Distributor has no responsibility for safeguarding any information that it can document in writing: (i) is in the public domain through no fault of its own; (ii) was properly known to it, without restriction, prior to disclosure by Bakery; (iii) was properly disclosed to it, without restriction, by another person with the legal authority to do so; or (iv) was independently developed by Distributor without use or reference to Bakery's Confidential Information. In the event Distributor is required to disclose Confidential Information pursuant to a judicial, administrative or legislative order or proceeding, Distributor must provide to Bakery prior notice of the intended disclosure in order to permit Bakery a reasonable opportunity to respond, object or seek a protective order.
- (b) In the event that Distributor is granted access to the information systems of Bakery or any Bakery Entity, Distributor (i) agrees to keep confidential all Confidential Information accessed in or by such information systems, (ii) will not provide access to such information systems to any other person or entity, (iii) will not share the password(s) required for such access, and (iv) will not use such information systems except as expressly authorized by Bakery. If requested by Bakery to do so, Distributor agrees to sign a separate agreement that includes the above, and related, restrictions.

- 6.11 **INJUNCTIVE RELIEF.** Notwithstanding any other provision of this Agreement, in the event of actual or threatened breach of Section 6.10, Distributor acknowledges that monetary relief would be inadequate to compensate and/or protect Bakery's interests and that Bakery will be entitled to immediate injunctive and other equitable and legal relief from a court of law or equity without bond and without the necessity of showing actual damage. Bakery's prosecution of legal action is not and will not constitute a breach of this Agreement or waiver of any of Bakery's rights under this Agreement, including the Dispute Resolution provisions of Article 13. For the avoidance of doubt, Bakery's right to seek injunctive relief and other equitable and legal relief from a court will not be governed or in any way restricted or limited by the provision of said Article 13.

## **ARTICLE 7 – BUSINESS ENTITY AND PERSONAL GUARANTY**

- 7.1 **DISTRIBUTOR AS BUSINESS ENTITY:** Distributor is executing this Agreement and must operate and perform under this Agreement as a legally formed and maintained corporation. For purposes of clarification, a limited liability company does not satisfy the requirements of the previous sentence. From the Effective Date through the date on which Distributor sells all of its Distribution Rights, Distributor agrees, and represents and warrants to Bakery, that:

- (a) the person signing this Agreement on behalf of Distributor has authority to bind Distributor and will submit to Bakery a true and accurate copy of such written authorization at the time of signing this Agreement and as Bakery may request from time to time;
- (b) its incorporation documents must provide that Distributor's purposes and activities include operating a business to offer and sell Products to Outlets;
- (c) it is, and will remain, properly incorporated and in good standing under applicable law and that Distributor must, at Distributor's expense, submit to Bakery or a Bakery designee a certificate of good standing issued by the state of incorporation within ten (10) days after the end of each calendar year and/or upon Bakery's or such designee's request from time to time;
- (d) it has maintained and will maintain operating documents that impose transfer restrictions that give effect to Article 9 of this Agreement and each certificate representing an ownership interest in Distributor must contain or conspicuously note upon its face a statement in a form satisfactory to Bakery to the effect that any assignment or transfer of the certificate is subject to all restrictions this Agreement imposes on transfers; and
- (e) it will maintain a list of all record and beneficial owners of stock or other ownership interest in Distributor and furnish a current version of such list to Bakery (i) at the signing of this Agreement, (ii) within five (5) days after any change of ownership interest, (iii) within ten (10) days of the end of each calendar year, and (iv) upon request by Bakery from time to time.

7.2 **PERSONAL GUARANTY**: From the Effective Date through the date on which Distributor sells all of its Distribution Rights, Guarantor represents and warrants to Bakery, that:

- (a) The books and records of Distributor will reflect that the issuance and transfer of shares of stock or interests are restricted and that all stock certificates or evidence of interest will bear a legend giving notice of such restriction and referring the reader to the terms of this Agreement;
- (b) The Guarantor will act as Distributor's principal officer and personally guarantees the obligations imposed under this Agreement and all other agreements, including the Security Agreement, between Distributor and Bakery;
- (c) A copy of this Agreement will be kept with the official records of Distributor;
- (d) The Guarantor agrees to be and remain personally and individually liable for the full performance of all obligations imposed on Distributor by this Agreement and all other agreements between the Distributor and Bakery and hereby also directly and unconditionally guarantees the full performance thereof by Distributor;
- (e) The Guarantor agrees that this Agreement may be enforced by Bakery without the necessity at any time of exhausting any other security or collateral now or hereafter securing the obligations, and that Guarantor waives the right to require Bakery to pursue any other remedy or enforce any other right. Guarantor further agrees that this Agreement may be enforced by Bakery, without notice, by deducting all amounts due from Guarantor to Bakery arising out of, related to or in connection with this guaranty, from monies in the possession of Bakery due to Distributor or held by Bakery for the account of Distributor;
- (f) Guarantor hereby consents that from time to time, without notice to or further consent of Guarantor, the payment, performance, or observance of any or all of the obligations may be

waived or the time of payment or performance thereof extended or accelerated, or renewed in whole or in part, and any collateral therefore may be exchanged, surrendered or otherwise dealt with as Bakery may determine, all without affecting the liability of Guarantor hereunder;

- (g) Guarantor hereby waives presentment of any instrument, demand of payment, protest and notice of non-payment or protest thereof or of any exchange, sale, surrender or other handling or disposition of collateral, and any requirement that Bakery exhaust any right, power or remedy or proceed against Distributor or against any other person under any other guaranty of, or security for, any of the obligations under this Agreement;
- (h) Guarantor hereby further waives any defense whatsoever which might constitute a defense available to, or discharge of, Distributor or any other guarantor. No payment by Guarantor pursuant to any provision hereunder entitles Guarantor, by subrogation to the rights of Bakery or otherwise, to any payment by Distributor (or out of the property of Distributor) except after final payment in full of all sums (including interest, costs and expenses) which may be or become payable by Distributor to Bakery at any time or from time to time;
- (i) Guarantor's guaranty hereunder is a continuing guaranty, and any other guarantor, and any other party liable upon or in respect of any obligation hereby guaranteed may be released without affecting the liability of Guarantor;
- (j) In addition to the foregoing guaranty of Guarantor, Guarantor must defend, indemnify, and hold harmless Bakery and its affiliates, and its and their officers, directors, employees, successors and assigns (Bakery and such entities and persons, collectively, "Indemnified Persons"), and must reimburse Indemnified Persons, for, from and against each and every demand, claim, loss (which includes any diminution in value), liability, judgment, damage, cost and expense (including interest, penalties, fines, costs of preparation and investigation, and the reasonable fees, disbursements and expenses of attorneys, accountants and other professional advisors) imposed on or incurred by Indemnified Persons, directly or indirectly, relating from, arising out of or in connection with Distributor's failure to pay, perform or observe one, some, or all of the obligations in this Agreement (whether before or after the release, satisfaction or extinguishment of the obligations); and
- (k) Guarantor agrees, at all times until Distributor sells all of its Distribution Rights, to own in his/her individual capacity greater than 50% of the outstanding shares of Distributor.
- (l) Guarantor agrees to not own shares of any corporation other than Distributor that Guarantor knows or should know owns Bakery distribution rights.

## **ARTICLE 8 – BAKERY OBLIGATIONS**

- 8.1 **DELIVERY AND COOPERATION**: Bakery agrees to use commercially reasonable efforts to i) deliver to Distributor the Products ordered by Distributor as per Section 4.2 above, ii) pursue the development of new product offerings, and iii) assist in pursuing Product promotions and sales opportunities in the Outlets.
- 8.2 **SALES TO CHAINS – BAKERY AS REPRESENTATIVE**: Distributor and Bakery acknowledge and agree that substantial opportunities for sales of Products to Outlets depend on satisfying the needs and purchasing requirements of Chains that desire to purchase Products for their Outlets, including other outlets of such Chain that may be served by other independent distributors of Bakery or by a Bakery Entity. Both Distributor and Bakery acknowledge that many Chains, for their own

convenience and efficiency, establish uniform prices and promotions and standard terms and conditions of sale across all of the Chain's outlets. In order to accommodate the purchasing needs and requests of Chains, and thereby maximize the opportunity for Distributor to sell Products to the Chain-related Outlets, Distributor hereby appoints Bakery and each Bakery Entity to act as Distributor's non-exclusive representative with Chains ("Representative") such that Bakery and the Bakery Entities may engage in communications with Chains on behalf of Distributor and similarly situated independent distributors of Bakery to negotiate various terms and conditions with Chains that include Product prices and promotions, Product invoicing, the Chains' service requirements for its stores, standard terms and conditions of Product sales, centralized billing, and similar matters pertaining to the sale and delivery of Products to the Chains' stores. Bakery and the Bakery Entities, in acting in the capacity of Representative, may negotiate matters on behalf of Distributor that include commercially reasonable prices, promotions, terms, conditions, service requirements, merchandizing and plan-o-grams, and authorizations for the sale of Products to the Chains' stores. DISTRIBUTOR ACKNOWLEDGES AND AGREES THAT BAKERY MAY INFORM DISTRIBUTOR OF ALL CHAIN REQUIREMENTS APPLICABLE TO DISTRIBUTOR'S OUTLETS AND THAT BAKERY PASSING ALONG THIS INFORMATION TO DISTRIBUTOR IS NOT AN EFFORT BY BAKERY TO DIRECT DISTRIBUTOR'S BUSINESS OPERATIONS, BUT INSTEAD IS AN EFFORT TO ASSIST DISTRIBUTOR WITH UNDERSTANDING THE REQUIREMENTS OF ITS CUSTOMERS. DISTRIBUTOR RETAINS THE RIGHT TO NEGOTIATE PRICES AND TERMS DIRECTLY WITH A CHAIN AND TO SELL PRODUCTS TO THE CHAIN AT WHATEVER PRICES AND TERMS DISTRIBUTOR CAN NEGOTIATE. Distributor may revoke the designation of Bakery as Distributor's Representative at any time on thirty (30) days written notice. Nothing herein requires Bakery or Distributor to pay slotting allowances or other fees or charges imposed to obtain Product authorization in Chain Outlets.

## **ARTICLE 9 – SALE OF DISTRIBUTION RIGHTS**

### **9.1 CONDITIONS OF SALE:**

- (a) Subject to the conditions and requirements herein, the Distribution Rights to all Outlets may be sold in whole or in part by Distributor, or in the event of the death of Guarantor, by a legal representative of Guarantor's estate, to a qualified purchaser, provided that, among other things, Distributor must first submit a written notice to Bakery, in a form acceptable to Bakery, of its intent to sell the Distribution Rights that is signed by Distributor and the proposed buyer ("Notice of Intent to Sell"). Distributor may sell any number of Outlet at a time, provided such sale is otherwise authorized hereunder, and provided further that there must be no less than two Outlets remaining under this Agreement at all times.
  - (i) All sales of the Distribution Rights are subject to the approval of Bakery, which may not be unreasonably withheld, and which such approval right includes Bakery's right to approve the proposed buyer as an owner of the Distribution Rights. Bakery has 14 days following its receipt of a fully completed and signed Notice of Intent to Sell, the receipt of all information and paperwork from Distributor and the proposed buyer reasonably requested by Bakery, or the date on which the proposed buyer meets with Bakery if Bakery so requests, whichever is later, to notify Distributor that it is denying approval of the proposed sale. If Bakery fails to notify Distributor that it is denying approval of the proposed sale within this 14-day timeframe and Bakery does not exercise its Right of First Refusal pursuant to Section 9.1(a)(ii), the proposed sale is deemed approved; however, provided Bakery is not responsible for any unreasonable delays, any approval under this Section may be voided by Bakery if the sale of the Distribution Rights is not finalized within 45 days from when the sale was actually or deemed to be approved, at which point

all requirements and rights under this Article 9 reset anew. For the avoidance of doubt, Bakery's denial of approval hereunder does not require Bakery to purchase the Distribution Rights that were the subject of the proposed sale.

- (ii) All full or partial sales of the Distribution Rights are subject to Bakery having a right of first refusal to purchase the Distribution Rights intending to be sold by Distributor for the same price identified in the submitted Notice of Intent to Sell ("Right of First Refusal"). Bakery has 14 days following its receipt of a fully completed and signed Notice of Intent to Sell to notify Distributor that it is exercising its Right of First Refusal. If Bakery fails to notify Distributor that it is exercising its Right of First Refusal within this 14-day timeframe, Bakery's ability to exercise its Right of First Refusal expires. For avoidance of doubt, 1) Bakery's Right of First Refusal hereunder applies only to the Distribution Rights intending to be sold by Distributor and does not give Bakery the right or the obligation to purchase other Distributor assets including Distributor's computer/handheld equipment, 2) Bakery's ability to exercise its Right of First Refusal expiring has no effect on any other right of Bakery hereunder, and 3) Bakery's Right of First Refusal is reestablished, and may be again exercised, if the sale of the Distribution Rights contemplated by the submitted Notice of Intent is not finalized within 45 days from when the sale was actually or deemed approved.

9.2 **SALE OF STOCK/OWNERSHIP INTEREST.** The sale or transfer of shares of Distributor that results in Guarantor no longer owning more than 50% of Distributor's outstanding stock is deemed a transfer of the Distribution Rights that triggers the terms and conditions of this Article 9, including Bakery's right to approve of such transfer and Bakery's Right of First Refusal to purchase the Distribution Rights, the 14-day notification timeframes for both such rights begin when Bakery becomes aware of such sale or transfer.

9.3 **CLOSING OF SALE.** Unless otherwise stated herein, and in addition to other obligations stated herein, the following conditions are applicable to every full or partial sale of the Distribution Rights:

- (a) Distributor must pay to Bakery a transfer fee in an amount equal to two percent (2%) of the sale price of the Distribution Rights in consideration for the administrative activities performed by Bakery and its affiliates in connection therewith.
- (b) At the closing on the sale of the Distribution Rights ("Closing"), Distributor will pay to Bakery an amount that Bakery reasonably estimates will be due by Distributor to Bakery, Bakery's parent, Bakery's affiliates, and all Third-Party Creditors (collectively "Distributor Creditors") for monies owed to same under this Agreement, or any related agreement with such Third-Party Creditor, as of the Closing date. The parties acknowledge and agree that the amount due by Distributor to Bakery at Closing referenced in the preceding sentence ("Closing Balance") may not be a precise or final reconciliation of all monies due by and owed to Distributor as of the Closing, that certain charges and credits that make up the Closing Balance are final and others are only reasonable estimates, that some of the individual charges that make up the Closing Balance may be itemized separately in a Closing statement to be signed by Distributor at Closing, and that a final reconciliation of the Settlement account will not occur until after the Holdover, as defined below, period has concluded.
- (c) The parties agree that Distributor's Settlement account with Bakery will remain open for 90 days past the effective date of the Closing to more accurately account for all Distributor credits and charges that accrue both pre-Closing and post-Closing that were not included in the Closing



Balance, and to account for the reconciliation of any estimated charges/credits included in the Closing Balance with their corresponding actual charges/credits (such 90-day period may be referred to as the “Holdover”). Distributor acknowledges and agrees that Bakery will not generate or send a Settlement Statement to Distributor for any Account Week during the Holdover period when there is no activity on Distributor’s Settlement account.

- (d) Distributor agrees that Bakery may, at Closing, deduct and retain from the purchase money paid for the Distribution Rights an amount equal to the Closing Balance, provided that Bakery must forward all amounts collected on behalf of a Distributor Creditor, if any, to such entity. Distributor further agrees that Bakery may, at Closing, deduct from the purchase money paid for the Distribution Rights and credit to Distributor’s Settlement account an amount that Bakery estimates, in its sole reasonable discretion, may be needed to satisfy any balance owed by Distributor to all Distributor Creditors through the end of the Holdover period, with the minimum amount of such withholding being \$1,500.
- (e) Distributor’s Settlement Statement for the last Account Week of the Holdover period will serve as the final reconciliation of Distributor’s Settlement account (“Reconciliation”). If the Reconciliation results in a positive balance owing to Distributor, then Bakery must pay Distributor such remaining balance within 15 days. If the finalized Reconciliation results in a negative balance owing by Distributor to Bakery, then Distributor must pay Bakery such balance due within 15 days of receipt of the final Settlement Statement. Distributor hereby agrees, for a period of 120 days past the effective date of the Closing, to keep open the bank account on file with Bakery prior to the Closing so that Bakery may make any such payments due under this Section in the same manner Bakery made payments to Distributor pre-Closing.
- (f) Distributor must return to Bakery any Bakery-owned property in Distributor’s possession pertaining to, or used in connection with, the Distribution Rights, including Bakery Equipment. Bakery may charge Distributor’s Settlement account with Bakery for any such property not so returned.

In the event of the sale of all of the Distribution Rights, this Agreement will automatically terminate concurrently upon the effective date of Closing provided, however, the parties will remain bound by the provisions of this Agreement that are intended to survive termination listed in Section 14.3.

9.4 **SALE DOCUMENTS.** Upon the sale of all or part of the Distribution Rights by or for the account of Distributor as described in this Article, Distributor must execute a Closing statement, an appropriate bill of sale in favor of the purchaser of the Distribution Rights, and a general release terminating, canceling and surrendering Distributor’s rights under this Agreement and releasing any and all claims against Bakery and each Bakery Entity, including all of their officers, directors, shareholders, employees, successors and assigns that arise under, out of, or in any way relate to this Agreement or the activities conducted in connection with the Agreement.

9.5 **DEATH.** In the event of the death of Guarantor, Bakery may, at any time up to 180 days after receiving notice of Guarantor’s death from Distributor or Guarantor’s estate representative, require Distributor or Guarantor’s estate to sell the Distribution Rights. If the Distribution Rights are not sold within a period of 90 calendar days from the date on which Bakery informs Distributor and/or Guarantor’s estate that the rights must be sold, Bakery has the right to either sell the Distribution Rights to a qualified purchaser or purchase the Distribution Rights. Any such sale or purchase by Bakery must be for a price equal to or greater than fair market value, which is to be calculated by Bakery using sales of similarly situated Bakery distribution rights, that were as close as reasonably

possible in time and distance to the Closing, as comparables for such fair market value calculation. Any sale of the Distribution Rights per this Section must be treated as if same were a sale initiated and completed by Distributor under the applicable terms of this Agreement. Distributor acknowledges and agrees that in the event of the death of the then-current Guarantor, that another individual must thereafter own greater than 50% of Distributor's outstanding stock and such individual must sign an amendment to this Agreement becoming the new Guarantor hereunder, and that the absence of such an individual guaranty is a material breach of this Agreement. Distributor acknowledges and agrees to provide Bakery with all reasonably requested documentation related to Guarantor's death and the subsequent ownership change as well as all court-related orders and authorizations related to the management of Guarantor's estate.

- 9.6 **BAKERY RIGHT TO PURCHASE DISTRIBUTION RIGHTS.** Bakery, after providing Distributor the 30 days written notice stated below in this Section, may purchase all or part of the Distribution Rights at any time while this Agreement is in effect. The purchase price for the Distribution Rights to be paid by Bakery to Distributor is an amount equal to the fair market value of such Distribution Rights, which is to be calculated by Bakery using sales of similarly situated Bakery distribution rights, that were as close as reasonably possible in time and distance, as comparables for such fair market value calculation. In the event Distributor disagrees with the fair market value purchase price Bakery calculates, any such dispute would be a Covered Dispute under and pursuant to Article 13. Any action Distributor may take under Article 13 related to Bakery's purchase rights under this Section will not delay the effective date of the sale and Closing of such Distribution Rights to Bakery provided Bakery tenders to Distributor payment pursuant to this Article 9 of the amount that Bakery reasonably and in good faith contends is the fair market value of the Distribution Rights, whether or not Distributor accepts such tendered payment. Provided Distributor has formally initiated the Mandatory Dispute Resolution Process under Article 13 regarding the fair market value purchase price of the Distribution Rights, Distributor will have the right to accept such tendered payment and finalize the Closing on the sale of the Distribution Rights without prejudice to any potential claim in arbitration that the fair market value of the Distribution Rights is more than the tendered payment. In the event of arbitration pursuant to Article 13 of Sales Growth Agreement, the amount of the payment tendered by Bakery and accepted by Distributor must be deducted from any award or judgment issued.

Bakery must notify Distributor in writing at least 30 days prior to exercising the buyback rights under this Section. With the exception of Section 9.3(a), the parties must follow the applicable provisions of this Article 9 regarding any sale of the Distribution Rights under this Section. The effective date of Closing for any sale pursuant to this Section will be set at the discretion of Bakery, but in no event may it be sooner than the expiration of the 30 days of notice required above. Any sale of the Distribution Rights pursuant to this Agreement is not subject to the transfer fee stated in Section 9.3(a).

Bakery's right to purchase the Distribution Rights set forth in this Section is continuing, and unless BFBD purchases the Distribution Rights in their entirety, the exercise by BFBD of its right to purchase the Distribution Rights in part does not exclude Bakery from further exercising its rights under this Section thereafter, in full or in part.

## **ARTICLE 10 – SERVICE FAILURES AND CHANGES**

- 10.1 THIS SECTION IS INTENTIONALLY BLANK.
- 10.2 **TEMPORARY SERVICE BY BAKERY.** DISTRIBUTOR ACKNOWLEDGES THAT IT IS A BREACH OF THIS AGREEMENT TO NOT SELL PRODUCT AND PROVIDE SERVICE TO ALL OUTLETS PER THE OUTLETS' REQUIREMENTS. DISTRIBUTOR FURTHER ACKNOWLEDGES THAT IT IS SOLELY THE OBLIGATION OF DISTRIBUTOR TO, AT

DISTRIBUTOR'S EXPENSE, HAVE A LABOR FORCE SUFFICIENT TO COVER THE AFOREMENTIONED PRODUCT SALES AND SERVICE OBLIGATIONS TO ALL OUTLETS AT ALL TIMES, INCLUDING WHEN GUARANTOR OR OTHER DISTRIBUTOR EMPLOYEES/AGENTS FALL ILL OR REQUIRE PERSONAL TIME, AND THAT IT IS NOT THE RESPONSIBILITY OR OBLIGATION OF BAKERY TO PERFORM THESE OBLIGATIONS FOR DISTRIBUTOR AT ANY TIME OR FOR ANY REASON. If Distributor fails to provide Product sales or service to any Outlet, then Bakery has the right, but not obligation, to either directly perform such obligations or assign such obligations to a third party with all expenses associated with either or both to be charged to Distributor's Settlement account with Bakery. Such temporary performance by Bakery or its assigns does not relieve Distributor of any of the obligations imposed by this Agreement, constitute an assumption by Bakery or such assigns of any obligations of Distributor, or constitute a cure of any breach of this Agreement by Distributor. Distributor acknowledges that Bakery's expenses and costs to operate (including short term labor arrangements) will likely be higher than the expenses and costs of Distributor while Distributor fulfilled such obligations.

- 10.3 **CHANGE IN DELIVERY METHOD.** In the event a Chain or an Outlet requests or otherwise authorizes Product to be sold or delivered to it in a manner other than Drop-Merch, the following applies:
- (a) Bakery, or its assigns, may sell, deliver, and merchandize Product to and at such Chain(s) or Outlet(s) by any non-Drop-Merch method without same being a violation of Distributor's rights hereunder or a breach of this Agreement by Bakery (since Distributor will have no applicable distribution rights), and without Bakery having to provide any compensation to Distributor for such sales; and
  - (b) Distributor will continue to own the Drop-Merch Distribution Rights to the Outlet at issue in the event such Outlet reverts to Drop-Merch for its Product purchases and deliveries.

10.4 **NON-DROP-MERCH SERVICES.**

- (a) From time to time, Bakery or Bakery's affiliates may have agreements to sell, deliver, and/or merchandize Products via non-Drop-Merch methods to Outlets ("Non-Drop-Merch Sales"). If Bakery and Distributor mutually agree on terms for Distributor to perform any service related to any Non-Drop-Merch Sales, Distributor acknowledges and agrees that it does not gain any additional rights under this Agreement by performing such services and that any Non-Drop-Merch Sales service agreement is separate and distinct from this Agreement, except that i) any default by either party under any Non-Drop-Merch Sales service agreement between Bakery and Distributor may be deemed a default under this Agreement ("Cross Default") and ii) if the parties elect in any Non-Drop-Merch Sales service agreement between Bakery and Distributor to compensate Distributor through Distributor's Settlement account with Bakery, then the provisions of Article 5 herein will apply to such compensation as applicable.

**ARTICLE 11 – TERMINATION**

- 11.1 **NON-CURABLE BREACH.** In addition to other rights to terminate this Agreement referenced herein as well as all termination rights associated with cross-default provisions applicable to this Agreement, Bakery may immediately terminate this Agreement, with no right of Distributor to cure, upon the occurrence of any of the following events, each of which constitutes a "Non-Curable Breach:"
- (a) Distributor fails to timely cure any Curable Breach (defined below);

- (b) Distributor chronically breaches the Agreement as provided in Section 11.2;
- (c) Distributor's actions trigger a determination by Bakery that Distributor irreconcilably frustrated the purpose of this Agreement per Section 2.2(c) above.
- (d) Distributor acts, or fails to act, in any matter that threatens public health or safety, or that threatens to do significant harm to Bakery or any Bakery Entity's trademarks, brands, or commercial reputation, which includes, unless same is made in connection with Distributor's rights under Article 13, making spoken or written disparaging comments in public about the Products, Bakery or any Bakery Entity, the employees of Bakery or any Bakery Entity, or the brands or trademarks of Bakery or any Bakery Entity;
- (e) Distributor engages in any act of violence, threat of violence, or harassment, which includes harassment or other discrimination based on race, ethnicity, creed, religion, age, political affiliation, veteran status, disability, gender, sexual orientation, sexual preference, or any other characteristic protected by law;
- (f) Distributor engages in any unlawful or criminal activity (whether or not a prosecution is commenced or conviction obtained) or any act of dishonesty, theft, or fraud, which includes submitting false invoices involving Product sales, returns, or inventories as well as possessing, distributing, or using Bakery's internal code for processing product return requests;
- (g) Distributor or Guarantor makes a material misrepresentation to Bakery i) to obtain Bakery's approval of Distributor or Guarantor as a qualified purchaser of the Distribution Rights ii) to induce Bakery to enter into this Agreement or iii) to obtain a purchase money loan under a Bakery sponsored or Bakery affiliate loan program, regardless of when such misrepresentation is discovered; and
- (h) Default and/or material breach of the Security Agreement and/or any other agreement between Distributor and Bakery or Guarantor and Bakery.

11.2 **CURABLE AND CHRONIC BREACHES.** A breach or default of this Agreement by Distributor that is not a Non-Curable Breach per Section 11.1 is referred to as a "Curable Breach" herein. If Bakery gives Distributor written notice of a Curable Breach, then Distributor will have three (3) days to cure said breach unless Bakery has previously issued to Distributor four (4) or more Curable Breaches in the most recent eight-month period in which case Bakery may deem the breach at issue to be a Non-Curable chronic breach of this Agreement pursuant to Section 11.1 that terminates this Agreement without Distributor having any right to cure. If a Curable Breach is not cured by Distributor within the applicable timeframes stated herein, Bakery may terminate this Agreement. If the cure for a Curable Breach requires Distributor to refrain from a given behavior (e.g. stop selling Product to unauthorized outlets), Bakery may consider such Curable Breach uncured, triggering Bakery's right to terminate this Agreement under Section 11.1 above, if Distributor exhibits the same or materially similar behavior anytime from the expiration of the three-day cure period referenced above to 180 days thereafter.

11.3 **ACTIONS FOLLOWING TERMINATION.** If this Agreement is terminated, then the following provisions are triggered:

- (a) Distributor continues to own the Distribution Rights until same are sold, but is no longer permitted to buy or sell Products, service any Outlets, or otherwise act in the capacity of an independent contractor/distributor of Bakery.
- (b) Bakery may, either directly or by retaining a third-party to do so, sell Products to the Outlets. However, if Bakery elects to do so while Distributor still owns the Distribution Rights, then all

such Product purchases and sales, as well as all expenses associated with operating the Distribution Rights, made during Distributor's ownership must be credited and/or charged, as applicable, to Distributor's Settlement account with Bakery. Distributor acknowledges that Bakery's expenses and costs of operation of the Distribution Rights, including short term labor, will likely be higher than Distributor's costs for these same expenses.

- (c) If Bakery, in its sole reasonable discretion, determines that Distributor would either make more money or be charged less money if service of the Distribution Rights post-termination of this Agreement were performed solely by another Bakery independent contractor/distributor instead of Bakery, with such other independent contractor/distributor being credited and/or charged with all Product purchases and sales to the Outlets, and with such other independent contractor being responsible for its own operational costs associated with buying Product and selling same to the Outlets, then Bakery may, in lieu of the process described in Section 11.3(b) above, elect to have another Bakery independent contractor/distributor sell Product to the Outlets post termination of this Agreement in such a manner until the Distribution Rights are sold, in which case the charges and credits from selling Product to the Outlets post termination of this Agreement will not be applied to Distributor's Settlement account with Bakery.
- (d) Regardless of whether the Distribution Rights are serviced post-termination of this Agreement per the terms of Section 11.3(b) or 11.3(c), and in addition to all charges authorized during the sale or transfer of the Distribution Rights by Article 9, Bakery may continue to charge, or deduct from, Distributor's account with Bakery any charge or expense that had been authorized by Distributor as a charge or deduction prior to the termination of this Agreement, and do so until the Distribution Rights are sold. In addition, Distributor acknowledges and agrees that, without limiting that which can be charged, the following charges may be applied to Distributor's account post-termination of this Agreement:
  - i. Bakery's reasonable costs associated with removing Overcode and/or damaged Product in the Outlets, which includes reimbursement for any return credit issued to an Outlet for same;
  - ii. Bakery's reasonable costs associated with remedying any Product purchase or sale by Distributor, or return credit for same, that in Bakery's sole reasonable discretion is/was unreasonably excessive when compared to historic sales for that or similar Product and that was executed by Distributor once Distributor knew or should have known that there was a reasonable likelihood of this Agreement being terminated and/or the Distribution Rights being sold; and
  - iii. Bakery's reasonable costs associated with payments or other consideration Bakery provides to an Outlet, another Bakery independent contractor, or any third party to compensate said party for what Bakery, after a reasonable investigation, believes is or was fraud, theft, or damage committed or caused by Distributor, in any act or omission related to Distributor's obligations hereunder, against such party.
- (e) Termination of this Agreement requires Distributor to sell the Distribution Rights. If Distributor has not finalized a sale of the Distribution Rights that complies with all applicable provisions of this Agreement within 90 calendar days of the date of such termination, Bakery is authorized to either sell or purchase the Distribution Rights. Except when this Agreement is terminated per Section 2.2(d), any such sale or purchase of the Distribution Rights by Bakery must be for a price equal to or greater than the fair market value of such rights, which is to be calculated by Bakery using like sales of similarly situated Bakery distribution rights, that were as close as reasonably possible in time and distance to the Closing, as comparables for such fair market value calculation. If this Agreement is terminated per Section 2.2(d), then Bakery may establish a reasonable price for such sale or purchase after taking into consideration the impact the law or

final determination that triggered such termination has on the value of the Distribution Rights. The provisions of Section 9.3 apply to all sales or purchases of the Distribution Rights by Bakery as if Distributor initiated such sale.

## **ARTICLE 12 – TRADEMARKS, TRADE NAMES AND SOFTWARE**

12.1 **PERMISSION FOR USE.** Subject to the terms of this Agreement, Bakery hereby grants to Distributor a limited, non-transferable, non-exclusive right, within the Outlets only, to use the trademarks and trade names set forth in Schedule B, and any amendment thereto, and any other trademarks, trade names or graphical designations on the packaging of the Products sold by Bakery or its affiliates to Distributor hereunder (the “Marks”), solely to identify the Products and to identify Distributor as a distributor of the Products, except that the Marks may not be worn on clothing or placed on any vehicle without Bakery’s express written consent. Other than expressly set forth in this Agreement, Distributor is granted no rights in the Marks. Bakery may, at any time, for any reason, in its sole discretion, change, modify or discontinue using any of the Marks.

Distributor acknowledges that the Marks are the exclusive property of Bakery or its affiliates, or, if applicable, the licensor(s) thereof, as the case may be (the “Owners), and Distributor agrees that it will not dispute or contest the exclusive right, title, or interest of the Owners in, or the validity of, any of the Marks, or assist others in doing same. Distributor acknowledges that it does not have, and will not acquire, any right, title, or interest or any claim, monetary or otherwise, in any of the Marks or in the goodwill now or hereafter attaching thereto, and that all such goodwill inures solely to the benefit of the Owner of each Mark.

Distributor agrees that it may not use any of the Marks in any corporate title, trade name or actual name of Distributor or any business with which Distributor may become affiliated with or related to through ownership or otherwise. Distributor further agrees not to use any Mark in any Internet URL or similar name, or in any social media or similar online or virtual individual or group name, title, heading, label, or similar identifier.

Distributor agrees to only use the Marks in the manner specified in this Agreement and solely in connection with its sale, marketing and distribution of the Products. Distributor agrees not to package or distribute any other product bearing the Marks or otherwise display or use any Marks or any portion thereof or any other marks or designs confusing therewith on the packaging or labeling for any other product. Distributor agrees that it will not tamper with any of the Marks or other written matter or graphical designations on the packaging of the Products sold by Bakery or its affiliates to Distributor hereunder and will not otherwise modify or change the packaging thereof in any way. Any marketing or promotional material proposed to be used by Distributor which references or uses the Marks (other than marketing or promotional material supplied to Distributor by Bakery or any of the Owners) must be submitted in advance to Bakery for approval and said material may not be used without the prior written consent of Bakery.

12.2 **RETURN UPON TERMINATION.** Upon the termination of this Agreement or of Distributor’s right to use any of the Marks, Distributor must immediately cease its use of the Marks and not thereafter use any trademarks, trade names or other designations associated with or confusingly similar to said Marks, or make any representations, directly or indirectly, that it continues to sell and distribute products bearing said Marks.

12.3 **ENFORCEMENT OF MARKS.** Distributor agrees to notify Bakery of any known infringement or threatened infringement of or challenge to any of the Marks in the Outlets and to reasonably cooperate with Bakery and its affiliates in any legal action relating to enforcement of rights in the

Marks. Bakery, its affiliates and/or its licensor have the exclusive right to control any legal action regarding enforcement of rights in the Marks, and Bakery, its affiliates and/or its licensor will bear the cost and expense of any legal action and be entitled to any recovery associated with such legal action.

12.4 THIS SECTION IS INTENTIONALLY BLANK.

12.5 **SOFTWARE SYSTEMS**. Subject to the terms of this Agreement, Bakery grants a limited personal, non-transferable and non-exclusive license to load and use any proprietary software systems and programs developed by Bakery or its affiliates for Product ordering, sales, and accounting, as same may be amended or modified from time to time on Distributor's then current, and Bakery-compatible, Product ordering equipment. Distributor agrees to use the software solely to perform its obligations under this Agreement and for no other purpose. Distributor acquires no other interest or right in the software, other than this limited license and agrees not to attempt to modify, decompile, disassemble or otherwise reverse engineer the software or request or authorize any other person to do so for any reason whatsoever. Distributor agrees not to transfer the subject software to any third party.

12.6 **INJUNCTIVE RELIEF**. Notwithstanding any other provision of this Agreement, in the event of actual or threatened breach of this Article 12, Distributor acknowledges that monetary relief would be inadequate to compensate and/or protect Bakery's interests and that Bakery will be entitled to immediate injunctive and other equitable and legal relief from a court of law or equity without bond and without the necessity of showing actual damage. Bakery's prosecution of legal action is not and does not constitute a breach of this Agreement or a waiver of any of Bakery's rights under this Agreement, including the Dispute Resolution provisions of Article 13. For the avoidance of doubt, Bakery's right to seek injunctive and other equitable and legal relief from a court is not governed or in any way restricted or limited by the provisions of said Article 13.

### **ARTICLE 13 – DISPUTE RESOLUTION**

13.1 **DISPUTE RESOLUTION PROCESS – EXCLUSIVE PROCESS**. Except with respect to any Excluded Dispute (defined below) and as otherwise expressly provided in this Agreement, the parties agree that the provisions of this Article 13 are the sole and exclusive method by which any party will pursue any remedy for any Covered Dispute (defined below) (the "Mandatory Dispute Resolution Process"). The commencement of any dispute resolution procedure does not prevent Bakery from thereafter taking any action (other than filing a lawsuit) which may be the subject of a Covered Dispute, including without limitation taking over all or part of the operation of Distributor's Distribution Rights and/or exercising its rights to purchase Distribution Rights from Distributor, or an associated estate, via a right of first refusal or buy-back right granted in this Agreement.

13.2 **DISPUTE INITIATION – NOTICE & INFORMAL RESOLUTION**. In the event of any Covered Dispute the party initiating the dispute must provide written notice to the other party describing the nature of the dispute within sixty (60) calendar days of the date on which facts respecting the dispute first come to the party's attention. In the event applicable law prohibits a sixty (60) day limitation, the party must nevertheless provide written notice of a Covered Dispute within the applicable statute of limitations period. The parties have sixty (60) calendar days thereafter to attempt to informally resolve the Covered Dispute.

13.3 **BINDING MUTUAL ARBITRATION**. If the parties are unable to resolve a Covered Dispute through informal resolution, the party initiating the Covered Dispute must initiate **mandatory binding arbitration**, by filing a complaint on an individual basis with the American Arbitration Association ("AAA"). The party must file the complaint **within sixty (60) days** following the

conclusion of the informal resolution process and such complaint must be limited to the cause(s) of action within the scope of the notice of the Covered Dispute provided in accordance of Section 13.2. Notwithstanding the previous sentence, in the event applicable law prohibits a sixty (60) day limitation, the party initiating the dispute must in all cases file a complaint with AAA within the applicable statute of limitations period. The interpretation and enforcement of the arbitration agreement set forth in this Article is governed by the Federal Arbitration Act (the "FAA"), and to the extent the FAA is inapplicable, by the procedural law relevant to arbitration agreements in the state in which the Covered Dispute arose. Notwithstanding the previous sentence, a court of competent jurisdiction may compel arbitration under the state law where the Covered Dispute arose if it is uncertain about the applicability of the FAA or unable to decide the FAA's applicability without discovery. This agreement to arbitrate applies with respect to all Covered Disputes, whether initiated by Distributor or Bakery. All arbitrations under this Article will be confidential and thus, unless otherwise agreed by the parties in writing, testimony, documents/information exchanged, and decisions/awards by the arbitrator will not be used in any way outside of the parties' private individual arbitration other than for purposes of confirming or vacating an award, in which case such items and their contents (if referenced in pleadings, for instance) will be filed under seal with the court to the extent possible based on the court's rules.

- 13.4 **TIME FAILURES CONSTITUTE WAIVER. FAILURE BY EITHER PARTY TO PROVIDE TIMELY WRITTEN NOTICE OF ANY COVERED DISPUTE TO THE OTHER PARTY IN ADVANCE OF FILING AN ARBITRATION, OR TO TIMELY SUBMIT A COVERED DISPUTE TO ARBITRATION (COLLECTIVELY REFERRED TO AS "TIME FAILURE") IS DEEMED TO BE A FULL AND COMPLETE WAIVER OF SUCH DISPUTE, AND ANY CLAIM OF LIABILITY, REMEDY OR DAMAGES IS FOREVER WAIVED BY THE COMPLAINING PARTY, REGARDLESS OF MERIT. Time Failure does not alter the applicability of the Mandatory Dispute Resolution Process to any Covered Dispute. The determination of whether a Party timely provided written notice of any Covered Dispute in advance of filing an arbitration, or timely submitted to arbitration is the exclusive decision of the arbitrator. If it is determined by the arbitrator that any Party committed a Time Failure, any pending arbitration must be dismissed with prejudice within 7 day(s) of such finding.**
- 13.5 **BUSINESS JUDGMENT.** The parties hereto agree, and any arbitrator or judge is affirmatively advised, that this Agreement reserves to Bakery the right to take (or refrain from taking) certain actions in the exercise of its business judgment based on its good faith assessment of overall best interests of a distribution system throughout the U.S. Where such discretion has been exercised in good faith and is supported by the good faith reasonable business judgment of Bakery, no arbitrator nor a judge may substitute their judgment of what may be reasonable under the circumstances for the good faith reasonable business judgment exercised by Bakery. The parties agree that if Bakery's judgment complies with the requirements of this Section, it may not be replaced by the judgment of an arbitrator or judge even though other reasonable alternatives to Bakery's reasonable business judgment may exist.
- 13.6 **COVERED DISPUTES.** Except for the Excluded Disputes (defined below), Covered Disputes include any and all disputes between Distributor and Bakery and Guarantor and Bakery, including claims (including any counterclaims or third-party claims that may be asserted against Guarantor or Distributor) arising out of or in any way relating to this Agreement and claims relating to any assertion of any employment relationship between Distributor (and/or its employees, contractors, owners or representatives) and Bakery and/or any Bakery Entity, including contract, tort, defamation and other common law claims, wage and hour and/or wage payment claims, unfair competition claims, statutory discrimination, harassment, and retaliation claims, and claims arising under or relating to any federal, state or local constitution, statute or regulation, now or hereafter recognized.



13.7 **EXCLUDED DISPUTES.** The following disputes (collectively, “Excluded Disputes”) are not subject to the Mandatory Dispute Resolution Process set forth in this Article: (i) claims relating to specific performance under this Agreement; (ii) claims or cross-claims relating to indemnification or subrogation of third-party (i.e. entities/individuals not a party to the Agreement) claims (including claims by or against employees and/or contractors of Distributor); (iii) applications for temporary or preliminary injunctive relief in aid of arbitration or for the maintenance of the status quo pending arbitration; (iv) claims related to use or misuse of trade names, trademarks, or intellectual property; (v) claims brought in federal or state court as a private attorney general under California’s Private Attorneys’ General Act (“PAGA”); and (vi) any claim that is expressly precluded from arbitration under applicable law. For the avoidance of doubt, claims against a party to this Agreement are not covered by the above exclusions merely by being labeled “third-party” claims. Nothing set forth herein waives either party’s right to file a charge or complaint with or to cooperate with any federal, state, or local administrative agency; however, any Covered Dispute that is not resolved through the federal, state or local administrative agency proceeding must be submitted to arbitration in accordance with this Article, except where expressly precluded by a federal statute or regulation.

13.8 **WAIVER.** TO THE MAXIMUM EXTENT PERMITTED BY LAW, DISTRIBUTOR AND GUARANTOR AGREE ON ITS AND THEIR BEHALF AND ON BEHALF OF DISTRIBUTOR’S OWNERS TO WAIVE ANY RIGHT TO: (I) INITIATE OR MAINTAIN ANY COVERED DISPUTE ON A CLASS ACTION OR REPRESENTATIVE BASIS OR COLLECTIVE ACTION BASIS, EITHER IN COURT OR IN ARBITRATION, AGAINST BAKERY OR ANY BAKERY ENTITY, WHICH INCLUDES ITS AND THEIR OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS; (II) SERVE OR PARTICIPATE AS A REPRESENTATIVE OF ANY SUCH CLASS ACTION OR COLLECTIVE OR REPRESENTATIVE ACTION; (III) SERVE OR PARTICIPATE AS A MEMBER OF ANY SUCH CLASS ACTION OR COLLECTIVE OR REPRESENTATIVE ACTION; OR (IV) RECOVER ANY RELIEF FROM ANY SUCH CLASS ACTION OR COLLECTIVE OR REPRESENTATIVE ACTION. Distributor further agrees that if it is included within any such class or collective action, it will take all steps necessary to opt-out of the action or refrain from opting in, as the case may be. The parties hereto further agree that this waiver also applies to any representative actions such as California PAGA representative actions, except to the extent such waiver is prohibited by applicable statutory or common law.

The parties further agree that no arbitrator has authority to: (i) order, authorize, or permit any notice or information about an arbitration or any claims or defenses in an arbitration to be sent to any class or representative group of persons other than the parties to the individual arbitration, provided that any party or the arbitrator may compel testimony of a witness or the production of documents, material or information consistent with applicable arbitration rules or (ii) order or require either party to produce any kind of contact information for any class or representative group of current or former distributors of Bakery or any Bakery Entity. The arbitrator only has authority to allow a Covered Dispute to be decided in arbitration on an individual basis.

Any issue concerning the validity or enforceability of the waiver in this Article (including the prohibition against class, collective or representative action arbitration) must be decided by a court of competent jurisdiction applying Pennsylvania law, and no arbitrator has any authority to consider or decide any issue concerning the validity or enforceability of the waiver. Any issue concerning arbitrability of a particular issue or claim pursuant to the arbitration agreement (except for those concerning the validity or enforceability of the waiver) must be resolved by the arbitrator, not the court.

13.9 **SELECTION AND RULES.** Except as specified below, Distributor, Guarantor, and Bakery agree that any arbitration of a Covered Dispute will be resolved by final and binding arbitration conducted pursuant to the FAA and under the auspices of the AAA and its Commercial Arbitration Rules

(“AAA Commercial Arbitration Rules” available at [www.adr.org](http://www.adr.org)), or any successor rules, and will be conducted before a single arbitrator unless all parties to the arbitration agree otherwise in writing. Distributor and Bakery agree that the arbitration will be held in or near the county in which Distributor operated under this Agreement, or in any other mutually agreed location. To the extent any of the terms, conditions or requirements of this Article conflict with the AAA Commercial Arbitration Rules or other applicable rules, the terms, conditions and requirements of this Article will govern. Arbitrators are required to issue a written award and opinion, and their awards will be final and binding, and any judgment or award issued by an arbitrator may be entered in any court of competent jurisdiction. The arbitration is subject to the same burdens of proof and statutes of limitations as if the Covered Dispute was being heard in federal district court, subject to the choice of law provision in Section 14.10 of this Agreement, and the parties may file and the arbitrator must hear and decide at any point in the proceedings any motion permitted by the Federal Rules of Civil Procedure, including motions to compel discovery, motions for protective orders, motions to dismiss, motions for summary judgment, and motions in limine. No arbitration award or decision will have any preclusive effect as to any issues or claims in any dispute, arbitration, or court proceeding and may not be cited or referenced by any party in any such arbitration or court proceeding unless the parties involved in the subsequent case were also parties of the original case.

- 13.10 **REMEDIES**. Subject to the parties’ right to appeal or seek vacatur under applicable law, the parties acknowledge and agree that the decision of the arbitrator will be final and binding on the parties and that the arbitrator is authorized to award any party the full remedies that would be available to such party if the Covered Dispute had been filed in a court of competent jurisdiction, including actual and reasonable attorneys’ fees and costs, if any. The parties acknowledge and agree that as part of a party’s costs, it may recover expert fees incurred to the same extent as it could in court. Distributor acknowledges and agrees that, subject to any applicable fee-shifting provisions, it is responsible for the filing fee required to institute arbitration with the AAA up to the amount of the filing fee it would have incurred had it filed such Covered Dispute(s) in federal district court. Bakery is responsible for all additional arbitration filing fees, forum fees, and other fees and costs assessed by the AAA, subject to the arbitrator’s exercise of its authority to award Bakery costs and fees as the prevailing party or for other equitable reasons, and excepting that Distributor must pay for all AAA costs and fees associated with any unreasonable delays or cancelations in the AAA process caused by Distributor. In all instances, Distributor is responsible to pay for its own attorneys’ fees and costs.
- 13.11 **LIQUIDATED DAMAGES**. THE PARTIES ACKNOWLEDGE AND AGREE THAT IF IT IS DETERMINED BY A COURT OF COMPETENT JURISDICTION THAT ANY PARTY BREACHED THIS ARTICLE BY ATTEMPTING TO PROSECUTE A COVERED DISPUTE IN A FORUM OTHER THAN ARBITRATION UNDER THIS ARTICLE, THEN SUCH PARTY WILL OWE TO THE OTHER PARTY LIQUIDATED DAMAGES IN THE AMOUNT OF \$10,000. THESE LIQUIDATED DAMAGES WILL BE IN ADDITION TO ANY EQUITABLE OR LEGAL REMEDIES WHICH THAT PARTY MAY HAVE FOR BREACH OF THIS ARTICLE.
- 13.12 **SEVERABILITY**. Without limiting any general severability provision of this Agreement, the Parties understand and agree that if a court or arbitrator invalidates or refuses to enforce any term or portion of this Article, the remainder of this Article will not be affected by such invalidity or unenforceability but will remain in full force and effect, except that if any portion of the class or collective action waiver is found invalid or unenforceable, in no event may a court or arbitrator order arbitration on a class or collective basis. Instead, if the class or collective action waiver is found unenforceable, the class or collective claim must be litigated in court.

## **ARTICLE 14 – OTHER TERMS & CONDITIONS**

14.1 **NO IMPLIED RIGHTS.** Distributor understands that this Agreement grants Distributor no other rights, either implied by course of conduct or otherwise, except those expressly granted herein. Bakery reserves for itself and each applicable Bakery Entity all rights not expressly made a part of this Agreement. Bakery's rights at the Outlets include the right to sell and distribute Products by any method of distribution other than by Drop-Merch to Outlets. This Agreement does not grant Distributor the right to sell Product using or involving technologies that are not expressly contemplated herein, which such exclusion includes Internet sales and sales in virtual environments.

14.2 **NOTICES.** Unless otherwise noted, any notice required or permitted under this Agreement is deemed received i) immediately when hand-delivered to any representative of Distributor or Bakery; ii) one (1) calendar day after delivery to an overnight courier service for next day delivery; iii) five (5) calendar days after deposit in the mail, return receipt requested, first class postage pre-paid; iv) one (1) calendar day after delivery by email, which such emailed notice remains valid even if the sender receives a machine-generated message that delivery has failed provided the sender then resends a tangible copy of the same notice, along with a copy of the delivery failure notice, per Sections 14.2(i) or 14.2(ii) above no later than two business days after receipt of such failure notice. If a party receives a tangible notice from the sending party that an attempted notice delivery via email has failed, such receiving party must rectify the email delivery problem or provide the sending party with a new email address for notice purposes hereunder within three calendar days of receipt of such failure notice. It may be considered a Curable Breach of this Agreement if a party receives an email delivery failure notice on any two (2) attempted deliveries of emailed notices associated with this Agreement in a rolling 12-month period. Distributor's physical address on file with Bakery may not be a Post Office Box (a.k.a. PO Box). All notices must be addressed to Distributor or to Bakery (Attention: General Counsel) at the physical addresses or email addresses stated above, or to such physical or email address as the parties may designate to each other from time to time by notice that complies with this Section. Distributor acknowledges and agrees that Bakery is only able to send notices and other important documents and payments to Distributor if Bakery has accurate addresses for Distributor; accordingly, Distributor agrees to notify Bakery in writing immediately upon the change of its address both while this Agreement is in effect and for 120 days thereafter.

It is agreed that, in addition to its right to deliver notices and other documents per the acceptable methods of delivery stated above in this Section, and excepting a) notices related to Distributor's exercise of its Right of First Refusal, b) any notice related to Curable or Non-Curable breaches under Article 11, c) any notice required under Article 13, d) any notice required by Section 9.6, e) any service of process related to litigation or arbitration filed by Bakery and vi) any notice required by law to be made in an alternative manner, Bakery may satisfy its obligations of delivering any document, form, or notice due hereunder to Distributor by posting same on an Extranet, website, or similar hosting platform, and Distributor agrees in such cases to register for, and utilize a username and password for, access to such platform, even if such platform is hosted or otherwise serviced by a third party, immediately upon Bakery's request.

Distributor further agrees that Bakery may communicate with Distributor via any method authorized under this Section, through texting or similar smartphone applications, and through the handheld computer ordering equipment for any reason related to Distributor's rights or obligations hereunder.

14.3 **SURVIVAL; BAKERY AFFILIATES; WAIVER.** This Agreement is binding upon heirs, personal representatives, successors and permitted assigns of the parties. The parties agree that Bakery may delegate, transfer, or assign on a temporary or permanent basis any of its rights, obligations, benefits or duties to any Bakery Entity, or any other person or entity, without notice, but Bakery will remain responsible for those rights, obligations, benefits or duties unless such person or entity assumes Bakery's obligations. Any reference to Bakery in this Agreement includes reference to such delegee, transferee, or assignee as appropriate. If a party elects not to pursue its rights under this Agreement

for any particular event or situation, such action or inaction is not deemed a future waiver of any provision of this Agreement or act as precedent for any future event or situation. In the case of any termination of this Agreement for cause, non-renewal or otherwise, the parties will remain bound by the terms and conditions of this Agreement which expressly or by their nature, require performance after termination. For avoidance of doubt, provisions that survive any termination of this Agreement include:

- (a) Sections 2.2, 4.6, 6.1(m), 6.10, 6.11, 7.2, 10.3, 11.3; and
- (b) Articles 1, 5, 9, 12, 13, 14; and
- (c) the Personal Guaranty language relating to Guarantor in the signature block below.

14.4 **ENTIRE AGREEMENT, AMENDMENT.** This Agreement and Schedules and any other agreements executed by the parties, constitute the entire agreement between the parties and supersedes all prior agreements, discussions, negotiations, understandings, representations, conditions, warranties and covenants between them with respect to this subject matter. No promises, inducements or representations regarding this Agreement have been made by any party other than those set forth in the written and signed agreements between the parties. Except for as stated in Section 14.11, no change, modification, amendment or waiver of any of the provisions hereby, including by custom, usage of trade, or course of dealing or performance, will be effective and binding upon either party unless it is in writing, signed by all parties.

14.5 **INDEMNIFICATION.** Each party must indemnify and hold the other harmless against a third party, including Guarantor, as to any costs, charges or claims including reasonable attorney's fees, expert fees and costs of settlement, which may arise out of such party's direct or indirect failure to perform any obligation and/or discharge any liability arising under this Agreement, such party's negligence or claim of negligence or alleged willful acts, including all claims premised on the existence of an alleged employment relationship between Bakery or any Bakery Entity and Guarantor or employees/contractors of Distributor or Guarantor. Distributor acknowledges and agrees that neither it nor its employees, contractors and representatives may allege in such claim or proceeding that it or they, as the case may be, are employees, jointly or otherwise, of Bakery. The obligations of this provision extend to claims arising from actions or inactions made by a party's representatives, employees, or other authorized persons acting on their behalf. This provision includes the following:

- (a) Distributor must indemnify and hold harmless Bakery and each Bakery Entity, as well as its and their officers, directors, employees, successors and assigns (Bakery, each Bakery Entity, and all such persons are collectively "Indemnified Parties") in connection with all claims relating to a motor vehicle accident between Distributor (and/or its employees, contractors or representatives) and a third party regardless of the ownership of the vehicle Distributor's agent was driving;
- (b) Distributor must indemnify and hold harmless the Indemnified Parties and, if applicable, the Outlets, for claims by any third party alleging negligence, and/or willful acts by Distributor, its employees, contractors and representatives, including claims arising from or related to Distributor's use of Bakery Equipment; and
- (c) Bakery must indemnify, defend and hold harmless Distributor for claims by any third party for allegations of contaminated Products, or other Product quality claims and for any infringement by Bakery of any third-party trademark or copyright, to the extent Distributor is not responsible for such claims due to Distributor's negligence or intentional acts or omissions.

14.6 **LIMITED POWER OF ATTORNEY.** Distributor and Guarantor irrevocably grant Bakery a limited power of attorney with full and complete authority to transfer the Distribution Rights or perform any of Distributor's obligations hereunder for Distributor's account in accordance with the terms of this Agreement. This appointment survives the death or disability of Guarantor and/or the

termination of this Agreement. The power of attorney granted hereby is coupled with the security interest in the Distribution Rights granted by Distributor to Bakery under this Agreement.

- 14.7 **CONTINUING COOPERATION**. Distributor agrees, at any time and without further consideration, to do such other and further acts, including the execution of any documents or amendments reasonably necessary to carry out the purposes and intent of this Agreement, to correct in any agreement between Distributor and Bakery, as well as between Distributor and any Distributor Creditor if it is Bakery's additions to such form agreements that require correction, any typographical error or other mistake, including misspellings of Distributor's name.

In addition, Distributor agrees, at any time and without further consideration, to do such other and further acts, including the execution of any documents or amendments reasonably necessary to carry out the purposes and intent of this Agreement, to correct in this Agreement, including any schedules hereto, any written description of the Outlets if it can be reasonably ascertained, in Bakery's reasonable opinion, that an error or other mutual mistake in drafting such description did occur based on factors that include:

- (a) whether Product sales to the outlet/Outlet in question were calculated into the valuation of the Distribution Rights when such rights were purchased by Distributor;
- (b) whether Distributor has sold Product, or otherwise provided service, to the outlet/Outlet in question since purchasing the Distribution Rights; and
- (c) whether, and for how long, another independent contract distributor has been selling Bakery's products to the outlet/Outlet in question and whether this other independent contract distributor paid consideration for the distribution rights to such outlet/Outlet.

All documents signed per this Section 14.7 are effective retroactively as of the date of this Agreement unless otherwise noted in a writing signed by both parties.

- 14.8 **INSURANCE**. Distributor agrees to obtain and maintain no less than the minimum required amounts of insurance coverage required by the Security Agreement at all times while this Agreement is in effect.
- 14.9 **ACQUISITIONS**. Notwithstanding anything to the contrary contained herein, this Agreement does not apply to, and Distributor will have no right with respect to, any products or product lines obtained by Bakery, or any business entity related thereto, through acquisition, merger, consolidation or other transaction after the Effective Date of this Agreement.
- 14.10 **CONTROLLING LAW**. The validity, interpretation and performance of this Agreement and all claims relating to actions under the Agreement, including those premised on an alleged employment relationship with Bakery or a Bakery Entity, is to be controlled by and construed in accordance with the laws of the Commonwealth of Pennsylvania, without regard to its choice of law provisions.
- 14.11 **NECESSARY MODIFICATION/SEVERABILITY**. If any provision of this Agreement is found to be invalid, contrary to, or in conflict with any applicable present or future law or regulation in a final ruling by any court, arbitration, agency or tribunal possessing competent jurisdiction, this Agreement is deemed modified to the extent necessary to conform with any such ruling, law or regulation, with the remainder of this Agreement not being affected by any such modification.
- 14.12 **COUNTERPARTS AND COPIES**. This Agreement and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one

and the same instrument. A copy of this Agreement, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) is of equal force and effect as an original. This Agreement and any amendment hereto may be executed electronically. The parties acknowledge and agree that any such electronic signature by an authorized representative of a party, regardless of how such electronic signature is inputted, is a manifestation of assent and must be given full effect. Distributor agrees that, absent an express finding of fraud with respect to Bakery's copy by a court or arbitrator, as the case may be, Bakery's copy of this Agreement, electronic, digital or otherwise, controls over all other Agreement copies.

- 14.13 **TIME CALCULATION.** In computing the number of days for purposes of this Agreement, all days are counted, including Saturdays, Sundays, and holidays; provided, however, that if the final day of any time period falls on a Sunday, or holiday, then the final day is deemed to be the next day which is not a Sunday or holiday.
- 14.14 **HEADINGS AND TEXT.** The headings and captions used in this Agreement are for reference purposes only and do not have any effect on the interpretation of the Agreement. If Bakery, in its sole discretion, decides to provide this Agreement to Distributor in English and Spanish, the Spanish translation will be provided solely for Distributor's convenience and only the Agreement in English will be executed and binding between the parties; in the event of a conflict, the terms of the Agreement in English will govern.
- 14.15 **DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT, IN NO EVENT WILL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY LOST INCOME AND PROFITS, CONSEQUENTIAL, INCIDENTAL, INDIRECT OR SPECIAL DAMAGES, INCLUDING LOST PROFITS AND PUNITIVE DAMAGES.**
- 14.16 **NO JURY TRIAL.** To the extent that litigation is permitted between them, the parties hereby knowingly, voluntarily and intentionally waive the right either of them may have to a trial by jury in respect of any litigation between them or arising out of, related to or in connection with this Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the day and year first above written.

**SIGNATURES:**

**BAKERY:** \_\_\_\_\_

**By:** \_\_\_\_\_

**DISTRIBUTOR:**

**Name of Entity:** \_\_\_\_\_

**Signature of Authorized Representative:** \_\_\_\_\_

**Printed Name and Title:** \_\_\_\_\_

**GUARANTOR:**

**The undersigned, being a greater than 50% shareholder of the above-referenced entity (Distributor), hereby executes this Agreement acknowledging and agreeing to all terms in this Agreement applicable to Guarantor, and hereby personally, individually, and unconditionally guarantees the full and complete performance by the above-identified entity (Distributor) of all the obligations assumed by Distributor hereunder as provided for in the Agreement.**



## ILLINOIS AMENDMENT TO SALES GROWTH AGREEMENT

For purposes of complying with the requirements of Illinois law, including the Illinois Franchise Disclosure Act of 1987, Ill. Rev. Stat. ch. 815 para. 705/1 – 705/44 (1994) (the “Illinois Franchise Act”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Sales Growth Agreement between them dated \_\_\_\_\_, 20\_\_\_\_ (the “Agreement”) as follows:

1. Section 705/19 and 705/20 of the Illinois Franchise Act provide rights to franchisees concerning nonrenewal and termination of a franchise. If the Agreement contains a provision that is inconsistent with the Illinois Franchise Act, the Illinois Franchise Act will control.

2. Section 41 of the Illinois Franchise Act states that “any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with any provision of this Act is void.” To the extent that any provision in the Agreement is inconsistent with Illinois law, Illinois law will control.

3. Any provision that designates jurisdiction or venue or required Franchisee to agree to jurisdiction or venue in a forum outside of Illinois is void with respect to any cause of action which is otherwise enforceable in Illinois, except arbitration may take place outside the state of Illinois.

4. If this Agreement requires that it be governed by a state’s law, other than the State of Illinois, to the extent that such law conflicts with the Illinois Franchise Disclosure Act, the Act will control.

5. To the extent that the Illinois Franchise Act prohibits the disclaimer of representations contained in a franchisor’s Franchise Disclosure Document, the Agreement is amended to include representations made in BBDC’s Franchise Disclosure Document to the extent required by law.

6. Section 14.4 of the Sales Growth Agreement is amended by the addition of the following language:

Provided, however, that nothing in this Section 14.4 shall preclude any representations contained in the Franchise Disclosure Document of which this Sales Growth Agreement is an exhibit, from being binding on Franchisor.

7. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Illinois law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

8. All other provisions of the Agreement are hereby ratified and confirmed.



IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**MARYLAND AMENDMENT TO SALES GROWTH AGREEMENT**

For purposes of complying with the requirements of Maryland law, including the Maryland Franchise Registration and Disclosure Law, Md. Code Ann., Bus. Reg. §§ 14-201 - 14-233 (2015 Repl. Vol.) (the “Disclosure Law”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Sales Growth Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. This Agreement requires you to assent to a release of claims, estoppel or waiver of liability, to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Disclosure Law or a rule or order under the Disclosure Law in order to purchase the franchise. Such release, estoppel or waiver shall exclude claims arising under the Disclosure Law, and such acknowledgments shall be void with respect to claims under the Disclosure Law.

2. This Agreement obligates you to execute a release of claims as a condition to renewal or transfer. Such a release shall not apply to any liability under the Disclosure Law, and such release shall be void with respect to claims under the Disclosure Law.

3. This Agreement requires that mediation, arbitration and litigation be conducted in a place in the county where your principal place of business is located. This requirement shall not be interpreted to limit any rights you may have under Sec. 14-216 (c)(25) of the Disclosure Law to bring suit in the state of Maryland for claims arising under the Disclosure Law.

4. This Agreement is hereby amended to reflect that any claims arising under the Disclosure Law must be brought within 3 years after the grant of the franchise. The limitation of claims provisions shall not act to reduce the 3 year status of limitations afforded you for bringing a claim arising under the Disclosure Law.

5. This Agreement is hereby amended to reflect that the general release required as a condition of renewal, sale and/or assignment/transfer shall not apply to any liability under the Disclosure Law.

6. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Maryland law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

7. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

---

Witness

By:  
Name:  
Title:

## MINNESOTA AMENDMENT TO SALES GROWTH AGREEMENT

For purposes of complying with the requirements of Minnesota law, including the Minnesota Franchise Act, Minn. Stat. Section 80.01 et seq., and of the Rules and Regulations promulgated under the Act (the “Franchise Act”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Sales Growth Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. The Minnesota Department of Commerce requires that Franchisor indemnify Minnesota franchisees against liability to third parties resulting from claims by third parties that the Franchisee’s use of the Proprietary Marks infringes trademark rights of the third party. Franchisor does not indemnify against the consequences of Franchisee’s use of the Proprietary Marks except in accordance with the requirements of the Agreement, and, as a condition to indemnification, Franchisee must provide notice to Franchisor of any such claim within ten (10) days after the earlier of (i) actual notice of the claim or (ii) receipt of written notice of the claim, and must therein tender the defense of the claim to Franchisor. If Franchisee accepts the tender of defense, Franchisor has the right to manage the defense of the claim including the right to compromise, settle or otherwise resolve the claim, and to determine whether to appeal a final determination of the claim. If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Act’s requirements and shall have no force or effect.

2. Franchise Act, Sec. 80C.14, Subd. 4., requires, except in certain specified cases, that a franchisee be given written notice of a franchisor's intention not to renew 180 days prior to expiration of the franchise and that the franchisee be given sufficient opportunity to operate the franchise in order to enable the franchisee the opportunity to recover the fair market value of the franchise as a going concern. If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Act's requirements and shall have no force or effect.

3. Franchise Act, Sec. 80C.14, Subd. 3., requires, except in certain specified cases that a franchisee be given 90 days notice of termination (with 60 days to cure). If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Act's requirements and shall have no force or effect.

4. If Franchisee is required in the Agreement and/or the Disclosure Document to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Franchise Act, such release shall exclude claims arising under the Franchise Act, and such acknowledgments shall be void with respect to claims under the Act.

5. If the Agreement and/or the Disclosure Document requires that it be governed by a state's law, other than the State of Minnesota, those provisions shall not in any way abrogate or reduce any you may have as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota.

6. If the Agreement and/or the Disclosure Document requires you to sue Franchisor outside the State of Minnesota, those provisions shall not in any way abrogate or reduce any rights you may have as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota. As such, the disclosure in the risk factor on the cover page of the Disclosure Document that the Agreement requires you to sue outside the State of Minnesota is not applicable because of the Franchise Act.

7. Minn. Rule 2860.4400J. prohibits Franchisor from requiring you to consent to liquidated damages. If the Agreement and/or the Disclosure Document contains a provision that is inconsistent with the Minn. Rule, the provisions of the Agreement and/or the Disclosure Document shall be superseded by the Minn. Rule's requirements and shall have no force or effect.

8. Minn. Rule 2860.4400J. prohibits waiver of a jury trial and prohibits Franchisor from requiring you to consent to Franchisor obtaining injunctive relief. If the Agreement contains a provision that is inconsistent with the Minn. Rule, the provisions of the Agreement shall be superseded by the Minn. Rule's requirements, shall have no force or effect and is hereby revised to reflect that Franchisor may seek injunctive relief and that whether any bond will be necessary will be determined by the court.

9. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Minnesota law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

10. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**NEW YORK AMENDMENT TO SALES GROWTH AGREEMENT**

For purposes of complying with the requirements of New York Law, including the New York General Business Law, Article 33, §§ 680 – 695 (1989) (the “New York Law”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC, (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Sales Growth Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. To the extent that the Agreement requires you to sign a release or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the New York Law or a rule or order promulgated thereunder, such release or acknowledgment of fact shall be void with respect to claims arising under the New York. It is the intent of this provision that non-waiver provisions of the Sections 687.4 and 687.5 of the New York Law be satisfied.

2. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of New York Law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.

3. As to any state law described in this Amendment that declares void or unenforceable any provision contained in the Agreement, Bakery reserves the right to challenge the enforceability of the state law.

4. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**RHODE ISLAND AMENDMENT TO SALES GROWTH AGREEMENT**

For purposes of complying with the requirements of Rhode Island law, including the Franchise Investment Act, R.I. Gen. Law. ch. 395 Sec. 19-28.1-1 – 19-28.1-34 (the “Rhode Island Law”), BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Sales Growth Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

- 1. If this Agreement requires litigation to be conducted in a forum other than the State of Rhode Island, the requirement is void under Rhode Island Law Sec. 19-28.1-14.
- 2. If this Agreement requires that it be governed by a state’s law, other than the State of Rhode Island, to the extent that such law conflicts with the Rhode Island Law, it is void under Sec. 19-28.1-14.
- 3. If the franchisee is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Rhode Island Law, or a rule or order under the Rhode Island Law, such release shall exclude claims arising under the Rhode Island Law, and such acknowledgments shall be void with respect to claims under the Rhode Island Law.
- 4. Each provision of this Amendment shall be effective only to the extent that the jurisdictional requirements of Rhode Island law applicable to the provisions are met independent of this Amendment. This Amendment shall have no force or effect if such jurisdictional requirements are not met.
- 5. All other provisions of the Agreement are hereby ratified and confirmed.

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:

**VIRGINIA AMENDMENT TO SALES GROWTH AGREEMENT**

For purposes of complying with the requirements of Virginia Law, including the Virginia Retail Franchising Act, BIMBO FOODS BAKERIES DISTRIBUTION, LLC, (“Bakery”) and \_\_\_\_\_ (“Distributor”), hereby amend the Sales Growth Agreement between them dated \_\_\_\_\_, 20\_\_ (the “Agreement”) as follows:

1. Sections 11.2 and 11.3 of the Distribution (Franchise) Agreement are each amended by adding the following language:

“§13.1-564 of the Virginia Retail Franchising Act provides that it is unlawful for a franchisor to cancel a franchise without reasonable cause.”

IN WITNESS WHEREOF, Bakery and Distributor have duly executed and delivered this Amendment as of the following date: \_\_\_\_\_, 20\_\_.

ATTEST:

**BIMBO FOODS BAKERIES  
DISTRIBUTION, LLC:**

\_\_\_\_\_

By:  
Name:  
Title:

**DISTRIBUTOR:**

\_\_\_\_\_  
Witness

By:  
Name:  
Title:



## WASHINGTON AMENDMENT TO SALES GROWTH AGREEMENT

In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

The undersigned does hereby acknowledge receipt of this addendum.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

**BIMBO FOODS BAKERIES DISTRIBUTION,      DISTRIBUTOR:  
LLC:**

By:  
Name:  
Title:

By:  
Name:  
Title:

**SCHEDULE A**

**OUTLETS**

The "Outlets" under this Agreement are only the locations that match both the name and address indicated below for each:

Outlet 1

Name: \_\_\_\_\_  
Address \_\_\_\_\_  
Address \_\_\_\_\_  
Address \_\_\_\_\_

Outlet 2

Name: \_\_\_\_\_  
Address \_\_\_\_\_  
Address \_\_\_\_\_  
Address \_\_\_\_\_

**PRODUCTS**

The "Products" under this Agreement are all fresh baked breads, buns, rolls, cakes, muffins, and similar fresh baked products intended to be sold as fresh, and sold under the following names and trademarks:

[List all Products Here]

as well as all Outlet-owned label (a.k.a Private Label) products manufactured specifically for Outlets by Bakery, but only to the extent and for such time as Bakery has the right to distribute such products.

For avoidance of doubt:

FBO = "Fresh Bread Only" (fresh bread, rolls/buns, and croissants only)

SBG = "Sweet Baked Goods"

DBO = "Dry Bread Only" ("toasted" breads, bread crumbs and stuffing only)

\* Bakery's right to sell these products comes from a third party; therefore, these are Products only for so long as Bakery itself retains the distribution rights to these brand names in the Outlets.

\*\* For the avoidance of doubt, Company and Bakery agree and acknowledge that Company's right to sell and distribute Arnold Products includes Arnold stuffing.

Bakery may, at any time, in its sole discretion, change the names and trademarks, under which the Products are marketed or sold, discontinue the production of certain Products, designate new or additional fresh baked goods as Products, and cease offering certain Products for sale. If Bakery discontinues production of any Products, ceases to offer any Products for sale, or ceases to sell fresh baked goods under one or more of the names and trademarks listed above, Bakery must notify Company of such changes reasonably and promptly after Bakery decides to make the change and before the date that Bakery implements the change, provided however that such notice need not be in writing. After the date of such change, the Products or fresh baked goods affected thereby will no longer be classified as Products for purposes of this Agreement.

**Products do not include:** (a) products distributed by Bakery or its parents/affiliates under any trademarks other than those listed above; (b) products intended to be sold to any purchaser frozen or refrigerated (unless otherwise stated); or (c) damaged, stale or off-code product.

## **EXHIBIT E**

**The first advertising contract in Exhibit E (ADVERTISING AGREEMENT – DA) is ONLY applicable to those who sign a Distribution Agreement and is NOT applicable to those who sign a Sales Growth Agreement.**

**The second advertising contract in Exhibit E (ADVERTISING AGREEMENT – SGA) is ONLY applicable to those who sign a Sales Growth Agreement and is NOT applicable to those who sign a Distribution Agreement.**

## ADVERTISING AGREEMENT - DA

This advertising agreement (the "Agreement") is made effective \_\_\_\_\_, 20 \_\_\_\_, by and between \_\_\_\_\_, a Delaware Limited Liability Company with its principal office at 255 Business Center Drive, Horsham, Pennsylvania, 19044 (herein referred to as "Advertiser") and **[Distributor's Corporate Name]**, a corporation with its principal office at **[Distributor's Address]**, (herein referred to as "Lessor").

In consideration of the mutual promises contained herein the parties agree as follows:

1. **AGREEMENTS:** Lessor and Advertiser are parties to a distribution agreement ("Distribution Agreement"), and such Distribution Agreement, even if entered into after the date hereof, is incorporated herein by reference.
2. **DELIVERY VEHICLE ADVERTISING:** Lessor agrees to lease to Advertiser, for the purpose of advertising Advertiser's brands, the entire outside surface of each delivery vehicle utilized by Lessor in the operation of Lessor's distribution rights granted to Lessor under the Distribution Agreement (hereinafter such vehicles being referred to as either a "Vehicle" or "Vehicles"). The following applies to such Vehicle advertising lease:
  - A. Except as otherwise stated herein, Advertiser agrees to pay to Lessor an advertising fee in the amount of \$[ ]/week for each Vehicle Lessor uses in a full-time capacity in the operation of Lessor's distribution rights granted to Lessor under the Distribution Agreement, with the determination of whether a Vehicle is used in a full-time capacity by Lessor being in the sole reasonable discretion of Advertiser.
  - B. Advertiser is permitted, in its sole reasonable discretion, to place advertisements on the Vehicles by any means commonly in use for vehicle advertisements, including without limitation wraps, decals, and magnets.
  - C. Lessor agrees that the exterior of each Vehicle must be either all white, black, silver, or grey; provided however, that if a Vehicle is such that the driver/cab area is segregated from the cargo area (i.e. there is no interior door from the cab area to the cargo area), then the cab can be white and the remaining non-cab portions of the Vehicle can be either white, black, grey, or silver.
  - D. If Lessor uses a trailer as a Vehicle, then i) it is the entire outside surface of such trailer that Advertiser is leasing for advertising purposes and ii) such trailer must be either all white, black, silver, or grey.
  - E. Exceptions to the color schemes of the Vehicle can be granted only via a writing signed by Advertiser.
  - F. No part of the Vehicle, or the automobile used for towing if the Vehicle is a trailer, can have any type of advertising, sign, sticker, or written statement of any kind unless same is placed there, or authorized in writing by, Advertiser or is otherwise required by law or placed there by the manufacture of such Vehicle.
  - G. All Vehicles must be fully enclosed. All Vehicles must be maintained in a clean and neat condition free from dirt, rust, peeling or notably faded paint, dents larger than 4 inches wide, holes, loose or missing parts, or any unsightly blemish or condition that could damage Advertiser's commercial reputation.
  - H. Advertiser may require Lessor to repaint the Vehicle(s) from time to time as Advertiser may reasonably require.
  - I. Lessor agrees to make the Vehicle(s) available to Advertiser on reasonable notice and at reasonable times, for Advertiser to place or amend its advertising materials on the Vehicle(s).
  - J. Advertiser is solely responsible for the content of any advertising material as well as for placing, amending and/or removing all such advertising materials on the Vehicles and doing so at its own cost.
  - K. Advertiser is not obligated to pay Lessor the weekly amount due under Section 2(A) for any week where a Vehicle is not fully compliant with this Section 2 on every day of such week while the Vehicle is being used to perform a task related to Lessor's obligations under the Distribution Agreement.
  - L. If Lessor, in Advertiser's sole reasonable judgment, is not complying with any portion of this Section 2, Advertiser may i) ) refuse to pay any amounts due to Lessor under this Section until Lessor becomes compliant or ii) permanently cancel the Vehicle advertising lease under this Section if Lessor fails to cure any such non-compliance after it receives three (3) days written notice of same; provided that notice and a time to cure is not required for permanent Vehicle lease cancellation by Advertiser if Advertiser has sent Lessor four or more such non-compliance notices in the most recent three-year period.

M. In the event of i) a cancellation of the advertising lease per Section 2(L)(ii) of this Agreement or ii) a termination of this entire Agreement, Lessor must immediately make the Vehicle(s) available to Advertiser for the purpose of having the advertisements removed or covered by Advertiser; and Lessor must pay to Advertiser the amount of \$100 as liquidated damages for every full week that Lessor fails to make the Vehicle(s) available to Advertiser or Advertiser's agent for such purpose after a post-cancellation or post-termination request for same has been made by Advertiser. This Section 2(M) survives the cancellation of Vehicle lease and the termination of this Agreement.

**3. CLOTHING ADVERTISING:** Lessor agrees to lease to Advertiser, for the purpose of advertising Advertiser's brands, all areas of Advertiser approved clothing worn by Lessor's primary operating employee(s) or contractor(s) ("Wearer") during the operation of Lessor's distribution rights granted to Lessor under the Distribution Agreement (hereinafter such clothing with the advertisements on it being referred to as either "Cloths" or "Clothing"). The following applies to such Clothing advertising lease:

- A. Except as otherwise stated herein, Advertiser agrees to pay to Lessor an advertising fee in the amount of \$[ ]/week for each handheld ordering device being used by Lessor on a full-time basis in the operation of Lessor's distribution rights under the Distribution Agreement provided there is a different Wearer wearing the Clothing for each such device, and with the determination of whether a handheld ordering device is used on a full-time basis by Lessor being in the sole reasonable discretion of Advertiser.
- B. No part of the Clothing or the Wearer's other apparel can have any type of advertising, sign, sticker, button or written statement of any kind unless same is authorized in writing by Advertiser or is an original brand tag placed on the item by the manufacturer of such apparel.
- C. All Clothing and other apparel of the Wearer must be maintained in a clean and neat condition free from dirt, stains, holes, rips, cuts, or any unsightly blemish or condition that could damage Advertiser's commercial reputation, and such Clothing and other apparel must also comply with Advertiser's clothing advertising policy, if any, which such policy may change from time to time at Advertiser's reasonable discretion.
- D. The Wearer herself/himself must, at all times while wearing the Clothing, be washed and free from dirt, grease, offensive odor, and unkempt head and facial hair as well as any condition that could damage Advertiser's commercial reputation.
- E. Lessor may only purchase Clothing with Advertiser's advertisement(s) screened or otherwise embedded into the Clothing from sellers authorized by Advertiser to sell such Clothing.
- F. Lessor is solely responsible for the cost of purchasing and maintaining the Clothing.
- G. Lessors agrees to not wear Clothing that is more than three years old based on Lessor's date of receipt of such Clothing item.
- H. Lessor agrees to participate in any reasonable Clothing purchase program that Advertiser may choose to initiate, which such program may include, by way of example and not limitation, i) that Lessor must purchase new Clothing each year provided that the annual cost of doing so does not exceed four times the weekly advertising fee noted in Section 3(A) above; ii) that Advertiser may procure such Clothing and sell same to Lessor to ensure the Clothing is compliant with this Agreement; and iii) that Lessor would owe Advertiser for the purchase price of all Clothing that Advertiser procures for Lessor under any such Clothing purchase program.
- I. Advertiser is solely responsible for the costs and other aspects of the advertisements that the authorized sellers of the Clothing place on the Clothing.
- J. Advertiser is not obligated to pay Lessor the weekly amount due under Section 3(A) for any week where Lessor/Wearer is not fully compliant with this Section 3 on every day of such week during the times that Lessor/Wearer is performing a task related to Lessor's obligations under the Distribution Agreement.
- K. If Lessor, in Advertiser's sole reasonable judgment, is not complying with any portion of this Section 3, Advertiser may i) refuse to pay any amounts due to Lessor under this Section until Lessor becomes compliant or ii) permanently cancel the Clothing advertising lease under this Section if Lessor fails to cure any such non-compliance after it receives three (3) days written notice of same; provided that notice and a time to cure is not required for permanent Clothing lease cancellation by Advertiser if Advertiser has sent Lessor four or more such non-compliance notices in the most recent three-year period.
- L. In the event of i) a cancellation of the advertising lease per Section 3(I)(ii) of this Agreement or ii) a termination of this entire Agreement, Lessor must immediately cease wearing the Clothing; and Lessor

must pay to Advertiser the amount of \$15 as liquidated damages for each day that Lessor wears Clothing after the Clothing lease has been canceled or terminated per this Agreement. This Section 3(L) survives the cancellation of the Clothing lease and the termination of this Agreement.

4. **PAYMENTS**: All payments due by Advertiser to Lessor under this Agreement may be made as a credit to Lessor's Settlement account with Advertiser, as such account is described in the Distribution Agreement. All amounts due by Lessor to Advertiser under this Agreement may, in Advertiser's sole option, either be invoiced to Lessor net 15, or charged to Lessor's Settlement account, as such account is described in the Distribution Agreement.
5. **RESTRICTED USE**: This Agreement is not to be interpreted or construed by either party to authorize or license the Lessor to use the trade names or trademarks of Advertiser in any way other than as set forth in Sections 2 and 3 above, nor authorize either party to act as agent or employee of the other. Lessor agrees that Lessor, in compliance with the Distribution Agreement, must have painted in a conspicuous manner on all Vehicles "Owned and operated by \_\_\_\_\_[Lessor's Name]\_\_\_\_\_, an Independent Contractor". Lessor also agrees that the Clothing must include the words "Independent Business Partner," or similar phrasing that Advertiser may change from time to time, under the advertised logo. This Agreement does not in any way modify or supersede Lessor's obligations under the Distribution Agreement that Lessor must identify Lessor as an independent contractor of Advertiser in all of Lessor's third-party dealings.
6. **TERM**: Either party may terminate this Agreement on thirty (30) days written notice to the other. This Agreement also automatically terminates simultaneously with any termination or non-renewal of the Distribution Agreement.
7. **CONSTRUCTION**: This Agreement, in all respects, is governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, without respect to its choice of law rules.
8. **COUNTERPARTS AND COPIES**: This Agreement and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Agreement, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) is of equal force and effect as an original. This Agreement and any amendment hereto may be executed electronically. The parties acknowledge and agree that any such electronic signature by an authorized representative of a party, regardless of how such electronic signature is inputted, is a manifestation of assent. Lessor agrees that, absent an express finding of fraud with respect to Advertiser's copy of this Agreement by a court or arbitrator, as the case may be, Advertiser's copy of this Agreement, electronic, digital or otherwise, controls over all other Agreement copies.
9. **HEADINGS AND TEXT**. The headings and captions used in this Agreement are for reference purposes only and do not have any effect on the interpretation of the Agreement.
10. **ENTIRE AGREEMENT**. This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements, discussions, negotiations, understandings, representations, conditions, warranties and covenants between them with respect to this subject matter.

**IN WITNESS WHEREOF**, the parties have executed this Agreement effective as of the day and year first above written.

**[Bimbo Distribution Company Name]**

**[Distributor's Corporate Entity's Name]**

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Its: \_\_\_\_\_

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Its: \_\_\_\_\_

## ADVERTISING AGREEMENT - SGA

This advertising agreement (the "Agreement") is made effective \_\_\_\_\_, 20 \_\_\_\_, by and between \_\_\_\_\_, a Delaware Limited Liability Company with its principal office at 255 Business Center Drive, Horsham, Pennsylvania, 19044 (herein referred to as "Advertiser") and **[Distributor's Corporate Name]**, a corporation with its principal office at **[Distributor's Address]**, (herein referred to as "Lessor").

In consideration of the mutual promises contained herein the parties agree as follows:

**11. AGREEMENTS:** Lessor and Advertiser are parties to a sales growth agreement ("SGA"), and such SGA, even if entered into after the date hereof, is incorporated herein by reference.

**12. CLOTHING ADVERTISING:** Lessor agrees to lease to Advertiser, for the purpose of advertising Advertiser's brands, all areas of Advertiser approved clothing worn by Lessor's primary operating employee(s) or contractor(s) ("Wearer") during the operation of Lessor's distribution rights granted to Lessor under the SGA (hereinafter such clothing with the advertisements on it being referred to as either "Cloths" or "Clothing"). The following applies to such Clothing advertising lease:

- A. Except as otherwise stated herein, Advertiser agrees to pay to Lessor an advertising fee in the amount of \$[ ]/week for each handheld ordering device being used by Lessor on a full-time basis in the operation of Lessor's distribution rights under the SGA provided there is a different Wearer wearing the Clothing for each such device, and with the determination of whether a handheld ordering device is used on a full-time basis by Lessor being in the sole reasonable discretion of Advertiser.
- B. No part of the Clothing or the Wearer's other apparel can have any type of advertising, sign, sticker, button or written statement of any kind unless same is authorized in writing by Advertiser or is an original brand tag placed on the item by the manufacturer of such apparel.
- C. All Clothing and other apparel of the Wearer must be maintained in a clean and neat condition free from dirt, stains, holes, rips, cuts, or any unsightly blemish or condition that could damage Advertiser's commercial reputation, and such Clothing and other apparel must also comply with Advertiser's clothing advertising policy, if any, which such policy may change from time to time at Advertiser's reasonable discretion.
- D. The Wearer herself/himself must, at all times while wearing the Clothing, be washed and free from dirt, grease, offensive odor, and unkempt head and facial hair as well as any condition that could damage Advertiser's commercial reputation.
- E. Lessor may only purchase Clothing with Advertiser's advertisement(s) screened or otherwise embedded into the Clothing from sellers authorized by Advertiser to sell such Clothing.
- F. Lessor is solely responsible for the cost of purchasing and maintaining the Clothing.
- G. Lessors agrees to not wear Clothing that is more than three years old based on Lessor's date of receipt of such Clothing item.
- H. Lessor agrees to participate in any reasonable Clothing purchase program that Advertiser may choose to initiate, which such program may include, by way of example and not limitation, i) that Lessor must purchase new Clothing each year provided that the annual cost of doing so does not exceed four times the weekly advertising fee noted in Section 2(A) above; ii) that Advertiser may procure such Clothing and sell same to Lessor to ensure the Clothing is compliant with this Agreement; and iii) that Lessor would owe Advertiser for the purchase price of all Clothing that Advertiser procures for Lessor under any such Clothing purchase program.
- I. Advertiser is solely responsible for the costs and other aspects of the advertisements that the authorized sellers of the Clothing place on the Clothing.
- J. Advertiser is not obligated to pay Lessor the weekly amount due under Section 2(A) for any week where Lessor/Wearer is not fully compliant with this Section 2 on every day of such week during the times that Lessor/Wearer is performing a task related to Lessor's obligations under the SGA.
- K. If Lessor, in Advertiser's sole reasonable judgment, is not complying with any portion of this Section 2, Advertiser may i) refuse to pay any amounts due to Lessor under this Section until Lessor becomes compliant or ii) permanently terminate this Agreement if Lessor fails to cure any such non-compliance

after it receives three (3) days written notice of same; provided that notice and a time to cure is not required if Advertiser has sent Lessor four or more such non-compliance notices in the most recent three-year period.

L. In the event of termination of this Agreement, Lessor must immediately cease wearing the Clothing; and Lessor must pay to Advertiser the amount of \$15 as liquidated damages for each day that Lessor wears Clothing after the termination of this Agreement. This Section 2(L) survives the termination of this Agreement.

**13. PAYMENTS:** All payments due by Advertiser to Lessor under this Agreement may be made as a credit to Lessor's Settlement account with Advertiser, as such account is described in the SGA. All amounts due by Lessor to Advertiser under this Agreement may, in Advertiser's sole option, either be invoiced to Lessor net 15, or charged to Lessor's Settlement account, as such account is described in the SGA.

**14. RESTRICTED USE:** This Agreement is not to be interpreted or construed by either party to authorize or license the Lessor to use the trade names or trademarks of Advertiser in any way other than as set forth in Section 2 above, nor authorize either party to act as agent or employee of the other. Lessor agrees that the Clothing must include the words "Independent Business Partner," or similar phrasing that Advertiser may change from time to time, under the advertised logo. This Agreement does not in any way modify or supersede Lessor's obligations under the SGA that Lessor must identify Lessor as an independent contractor of Advertiser in all of Lessor's third-party dealings.

**15. TERM:** Either party may terminate this Agreement on thirty (30) days written notice to the other. This Agreement also automatically terminates simultaneously with any termination or non-renewal of the SGA.

**16. CONSTRUCTION:** This Agreement, in all respects, is governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, without respect to its choice of law rules.

**17. COUNTERPARTS AND COPIES:** This Agreement and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Agreement, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) is of equal force and effect as an original. This Agreement and any amendment hereto may be executed electronically. The parties acknowledge and agree that any such electronic signature by an authorized representative of a party, regardless of how such electronic signature is inputted, is a manifestation of assent. Lessor agrees that, absent an express finding of fraud with respect to Advertiser's copy of this Agreement by a court or arbitrator, as the case may be, Advertiser's copy of this Agreement, electronic, digital or otherwise, controls over all other Agreement copies.

**18. HEADINGS AND TEXT.** The headings and captions used in this Agreement are for reference purposes only and do not have any effect on the interpretation of the Agreement.

**19. ENTIRE AGREEMENT.** This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements, discussions, negotiations, understandings, representations, conditions, warranties and covenants between them with respect to this subject matter.

**IN WITNESS WHEREOF,** the parties have executed this Agreement effective as of the day and year first above written.

[Bimbo Distribution Company Name]

[Distributor's Corporate Entity's Name]

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Its: \_\_\_\_\_

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Its: \_\_\_\_\_



# **EXHIBIT F**

## **Bills of Sale for:**

- **Franchisor as Seller – Traditional Distribution Agreement**
- **Existing IBP as Seller – Traditional Distribution Agreement**
- **Franchisor as Seller – Sales Growth Agreement (BFBD only)**
- **Existing IBP as Seller – Sales Growth Agreement (BFBD only)**

## **BILL OF SALE**

(Franchisor as Seller - DA)

**THIS BILL OF SALE**, made and entered into effective on «**Effective\_Date**», is by and between «**Distribution\_Company**», a Delaware limited liability company with an office at **255 Business Center Drive, Horsham, PA 19044** (“SELLER”), and «**Purchaser\_Business\_Name**», a corporation with its principal office at «**Purchaser\_Address**», «**Purchaser\_City**», «**Purchaser\_State**» «**Purchaser\_Zip**» (“PURCHASER”).

In consideration of the sum of «**Total\_Purchase\_Price\_in\_Words**» («**Total\_Purchase\_Price**»), net including any applicable sales tax, paid by PURCHASER to SELLER, SELLER hereby sells, transfers, conveys, assigns and delivers to PURCHASER, and PURCHASER hereby purchases, accepts, assumes and receives from SELLER, all of SELLER’s right, title and interest in and to the following assets, properties, rights and interests (collectively, the “ASSETS”):

- (a) the Distribution Rights to sell and distribute Products manufactured and/or distributed by SELLER to Outlets in the geographic area described on Schedule A, which Products, Outlets and Distribution Rights are defined by, subject to and further evidenced by a written agreement previously executed between SELLER and PURCHASER (“Agreement”),
- (b) Handheld Device, Serial No. «**HHC\_Serial\_**»,
- (c) Printer, Serial No. «**Printer\_Serial\_**».

to have and to hold the same, with the appurtenances thereof, unto the PURCHASER, its successors and assigns, forever, to its own proper use and behalf.

SELLER hereby represents and warrants to PURCHASER for itself and its successors that SELLER is the sole owner of and has good and marketable title to all of the ASSETS and conveys them to PURCHASER free and clear of any mortgage, lien, claim, right, security interest, encumbrance, covenant, easement or restriction of any kind or nature.

**EXCEPT AS EXPRESSLY SET FORTH HEREIN, THE ASSETS ARE CONVEYED “AS IS” AND “WHERE IS” WITH ALL FAULTS, WITHOUT REPRESENTATION AND WARRANTY OF ANY KIND WHATSOEVER, INCLUDING, WITHOUT LIMITATION, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONDITION, QUANTITY OR OTHERWISE, AND ALL SUCH WARRANTIES ARE HEREBY DISCLAIMED.**

This Bill of Sale and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Bill of Sale, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) shall be of equal force and effect as an original. This Bill of Sale and any amendment hereto may be executed electronically. The Parties acknowledge and agree that any such electronic signature by an authorized representative of a Party, regardless of how such electronic signature is inputted, shall be a manifestation of assent and shall be given full effect. PURCHASER agrees that, absent an express finding of fraud with respect to SELLER’s copy by a court or arbitrator, as the case may be, SELLER’s copy of this Bill of Sale, electronic, digital or otherwise, shall control over all other Bill of Sale copies.

**IN WITNESS WHEREOF**, SELLER and PURCHASER have caused this Bill of Sale to be duly and properly executed as of the day and year first above written.

SELLER: \_\_\_\_\_

By: \_\_\_\_\_

BUYER: \_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Name and title of above signer for BUYER

**Please note that the Schedule A page of the Bill of Sale has been removed for this disclosure.**

**BILL OF SALE**  
(Franchisee as Seller - DA)

THIS BILL OF SALE, made and entered into effective on \_\_\_\_\_, 20\_\_\_\_, is by and between \_\_\_\_\_, with a place of business at \_\_\_\_\_ (“SELLER”) and \_\_\_\_\_, with a place of business at \_\_\_\_\_ (“PURCHASER”).

In consideration of the sum of \_\_\_\_\_ (\$\_\_\_\_\_) paid by PURCHASER to SELLER, SELLER hereby sells, transfers, conveys, assigns and delivers to PURCHASER, and PURCHASER hereby purchases, accepts, assumes and receives from SELLER, all of SELLER’s right, title, and interest in and to the following assets, properties, rights, and interests (collectively, the “ASSETS”):

- (d) the distribution rights to sell and distribute Products manufactured and/or distributed by \_\_\_[Distribution Company]\_\_\_ to Outlets in the geographic area described on Schedule A (“Distribution Rights”), which Products, Outlets and Distribution Rights are i) further evidenced by a written agreement executed between SELLER and \_\_\_[Distribution Company]\_\_\_ and ii) defined by, subject to and further evidenced by a written agreement executed between BUYER and \_\_\_[Distribution Company]\_\_\_ as a result of the sale contemplated hereunder (“Agreement”);
- (e) SELLER’s customer data and customer lists relating to said Distribution Rights and governed by said Agreement; and
- (f) An electronic handheld ordering device with a corresponding printer and modem, being the same such items utilized by SELLER immediately prior to the date hereof when servicing the Distribution Rights identified in Section (a) above,

to have and to hold the same, with the appurtenances thereof, unto the PURCHASER, its successors and assigns, forever, to its own proper use and behalf.

SELLER hereby represents and warrants to PURCHASER for itself and its successors that SELLER is the sole owner of and has good and marketable title to all of the ASSETS and conveys them to PURCHASER free and clear of any mortgage, lien, claim, right, security interest, encumbrance, covenant, easement or restriction of any kind or nature.

SELLER further represents and warrants to PURCHASER that, in the event SELLER is a limited liability company (“LLC”) or corporation, that SELLER and person signing on behalf of SELLER, as applicable:

- i) is duly organized, validly existing and in good standing under the laws of its state of organization or incorporation (whichever entity form is applicable);
- ii) has all requisite power and authority to sell the ASSETS; and
- iii) has all requisite corporate or LLC power and authority to enter into this transaction.

EXCEPT AS EXPRESSLY SET FORTH HEREIN, THE ASSETS ARE CONVEYED “AS IS” AND “WHERE IS” WITH ALL FAULTS, WITHOUT REPRESENTATION AND WARRANTY OF ANY KIND

WHATSOEVER, INCLUDING, WITHOUT LIMITATION, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONDITION, QUANTITY OR OTHERWISE, AND ALL SUCH WARRANTIES ARE HEREBY DISCLAIMED.

This Bill of Sale and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Bill of Sale, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) shall be of equal force and effect as an original. This Bill of Sale and any amendment hereto may be executed electronically. The Parties acknowledge and agree that any such electronic signature by an authorized representative of a Party, regardless of how such electronic signature is inputted, shall be a manifestation of assent and shall be given full effect.

IN WITNESS WHEREOF, SELLER and PURCHASER have caused this Bill of Sale to be duly and properly executed as of the day and year first above written.

SELLER: \_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Name and title of above signer for SELLER

BUYER: \_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Name and title of above signer for BUYER

**Please note that the Schedule A page of the Bill of Sale has been removed for this disclosure.**

## BILL OF SALE

(Franchisor as Seller - SGA)

**THIS BILL OF SALE**, made and entered into effective on «**Effective\_Date**», is by and between «**Distribution\_Company**», a Delaware limited liability company with an office at **255 Business Center Drive, Horsham, PA 19044** (“SELLER”), and «**Purchaser\_Business\_Name**», a corporation with its principal office at «**Purchaser\_Address**», «**Purchaser\_City**», «**Purchaser\_State**» «**Purchaser\_Zip**» (“PURCHASER”).

In consideration of the sum of «**Total\_Purchase\_Price\_in\_Words**» («**Total\_Purchase\_Price**»), net including any applicable sales tax, paid by PURCHASER to SELLER, SELLER hereby sells, transfers, conveys, assigns and delivers to PURCHASER, and PURCHASER hereby purchases, accepts, assumes and receives from SELLER, all of SELLER’s right, title and interest in and to the following assets, properties, rights and interests (collectively, the “ASSETS”):

- (a) the Distribution Rights to sell and distribute Products manufactured and/or distributed by SELLER to the Outlets described on Schedule A, which Products, Outlets and Distribution Rights are defined by, subject to and further evidenced by a written agreement previously executed between SELLER and PURCHASER (“Agreement”),
- (b) Handheld Device, Serial No. «**HHC\_Serial\_**»,
- (c) Printer, Serial No. «**Printer\_Serial\_**».

to have and to hold the same, with the appurtenances thereof, unto the PURCHASER, its successors and assigns, forever, to its own proper use and behalf.

SELLER hereby represents and warrants to PURCHASER for itself and its successors that SELLER is the sole owner of and has good and marketable title to all of the ASSETS and conveys them to PURCHASER free and clear of any mortgage, lien, claim, right, security interest, encumbrance, covenant, easement or restriction of any kind or nature.

**EXCEPT AS EXPRESSLY SET FORTH HEREIN, THE ASSETS ARE CONVEYED “AS IS” AND “WHERE IS” WITH ALL FAULTS, WITHOUT REPRESENTATION AND WARRANTY OF ANY KIND WHATSOEVER, INCLUDING, WITHOUT LIMITATION, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONDITION, QUANTITY OR OTHERWISE, AND ALL SUCH WARRANTIES ARE HEREBY DISCLAIMED.**

This Bill of Sale and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Bill of Sale, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) shall be of equal force and effect as an original. This Bill of Sale and any amendment hereto may be executed electronically. The Parties acknowledge and agree that any such electronic signature by an authorized representative of a Party, regardless of how such electronic signature is inputted, shall be a manifestation of assent and shall be given full effect. PURCHASER agrees that, absent an express finding of fraud with respect to SELLER’s copy by a court or arbitrator, as the case may be, SELLER’s copy of this Bill of Sale, electronic, digital or otherwise, shall control over all other Bill of Sale copies.

**IN WITNESS WHEREOF**, SELLER and PURCHASER have caused this Bill of Sale to be duly and properly executed as of the day and year first above written.

SELLER: \_\_\_\_\_

By: \_\_\_\_\_

BUYER: \_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Name and title of above signer for BUYER

**Please note that the Schedule A page of the Bill of Sale has been removed for this disclosure.**

# BILL OF SALE

(Franchisee as Seller - SGA)

THIS BILL OF SALE, made and entered into effective on \_\_\_\_\_, 20\_\_\_\_, is by and between \_\_\_\_\_, with a place of business at \_\_\_\_\_ (“SELLER”) and \_\_\_\_\_, with a place of business at \_\_\_\_\_ (“PURCHASER”).

In consideration of the sum of \_\_\_\_\_ (\$\_\_\_\_\_) paid by PURCHASER to SELLER, SELLER hereby sells, transfers, conveys, assigns and delivers to PURCHASER, and PURCHASER hereby purchases, accepts, assumes and receives from SELLER, all of SELLER’s right, title, and interest in and to the following assets, properties, rights, and interests (collectively, the “ASSETS”):

- (d) the distribution rights to sell and distribute Products manufactured and/or distributed by \_\_\_[Distribution Company]\_\_\_ to the Outlets described on Schedule A (“Distribution Rights”), which Products, Outlets and Distribution Rights are i) further evidenced by a written agreement executed between SELLER and \_\_\_[Distribution Company]\_\_\_ and ii) defined by, subject to and further evidenced by a written agreement executed between BUYER and \_\_\_[Distribution Company]\_\_\_ as a result of the sale contemplated hereunder (“Agreement”);
- (e) SELLER’s customer data and customer lists relating to said Distribution Rights and governed by said Agreement; and
- (f) An electronic handheld ordering device with a corresponding printer and modem, being the same such items utilized by SELLER immediately prior to the date hereof when servicing the Distribution Rights identified in Section (a) above,

to have and to hold the same, with the appurtenances thereof, unto the PURCHASER, its successors and assigns, forever, to its own proper use and behalf.

SELLER hereby represents and warrants to PURCHASER for itself and its successors that SELLER is the sole owner of and has good and marketable title to all of the ASSETS and conveys them to PURCHASER free and clear of any mortgage, lien, claim, right, security interest, encumbrance, covenant, easement or restriction of any kind or nature.

SELLER further represents and warrants to PURCHASER that, in the event SELLER is a limited liability company (“LLC”) or corporation, that SELLER and person signing on behalf of SELLER, as applicable:

- i) is duly organized, validly existing and in good standing under the laws of its state of organization or incorporation (whichever entity form is applicable);
- ii) has all requisite power and authority to sell the ASSETS; and
- iii) has all requisite corporate or LLC power and authority to enter into this transaction.



EXCEPT AS EXPRESSLY SET FORTH HEREIN, THE ASSETS ARE CONVEYED “AS IS” AND “WHERE IS” WITH ALL FAULTS, WITHOUT REPRESENTATION AND WARRANTY OF ANY KIND WHATSOEVER, INCLUDING, WITHOUT LIMITATION, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, CONDITION, QUANTITY OR OTHERWISE, AND ALL SUCH WARRANTIES ARE HEREBY DISCLAIMED.

This Bill of Sale and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Bill of Sale, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff or other file format) shall be of equal force and effect as an original. This Bill of Sale and any amendment hereto may be executed electronically. The Parties acknowledge and agree that any such electronic signature by an authorized representative of a Party, regardless of how such electronic signature is inputted, shall be a manifestation of assent and shall be given full effect.

IN WITNESS WHEREOF, SELLER and PURCHASER have caused this Bill of Sale to be duly and properly executed as of the day and year first above written.

SELLER: \_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Name and title of above signer for SELLER

BUYER: \_\_\_\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
Name and title of above signer for BUYER

**Please note that the Schedule A page of the Bill of Sale has been removed for this disclosure.**

# EXHIBIT G

## DISTRIBUTOR'S GENERAL RELEASE

KNOW ALL MEN BY THESE PRESENTS, that \_\_\_\_\_, doing business at \_\_\_\_\_ (herein referred to as RELEASOR), on behalf of itself and its owner/member executing this Release below, in consideration of One Dollar (\$1.00) and other good and valuable consideration (including, but not limited to, any revenue received in connection with RELEASOR'S sale of certain Distribution Rights associated with this Release, relief from any obligations to continue to market the sale of such Distribution Rights, and relief from the obligation to continue to deliver the Results required by the Distribution Agreement previously executed by the parties) received from BIMBO FOODS BAKERIES DISTRIBUTION, LLC, a Delaware limited liability company with offices at 255 Business Center Drive, Horsham, PA 19044, and its past, present and future parent, subsidiary, affiliated and related companies, divisions and units, including Bimbo Bakeries USA, and its and their successors and assigns, and each of its and their officers, directors, agents, employees, benefit plans and plan administrators, and representatives (hereinafter collectively "RELEASEE") the receipt of which is hereby acknowledged, releases and discharges RELEASEE from each and all of the following:

- a) any claim, cause of action, right or interest of RELEASOR and its owners/members arising out of RELEASOR'S ownership of certain Distribution Rights previously purchased by RELEASOR pursuant to a certain Bill of Sale previously executed between the parties, and
- b) any claim, cause of action, right or interest of RELEASOR and its owners/members arising out of RELEASOR'S or its owners, members, employees or contractors actions pursuant to a certain Distribution Agreement previously entered into between RELEASOR and RELEASEE and the termination thereof, and
- c) any and all other actions, causes of actions, debts, sums of money, accounts, covenants, contracts, agreements, damages and any and all demands whatsoever which against RELEASEE, the RELEASOR, its owners/members, and all of their heirs, executors, administrators and assigns have or have ever had, including all state and local wage/hour and wage payment claims such as all claims premised on alleged independent contractor misclassification.

By signing this Release, RELEASOR further acknowledges that the waiver above includes any claims against RELEASEE under Mass. Gen. Laws ch. 149, § 148 - the Massachusetts Wage Act. The released claims above include, but are not limited to, alleged failure to pay purported wages, alleged failure to pay minimum wage or overtime, alleged failure to pay purported commissions, alleged failure to timely pay any other purported wages, alleged failure to pay accrued vacation or holiday time, alleged failure to furnish appropriate pay stubs or wage notices, claims relating to purported wage deductions, and claims relating to reimbursement of alleged business expenses.

By signing this Release, RELEASOR acknowledges that it was an independent contractor rather than employee both under the terms of the Distribution Agreement previously entered into between RELEASOR and RELEASEE and in fact, did not receive any salary or other wages, and has received all monies associated with its independent contractor relationship with RELEASEE.

RELEASOR, for a period of five (5) years from the date hereof, agrees not to disclose any information about RELEASEE that may reasonably be deemed by RELEASEE to either be i) confidential or ii) detrimental to RELEASEE's brand, image, or reputation if so disclosed. If RELEASOR is required, by law or by court order, to disclose any confidential or detrimental information, as described above, RELEASOR shall notify RELEASEE within sufficient time to allow RELEASEE, at RELEASEE's cost, to contest such order to preserve the confidential status of such information or to waive RELEASOR's obligation to preserve the confidentiality required hereunder.

RELEASOR for itself and its owners/members voluntarily and knowingly waives, relinquishes and abandons each and every right, protection and benefit under Section 1542 of the Civil Code of the State of California, as well as under any other statutes or common law principles of similar effect to said Section 1542, whether now or hereinafter existing under the laws of California or any other applicable federal or state law with jurisdiction over the parties' relationship. In making this voluntary express waiver, Distributor/Franchisee acknowledges that claims or facts in addition to or different from those which are now known or believed to exist with respect to the matters mentioned herein may later be discovered and that it is Distributor/Franchisee's intention to hereby fully and forever settle and release any and all matters, regardless of the possibility of later discovered claims or facts. RELEASOR acknowledges and agrees that the foregoing waiver of Section 1542 is an essential, integral and material term of this Release. RELEASOR, for itself and for RELEASOR's affiliates, owners and members, acknowledges that Section 1542 of the Civil Code of the State of California provides as follows:

“A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.”

This Release may not be changed orally but may be amended or modified only by writing signed by both RELEASOR and RELEASEE. Notwithstanding any of the foregoing, this Release will not apply to any liability to the extent expressly prohibited by applicable state laws. The Release does not apply with respect to claims arising under the Washington Franchise Investment Protection Act, RCW 19.100, and the rules adopted thereunder.

By signing below, RELEASOR acknowledges that it has been represented by the attorney of its choice in reviewing this Release or has waived the right to such legal representation, and further acknowledges that it freely, knowingly, and voluntarily entered into this Release after due consideration and with full understanding of its contents.

IN WITNESS WHEREOF, the RELEASOR has caused this release to be executed effective \_\_\_\_\_.

\_\_\_\_\_  
RELEASOR

\_\_\_\_\_  
Title (if Business Entity)


# EXHIBIT H

**GUARANTEE OF PERFORMANCE**

For value received, Grupo Bimbo, S.A.B. de C.V. (“Guarantor”), a Mexico corporation located at Prolongacion Paseo De La Reforma, No. 1000, Col. Pena Blanca Santa Fe, Mexico City 01210, Mexico, absolutely and unconditionally guarantees the performance by Bimbo Foods Bakeries Distribution, LLC (“Franchisor”), located at 255 Business Center Drive, Horsham, Pennsylvania, 19044, of all the obligations of Franchisor to its franchisees under Franchisor’s franchise agreements. This guarantee continues until all such obligations of Franchisor under its franchise agreements are satisfied or until the liability of Franchisor to its franchisees under its franchise agreements has been completely discharged, whichever first occurs. Guarantor is not discharged from liability if a claim by the franchisee against Franchisor remains outstanding. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of the Franchisor. This guarantee is binding on Guarantor and on its successors and assigns.

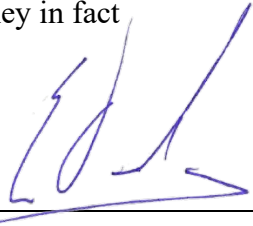
Guarantor signed this agreement at Mexico City, Mexico on the 31 day of March, 2023.

**Grupo Bimbo, S.A.B. de C.V.**

By:  \_\_\_\_\_

Name: Luis Miguel Briola Clément

Title: Attorney in fact

By:  \_\_\_\_\_

Name: Eutimio Quevedo Rivera

Title: Attorney in fact

# **EXHIBIT I**

## SECURITY AGREEMENT

**THIS AGREEMENT**, made effective \_\_\_\_\_, **20\_\_** by and between \_\_\_\_\_, with its principal office at 255 Business Center Drive, Horsham, PA 19044 (herein called the "Secured Party") and \_\_\_\_\_ with a principle place of business located at \_\_\_\_\_ (herein called the "Distributor").

### WITNESSETH:

In consideration of the premises and agreements contained herein and other good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the parties agree as follows:

#### 1. GRANT OF SECURITY INTEREST:

(a) To secure the payment and performance of any indebtedness, obligation or liability of Distributor to Secured Party, now or hereinafter existing, (all hereinafter called the "obligations"), Distributor hereby mortgages, charges and assigns to the Secured Party and grants to the Secured Party a Security Interest in all his right, title and interest in and to:

(i) The Distribution Rights granted to Distributor by the Secured Party pursuant to a certain agreement of even date herewith, which such agreement may be a distribution agreement or sales growth agreement ("Distribution Rights Agreement");

(ii) a certain handheld ordering computer and printer, both of which are used by Distributor to conduct the business contemplated by the Distribution Rights Agreement;

(iii) all inventory, accounts, goods, contract rights, and accounts receivable related to or arising from Distributor's business, whether now or hereafter existing or acquired and wherever located;

(iv) any and all accessions, replacements and additions to or of the foregoing; and

(v) all cash or non-cash proceeds (including insurance proceeds) of the foregoing, the items described in i), ii), iii), iv) and v) above being hereinafter collectively referred to as the "**Collateral**".

(b) Distributor hereby represents and warrants to Secured Party that Secured Party will have a first lien and security interest in the Collateral, subject only to the prior liens in favor of Advantafirst Capital Financial Services, LLC, if any, (the "Bank Loan") and Distribution Services of America, LLC, if any, and B&G Leasing, LLC (if any).

#### 2. DISTRIBUTOR COVENANTS: Distributor covenants and agrees as follows:

(a) that Distributor will promptly notify Secured Party in writing of any change in address other than that as set forth above;

(b) to pay and perform all of the obligations secured by this Agreement according to their terms;

(c) to defend the title to the Collateral against all persons and against all claims and demands whatsoever. Distributor will not, without Secured Party's prior written consent, sell, lease or dispose of any of the Collateral (other than inventory, which may be sold, leased, or otherwise disposed of in the ordinary course of business);

(d) to obtain and maintain, at Distributor's expense, throughout the term of this Agreement, minimum levels of occurrence form insurance coverage with an insurance company acceptable to the Secured



Party, in such amounts as may from time to time be reasonably required by the Secured Party, which as of the date of execution of this Agreement are as follows:

- (i) WORKER'S COMPENSATION INSURANCE that provides no less coverage than that mandated by the state or states where Distributor conducts its business;
- (ii) Comprehensive general liability insurance (to include broad form contractual liability coverage) with \$1,000,000 combined single limits;
- (iii) Automobile liability insurance with minimum limits of \$1,000,000 combined single limits, on all vehicle(s) used in Distributor's business;
- (iv) Collision and Comprehensive damage coverage with a deductible no greater than \$500.00 on all vehicle(s) used in Distributor's business;
- (v) Cargo insurance with minimum coverage of \$5,000; and
- (vi) Inland Marine coverage of not less than \$3,000.

In the event a substitute vehicle is used by Distributor coverage must automatically apply to the substitute vehicle. The insurance contemplated must be in a form acceptable to Secured Party, must name Secured Party and its related and affiliated companies and it's and their officers, directors, and employees as an additional insured thereof and as loss payee on any collision or comprehensive damage policy on any physical assets on which Secured Party has a lien and provide that Secured Party must be given 30 days advance written notice of material changes or cancellation of such coverage(s). A certificate indicating that the foregoing coverages are in effect, and primary over any other applicable insurance which may be in existence, must be delivered to Secured Party upon request and in the manner requested by Secured Party. For purposes of clarification, if requested by Secured Party to do so, Distributor must submit the certificate of insurance required hereunder to any third party engaged by Secured Party to collect such certificates and monitor Distributor's compliance with the insurance provisions of this Agreement.

Distributor acknowledges that it remains liable for its indemnification obligations under the Distribution Rights Agreement regardless of whether the insurance coverage it purchases is sufficient, in amount and/or scope of coverage, to satisfy any such indemnification obligation.

**3. DEFAULT:** The following shall constitute a default by the Distributor:

- (a) Distributor's failure to pay to Secured Party when due any obligation secured by this Agreement;
- (b) any termination of the Distribution Rights Agreement;
- (c) Distributor's failure to comply with or perform any provisions or covenants of this Agreement, or any other agreement between Distributor and Secured Party;
- (d) any default under any instrument or agreement evidencing, securing or relating to the Bank Loan if any;
- (e) Distributor's failure to maintain the insurance required in Article 2 above;
- (f) any reduction in the value of the Collateral, due to the fault of the Distributor, which imperils satisfaction of Distributor's obligations hereunder;
- (g) the making of any seizure, sale, assignment, lease, pledge or other transfer of any Collateral, except as otherwise permitted under this Agreement;
- (h) a notice of lien, levy, attachment or assessment is filed or recorded with respect to any Collateral, and the claim is not fully discharged and satisfied within 30 days of such filing or recordation; or
- (i) Distributor's dissolution, insolvency, inability to pay debts as they mature, appointment of a receiver for any part of its property, assignment of Distributor's assets for the benefit of creditors, the

commencement of any proceeding by or against Distributor under any bankruptcy or insolvency laws, or other material adverse change in Distributor's financial condition.

#### **4. REMEDIES:**

(a) Upon any default of Distributor, all the obligations secured by this Agreement shall immediately become due and payable in full without notice or demand and the Secured Party shall have and may exercise all the rights, remedies and privileges as are accorded to a secured party by the applicable laws of the Commonwealth of Pennsylvania in effect as of the date of this Agreement.

(b) Secured Party may by instrument in writing appoint any person as a receiver of all or any part of the Collateral. Secured Party may from time to time remove or replace a receiver, or make application to any court of competent jurisdiction for the appointment of a receiver. Any receiver appointed by Secured Party will (for purposes relating to responsibility for the receiver's acts or omissions) be considered to be the Distributor's agent. Secured Party may from time to time fix the receiver's remuneration and the Distributor will pay Secured Party the amount of such remuneration. Secured Party will not be liable to the Distributor or any other person in connection with appointing or not appointing a receiver or in connection with the receiver's actions or omissions.

(c) Secured Party or a receiver may take possession of all or any part of the Collateral and retain it for as long as Secured Party or the receiver considers appropriate, receive any rents and profits from the Collateral, carry on (or concur in carrying on) all or any part of the Distributor's business or refrain from doing so, borrow on the security of the Collateral, repair the Collateral, process the Collateral, prepare the Collateral for sale, lease or other disposition, and sell or lease (or concur in selling or leasing) or otherwise dispose of the Collateral on such terms and conditions (including among other things by arrangement providing for deferred payment) as Secured Party or the receiver considers appropriate. Secured Party or the receiver may (without charge and to the exclusion of all other persons including the Distributor) enter upon any place of business.

(d) Secured Party or a receiver may use, collect, sell, lease or otherwise dispose of, realize upon, release to the Distributor or other persons and otherwise deal with, the Collateral in such manner, upon such terms (including among other things by arrangement providing for deferred payment) and at such times as Secured Party or the receiver considers appropriate. Secured Party or the receiver may make any sale, lease or other disposition of the Collateral in the name of and on behalf of the Distributor or otherwise.

(e) All proceeds of Collateral received by Secured Party or a receiver may be applied to discharge or satisfy any expenses (including among other things the receiver's remuneration and other expense of enforcing Secured Party's rights under this Agreement), charges, borrowing (including the Bank Loan if any), taxes and other expenses affecting the Collateral or which are considered advisable by Secured Party or the receiver to preserve, repair, process, maintain or enhance the Collateral or prepare it for sale, lease or other disposition, or to keep in good standing any charges on the Collateral ranking in priority to any charge created by this Agreement, or to sell, lease or otherwise dispose of the Collateral, all as may be determined by Secured Party in its sole discretion. The balance of such proceeds will be applied to the liabilities in such manner and at such times as Secured Party considers appropriate and thereafter will be accounted for as required by law.

(f) Before and after default, Secured Party will have, in addition to the rights specifically provided in this Agreement, the rights of a secured party under the Uniform Commercial Code, State of New York, as well as the rights recognized at law and in equity. No right will be exclusive of or dependent upon or merge in any other right and one or more of such rights may be exercised independently or in combination from time to time.

(g) The Distributor will remain liable to Secured Party for payment of any liabilities that are outstanding following realization of all or any part of the Collateral.

(h) Any default under this Agreement is also a breach/default under the Distribution Rights Agreement between Secured Party and Distributor.

**5. GENERAL PROVISIONS:**

(a) Waiver of any default shall not be considered to constitute a waiver of any subsequent default.

(b) Except as otherwise stated herein, this Agreement shall be governed by the laws of the Commonwealth of Pennsylvania. Any provision declared invalid under any law shall not invalidate any other provision of this Agreement.

(c) This Agreement shall bind and inure to the benefit of the respective parties hereto and their respective legal representatives, successors and assigns.

(d) This Agreement may be changed only in a writing executed by both parties) The Security Interests created by this Agreement are intended to attach (i) to existing Collateral when the Distributor signs this Agreement, and (ii) to Collateral subsequently acquired by the Distributor, immediately upon the Distributor acquiring any rights in such Collateral. The parties do not intend to postpone the attachment of any Security Interest created by this Agreement.

(e) In the event of the sale of all of Distributor's Distribution Rights under the Distribution Rights Agreement, this Agreement shall terminate concurrently upon the later of i) the closing date of such sale (or the final closing date if there are multiple partial sales) or ii) payment in full by Distributor to Secured Party of all money owed to Secured Party under the Distribution Rights Agreement and any ancillary agreements thereto.

(f) This Agreement and any amendment hereto may be executed in any number of counterparts, each of which is deemed an original, and all of which constitutes one and the same instrument. A copy of this Agreement, as well as any amendment hereto, printed from an electronic or digital version (e.g., in pdf, tiff, or other file format) shall be of equal force and effect as an original. This Agreement and any amendment hereto may be executed electronically. The Parties acknowledge and agree that any such electronic signature by an authorized representative of a Party, regardless of how such electronic signature is inputted, shall be a manifestation of assent and shall be given full effect. Distributor agrees that, absent an express finding of fraud with respect to Secured Party's copy by a court or arbitrator, as the case may be, Secured Party's copy of this Agreement, electronic, digital or otherwise, shall control over all other Agreement copies.

**IN WITNESS WHEREOF**, the parties have executed this Agreement effective as of the day and year first above written.

SECURED PARTY

Signature: \_\_\_\_\_  
Title: \_\_\_\_\_

By: \_\_\_\_\_  
Title: \_\_\_\_\_

DISTRIBUTOR

# EXHIBIT J-1



## PROMISSORY NOTE

[Date]

**\$Total Loan Amount**

### 1. BORROWER'S PROMISE TO PAY

For Value Received, I, **Purchaser's Corporate Name** (the "Borrower"), a business corporation with its principal office at **Street Address, City, State Zip**, promise to pay to the order of **DISTRIBUTION SERVICES OF AMERICA, INC.**, a corporation with a place of business at **2900 Westchester Avenue, Purchase, New York 10577** (the "Lender"), the amount of **Total Loan Amount in Words (\$Total Loan Amount)** together with interest from the date of this Note on the unpaid balance at a rate of interest as set forth below until fully paid according to the terms herein. I understand that the Lender may assign to a third party all or part of the Lender's rights hereunder, its rights under a Financing Security Agreement dated on or about the date hereof (which agreement secures the obligations of the Borrower hereunder), and the right to receive payments under this Note. The Lender or anyone who takes this Note by assignment is hereinafter referred to as "Note Holder".

### 2. INTEREST RATE

The principal sum outstanding shall bear an interest rate equal to (\_\_\_%) per annum from the date of this Note until such time as the entire remaining principal and interest has been fully paid. Any amount of principal not paid when due, including the entire principal balance in the event of an acceleration of this Note as provided below, shall bear interest, to the extent permitted by law, at a rate per annum of EIGHTEEN PERCENT (18%), calculated on the basis of a 360-day year.

### 3. PAYMENT TERMS

Principal and interest shall be due and payable in thirty six (36) equal monthly installments in the amount of **\$Monthly Payment**, the first installment of which shall become due on \_\_\_\_\_, 20\_\_, and the remaining installments of which shall become due on the 1<sup>st</sup> day of each calendar month thereafter through and including \_\_\_\_\_, 20\_\_; provided that the amount of the final installment must in any event be sufficient to pay all then outstanding principal of this Note and all unpaid interest accrued under this Note. All payments on this Note shall be applied first to interest accrued and the balance, if any, to principal.

#### **4. BORROWER'S RIGHT TO PREPAY**

Borrower may at any time pay the full amount of this Note (without prepayment penalty but together with any accrued but unpaid interest thereon).

#### **5. LOAN CHARGES**

If, under any law with applicability to this Note which sets maximum loan charges, the interest or other loan charges collected or to be collected in connection with this Note exceed the permitted limits, then: (i) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limited; and (ii) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. The Note Holder may choose to make this refund by reducing the principal Borrower owes under this Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial pre-payment.

#### **6. EVENTS OF DEFAULT**

This Note, and all other obligations of the Borrower to Note Holder, shall be and become immediately due and payable at the option of the Note Holder, without any demand or notice whatsoever, upon the occurrence of any of the following described events, each of which shall constitute a default:

- i. Any failure to make any payment when due of the principal, interest or late charges or the occurrence of any event of default under the Financing Security Agreement executed simultaneously herewith;
- ii. the death of the Borrower or any personal guarantor hereof;
- iii. any failure to submit to Note Holder, upon request, current personal financial information;
- iv. any failure to submit to Note Holder, in form satisfactory to Note Holder, quarterly business financial statements, within 30 days of the close of each calendar quarter, and annual tax returns within 30 days of the date on which they are due;
- v. the creation of any lien or the issuance of an attachment against or seizure of any property of, or the entry of judgment against, the Borrower except that the Borrower may execute general liens and grant security interests to and in favor of third parties, for obligations other than those created hereunder, provided such liens and security interests, are subordinate to the lien created herein;
- vi. if, in the reasonable judgment of Note Holder, Borrower takes any action or fails to take any action which adversely affects the collateral or Borrower's ability to repay the obligations of this Note;
- vii. an assignment for the benefit of the creditors of, or the commencement of any bankruptcy, receivership, insolvency, reorganization, or liquidation proceedings by or against the Borrower or any guarantor hereof;
- viii. a default under any other agreements between Borrower and Lender;
- ix. if there occurs any material adverse change in Borrower's financial condition or means or ability to satisfy the obligations of this Note;
- x. the termination of the Distribution Agreement executed between Borrower and EARTHGRAINS DISTRIBUTION, LLC/BIMBO FOODS BAKERIES DISTRIBUTION, LLC;

- xi. the transfer of any of the assets pledged as collateral for this Note, without the prior written consent of the Note Holder.

**7. EFFECTS OF DEFAULT**

- a) Late Charges. In the event Note Holder has not received the full amount of any monthly payment by the end of fifteen (15) calendar days after the date it is due, Borrower shall pay a late charge in the amount of FIVE PERCENT (5%) of the overdue monthly payment.
- b) Acceleration. In the event Note Holder has not received the full amount of any monthly payment by the end of twenty (20) calendar days after the date it is due or any other event of default occurs, Note Holder may declare the entire outstanding principal and accrued interest immediately due and payable.
- c) Waiver. No failure of Note Holder to exercise any of its rights hereunder shall be deemed a waiver of any such rights or of any default. Demand, presentment, protest, notice of dishonor, notice of protest and notice of default are hereby waived by Borrower.
- d) Payment of Note Holder's Costs and Expenses. In the event of default, Borrower shall pay in addition to principal, interest and late charges, Note Holder's costs and expenses of collection including without limitation, court costs and attorney's fees, as provided for in the Financing Security Agreement executed herewith.

**8. GOVERNING LAW**

This Note shall be governed by the laws of the State of New York. Any provision declared invalid under any law shall not invalidate any other provision of this Note.

**IN WITNESS WHEREOF**, Borrower has hereunto set his hand and seal as of the date first above written.

**Purchaser's Corporate Name**

By: \_\_\_\_\_  
Purchaser's Name Last Name, President

# **EXHIBIT J-2**





## FINANCING SECURITY AGREEMENT

**THIS AGREEMENT**, made effective \_\_\_\_\_, 20\_\_, by and between **Distribution Services of America, Inc.**, a Florida corporation with offices at 2900 Westchester Avenue, Purchase, New York (herein called the "Secured Party") and **Purchaser's Corporate Name**, a business corporation with its principal office at **Street Address, City, State Zip**, (herein called the "Borrower").

### WITNESSETH:

In consideration of the premises and agreements contained herein and other good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the parties agree as follows:

**1. GRANT OF SECURITY INTEREST:** To secure the full and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of each of the Obligations (as hereafter defined), the Borrower hereby grants, conveys, assigns and transfers to Secured Party a security interest in and to the following personal property:

- a) any and all rights that the Borrower may have under the Distributor's Agreement between EARTHGRAINS DISTRIBUTION, LLC/BIMBO FOODS BAKERIES DISTRIBUTION, LLC and Borrower;
  - b) all equipment, inventory, accounts, goods, property, contract rights, chattel paper and general intangibles related to or arising from Borrower's business, whether now or hereafter existing or acquired and wherever located;
  - c) any and all accessions, replacements and additions to or of the foregoing; and
  - d) all cash or non-cash proceeds (including insurance proceeds) of the foregoing,
- the items described in a), b), c), and d) above being hereinafter collectively referred to as the "collateral".

**2. THE OBLIGATIONS:** The Obligations secured hereby shall be:

- a) the outstanding principal of, and all interest on, that certain Promissory Note of even date herewith in the original principal amount of **Total Loan Amount in Words (\$Total Loan Amount)** made by Borrower payable to Secured Party, and any renewal, extension or refinancing thereof (the "Note"); and
- b) all debts, liabilities, obligations, covenants and agreements of the Borrower contained in this Financing Security Agreement.

**3. BORROWER COVENANTS:** Borrower covenants and agrees as follows:

- a) to execute all proper financing statements for filing.
- b) to pay and perform all of the Obligations secured by this Agreement according to its terms;
- c) to defend the title to the collateral against all persons and against all claims and demands whatsoever;
- d) to submit to Secured Party, in form satisfactory Secured Party, quarterly business financial statements, within 30 days of the close of each calendar quarter, and annual tax returns within 30 days of the date on which they are due;
- e) to obtain and maintain, at Borrower's expense, throughout the term of this Agreement minimum levels of occurrence form insurance coverage with a reputable and established insurance company, acceptable to Secured Party, in such amounts as may from time to time be reasonably required by the Secured Party, which as of the date of execution of this Agreement are as follows:
  - (i). Comprehensive general liability insurance (to include broad form contractual liability coverage) with \$1,000,000 combined single limits;
  - (ii). Automobile liability insurance with minimum limits of \$1,000,000 combined single limits, on all vehicle(s) used in Borrower's business;
  - (iii). Collision and Comprehensive damage coverage for the actual cash value which shall also cover Borrower's computer with a deductible no greater than \$500 and all vehicle(s) used in Borrower's business;

In the event a substitute vehicle is used by Borrower coverage, with the exception of collision and comprehensive damage coverage, will automatically apply to the substitute vehicle. In addition, the Distributor must carry policies or riders providing cargo insurance in an amount of not less than \$2,000, and Inland Marine coverage of not less than \$5,000. The insurance contemplated shall be in a form acceptable to Secured Party, shall name Secured Party as an additional insured thereof and as a loss payee on any collision or comprehensive damage policy on any physical assets on which Secured Party has a lien and provide that Secured Party shall be given 30 days advance written notice of material changes or cancellation of such coverage(s). A certificate indicating that the foregoing coverages are in effect, and primary over any other applicable insurance which may be in existence, shall be delivered to Secured Party upon request;

- f) to maintain the collateral in good repair and working condition.

#### 4. DEFAULT:

The following shall constitute a default by the Borrower:

- a) Borrower's failure to pay to Secured Party when due any obligation secured by this Agreement;
- b) any termination of the Distributor's Agreement executed between Borrower and EARTHGRAINS DISTRIBUTION, LLC/BIMBO FOODS BAKERIES DISTRIBUTION, LLC of even date herewith;
- c) Borrower's failure to comply with or perform any provisions or covenants of this Agreement or any other agreement between Borrower and Secured Party;
- d) Borrower's failure to maintain the insurance required in Article 3 above;
- e) Borrower's failure to submit current financial statements and tax returns as required in Article 3 above;
- f) any reduction in the value of the collateral, due to the fault of the Borrower, which imperils satisfaction of Borrower's obligations hereunder;
- g) Any action or failure to act of Borrower which, in the reasonable judgment of the Secured Party, adversely affects the collateral or the ability to satisfy any of Borrower's obligations hereunder
- h) the making of any seizure, sale, assignment, lease, pledge or other transfer of any collateral, except as otherwise permitted under this Agreement;
- i) a notice of lien, levy, attachment or assessment is filed or recorded with respect to any collateral, and the claim is not fully discharged and satisfied within 30 days of such filing or recordation;
- j) with respect to Borrower or a guarantor of Borrower's obligations hereunder: dissolution, insolvency, inability to pay debts as they mature, appointment of a receiver for any part of its/his/her property, assignment for the benefit of creditors, the commencement of any proceeding under any bankruptcy or insolvency laws, or other material adverse change in financial condition or means or ability to pay.

#### 5. REMEDIES:

(a) Upon any default of Borrower, all the Obligations secured by this Agreement shall immediately become due and payable in full without notice or demand and the Secured Party shall have and may exercise all the rights, remedies and privileges as are accorded to a secured party by the applicable sections of the Uniform Commercial Code in effect as of the date of this Security Agreement.

(b) Upon any default, the Secured Party's reasonable attorneys' fees and the legal expenses for pursuing, searching for, receiving, taking, keeping, storing, advertising, and selling the collateral shall be chargeable to the Borrower.

(c) In addition to any other rights Secured Party may have at law or under this Agreement, Secured Party may, at its discretion, take immediate possession of the collateral and/or dispose of the collateral (and Borrower agrees not to resist or inter-

fere), and apply the net proceeds of such collateral to the Obligations secured hereunder.

Secured Party will give Borrower reasonable notice of either: (i) the time and place of any intended public sale or disposition and Borrower shall be entitled to bid or offer to buy at such time, or (ii) the time after which the collateral maybe sold by private sale. The requirement of reasonable notice shall be deemed met if such notice is mailed, postage prepaid, to the address of the Borrower shown above at least seven days before the time of sale or disposition.

The rights and remedies of Secured Party hereunder are cumulative and non-exclusive and the single or partial exercise of any remedy provided for herein or under the UCC shall not preclude any further exercise thereof or be construed as a waiver of any other remedy.

## 6. GENERAL PROVISIONS:

(a) Waiver of any default shall not be considered to constitute a waiver of any subsequent default.

(b) This Agreement shall be governed by the laws of the State of New York. Any provision declared invalid under any law shall not invalidate any other provision of this Agreement.

(c) This Agreement shall bind and inure to the benefit of the respective parties hereto and their respective legal representatives, successors and assigns.

(d) This Agreement may be changed only in a writing executed by both parties.

(e) The Security Interests created by this Agreement are intended to attach (i) to existing Collateral when the Distributor signs this Agreement, and (ii) to Collateral subsequently acquired by the Distributor, immediately upon the Distributor acquiring any rights in such Collateral. The parties do not intend to postpone the attachment of any Security Interest created by this Agreement.

**IN WITNESS WHEREOF**, the parties have executed this Agreement effective as of the day and year first above written.

Purchaser's Corporate Name

**By:** \_\_\_\_\_  
**Purchaser's Name Last Name, [Title]**

# EXHIBIT J-3



# EXHIBIT J-4

## PERSONAL GUARANTY AGREEMENT (DSA)

IN CONSIDERATION OF THE LOAN OF MONEY BY DISTRIBUTION SERVICES OF AMERICA, INC. (“DSA”), AND OTHER VALUABLE CONSIDERATION WHICH IS ACKNOWLEDGED HEREBY, THE GUARANTOR AGREES TO THE FOLLOWING:

- (A) THE GUARANTOR IS THE PRINCIPAL SHAREHOLDER OF ALL STOCK IN **[INSERT DISTRIBUTOR’S CORPORATE ENTITY NAME]** (THE “DISTRIBUTOR”), AND AGREES THAT HE SHALL AT ALL TIMES RETAIN AT LEAST 51% OF THE OUTSTANDING STOCK OF THE DISTRIBUTOR;
- (B) THE BOOKS AND RECORDS OF THE DISTRIBUTOR SHALL REFLECT THAT THE ISSUANCE AND TRANSFER OF SHARES OF STOCK ARE RESTRICTED AND THAT ALL STOCK CERTIFICATES SHALL BEAR A LEGEND GIVING NOTICE OF SUCH RESTRICTION AND REFERRING THE READER TO THE TERMS OF THIS AGREEMENT.
- (C) THE GUARANTOR SHALL ACT AS DISTRIBUTOR’S PRINCIPAL OFFICER AND SHALL PERSONALLY MEET AND GUARANTEE THE OBLIGATIONS IMPOSED HEREUNDER AND UNDER THE PROMISSORY NOTE AND FINANCING SECURITY AGREEMENT AND ALL OTHER AGREEMENTS BETWEEN THE DISTRIBUTOR AND DSA;
- (D) A COPY OF THIS AGREEMENT SHALL BE KEPT WITH OFFICIAL RECORDS OF THE DISTRIBUTOR.
- (E) THE GUARANTOR AGREES TO BE AND REMAIN PERSONALLY LIABLE FOR THE FULL PERFORMANCE OF ALL OBLIGATIONS IMPOSED BY THE PROMISSORY NOTE AND FINANCING SECURITY AGREEMENT AND ALL OTHER AGREEMENTS BETWEEN THE DISTRIBUTOR AND DSA AND HEREBY ALSO DIRECTLY AND UNCONDITIONALLY GUARANTEES THE FULL PERFORMANCE THEREOF BY THE DISTRIBUTOR.

THE TERM “GUARANTOR”, AS USED HEREIN, MEANS \_\_\_\_\_, PERSONALLY AND INDIVIDUALLY.

THE TERM “OBLIGATIONS”, AS USED HEREIN, MEANS ANY AND ALL PRESENT AND FUTURE OBLIGATIONS AND INDEBTEDNESS OF EVERY KIND AND DESCRIPTION OF THE DISTRIBUTOR OWING TO DSA, DIRECTLY, BY ASSIGNMENT OR OTHERWISE, WHETHER INCURRED BY THE DISTRIBUTOR AS MAKER, ENDORSER, DRAWER, ACCEPTOR, GUARANTOR, ACCOMMODATION PARTY OR OTHERWISE, AND WHETHER DUE OR TO BECOME DUE, SECURED OR UNSECURED, ABSOLUTE OR CONTINGENT, WHETHER ARISING OUT OF, UNDER OR IN CONNECTION WITH ANY PROMISSORY NOTES OR ANY OTHER DOCUMENTS, INSTRUMENTS OR AGREEMENTS BETWEEN DSA AND THE DISTRIBUTOR.

THE GUARANTOR AGREES THAT THIS GUARANTY MAY BE ENFORCED BY DSA WITHOUT THE NECESSITY AT ANY TIME OF EXHAUSTING ANY OTHER SECURITY OR COLLATERAL NOW OR HEREAFTER SECURING THE OBLIGATIONS, AND THE GUARANTOR WAIVES THE RIGHT TO REQUIRE DSA TO PURSUE ANY OTHER REMEDY OR ENFORCE ANY OTHER RIGHT. THE GUARANTOR FURTHER AGREES THAT THIS GUARANTY MAY BE ENFORCED BY DSA, WITHOUT NOTICE, BY DEDUCTING ALL



AMOUNTS DUE FROM GUARANTOR TO DSA ARISING OUT OF, RELATED TO OR IN CONNECTION WITH OR UNDER THIS GUARANTY, FROM MONIES IN THE POSSESSION OF GBL DUE TO GUARANTOR OR HELD BY DSA FOR THE ACCOUNT OF GUARANTOR.

THE GUARANTOR HEREBY CONSENTS THAT FROM TIME TO TIME, WITHOUT NOTICE TO OR FURTHER CONSENT OF THE GUARANTOR, THE PAYMENT, PERFORMANCE OR OBSERVANCE OF ANY OR ALL OF THE OBLIGATIONS MAY BE WAIVED OR THE TIME OF PAYMENT OR PERFORMANCE THEREOF EXTENDED OR ACCELERATED, OR RENEWED IN WHOLE OR IN PART, AND ANY COLLATERAL THEREFOR MAY BE EXCHANGED, SURRENDERED OR OTHERWISE DEALT WITH AS DSA MAY DETERMINE, ALL WITHOUT AFFECTING THE LIABILITY OF THE GUARANTOR HEREUNDER.

THE GUARANTOR HEREBY WAIVES PRESENTMENT OF ANY INSTRUMENT, DEMAND OF PAYMENT, PROTEST AND NOTICE OF NON-PAYMENT OR PROTEST THEREOF OR OF ANY EXCHANGE, SALE, SURRENDER OR OTHER HANDLING OR DISPOSITION OF COLLATERAL, AND ANY REQUIREMENT THAT DSA EXHAUST ANY RIGHT, POWER OR REMEDY OR PROCEED AGAINST THE DISTRIBUTOR OR AGAINST ANY OTHER PERSON UNDER ANY OTHER GUARANTY OF, OR SECURITY FOR, ANY OF THE OBLIGATIONS.

THE GUARANTOR HEREBY FURTHER WAIVES ANY DEFENSE WHATSOEVER WHICH MIGHT CONSTITUTE A DEFENSE AVAILABLE TO, OR DISCHARGE OF, THE DISTRIBUTOR OR ANY OTHER GUARANTOR. NO PAYMENT BY THE GUARANTOR PURSUANT TO ANY PROVISION HEREUNDER SHALL ENTITLE THE GUARANTOR, BY SUBROGATION TO THE RIGHTS OF DSA OR OTHERWISE, TO ANY PAYMENT BY THE DISTRIBUTOR (OR OUT OF THE PROPERTY OF THE DISTRIBUTOR) EXCEPT AFTER FINAL PAYMENT IN FULL OF ALL SUMS (INCLUDING INTEREST, COSTS AND EXPENSES) WHICH MAY BE OR BECOME PAYABLE BY THE DISTRIBUTOR TO DSA AT ANY TIME OR FROM TIME TO TIME.

THIS GUARANTY SHALL BE A CONTINUING GUARANTY, AND ANY OTHER GUARANTOR, AND ANY OTHER PARTY LIABLE UPON OR IN RESPECT OF ANY OBLIGATION HEREBY GUARANTEED MAY BE RELEASED WITHOUT AFFECTING THE LIABILITY OF THE GUARANTOR.

IN ADDITION TO THE FOREGOING GUARANTY OF THE GUARANTOR, THE GUARANTOR SHALL DEFEND, INDEMNIFY AND HOLD HARMLESS DSA AND EACH OF DSA'S AFFILIATES, EMPLOYEES, SUCCESSORS AND ASSIGNS (DSA AND SUCH PERSONS, COLLECTIVELY, "INDEMNIFIED PERSONS"), AND SHALL REIMBURSE INDEMNIFIED PERSONS, FOR, FROM AND AGAINST EACH AND EVERY DEMAND, CLAIM, LOSS (WHICH SHALL INCLUDE ANY DIMINUTION IN VALUE), LIABILITY, JUDGMENT, DAMAGE, COST AND EXPENSE (INCLUDING, WITHOUT LIMITATION, INTEREST, PENALTIES, FINES, COSTS OF PREPARATION AND INVESTIGATION, AND THE REASONABLE FEES, DISBURSEMENTS AND EXPENSES OF ATTORNEYS, ACCOUNTANTS AND OTHER PROFESSIONAL ADVISORS) IMPOSED ON OR INCURRED BY INDEMNIFIED PERSONS, DIRECTLY OR INDIRECTLY, RELATING TO, RESULTING FROM OR ARISING OUT OF THE DISTRIBUTOR'S FAILURE TO PAY, PERFORM AND OBSERVE ALL OF THE OBLIGATIONS (WHETHER BEFORE OR AFTER THE RELEASE, SATISFACTION OR EXTINGUISHMENT OF THE OBLIGATIONS).

DSA MAY ASSIGN ITS RIGHTS AND POWERS HEREUNDER, WITH ALL OR ANY OF THE OBLIGATIONS, AND, IN THE EVENT OF SUCH ASSIGNMENT, THE ASSIGNEE HEREOF

OR OF SUCH RIGHTS AND POWERS, SHALL HAVE THE SAME RIGHTS AND REMEDIES AS IF ORIGINALLY NAMED HEREIN.

NOTICE OF ACCEPTANCE OF THIS GUARANTY AND OF THE INCURRING OF ANY AND ALL OF THE OBLIGATIONS OF THE DISTRIBUTOR IS HEREBY WAIVED.

NO PROVISION OF THIS GUARANTY MAY BE MODIFIED OR WAIVED WITHOUT THE PRIOR WRITTEN CONSENT OF DSA.

**GUARANTOR**

**DATE:** \_\_\_\_\_, 20\_\_

\_\_\_\_\_  
**INDIVIDUALLY (PRINT NAME)**

\_\_\_\_\_  
**(SIGNATURE)**

# EXHIBIT J-5

# Payment and Deduction Authorization

By signing below, [name of sole proprietor, LLC, or corporation] (“Customer”) hereby authorizes Distribution Services of America, Inc., DSA Tax & Bookkeeping Inc., and B & G Leasing, Inc. (each a “Company” and collectively the “Companies”), to the extent Customer has engaged one or more of the Companies with regard to the products or services it offers (“Services”), to utilize Bimbo Foods Bakeries Distribution, LLC (“BFBD”) or Earthgrains Distribution, LLC (“EGD”) as a non-exclusive agent for the purpose of collecting money owed by Customer to the Companies related to the Services rendered by Company.

Customer represents and warrants that Customer has either i) signed a distribution agreement with BFBD or EGD dated January 1, 2023 or later in which, among other things, it granted BFBD or EGD permission to withhold/collect money from Customer on behalf of the Companies related to the Services, if any or ii) signed an Assignment of Receivables and Deduction Authorization, or similarly named document, authorizing BFBD or EGD to make certain deductions from money owed by BFBD or EGD to Customer, which Customer hereby amends to include an authorization for BFBD or EGD to withhold/collect money from Customer on behalf of the applicable Companies related to the Services each renders to Customer, if any.

For purposes of clarification:

- Nothing in this Authorization precludes the Companies from demanding payment directly from Customer, making this Authorization permissive only.
- Nothing in this Authorization requires Customer to utilize Services from any of the three Companies. This Authorization only applies to a Company if Customer has signed a separate document requesting, or otherwise acknowledging, Services.
- By signing this Authorization, Customer acknowledges that BFBD or EGD may, among other things, withhold amounts Customer owes for Services from money BFBD or EGD may owe to Customer, and then forward such money to the Companies to be credited to Customer’s account with Company.

CUSTOMER:

Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

# **EXHIBIT K-1**

## **Audited Financial Statements**

**Please read the footnote regarding currency conversion that has been added to the following financial statements.**



Av. Ejercito Nacional 843-B Tel: +55 5283 1300  
Antara Polanco Fax: +55 5283 1392  
11520 Mexico City, Mexico ey.com/mx

May 23, 2023

Bimbo Foods Bakeries Distribution, LLC  
Earthgrains Distribution, LLC  
255 Business Center Drive  
Horsham, PA 19044

We agree to the inclusion in *Bimbo Foods Bakeries Distribution, LLC's* and *Earthgrains Distribution, LLC's* Franchise Disclosure Documents effective May 23, 2023, our report, dated May 23, 2023, regarding our audit of the consolidated financial statements of *Grupo Bimbo, S.A.B. de C.V.* as of December 31, 2022.

Mancera, S.C.  
A Member Practice of  
Ernst & Young Global Limited

Adán Aranda Suárez

GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

Consolidated Financial Statements

December 31, 2022, 2021 and 2020  
with Independent Auditor's Report

GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

Consolidated Financial Statements

December 31, 2022, 2021 and 2020

Contents:

Independent Auditor's Report

Audited Consolidated Financial Statements:

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- Consolidated statements of profit or loss
- Consolidated statements of other comprehensive income
- Consolidated statements of changes in equity
- Consolidated statements of cash flows
- Notes to consolidated financial statements





## INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Shareholders of  
Grupo Bimbo, S.A.B. de C.V. and Subsidiaries

### *Opinion*

We have audited the accompanying consolidated financial statements of Grupo Bimbo, S.A.B. de C.V. and Subsidiaries (the Company), which comprise the consolidated statement of financial position as of December 31, 2022, 2021 and 2020, and the consolidated statements of profit or loss, consolidated statements of other comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of Grupo Bimbo, S.A.B. de C.V. and Subsidiaries as of December 31, 2022, 2021 and 2020, and its consolidated results and cash flows for the years then ended in accordance with International Financial Reporting Standards (IFRS) promulgated by the International Accounting Standards Board.

### *Basis for opinion*

We conducted our audit in accordance with Auditing Standards Generally Accepted in the United States of America (GAAS) and in accordance with the International Standards on Auditing (ISAs). Our responsibilities under those standards are described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Company, and have fulfilled our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits, which include relevant ethical requirements in the International Ethics Standards Board for Accountants' *Code of Ethics for Professional Accountants* (IESBA Code) and the ethical requirements that are relevant to our audit of the consolidated financial statements in Mexico in accordance with the *Código de Ética Profesional del Instituto Mexicano de Contadores Públicos* (IMCP Code). We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## *Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements*

Management is responsible for the preparation and fair presentation of the accompanying consolidated financial statements in accordance with IFRS promulgated by the International Accounting Standards Board; and for the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Audit and Corporate Practices Committee is responsible for overseeing the Company's financial reporting process.

## *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements*

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with Auditing Standards Generally Accepted in the United States of America and the International Standards on Auditing will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgement made by a reasonable user based on the financial statements.

In performing an audit in accordance with Auditing Standards Generally Accepted in the United States of America and the International Standards on Auditing, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.

- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgement, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.
- Obtain sufficient appropriate audit evidence regarding the Company's financial information of the entities or business activities within the Company to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit of the Company. We remain solely responsible for our audit opinion.

We are required to communicate to the Audit and Corporate Practices Committee regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Mancera, S.C.  
A Member Practice of  
Ernst & Young Global Limited



Adán Aranda Suárez

May 23, 2023  
Mexico City, Mexico

## GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

## Consolidated statements of financial position

(Amounts in millions of Mexican pesos)

	Notes	December 31		
		2022	2021	2020
<b>Assets</b>				
<b>Current assets:</b>				
Cash and cash equivalents		\$ 12,313	\$ 8,748	\$ 9,268
Trade receivables and other accounts receivable, net	5	32,185	27,170	27,487
Inventories	6	16,989	13,710	10,893
Prepaid expenses		928	2,296	1,944
Derivative financial instruments	17	38	1,293	871
Guarantee deposits for derivative financial instruments	17	879	-	-
Assets held for sale		138	194	140
<b>Total current assets</b>		<b>63,470</b>	<b>53,411</b>	<b>50,603</b>
Property, plant and equipment, net	8	113,505	103,891	91,248
Right-of-use assets, net	9	28,477	30,754	29,163
Investments in associates	10	5,144	4,452	3,143
Derivative financial instruments	17	2,005	1,962	267
Deferred income tax	16	3,962	7,861	8,733
Intangible assets, net	11	59,062	56,965	55,007
Goodwill	12	68,085	74,565	66,904
Other non-current assets, net		4,054	3,779	2,583
<b>Total assets</b>		<b>\$ 347,764</b>	<b>\$ 337,640</b>	<b>\$ 307,651</b>
<b>Liabilities and equity</b>				
<b>Current liabilities:</b>				
Current portion of non-current debt	13	\$ 6,435	\$ 10,625	\$ 600
Trade accounts payable		44,058	35,752	26,679
Other accounts payable and accrued liabilities	14	24,198	24,102	24,901
Current lease liabilities	9	5,930	5,793	5,153
Accounts payable to related parties	15	1,240	1,527	1,334
Current income tax	16	4,604	708	-
Statutory employee profit sharing		1,811	1,692	1,017
Derivative financial instruments	17	1,458	169	1,183
Other current liabilities	17	-	392	398
<b>Total current liabilities</b>		<b>89,734</b>	<b>80,760</b>	<b>61,265</b>
Non-current debt	13	77,619	82,230	84,629
Non-current lease liabilities	9	23,255	25,356	23,936
Non-current derivative financial instruments	17	590	67	214
Employee benefits	18	9,382	30,712	33,832
Deferred income tax	16	7,575	7,087	6,766
Other non-current liabilities	19	12,007	9,822	8,998
<b>Total liabilities</b>		<b>220,162</b>	<b>236,034</b>	<b>219,640</b>
<b>Equity:</b>				
Capital stock	20	3,984	4,021	4,061
Retained earnings		111,486	73,384	64,265
Other equity financial instrument	20	8,098	8,867	8,996
Cumulative foreign currency translation effect from foreign operations		1,132	10,297	9,046
Remeasurements on defined benefit plans liability		1,152	696	(443)
Valuation of equity financial instrument		(690)	(742)	(661)
Unrealized (loss) gain on cash flow hedges	17	(1,051)	577	(1,551)
Controlling interest		124,111	97,100	83,713
<b>Total equity</b>		<b>127,602</b>	<b>101,606</b>	<b>88,011</b>
<b>Total liabilities and equity</b>		<b>\$ 347,764</b>	<b>\$ 337,640</b>	<b>\$ 307,651</b>

The accompanying notes are an integral part of these consolidated financial statements.

GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

Consolidated statements of profit or loss

(Amounts in millions of Mexican pesos, except for basic earnings per ordinary share in Mexican pesos)

	Notes	For the years ended December 31		
		2022	2021 Reformulated	2020 Reformulated
Continuing operations				
Net sales		\$ 398,706	\$ 338,792	\$ 322,943
Cost of sales	21	193,325	157,703	148,004
Gross profit		<u>205,381</u>	<u>181,089</u>	<u>174,939</u>
General expenses:				
Distribution and selling		140,455	124,422	121,482
Administrative		26,172	23,147	22,228
Integration expenses		367	724	1,968
Other (income) expenses, net	22	(15,309)	216	5,196
	21	<u>151,685</u>	<u>148,509</u>	<u>150,874</u>
Operating profit		<u>53,696</u>	<u>32,580</u>	<u>24,065</u>
Comprehensive financing cost:				
Interest expense	23	8,049	7,823	9,357
Interest income		(740)	(363)	(352)
Foreign exchange (gain)/loss, net		995	538	(82)
(Gain) on monetary position		(34)	(25)	(70)
		<u>8,270</u>	<u>7,973</u>	<u>8,853</u>
Associates profit sharing	10	452	247	194
Profit before income tax		<u>45,878</u>	<u>24,854</u>	<u>15,406</u>
Income tax	16	14,381	8,726	5,943
Net profit from continuing operations		<u>31,497</u>	<u>16,128</u>	<u>9,463</u>
Discontinued operation	3e and			
Net profit after income tax discontinued operation	24	16,988	1,254	1,088
Consolidated net profit		<u>\$ 48,485</u>	<u>\$ 17,382</u>	<u>\$ 10,551</u>
Controlling interest				
Continuing operation		\$ 30,324	\$ 14,692	\$ 8,049
Discontinued operation		16,586	1,224	1,062
Controlling interest		<u>\$ 46,910</u>	<u>\$ 15,916</u>	<u>\$ 9,111</u>
Non-controlling interest				
Continuing operation		\$ 1,173	\$ 1,436	\$ 1,414
Discontinued operation		402	30	26
Non-controlling interest		<u>\$ 1,575</u>	<u>\$ 1,466</u>	<u>\$ 1,440</u>
Basic earnings per ordinary share				
Continuing operation		\$ 6.81	\$ 3.28	\$ 1.77
Discontinued operation		3.73	0.27	0.23
		<u>\$ 10.54</u>	<u>\$ 3.55</u>	<u>\$ 2.00</u>
Weighted average number of outstanding shares (in thousands of shares)		<u>\$ 4,448,693</u>	<u>4,487,268</u>	<u>4,552,712</u>

The accompanying notes are an integral part of these consolidated financial statements.

GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

Consolidated statements of other comprehensive income

For the years ended December 31, 2022, 2021 and 2020

(Amounts in millions of Mexican pesos)

	Notes	2022	2021	2020
			Reformulated	Reformulated
Consolidated net profit		\$ 48,485	\$ 17,382	\$ 10,551
Other comprehensive income				
Items that will not be reclassified subsequently to profit or loss:				
Valuation of equity financial instrument	3c	(32)	(112)	(239)
Remeasurements on defined benefit plans liability	18	800	1,543	(362)
Income tax	16	(207)	(432)	145
		<u>561</u>	<u>999</u>	<u>(456)</u>
Items that may be reclassified subsequently to profit or loss:				
Effect of net investment hedge		667	(723)	(2,828)
Foreign operations currency translation effect of the year		(9,862)	2,114	7,400
Net change in unrealized (loss) gain on cash flow hedges	17	(2,213)	2,988	(386)
Income tax	16	142	(937)	3,672
		<u>(11,266)</u>	<u>3,442</u>	<u>7,858</u>
Other comprehensive income		<u>(10,705)</u>	<u>4,441</u>	<u>7,402</u>
Consolidated comprehensive income		<u>\$ 37,780</u>	<u>\$ 21,823</u>	<u>\$ 17,953</u>
Comprehensive income attributable to controlling interest		<u>\$ 36,625</u>	<u>\$ 20,353</u>	<u>\$ 16,185</u>
Comprehensive income attributable to non-controlling interest		<u>\$ 1,155</u>	<u>\$ 1,470</u>	<u>\$ 1,768</u>

The accompanying notes are an integral part of these consolidated financial statements.

GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

Consolidated statements of changes in equity

For the years ended December 31, 2022, 2021 and 2020

(Amounts in millions of Mexican pesos)

	Capital stock	Other equity financial instrument	Retained earnings	Accumulated other comprehensive income	Equity attributable to controlling interest	Non-controlling interest	Total equity
Balance as of December 31, 2019	\$ 4,156	\$ 8,931	\$ 61,332	\$ (683)	\$ 73,736	\$ 4,575	\$ 78,311
Other equity instrument dividends	-	-	(648)	-	(648)	-	(648)
Other equity instrument income taxes	-	65	194	-	259	-	259
Consolidation effect of structured entities	-	-	-	-	-	(1,025)	(1,025)
Net changes in non-controlling interest	-	-	207	-	207	(873)	(666)
Dividends declared	-	-	(2,286)	-	(2,286)	(147)	(2,433)
Repurchase of shares (Note 20)	(95)	-	(3,645)	-	(3,740)	-	(3,740)
Balance before comprehensive income	4,061	8,996	55,154	(683)	67,528	2,530	70,058
Consolidated net profit for the year	-	-	9,111	-	9,111	1,440	10,551
Other comprehensive income	-	-	-	7,074	7,074	328	7,402
Consolidated comprehensive income	-	-	9,111	7,074	16,185	1,768	17,953
Balance as of December 31, 2020	4,061	8,996	64,265	6,391	83,713	4,298	88,011
Other equity instrument dividends	-	-	(621)	-	(621)	-	(621)
Other equity instrument income taxes	-	(129)	187	-	58	-	58
Consolidation effect of structured entities	-	-	-	-	-	(1,099)	(1,099)
Net changes in non-controlling interest	-	-	-	-	-	-	-
Dividends declared	-	-	(4,502)	-	(4,502)	(163)	(4,665)
Repurchase of shares (Note 20)	(40)	-	(1,861)	-	(1,901)	-	(1,901)
Balance before comprehensive income	4,021	8,867	57,468	6,391	76,747	3,036	79,783
Consolidated net profit for the year	-	-	15,916	-	15,916	1,466	17,382
Other comprehensive income	-	-	-	4,437	4,437	4	4,441
Consolidated comprehensive income	-	-	15,916	4,437	20,353	1,470	21,823
Balance as of December 31, 2021	4,021	8,867	73,384	10,828	97,100	4,506	101,606
Other equity instrument dividends	-	-	(649)	-	(649)	-	(649)
Other equity instrument income taxes	-	(424)	195	-	(229)	-	(229)
Consolidation effect of structured entities	-	-	-	-	-	(2,011)	(2,011)
Repurchase equity instrument	-	(345)	(32)	-	(377)	-	(377)
Dividends declared	-	-	(5,791)	-	(5,791)	(94)	(5,885)
Repurchase of shares (Note 20)	(37)	-	(2,531)	-	(2,568)	-	(2,568)
Decrease non-controlling interest by discontinued operation	-	-	-	-	-	(65)	(65)
Balance before comprehensive income	3,984	8,098	64,576	10,828	87,486	2,336	89,822
Consolidated net profit for the year	-	-	46,910	-	46,910	1,575	48,485
Other comprehensive income	-	-	-	(10,285)	(10,285)	(420)	(10,705)
Consolidated comprehensive income	-	-	46,910	(10,285)	36,625	1,155	37,780
Balance as of December 31, 2022	\$ 3,984	\$ 8,098	\$ 111,486	\$ 543	\$ 124,111	\$ 3,491	\$ 127,602

The accompanying notes are an integral part of these consolidated financial statements.

## GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

## Consolidated statements of cash flows

(Amounts in millions of Mexican pesos)

	Note	For the years ended		
		2022	2021 Reformulated	2020 Reformulated
<b>Operating activities</b>				
Profit before income tax from continuing operation		\$ 45,878	\$ 24,854	\$ 15,406
Profit before income tax from discontinued operation	24	23,516	1,499	1,337
Profit before income tax		\$ 69,394	\$ 26,353	\$ 16,743
Adjustments for:				
Depreciation and amortization	8, 9, 11, 22, 24	18,282	16,375	16,251
(Gain)/loss on sale of property, plant and equipment		650	(157)	(127)
Property, plant and equipment write-off due to casualty		-	379	-
Share of profit of associates	10	(452)	(247)	(194)
Impairment of non-current assets		1,046	694	1,075
Profit on disposal of discontinued operation	24	(22,038)	-	-
Multi-employer pension plan and other non-current liabilities	22	(19,010)	(2,247)	2,494
Current year service cost	18	1,013	1,128	991
Interest expense	23	8,049	7,884	9,424
Interest income		(740)	(373)	(387)
Short-term and low-value lease expenses	9	2,519	2,183	2,017
<b>Changes in assets and liabilities:</b>				
Trade receivables and other accounts receivable		(6,647)	666	(914)
Inventories		(4,163)	(2,320)	(769)
Prepaid expenses		1,261	(365)	(684)
Trade accounts payable		9,920	8,286	3,004
Other accounts payable and accrued liabilities		(3,395)	(1,025)	4,718
Accounts payable to related parties		287	209	270
Income tax paid		(11,824)	(7,578)	(5,789)
Guarantee deposits for derivative financial instruments		(1,271)	6	723
Statutory employee profit sharing payable		122	675	(165)
Employee benefits		(754)	(2,567)	(2,955)
Assets held for sale		-	-	168
Dividends receivable from discontinued operation	24	(879)	-	-
Short-term and low-value lease expenses		(2,519)	(2,183)	(2,017)
<b>Net cash flows from operating activities</b>		<b>38,851</b>	<b>45,776</b>	<b>43,877</b>
<b>Investing activities</b>				
Purchase of property, plant and equipment	8	(28,669)	(20,671)	(13,218)
Acquisitions of business and non-controlling interests, net of cash received	1	(6,520)	(10,637)	(3,453)
Price charged for sale of the discontinued operation	24	25,797	-	-
Proceeds from sale of property, plant and equipment		20	882	763
Proceeds from insurance claims		272	201	-
Purchase of intangible assets, net of write offs	11	(798)	(622)	(528)
Increase of distribution rights in structured entities	11	3	(77)	(351)
Other assets		(770)	(951)	(218)
Dividends received		954	59	93
Interest received		740	373	387
Investments in associates	10	(151)	(1,016)	(163)
<b>Net cash flows used in investing activities</b>		<b>(9,122)</b>	<b>(32,459)</b>	<b>(16,688)</b>
<b>Financing activities</b>				
Proceeds from loans, net of transaction costs	13	51,670	38,924	34,818
Repayments of loans	13	(55,542)	(33,535)	(40,745)
Interest paid		(6,407)	(6,781)	(6,410)
Other equity instrument dividends paid		(649)	(621)	(648)
Repurchases equity instrument dividends paid		(344)	-	-
Dividends paid		(5,885)	(4,636)	(2,433)
Payment of lease liabilities	9	(6,385)	(5,372)	(5,544)
Payment of derivative financial instruments		-	(1,690)	(2,431)
Collection of derivative financial instruments		418	1,496	2,970
Repurchase of shares	20	(2,568)	(1,901)	(3,740)
<b>Net cash flows used in financing activities</b>		<b>(25,692)</b>	<b>(14,116)</b>	<b>(24,163)</b>
Adjustments to cash flows due to exchange rate fluctuations and inflationary effects				
		(472)	279	(9)
<b>Net Increase (decrease) in cash and cash equivalents</b>		<b>3,565</b>	<b>(520)</b>	<b>3,017</b>
Cash and cash equivalents at beginning of year		8,748	9,268	6,251
Cash and cash equivalents at end of year		\$ 12,313	\$ 8,748	\$ 9,268

The accompanying notes are an integral part of these consolidated financial statements.



# GRUPO BIMBO, S.A.B. DE C.V. AND SUBSIDIARIES

## Notes to consolidated financial statements

December 31, 2022, 2021 and 2020

(Amounts in millions of Mexican pesos, except where otherwise indicated)

### 1. Activities and significant events

*Activities-* Grupo Bimbo, S.A.B. de C.V. and subsidiaries ("Grupo Bimbo" or "the Company") is a Mexican entity, primarily engaged in the production, distribution and sale of bakery products, cookies, tortillas, salty snacks and until November 2022 confectionery.

The Company operates in different geographical areas that represent the reporting segments used by the Company, which are Mexico, North America, Latin America and Europe, Asia and Africa ("EAA").

The Company's corporate offices are located at Prolongación Paseo de la Reforma No. 1000, Colonia Peña Blanca Santa Fe, Álvaro Obregón, Código Postal 01210, Mexico City, Mexico.

During 2022, 2021 and 2020, the net sales of the subsidiaries that are classified in the Mexico segment represented approximately 29%, 29% and 29%, respectively, of the Company's consolidated net sales. During 2022, 2021 and 2020, the net sales of the Company's subsidiaries classified in the North America segment represented approximately 52%, 52% and 53%, respectively, of the Company's consolidated net sales.

#### Relevant events

##### Sale of the confectionery business

On November 1st 2022, the Company sold its confectionery business to Mondelez International, Inc. for Ps. 25,797, which was collected in cash and included the sale of shares of the subsidiaries engaged in the confectionery business, as well as its trademarks, in line with the Company's strategy of focusing on grain-based foods, specifically in the bakery and snack categories. This transaction was subject to approval from the relevant authorities. The subsidiaries engaged in the confectionery business have been deconsolidated as of the aforementioned date. This transaction is presented in the consolidated financial statements in accordance with IFRS 5 Non-current Assets Held for Sale and Discontinued Operations.

##### *Acquisitions in 2022*

##### St. Pierre acquisition

On September 22, 2022, through one of its subsidiaries in United Kingdom, the Company acquired a 100%-stake in Sherlock Foods Holdings Limited, company that operates mainly in the United Kingdom and the United States of America. This acquisition will contribute to the Company's growth and geographic expansion plans in those countries. Its main activity is the sale of baked bread under the St. Pierre, Baker Street and Paul Hollywood trademarks.

Since the acquisitions mentioned above were closed during the third quarter of 2022, the purchase price allocation is preliminary and is the best estimate as of December 31, 2022, with respect to the valuation of the assets acquired, liabilities assumed (including income taxes), intangible assets and goodwill. At the date of issuance of these consolidated financial statements, the Company is in the process of determining the final purchase price allocation and will recognize the fair value adjustments during the measurement period of twelve months following the closing date of each acquisition. It is expected that a portion of the goodwill presented in the table above will be reallocated to intangible assets, such as brands and customer relationships, mainly. The segment that will group this business will be that of EAA.

	Preliminary fair value
Amounts recognized for identifiable assets and liabilities assumed:	
Cash and cash equivalents	\$ 170
Other current assets	711
Property, plant and equipment	28
Identified intangible assets	5,331
Goodwill	3,021
Other non-current assets	137
Total identifiable assets	<u>\$ 9,398</u>
Total liabilities assumed	<u>\$ 2,724</u>

#### *Acquisitions in 2021*

The business acquisitions will contribute to the Company's growth and geographic expansion plans, mainly in India, the United States of America, Spain and Brazil, in terms of branded products and QSR (Quick Service Restaurants) businesses. They also represent an opportunity to create significant synergies by optimizing the supply chain to better serve more consumers.

The difference between the consideration transferred and the net of assets acquired and liabilities assumed at fair value will be subject to amortization for tax purposes in accordance with local legislation.

#### Acquisition of Kitty Industries

On October 26, 2021, through one of its subsidiaries, the Company acquired a 100%-stake in Kitty Industries Private Limited in India, a company engaged in the production, distribution and sale of white, wholemeal, wheat and fruit bread, among other products.

#### Acquisition of Aryzta Do Brasil

On October 13, 2021, through one of its subsidiaries, the Company acquired a 100%-stake in Aryzta Do Brasil Alimentos Ltda., company engaged in the production, distribution and sale of bakery and confectionery products, mainly aimed at the Quick Service Restaurants industry in Brazil.

## Acquisition of Popcornopolis

On September 17, 2021, through one of its subsidiaries, the Company acquired a 100%-stake in Popcornopolis, LLC, company operating in the United States of America and which main activity is the production, distribution and sale of popcorn under the Popcornopolis brand. This acquisition has been funded using the Company's own resources.

## Acquisition of Siro Medina (Dulces del Campo)

On June 1, 2021, through one of its subsidiaries, the Company acquired a 100%-stake in Siro Medina, S.A.U. in Spain, a company engaged in the production of confectionery and pastry products. On June 24, 202, the company name was changed to Dulces del Campo, S.A.U.

## Business acquisition of Emmy's Organics

On May 11, 2021, through one of its subsidiaries in the United States of America, the Company acquired the organic cookie business of the Emmy's Organics brand.

## Acquisition of Modern Foods

On February 17, 2021, through one of its subsidiaries, the Company acquired a 100%-stake in Modern Enterprises Privated Limited in India, this company is engaged in the production of bread under the "Modern" brand and has a broad portfolio of white and fruity bread, healthy breads, buns and pavés, cake, sponge cake and Indian bread along with some other products. This acquisition was funded using the Company's own resources.

## Accounting effects of the acquisitions

The process of the final allocation of fair values and recognition of the acquisitions of Modern Foods, Emmy's Organics and Dulces del Campo, was conclude during the year ended in December 31, 2021 in accordance with International Financial Reporting Standards (IFRS) 3 *Business Combinations*. The following table summarizes the fair values of the assets acquired and liabilities assumed that were recognized resulting of these acquisitions at the spot rate at the date of each transaction:

	Fair value preliminary	Purchase price Adjustments	Fair value final
Amounts recognized for identifiable assets and liabilities assumed:			
Cash and cash equivalents	\$ 103	\$ -	\$ 103
Others short-term assets	167	-	167
Property, plant and equipment	1,018	514	1,532
Identified intangible assets	141	1,025	1,166
Goodwill	1,577	(1,144)	433
Other assets	107	-	107
Total identifiable assets	<u>\$ 3,113</u>	<u>\$ 395</u>	<u>\$ 3,508</u>
Total liabilities assumed	<u>\$ 381</u>	<u>\$ 395</u>	<u>\$ 776</u>

The goodwill resulting from these acquisitions were allocated to the North America and EAA segments.

Additionally, for the acquisitions of Popcornopolis, Aryzta do Brasil and Kitty Industries, the final allocation of fair values was completed during the year 2022 in accordance with International Financial Reporting Standards (IFRS) 3 *Business Combinations*. The following table summarizes the fair values of the assets acquired and liabilities assumed that were recognized resulting of these acquisitions at the spot rate at the date of each transaction:

	Fair value preliminary	Purchase price Adjustments	Fair value final
Amounts recognized for identifiable assets and liabilities assumed:			
Cash and cash equivalents	\$ 70	\$ (25)	\$ 45
Others short-term assets	868	(1)	867
Property, plant and equipment	1,400	760	2,160
Identified intangible assets	1,240	1,574	2,814
Goodwill	5,287	(1,804)	3,483
Other long-term assets	807	66	873
Total identifiable assets	<u>\$ 9,672</u>	<u>\$ 570</u>	<u>\$ 10,242</u>
Total liabilities assumed	<u>\$ 1,594</u>	<u>\$ 214</u>	<u>\$ 1,808</u>
Transferred consideration	<u>\$ 8,078</u>	<u>\$ 356</u>	<u>\$ 8,434</u>

The goodwill resulting from this acquisition were allocated to the North America, Latin America and EAA segments.

#### Acquisitions in 2020

##### Acquisition of Siro Paterna - Spain

On June 30, 2020, the Company acquired, through its subsidiary, a 100%-stake in Siro Paterna Valencia in Spain, a company engaged in the production of sliced bread and salted pastries under a private label. This acquisition has been funded using the Company's own resources.

##### Business acquisition - USA

On January 2nd, 2020, the Company acquired, through one of its subsidiaries, acquired the Lender's brand frozen bagel business from Conagra Brands.

##### Bimbonet Servicios (before Blue Label México)

On September 21, 2020, the Company acquired a 47.56% stake in Bimbonet Servicios, S.A.P.I. de C.V. as a result of this transaction, the Company increased its equity interest to 95.12% and obtained control over the company as of that date. In December 2021, the Company acquired the remaining 4.88% stake, so that is now holds a 100% stake. Bimbonet Servicios is engaged mainly in the distribution of digital services and electronic payments.

## Accounting effects of the acquisitions

The valuation and recognition of the acquisitions was performed in accordance with International Financial Reporting Standards (IFRS) 3 *Business Combinations*. The following table summarizes the fair values of the assets acquired and liabilities assumed that were recognized as a result of these acquisitions at the exchange rate ruling at the date of each transaction:

	Fair value final
Amount paid in operations	\$ 2,789
Amounts recognized for identifiable assets and liabilities assumed:	
Cash and cash equivalents	82
Trade receivables	149
Inventories	147
Property, plant and equipment, net	1,127
Right-of-use assets	32
Identifiable intangible assets	1,742
Other assets	14
Total identifiable assets	<u>3,293</u>
Goodwill	724
Total assets acquired	<u>\$ 4,017</u>
Total liabilities assumed	<u>\$ 927</u>
Non-controlling interest	35
Result from acquisition in stages	(266)
Value of acquired investments	<u>\$ 2,789</u>

The goodwill resulting from this acquisition was allocated to the Mexico and EAA segments.

### *Acquisitions of non-controlling interests in 2020*

#### Ready Roti - India

On May 13, 2020, the Company acquired, through one of its subsidiaries, the remaining 35% of the voting shares of Ready Roti India Private Limited, to complement the acquisition made in May 2017, so that it now holds all of the share capital of this company.

#### Health contingency caused by COVID-19 during 2021 and 2020:

COVID-19, an infectious disease caused by the SARS COV-2 virus, was declared a world-wide pandemic by the World Health Organization (WHO) on March 11, 2020. The measures to slow the spread of COVID-19 have had a significant impact on the global economy. Given the evolving nature of the COVID-19 pandemic and the limited recent experience of the economic and financial impacts of such a pandemic, changes to estimates may need to be made in the measurement of entities' assets and liabilities may arise in the future.

The health contingency caused by COVID-19 has had the following impacts on the Company's liquidity, cash flows, solvency and business:

(a) Liquidity: It was benefited since the third month of 2020 from changes in consumers habits globally as a result of the pandemic and which can be prolonged in an uncertain and indefinite manner. The Company modified its financial strategy in the first six months of 2021 by prioritizing the generation and preservation of cash flow, reassessing temporarily the capital investment plan, reducing general and administrative expenses, and postponing certain restructuring projects. During 2021, capital investment plans were resumed, as well as certain restructuring projects.

(b) Cash flows: The Company has a diversified revenue base as it operates in several countries, and through various channels in various categories, which provides stability to its cash flows, coupled with the results generated by its operations during the pandemic.

(c) Solvency: The Company considers that its financial situation, given its ability to generate cash flows, allows it to meet its current and non-current financial commitments.

(d) Business: It was partially affected, mainly during 2021 and 2020, by the pandemic, since some plants engaged in the production for the quick-service restaurant business ("QSR") operated below their capacity due to restrictions on mobility of individuals imposed in the different countries where it has a presence. In addition, the Company incurred in COVID-19 related costs and expenses such as: increases in the labor cost by hiring additional employees, donations to different associations to support customers and consumers in the uncertain environment and in health measures in all of its plants and workplaces around the world.

## 2. Basis of preparation

### Adoption of new and revised International Financial Reporting Standards

a) Application of new and revised International Financial Reporting Standards (IFRS) and their interpretations, the adoption of which is mandatory in the current year

In 2022, the Company adopted a series of new and amended IFRS issued by the International Accounting Standards Board (IASB), which are effective for annual periods beginning on or after January 1<sup>st</sup>, 2022:

### Amendments to IFRS 3 Business Combinations—Reference to the Conceptual Framework

The amendments update IFRS 3 to refer to the 2018 Conceptual Framework instead of the 1989 Framework. They also add to IFRS 3 a requirement that, for obligations within the scope of IAS 37, an acquirer applies that standard to determine whether at the acquisition date a present obligation exists as a result of past events. For a lien that would be within the scope of IFRIC 21 Liens, an acquirer applies that interpretation to determine whether the event giving rise to a liability to pay the lien has occurred on the date of acquisition.

Finally, the amendments add an explicit statement that an acquirer does not recognize contingent assets acquired in a business combination.

The amendments are effective for business combinations for which the acquisition date is on or after the beginning of the first annual period beginning on or after January 1<sup>st</sup>, 2022. Earlier application is permitted if an entity also applies all other references. updated (published together with the updated Conceptual Framework) at the same time or earlier.

As of December 31, 2022, the amendments to IFRS 3 have not had an impact on the Company's consolidated financial statements since there have been no business combinations to which said amendments apply.

#### Annual Improvements 2018-2022 Cycle

In May 2021, the IASB issued the following annual improvements to IFRS:

##### IFRS 1 First-time Adoption of International Financial Reporting Standards

The amendments permit a subsidiary that adopts IFRS after its parent to measure the cumulative translation differences for all foreign operations using the amounts reported by its parent, based on the parent's date of transition to IFRS, provided that no adjustments have been made to the consolidation process and for the purposes of the business combination in which the parent acquired the subsidiary.

##### IFRS 9 Financial Instruments

The amendments clarify that fees in the ten per cent test for derecognition of financial liabilities must only be fees paid or received between the entity (the borrower) and the lender.

As of December 31, 2022, these annual improvements to IFRS have not had an impact on the Company's consolidated financial statements since it has not had the transactions subject to modifications mentioned above.

#### b) New and revised IFRS issued but not yet effective

The new and amended standards that are issued but not yet effective and that may be applicable to the Company are as follows:

Amendments to IAS 1	Classification of liabilities as current and non-current <sup>(1)</sup>
Amendments to IAS 1 and practice statement 2	Disclosure of Accounting Policies <sup>(1)</sup>
Amendments to IAS 8	Definition of accounting estimates <sup>(1)</sup>
Amendments to IAS 12	Deferred tax related to assets and liabilities arising from a single transaction <sup>(1)</sup>
Amendments to IFRS 10 and IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture <sup>(2)</sup>

<sup>(1)</sup> Effective for annual periods beginning on or after January 1<sup>st</sup>, 2023.

<sup>(2)</sup> Effective for annual periods beginning on or after a certain date that has yet to be determined.

## Amendments to IAS 1: Classification of Liabilities as Current or Non-current

In January 2020, the IASB issued amendments to IAS 1 to specify the requirements for classifying liabilities as current or non-current. The amendments clarify:

- What is meant by a right to defer settlement
- That a right to defer must exist at the end of the reporting period
- That classification is unaffected by the likelihood that an entity will exercise its deferral right
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification

The amendments are effective for annual reporting periods beginning on or after January 1<sup>st</sup>, 2023 and must be applied retrospectively. The Company is in the process of assessing the impact that the adoption of these amendments will have on its consolidated financial statements.

## Amendments to IAS 1 Presentation of Financial Statements and Practice Statement IFRS Preparation of Judgments on Materiality - Disclosure of Accounting Policies

The amendments change the requirements of IAS 1 with respect to the disclosure of accounting policies.

The amendments replace all instances of the term "significant accounting policies" with "material disclosures about accounting policies." Information about accounting policies is material if, when considered together with other information in an entity's financial statements, it could reasonably be expected to influence the decisions that primary users of general purpose financial statements make on the basis of those financial statements.

The supporting paragraphs in IAS 1 are also amended to clarify that accounting policy information that relates to immaterial transactions, other events or conditions is immaterial and need not be disclosed. Information about accounting policies may be material due to the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is material.

The Board has also developed guides and examples to explain and demonstrate the application of the "four-step materiality process" described in Practice Statement 2.

The amendments to IAS 1 are effective for annual periods beginning on or after January 1<sup>st</sup>, 2023, with early application permitted and must be applied retrospectively. The Practice Statement 2 amendments do not contain an effective date or transition requirements.

The Company is currently in the process of evaluating the impacts on the disclosures to the consolidated financial statements as a result of the changes in this standard.



## Amendments to IAS 8 Definition of Accounting Estimates

In February, 2021, the IASB issued amendments to IAS 8, the amendments are intended to introduce a definition of accounting estimates. The amendments clarify the distinction between changes in accounting policies from changes in accounting estimates. Also, clarify how entities use measurement techniques and inputs to develop accounting estimates.

The amendments are effective for annual periods beginning on or after January 1<sup>st</sup>, 2023 and apply to changes in accounting policies and changes in accounting estimates that occur on or after the beginning of that period. Early application is allowed as long as this fact is disclosed. Material effects are not expected in the Group for these amendments.

## Amendments to IAS 12: Deferred tax related to assets and liabilities arising from an individual transaction

The amendments introduce an additional exception to the initial recognition exemption. Under the amendments, an entity does not apply the initial recognition exemption for transactions that give rise to equal cumulative and deductible temporary differences.

Depending on the applicable tax legislation, equal cumulative and deductible temporary differences may arise on initial recognition of an asset and liability in a transaction that is not a business combination that does not affect accounting profit or tax profit.

The amendments to IAS 12 require an entity to recognize the deferred tax asset and liability related to the recognition of any deferred tax asset subject to the recoverability criteria of IAS 12.

The modifications apply to transactions that occur on or after the beginning of the first comparative period. Additionally, at the beginning of the earliest comparative period, an entity recognizes:

A deferred tax asset (to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be used) and a deferred tax liability for all cumulative and deductible temporary differences associated with:

- Rights-of-use asset and lease liabilities
- Decommissioning, restoration and similar liabilities and the corresponding amounts recognized as part of the cost of the related asset
- The cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of stockholders' equity, as applicable) as of that date.

The amendments are effective for annual periods beginning on or after January 1<sup>st</sup>, 2023, with early application permitted and it is expected that the amendments will not have an effect on the consolidated financial statements.

## Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets Between an Investor and its Associate or Joint Venture

The amendments establish that any gain or loss resulting from loss of control over a subsidiary that does not constitute a business in a transaction with an equity-method accounted associate or joint venture are recognized in profit or loss of the parent only to the extent of unrelated investors' interest in the associate or joint venture. Gains and losses resulting from the remeasurement at fair value of the investment retained in a former subsidiary (which has become an equity-accounted associate or joint venture) is recognized in profit or loss of the parent only to the extent of unrelated investors' interest in the associate or joint venture.

The effective date of these amendments has not been determined by the IASB. Early application is permitted. Company management believes that the adoption of these amendments will not have a material effect on the Company's consolidated financial statements in the future if such transactions arise.

### c) Consolidated statement of profit or loss and other comprehensive Income

The Company presents its profit or loss in two separate statements: i) the consolidated statement of profit or loss, and ii) the consolidated statement of other comprehensive income. The Company's expenses are presented based on their function, which is consistent with the customary practices of the industry to which the Company belongs. The nature of these expenses is described in Note 21. Although not required to do so under IFRS, the Company includes operating profit in the consolidated statement of profit or loss, since this item is an important indicator for evaluating the Company's financial and business performance.

### d) Consolidated statements of cash flows

The Company prepares the statement of cash flows using the indirect method. Interest and dividends received are shown as investing activities, while interest and dividends paid are shown as financing activities. As of December 31, 2022, 2021 and 2020 there were no material non-monetary transactions in investment and financing activities.

## 3. Summary of significant accounting policies

### a) Compliance statement

The Company's consolidated financial statements have been prepared in accordance with IFRS, as issued by the IASB.

### b) Basis of preparation

The Mexican peso is the Company's functional currency for transactions in Mexico and the presentation currency of its consolidated financial statements.

The accompanying consolidated financial statements have been prepared on a historical cost basis, except for certain assets and liabilities (mainly derivative financial instruments) and other equity instruments, which are measured at fair value at the end of the reporting period, and the non-monetary assets of the Company's subsidiaries in hyperinflationary economies, which are restated for inflation, as explained in the accounting policies below.

i. Historical cost

Historical cost is generally equal to the fair value of the consideration to which the Company is entitled in exchange for the goods and services received.

ii. Fair value

Fair value is the price to sell an asset or transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or liability, the Company takes into account the characteristics of the asset or liability that market participants would take into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for measurements that have some similarities to fair value but are not fair value, such as net realizable value in IAS 2 or value-in-use in IAS 36.

For financial reporting purposes, fair value measurements are categorized into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which is described as follows:

- Level 1: quoted (unadjusted) market prices in active markets for identical assets or liabilities that the Company can access at the measurement date.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly indirectly
- Level 3: unobservable inputs are considered.

#### Restatement of financial statements

The consolidated statement of income, the consolidated statement of other comprehensive income and the consolidated statement of cash flows for the years ended December 31, 2021 and 2020, were reformulated to present the confectionery business disposed of in 2022 as a discontinued operation.

#### Basis of presentation

##### Current versus non-current (short-term versus long-term) classification

The Company presents assets and liabilities in the consolidated statement of financial position as current when it is:

- Expected to be realized or intended to be sold or consumed in the normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realized within twelve months after the reporting period
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in the normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The terms of the liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

The Company classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

#### c) Basis of consolidation

In accordance with IFRS 10, the consolidated financial statements comprise the financial statements of the Company, its subsidiaries and other entities as of December 31, 2022, 2021 and 2020.

The Company's most significant subsidiaries included in the consolidated financial information are as follows:

Subsidiary	% equity interest	Country	Segment	Primary activity
Bimbo, S.A. de C.V.	97	Mexico	Mexico	Baking
Barcel, S.A. de C.V.	98	Mexico	Mexico	Snacks
Productos Ricolino, S.A.P.I. de C.V. <sup>(1)</sup>	98	Mexico	Mexico	Confectionery
Bimbo Bakeries, Inc.	100	United States	North America	Baking
Canada Bread Corporation, LLC	100	Canada	North America	Baking
Bimbo do Brasil, Ltda.	100	Brazil	Latin America	Baking
Bakery Iberian Investments, S.L.U.	100	Spain and Portugal	EAA	Baking

<sup>(1)</sup> On November 1st, 2022, the confectionery business was sold.

Subsidiaries are consolidated from the date on which control is transferred to the Company and are no longer consolidated from the date that control is lost. Gains and losses of subsidiaries acquired during the year are recognized in the consolidated statement of profit or loss and statement of comprehensive income from the acquisition date, as applicable.

Non-controlling interest represents the portion of profit or loss and net assets that do not correspond to the Company but to the minority shareholders and is recognized separately in the consolidated financial statements.

The political and economic situation in Venezuela has significantly limited the capacity of the Company's subsidiaries in Venezuela to maintain their production process under normal conditions. Due to the above, and since Grupo Bimbo will continue its operations in Venezuela, as of June 1, 2017, the Company changed the method under which it consolidated the financial position and performance of its operations in Venezuela; therefore, at the date of these financial statements, the Company measures its investment in Venezuela at fair value through other comprehensive income (OCI), in accordance with IFRS 9.

The Company elected to classify irrevocably its equity investments in affiliates in Venezuela under this category as it intends to hold these investments for the foreseeable future. As of December 31, 2022, 2021 and 2020, the Company recognized an impairment loss of \$32, \$112 and \$239, respectively, in other comprehensive income.

Profit or loss and each component of OCI are attributed to the equity holders of the parent of the Company and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

All intercompany balances and transactions have been eliminated on consolidation.

d) Business combination

Business combinations are accounted for using the acquisition method. The consideration transferred in a business acquisition is measured at fair value, which is calculated as the sum of the fair values of the assets transferred by the Company, the liabilities incurred by the Company to the former owners of the acquiree and the equity interests issued by the Company in exchange for control of the acquiree. Costs related to the acquisition are generally recognized in profit or loss as incurred.

At the acquisition date, all identifiable assets acquired and liabilities assumed in a business combination are measured at fair value, except for:

- Deferred tax assets or liabilities and assets or liabilities related to employee benefits are recognized and measured in accordance with IAS 12 *Income Taxes* and IAS 19 *Employee Benefits*, respectively;
- Liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Company entered into to replace share-based payment arrangements of the acquiree that are measured in accordance with IFRS 2 *Share-based Payments* at the acquisition date (as of December 31, 2022, 2021 and 2020, the Company does not have share-based payments);
- Assets (or disposal groups) that are classified as held for sale and measured in accordance with IFRS 5 *Non-current Assets Held for Sale and Discontinued Operations*.

Goodwill is measured at cost (being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interests and any previous interest held over the net identifiable assets acquired and liabilities assumed). If, after reassessment, the fair value of the net assets acquired and liabilities assumed at the acquisition date is in excess of the aggregate consideration transferred, the amount recognized for non-controlling interests in the acquiree and any previous interest held over the acquiree is recognized in profit or loss as gain on business combinations.

Non-controlling interests may be initially measured either at fair value or at the proportional share of the acquiree's identifiable net assets. The election is made on a transaction-by-transaction basis.

When the consideration transferred by the Company in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at fair value at the acquisition date and is included as part of the consideration transferred. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively and the corresponding adjustments are charged against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the 'measurement period' (which cannot exceed one year following the acquisition date) on facts and circumstances that existed at the acquisition date.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on the classification of the contingent consideration. Contingent considerations classified as equity are not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent considerations classified as assets or liabilities are remeasured at subsequent reporting dates in accordance with IFRS 9 or IAS 37 *Provisions, Contingent Liabilities and Contingent Assets*, as appropriate, and the corresponding gain or loss is recognized in profit or loss.

When a business combination is achieved in stages, any previous interest held over the acquiree is remeasured at fair value at the acquisition date and the resulting gain or loss, if any, is recognized in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognized in other comprehensive income are reclassified to profit or loss when such treatment is appropriate if that interest is disposed of.

If the initial accounting treatment for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Company must report provisional amounts for the items for which the accounting is incomplete. Such provisional amounts are adjusted during the measurement period or additional assets or liabilities are recognized to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognized at that date.

e) Assets held for sale and discontinued operations

The Company classifies non-current assets and disposal groups as held for sale if their carrying amounts will be recovered principally through a sale transaction rather than through continuing use. The criteria for held for sale classification is regarded as met only when the sale is highly probable and the asset or disposal group is available for immediate sale in its present condition, subject only to terms that are usual and customary for sales of such assets or disposal groups. Management must be committed to the plan to sell the asset and the sale expected to be completed within one year from the date of the classification.

Non-current assets and disposal groups classified as held for sale are measured at the lower of their carrying amount and fair value less costs that the Company expects to incur in the sale.

Discontinued operations are excluded from the results of continuing operations and are presented as a single amount as after-tax profit or loss from discontinued operations in the income statement. Additional disclosures are provided in Note 24. All other notes to the financial statements include amounts for continuing operations, unless otherwise indicated.

f) Recognition of the effects of inflation

The effects of inflation are recognized when the functional currency of an entity is the currency of a country with a hyperinflationary economic environment.

An analysis of the cumulative inflation rates for the three prior years in the countries of the Company's primary operations is as follows:

	2022 – 2020		2021 – 2019		2020 – 2018	
	Cumulative inflation rate	Type of economy	Cumulative inflation rate	Type of economy	Cumulative inflation rate	Type of economy
Mexico	19.39%	Non-hyperinflationary	13.87%	Non-hyperinflationary	11.19%	Non-hyperinflationary
USA	15.86%	Non-hyperinflationary	10.97%	Non-hyperinflationary	5.40%	Non-hyperinflationary
Canada	12.90%	Non-hyperinflationary	8.10%	Non-hyperinflationary	5.05%	Non-hyperinflationary
Spain	11.98%	Non-hyperinflationary	7.05%	Non-hyperinflationary	1.51%	Non-hyperinflationary
Brazil	15.90%	Non-hyperinflationary	13.01%	Non-hyperinflationary	12.92%	Non-hyperinflationary
Argentina	299.49%	Hyperinflationary	215.85%	Hyperinflationary	162.53%	Hyperinflationary

Starting in July 2018 and June 30, 2022, the economies of Argentina and Turkey, respectively, are considered to be hyperinflationary; consequently, the Company's subsidiaries in these countries recognized, in accordance with IAS 29, the following adjustments for the cumulative effects of inflation:

- Using inflation factors to restate non-monetary assets such as inventories, property, plant and equipment, and intangible assets.
- Recognizing the net monetary position in the consolidated statement of profit or loss.

g) Foreign currency transactions

Exchange differences on monetary items are recognized in profit or loss, except in the following cases:

- Exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest costs on those foreign currency borrowings;
- Exchange differences on transactions entered into in order to hedge certain foreign currency risks (see Note 17);
- Exchange differences on monetary assets or liabilities related to foreign operations with no planned settlement and for which payment cannot be made (thus forming part of the net investment in the foreign operation) are initially recognized in other comprehensive income and are reclassified from equity to profit or loss as reimbursements of monetary items.

*Translation to the Company's presentation currency*

On consolidation, the assets and liabilities of foreign operations are translated into Mexican pesos using the prevailing exchange rate at the reporting date. Income and expense items are translated at the average exchange rates for the period, unless the exchange rates fluctuate significantly during that period, in which case the exchange rates at the dates of the transactions are used. The assets and liabilities of operations in hyperinflationary economies are translated using the exchange rate prevailing at the reporting date. The exchange differences arising on translation for consolidation are recognized in other comprehensive income and accumulated in equity and attributed to non-controlling interests as appropriate.

On disposal of a foreign operation (i.e. a disposal of the Company's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in a joint arrangement or an associate that includes a foreign operation of which the retained interest becomes a financial asset), the component of OCI relating to that particular foreign operation is reclassified to profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as assets and liabilities of the foreign operation and translated at the spot rate of exchange at the reporting date. Exchange differences resulting from the translation are recognized in other comprehensive income.

The annual average and closing exchange rates of the Mexican peso and the exchange rates functional currencies of the countries of the main subsidiaries as of December 31, 2022, 2021 and 2020 is as follows:



	Average exchange rate			Closing exchange rate		
	2022	2021	2020	2022	2021	2020
USA	20.1250	20.2818	21.4955	19.3615	20.5835	19.9487
Canada	15.4634	16.1111	16.0529	14.2931	16.1782	15.5424
Spain	19.1003	23.3129	24.5343	18.1525	21.4648	24.4790
Brazil	3.8960	3.6885	4.1764	3.7107	3.7629	3.8387
Argentina	0.1542	0.2004	0.3045	0.1093	0.2133	0.2371

#### h) Cash and cash equivalents

Cash and cash equivalents principally consist of bank deposits in checking accounts and highly liquid, readily available low-risk investments in short-term securities, maturing within three months following the purchase date. Cash is stated at nominal value and cash equivalents (\$9,856, \$6,393 and \$5,663 in 2022, 2021 and 2020) are stated at fair value. Gains and losses from changes in the value of cash and cash equivalents are recognized in profit or loss (see financial assets below). Cash and cash equivalents principally consist of investments in government debt instruments with daily maturities.

#### i) Financial assets

All recognized financial assets are measured subsequently in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

##### *Financial asset classification*

Financial instruments are measured at fair value through OCI if both of the following conditions are met:

- The financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

The remaining financial assets are subsequently measured at fair value through profit or loss (FVTPL).

Notwithstanding the above, upon initial recognition, the Company can elect to classify irrevocably its equity investments as equity instruments designated at fair value through OCI when they are not held for trading and do not correspond to contingent consideration transferred by an acquirer in a business combination.

Equity investments at fair value through OCI are initially measured at cost, plus transaction costs, and are subsequently measured at fair value and the gains and losses from the fair value changes are recognized in OCI. Upon derecognition, cumulative gains and losses are never recycled to profit or loss, and instead are recorded in retained earnings.

##### *Derecognition of financial assets*

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized when:

- The rights to receive cash flows from the financial asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

#### 1. Accounts receivable

Trade accounts receivable and other accounts receivable are non-derivative financial assets with fixed or determinable payments that are not traded on an active market. These instruments are classified as accounts receivable and are measured at amortized cost using the effective interest rate method and are subject to impairment.

Interest income is recognized by applying the effective interest rate, except for short-term receivables when the effect of discounting is immaterial.

#### 2. Impairment in the value of financial assets

The Company assesses at each reporting date whether its non-FVTPL financial assets are impaired.

The Company recognizes a provision for expected credit losses for trade receivables. The Company uses a provision matrix to calculate expected credit losses for trade receivables. The provision matrix is initially based on the Company's historical credit loss experience and is subsequently adjusted for factors that are specific to the debtors, general economic conditions and an assessment of the current direction and forecast of future conditions at the reporting date, including the time value of money, when applicable.

The Company considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Regarding trade accounts receivables, the carrying amount is reduced through the expected credit losses reserve. The expected credit losses of these financial assets are estimated using a matrix based on the Company's history of credit losses adjusted for specific credit factors associated to the customers, general economy conditions and an assessment of current and future conditions as of the reporting period, including time value of money as appropriate.

#### j) Inventories and cost of sales

Inventories are valued at the lower of cost or net realizable value.

Costs incurred in bringing each product to its present location and condition are accounted for, as follows:

- Raw materials, containers, packaging and spare parts: at cost, which includes the cost of the merchandise plus import costs, minus discounts, using the average cost method.
- Finished goods and orders in process: standard cost equal to the cost of direct materials and direct labor costs, plus a proportion of manufacturing overheads based on the normal operating capacity.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs to sell and the estimated costs necessary to make the sale.

k) Property, plant and equipment

Property, plant and equipment is recognized at its adjusted historical cost, net of accumulated depreciation and accumulated impairment losses, if any. Fixed assets acquired in Mexico before December 31, 2007 were restated for inflation through that date based on the National Consumer Price Index (NCPI), which became the estimated cost of such assets as of January 1<sup>st</sup>, 2011 upon the Company's adoption of IFRS.

The cost includes those costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.

The costs of expansion, remodeling or improvements that enhance the capacity and increase the productivity and extend the useful life of the asset are also capitalized. Repair and maintenance costs are expensed as incurred. The carrying amount of the replaced asset, if any, is derecognized when replaced, and the effect is recognized in profit and loss.

Freehold land is not depreciated. Depreciation of property, plant and equipment is calculated on the assets' carrying amounts on a straight-line basis over the estimated useful lives of the assets, as follows:

	<u>No. of years</u>
Buildings:	
Construction	15 – 30
Foundations	35 – 50
Roofs	10 – 30
Fixed facilities and accessories	10 – 20
Production equipment	3 – 25
Transportation equipment	8 – 16
Furniture and equipment	2 – 18
Computing equipment	4
Leasehold improvements	The lower of either the related lease term or the useful life of the asset

The Company allocates the amount initially recognized in respect of an item of buildings and production equipment to its various significant parts (components) and depreciates each of these components separately.

The carrying amount of an asset is adjusted to its recoverable value, when the carrying amount exceeds its estimated value in use.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use. Any gain or loss arising from derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognized in results.

Leasehold improvement and adaptations to buildings and sites in which the Company is the lessee are recognized at historical cost less the respective depreciation.

l) Right-of-use assets

Right-of-use assets are initially measured at the present value of lease payments, less any lease incentives received and initial direct costs. Right-of-use assets are subsequently measured at cost net of accumulated depreciation, impairment losses and adjustments for any remeasurement of lease liabilities in accordance with IFRS 16. The Company decided to present leases as finance or capitalized operating as shown in Note 9.

Right-of-use assets are depreciated over the shorter of the lease term and the estimated useful lives of the assets. If ownership of the leased asset transfers to the Company at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

Lease payments for low-value assets (less than USD5,000) and short-term leases (less than 12 months) are recognized directly in profit or loss.

m) Investment in associates

An associate is an entity over which the Company has significant influence that it is defined as the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The operating results and the net assets and liabilities of associates are recognized in the consolidated financial statements using the equity method, except if the investment or part of the investment is classified as held for sale in accordance with IFRS 5 *Non-current Assets Held for Sale and Discontinued Operations*.

Under the equity method, the investment in an associate is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Company's share of net assets of the associate since the acquisition date. When the Company's share of loss of an associate exceeds the Company's interest in that associate, the Company discontinues the recognition of its share of further losses.

On acquisition of the investment, any difference between the cost of the investment and the Company's share of the net fair value of the identifiable assets and liabilities of the associate is accounted for as goodwill, which is included in the carrying amount of the investment.

The Company discontinues the use of the equity method from the date the investment ceases to be an associate, or when the investment is classified as held for sale.

The investment in an associate will be subject to impairment if, and only if, there are one or more events with an impact on the estimated future cash flows of this investment; in which case the book value, including goodwill, will be subject to impairment tests in accordance with IAS 36. Any reversal of that impairment loss is subsequently recognized in income when the recoverable amount of the investment increases.

If the Company's participation in an associate is reduced, but it continues to apply the equity method, it reclassifies to results the proportion of the gain or loss that had previously been recognized in other comprehensive income for the value of the reduction of its interest in the associate. investment if that profit or loss had been reclassified to the income statement on the disposal of the related assets or liabilities.

Profits and losses resulting from transactions between the Company and the associate are recognized in the Company's consolidated financial statements only to the extent of unrelated investors' interests in the associate.

#### n) Intangible assets

Intangible assets are primarily comprised of trademarks and customer relationships resulting from the acquisition of businesses. Intangible assets acquired through a business combination are recognized at fair value at the acquisition date, separately from goodwill. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses. Internally generated intangibles, excluding development costs, are not capitalized and the related expenditure is reflected in profit or loss in the period in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite, based on the contractual terms established at acquisition. Trademarks are considered to have indefinite useful lives when ownership is acquired and otherwise are amortized.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indicator that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed and adjusted at least at the end of each reporting period. The amortization expense on intangible assets with finite lives is recognized in the statement of profit or loss under general expenses.

Intangible assets with indefinite useful lives are not amortized but are tested for impairment at least annually. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

#### o) Impairment of tangible and intangible assets, other than goodwill

At the end of each reporting period, the Company assesses whether there is any indicator that its tangible and intangible assets, including right-of-use assets, may be impaired. If any such indication exists, the Company estimates the asset's recoverable amount. If it is not possible to estimate the recoverable amount of the individual asset, the Company determines the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable

and consistent basis can be identified, corporate assets are also allocated to the cash-generating unit, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified. Intangible assets with indefinite useful lives or not yet available for use, are tested for impairment on an annual basis (for trademarks with indefinite useful lives the recoverable value assessment is estimated by adding it to the CGU of the corresponding group, given that the trademarks do not generate independent cash flows) or more often if there is any indication that the intangible asset may be impaired.

The recoverable amount is the higher of the asset's fair value less costs to sell and its value-in-use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. Impairment losses are recognized immediately in profit or loss. Annually, when there are indicators that the carrying amount of the Company's assets with finite useful lives has significantly increased, due to changes in the legal, economic, technological or market environment in which the asset is operated or to changes in interest rates that will affect the discount rate used in prior periods to determine the value in use of the asset, the Company estimates the new recoverable amount of the asset on an annual basis in order to determine the amount of accumulated impairment losses to be reversed.

Where an impairment loss is subsequently reversed, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in the statement of profit or loss.

#### p) Goodwill

Goodwill arising from business combinations is recognized at the cost determined on the acquisition date of the business, as described in the business acquisitions policy note, net of any accumulated impairment losses (see Note 12).

Goodwill is allocated to each cash-generating unit (or group of cash-generating units) that is expected to benefit from the synergies achieved from the combination.

The cash-generating units to which goodwill has been allocated are tested for impairment on an annual basis, or more frequently if there are any indicators of impairment. If the recoverable amount of a cash-generating unit is lower than its carrying amount, the impairment losses recognized in respect of the cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to reduce the carrying amount of the other assets in the unit on a pro rata basis. Impairment in goodwill is recognized directly in profit or loss. Any loss from impairment in the value of goodwill cannot be reversed in future years.

When the relevant cash-generating unit is disposed of, the remaining amount of goodwill is included in the calculation of gains or losses at the time of the disposal.

The Company's policy for goodwill arising on the acquisition of an associate is described in Note 3m.

#### q) Financial liabilities

Financial liabilities are initially recognized at fair value, net of transaction costs, except for financial liabilities designated at fair value through profit or loss, which are initially recognized at fair value. Subsequent measurement depends on the designation of the financial liability.

Financial liabilities are classified as either financial liabilities at fair value through profit or loss (FVTPL) or other financial liabilities. Note 17 describes the category of each financial liability of the Company.

Subsequent measurement depends on the category of the financial liability. Loans and borrowings are subsequently measured using effective interest method. Gains and losses are recognized in the consolidated statements of profit or loss when the liabilities are amortized. Amortized cost is calculated considering any discount or premium on acquisition and fees or costs that are an integral part of the effective interest method. The effective interest method amortization is included in interest expense caption. For subsequent measurement of derivatives see Note 3 r).

#### Derecognition of financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of profit or loss.

#### Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

#### r) Derivative financial instruments and hedge accounting

Derivatives are initially recognized at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Presentation of the related gain or loss from changes in fair value of the derivative financial instrument depends on whether they are designated as hedging instruments, and if so, the nature of the hedging relationship. The Company only holds derivative financial instruments classified as cash flow hedges and hedges of net investment in foreign operations.

At the inception of a hedge relationship, the Company formally documents the hedge relationship between the hedging instrument and the hedged items, including the risk management objective and strategy for undertaking the hedge. Periodically, the Company documents whether the derivative financial instrument is highly effective in offsetting changes in fair values or cash flows of the hedged item attributable to the hedged risk.

The hedge ineffectiveness can arise from:

- Differences in the timing of the cash flows of the hedged items and the hedging instruments
- Different indexes (and accordingly different curves) linked to the hedged risk of the hedged items and hedging instruments
- The counterparties' credit risk differently impacting the fair value movements of the hedging instruments and hedged items
- Changes to the forecasted amount of cash flows of hedged items and hedging instruments

Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. Derivatives are not offset in the consolidated financial statements unless the Company has both a legally enforceable right and intention to offset. Derivatives are accounted for as non-current assets or liabilities if the remaining maturity of the instrument is more than 12 months and the instrument is not expected to be realized or settled within 12 months. All other derivatives are accounted for as current assets or liabilities.

#### Cash flow hedges

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognized in OCI under Valuation effects of cash flow hedges. The gain or loss relating to the ineffective portion is immediately recognized in profit or loss. Amounts previously recognized in other comprehensive income and accumulated in equity are reclassified to profit or loss as a reclassification adjustment in the same period or periods during which the hedged cash flows affect profit or loss.

Any gain or loss recognized in other comprehensive income and accumulated in equity at that time remains in equity and is recognized in profit or loss when the forecast transaction occurs, and its effects are ultimately recognized in profit or loss.

Hedge accounting is discontinued when the Company revokes the hedging relationship, when the hedging instrument expires or is sold, terminated, or exercised, when the hedge effectiveness requirements are not met or when the Company decides to cancel the hedge designation. To give continuity to the hedging strategy, the Company may extend the hedging terms of the hedged item, by contracting new derivative instruments respecting the main characteristics of the derivative and the original hedging strategy without altering the objective of the administration of Company risk.

#### Hedges of net investment in foreign operations

Hedges of net investments in foreign operations are accounted for similarly to cash flow hedges. Any gain or loss on the hedging instrument relating to the effective portion of the hedge is recognized in other comprehensive income and accumulated under the heading of Translation effects of foreign subsidiaries. The gain or loss relating to the ineffective portion is immediately recognized in profit or loss under Foreign Exchange gain/(loss), net. Amounts previously recognized in other comprehensive income and accumulated in equity are reclassified to profit or loss on the disposal of the foreign operation.



#### s) Lease liabilities

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the incremental borrowing rate (IBR) applicable in the countries where the Company operates. The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made and is adjusted for certain remeasurements or amendments made to the lease contracts.

The estimated IBR is the interest rate that the Company would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right of use asset in a similar economic environment. The Company estimates the IBR using observable inputs, such as market interest rates, when available, and its credit rating.

Leases for which the lease term ends within 12 months after the date of initial application irrespective of when the lease term commenced are accounted for as short-term (current) leases in the consolidated statement of financial position; otherwise, they are accounted for as long-term (non-current) leases.

#### t) Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligations and a reliable estimate can be made of the amount of the obligations.

The amount recognized as a provision is the best estimate of the expenditure required to settle the present obligation at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured based on the estimated cash flows required to settle the present obligation, its carrying amount represents the present value of these cash flows when the effect of the time value of money is material.

All contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. At the end of subsequent reporting periods, such contingent liabilities are measured at the higher of the amount that would be recognized in accordance with IAS 37 and the amount initially recognized, less cumulative amount of income recognized in accordance with IFRS 15.

#### *Uncertain tax treatments*

The Company constantly evaluates the tax treatments of all its consolidated entities and identifies the tax treatments for which there is uncertainty as to their acceptance by the tax authorities. In view of the current circumstances of the reviews underway, as well as the tax treatments applied by the entities, the tax treatments are quantified considering the conditions of each tax jurisdiction and the approach that better predicts the resolution of the uncertainty, using the most likely amount or the expected value method, as applicable. The related effects are recognized in the statement of profit or loss.

The Company determines whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments and uses the approach that better predicts the resolution of the uncertainty.

u) Income tax

Income tax expense consists of current and deferred tax. Current and deferred taxes are recognized as either income or an expense in profit or loss, except for tax items that must be recognized as other comprehensive income items or in equity. For business combinations, the tax effect is included in the recognition of the business combination.

1. Current income tax

Current income tax is calculated based on the tax rates and tax laws enacted or substantively enacted at the reporting date in the countries where the Company operates and generates taxable income. The related income tax expense is recorded in profit or loss as incurred.

2. Deferred taxes

Deferred taxes are recognized on all temporary differences between financial reporting and tax values of assets and liabilities based on tax rates that have been enacted at the reporting date and where applicable, they include unused tax losses and certain tax credits. Deferred tax assets or liabilities are recognized for all temporary differences, with certain exceptions. The Company recognizes a deferred tax asset for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilized.

Deferred tax assets and liabilities are measured at the tax rates and regulations that that have been enacted or substantively enacted at the reporting date and tax rates that are expected to apply in the year when the temporary differences are reversed.

Deferred taxes are recognized for all taxable temporary differences, except:

- i) when the deferred tax arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.
- ii) in respect of temporary differences associated with investments in subsidiaries and associates, when it is probable that the temporary differences will not reverse in the foreseeable future.
- iii) taxable temporary differences arising on the initial recognition of goodwill. Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that taxable profit will be available against which the deductible temporary difference can be utilized. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the liability is settled or the asset is realized, based on tax rates (and tax laws) that have been enacted or substantively enacted, for future tax periods, at the end of the reporting date.

The Company offsets deferred tax assets and deferred tax liabilities only if it has a legally enforceable right to set off current tax assets and current tax liabilities and relate to income taxes levied by the same taxation authority or if they are different taxable entities, which intend either to settle current tax liabilities and assets on a net basis, or to realize the assets and settle the liabilities simultaneously.

v) Employee benefits

i. Pensions and seniority premiums

Defined contribution plans are post-employment benefit plans under which an entity pays fixed contributions into a separate entity or a fund and will have no legal or constructive obligation to pay further contributions. The obligation is recognized as an expense when the employees have rendered the service entitling them to the contributions.

A defined benefit plan is a post-employment plan under which the Company has the obligation to provide the agreed benefits to current and former employees. The cost of providing benefits under a defined benefit plan that includes pensions and seniority premiums is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurements, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), are immediately recognized in the statement of financial position with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods. Past service costs are recognized in profit or loss at the date of the plan amendment. Net interest is calculated by applying the discount rate to the net defined benefit liability or asset.

The defined benefit retirement plan obligation recognized in the consolidated statement of financial position includes changes in the present value of the defined benefit obligation. The present value of the net defined benefit obligation is determined based on the discounted value of estimated net cash flows, using interest rates tied to government bonds denominated in the same currency in which the benefits are to be paid and whose terms are similar to those of the obligation.

ii. Statutory employee profit sharing

In Mexico, Ecuador and Brazil, the Company is required to recognize a provision for employee profit sharing when it has a present legal or constructive obligation as a result of a past event and the amount can be reliably estimated. Employee profit sharing is recognized in profit or loss as incurred.

iii. Short-term employee benefits

A liability is recognized for benefits accruing to employees in respect of wages and salaries, annual leave, short-term bonus and sick leave in the period the related service is rendered.

iv. Termination benefits

A liability is recognized for termination benefits only when the Company cannot withdraw its offer to provide termination benefits to the employee and/or when it recognizes the related restructuring costs.

v. Long-term bonus

The Company grants a long-term cash bonus to certain executives, which is calculated based on performance metrics. The bonus is paid 30 months following the date on which it was granted, and it is recognized in profit or loss in the year in which it accrues and the employee is entitled to receive the bonus.

vi. Multi-employer pension plans (MEPP)

The Company classifies multi-employer plans as defined contribution plans or defined benefit plans in order to determine the accounting for such plans. If the MEPP is classified as a defined benefit plan, the Company accounts for its proportionate share of the defined benefit obligation, plan assets and costs associated with the plan in the same manner as for any other defined benefit plan. When sufficient information is not available to use defined benefit accounting for a MEPP, the Company accounts for such plan as a defined contribution plan and recognized in profit or loss the total amount of contributions paid by the employer.

Liabilities related to the payment of or withdrawal from a multi-employer plan is recognized and measured in accordance with IAS 37 *Provisions, Contingent Liabilities and Contingent Assets*.

w) Revenue recognition

The Company earns its revenue primarily from contracts with customers for the sale of products. Revenue is recognized when control of the goods is transferred to the customer, which is when the performance obligation is satisfied and the Company is entitled to collect the consideration from the customer in exchange for these products. To determine the transaction price, the Company considers the effects of variable considerations such as rights of return and rebates. Payments made to customers for commercial services are recognized as distribution and selling expenses.

*Rights of return*

Certain contracts provide a customer with a right to return the goods within a specified period. The Company uses the expected value method to estimate the goods that will be returned because this method best predicts the amount of variable consideration to which the Company will be entitled. For goods that are expected to be returned, the Company recognizes a refund liability and a corresponding adjustment to revenue.

*Volume rebates*

The Company provides retrospective volume rebates to certain customers when the conditions established in the contract are met. Rebates are offset against amounts payable by the customer and against the respective revenue. To estimate the variable consideration for the expected future rebates, the Company applies the most likely amount method for contracts with a single-volume threshold and the expected value method for contracts with more than one volume threshold.

#### 4. Critical accounting judgments and key sources of estimation uncertainty

In the process of applying the Company's accounting policies, which are described in Note 3, management is required to make judgments, estimates and assumptions about the carrying amount of assets and liabilities. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results could differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. The effects of changes in accounting estimates are recognized in the period of the change and future periods if the change affects both.

##### a) *Critical judgment in applying accounting policies*

###### *Consolidation of structured entities*

As described in more detail in Note 7, BBU has entered into agreements with third party contractors (Independent Commercial Partners) in which it holds no direct or indirect interest but that qualify as structured entities (SE). The Company has concluded that some of these structured entities meet the requirements to be consolidated in accordance with IFRS 10 *Consolidated Financial Statements*.

##### b) *Key sources of estimation uncertainty*

###### *i. Useful lives, residual values and depreciation methods for long-lived assets*

As described in Note 3, the Company periodically reviews the estimated useful lives, residual values and depreciation methods of long-lived assets, including property, plant and equipment and intangibles. Additionally, for intangible assets, the Company determines whether their useful lives are finite or indefinite. The Company, with an effective date of January 1<sup>st</sup>, 2021, determined that the estimated useful life of the product displays ranges between 2 and 5 years; this change had an effect on the consolidated financial statements during the adoption period. In addition, as of January 1<sup>st</sup>, 2020, the Company determined that the estimated useful life of trays is 3 years, which had no significant impact on the consolidated financial statements.

###### *ii. Incremental borrowing rate*

The Company uses its IBR to measure lease liabilities. The IBR is the rate of interest that the Company would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment at contract inception date. The IBR therefore reflects what the Company 'would have to pay', which requires estimation when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Company estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates.

*iii. Impairment of goodwill and indefinite-life intangible assets*

Determining whether goodwill and indefinite-life intangible assets are impaired involves calculating the recoverable value of the cash-generating unit to which these assets have been allocated. Recoverable amount is the higher of fair value less costs of disposal and value-in-use. The calculation of the value-in-use requires the Company to determine the expected future cash flows from the cash-generating units, using an appropriate discount rate to calculate the present value.

*iv. Fair value measurements*

Derivative financial instruments are recognized in the statement of financial position at fair value at the reporting date. In addition, the fair value of certain financial instruments, mainly with respect to long-term debt, is disclosed in the accompanying notes, though there is no risk of adjustment to the related carrying amount (see Note 17). The Company has acquired businesses for which it is required to determine the fair value of the consideration paid, the identifiable assets acquired and liabilities assumed and, if applicable, the non-controlling interest at the date of the acquisition, as described in Note 1.

The fair values described above are estimated using valuation techniques that may include inputs that are not based on observable market data. The main assumptions used by management are described in the related notes. The Company considers that the valuation techniques and assumptions selected are appropriate for the determination of the fair values.

*v. Employee benefits*

The cost of defined benefit plans and MEPP (considered as defined benefits) is determined using actuarial valuations that involve assumptions related to discount rates, future salary increases, employee turnover rates and mortality rates, among others. Due to the long-term nature of these plans, the assumptions used for such estimates are subject to change.

*vi. Recoverability of deferred income tax*

To determine whether a deferred income tax asset related to tax losses carryforwards is impaired or if it will be recovered in the future, the Company analyses financial and tax projections to determine its recoverability.

*vii. Insurance and other liabilities*

Insurance risks in the United States of America related to the liability for general damages to third parties, car insurance and employee benefits are self-insured by the Company with coverage that is subject to specific limitations established in an insurance program. Provisions for claims are recorded on an incurred-claim basis. Insurable risk liabilities are determined using the Company's historical data. As of December 31, 2022, 2021 and 2020, the net liabilities amounted to \$4,741, \$5,546 and \$5,309, respectively.

## 5. Trade accounts receivables and other accounts receivable

	2022	2021	2020
Trade receivables	\$ 22,449	\$ 20,081	\$ 17,946
Allowance for expected credit loss <sup>(1)</sup>	(849)	(897)	(838)
	<u>21,600</u>	<u>19,184</u>	<u>17,108</u>
Notes receivable	69	23	29
Income tax, value added tax and other recoverable taxes <sup>(2) and (3)</sup>	8,249	5,738	8,685
Sundry debtors <sup>(4)</sup>	2,267	2,225	1,665
	<u>\$ 32,185</u>	<u>\$ 27,170</u>	<u>\$ 27,487</u>

- (1) During 2022, 2021 and 2020, the Company had no significant increases in its trade receivables balance nor was it necessary to implement changes in the model for estimating expected credit losses as a result of the COVID-19 pandemic.
- (2) During 2021, the Company recovered value added tax corresponding to the year 2020 for \$3,506, mainly in the subsidiaries of Mexico.
- (3) During March 2019, the Company obtained certain favorable rulings on legal actions in Brazil related to some contributions, recognizing a right to recover. As of December 31, 2021 and 2020, the recoverable tax balance amounts to \$170 and \$388, respectively.
- (4) As of December 31, 2022 and 2021, this balance includes an amount of \$41 and \$569 receivable from the insurance claim associated with the casualty in the San Fernando plant in Argentina.

Credit terms on non-cash sales of goods range from 21 to 60 days, depending on the customer and local business policies of the subsidiaries of the Company.

## 6. Inventories

	2022	2021	2020
Raw materials, containers and packaging	\$ 7,331	\$ 5,966	\$ 4,490
Work in progress	171	111	108
Finished goods	6,030	4,864	4,036
Spare parts	1,832	1,400	1,143
	<u>15,364</u>	<u>12,341</u>	<u>9,777</u>
Raw materials in transit	1,625	1,369	1,116
	<u>\$ 16,989</u>	<u>\$ 13,710</u>	<u>\$ 10,893</u>

For the years ended December 31, 2022, 2021 and 2020, the Company recognized inventory usage of \$133,808, \$106,199 and \$97,891, respectively, in cost of sales, of which \$4,355, \$4,631 and \$3,554 correspond to the discontinued operation respectively.

## 7. Structured entities

The Company, through its subsidiary BBU, enters into agreements with independent business partners for distribution rights to sell and distribute the Company's products through direct deliveries to retail stores in certain sales territories. The Company does not hold equity interests in any of the entities controlled by the independent business partners, some of which, finance the purchase of distribution rights through loans from financial institutions with the Company's support. To maintain working routes and ensure the delivery of products to customers, the Company assumes explicit and implicit commitments. The Company has concluded that all independent business partners that are legal entities qualify as Structured Entities (SE), primarily due to the financial and operative support they receive from the Company. Based on this, the SE are consolidated in the Company's financial statements.

An analysis of the assets and liabilities of independent operators before eliminations as of December 31, 2022, 2021 and 2020 is as follows:

	2022	2021	2020
Inventories	\$ 295	\$ -	\$ -
Right of use - vehicles	3,422	3,653	3,441
Distribution rights	7,664	8,138	7,631
Total assets	<u>\$ 11,381</u>	<u>\$ 11,791</u>	<u>\$ 11,072</u>
Current portion of non-current debt:			
Obligations under finance leases	\$ 830	\$ 807	\$ 715
Accounts payables	1,167	-	-
Loans granted to independent business partners	43	45	46
Non-current debt:			
Obligations under finance leases	1,319	1,715	1,858
Loans granted to independent business partners	44	53	48
Debt with affiliates (net of accounts receivable)	6,301	6,581	5,966
Total liabilities	<u>\$ 9,704</u>	<u>\$ 9,201</u>	<u>\$ 8,633</u>
Non-controlling interest	<u>\$ 1,677</u>	<u>\$ 2,590</u>	<u>\$ 2,439</u>

Funding provided by BBU to independent business partners that have been classified as SE and consolidated are eliminated in the consolidated financial statements.

Non-current lease liabilities are secured by the vehicles subject to leases and do not represent additional claims on the Company's assets.

In addition, BBU has sold certain distribution rights to third-parties. These routes may be repurchased again from third-parties to operate or resell them. During 2022, 2021 and 2020, total buybacks, net of sales, were approximately \$372, \$519 and \$351, respectively. When BBU buys a route from an unconsolidated entity, this transaction is accounted for in accordance with IFRS 3. BBU recognizes at the date of the buyback transaction, an impairment when the purchase price of the distribution rights is lower than its cost.



BBU funds up to 90% of the distribution rights sold to certain independent operators. The loans bear interest of between 6% and 11%, with a weighted monthly average of 10%, and are payable in 120 monthly installments. Independent operators make an initial payment to the Company for the remaining 10% of the purchase price. In most cases, an independent third-party finances the down payment. Both the Company and the financing of independent third parties are guaranteed by the distribution routes, equipment, customer lists, and other assets. The independent third-party has priority over the collateral.

Net gain or loss originating from the sale of routes to an entity that is consolidated under IFRS 10 is eliminated in consolidation. Net gain originating from the sale of the distribution rights to entities that are not consolidated under IFRS 10 is deferred primarily due to the financing provided by BBU and an independent third party. BBU recognizes the deferred gain on a straight-line basis over the remaining term of the note receivable after the independent operator obtains a 10% ownership level over the route and, where applicable, the one year put option has expired. BBU recognized losses of \$271, \$580 and \$510 for the sale of routes during 2022, 2021 and 2020, respectively, which is reflected in different lines of the income statement.

## 8. Property, plant and equipment

A reconciliation of the carrying amount of intangible assets at the beginning and at the end of 2022, 2021 and 2020 is as follows:

	Balance as of January 1 <sup>st</sup> , 2022	Additions and depreciation of the year <sup>(3)</sup>	Business combinations and PPA adjustments <sup>(1)</sup>	Discontinued operation	Transfers <sup>(2)</sup>	Translation effect	Disposals	Impairment	Inflation restatement	Balance as of December 31, 2022
Investment:										
Buildings	\$ 34,256	\$ -	\$ 130	\$ (350)	\$ 907	\$ (2,869)	\$ (174)	\$ -	\$ 874	\$ 32,774
Manufacturing equipment	105,750	-	532	(2,635)	11,363	(7,155)	(1,481)	-	1,088	107,462
Vehicles	14,944	-	14	(506)	2,250	(227)	(479)	-	34	16,030
Office equipment and displays	3,953	-	29	(77)	2,738	(160)	(24)	-	16	6,475
Computer equipment	7,016	-	7	(67)	826	(409)	(155)	-	39	7,257
Total investment	165,919	-	712	(3,635)	18,084	(10,820)	(2,313)	-	2,051	169,998
Depreciation and impairment:										
Buildings	(18,081)	(1,696)	(1)	185	695	1,523	164	-	(630)	(17,841)
Manufacturing equipment	(53,123)	(7,231)	-	1,336	(309)	3,961	1,006	(190)	(640)	(55,190)
Vehicles	(7,082)	(935)	-	238	3	115	382	(8)	(1)	(7,288)
Office equipment and displays	(1,130)	(770)	(18)	15	11	62	21	-	(4)	(1,813)
Computer equipment	(5,588)	(656)	(4)	32	12	349	144	(1)	(30)	(5,742)
Total accumulated depreciation	(85,004)	(11,288)	(23)	1,806	412	6,010	1,717	(199)	(1,305)	(87,874)
	80,915	(11,288)	689	(1,829)	18,496	(4,810)	(596)	(199)	746	82,124
Land	8,537	-	89	(76)	245	(736)	(20)	-	105	8,144
Construction in process and machinery in transit	14,633	28,669	10	(451)	(18,420)	(1,109)	(54)	-	97	23,375
Less: Assets held for sale	(194)	-	-	-	44	12	-	-	-	(138)
Net investment	\$ 103,891	\$ 17,381	\$ 788	\$ (2,356)	\$ 365	\$ (6,643)	\$ (670)	\$ (199)	\$ 948	\$ 113,505

	Balance as of January 1 <sup>st</sup> , 2021	Additions and depreciation of the year <sup>(3)</sup>	Business combinations and PPA adjustments <sup>(1)</sup>	Transfers	Translation effect	Disposals	Impairment	Inflation restatement	Balance as of December 31, 2021
Investment:									
Buildings	\$ 31,431	\$ -	\$ 629	\$ 2,044	\$ (24)	\$ (233)	\$ -	\$ 409	\$ 34,256
Manufacturing equipment	95,573	-	1,038	10,210	230	(1,570)	-	269	105,750
Vehicles	14,545	-	10	875	15	(515)	-	14	14,944
Office equipment and displays	1,703	-	17	2,248	1	(16)	-	-	3,953
Computer equipment	6,851	-	8	807	109	(772)	-	13	7,016
Total investment	150,103	-	1,702	16,184	331	(3,106)	-	705	165,919
Depreciation and impairment:									
Buildings	(16,511)	(1,622)	-	201	(42)	168	(1)	(274)	(18,081)
Manufacturing equipment	(47,249)	(6,272)	-	(14)	(224)	925	(282)	(7)	(53,123)
Vehicles	(6,556)	(928)	-	28	(15)	397	-	(8)	(7,082)
Office equipment and displays	(851)	(305)	-	15	(3)	14	-	-	(1,130)
Computer equipment	(5,531)	(696)	-	(2)	(91)	744	-	(12)	(5,588)
Total accumulated depreciation	(76,698)	(9,823)	-	228	(375)	2,248	(283)	(301)	(85,004)
	73,405	(9,823)	1,702	16,412	(44)	(858)	(283)	404	80,915
Land	8,261	-	464	35	(70)	(241)	(24)	112	8,537
Construction in process and machinery in transit	9,722	20,671	766	(16,563)	35	(5)	-	7	14,633
Less: Assets held for sale	(140)	-	-	(55)	1	-	-	-	(194)
Net investment	\$ 91,248	\$ 10,848	\$ 2,932	\$ (171)	\$ (78)	\$ (1,104)	\$ (307)	\$ 523	\$ 103,891

	Balance as of January 1 <sup>st</sup> , 2020	Additions and depreciation of the year <sup>(3)</sup>	Business combinations and PPA adjustments <sup>(1)</sup>	Transfers	Translation effect	Disposals	Impairment	Inflation restatement	Balance as of December 31, 2020
Investment:									
Buildings	\$ 29,196	\$ -	\$ 253	\$ 1,411	\$ 890	\$ (672)	\$ -	\$ 353	\$ 31,431
Manufacturing equipment	85,079	-	757	9,127	2,470	(2,458)	-	598	95,573
Vehicles	14,511	-	3	640	133	(752)	-	10	14,545
Office equipment	1,564	-	9	116	44	(28)	-	(2)	1,703
Computer equipment	6,025	-	404	534	213	(333)	-	8	6,851
Total investment	136,375	-	1,426	11,828	3,750	(4,243)	-	967	150,103
Depreciation and impairment:									
Buildings	(14,475)	(2,028)	(4)	9	(273)	519	-	(259)	(16,511)
Manufacturing equipment	(41,993)	(5,990)	-	19	(938)	2,224	(191)	(380)	(47,249)
Vehicles	(6,192)	(932)	(1)	15	(73)	637	-	(10)	(6,556)
Office equipment	(739)	(131)	(5)	17	(20)	25	-	2	(851)
Computer equipment	(4,684)	(683)	(364)	18	(139)	329	-	(8)	(5,531)
Total accumulated depreciation	(68,083)	(9,764)	(374)	78	(1,443)	3,734	(191)	(655)	(76,698)
	68,292	(9,764)	1,052	11,906	2,307	(509)	(191)	312	73,405
Land	7,976	-	75	(98)	341	(116)	-	83	8,261
Construction in process and machinery in transit	8,346	13,218	-	(11,962)	143	(10)	-	(13)	9,722
Less: Assets held for sale	(273)	-	-	168	(35)	-	-	-	(140)
Net investment	\$ 84,341	\$ 3,454	\$ 1,127	\$ 14	\$ 2,756	\$ (635)	\$ (191)	\$ 382	\$ 91,248

(1) This column in 2022 includes the preliminary fair value of St. Pierre acquisition and the purchase price allocation adjustments (PPA) of: Popcornopolis, Aрызta Brasil and Kitty Industries; in 2021 includes the fair value of the acquisitions of Modern Foods, Emmy's Organic and Dulces del Campo and the preliminary fair value of Popcornopolis, Aрызta Brasil y Kitty Industries acquisitions; in 2020 includes the fair value of Lender', Julitas, Bimbo QSR Kazakhstan, Siro Paterna, Bimbonet Servicios adquisitions.

(2) Corresponds mainly to transfers of buildings and equipment to right-of-use assets.

(3) Includes depreciation of assets from business acquisitions from the acquisition date.

### Impairment losses recognized during the year

In 2022, 2021 and 2020, the Company carried out an analysis of impairment indicators for buildings and manufacturing equipment, resulting in recognition of an impairment loss recognized in profit or loss of \$199, \$307 and \$191, respectively.

As of December 31, 2022, 2021 and 2020, the Company performed its impairment analysis using the value-in-use of the manufacturing equipment in Argentina and resulted in an impairment loss recognized in profit or loss of \$4, \$36, and \$89, respectively.

### 9. Right-of-use assets and lease liabilities

A reconciliation of the carrying amount of right-of-use assets at the beginning and at the end of 2022, 2021 and 2020 is as follows:

	Balance as of January 1 <sup>st</sup> , 2022	Discontinued operation effect	Additions and depreciation of the year	Business combinations	Disposals	Early termination	Changes and initial costs	Translation effect	Inflation restatement increment	Balance as of December 31, 2022
Right-of-use assets:										
Buildings	\$ 27,701	\$ (522)	\$ 1,924	\$ 72	\$ (562)	\$ (318)	\$ 1,459	\$ (1,212)	\$ (9)	\$ 28,533
Vehicles	8,309	-	1,277	(2)	(189)	(324)	15	(620)	-	8,466
Other	293	-	202	(3)	(8)	(7)	(4)	(31)	-	442
	36,303	(522)	3,403	67	(759)	(649)	1,470	(1,863)	(9)	37,441
Assets under financial lease	5,915	-	36	-	-	-	202	(396)	-	5,757
Total right-of-use assets	42,218	(522)	3,439	67	(759)	(649)	1,672	(2,259)	(9)	43,198
Depreciation:										
Buildings	(7,009)	188	(3,319)	(4)	562	108	(191)	201	6	(9,458)
Vehicles	(2,885)	-	(1,265)	1	189	248	(5)	252	-	(3,465)
Other	(110)	-	(75)	3	8	7	2	17	-	(148)
	(10,004)	188	(4,659)	-	759	363	(194)	470	6	(13,071)
Assets under financial lease	(1,460)	-	(484)	-	-	-	187	107	-	(1,650)
Total accumulated depreciation	(11,464)	188	(5,143)	-	759	363	(7)	577	6	(14,721)
Right-of-use assets, net	\$ 30,754	\$ (334)	\$ (1,704)	\$ 67	\$ -	\$ (286)	\$ 1,665	\$ (1,682)	\$ (3)	\$ 28,477

	Balance as of January 1 <sup>st</sup> , 2021	Additions and depreciation of the year	Business combinations	Disposals	Early termination	Changes and initial costs	Translation effect	Inflation restatement increment	Balance as of December 31, 2021
Right-of-use assets:									
Buildings	\$ 23,748	\$ 2,658	\$ 793	\$ (506)	\$ (540)	\$ 1,040	\$ 499	\$ 9	\$ 27,701
Vehicles	7,590	1,162	11	(67)	(508)	7	114	-	8,309
Other	286	125	8	(81)	(31)	1	(15)	-	293
	31,624	3,945	812	(654)	(1,079)	1,048	598	9	36,303
Assets under financial lease	5,483	22	-	(12)	-	321	101	-	5,915
Total right-of-use assets	37,107	3,967	812	(666)	(1,079)	1,369	699	9	42,218
Depreciation:									
Buildings	(4,681)	(3,099)	-	506	251	51	(30)	(7)	(7,009)
Vehicles	(2,023)	(1,253)	-	67	340	8	(24)	-	(2,885)
Other	(114)	(71)	-	81	9	-	(15)	-	(110)
	(6,818)	(4,423)	-	654	600	59	(69)	(7)	(10,004)
Assets under financial lease	(1,126)	(481)	-	12	-	4	131	-	(1,460)
Total accumulated depreciation	(7,944)	(4,904)	-	666	600	63	62	(7)	(11,464)
Right-of-use assets, net	\$ 29,163	\$ (937)	\$ 812	\$ -	\$ (479)	\$ 1,432	\$ 761	\$ 2	\$ 30,754

	Balance as of January 1 <sup>st</sup> , 2020	Additions and depreciation of the year	Business combinations	Disposals	Early termination	Changes and initial costs	Translation effect	Inflation restatement increment	Balance as of December 31, 2020
Right-of-use assets:									
Buildings	\$ 18,917	\$ 6,171	\$ 32	\$ (398)	\$ (1,994)	\$ 280	\$ 735	\$ 5	\$ 23,748
Vehicles	6,277	1,620	-	(81)	(420)	(1)	195	-	7,590
Other	166	159	-	(22)	(28)	2	9	-	286
	25,360	7,950	32	(501)	(2,442)	281	939	5	31,624
Assets under financial lease	4,749	734	-	(283)	-	-	283	-	5,483
Total right-of-use assets	30,109	8,684	32	(784)	(2,442)	281	1,222	5	37,107
Depreciation:									
Buildings	(2,540)	(3,070)	-	398	450	79	4	(2)	(4,681)
Vehicles	(1,014)	(1,337)	-	81	232	-	15	-	(2,023)
Other	(61)	(75)	-	22	2	(1)	(1)	-	(114)
	(3,615)	(4,482)	-	501	684	78	18	(2)	(6,818)
Assets under financial lease	(944)	(467)	-	283	-	50	(48)	-	(1,126)
Total accumulated depreciation	(4,559)	(4,949)	-	784	684	128	(30)	(2)	(7,944)
Right-of-use assets, net	\$ 25,550	\$ 3,735	\$ 32	\$ -	\$ (1,758)	\$ 409	\$ 1,192	\$ 3	\$ 29,163

An analysis of changes in lease liabilities in 2022, 2021 and 2020 is as follows:

	Capitalized operating leases	Finance leases	Total
Balance as of January 1 <sup>st</sup> , 2022	\$ 28,066	\$ 3,083	\$ 31,149
Discontinued operation effect	(372)	-	(372)
Additions	3,403	36	3,439
Business combinations	50	-	50
Interest expense	1,077	252	1,329
Payments	(5,164)	(1,221)	(6,385)
Early termination	(298)	-	(298)
Modifications	1,385	52	1,437
COVID-19 rent concessions	(4)	-	(4)
Foreign exchange effects	(26)	(7)	(33)
Translation effect	(1,552)	426	(1,126)
Balance as of December 31, 2022	26,565	2,621	29,186
Less - current portion	(5,017)	(914)	(5,931)
	<u>\$ 21,548</u>	<u>\$ 1,707</u>	<u>\$ 23,255</u>

	Capitalized operating leases	Finance leases	Total
Balance as of January 1 <sup>st</sup> , 2021	\$ 25,865	\$ 3,224	\$ 29,089
Additions	3,945	22	3,967
Business combinations	753	-	753
Interest expense	974	281	1,255
Payments	(4,818)	(554)	(5,372)
Early termination	(509)	-	(509)
Modifications	1,362	-	1,362
COVID-19 rent concessions	(13)	-	(13)
Foreign exchange effects	4	2	6
Translation effect	503	108	611
Balance as of December 31, 2021	28,066	3,083	31,149
Less - current portion	(4,910)	(883)	(5,793)
	<u>\$ 23,156</u>	<u>\$ 2,200</u>	<u>\$ 25,356</u>

	Capitalized operating leases	Finance leases	Total
Balance as of January 1 <sup>st</sup> , 2020	\$ 22,402	\$ 2,938	\$ 25,340
Additions	7,950	734	8,684
Business combinations	32	-	32
Interest expense	1,039	33	1,072
Payments	(4,964)	(580)	(5,544)
Early termination	(1,831)	-	(1,831)
Modifications	340	-	340
COVID-19 rent concessions	(46)	-	(46)
Foreign exchange effects	16	8	24
Translation effect	927	91	1,018
Balance as of December 31, 2020	25,865	3,224	29,089
Less - current portion	(4,356)	(797)	(5,153)
	<u>\$ 21,509</u>	<u>\$ 2,427</u>	<u>\$ 23,936</u>



An analysis of the maturities of non-current lease liabilities are as follows:

	Capitalized operating leases	Finance leases	Total
2024	\$ 3,425	\$ 689	\$ 4,114
2025	2,816	453	3,269
2026	2,278	263	2,541
2027	1,818	117	1,935
2028 and thereafter	11,211	185	11,396
	<u>\$ 21,548</u>	<u>\$ 1,707</u>	<u>\$ 23,255</u>

## 10. Investments in Associates

An analysis of investments in associates as of December 31, 2022, 2021 and 2020 is as follows:

Associate	Activity	% equity interest	2022	2021	2020
Beta San Miguel, S.A. de C.V.	Sugar refinery	8	\$ 1,353	\$ 1,110	\$ 1,044
Mundo Dulce, S.A. de C.V.	Confectionery	50	392	373	359
Fábrica de Galletas La Moderna, S.A. de C.V.	Cookies	50	424	363	345
Grupo La Moderna, S.A. de C.V.	Holding company	4	353	312	305
Congelación y Almacenaje del Centro, S.A. de C.V.	Warehouse	15	256	222	224
Fin Común Servicios Financieros, S.A. de C.V. <sup>(1)</sup>	Financial services	43	281	258	184
Fruitex de México, S.A.P.I. de C.V.	Foods	16	343	295	-
Productos Rich, S.A. de C.V.	Baking	18	208	174	170
B37 Ventures Funds	Food technology	Various	746	454	-
Other	Other	Various	788	891	512
			<u>\$ 5,144</u>	<u>\$ 4,452</u>	<u>\$ 3,143</u>

<sup>(1)</sup> The percentage of participation in 2020 was 41%.

The associate entities are incorporated and operate primarily in Mexico and are accounted for using the equity method in the consolidated financial statements.

Beta San Miguel, S.A. de C.V., Grupo La Moderna, S.A. de C.V., Congelación y Almacenaje del Centro, S.A. de C.V., Productos Rich, S.A. de C.V. and Fruitex de México S.A.P.I de C.V. and other entities, are all considered associates, since the Company has significant influence over these companies given that it is a member of the Board of Directors of such associates.

The investment in B37 Ventures Funds is not considered a subsidiary since the Company does not have control over it according to IFRS 10 Consolidated Financial Statements.

A summary of the changes in the Company's investments in associates is as follows:

	2022	2021	2020
Balance as of January 1 <sup>st</sup>	\$ 4,452	\$ 3,143	\$ 2,871
Acquisitions and capital contributions	151	1,016	163
Dividends received	(75)	(59)	(93)
Share of profit	452	247	194
Impairment	(73)	-	-
Comprehensive items of associates and others	317	-	-
Translation effect	(80)	105	8
Balance as of December 31	<u>\$ 5,144</u>	<u>\$ 4,452</u>	<u>\$ 3,143</u>

## 11. Intangible Assets

An analysis of intangible assets by geographical segment as of December 31, 2022, 2021 and 2020 is as follows:

	2022	2021	2020
Mexico	\$ 1,377	\$ 2,540	\$ 2,592
North America	41,803	42,712	41,589
EAA	14,567	10,364	9,580
Latin America	1,315	1,349	1,246
	<u>\$ 59,062</u>	<u>\$ 56,965</u>	<u>\$ 55,007</u>

An analysis of intangible assets by item as of December 31, 2022, 2021 and 2020 is as follows:

	Average useful life	2022	2021	2020
Trademarks	Indefinite	\$ 38,248	\$ 37,268	\$ 35,548
Use and distribution rights	Indefinite	8,143	8,680	8,525
		<u>46,391</u>	<u>45,948</u>	<u>44,073</u>
Trademarks	4 to 40 years	1,338	1,445	1,393
Customer relationships	7 to 40 years	22,013	21,881	20,269
Licenses and software	2 to 8 years	4,143	3,944	2,973
Non-competition agreements	2 to 5 years	255	189	187
Other		1,426	1,314	1,508
		<u>29,175</u>	<u>28,773</u>	<u>26,330</u>
Accumulated amortization and impairment		<u>(16,504)</u>	<u>(17,756)</u>	<u>(15,396)</u>
		<u>\$ 59,062</u>	<u>\$ 56,965</u>	<u>\$ 55,007</u>

The accumulated impairment in the value of trademarks with indefinite useful lives as of December 31, 2022, 2021 and 2020 is \$ 3,165, \$ 4,346 and \$ 4,170, respectively.

The customer relationships that resulted from the Company's acquisitions are as follows:

	Year of acquisition	Remaining useful life (years)	Net carrying amount		
			2022	2021	2020
Bimbo QSR	2017	20 to 35	\$ 3,475	\$ 4,122	\$ 4,226
Canada Bread	2014	13	1,644	2,045	2,099
Weston Foods, Inc.	2009	4	1,336	1,771	2,062
Siro Paterna	2020	22	1,121	1,321	1,449
Sara Lee Bakery Group, Inc.	2011	7	690	841	921

A reconciliation of the carrying amount of intangible assets at the beginning and at the end of 2022, 2021 and 2020 is as follows:

*Cost*

	Trademarks	Use and distribution rights	Customer relationships	Licenses and software	Non-competition agreements	Other	Total
Balance as of December 31, 2019	\$ 34,721	\$ 7,734	\$ 17,526	\$ 2,441	\$ 158	\$ 1,464	\$ 64,044
Structured entities	-	351	-	-	-	-	351
Additions	156	-	30	342	-	-	528
Business combinations and PPA adjustments	10	-	1,477	37	15	7	1,546
Transfers	-	-	(9)	-	-	16	7
Translation effect	2,054	440	1,245	153	14	21	3,927
Balance as of December 31, 2020	36,941	8,525	20,269	2,973	187	1,508	70,403
Structured entities	-	77	-	-	-	-	77
Additions	-	-	-	882	-	-	882
Disposals	-	(260)	-	-	-	-	(260)
Business combinations and PPA adjustments <sup>(1)</sup>	1,251	88	1,105	7	5	-	2,456
Transfers	-	-	-	-	-	(201)	(201)
Translation effect	521	250	507	82	(3)	7	1,364
Balance as of December 31, 2021	38,713	8,680	21,881	3,944	189	1,314	74,721
Structured entities	-	(3)	-	-	-	-	(3)
Additions	8	-	42	590	-	158	798
Discontinued operation decrease	(1,058)	-	(83)	(72)	-	-	(1,213)
Business combinations	3,895	-	1,421	15	-	-	5,331
PPA adjustments	746	-	735	-	93	-	1,574
Translation effect	(2,718)	(534)	(1,983)	(334)	(27)	(46)	(5,642)
Balance as of December 31, 2022	\$ 39,586	\$ 8,143	\$ 22,013	\$ 4,143	\$ 255	\$ 1,426	\$ 75,566

<sup>(1)</sup> Includes \$166 corresponding to the difference between the exchange rate of the business acquisition and the year-end exchange rate.

*Accumulated amortization and impairment*

	Trademarks	Use and distribution rights	Customer relationships	Licenses and software	Non-competition agreements	Other	Total
Balance as of December 31, 2019	\$ (3,605)	\$ (565)	\$ (5,973)	\$ (1,976)	\$ (123)	\$ (484)	\$ (12,726)
Reversal of impairment in structured entities	-	103	-	-	-	-	103
Amortization expense	(34)	-	(944)	(283)	(8)	(269)	(1,538)
Impairment	(204)	-	-	(4)	-	-	(208)
Translation effect	(421)	(30)	(439)	(117)	(14)	(6)	(1,027)
Balance as of December 31, 2020	(4,264)	(492)	(7,356)	(2,380)	(145)	(759)	(15,396)
Reversal of impairment in structured entities	-	72	-	-	-	-	72
Amortization expense	(35)	(3)	(960)	(293)	(8)	(241)	(1,540)
Impairment	(135)	-	-	-	-	-	(135)
Transfers	-	(483)	-	-	-	-	(483)
Translation effect	12	(14)	(203)	(72)	3	-	(274)
Balance as of December 31, 2021	(4,422)	(920)	(8,519)	(2,745)	(150)	(1,000)	(17,756)
Amortization expense	(60)	-	(1,087)	(473)	(26)	(10)	(1,656)
Impairment	-	9	(140)	-	-	-	(131)
Reversal of impairment in trademarks	861	-	-	-	-	-	861
Discontinued operation decrease	-	-	83	-	-	-	83
Transfers	-	483	-	-	-	-	483
Translation effect	484	74	790	241	15	8	1,612
Balance as of December 31, 2022	\$ (3,137)	\$ (354)	\$ (8,873)	\$ (2,977)	\$ (161)	\$ (1,002)	\$ (16,504)
Net balance as of December 31, 2020	\$ 32,677	\$ 8,033	\$ 12,913	\$ 593	\$ 42	\$ 749	\$ 55,007
Net balance as of December 31, 2021	\$ 34,291	\$ 7,660	\$ 13,362	\$ 1,199	\$ 39	\$ 314	\$ 56,965
Net balance as of December 31, 2022	\$ 36,449	\$ 7,789	\$ 13,140	\$ 1,166	\$ 94	\$ 424	\$ 59,062

Amortization of intangible assets is recognized under administrative expenses.

In 2022, 2021 and 2020 an impairment of intangible assets was recognized, mainly in customer relations, in other expenses for \$131, \$135 and \$204, respectively.

As of January 1<sup>st</sup>, 2022, the indefinite-lived trademarks are evaluated jointly in the impairment tests at the level of each corresponding CGU of the Group; this change originated a reversal of trademark impairments, mainly in the US CGU for an amount of \$861, which was recorded under other income (see Note 22).

Impairment tests of distribution rights are performed by determining a fair value, which is estimated based on a multiple applied to the average weekly sales of the last twelve months of operation. The multiple used is in a range that varies depending on the region in which the market is located.

## 12. Goodwill

An analysis of goodwill by geographical area is as follows:

	2022	2021	2020
Goodwill:			
Mexico	\$ 1,674	\$ 2,306	\$ 2,084
North America	63,381	69,339	63,665
EAA	13,894	12,772	11,720
Latin America	3,635	4,154	3,125
	<u>\$ 82,584</u>	<u>\$ 88,571</u>	<u>\$ 80,594</u>
Accumulated impairment:			
Mexico	\$ (1,121)	\$ (1,204)	\$ (1,194)
North America	(6,285)	(6,690)	(6,482)
EAA	(5,388)	(4,299)	(4,122)
Latin America	(1,705)	(1,813)	(1,892)
	<u>(14,499)</u>	<u>(14,006)</u>	<u>(13,690)</u>
	<u>\$ 68,085</u>	<u>\$ 74,565</u>	<u>\$ 66,904</u>

The movements in goodwill for the years ended December 31, 2022, 2021 and 2020 are as follows:

	2022	2021	2020
Balance as of January 1 <sup>st</sup>	\$ 74,565	\$ 66,904	\$ 62,794
Acquisitions in business combinations (Note 1) <sup>(1)</sup>	3,021	6,983	2,086
Impairment	(1,597)	(324)	(779)
Transfers	-	201	18
Discontinued operation decrease	(549)	-	-
Reclassifications due to adjustments to the values of business combinations <sup>(2)</sup>	(1,804)	(1,125)	(1,398)
Translation effect	(5,551)	1,926	4,183
Balance as of December 31	<u>\$ 68,085</u>	<u>\$ 74,565</u>	<u>\$ 66,904</u>

- (1) In 2021, includes \$118 corresponding to the difference between the exchange rate of the business acquisition and the year-end exchange rate.
- (2) In 2021, includes \$19 corresponding to the difference between the exchange rate of the business acquisition and the year-end exchange rate.
- (3) During 2022 impairments were recognized in China, India, Russia, Ukraine and South Africa for \$878, \$275, \$393, \$12 and \$39, respectively. During 2021 impairments of \$315 were recognized in China and during 2020 impairments of \$250 were recognized in China.

An analysis of movements in cumulative impairment losses as of December 31 is as follows:

	2022	2021	2020
Balance as of January 1 <sup>st</sup>	\$ 14,006	\$ 13,690	\$ 12,090
Impairment for the year	1,597	324	779
Translation effect	(1,104)	(8)	821
Balance as of December 31	<u>\$ 14,499</u>	<u>\$ 14,006</u>	<u>\$ 13,690</u>

*Key assumptions used in the value-in-use calculations*

An analysis of the key assumptions of the primary cash-generating units used in impairment tests is as follows:

	Discount rate <sup>(1)</sup>			Average growth			Capex over net sales		
	2022	2021	2020	2022	2021	2020	2022	2021	2020
Mexico	10.75%	8.45%	9.66%	9.58%	6.96%	7.17%	5.78%	2.41%	5.45%
USA	7.25%	6.95%	6.95%	9.36%	5.12%	3.92%	5.84%	2.69%	2.95%
Canada	6.50%	5.75%	6.50%	2.99%	1.99%	1.97%	5.19%	3.19%	3.74%
Spain	7.50%	6.00%	6.50%	4.32%	3.38%	2.10%	6.24%	5.97%	3.70%
Brazil	11.06%	9.75%	10.25%	8.60%	8.28%	7.04%	3.78%	5.72%	7.51%

- (1) Discount rate after income tax

The projections developed by the Company in the impairment models consider assumptions based on the current macroeconomic conditions of each CGU.

As of December 31, 2022, the Company performed a sensitivity analysis on its main cash-generating units, considering an of 50 basis-point increase in the discount rate or a 50 basis-point decrease in the average growth rate, without giving rise to additional impairment.

*Allocation of goodwill to cash-generating units*

For impairment testing purposes, goodwill is allocated to cash-generating units, which are mainly the USA, Canada, Spain and others.

The carrying amount of goodwill assigned to each cash-generating unit, after impairment losses, is as follows:

	2022		2021		2020
USA	\$ 41,681	\$	47,549	\$	42,724
Canada	13,207		15,003		14,362
Spain	1,338		1,520		1,522
Other CGUs	11,859		10,493		8,296
	<u>\$ 68,085</u>	\$	<u>74,565</u>	\$	<u>66,904</u>

#### USA

The recoverable amount of the CGU is the higher of the asset's value in use and its fair value less costs of disposal. As of December 31, 2022, the value in use was higher and in order to calculate this amount, the Company applied the discounted cash flow method, which consists of applying a discount rate to the projected cash flows of the CGU. The discount rate used is the weighted average cost of capital (WACC), which considers the cost of capital contributed by the shareholder (CAPEM) and the cost of financial debt. The planning horizon was 5 years plus a perpetuity that considers the normalized cash flow with projected country's inflation rate.

After applying the aforementioned methodology, the Company concluded that there is no impairment in the value of the goodwill of this CGU.

#### China

The Company used the discounted cash flow method, which considers a discount rate applied to projected cash flows provided by the CGU. The discount rate used is the weighted average cost of capital (WACC), which considers the cost of capital contributed by the shareholder (CAPEM) and the cost of bond debt. The planning horizon was 7 years plus a perpetuity that considers the normalized cash flow with projected country's inflation rate.

Based on the application of this methodology, the Company identified impairment in the China CGU's goodwill of \$878, \$315 and \$250 in 2022, 2021 and 2020, respectively which was recognized as other expenses in profit or loss.

#### India, Russia, Ukraine and South Africa

The recoverable amount of this CGU was determined considering the Value in Use (VU), using the discounted cash flow methodology. The discount rate used is the Weighted Average Cost of Capital, which considers the cost of Capital contributed by the shareholder (CAPEM) and the cost of financial debt. The planning horizon considered was 5 years for India and 7 years for Russia, Ukraine and South Africa, plus perpetuity that contemplates the normalized flow with growth in line with the country's inflation.

Applying the methodology described, the Company concluded that there is goodwill impairment of India, Russia, Ukraine and South Africa in the amount of \$275, \$393, \$12 and \$39 in 2022, respectively, recognized other expenses in profit or loss.

## Rest of CGUs

For the rest of the CGUs, the value in use was higher than the carrying amount and no impairment losses were recognized during 2022.

### 13. Debt

	Fair value	Book value 2022	Book value 2021	Book value 2020
<i>International bonds:</i>				
On May 17, 2021 the Company, through its subsidiary Bimbo Bakeries USA, Inc., issued a bond under Rule 144 A and Regulation S of the Securities and Exchange Commission (SEC) for USD600 million, maturing on May 17, 2051. Such bond pays a fixed interest rate of 4.000% payable on a semi-annual basis. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity. Given the guaranteed structure, this instrument has the same ranking (pari passu) as the rest of Grupo Bimbo's issues. See Note 17.2.3 (g).				
During 2022, the company made repurchases of this bond for 14.733 million US dollars.	\$ 8,665	\$ 11,332	\$ 12,350	\$ -
On September 6, 2029 the Company issued a bond under Rule 144 A and Regulation S of the Securities and Exchange Commission (SEC) for USD600 million, maturing on September 6, 2049. Such bond pays a fixed interest rate of 4.000% payable on a semi-annual basis. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity. See Note 17.2.3 (e).				
During 2022, the company made repurchases of this bond for 34.885 million US dollars.	8,338	10,842	12,245	11,898
On November 10, 2017 the Company issued a bond under Rule 144 A and Regulation S of the SEC for USD650 million, maturing on November 10, 2047. Such bond pays a fixed interest rate of 4.70% payable on a semi-annual basis. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity. See Note 17.2.3 (d).				
	10,832	12,585	13,379	12,967
On June 27, 2014 the Company issued a bond under Rule 144 A and Regulation S of the SEC for USD800 million, maturing on June 27, 2024. Such bond pays a fixed interest rate of 3.875% payable on a semi-annual basis. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity. See Note 17.2.3 (a) and (b).				
	15,187	15,489	16,467	15,959



	Fair value	Book value 2022	Book value 2021	Book value 2020
On June 27, 2014 the Company issued a bond under Rule 144 A and Regulation S of the SEC for USD500 million, maturing on June 27, 2044. Such bond pays a fixed interest rate of 4.875% payable on a semi-annual basis. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity. See Note 17.2.3 (c) and (f). During 2022, the company made repurchases of this bond for 2.5 million US dollars.	\$ 8,406	\$ 9,632	\$ 10,292	\$ 9,974

On January 25, 2012 the Company issued a bond under Rule 144 A and Regulation S of the SEC for USD800 million, maturing on January 25, 2022. Such bond pays a fixed interest rate of 4.50% payable on a semi-annual basis. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity. On January 25, 2022, the Company paid the remainder of said issuance, which was financed through the multicurrency revolving line.	-	-	4,072	15,915
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*Structured notes:*

As of December 31, 2022, the Company has issued the following structured notes, payable upon maturity:

Bimbo 17- Issued on October 6, 2017. This structured note matures on September 24, 2027 and pays a fixed interest rate of 8.18%. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity, as well as the partial payment of the Bimbo QSR acquisition.	8,786	9,633	9,633	9,633
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Bimbo 16- Issued on September 14, 2016. This structured note matures on September 2, 2026 and pays a fixed interest rate of 7.56%. The proceeds from this issuance were used to refinance the Company's debt, extending the average maturity.	7,093	7,706	7,706	7,706
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*Revolving committed line of credit (multicurrency)*

On September 14, 2021 the Company renewed and amended the terms and conditions of the committed multicurrency line of credit, which is linked to sustainability. The financial institutions engaged in this line of credit are BBVA Bancomer S.A., Citibank N.A., HSBC México S.A., Banco Santander, S.A., JPMorgan Chase Bank N.A., Bank of America N.A., ING Bank N.V., MUFG Bank, Ltd. and Mizuho Bank,

	Fair value	Book value 2022	Book value 2021	Book value 2020
Ltd. The total amount is up to USD1,750 million, with USD875 million maturing on September 14, 2023 and USD875 million on September 14, 2026. As of July 1, 2022, a reduction in the applicable rates was obtained as a result of the achievement of the sustainable goals corresponding to this line for 2021. Considering this reduction, the drawdowns against this line of credit bear interest at the London Interbank Offered Rate (LIBOR) plus 0.90% for drawdowns made in USD, at the Canadian Dollar Offered Rate (CDOR) plus 0.90% for drawdowns made in Canadian dollars, at the Interbank Equilibrium Interest Rate (TIE) plus 0.675% for drawdowns made in Mexican pesos, and at the Euro Interbank Offered Rate (EURIBOR) plus 0.90% for drawdowns made in euros. As of December 31, 2022, there is no outstanding balance on this line of credit.				
During 2022 and 2021, the drawdowns and payments totaled \$13,085 and \$15,291, respectively.	-	-	-	-
<i>Unsecured working capital loans -</i>				
The Company occasionally enters into short-term unsecured loans to meet its working capital needs. During 2022 and 2021, the drawdowns and payments totaled \$30,655 and \$430.	-	-	-	-
<i>Other:</i> Certain subsidiaries have entered into other direct loan contracts to meet their working capital needs. The maturity dates for such loans range from 2023 to 2030. During 2022 and 2021, the drawdowns and payments totaled \$7,930 and \$6,710, \$11,413 and \$5,905, respectively.	7,522	7,522	7,483	1,708
Debt issuance expenses	(687)	(687)	(772)	(531)
	74,142	84,054	92,855	85,229
Less:				
Current portion of non-current debt	(6,435)	(6,435)	(10,625)	(600)
Non-current debt	\$ 67,707	\$ 77,619	\$ 82,230	\$ 84,629

An analysis of maturities of non-current debt as of December 31, 2022 is as follows:

Year	Amount
2024	\$ 16,120
2025	115
2026	7,742
2027 and thereafter	53,642
	<u>\$ 77,619</u>

During 2022, the Company has made repurchases of several of its International Bond issues for an approximate amount of \$1,044 (52.1 million US dollars).

A reconciliation of the Company's debt at the beginning and at the end of the year is as follows:

Debt	2022	2021	2020
Beginning balance	\$ 92,855	\$ 85,229	\$ 86,672
Proceeds from loans, net of debt			
issuance expenses	51,670	38,924	34,818
Repayments of loans	(55,542)	(33,535)	(40,745)
Debt issuance expenses amortization	70	60	55
Effects of remeasurements	(4,999)	2,177	4,429
Ending balance	<u>\$ 84,054</u>	<u>\$ 92,855</u>	<u>\$ 85,229</u>

All international bonds and revolving committed credit lines are guaranteed by the primary subsidiaries of Grupo Bimbo. As of December 31, 2022 and 2021, the Company has complied with all of its obligations established in the loan agreements, including certain required financial ratios: leverage ratio and interest coverage ratio. As of December 31, 2020, the Company has complied with the established obligations that include the financial ratio of interest coverage and leverage while it was in force. Such ratios are calculated considering a Conformed EBITDA according to the provisions established in the applicable loan agreements. These ratios may differ to similar calculations used by others.

#### 14. Other accounts payable and accrued liabilities

	2022	2021	2020
Other accounts payable:			
Other taxes payable	\$ 3,839	\$ 3,378	\$ 4,357
Other creditors	1,248	2,133	1,806
	<u>5,087</u>	<u>5,511</u>	<u>6,163</u>
Accrued liabilities:			
Employee compensation and bonuses	\$ 9,240	\$ 10,152	\$ 11,473
Advertising and promotion	1,495	2,026	1,682
Fees and consultations	2,188	1,734	1,193
Insurance and guaranty bonds	1,498	1,566	594
Taxes and contributions	1,239	842	559
Interest payable and bank fees	774	817	999
Supplies and fuel	672	777	1,263
Other	2,005	677	975
	<u>19,111</u>	<u>18,591</u>	<u>18,738</u>
	<u>\$ 24,198</u>	<u>\$ 24,102</u>	<u>\$ 24,901</u>

#### 15. Related party balances and transactions

Balances and transactions between Grupo Bimbo and its subsidiaries, which are related parties, have been eliminated in preparing the consolidated financial statements and are not disclosed in this note. Information on the Company's transactions with related parties is provided below.

a) Business transactions

An analysis of transactions carried out with related parties in the normal course of the Company's operations is as follows:

	2022	2021	2020
Purchase of raw materials			
Associates:			
Beta San Miguel, S.A. de C.V.	\$ 2,335	\$ 2,584	\$ 2,390
Other associates	3	7	9
Related parties:			
Frexport, S.A. de C.V.	959	871	749
Other related parties	80	61	59
Finished product purchases			
Associates:			
Fábrica de Galletas La Moderna, S.A. de C.V.	\$ 1,203	\$ 1,083	\$ 1,149
Mundo Dulce, S.A. de C.V.	5	914	803
Pan-Glo de México, S. de R.L. de C.V.	273	200	239
Other associates	3	2	3
Stationary, uniforms and other			
Associates:			
Efform, S.A. de C.V.	\$ 379	\$ 365	\$ 344
Uniformes y Equipo Industrial, S.A. de C.V.	191	202	186
Sociedad Industrial de Equipos y Servicios, S.A. de C.V.	362	234	112
Other associates	23	29	42
Related parties:			
Automotriz Coacalco-Vallejo, S.A.P.I de C.V.	\$ 40	\$ 33	\$ 50
Autotab, S.A. de C.V.	7	3	3
Other related parties	301	257	204
Financial services:			
Associates:			
Fin Común Servicios Financieros, S.A. de C.V.	\$ 1,367	\$ 1,094	\$ 893

Balances receivable due from related parties consist of unsecured accounts and are payable in cash. No guarantees have been given or received with related parties.

b) Accounts payable to related parties

Net balances payable due to related parties are as follows:

	2022	2021	2020
Associates:			
Beta San Miguel, S.A. de C.V.	\$ 577	\$ 801	\$ 747
Fábrica de Galletas La Moderna, S.A. de C.V.	164	144	132
Mundo Dulce, S.A. de C.V.	-	107	81
Efform, S.A. de C.V.	96	83	77
Uniformes y Equipo Industrial, S.A. de C.V.	35	80	48
Sociedad Industrial de Equipos y Servicios, S.A. de C.V.	45	58	40
Pan-Glo de México, S. de R. L. de C.V.	47	34	17
Related parties:			
Frexport, S.A. de C.V.	206	119	112
Proarce, S.A. de C.V.	18	33	37
Makymat, S.A. de C.V.	36	26	20
Automotriz Coacalco-Vallejo, S.A.P.I de C.V.	-	8	10
Other associates and related parties	16	34	13
	<u>\$ 1,240</u>	<u>\$ 1,527</u>	<u>\$ 1,334</u>

c) Compensation of key management personnel

Compensation for the Company's Board of Directors and other key management personnel for the years ended December 31, 2022, 2021 and 2020 totaled \$596, \$658 and \$486, respectively. This compensation is determined based on the employee's performance and market trends and is approved by the Board of Directors.

16. Income Tax

*Income tax in Mexico*

The income tax rate enacted for 2022, 2021 and 2020 was 30% and it is expected that it will remain the same in subsequent years.

Tax reforms

Mexico

On October 26, 2021, a series of tax modifications were approved in Mexico that are effective as of January 1<sup>st</sup>, 2022, these reforms did not generate a financial impact for the Company, but it did generate a series of compliance obligations.

To date, the Company has complied with its obligation to disclose tax schemes subject to reporting corresponding to fiscal years 2022 and 2021.

In terms of specialized services, the Company continued to comply with the general measures that include: identification of suppliers, documentation and presentation of contracts, as well as safeguarding of the corresponding documents:

- Identification of specialized service providers complying with the criteria of the Ministry of Labor and Social Welfare (STPS).
- Compliance with state obligations: presentation of contracts for specialized services.
- Fulfillment of obligations in terms of receiving, safeguarding and validating documents of specialized service providers.

For 2023, some requirements for tax documents that have been applied opportunely are modified.

#### United States of America

In August 2022, the CHIPS & Science Act (HR 4346) was enacted, introducing a 25% tax credit for investments in the manufacturing sector. This measure is not expected to have a significant impact on GB's operations in the United States.

In August 2022, the Reduction Act 2022 was enacted, which includes a new minimum tax for certain large taxpayers starting in 2023. The new law gives rise to a minimum tax equal to the difference between such tax and income tax and Base Erosion and Anti-Abuse Tax (BEAT).

The Company is assessing the impact of this measure. However, no material effects on the financial statements are expected.

#### Spain

On 29 December 2022, Law 38/2022 was enacted, which imposes a temporary limitation in 2023 on the recognition of tax loss carryforwards generated individually by the different entities of a corporate group.

In addition, the remaining individual tax loss carryforwards shall be included in taxable profit in equal parts in each of the first ten fiscal periods beginning on or after 1 January 2024.

On 1 January 2023, a new environmental tax on imported non-reusable plastic packaging became effective which is not expected to have a material effect on the consolidated financial statements.

#### *Income tax in other countries*

Subsidiaries established abroad calculate income tax based on the individual performance of each subsidiary and in accordance with the regulations of each country. U.S. regulations allow the filing of a consolidated income tax return. As of 2013, Spanish regulations allow the filing of a consolidated tax return. As of 2019, French regulations allow the filing of a consolidated tax return.

Except for the subsidiaries mentioned above, each subsidiary calculates and pays income tax as an individual legal entity. The annual tax returns are filed within the six months following the end of the fiscal year. Additionally, the subsidiaries must make provisional payments during each fiscal year.

The tax rates applicable in other countries where the Company operates and the period in which tax losses may be applied, are as follows:

	Statutory income tax rate			Expiration of tax loss carryforwards			
	2022		2021		2020		
Argentina	35	(a)	35	(a)	25	5	(b)
Brazil	34		34		34		(c)
Canada	15	(d)	15	(d)	15	20	(e)
Spain	25		25		25		(f)
USA	21	(g)	21	(g)	21		(h)
Mexico	30		30		30	10	

The tax losses generated by the Company are mainly in Mexico, Brazil, Argentina and Spain.

- (a) From 2021 and in the coming years, the corporate rate is 35%. Such rate will depend on the range of the accumulated taxable profit generated.
- (b) Losses on the sale of shares or other equity investments may only be offset against income of the same nature. Tax losses from foreign sources may only be carried forward against income from foreign sources.
- (c) Tax losses may be applied indefinitely but may only be offset each year up to an amount equivalent to 30% of the net taxable profit for each year.
- (d) The corporate income tax rate is a combination of the federal corporate tax rate 15%, and relevant state (provincial) corporate income tax rates where the Company has a permanent establishment. State tax rates range from 10% to 16%; therefore, the combined tax rate may range from 25% to 31%.
- (e) The Company's tax losses may be carried back against the three prior years.
- (f) Tax loss carryforwards have no expiration date; however, their application is limited to 25% of the net taxable profit for the year.
- (g) The corporate income tax rate is a combination of the federal rate, which is 21%, and the state rates where the Company has a permanent establishment. State rates range from 0% to 12%, therefore, the combined tax rate may range from 21% to 33%.
- (h) As a result of the tax reform, tax loss carryforwards have no expiration date; however, their amortization is limited to 80% of the taxable profit generated for the year.

At the date of issue of these consolidated financial statements, no changes have been disclosed for the corporate tax rates in subsequent years, the applicable changes for the years presented are the following:

- France, where the tax rate was changed from 28% in 2020 to 26.5% in 2021, and as of 2022 it will be 25%.
- Turkey, where the tax rate was changed from 22% in 2020 to 25% in 2021 and as of 2022 it will be 23%.
- Colombia, where the tax rate was changed from 31% in 2021 to 35% in 2022.
- United Kingdom where the tax rate will change from 19% to 25% in 2023.

Operations in the USA, Canada, Uruguay, Colombia, Guatemala, Panama, Honduras, Nicaragua and Ecuador are subject to minimum income tax payments or substitutive tax.

#### Analysis of provisions, effective tax rate and deferred effects

a) The Company's consolidated income tax is as follows:

	2022	2021	2020
Income tax:			
Current income tax	\$ 9,929	\$ 7,846	\$ 4,904
Deferred income tax	3,891	593	843
	<u>13,820</u>	<u>8,439</u>	<u>5,747</u>
Reversal tax withheld abroad booked in previous year	\$ (906)	\$ -	\$ -
Income tax – uncertain tax positions	1,467	287	196
	<u>\$ 14,381</u>	<u>\$ 8,726</u>	<u>\$ 5,943</u>

b) A reconciliation of the statutory income tax rate to the effective income tax rate in Mexico expressed as a percentage of the profit before income tax for the years ended December 31, 2022, 2021 and 2020 is as follows:

	2022	2021	2020
Profit before income tax and discontinued operations	\$ 45,878	\$ 24,854	\$ 15,406
Profit before income tax from discontinued operations	23,516	1,498	1,337
Profit before income tax	69,394	\$ 26,352	\$ 16,743
Statutory income tax rate	30%	30%	30%
Income tax at statutory tax rate	20,818	7,906	5,023
Plus/(less) the tax effects of the following items:			
Inflationary effects of monetary accounts in the statement of financial position and statement of profit or loss	1,051	1,025	584
Non-deductible expenses and other	1,508	973	851
Non-taxable profit and tax incentives	(356)	(322)	(420)
Difference in tax rates and currency of subsidiaries in different tax jurisdictions	(1,243)	(421)	(148)
Effects on tax values of property, plant and equipment	(807)	(561)	(324)
Share of loss of associates	(136)	(74)	(58)
Permanent effects of discontinued operation	(528)	(205)	(152)
Unrecognized available tax loss carryforwards	602	650	836
Income tax recognized in profit or loss	<u>\$ 20,909</u>	<u>\$ 8,971</u>	<u>\$ 6,192</u>
Effective income tax rate	30.1%	34.0%	37.0%



	2022	2021	2020
Income tax continuous operation	\$ 14,381	\$ 8,726	\$ 5,943
Income tax discontinued operation (Note 24)	6,528	245	249
Income tax	<u>\$ 20,909</u>	<u>\$ 8,971</u>	<u>\$ 6,192</u>
Effective income tax rate continuous operation	31.3%	35.1%	38.5%
Effective income tax rate discontinued operation	27.7%	16.4%	18.6%

To determine their deferred income tax as of December 31, 2022, 2021 and 2020, the Company's subsidiaries applied the income tax rate that will be in effect when the temporary differences giving rise to deferred taxes are expected to reverse.

c) The primary items that generate deferred income tax as of December 31, are as follows:

	Balance as of January 1st, 2022	Effects through profit or loss	Effects through comprehensive income	Translation effect	Discontinued operation	Business combinations	Balance as of December 31, 2022
Allowance for expected credit loss	\$ (301)	\$ (148)	\$ -	\$ -	\$ 11	\$ -	\$ (438)
Inventories and advances	16	46	-	-	-	-	62
Property, plant and equipment	4,501	299	-	-	(49)	14	4,765
Intangible assets and other assets	7,869	134	-	(2,098)	(112)	1,481	7,274
Other reserves and provisions	(12,501)	5,030	207	(47)	157	-	(7,154)
Current employee profit sharing	(500)	(48)	-	-	13	-	(535)
Available tax loss carryforwards	(303)	(40)	-	-	-	-	(343)
Net economic hedge	-	(432)	432	-	-	-	-
Lease assets and liabilities, net	(469)	(70)	-	-	10	-	(529)
Derivative financial instruments	914	182	(574)	(11)	-	-	511
Total deferred income tax (asset), net	<u>\$ (774)</u>	<u>\$ 4,953</u>	<u>\$ 65</u>	<u>\$ (2,156)</u>	<u>\$ 30</u>	<u>\$ 1,495</u>	<u>\$ 3,613</u>

	Balance as of January 1st, 2021	Effects through profit or loss	Effects through comprehensive income	Translation effect	Business combinations	Balance as of December 31, 2021
Allowance for expected credit loss	\$ (283)	\$ (18)	\$ -	\$ -	\$ -	\$ (301)
Inventories and advances	(59)	75	-	-	-	16
Property, plant and equipment	5,026	(525)	-	-	-	4,501
Intangible assets and other assets	8,068	565	-	(641)	(123)	7,869
Other reserves and provisions	(13,922)	989	432	-	-	(12,501)
Current employee profit sharing	(299)	(201)	-	-	-	(500)
Available tax loss carryforwards	(568)	265	-	-	-	(303)
Net economic hedge	-	(77)	77	-	-	-
Lease assets and liabilities, net	(329)	(140)	-	-	-	(469)
Derivative financial instruments	399	(345)	860	-	-	914
Total deferred income tax (asset), net	<u>\$ (1,967)</u>	<u>\$ 588</u>	<u>\$ 1,369</u>	<u>\$ (641)</u>	<u>\$ (123)</u>	<u>\$ (774)</u>

<sup>(1)</sup> During 2020, the Company recognized a deferred tax asset on intangible assets of \$4,270.

	Balance as of January 1st, 2020	Effects through profit or loss	Effects through comprehensive income	Translation effect	Business combinations	Balance as of December 31, 2020
Allowance for expected credit loss	\$ (288)	\$ 5	\$ -	\$ -	\$ -	\$ (283)
Inventories and advances	(31)	(28)	-	-	-	(59)
Property, plant and equipment	3,606	1,420	-	-	-	5,026
Intangible assets and other assets <sup>(1)</sup>	10,709	(3,059)	-	(21)	439	8,068
Other reserves and provisions	(11,430)	(2,347)	(145)	-	-	(13,922)
Current employee profit sharing	(352)	53	-	-	-	(299)
Available tax loss carryforwards	(1,381)	3,722	(2,909)	-	-	(568)
Net economic hedge	-	645	(645)	-	-	-
Lease assets and liabilities, net	(173)	(156)	-	-	-	(329)
Derivative financial instruments	(9)	526	(118)	-	-	399
Total deferred income tax liability/(asset), net	\$ 651	\$ 781	\$ (3,817)	\$ (21)	\$ 439	\$ (1,967)

The deferred income tax assets and liabilities are presented separately in the consolidated statement of financial position, since they correspond to different taxable entities and tax authorities. An analysis is as follows:

	2022	2021	2020
Deferred income tax asset	\$ (3,962)	\$ (7,861)	\$ (8,733)
Deferred income tax liability	7,575	7,087	6,766
Total deferred income tax (asset)/liability, net	\$ 3,613	\$ (774)	\$ (1,967)

The Company has determined that the undistributed earnings of its foreign subsidiaries will not be distributed in the foreseeable future. As of December 31, 2022, there are undistributed earnings for temporary differences related to investments in subsidiaries and associates for which no deferred tax liabilities have been recognized. In the same date, the amount of undistributed earnings for temporary differences related to subsidiaries is immaterial.

As of December 31, 2022, the Company's unused tax losses have the following expiration dates:

Year	Amount
2023	\$ 953
2024	1,236
2025	1,008
2026	1,310
2027	742
2028	67
2029	39
2030 and thereafter	22,752
	<u>28,107</u>
Unrecognized available tax loss carryforwards	(26,727)
Total	<u>\$ 1,380</u>

Certain subsidiaries that have tax losses have not recognized the deferred tax asset, since they do not have sufficient taxable income or projected earnings to estimate the time for recovery of such tax losses. Unrecognized accumulated benefits of such tax losses were \$7,902 in 2022, \$8,644 in 2021 and \$7,637 in 2020.

Some subsidiaries have unused tax losses. The unused tax losses for which a deferred tax asset has been recognized can be recovered, provided that they meet certain requirements. As of December 31, 2022, the Company expects to recover such tax losses through the reversal of temporary differences and future taxable profits.

## 17. Financial instruments

### 1. Financial instruments by category as of December 31 is as follows:

	2022	2021	2020	Category / Hierarchy
<b>Assets</b>				
<b>Financial assets:</b>				
Cash and cash equivalents	\$ 12,313	\$ 8,748	\$ 9,268	Fair value - Level 1
Trade accounts receivables and other accounts receivable, net	23,936	21,432	18,802	Amortized cost
Derivative financial instruments	38	1,293	871	Fair value - Level 1 and 2
Guarantee deposits for derivative financial instruments	879	-	-	Fair value - Level 1
<b>Total current assets</b>	<b>37,166</b>	<b>31,473</b>	<b>28,941</b>	
Other non-current assets	675	273	85	Amortized cost
Other non-current assets - plan asset surpluses and other assets	1,752	1,657	913	Fair value - Level 1, 2 and 3
Derivative financial instruments	2,005	1,962	267	Fair value - Level 1 and 2
<b>Total assets</b>	<b>\$ 41,598</b>	<b>\$ 35,365</b>	<b>\$ 30,206</b>	
<b>Liabilities</b>				
<b>Financial liabilities:</b>				
Current portion of non-current debt	\$ 6,435	\$ 10,625	\$ 600	Amortized cost
Trade accounts payable	44,058	35,752	26,679	Amortized cost
Other accounts payable	1,154	1,998	1,790	Amortized cost
Accounts payable to related parties	1,240	1,527	1,334	Amortized cost
Guarantee withdrawals for derivative financial instruments	-	392	398	Fair value - Level 1
Derivative financial instruments	1,458	169	1,183	Fair value - Level 1 and 2
<b>Total current liabilities</b>	<b>54,345</b>	<b>50,463</b>	<b>31,984</b>	
Non-current debt	77,619	82,230	84,629	Amortized cost
Derivative financial instruments	590	67	214	Fair value - Level 1 and 2
<b>Total liabilities</b>	<b>\$ 132,554</b>	<b>\$ 132,760</b>	<b>\$ 116,827</b>	

### 2. Risk management

During the normal course of its operations, the Company is exposed to risks inherent to financial variables, as well as changes in the prices of some of its raw materials that are traded in international markets. The Company has established an orderly risk management process that assesses the nature and extent of those risks.

The primary financial risks to which the Company is exposed are as follows:

- Market risk
- Interest rate risk
- Foreign currency risk
- Commodity price risk
- Liquidity risk
- Credit risk
- Equity risk

The risk management process includes the following activities:

- Identify, evaluate and monitor external and internal risks that could have a significant impact on the Company
- Prioritize risks
- Ensure risk assignment and monitoring
- Validate bodies and/or those responsible for risk management
- Validate the progress made in the management of each prioritized risk
- Review the consistency of open positions in respect of the corporate strategy
- Make recommendations

Since the variables to which the Company is exposed are dynamic, hedging strategies are evaluated and monitored periodically. Such strategies are reported to the relevant governing body within the Company. The primary purpose of hedging strategies is to achieve a neutral and balanced position in relation to the risk exposure caused by certain financial variables.

## 2.1 Market risk

The Company is exposed to interest rate and foreign currency exchange risks, as well as commodity price risks. The Company occasionally uses derivative financial instruments to mitigate the potential impact of fluctuations in these variables and prices on its financial performance. The Company considers that the derivative financial instruments it enters into provide flexibility that allows for greater financial stability and better visibility and certainty regarding future costs and expenses.

The Company determines the target amounts and parameters of the primary positions for which the derivative financial instruments are contracted in order to minimize one or more of the risks generated by a transaction or group of transactions associated with the primary position.

The Company only enters into derivative financial instruments with financial institutions of well-known solvency and within the limits set for each institution.

The main types of derivative financial instruments used by the Company are as follows:

- a) Contracts that establish a mutual obligation to exchange cash flows on preestablished future dates, at the nominal or reference value (swaps):
  1. Interest rate swaps to balance the mix of fixed and variable interest rates used for financial liabilities
  2. Cross currency swaps, to change the currency in which both the principal and interest of a financial liability are expressed

- b) Foreign currency forwards
- c) Foreign currency call options
- d) Foreign currency denominated zero-cost call and put options (zero-cost collars)
- e) Raw materials futures
- f) Options on raw material futures
- g) Commodity swaps

Market risk exposure is monitored and reported on an ongoing basis.

The Company's policy is to contract derivative financial instruments for the sole purpose of hedging its foreign currency risk. Accordingly, in order to contract a derivative financial instrument, it must necessarily be associated with a primary position that exposes the Company to a specific risk. Consequently, the notional amounts of the Company's derivative financial instruments must be consistent with the amounts of the primary positions that are being hedged. The Company does not contract derivative financial instruments to obtain earnings from premiums.

An analysis of the Company's derivative financial instruments is as follows:

	2022		2021		2020	
	Book value	Changes in OCI	Book value	Changes in OCI	Book value	Changes in OCI
<b>Assets</b>						
<b>Current assets:</b>						
Forwards on raw materials	\$ -	\$ (92)	\$ 92	\$ 92	\$ -	\$ -
Futures of raw materials	25	(922)	953	152	684	595
Swaps of raw materials and energetics	13	(237)	248	174	187	132
<b>Total current derivative financial instruments</b>	<b>\$ 38</b>	<b>\$ (1,251)</b>	<b>\$ 1,293</b>	<b>\$ 418</b>	<b>\$ 871</b>	<b>\$ 727</b>
<b>Non-current assets:</b>						
Cross currency swap	\$ 1,430	\$ 249	\$ 1,951	\$ 427	\$ 267	\$ 27
Interest Rate swaps	575	575				
Swaps of raw materials and energetics	-	(9)	9	9	-	-
Forwards on raw materials	-	(2)	2	2	-	-
<b>Total non-current derivative financial instruments</b>	<b>\$ 2,005</b>	<b>\$ 813</b>	<b>\$ 1,962</b>	<b>\$ 438</b>	<b>\$ 267</b>	<b>\$ 27</b>
<b>Liabilities</b>						
<b>Current liabilities:</b>						
Foreign currency forwards	\$ 10	\$ 76	\$ 169	\$ 175	\$ 399	\$ (170)
Forwards on raw materials	512	(512)	-	784	784	(456)
Futures of raw materials	234	(237)	-	-	-	-
Cross currency swap	-	-	-	-	-	(26)
Swaps of raw materials and energetics	702	(702)	-	-	-	107
<b>Total current derivative financial instruments</b>	<b>\$ 1,458</b>	<b>\$ (1,375)</b>	<b>\$ 169</b>	<b>\$ 959</b>	<b>\$ 1,183</b>	<b>\$ (545)</b>
<b>Total non-current derivative financial instruments</b>	<b>\$ 590</b>	<b>\$ (54)</b>	<b>\$ 67</b>	<b>\$ 1,203</b>	<b>\$ 214</b>	<b>\$ (636)</b>
<b>Equity:</b>						
Total valuation of cash flow hedges, net of accrued interest	\$ (1,100)	\$ (1,867)	\$ 767	\$ 3,018	\$ (2,251)	\$ (427)
Closed contracts for unused futures	(352)	(346)	(6)	(30)	24	41
	(1,452)	(2,213)	761	2,988	(2,227)	(386)
Deferred income tax, net	401	585	(184)	(860)	676	116
<b>Other comprehensive (loss)/income</b>	<b>\$ (1,051)</b>	<b>\$ (1,628)</b>	<b>\$ 577</b>	<b>\$ 2,128</b>	<b>\$ (1,551)</b>	<b>\$ (270)</b>

As of December 31, 2022, 2021 and 2020, derivative financial instruments did not generate significant ineffectiveness in the hedging strategies executed.

## 2.2 Management of interest rate risk

The Company is exposed to interest rate risk, mainly with respect to its financial liabilities. The risk is managed through an adequate mix of fixed and variable rates, which on occasion, is achieved by contracting derivative financial instruments, such as interest rate swaps, which are accounted for as hedging instruments when they meet with the corresponding criteria.

As a result of the COVID-19 pandemic, volatility in financial markets led to fluctuations in interest rates, particularly in short-term rates. Since most of the Company's financial liabilities bear interest at long-term fixed rates, these fluctuations did not have a material effect on the consolidated financial statements during 2022, 2021 and 2020.

Company management considers that the interest rate risk related to its financial assets is limited, since they are generally current assets.

As of December 31, 2022, 2021 and 2020, the Company had no non-current debt bearing interest at variable rates.

## 2.3 Management of foreign currency risk

The Company carries out transactions in different foreign currencies and presents its consolidated financial statements in Mexican pesos. Accordingly, it is exposed to foreign currency risk (i.e. due to forecasted purchases of raw materials, contracts and monetary assets and liabilities) and foreign currency translation risk (i.e. due to net investments in foreign subsidiaries). The Company is mainly exposed to foreign currency risk associated with the performance of the Mexican peso against the American dollar and the Canadian dollar, and the Canadian dollar against the USD.

As a result of the COVID-19 pandemic, during 2022, there was no volatility in financial markets nor did led to fluctuations in exchange rates. However, the Company did not modify its foreign currency risk management strategy. In 2021, volatility in financial markets led to fluctuations in exchange rates. However, the Company did not modify its foreign currency risk management strategy.

### - Management of foreign currency translation risk

The Company has investments in foreign subsidiaries whose functional currency is not the Mexican peso, which exposes it to foreign currency translation risk. The Company has contracted intercompany financial assets and liabilities with those foreign subsidiaries in various currencies, which also generates foreign currency translation risks.

Foreign currency translation risk is mitigated mostly through the issuance of one or more loans denominated in currencies other than the functional currency to naturally hedge exposure to foreign currency and presented as a net investment in foreign subsidiaries.

As of December 31, 2022, 2021 and 2020, the loans in USD (described in Note 13) that have been designated as hedges on the net investment in foreign subsidiaries amount to USD1,058 million, USD1,295 million and USD1,521 million, respectively. On December 28, 2020, the company discontinued the hedge accounting of the international bond due on January 25, 2022, for a notional amount of USD797 million.

As of December 31, 2022, 2021 and 2020, the loans that have been designated as hedges on the net investment in foreign subsidiaries amount to CAD354 million for the three periods (see Note 17, 2.3 (a)).

As of December 31, 2022 and 2021, the loans that have been designated as hedges on the net investment in foreign subsidiaries in Spain amount to EUR318 million and EUR126 million, respectively.

As of December 31, 2022, 2021 and 2020, the amount designated as a hedge for non-current intercompany asset positions is CAD630 million for the three periods.

As of December 31, 2022, and 2021, the amount loans for non-current intercompany that have been designated as the investment in USA subsidiaries is USD756 million and USD748 million, respectively.

As of December 31, 2022, the amount designated as a hedge for non-current intercompany asset positions is GBP18 million.

To test hedge effectiveness, the Company compares the changes in the fair value of the hedging instrument against the changes in fair value of the hedged item attributable to the net investment.

#### Management of transactional foreign currency risk

The Company's risk management policy on transactional foreign currency risk consists of hedging expected cash flows, mainly with regard to expected obligations that qualify as hedged items, represented by "highly probable" forecasted transactions for purposes of hedge accounting. When the future purchase is made, the Company adjusts the non-financial asset hedged for the gain or loss previously recognized in OCI.

#### Foreign currency sensitivity

The sensitivity analyses below have been determined based on balances exposed to foreign currency risk, considering both derivative and non-derivative financial instruments at the reporting date; therefore, the analyses may not be representative of the foreign currency risk for the period due to changes in the balances exposed to such risk.

A depreciation/appreciation of one Mexican peso per USD that represents management's estimate of a reasonable potential change in the parity of both currencies would result in an increase/decrease of approximately \$80 in profit or loss for the year ended December 31, 2022.

A depreciation/appreciation of one Mexican peso per Canadian dollar that represents management's estimate of a reasonable potential change in the parity of both currencies would result in an increase/decrease of approximately \$3 in profit or loss for the year ended December 31, 2022.

A depreciation/appreciation of one Mexican peso per euro that represents management's estimate of a reasonable potential change in the parity of both currencies would result in an increase/decrease of approximately \$0 in profit or loss for the year ended December 31, 2022.

Analysis of derivative financial instruments for hedging interest rate and foreign currency risk

An analysis of the derivatives used to hedge interest rate and foreign currency risks and their fair value as of December 31, 2021, 2020 and 2019 is as follows:

a) Swaps that translate the 144A bond of USD800 million, which matures on June 27, 2024, to Canadian dollars and change the fixed interest rate in USD to a fixed interest rate in Canadian dollars, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
270	USD	354	CAD	27-jun-2024	3.875%	3.9700%	\$ 133	\$ (171)	\$ (176)

b) Swaps that translate the 144A bond of USD800 million, which matures on June 27, 2024, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate in Mexican pesos, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
100	USD	1,827	MXN	27-jun-2024	3.875%	8.410%	\$ 162	\$ 339	\$ 189
150	USD	3,225	MXN	27-jun-2024	3.875%	7.160%	-	103	(130)
76	USD	1,392	MXN	27-jun-2024	3.875%	8.387%	123	257	143
204	USD	4,376	MXN	27-jun-2024	3.875%	7.330%	-	123	(201)
							<u>\$ 285</u>	<u>\$ 822</u>	<u>\$ 1</u>

c) Swaps that translate the 144A bond of USD500 million, which matures on June 27, 2044, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate in Mexican pesos, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
100	USD	1,829	MXN	27-jun-2028	4.875%	9.8385%	\$ 183	\$ 423	\$ 247
100	USD	1,829	MXN	27-jun-2044	-	1.1900%	131	245	298
							<u>\$ 314</u>	<u>\$ 668</u>	<u>\$ 545</u>

d) Swaps that translate a portion of 144A bond of USD650 million, maturing on November 10, 2047, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate in Mexican pesos, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
100	USD	2,150	MXN	10-nov-2047	-	3.415%	\$ 92	\$ -	\$ -
50	USD	1,075	MXN	10-nov-2047	-	3.120%	71	-	-
							<u>\$ 163</u>	<u>\$ -</u>	<u>\$ -</u>



e) Swaps that translate a portion of 144A bond of USD595 million, maturing on September 6, 2049, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate in Mexican pesos, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
50	USD	1,075	MXN	06-mar-2030	4.00%	8.08%	\$ -	\$ 72	\$ (20)
50	USD	1,033	MXN	06-sep-2030	4.00%	9.81%	-	5	(89)
50	USD	1,018	MXN	06-sep-2030	4.00%	9.67%	-	30	(58)
25	USD	495	MXN	06-sep-2030	4.00%	9.37%	-	44	2
25	USD	494	MXN	06-sep-2030	4.00%	9.34%	-	44	2
200	USD	3,733	MXP	06-sep-2049	-	2.98%	5	185	-
							<u>\$ 5</u>	<u>\$ 380</u>	<u>\$ (163)</u>

f) Swaps that translate a portion of 144A bond of USD500 million, maturing on June 27, 2044, to euros and change the fixed interest rate in USD to a fixed interest rate in euros, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
100	USD	93	EUR	28-jun-2032	4.87%	3.61%	\$ 41	\$ -	\$ -

g) Swaps that translate a portion of 144A bond of USD595 million, maturing on September 6, 2049, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate in euros.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
150	USD	126	EUR	6-mar-2031	4.00%	2.11%	\$ 488	\$ 252	\$ -

h) Interest rate swap that hedges the floating rate in USD of coupon payments related to forecast transactions:

Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
					2022	2021	2020
200	USD	24-may-2034	SOFR 3M	1.69%	\$ 513	\$ -	\$ -
75	USD	30-jun-2033	SOFR 3M	3.32%	21	-	-
75	USD	30-jun-2033	SOFR 3M	3.32%	22	-	-
					<u>\$ 556</u>	<u>\$ -</u>	<u>\$ -</u>

i) Interest rate swap that hedges the variable rate in USD (LIBOR):

Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
					2022	2021	2020
160	USD	30-jun-2031	3-month LIBOR	3.29%	\$ -	\$ -	\$ 60

j) Long-term swaps to cover the price risk associated with raw materials and others:

Unit	December 2022		December 2021		December 2020		Market value		
	Quantity	Average price	Quantity	Average price	Quantity	Average price	2022	2021	2020
Barrels	\$ -	\$ -	21,450	49.66	14,950	48.32	\$ -	\$ 9	\$ -

k) Long-term forwards to cover the exchange risk associated with raw materials and others:

Country	Currency	December 2022		December 2021		December 2020		Market value		
		Notional amount	Average exchange rate	Notional amount	Average exchange rate	Notional amount	Average exchange rate	2022	2021	2020
Canada	USD/CAD	-	-	10	1.25	-	-	\$ -	\$ 3	\$ -
Mexico	USD/MXN	-	-	3	22.52	-	-	-	(1)	-
								\$ -	\$ 2	\$ -

l) Interest rate swap that hedges forecast flows related to the finance lease of Italy operation:

Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
					2022	2021	2020
8	EUR	03-feb-2031	Euribor 3M	1.28%	\$ 11	\$ -	\$ -
7	EUR	03-mar-2031	Euribor 3M	1.25%	9	-	-
					\$ 20	\$ -	\$ -
Total activo instrumentos financieros a largo plazo					\$ 2,005	\$ 1,962	\$ 267

During 2022, the Company restructured the notional amounts (for USD150 million) and interest rates of some derivative financial instruments, as indicated in paragraph h), resulting in the collection of \$419 corresponding to the fair value of these instruments at the time of the restructuring. The Company's risk management objectives were not modified as a result of this restructuring.

During 2020, the Company restructured the notional amounts and interest rates of some derivative financial instruments, as indicated in paragraphs a), b) and e), resulting in the collection of \$2,096 corresponding to the fair value of these instruments at the time of the restructuring. The Company's risk management objectives were not modified as a result of this restructuring.

m) Swaps that translate the 144A bond of USD800 million, which matures on June 27, 2024, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate in Mexican pesos, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount		Maturity	Rate received	Rate paid	Market value		
		amount	Currency				2022	2021	2020
150	USD	3,225	MXP	27-jun-2024	3.875%	7.160%	\$ 163	\$ -	\$ -
204	USD	4,376	MXP	27-jun-2024	3.875%	7.330%	234	-	-
							\$ 397	\$ -	\$ -

n) Swaps that translate a portion of 144A bond of USD595 million, maturing on September 6, 2049, to Mexican pesos and change the fixed interest rate in USD to a fixed interest rate Mexican peso, as well as notional coverage at maturity.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
50	USD	1,075	MXP	06-mar-2030	4.00%	8.08%	\$ 27	\$ -	\$ -
50	USD	1,033	MXP	06-sep-2030	4.00%	9.81%	80	-	-
50	USD	1,018	MXP	06-sep-2030	4.00%	9.67%	57	-	-
25	USD	495	MXP	06-sep-2030	4.00%	9.37%	5	-	-
25	USD	494	MXP	06-sep-2030	4.00%	9.34%	4	-	-
							<u>\$ 173</u>	<u>\$ -</u>	<u>\$ -</u>

o) Swaps that translate a portion of 144A bond of USD650 million, maturing on November 10, 2047, to Euros, where the notional to maturity is hedged by changing the debt denominated in USD to Euros.

Notional amount	Currency	Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
							2022	2021	2020
100	USD	99	MXP	10-nov-2032	1.02%	-	\$ 20	\$ -	\$ -

p) Non-current forwards to hedge foreign currency risk related to raw materials and other:

Country	Currency	December 2022		December 2021		December 2020		Market value		
		Notional amount	Average	Notional amount	Average	Notional amount	Average	2022	2021	2020
			exchange rate		exchange rate		exchange rate			
Mexico	USD/MXN	-	-	2	20.78	12	20.15	\$ -	\$ -	\$ 1
Canada	USD/CAD	-	-	14	1.31	8	1.32	-	-	5
							<u>\$ -</u>	<u>\$ -</u>	<u>\$ 6</u>	

q) Non-current forwards to hedge forecast transactions:

Country	Currency	December 2022		December 2021		December 2020		Market value		
		Notional amount	Average	Notional amount	Average	Notional amount	Average	2022	2021	2020
			exchange rate		exchange rate		exchange rate			
Mexico	USD/MXN	-	-	-	-	58	20.85	\$ -	\$ -	\$ 185

r) Interest rate swap that hedges the variable rate in USD:

Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
					2022	2021	2020
200	USD	24-may-2034	SOFR3M	1.69%	\$ -	\$ 54	\$ -

On June 24, 2020, the Company extended the maturity date of its interest rate swap for a notional of USD160 million and settled the fair value at that date of \$935 (see paragraph k). The characteristics of this instrument, valid until May 2021, are described in paragraph f); generating on that date the final settlement of the instrument in favor of the Company for \$263; the Company's risk management objectives and strategy were not revised as a result of this restructuring.

s) Interest rate swap hedging forecasted flows related to financial leases of Italy operation:

Notional amount	Currency	Maturity	Rate received	Rate paid	Market value		
					2022	2021	2020
8	EUR	03-feb-2031	3-month Euribor	1.28%	\$ -	\$ 7	\$ 13
7	EUR	03-mar-2031	3-month Euribor	1.25%	-	6	10
					<u>\$ -</u>	<u>\$ 13</u>	<u>\$ 23</u>
Total non-current financial liabilities					<u>\$ 590</u>	<u>\$ 67</u>	<u>\$ 214</u>

Foreign currency hedges

There is an economic relationship between the hedged items and the hedging instruments as the terms of the foreign exchange and commodity forward contracts match the terms of the expected highly probable forecast transactions (i.e. notional amount and expected payment date). The Company has established a hedge ratio of 1:1 for the hedging relationships as the underlying risk of the foreign exchange and commodity forward contracts are identical to the hedged risk components.

As of December 31, 2022, 2021 and 2020, the Company had the following forwards to hedge forecast transactions:

Country	Currency	December 2022		December 2021		December 2020		Market value		
		Notional amount	Average exchange rate	Notional amount	Average exchange rate	Notional amount	Average exchange rate	2022	2021	2020
Mexico	MXN/CLP	1,388	43.23	894	40.24	1,022	35.19	\$ 3	\$ 20	\$ 6
Mexico	USD/MXN	190	19.63	252	21.39	273	21.72	19	(189)	(404)
Mexico	MXN/USD	607	19.91	51	20.48	799	19.97	5	-	2
Mexico	USD/GBP	31	1.13	-	-	-	-	(41)	-	-
Mexico	EUR/MXP	100	21.01	-	-	-	-	(12)	-	-
Spain	EUR/RUB	-	-	-	-	10	92.20	-	-	(3)
United Kingdom	EUR/GBP	30	1.15	-	-	-	-	17	-	-
United Kingdom	USD/EUR	53	1.08	-	-	-	-	(1)	-	-
Total non-current liabilities financial instruments								<u>\$ (10)</u>	<u>\$ (169)</u>	<u>\$ (399)</u>

An analysis of the maturities of these forwards as of December 31, 2022 is as follows:

	< 1 Month	> 1 month < 3 months	> 3 months < 6 months	> 6 months < 9 months	> 9 months < 12 months	Total
Mexico						
Notional amount in MXP	-	-	1,388	-	-	1,388
Average exchange rate CLP	-	-	43.23	-	-	43.23
Mexico						
Notional amount in USD	78	49	63	-	-	190
Average exchange rate	19.40	19.63	19.90	-	-	19.63
Mexico						
Notional amount in MXP	-	607	-	-	-	607
Average exchange rate USD	-	19.91	-	-	-	13.91

	< 1 Month	> 1 month < 3 months	> 3 months < 6 months	> 6 months < 9 months	> 9 months < 12 months	Total
Mexico						
Notional amount in EUR	100	-	-	-	-	100
Average exchange rate	21.01	-	-	-	-	21.01
Mexico						
Notional amount in USD	-	31	-	-	-	31
Average exchange rate	-	1.13	-	-	-	1.13
United Kingdom						
Notional amount in EUR	3	6	8	6	7	30
Average exchange rate	1.16	1.16	1.16	1.16	1.16	1.16
United Kingdom						
Notional amount in USD	4	7	12	14	16	53
Average exchange rate	1.16	1.13	1.09	1.06	1.05	1.06

As of December 31, the Company had contracted the following forwards to hedge its foreign currency risk related to raw materials and other:

Country	Currency	December 2022		December 2021		December 2020		Market value		
		Notional amount	Average exchange rate	Notional amount	Average exchange rate	Notional amount	Average exchange rate	2022	2021	2020
Argentina	USD/ARS	-	-	-	-	5	94.68	\$ -	\$ -	\$ (5)
Canada	USD/CAD	140	1.30	125	1.26	98	1.33	116	17	(74)
Canada	CAD/USD	47	1.36	28	1.28	19	1.29	1	7	2
Chile	USD/CLP	67	936.37	37	795.93	31	779.59	(104)	65	(68)
Colombia	USD/COP	18	4,665.24	16	3,894.38	14	3,747.20	22	19	(23)
Mexico	USD/MXP	613	20.90	320	21.12	323	21.95	(525)	(43)	(586)
Mexico	MXP/USD	1,745	20.06	545	21.43	342	20.05	26	20	6
Mexico	EUR/MXP	2	22.67	1	25.29	3	25.34	(2)	(1)	(2)
Peru	USD/PEN	28	3.95	25	4.03	14	3.57	(14)	-	4
Uruguay	USD/UYU	11	43.01	9	46.09	10	44.47	(11)	(2)	(5)
France	USD/EUR	6	1.06	6	1.16	6	1.17	(2)	2	(6)
Russia	EUR/RUB	-	-	1	73.76	-	-	-	1	-
Russia	USD/RUB	-	-	1	85.18	1	74.03	-	-	-
Brazil	USD/BRL	14	5.43	15	5.62	37	5.44	(4)	3	(29)
Brazil	BRL/USD	22	5.44	53	5.79	8	5.58	2	4	2
Costa Rica	USD/CRC	12	648.50	-	-	-	-	(17)	-	-
Total current assets (liabilities) financial instruments								\$ (512)	\$ 92	\$ (784)

The maturities of these forwards as of December 31, 2022 are as follows:

	< 1 Month	> 1 month < 3 months	> 3 months < 6 months	> 6 months < 9 months	> 9 months < 12 months	Total
Canada						
Notional amount in USD	16	30	35	34	25	140
Average exchange rate	1.29	1.28	1.28	1.29	1.35	1.30
Canada						
Notional amount in CAD	17	30	-	-	-	47
Average exchange rate USD	1.36	1.36	-	-	-	1.36
Chile						
Notional amount in USD	8	15	17	16	11	67
Average exchange rate	908.27	906.23	940.27	966.42	949.07	936.37

	< 1 Month	> 1 month < 3 months	> 3 months < 6 months	> 6 months < 9 months	> 9 months < 12 months	Total
Colombia						
Notional amount in USD	2	4	5	4	3	18
Average exchange rate	4,479.03	4,393.53	4,500.94	4,857.92	5,188.81	4,665.24
Mexico						
Notional amount in USD	80	136	199	116	82	613
Average exchange rate	20.88	20.82	20.80	21.16	20.94	20.90
Mexico						
Notional amount in MXP	434	834	276	201	-	1,745
Average exchange rate USD	19.83	19.98	20.26	20.58	-	20.06
Mexico						
Notional amount in EUR	-	1	1	-	-	2
Average exchange rate	-	22.63	22.94	-	-	22.67
Peru						
Notional amount in USD	4	6	7	7	4	28
Average exchange rate	3.94	3.94	3.95	3.96	3.98	3.95
Uruguay						
Notional amount in USD	1	3	4	2	1	11
Average exchange rate	43.52	43.03	42.88	43.34	42.03	43.01
France						
Notional amount in USD	1	1	2	1	1	6
Average exchange rate	1.05	1.06	1.06	1.07	1.07	1.06
Brazil						
Notional amount in USD	3	6	4	1	-	14
Average exchange rate	5.46	5.42	5.41	5.50	-	5.43
Brazil						
Notional amount in BRL	9	11	2	-	-	22
Average exchange rate USD	5.42	5.46	5.49	-	-	5.44
Costa Rica						
Notional amount in USD	3	5	3	1	-	12
Average exchange rate	654.12	649.67	643.50	640.16	-	648.50

As of December 31, 2022, 2021 and 2020, the Company reclassified \$394, \$549 and \$(302), respectively, to cost of sales.

## 2.4 Management of commodity price risk

There is an economic relationship between the hedged items and the hedging instruments as the terms of purchases of raw materials match the terms of the expected highly probable forecast transactions (i.e. notional amount and expected payment date). The Company has established a hedge ratio of 1:1 for the hedging relationships as the underlying risk of the purchases of raw materials are identical to the hedged risk components.

In accordance with the Company's risk management policies, it enters into wheat, natural gas, and other commodity futures contracts to minimize the risk of variation in international prices of such commodities.

Wheat, the main commodity used by the Company, together with natural gas, are some of the commodities hedged. The transactions are carried out in well-known commodity markets and through their formal documentation, are designated as cash flow hedges of forecasted transactions. The Company performs prospective and retrospective effectiveness tests of the instruments to ensure that they mitigate the variability of cash flows from fluctuations in the price of such commodities.

As of December 31, 2022, 2021 and 2020, the Company has recognized, in other comprehensive income, closed wheat derivative contracts that have not yet been reclassified to cost of sales, since the wheat under these contracts has not been used for flour consumption.

#### Analysis of derivative transactions to hedge commodity price risk

As of December 31, the principal characteristics of the Company's futures contracts are as follows:

	2022			2021			2020		
	Contracts			Contracts			Contracts		
	Number	Maturity	Fair value	Number	Maturity	Fair value	Number	Maturity	Fair value
Diesel	-	-	\$ -	1,841	Jan-22 a Dec-22	\$ 245	3,471	Jan-21 to Jul-22	\$ 7
Gasoline	-	-	-	764	Jan -22 a Dec-22	130	1,714	Jan-21 to Jul-22	54
Natural gas	-	-	-	628	Jan -22 a Dec-22	(12)	533	Jan-21 to Dec-21	14
Polyethylene	-	-	-	84,269	Jan -22 a Dec-22	(124)	45,561	Jan-21 to Oct-21	112
Wheat	-	-	-	13,202	Jan -22 a Dec-22	936	8,334	Jan-21 to Dec-21	601
Soybean oil	798	Jan-23 a Dec-23	25	818	Jan -22 a Dec-22	14	678	Jan-21 to Dec-21	82
Crude Oil	21,450	Jan-23 a Nov-23	13	23,400	Jan -22 a Dec-22	12	13,650	Jan-21 to Dec-21	1
Total current assets			<u>\$ 38</u>			<u>\$ 1,201</u>			<u>\$ 871</u>
Polyethylene	109,571	Jan-23 a Mar-24	\$ 482			\$ -			\$ -
Natural gas	623	Jan-23 a Jan-24	194			-			-
Wheat	11,375	Feb-23 a Dec-23	234			-			-
Diesel	1,982	Jan-23 a Jan-24	12			-			-
Gasoline	1,239	Jan-23 a Dec-23	14			-			-
Total current liabilities			<u>\$ 936</u>			<u>\$ -</u>			<u>\$ -</u>

As of December 31, 2022, 2021 and 2020, the Company reclassified \$(1,749), \$(1,351) and \$525, respectively, to cost of sales.

The fair values of these financial instruments used to hedge the raw material price risk are considered within Level 1 of the fair value hierarchy.

As of December 31, 2022, 2021 and 2020, the Company has not identified any embedded derivatives that require bifurcation.

#### Valuation techniques and assumptions applied to measure fair value

The fair value of the Company's financial assets and liabilities is calculated as follows:

The fair values of financial assets and financial liabilities with standard terms and conditions which are traded on active, liquid markets are determined based on their quoted market prices. Derivative financial instruments fall under this category; therefore, these instruments are classified within Level 1 of the fair value hierarchy described below.

The fair value of other financial assets and liabilities carried at fair value is determined in accordance with accepted pricing models, generally based on an analysis of the discounted cash flows.

As of December 31, 2022, 2021 and 2020, the carrying value of financial assets and liabilities does not vary significantly from their fair value.

These derivative financial instruments are considered within level 1 and 2 of the fair value hierarchy.

The valuation of the Company's structured notes was determined based on the market value with prices provided by Valuación Operativa y Referencias de Mercado S.A. de C.V. ("VALMER"), which is an entity supervised by the *Mexican National Banking and Securities Commission* (CNBV, Spanish acronym) that provides updated prices for financial instruments. This valuation is considered Level 1 in accordance with the hierarchy described below.

#### Fair value hierarchy

All assets and liabilities for which fair value is measured or disclosed in the consolidated statement of financial position are categorized within one of the following three hierarchy levels based on the data used in the valuation. Categorization within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement.

- Level 1: Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2: Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3: Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

#### 2.5 Management of liquidity risk

Liquidity risk management allows the Company to determine its short-term, medium-term and long-term cash flow needs, while seeking financial flexibility. The Company maintains sufficient liquidity through an orderly management of its resources and constant monitoring of cash flows, as well as through a variety of credit lines (some of them committed) with banking institutions and proper management of working capital. These actions ensure the payment of future obligations. Due to the nature of its business, the Company considers its liquidity risk to be low.

Obligations arising from accounts payables, derivative financial instruments and debt amortization are as follows:

	< 1 year	>1 year < 3 years	>3 years < 5 years	> 5 years	Total
Debt and interest	\$ 10,538	\$ 24,218	\$ 23,759	\$ 88,207	\$ 146,722
Lease liabilities	5,930	9,231	5,641	15,688	36,490
Derivative financial instruments	2,125	1,629	899	5,463	10,116
Trade payables and accounts payable to related parties	45,298	-	-	-	45,298
Total	\$ 63,891	\$ 35,078	\$ 30,299	\$ 109,358	\$ 238,626



## 2.6 Management of credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss.

The Company recognizes a provision for expected credit losses for trade receivables. The Company uses a provision matrix to calculate expected credit losses for trade receivables. The provision matrix is initially based on the Company's historical credit loss experience and is subsequently adjusted for factors that are specific to the debtors, general economic conditions and an assessment of the current direction and forecast of future conditions at the reporting date, including the time value of money, when applicable.

With respect to transactions with derivative financial instruments related to interest rate and exchange rate hedges, and some commodities such as natural gas, these instruments are entered into bilaterally with counterparties of high repute that meet certain criteria mentioned below, and who maintain a significant and ongoing business relationship with the Company.

These counterparties are deemed of high repute, as they are sufficiently solvent, based on their "counterparty risk" rating from a rating agency, for current and non-current obligations in local and foreign currency.

The Company's transactions with derivative financial instruments related to raw materials are carried out in the following renowned markets:

- a) Minneapolis Grain Exchange (MGE)
- b) Kansas City Board of Trade (KCBOT)
- c) Chicago Board of Trade (CBOT)
- d) New York Mercantile Exchange (NYMEX)

The Company monitors counterparty credit risks on a monthly basis and performs the related measurements.

All derivative financial instrument transactions are performed under standardized derivatives contracts that are duly executed by the legal representatives of the Company and those of the counterparties.

The appendices and annexes to these derivative contracts establish the settlement and other relevant terms in accordance with the uses and practices of the Mexican market and the markets in which the Company operates.

Some derivative financial instrument contracts, appendices and annexes, through which bilateral derivative financial transactions are carried out, consider the establishment of a cash deposit or other securities to guarantee payment of obligations arising from such contracts. The credit limits established by the Company with its counterparties are large enough to support its current operations; however, the Company maintains cash deposits as collateral for payment of certain derivative financial instruments.

For commodities future contracts executed in well-known international markets, the Company is subject to the regulations of such markets. These regulations include, among others, establishing an initial margin call for futures contracts and subsequent margin calls required of the Company.

## 2.7 Management of equity structure

The Company maintains a balance between debt and equity in order to maximize the shareholders' return.

As of December 31, the equity structure and leverage ratio are as follows:

	2022	2021	2020
Debt (i)	\$ 84,054	\$ 92,855	\$ 85,229
Cash and cash equivalents	(12,313)	(8,748)	(9,268)
Net debt	71,741	84,107	75,961
Equity	127,602	101,606	88,011
Net debt to equity	0.56 times	0.83 veces	0.86 veces

<sup>(i)</sup> Debt is comprised of bank loans and current and non-current structured notes, net of amortizable transaction costs.

## 18. Employee benefits and welfare plans

An analysis of the net liability generated by employee benefits and long-term social welfare by geographical segment as of December 31, is as follows:

	2022	2021	2020
		Reformulated	Reformulated
Retirement and post-retirement benefits			
Mexico	\$ 2,283	\$ 3,618	\$ 5,204
USA	724	786	1,233
Canada	-	18	995
EAA and Latin America	479	545	479
Total liabilities from retirement and post-retirement benefits	3,486	4,967	7,911
Multi-employer pension plans - USA	31	19,227	20,343
Social welfare USA	3,873	4,012	3,754
Net plan assets presented in other assets	708	1,245	821
Long-term bonuses payable to employees	1,284	1,261	1,003
Total net liability	\$ 9,382	\$ 30,712	\$ 33,832

### a) Mexico

The Company has a defined benefit pension and seniority premium plan. The Company's funding policy is to make discretionary contributions. During 2022, 2021 and 2020, the Company contributed \$781, \$1,150 and \$1,150, respectively, to the plan assets.

As of December 31, 2022, due to the labor reform in Mexico regarding vacations, which increases the number of vacation days for workers, the Company estimated the amount of the increase in the net liability for post-employment benefits, the which turned out to be not significant.

Seniority premiums consist of a one-time payment equal to 12-days' salary for each year worked based on the employee's final monthly salary (capped at twice the legal minimum daily wage) as stipulated in the employment contracts. Such benefits are granted to employees with 15 or more years of service.

The most recent actuarial valuations of the plan assets and present value of the defined benefit obligation were performed as of December 31, 2022, 2021 and 2020 based on independent actuarial calculations.

b) USA

The Company has a defined benefit pension plan that covers eligible employees. Some of the benefits of the plan for non-unionized workers were frozen. The Company's funding policy is to make discretionary contributions. As of December 31, 2022, 2021 and 2020, the contributions made to the plan total \$101, \$203 and \$161, respectively.

The Company has also established post-retirement social welfare plans, which cover the medical expenses of certain eligible employees. The Company has insurance and pays these expenses as incurred.

The most recent actuarial valuations of the plan assets and present value of the defined benefit obligation were performed as of December 31, 2022, 2021 and 2020 based on independent actuarial calculations.

c) Canada

The Company has a defined benefit pension plan that covers all eligible employees. Some of the benefits of the plan for non-unionized workers were frozen. The Company's funding policy is to make discretionary contributions. The contributions made to the plan in 2022, 2021 and 2020 total \$118, \$711 and \$172, respectively.

The most recent actuarial valuations of the plan assets and present value of the defined benefit obligation were performed as of December 31, 2022, 2021 and 2020 based on independent actuarial calculations.

The Company has also established a defined contribution plan through which contributions are paid as incurred. For the years ended December 31, 2022, 2021 and 2020, the contributions made to the plans total \$67, \$74 and \$57, respectively.

The principal assumptions used in the actuarial valuations are as follows:

	2022	2021	2020
Mexico:			
Discount rate	9.59%	8.30%	7.68%
Salary increase rate	4.75%	4.50%	4.50%
Inflation rate	3.75%	3.50%	4.00%
Expected average weighted return	8.30%	7.68%	7.57%
USA:			
Discount rate	5.22%	2.73%	2.30%
Salary increase rate	3.50%	3.25%	3.25%
Inflation rate	2.50%	2.25%	2.25%
Expected average weighted return	2.73%	2.30%	3.15%
Canada:			
Discount rate	5.10%	2.90%	2.50%
Salary increase rate	4.00%	3.00%	3.00%
Inflation rate	2.00%	2.00%	2.00%
Expected average weighted return	2.90%	2.50%	3.10%

The assumptions related to the mortality rates used in the actuarial valuations are as follows:

	2022	2021	2020
Mexico:			
Mortality table	EMSSA 2009	EMSSA 2009	EMSSA 2009
USA:			
Mortality table	MP-2022	MP-2022	MP-2022
Canada:			
Mortality table	CPM2014Priv	CPM2014Priv	CPM2014Priv

Based on the aforementioned assumptions, the retirement and post-retirement benefits to be paid in the following years are as follows:

	Mexico	USA	Canada
2023	\$ 432	\$ 656	\$ 195
2024	465	686	196
2025	543	735	196
2026	607	770	198
2027	651	758	203
2028 to 2032	3,061	3,626	1,045
	\$ 5,759	\$ 7,231	\$ 2,033

An analysis of the amounts recognized in profit or loss and other comprehensive income with respect to defined benefit plans is as follows:

	2022	2021 Reformulated	2020 Reformulated
Amounts recognized in profit or loss:			
Current year service cost	\$ 1,013	\$ 1,128	\$ 991
Gain on plan settlements	-	-	(631)
Interest cost	1,867	1,745	1,851
Return on plan assets	(1,567)	(1,324)	(1,316)
	<u>1,313</u>	<u>1,549</u>	<u>895</u>
Actuarial (loss)/gain on defined benefits recognized in other comprehensive income:			
Mexico, USA and Canada:			
Experience adjustments to plan obligations	(671) <sup>(3)</sup>	911	1,252
Effect of changes in demographic assumptions	-	87	(442)
Effect of changes in financial assumptions	(7,711) <sup>(1)</sup>	(3,534) <sup>(1)</sup>	2,705 <sup>(2)</sup>
Actuarial (gain)/loss on estimate of plan assets <sup>(3)</sup>	7,793	810	(2,926)
EAA and Latin America	(211)	183	(227)
	<u>(800)</u>	<u>(1,543)</u>	<u>362</u>
	<u>\$ 513</u>	<u>\$ 6</u>	<u>\$ 1,257</u>

- (1) Effects of an increase in the discount rate in Mexico, the United States of America and Canada in 2022 and 2021.
- (2) Effects of the decrease in the real rate of return, mainly in Mexico and the United States of America, in 2022 and 2021.
- (3) Effect due to the increase in employee turnover rate, mainly in Mexico.

Of the current year service cost, \$931, \$957 and \$808 were included in 2022, 2021 and 2020, respectively, in the consolidated statement of profit or loss as part of cost of sales and the remainder as part of general expenses. Interest costs and the expected return on plan assets are recognized as part of comprehensive finance cost.

An analysis of the amount recognized in the consolidated statement of financial position in respect of the Company's obligation regarding its defined benefits plans as of December 31, is as follows:

	2022	2021	2020
Present value of defined benefit obligation	\$ 27,465	\$ 41,401	\$ 42,386
Less - fair value of plan assets	24,413	36,823	34,790
	<u>3,052</u>	<u>4,578</u>	<u>7,596</u>
Plus - Retirement benefits for Latin America and EAA	479	545	479
Plus - Pensions net assets	79	-	-
Less - Current portion of retirement benefits recognized in accrued liabilities	(124)	(156)	(164)
Present value of unfunded defined benefits	<u>\$ 3,486</u>	<u>\$ 4,967</u>	<u>\$ 7,911</u>

An analysis of changes in the present value of the defined benefit obligation is as follows:

	2022	2021	2020
Present value of defined benefit obligation as of January 1 <sup>st</sup>	\$ 41,401	\$ 42,386	\$ 37,839
Current year service cost	1,013	1,128	991
Interest cost	1,867	1,745	1,851
Gains on plan settlements	-	-	(631)
Experience adjustments to plan obligations	(671)	911	1,252
Effect of changes in demographic assumptions	-	87	(442)
Effect of changes in financial assumptions	(7,711)	(3,534)	2,705
Liabilities assumed in business combinations	-	-	1
Translation effect	(1,500)	963	1,372
Discontinued operation	(309)		
Benefits paid	(6,625)	(2,285)	(2,552)
Present value of defined benefit obligation as of December 31	<u>\$ 27,465</u>	<u>\$ 41,401</u>	<u>\$ 42,386</u>

An analysis of changes in the fair value of plan assets is as follows:

	2022	2021	2020
Fair value of plan assets as of January 1 <sup>st</sup>	\$ 36,823	\$ 34,790	\$ 29,253
Return on plan assets	1,567	1,324	1,316
Actuarial (gain)/loss on estimate of plan assets	(7,793)	(810)	2,926
Employer contributions	1,000	2,064	1,483
Translation effect	(1,452)	882	1,194
Benefits paid	(5,732)	(1,427)	(1,382)
Fair value of plan assets as of December 31	<u>\$ 24,413</u>	<u>\$ 36,823</u>	<u>\$ 34,790</u>

Categories of plan assets:

	Fair value of plan assets		
	2022	2021	2020
Equity instruments	\$ 6,260	\$ 7,247	\$ 8,976
Debt instruments	16,288	25,471	23,136
Other	1,865	4,105	2,678
	<u>\$ 24,413</u>	<u>\$ 36,823</u>	<u>\$ 34,790</u>

The fair value of the equity and debt instruments shown above is measured based on market prices quoted in active markets.

The Company's technical committee, as well as the trust committees, are responsible for defining and monitoring the Company's investment strategy and policies on a quarterly basis in order to optimize the risk/return in the long-term.

### Sensitivity analysis:

The significant actuarial assumptions for the determination of the defined benefit obligation are the discount rate and the expected salary increase rate. The sensitivity analyses described below consider reasonable potential changes in the respective assumptions at the end of the reporting period, with all other assumptions remaining constant.

A sensitivity analysis considering a variance of 50 basis points in the assumptions as of December 31, 2022 is as follows:

	Mexico	USA	Canada
Discount rate increase	\$ (1,113)	\$ (551)	\$ (175)
Discount rate decrease	1,179	551	200
Salary rate increase	(575)	(3)	(10)
Salary rate decrease	534	3	12

In the sensitivity analysis described above, the present value of the defined benefit obligation is calculated using the projected unit credit method at the end of the reporting period, which is the same method applied to calculate the liability for the defined benefit obligation recognized in the consolidated statement of financial position.

There were no changes in the methods or assumptions considered in the sensitivity analyses of prior years.

### Duration of the defined benefit obligation

An analysis is as follows:

	Duration in years		
	2022	2021	2020
Mexico:			
Average duration	16.95	20.20	20.20
Active members	25.49	26.50	26.34
Retired members	8.41	8.30	9.42
USA:			
Average duration	10.41	12.16	12.83
Active members	11.12	13.83	14.48
Retired members	7.53	9.46	9.92
Deferred members	10.16	12.94	13.69
Canada:			
Average duration	10.20	12.80	13.40
Active members	13.20	16.80	17.30
Retired members	8.50	9.30	9.60
Deferred members	16.10	18.40	19.00

An analysis of the experience adjustments and other items is as follows:

	2022	2021	2020
Present value of defined benefit obligation	\$ 27,465	\$ 41,401	\$ 42,386
Less - Fair value of plan assets	24,413	36,823	34,790
Unfunded defined benefit obligation	<u>\$ 3,052</u>	<u>\$ 4,578</u>	<u>\$ 7,596</u>
Experience adjustments to plan obligations and actuarial loss	\$ (671)	\$ 911	\$ 1,252
Experience adjustments to plan assets	<u>\$ (7,793)</u>	<u>\$ (810)</u>	<u>\$ 2,926</u>

The Company expects to make a contribution of \$952 to the retirement and post-retirement benefit plans in 2023.

### Multi-Employer Pension Plans (MEPP)

The Company participates in defined benefit MEPPs through its subsidiary BBU, that are administered and controlled by an independent board of trustees that generally consists of an equal number of union and employer representatives. BBU's responsibility to contribute to these plans is established pursuant to its collective agreements that cover its union-represented employees. These plans generally provide for retirement benefits for eligible employees with the applicable bargaining units, based on specific eligibility and participation requirements, vesting periods and benefit formulas.

Assets contributed to a MEPP by one employer may be used to provide benefits to employees of other participating employers. In the event other employers withdraw from a MEPP in which BBU participates, without satisfying their entire withdrawal liability, the amount of the unsatisfied withdrawal liability would be allocated to the remaining active employers.

Generally, allocation of withdrawal liability is related to BBU's contributions to the plan in relation to other employers' contributions to the plan and is subject to the collective bargaining process as well as approval from the Pension Benefit Guarantee Corporation.

If any of the MEPPs in which BBU participates enters critical status and its contributions are not sufficient to satisfy any rehabilitation plan funding schedule, the BBU could be required to make additional surcharge contributions to the MEPP based on a percentage of existing contributions required under the Company's labor agreement.

Unless the Company determines that it is probable that it will exit the MEPP, this type of plan is measured as a defined contribution plan, since the Company does not have sufficient information to perform the related calculations due to the collective nature of the plans and the Company's limited participation in the management of the plans. For the years ended December 31, 2022, 2021 and 2020, the contributions made to the MEPPs total \$2,655, \$2,556 and \$2,592, respectively. The Company expects to contribute of \$2,365 to the plan in 2023.

Liabilities recognized related to MEPPs are updated annually due to changes in wages, seniority and the combination of employees within the plan and are recorded in profit or loss for the year, in addition to amounts that are contributed regularly to different MEPPs.



If other employers exit the MEPP without satisfying the related obligations, the unpaid amount is distributed to the other active employers. Generally, the distribution of the liability resulting from the exit of the plan is based on the proportion of the Company's contributions to the plan compared to the contributions made by the other employers in the plan.

When it is probable that the Company will exit a MEPP, a provision is recognized for the present value of the estimated future cash outflows, discounted at the current rate (Note 19).

The movements of the MEPPs liability during the years ended December 31 were as follows:

	2022	2021	2020
Balance as of January 1 <sup>st</sup>	\$ 19,227	\$ 20,343	\$ 17,319
Remeasurement - (Note 22)	(18,697)	(2,005)	1,639
Financial cost - (Not 23)	303	230	390
Effect of foreign exchange differences	(802)	659	995
Balance as of December 31	<u>\$ 31</u>	<u>\$ 19,227</u>	<u>\$ 20,343</u>

In March 2021, the American Rescue Plan Act of 2022 ("ARPA") was approved and signed into law by the United States federal government including a provision for special financial assistance for certain underfunded MEPPs. Based upon regulations issued in July 2022, it is expected that the underfunded MEPPs will be eligible to apply for financial assistance in 2022 and 2023.

In December 2022, the largest critical and declining pension fund in the United States, Central States Teamsters, received approval for Special Financial Assistance (SFA). The Company believes that this approval significantly reduces the level of uncertainty with respect to other qualified pension funds and provides assurance that the SFA application process is progressing as planned. Accordingly, the Company believes that the previously expected contributions that were recognized on a provisional basis will no longer be required, so this provision has been reversed. The amount of this reversal is \$19,010, which was recognized in other expenses in the statement of profit or loss.

#### Social welfare benefit plan in USA

The Company has a social welfare post-retirement benefit plan that qualifies as a defined contribution plan. The amounts corresponding to this obligation are recognized in profit or loss as incurred. These obligations are classified as current or long-term welfare benefit plans and the amounts are recognized in the consolidated statement of financial position. These liabilities are classified as short-term and long-term and their amounts included in the statement of financial position are:

	2022	2021	2020
Social welfare:			
Short-term <sup>(a)</sup>	\$ 1,462	\$ 1,511	\$ 448
Long-term	3,873	4,012	3,754
	<u>\$ 5,335</u>	<u>\$ 5,523</u>	<u>\$ 4,202</u>

<sup>(a)</sup> Included in other accounts payable and accrued liabilities.

## 19. Other non-current liabilities

The other non-current liabilities as of December 31, are as follows:

	2022	2021	2020
Provisions	\$ 8,663	\$ 5,793	\$ 4,919
Liabilities for exits from multi-employer plans	2,075	2,370	2,575
Deferred compensation	1,022	1,206	629
Virtual power purchase agreement	-	-	213
Other	247	453	662
	<u>\$ 12,007</u>	<u>\$ 9,822</u>	<u>\$ 8,998</u>

In the other non-current liabilities caption, the Company has recognized provisions for lawsuits of different nature that arise in the normal course of its operations. The liabilities related to tax uncertainties were also recognized under the same caption. Based on this assessment, the Company has recognized the following amounts:

Type	2022	2021	2020
Tax	\$ 1,146	\$ 1,191	\$ 1,040
Labor	649	711	873
Civil	120	110	111
Other	79	1	1
Uncertain tax positions	6,669	3,780	2,894
Total	<u>\$ 8,663</u>	<u>\$ 5,793</u>	<u>\$ 4,919</u>

The movements in the Company's provisions and liabilities related to uncertain tax positions as of December 31, are as follows:

	2022	2021	2020
Balance as of January 1 <sup>st</sup>	\$ 5,793	\$ 4,919	\$ 4,386
Net increases	3,033	1,107	1,086
Payments	(113)	(177)	(337)
Effect of foreign exchange differences	(50)	(56)	(216)
Balance as of December 31	<u>\$ 8,663</u>	<u>\$ 5,793</u>	<u>\$ 4,919</u>

As of December 31, 2022, the cumulative amount corresponding to tax, civil and labor lawsuits deemed as less than probable, but more than remote by the Company's internal attorneys is \$405. However, the Company considers that such lawsuits will not have a material effect on its consolidated financial position or operating results.

Brazil:

As a result of the purchase of property, plant and equipment and intangible assets in Brazil in connection with the Firenze brand in 2008, the Company was subject to tax liens as the presumed successor to companies that participate in these actions. On January 7, 2022, the Company signed an agreement with the corresponding authorities related to the above process, which implies payments during 7 years following the signing of said agreement with the option to settle in advance at any time. As a consequence of the above, as of April 29, 2022, in advance the Company paid the total debit \$310.

In addition, the Company has secured its labor and civil lawsuits with security deposits totaling \$256, which are presented as part of other non-current assets.

Canada:

The Competition Bureau of Canada in 2017 started an investigation into alleged collusion between various participants of the baked goods industry, including Canada Bread, although to date no formal accusations have been charged against the Company. The Company is cooperating with the Canadian authorities in this process.

In addition, Grupo Bimbo and Canada Bread have been required in twelve class actions in connection with such investigation. Given the status of this legal process as of December 31, 2022, the Company has not recognized a provision related to this matter.

## 20. Equity

An analysis of the Company's equity as of December 31, 2022, 2021 and 2020 is as follows:

	2022		2021		2020	
	No. of shares	Amount	No. of shares	Amount	No. of shares	Amount
Fixed share capital:						
Series A	4,475,068,991	\$ 4,021	4,516,329,661	\$ 4,059	4,533,758,587	\$ 4,074
Treasury shares	(41,401,350)	(37)	(41,260,670)	(38)	(13,419,417)	(13)
Total	4,433,667,641	\$ 3,984	4,475,068,991	\$ 4,021	4,520,339,170	\$ 4,061

The Company's share capital has been fully subscribed and paid in. The Company's fixed share capital is represented by series "A" shares. The variable portion of the Company's share capital cannot exceed ten times the amount of minimum fixed share capital without right of withdrawal and must be represented by common registered series "B" shares with no par value and/or shares with limited voting rights and no par value of the series to be named when they are issued. Shares with limited voting rights cannot represent more than 25% of the Company's share capital.

- i) At a regular shareholders' meeting held on November 17, 2022, the shareholders declared dividends of \$2,882 (\$0.65 per share), which were paid out of the Net taxed profits account (CUFIN, by its acronym in Spanish) in cash on November 28, 2022.
- ii) At a regular shareholders' meeting held on April 27, 2022, the shareholders declared dividends of \$2,909 (\$0.65 per share), which were paid out of the Net taxed profits account (CUFIN, by its acronym in Spanish) in cash on May 19, 2022.
- iii) At a regular shareholders' meeting held on April 27, 2022, the shareholders approved the cancellation of 41,260,670 Series "A" shares held in Treasury, resulting in a share capital and treasury shares reduction of \$38.

- iv) At a regular shareholders' meeting held on April 30, 2021, the shareholders declared dividends of \$4,502 (\$1 per share), which were paid out of the Net taxed profits account (CUFIN, by its acronym in Spanish) in cash on May 07, 2021.
- v) At a regular shareholders' meeting held on April 30, 2021, the shareholders approved the cancellation of 17,428,926 Series "A" shares held in Treasury, resulting in a share capital and treasury shares reduction of \$15.
- vi) At an extraordinary shareholders' meeting held on October 19, 2020, the shareholders approved the cancellation of 169,441,413 Series "A" shares held in Treasury, resulting in a share capital and treasury shares reduction of \$153.
- vii) At a regular shareholders' meeting held on April 29, 2020, the shareholders declared dividends of \$2,286 (\$0.50 per share), which were paid out of the Net taxed profits account (CUFIN, by its acronym in Spanish) in cash on May 12, 2020.
- viii) Dividends paid to foreign individuals and corporations are subject to an additional 10% withholding tax. These tax withholdings are considered final income tax payments. Treaties to avoid double taxation may apply. The additional withholding tax is applicable to earnings generated since 2014.
- ix) The Company's legal reserve is included in its retained earnings. In accordance with the Mexican Corporations Act, the Company is required to appropriate at least 5% of the net profit of each year to increase the legal reserve. This practice must be continued each year until the legal reserve reaches 20% of the value of the Company's share capital. The legal reserve may be capitalized but may not be distributed to the shareholders unless the Company is dissolved. Also, the legal reserve must be replenished if it is reduced for any reason. As of December 31, 2022, 2021 and 2020, the legal reserve is \$500 (nominal amount).
- x) At regular shareholders' meetings held on April 29, 2020, the shareholders agreed to increase the provision for repurchase of shares by \$10,000(nominal amount). The Company's provision for repurchase of shares is included in its retained earnings. The approved (nominal) amount of the provision is \$15,200 as of December 31, 2022 and 2021 and \$5,200 as of December 31, 2020, respectively. An analysis of movements in the provision is as follows:

	2022	2021	2020
Balance as of January 1 <sup>st</sup>	\$ 6,977	\$ 8,838	\$ 2,483
Increases	-	-	10,000
Repurchase of shares	(2,531)	(1,861)	(3,645)
Balance as of December 31,	<u>\$ 4,446</u>	<u>\$ 6,977</u>	<u>\$ 8,838</u>

- xi) Except for earnings distributed from the Restated contributed capital account (CUCA, by its acronym in Spanish) and the CUFIN account, dividends will be subject to the payment of corporate income tax at the statutory rate at that time. Income tax paid on dividends may be credited against income tax payable (annual or in prepayments) in the year of payment or either of the two immediately subsequent years.

xii) As of December 31, the Company has the following tax balances:

	2022	2021	2020
Restated contributed capital account (CUCA)	\$ 33,924	\$ 31,760	\$ 30,834
Net taxed profits account (CUFIN)	110,344	87,424	81,722

Other equity financial instrument

On April 17, 2018, Grupo Bimbo, S.A.B. de C.V. issued a perpetual subordinated bond of USD500 million with no maturity date. The issuer has the option to redeem the bond in full, but not partially, five years after the date of issuance. The bond bears annual interest of 5.95%, which is payable semi-annually in arrears on January 17 and July 17. Such coupons are deferrable at the Company's discretion.

This bond is subordinated to the existing and future liabilities of the Company and its subsidiaries and the coupons for the periods accrued by this instrument must be paid prior to any distribution of dividends.

The amount of this equity instrument is recognized in equity.

The value of the equity instrument as of December 31, is as follows:

	2022	2021	2020
Perpetual subordinated bond - principal	\$ 8,699	\$ 9,044	\$ 9,044
Issuance expenses	(58)	(58)	(58)
	8,641	8,986	8,986
Current income tax	(544)	(124)	1
Deferred income tax	1	5	9
Perpetual subordinated bond - principal	\$ 8,098	\$ 8,867	\$ 8,996

As of December 31, 2022, 2021 and 2020, the Company made semi-annual coupon payments of \$649, \$621 and \$648, respectively, and recognized an income tax effect of \$(195), \$(187) and \$(194), respectively. Therefore, retained earnings decreased by \$844, \$434 and \$454, respectively.

During 2022, the Company repurchased perpetual bond securities in the secondary market for a nominal value of \$344, recognizing a decrease of \$32 for exchange rate fluctuations in retained earnings.

## 21. Costs and expenses based on their nature

An analysis of cost of sales and distribution, administrative, selling and other general expenses recognized in the consolidated statement of profit or loss for the years ended December 31 is as follows:

	2022	2021 Reformulated	2020 Reformulated
Cost of sales:			
Raw materials	\$ 129,454	\$ 101,568	\$ 94,336
Salaries and benefits	33,342	31,438	30,587
Freight, fuel and maintenance	17,008	12,212	10,775
Depreciation	7,750	6,975	6,892
Professional and consulting services and c	1,665	1,711	1,682
Short-term and low value lease expense	1,125	1,002	985
Indirect taxes	988	933	946
Travel expenses	171	86	62
Other production expenses	1,822	1,778	1,739
	<u>\$ 193,325</u>	<u>\$ 157,703</u>	<u>\$ 148,004</u>
Distribution, selling, administrative and other expenses:			
Salaries and benefits	\$ 74,128	\$ 68,820	\$ 68,825
Freight, fuel and maintenance	43,729	35,251	34,187
Advertising and promotional expenses	14,218	12,907	11,806
Professional and consulting services	14,048	13,609	13,355
Depreciation and amortization	10,288	9,151	9,147
Logistics expenses	4,649	3,994	4,119
Remeasurement of multi-employer pension plans (MEPP)	(19,010)	(2,247)	2,494
Integration expenses	367	724	1,968
Indirect taxes	1,882	1,553	1,513
Restructuring expenses	1,657	2,059	1,170
Short-term and low value lease expense	1,394	1,151	986
Travel expenses	1,537	1,159	956
Other	2,798	378	348
	<u>\$ 151,685</u>	<u>\$ 148,509</u>	<u>\$ 150,874</u>

## 22. Other expenses, net

An analysis of other expenses is as follows:

	2022	2021 Reformulated	2020 Reformulated
(Gain) on sale of property, plant and equipment	\$ 33	\$ (187)	\$ (118)
Impairment of goodwill	1,597	315	770
Impairment of trademarks and distribution rights	131	63	105
Impairment trademarks reversal	(861)	-	-
Restructuring expenses	1,657	2,059	1,170
Labor obligations	22	19	52
Usufruct amortization	-	201	220
Other non-current assets amortization	196	106	-
Remeasurement of multi-employer pension plans (MEPP) (Note 18)	(18,697)	(2,005)	1,639
Provision for updating other non-current liabilities	(313)	(242)	855
Other	926	(138)	497
	<u>\$ (15,309)</u>	<u>\$ 216</u>	<u>\$ 5,196</u>

## 23. Interest expense

	2022	2021 Reformulated	2020 Reformulated
Interest on debt	\$ 5,006	\$ 5,550	\$ 6,995
Interest on lease liabilities	1,328	1,238	1,053
Net interest on pension plans	627	394	514
Interest for updating MEPPs	303	230	390
Other finance costs	785	411	405
	<u>\$ 8,049</u>	<u>\$ 7,823</u>	<u>\$ 9,357</u>

## 24. Discontinued Operation

As of November 1, 2022 and December 31, 2021 and 2020, the breakdown of the result from discontinued operations, which belonged to the geographic segment of Mexico, is as follows:

	2022	2021	2020
Net sales	\$ 10,115	\$ 10,075	\$ 8,085
Costs, general expenses and interest <sup>(1)</sup>	8,637	8,576	6,748
Profit before income tax	1,478	1,499	1,337
Profit on disposal of discontinued operation	22,038	-	-
Profit before income taxes for discontinued operation	23,516	1,499	1,337
Income tax for discontinued operation	346	245	249
Income tax for profit on disposal for discontinued operation	6,182	-	-
	<u>6,528</u>	<u>245</u>	<u>249</u>
Net profit later income tax for discontinued operation.	<u>\$ 16,988</u>	<u>\$ 1,254</u>	<u>\$ 1,088</u>

<sup>(1)</sup> Includes \$164 of depreciation of property, plant and equipment and \$80 of depreciation of rights of use.

As of November 1, 2022, the assets and liabilities attributable to the confectionery business are as follows:

	2022
Cash and equivalents	\$ 442
Other current assets	3,137
Property, plant and equipment, net (Note 8)	2,356
Right-of-use assets, net (Note 9)	334
Intangible assets, net (Note 11)	1,130
Goodwill (Note 12)	549
Other non-current assets, net	126
Total assets	<u>\$ 8,074</u>

	2022
Trade accounts payable	\$ 1,447
Other accounts payable and accrued liabilities	1,610
Current lease liabilities (Note 9)	372
Employee benefits <sup>(1)</sup>	315
Other non-current liabilities	571
Total liabilities	<u>\$ 4,315</u>
Assets disposal, net	<u>\$ 3,759</u>
Price charged in cash (Note 1)	<u>\$ 25,797</u>
Profit on disposal of discontinued operation	<u>\$ 22,038</u>

(1) Includes \$309 of pension plans and \$6 of long-term bonds.

	2022	2021	2020
Operating activities flows	\$ 1,601	\$ 652	\$ 84
Investing activities flows	\$ (328)	\$ (495)	\$ (203)
Financing activities flows	\$ (846)	\$ (152)	\$ (124)

## 25. Commitments

### *Guarantees and/or guarantors*

1. Grupo Bimbo, S.A.B. de C.V. and some of its subsidiaries have issued letters of credit to guarantee certain ordinary obligations and contingent risks related to the labor obligations of some of its subsidiaries. As of December 31, 2022, 2021 and 2020, the value of such letters of credit is \$4,515, \$5,020 and \$4,947, respectively.
2. As of September 2019, the Company acts as guarantor in voluntary payment program in North America between the suppliers and Bank of America, under which the suppliers discount their invoices. As of December 31, 2022, 2021 and 2020, the balance of \$2,813, \$2,237 and \$1,521, respectively, under this program is presented as part of trade payables.
3. The Company has created a trust that allows suppliers of its subsidiaries in Mexico to obtain financing through a factoring program operated by Nacional Financiera, S.N.C. (Nafinsa). As of December 31, 2022, 2021 and 2020, the liability payable to Nafinsa under this program totals \$3,233, \$1,734 and \$1,152, respectively.
4. Additionally, it has a factoring contract with Banco Santander México, S.A., for the discount of invoices of the suppliers of its subsidiaries in Mexico, whose liability in favor of said financial institution amounts to \$552 as of December 31, 2022.



5. The Company entered into an energy self-supply contract which requires it to acquire certain amounts of renewable energy at a fixed price that will be updated based the National Consumer Price Index (NCPI). Although the contracts have the characteristics of a derivative financial instrument, they fall within the exception of “own-use”; therefore, they are recognized in the consolidated financial statements as the consumption of energy occurs. An analysis of the main characteristics of these contracts is as follows:

Country	Contracting date	Start date	Term	Energy commitments 2023	
Mexico	02/12/2008	01/11/2012	18 años	MXP	293.35
Peru	05/08/2019	01/09/2019	3 años	USD	0.20
Argentina	05/09/2019	01/01/2020	15 años	USD	1.33
Chile	22/02/2020	01/04/2021	8 años	USD	1.12
Panama	22/12/2020	01/07/2021	5 años	USD	0.32
Colombia	22/12/2021	01/01/2022	8 años	USD	1.11
Brazil	03/12/2021	01/01/2022	3 años	USD	2.32
Ecuador	13/04/2022	01/06/2022	10 años	USD	0.70

6. On March 30, 2018, the Company, through BBU, entered into a virtual wind energy supply agreement in the United States for a term of 12 years, which is recognized as a financial asset measured at fair value through profit or loss, net of the related deferred gain, which will accrue over the term of the agreement.

As of December 31, 2022, 2021 and 2020, the net financial asset/(liability) of \$789, \$336 and \$(213), respectively, is recognized as part of other non-current assets/(liabilities). In 2022, 2021 and 2020, the Company recognized \$67, \$68 and \$71, respectively, under comprehensive financing cost corresponding to the amortization of the liability, and \$(587), \$(512) and \$345, respectively, for changes in the fair value of assets/(liabilities).

7. On February 1<sup>st</sup>, 2021, the Company, through Canada Bread, entered into a virtual wind and solar energy supply agreement in Canada for a term of 15 years, which will be recognized as financial asset measured at fair value through profit and loss net of the effects of the associated deferred income and that will be accrued during the term of the contract. The start date of operation of this contract will be on January 1<sup>st</sup>, 2023.

## 26. Segment information

The information used by Company management for purposes of resource allocation and assessment of segment performance is focused on four geographical areas: Mexico, North America, Latin America and EAA.

The Company considers that the qualitative and quantitative aspects considered for grouping of operating segments described above have a similar nature for all of the periods presented and show a similar performance in the long-term. The key factors evaluated for the appropriate aggregation of the operating segments include but are not limited to: (i) similar customer base, (ii) similar product nature, (iii) production and distribution process characteristics, (iv) similar governments, (v) inflation trends and (vi) monetary trends.

An analysis of the primary data by geographical area in which the Company operates for the years ended December 31 is as follows:

	2022					
	North				Eliminated on consolidation	Total
	Mexico	America	Latin America	EAA		
Net sales	\$ 130,401	\$ 205,674	\$ 38,411	\$ 37,536	\$ (13,316)	\$ 398,706
Sales between segments	(12,873)	(391)	(12)	(40)	13,316	-
Consolidated net sales	\$ 117,528	\$ 205,283	\$ 38,399	\$ 37,496	\$ -	\$ 398,706
Operating profit <sup>(1)</sup>	\$ 18,824	\$ 33,263	\$ 1,087	\$ (486)	\$ 1,008	\$ 53,696
Depreciation and amortization <sup>(5)</sup>	\$ 4,424	\$ 9,248	\$ 2,278	\$ 2,088	\$ -	\$ 18,038
Impairment of non-current assets	\$ 72	\$ (890)	\$ 46	\$ 1,818	\$ -	\$ 1,046
Other items not affecting cash flows	\$ -	\$ (19,010)	\$ 22	\$ (794)	\$ 448	\$ (19,334)
Adjusted EBITDA <sup>(1) (2)</sup>	\$ 23,320	\$ 22,611	\$ 3,433	\$ 2,626	\$ 1,456	\$ 53,446
Net profit - Equity holders of the parent	\$ 46,221	\$ 21,579	\$ (349)	\$ (658)	\$ (19,883)	\$ 46,910
Income tax	\$ 7,001	\$ 6,834	\$ 253	\$ 99	\$ 194	\$ 14,381
Interest income	\$ 2,750	\$ 570	\$ 33	\$ 38	\$ (2,651)	\$ 740
Interest expense <sup>(3)</sup>	\$ 7,107	\$ 2,905	\$ 685	\$ 3	\$ (2,652)	\$ 8,048
Total assets	\$ 89,070	\$ 191,504	\$ 31,557	\$ 49,033	\$ (13,400)	\$ 347,764
Total liabilities	\$ 117,136	\$ 78,602	\$ 13,729	\$ 13,909	\$ (3,214)	\$ 220,162
Purchase of property, plant and equipment	\$ 13,853	\$ 8,291	\$ 4,553	\$ 1,972	\$ -	\$ 28,669

	2021 Reformulated					
	North				Eliminated on consolidation	Total
	Mexico	America	Latin America	EAA		
Net sales	\$ 118,661	\$ 176,275	\$ 31,376	\$ 34,195	\$ (11,620)	\$ 348,887
Sales between segments	\$ (11,156)	\$ (336)	\$ (25)	\$ (103)	\$ 11,620	\$ -
Consolidated net sales	\$ 107,505	\$ 175,939	\$ 31,351	\$ 34,092	\$ -	\$ 348,887
Operating profit <sup>(1)</sup>	\$ 18,373	\$ 16,076	\$ 345	\$ 292	\$ (960)	\$ 34,126
Depreciation and amortization	\$ 4,156	\$ 8,472	\$ 1,687	\$ 2,060	\$ -	\$ 16,375
Impairment of non-current assets	\$ 144	\$ 57	\$ 142	\$ 351	\$ -	\$ 694
Other items not affecting cash flows	\$ -	\$ (2,247)	\$ 19	\$ 1	\$ 210	\$ (2,017)
Adjusted EBITDA <sup>(1) (2)</sup>	\$ 22,673	\$ 22,358	\$ 2,193	\$ 2,704	\$ (750)	\$ 49,178
Net profit - Equity holders of the parent	\$ 16,546	\$ 8,864	\$ (1,227)	\$ (729)	\$ (7,538)	\$ 15,916
Income tax	\$ 5,641	\$ 2,804	\$ 377	\$ 149	\$ -	\$ 8,971
Interest income	\$ 836	\$ 99	\$ 56	\$ 29	\$ (647)	\$ 373
Interest expense <sup>(3)</sup>	\$ 6,313	\$ 1,685	\$ 436	\$ 97	\$ (647)	\$ 7,884
Total assets <sup>(4)</sup>	\$ 78,386	\$ 202,347	\$ 30,121	\$ 45,860	\$ (19,074)	\$ 337,640
Total liabilities <sup>(4)</sup>	\$ 111,439	\$ 100,225	\$ 13,191	\$ 12,499	\$ (1,320)	\$ 236,034
Purchase of property, plant and equipment	\$ 6,913	\$ 8,550	\$ 3,065	\$ 2,143	\$ -	\$ 20,671

	2020 Reformulated					
	North				Eliminated on consolidation	Total
	Mexico	America	Latin America	EAA		
Net sales	\$ 104,593	\$ 176,395	\$ 29,081	\$ 30,029	\$ (9,047)	\$ 331,051
Sales between segments	\$ (8,711)	\$ (247)	\$ (24)	\$ (65)	\$ 9,047	\$ -
Consolidated net sales	\$ 95,882	\$ 176,148	\$ 29,057	\$ 29,964	\$ -	\$ 331,051
Operating profit <sup>(1)</sup>	\$ 14,976	\$ 11,195	\$ (402)	\$ 168	\$ (529)	\$ 25,408
Depreciation and amortization	\$ 3,819	\$ 9,006	\$ 1,554	\$ 1,872	\$ -	\$ 16,251
Impairment of non-current assets	\$ 598	\$ (1)	\$ 223	\$ 255	\$ -	\$ 1,075
Other items not affecting cash flows	\$ (228)	\$ 2,494	\$ 53	\$ -	\$ 140	\$ 2,459
Adjusted EBITDA <sup>(1) (2)</sup>	\$ 19,165	\$ 22,694	\$ 1,428	\$ 2,295	\$ (389)	\$ 45,193
Net profit - Equity holders of the parent	\$ 9,211	\$ 4,039	\$ (2,132)	\$ (498)	\$ (1,509)	\$ 9,111
Income tax	\$ 4,874	\$ 974	\$ 237	\$ 107	\$ -	\$ 6,192
Interest income	\$ 652	\$ 83	\$ 59	\$ 76	\$ (483)	\$ 387
Interest expense <sup>(3)</sup>	\$ 6,838	\$ 2,268	\$ 715	\$ 86	\$ (483)	\$ 9,424
Total assets <sup>(4)</sup>	\$ 72,528	\$ 186,298	\$ 24,586	\$ 42,089	\$ (17,850)	\$ 307,651
Total liabilities <sup>(4)</sup>	\$ 115,668	\$ 81,790	\$ 11,764	\$ 11,447	\$ (1,029)	\$ 219,640
Purchase of property, plant and equipment	\$ 3,738	\$ 5,416	\$ 1,448	\$ 2,616	\$ -	\$ 13,218

- (1) Does not include intercompany royalties.
- (2) The Company determines the Adjusted EBITDA as operating profit plus depreciation, amortization, impairment and other non-cash items, mainly the adjustments for valuation of MEPPs. Adjusted EBITDA differs from Conformed EBITDA mentioned in Note 13.
- (3) Includes monetary position gains and losses.
- (4) Until October 31, 2022, the Mexico segment included the assets and liabilities attributable to the assets and liabilities of the confectionery business.
- (5) Depreciation and amortization in the consolidated statement of cash flows includes \$244 corresponding to the discontinued operation.

For the years ended December 31, 2022, 2021 and 2020, sales to the Company's largest customer represent 15.20%, 15.30% and 15.08%, respectively, of the consolidated net sales of the Company, which correspond mainly to the Mexico, USA and Canada regions. There are no other customers whose sales exceed 10% of the Company's total consolidated sales.

## 27. Subsequent Events

### Acquisition Vel Pitar

On January 9, 2023, through two of its subsidiaries, the Company acquired a 100%-stake in Val Pitar, S.A., a company operating in Romania, with a diversified portfolio with more than 12 trademarks in the categories of bread and sweet bread.

For this acquisition, the purchase price allocation will be performed in the following months and the valuation of the assets acquired and liabilities assumed (including income taxes), intangible assets and goodwill. At the date of issuance of these consolidated financial statements, the Company is in the process of determining the final purchase price allocation and will recognize the fair value adjustments during the measurement period of twelve months following the closing date of each acquisition. It is expected that a portion of the goodwill presented in the next table will be reallocated to property, plant and equipment and intangible assets, such as brands and customer relationships, mainly.

The segment that will group this business will be EAA.

	<u>Initial balance</u>
Amounts recognized for identifiable assets and liabilities assumed:	
Cash and cash equivalents	\$ 211
Other current assets	288
Property, plant and equipment	725
Identified intangible assets	2
Goodwill	<u>2,708</u>
Total identifiable assets	<u>\$ 3,934</u>
Total liabilities assumed	<u>\$ 389</u>

Revolving committed line of credit renewal

On March 15, 2023, the Company renewed the revolving committed credit line extending the committed amount to USD1,931 million, maturing USD875 million in 2026 and USD1,056 million in 2028.

Adjustment to the sale price of the confectionery business

On March 21, 2023, the Company signed the final price agreement for the sale of the confectionery business executed on November 1, 2022, with a price adjustment of \$20.

Redemption of perpetual subordinated bond

On March 24, 2023, the Company announced the redemption of the perpetual subordinated bond in its first repurchase call, which is scheduled for April 17, 2023, for which it will disposes the revolving committed credit line.

## 28. Authorization of the Consolidated Financial Statements

On May 23, 2023, the accompanying consolidated financial statements were authorized by the Company's Chief Executive Officer, Daniel Servitje Montull, and the Board of Directors. Consequently, these consolidated financial statements do not reflect the facts and circumstances that occurred after that date and are subject to the approval of the shareholders, who have the authority to modify these consolidated financial statements in accordance with the Mexican Corporations Act.

# **EXHIBIT K-2**

## **Un-audited Financial Statement**

**2023 Q1**

**This Exhibit K-2 contains the unaudited financial statements of Grupo Bimbo for the first quarter of fiscal year 2023. THESE FINANCIAL STATEMENTS WERE PREPARED WITHOUT AN AUDIT. PROSPECTIVE FRANCHISEES OR SELLERS OF FRANCHISES SHOULD BE ADVISED THAT NO CERTIFIED PUBLIC ACCOUNTANT HAS AUDITED THESE FIGURES OR EXPRESSED THEIR OPINION WITH REGARD TO THE CONTENT OR FORM.**

**Please read the footnote regarding currency conversion that has been added to the following financial statements.**

## Statement of financial position, current/non-current

### Unaudited

In Mexican Pesos

Concept	Close Current Quarter 2023-03-31	Close Previous Exercise 2022-12-31
<b>Statement of financial position [abstract]</b>		
<b>Assets [abstract]</b>		
<b>Current assets [abstract]</b>		
Cash and cash equivalents	5,981,163,000	12,313,138,000
Trade and other current receivables	26,100,929,000	24,863,827,000
Current tax assets, current	7,666,752,000	8,248,877,000
Other current financial assets	1,209,511,000	917,330,000
Current inventories	17,018,827,000	16,988,700,000
Current biological assets	0	0
Other current non-financial assets	121,000	0
Total current assets other than non-current assets or disposal groups classified as held for sale or as held for distribution to owners	57,977,303,000	63,331,872,000
Non-current assets or disposal groups classified as held for sale or as held for distribution to owners	122,775,000	137,942,000
Total current assets	58,100,078,000	63,469,814,000
<b>Non-current assets [abstract]</b>		
Trade and other non-current receivables	137,131,000	150,373,000
Current tax assets, non-current	0	0
Non-current inventories	0	0
Non-current biological assets	0	0
Other non-current financial assets	1,303,399,000	2,005,315,000
Investments accounted for using equity method	0	0
Investments in subsidiaries, joint ventures and associates	5,481,993,000	5,144,274,000
Property, plant and equipment	112,345,107,000	113,504,690,000
Investment property	0	0
Right-of-use assets that do not meet definition of investment property	26,923,735,000	28,477,380,000
Goodwill	66,738,145,000	68,085,341,000
Intangible assets other than goodwill	55,881,208,000	59,061,693,000
Deferred tax assets	7,613,188,000	3,961,606,000
Other non-current non-financial assets	3,680,599,000	3,903,105,000
Total non-current assets	280,104,505,000	284,293,777,000
Total assets	338,204,583,000	347,763,591,000
<b>Equity and liabilities [abstract]</b>		
<b>Liabilities [abstract]</b>		
<b>Current liabilities [abstract]</b>		
Trade and other current payables	40,146,531,000	45,297,711,000
Current tax liabilities, current	6,785,906,000	10,253,994,000
Other current financial liabilities	20,862,586,000	7,893,518,000
Current lease liabilities	5,732,332,000	5,930,391,000
Other current non-financial liabilities	1,315,707,000	1,248,109,000
<b>Current provisions [abstract]</b>		
Current provisions for employee benefits	0	0
Other current provisions	20,098,798,000	19,109,934,000
Total current provisions	20,098,798,000	19,109,934,000
Total current liabilities other than liabilities included in disposal groups classified as held for sale	94,941,860,000	89,733,657,000
Liabilities included in disposal groups classified as held for sale	0	0
Total current liabilities	94,941,860,000	89,733,657,000
<b>Non-current liabilities [abstract]</b>		
Trade and other non-current payables	0	0
Current tax liabilities, non-current	0	0

Concept	Close Current Quarter 2023-03-31	Close Previous Exercise 2022-12-31
Other non-current financial liabilities	75,916,537,000	78,209,183,000
Non-current lease liabilities	21,902,087,000	23,254,886,000
Other non-current non-financial liabilities	0	0
<b>Non-current provisions [abstract]</b>		
Non-current provisions for employee benefits	10,012,131,000	9,381,998,000
Other non-current provisions	12,360,937,000	12,007,351,000
Total non-current provisions	22,373,068,000	21,389,349,000
Deferred tax liabilities	9,812,584,000	7,574,635,000
Total non-current liabilities	130,004,276,000	130,428,053,000
Total liabilities	224,946,136,000	220,161,710,000
<b>Equity [abstract]</b>		
Issued capital	4,022,144,000	4,022,144,000
Share premium	0	0
Treasury shares	38,167,000	38,020,000
Retained earnings	114,445,225,000	119,583,382,000
Other reserves	(8,645,523,000)	543,208,000
Total equity attributable to owners of parent	109,783,679,000	124,110,714,000
Non-controlling interests	3,474,768,000	3,491,167,000
Total equity	113,258,447,000	127,601,881,000
Total equity and liabilities	338,204,583,000	347,763,591,000

## Statement of comprehensive income, profit or loss, by function of expense Unaudited

In Mexican Pesos

Concept	Accumulated	Accumulated Previous Year 2022-01-01 - 2022-03-31
<b>Profit or loss [abstract]</b>		
<b>Profit (loss) [abstract]</b>		
Revenue	99,565,443,000	90,570,284,000
Cost of sales	48,446,247,000	43,632,896,000
Gross profit	51,119,196,000	46,937,388,000
Distribution costs	35,151,538,000	32,669,267,000
Administrative expenses	7,058,305,000	6,598,394,000
Other income	17,278,000	1,527,245,000
Other expense	706,233,000	774,230,000
Profit (loss) from operating activities	8,220,398,000	8,422,742,000
Finance income	214,322,000	90,598,000
Finance costs	1,830,271,000	1,831,550,000
Share of profit (loss) of associates and joint ventures accounted for using equity method	68,944,000	147,326,000
Profit (loss) before tax	6,673,393,000	6,829,116,000
Tax income (expense)	2,202,220,000	2,446,477,000
Profit (loss) from continuing operations	4,471,173,000	4,382,639,000
Profit (loss) from discontinued operations	(28,002,000)	458,117,000
Profit (loss)	4,443,171,000	4,840,756,000
<b>Profit (loss), attributable to [abstract]</b>		
Profit (loss), attributable to owners of parent	4,046,103,000	4,465,478,000
Profit (loss), attributable to non-controlling interests	397,068,000	375,278,000
Earnings per share [text block]	Noventa y un centavos	Un peso
<b>Earnings per share [abstract]</b>		
<b>Earnings per share [line items]</b>		
<b>Basic earnings per share [abstract]</b>		
Basic earnings (loss) per share from continuing operations	0.92	0.9
Basic earnings (loss) per share from discontinued operations	(0.01)	0.1
Total basic earnings (loss) per share	0.91	1.0
<b>Diluted earnings per share [abstract]</b>		
Diluted earnings (loss) per share from continuing operations	0.92	0.9
Diluted earnings (loss) per share from discontinued operations	(0.01)	0.1
Total diluted earnings (loss) per share	0.91	1.0



# Statement of comprehensive income, OCI components presented net of tax Unaudited

In Mexican Pesos

Concept	Accumulated Current Year 2023-01-01 - 2023-03-31	Accumulated Previous Year 2022-01-01 - 2022-03-31
<b>Statement of comprehensive income [abstract]</b>		
Profit (loss)	4,443,171,000	4,840,756,000
<b>Other comprehensive income [abstract]</b>		
<b>Components of other comprehensive income that will not be reclassified to profit or loss, net of tax [abstract]</b>		
Other comprehensive income, net of tax, gains (losses) from investments in equity instruments	0	0
Other comprehensive income, net of tax, gains (losses) on revaluation	0	0
Other comprehensive income, net of tax, gains (losses) on remeasurements of defined benefit plans	(512,185,000)	967,860,000
Other comprehensive income, net of tax, change in fair value of financial liability attributable to change in credit risk of liability	0	0
Other comprehensive income, net of tax, gains (losses) on hedging instruments that hedge investments in equity instruments	0	0
Share of other comprehensive income of associates and joint ventures accounted for using equity method that will not be reclassified to profit or loss, net of tax	0	0
Total other comprehensive income that will not be reclassified to profit or loss, net of tax	(512,185,000)	967,860,000
<b>Components of other comprehensive income that will be reclassified to profit or loss, net of tax [abstract]</b>		
<b>Exchange differences on translation [abstract]</b>		
Gains (losses) on exchange differences on translation, net of tax	(8,379,677,000)	(3,017,573,000)
Reclassification adjustments on exchange differences on translation, net of tax	0	0
Other comprehensive income, net of tax, exchange differences on translation	(8,379,677,000)	(3,017,573,000)
<b>Available-for-sale financial assets [abstract]</b>		
Gains (losses) on remeasuring available-for-sale financial assets, net of tax	0	0
Reclassification adjustments on available-for-sale financial assets, net of tax	0	0
Other comprehensive income, net of tax, available-for-sale financial assets	0	0
<b>Cash flow hedges [abstract]</b>		
Gains (losses) on cash flow hedges, net of tax	(806,053,000)	154,212,000
Reclassification adjustments on cash flow hedges, net of tax	0	0
Amounts removed from equity and included in carrying amount of non-financial asset (liability) whose acquisition or incurrence was hedged highly probable forecast transaction, net of tax	0	0
Other comprehensive income, net of tax, cash flow hedges	(806,053,000)	154,212,000
<b>Hedges of net investment in foreign operations [abstract]</b>		
Gains (losses) on hedges of net investments in foreign operations, net of tax	0	0
Reclassification adjustments on hedges of net investments in foreign operations, net of tax	(259,037,000)	(362,207,000)
Other comprehensive income, net of tax, hedges of net investments in foreign operations	259,037,000	362,207,000
<b>Change in value of time value of options [abstract]</b>		
Gains (losses) on change in value of time value of options, net of tax	0	0
Reclassification adjustments on change in value of time value of options, net of tax	0	0
Other comprehensive income, net of tax, change in value of time value of options	0	0
<b>Change in value of forward elements of forward contracts [abstract]</b>		
Gains (losses) on change in value of forward elements of forward contracts, net of tax	95,147,000	723,807,000
Reclassification adjustments on change in value of forward elements of forward contracts, net of tax	0	0
Other comprehensive income, net of tax, change in value of forward elements of forward contracts	95,147,000	723,807,000
<b>Change in value of foreign currency basis spreads [abstract]</b>		
Gains (losses) on change in value of foreign currency basis spreads, net of tax	0	0
Reclassification adjustments on change in value of foreign currency basis spreads, net of tax	0	0
Other comprehensive income, net of tax, change in value of foreign currency basis spreads	0	0
<b>Financial assets measured at fair value through other comprehensive income [abstract]</b>		
Gains (losses) on financial assets measured at fair value through other comprehensive income, net of tax	0	0
Reclassification adjustments on financial assets measured at fair value through other comprehensive income, net of tax	0	0
Amounts removed from equity and adjusted against fair value of financial assets on reclassification out of fair value through other comprehensive income measurement category, net of tax	0	0

Concept	Accumulated Current Year 2023-01-01 - 2023-03-31	Accumulated Previous Year 2022-01-01 - 2022-03-31
Other comprehensive income, net of tax, financial assets measured at fair value through other comprehensive income	0	0
Share of other comprehensive income of associates and joint ventures accounted for using equity method that will be reclassified to profit or loss, net of tax	0	0
Total other comprehensive income that will be reclassified to profit or loss, net of tax	(8,831,546,000)	(1,777,347,000)
Total other comprehensive income	(9,343,731,000)	(809,487,000)
Total comprehensive income	(4,900,560,000)	4,031,269,000
<b>Comprehensive income attributable to [abstract]</b>		
Comprehensive income, attributable to owners of parent	(5,142,628,000)	3,724,397,000
Comprehensive income, attributable to non-controlling interests	242,068,000	306,872,000

# Statement of cash flows, indirect method

## Unaudited

In Mexican Pesos

Concept	Accumulated Current Year 2023-01-01 - 2023-03-31	Accumulated Previous Year 2022-01-01 - 2022-03-31
<b>Statement of cash flows [abstract]</b>		
<b>Cash flows from (used in) operating activities [abstract]</b>		
Profit (loss)	4,443,171,000	4,840,756,000
<b>Adjustments to reconcile profit (loss) [abstract]</b>		
+ Discontinued operations	28,002,000	(458,117,000)
+ Adjustments for income tax expense	2,202,220,000	2,446,477,000
+ (-) Adjustments for finance costs	1,652,453,000	1,650,611,000
+ Adjustments for depreciation and amortisation expense	4,528,657,000	4,215,563,000
+ Adjustments for impairment loss (reversal of impairment loss) recognised in profit or loss	(41,314,000)	33,031,000
+ Adjustments for provisions	793,362,000	(766,304,000)
+ (-) Adjustments for unrealised foreign exchange losses (gains)	0	0
+ Adjustments for share-based payments	0	0
+ (-) Adjustments for fair value losses (gains)	0	0
- Adjustments for undistributed profits of associates	0	0
+ (-) Adjustments for losses (gains) on disposal of non-current assets	68,975,000	64,480,000
	(68,944,000)	(147,327,000)
+ (-) Adjustments for decrease (increase) in inventories	(790,113,000)	(1,094,739,000)
+ (-) Adjustments for decrease (increase) in trade accounts receivable	(1,949,936,000)	(1,419,497,000)
+ (-) Adjustments for decrease (increase) in other operating receivables	(125,051,000)	(1,000,968,000)
+ (-) Adjustments for increase (decrease) in trade accounts payable	(3,672,425,000)	(1,588,332,000)
+ (-) Adjustments for increase (decrease) in other operating payables	1,841,754,000	2,172,794,000
+ Other adjustments for non-cash items	0	0
+ Other adjustments for which cash effects are investing or financing cash flow	0	0
+ Straight-line rent adjustment	0	0
+ Amortization of lease fees	0	0
+ Setting property values	0	0
+ (-) Other adjustments to reconcile profit (loss)	0	0
+ (-) Total adjustments to reconcile profit (loss)	4,467,640,000	4,107,672,000
Net cash flows from (used in) operations	8,910,811,000	8,948,428,000
- Dividends paid	0	0
	0	0
- Interest paid	0	0
+ Interest received	0	0
+ (-) Income taxes refund (paid)	6,346,053,000	2,025,168,000
+ (-) Other inflows (outflows) of cash	3,332,000	55,930,000
Net cash flows from (used in) operating activities	2,568,090,000	6,979,190,000
<b>Cash flows from (used in) investing activities [abstract]</b>		
+ Cash flows from losing control of subsidiaries or other businesses	0	0
- Cash flows used in obtaining control of subsidiaries or other businesses	3,932,709,000	0
+ Other cash receipts from sales of equity or debt instruments of other entities	0	0
- Other cash payments to acquire equity or debt instruments of other entities	268,264,000	35,145,000
+ Other cash receipts from sales of interests in joint ventures	0	0
- Other cash payments to acquire interests in joint ventures	0	0
+ Proceeds from sales of property, plant and equipment	68,833,000	6,668,000
- Purchase of property, plant and equipment	5,265,356,000	3,769,840,000
+ Proceeds from sales of intangible assets	0	0
- Purchase of intangible assets	388,899,000	37,351,000
+ Proceeds from sales of other long-term assets	0	0
- Purchase of other long-term assets	20,975,000	0

Concept	Accumulated Current Year 2023-01-01 - 2023-03-31	Accumulated Previous Year 2022-01-01 - 2022-03-31
+ Proceeds from government grants	0	0
- Cash advances and loans made to other parties	0	0
+ Cash receipts from repayment of advances and loans made to other parties	0	0
- Cash payments for futures contracts, forward contracts, option contracts and swap contracts	0	0
+ Cash receipts from futures contracts, forward contracts, option contracts and swap contracts	0	0
+ Dividends received	3,332,000	2,880,000
- Interest paid	0	0
+ Interest received	177,818,000	440,494,000
	0	0
+ (-) Other inflows (outflows) of cash	0	0
Net cash flows from (used in) investing activities	(9,626,220,000)	(3,392,294,000)
<b>Cash flows from (used in) financing activities [abstract]</b>		
+ Proceeds from changes in ownership interests in subsidiaries that do not result in loss of control	0	0
- Payments from changes in ownership interests in subsidiaries that do not result in loss of control	0	0
+ Proceeds from issuing shares	0	0
+ Proceeds from issuing other equity instruments	0	0
- Payments to acquire or redeem entity's shares	13,908,000	0
- Payments of other equity instruments	0	0
+ Proceeds from borrowings	13,822,213,000	7,276,468,000
- Repayments of borrowings	9,572,556,000	6,953,565,000
- Payments of finance lease liabilities	293,209,000	170,994,000
- Payments of lease liabilities	1,280,485,000	1,313,833,000
+ Proceeds from government grants	0	0
- Dividends paid	395,392,000	318,553,000
- Interest paid	1,414,264,000	1,604,972,000
+ (-) Income taxes refund (paid)	0	0
+ (-) Other inflows (outflows) of cash	0	0
Net cash flows from (used in) financing activities	852,399,000	(3,085,449,000)
Net increase (decrease) in cash and cash equivalents before effect of exchange rate changes	(6,205,731,000)	501,447,000
<b>Effect of exchange rate changes on cash and cash equivalents [abstract]</b>		
Effect of exchange rate changes on cash and cash equivalents	(126,244,000)	(150,040,000)
Net increase (decrease) in cash and cash equivalents	(6,331,975,000)	351,407,000
Cash and cash equivalents at beginning of period	12,313,138,000	8,747,465,000
Cash and cash equivalents at end of period	5,981,163,000	9,098,872,000

# **EXHIBIT L-1**



6961 Cintas Blvd.  
 Mason, OH 45040  
 513-234-7910/800-766-2874/Fax513-234-7940

**LEASE AGREEMENT**

Contract Date:

Lease ID No.

<b>Individual Legal Name (if applicable):</b>									
<b>Company Legal Name if applicable):</b>									
<b>Mailing Address:</b>									
<b>City:</b>									
Vehicle Year		Vehicle Make			Vehicle Model		Vehicle Identification Number		
<i>Refer to Schedule 1 of this Lease Agreement for Equipment details in the event that no Equipment information appears above</i>									
<b>Commencement Date &amp; 1st Basic Rent Date</b>	<b>Initial Term (in months)</b>	<b>Rental Periods</b>	<b>Total Number of Payments</b>	<b>Down Payment + Taxes at Closing</b>	<b>Advance or Arrears</b>	<b>Basic Rent (without Taxes)</b>	<b>Doc Fee</b>	<b>Security Deposit</b>	<b>End of Term Option</b>

THIS LEASE AGREEMENT (“Lease”) is hereby entered into as of the Contract Date above by and between BUSH LEASING TRUST, a Delaware statutory trust (“Lessor”), and LESSEE referenced above.

**1. GRANT OF LEASE.** Lessor hereby leases to Lessee, and Lessee hereby leases from Lessor, the Equipment described herein, together with all replacements, repairs and additions thereto (individually and collectively, the “Vehicles”) on the terms and conditions set forth in this Lease. Lessee agrees that Lessee leases the Vehicles “as-is”, and confirms that as of the date of delivery of each Vehicle, such Vehicle is of the design and manufacture selected by Lessee, and as of such date, Lessee has unconditionally accepted such Vehicles in all respects. Lessee further confirms that it has selected the Vehicles on the basis of its own judgment, and expressly disclaims reliance upon any statements, representations, or warranties made by Lessor, and Lessee acknowledges that Lessor is not the manufacturer of the Vehicles. Lessee certifies that the Vehicles identified herein will be used for commercial purposes.

**2. INITIAL TERM.** The term of this Lease for each Vehicle shall commence on the Contract Date and shall continue for that number of months from the first (1st) day of the month following the Contract Date (unless the Contract Date is the first (1st) day of the month, in which case the Contract Date shall be the date on which the term of this Lease commences) (“Commencement Date”) each as set forth in the Summary of Lease Terms (such period as extended or sooner terminated by Lessor as provided herein, the “Term”).

**3. RENT.** The rental payment amount for each Vehicle hereunder (the “Basic Rent”) is set forth in the Summary of Lease Terms. Basic Rent on each Vehicle shall begin to accrue on the Contract Date and shall be due and payable in U.S. dollars in immediately available funds by Lessee in advance or arrears for the periods (each a “Rental Period”) and for the total number of payments as set forth in the Summary of Lease Terms, in each case, on the first day of each such Rental Period. If the Contract Date does not fall on the first day of the month, the rental for that period of time from the Contract Date until the Commencement Date shall be an amount equal to the daily rental (Basic Rent divided by 7 days for One Week , 14 days for One Biweekly and 30 days for One Month Rental Periods, as applicable), multiplied by the number of days from (and including) the Contract Date to (but not including) the Commencement Date and shall be due and payable on the Commencement Date. Lessee shall pay all amounts other than Basic Rent Lessee is obligated to pay hereunder (the “Supplemental Rent” and together with Basic Rent, the “Rent”) when due or if no date is specified herein, on demand. If any Rent payment is not made within five (5) days after its due date, Lessee shall pay a

late charge equal to the lesser of 10% of the late rental payment amount, and the maximum amount permitted by law. LESSEE'S PAYMENT OF RENT AND LESSEE'S PERFORMANCE OF ALL OTHER OBLIGATIONS ARE ABSOLUTE AND UNCONDITIONAL AND WITHOUT SET OFF, COUNTERCLAIM, OR ANY DEFENSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, ANY RIGHT OR CLAIM THAT LESSEE MAY NOW OR HEREAFTER HAVE AGAINST LESSOR, ANY OF LESSOR'S AFFILIATES, ANY ASSIGNEE OF LESSOR, OR THE MANUFACTURER OF THE VEHICLES FOR ANY REASON WHATSOEVER, SPECIFICALLY INCLUDING, WITHOUT LIMITATION, ANY CLAIMS THAT LESSEE MAY HAVE AGAINST LESSOR, ANY OF LESSOR'S AFFILIATES, OR ANY ASSIGNEE OF LESSOR WITH RESPECT TO THE SERVICE AND MAINTENANCE AGREEMENT REFERENCED IN SECTION 5 HEREOF.

**4. OPTION UPON EXPIRATION OF INITIAL TERM OF LEASE .** Upon expiration of the Initial Term of the Lease, Lessee hereby unconditionally agrees to purchase all, but not less than all, of the Equipment for One Dollar (\$1.00). Lessee and Lessor agree that for purposes of this Lease, Lessee is owner of the Equipment and shall file and pay all license, registration fees, and documentary, sale and use taxes, and personal property taxes and all other taxes, fees and charges relating to the ownership, leasing, rental, sale, purchase, possession or use of the Equipment. Upon payment in full by Lessee of any related purchase amounts and all Rent, Lessor will execute and deliver to Lessee the title to the Vehicles, and any other documentation necessary to transfer title to Lessee. THIS SALE WILL BE WITHOUT ANY REPRESENTATION OR WARRANTY OF ANY KIND BY LESSOR, WHETHER EXPRESS OR IMPLIED IN FACT OR LAW and, Lessee will accept the Vehicles "AS IS" and "WHERE IS".

**5. USE OF VEHICLES.** Lessee shall use the Vehicles only in its business and in compliance with all laws, rules, and regulations of any jurisdiction where the Vehicles are used or located. Lessee represents and warrants to Lessor at all times that (i) Lessee has the right and ability to enter into this Lease; (ii) this Lease constitutes a valid, legal, and binding obligation and agreement of Lessee, enforceable against Lessee in accordance with its terms; and its terms; and (iii) that the entering into and performance of this Lease by Lessee will not result in a breach, violation, or default under any judgment, order, law, regulation, loan, mortgage, agreement, indenture, or other instrument applicable to Lessee, or result in any breach of, or constitute a default under, or result in the creation under, or result in the creation of any lien, charge, security interest, or other encumbrance upon the Vehicles pursuant to any instrument to which Lessee is a party or by which it is bound. Lessee shall (i) use and operate the Vehicles in a careful and prudent manner for the purposes and in the manner intended to be used; (ii) shall keep the Vehicles properly housed or otherwise protected from damage; and (iii) shall pay for all maintenance of Vehicles to keep them in good and efficient working order and condition during the Term of the Lease, including, but is not limited to, Lessee's supplying all fuel, lubricants, and other parts, supplies, maintenance and services, and/or Lessee, upon Lessor's request, entering into a service and maintenance agreement with Lessor or an affiliate of Lessor upon such terms and conditions provided by Lessor. After notice to Lessor, Lessee may, at its own expense, make alterations or add attachments to the Vehicles, provided that such alterations or attachments are removable and do not reduce the value, utility or useful life of the Vehicles. Upon the expiration or termination of the Lease, all alterations or attachments affixed to the Vehicles shall become the property of Lessor if not removed, and if Lessee does remove such attachments, Lessee shall be liable to Lessor for any damage to the Vehicles as the result of such removal. In the event that any federal, state, or local law, ordinance, rule or regulation shall require the installation of any additional accessories to any of the Vehicles, including, but not limited to, anti-pollution and/or safety devices, or in the event that any other modifications to the Vehicles shall be required by virtue of such law, ordinance, rule or regulation, then and in any of such events. Lessee shall pay the full cost thereof, including installation expenses. Lessor may, at its option, arrange for the installation of such Vehicles or the performance of such modifications, and Lessee agrees to pay the full cost thereof immediately upon receipt of an invoice for the same.

**6. SURRENDER.** Upon either the (i) failure by Lessee to exercise the purchase option for any Vehicle set forth herein, or (ii) upon demand by Lessor made pursuant to an Event of Default (as set forth in Section 18 hereof), Lessee shall, at its own expense, return such Vehicle to Lessor to such location within the continental United States as Lessor shall designate, in the same condition as when delivered, reasonable wear and tear excepted and otherwise in the condition required by this Lease. Upon return of the Vehicles, Lessor, or such entity designated by Lessor, shall perform a physical and mechanical inspection of the Vehicles. Lessee shall be responsible for the payment of any and all costs associated with the inspection, and for any and all repairs necessary to place the Vehicles in the same condition as when delivered, reasonable wear and tear excepted and otherwise in the condition required by this Lease.

**7. PAINTING.** Lessee may paint the Vehicles in Lessee's customary manner and affix advertising or identifying insignia, provided that, upon the expiration or termination of this Lease, and in the event that Lessee does not

purchase the Vehicles pursuant to Section 4 hereof. Lessee shall, upon the request of Lessor and at Lessee's expense, restore the Vehicles to original condition, ordinary wear and tear excepted.

**8. WARRANTIES.** LESSEE ACKNOWLEDGES AND AGREES THAT LESSOR HAS NOT MADE, AND SHALL NOT BE DEEMED TO HAVE MADE, ANY EXPRESS OR IMPLIED WARRANTY AS TO MERCHANTABILITY, FITNESS FOR ANY PURPOSE OR USE, DESIGN OR CONDITION OF VEHICLES, QUALITY OF MATERIAL OR WORKMANSHIP, OR AS TO ANY OTHER MATTER WHATSOEVER RELATING TO THE VEHICLES, AND LESSOR SHALL NOT BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE VEHICLES, OR ANY INADEQUACY, DEFICIENCY, OR DEFECT IN THE VEHICLES. LESSEE AGREES THAT LESSEE LEASES THE VEHICLES "AS IS". Lessor agrees, to the extent possible and without increasing its liability hereunder, and upon request, to assign to Lessee, any warranty of a manufacturer or seller relating to the Vehicles available to Lessor, provided, however, that the foregoing rights shall automatically revert to Lessor upon the occurrence and during the continuance of any Event of Default hereunder, or upon return of the Vehicles to Lessor. Lessee agrees to settle all claims with respect to the Vehicles directly with the manufacturers thereof, and to give Lessor prompt notice of any such settlement and the details of such settlement.

**9. TITLE AND INSPECTION.** Lessee, at its expense, shall protect and defend Lessor's title and keep it free of all claims and liens except those claims and liens created by Lessor in connection with any assignment or financing by Lessor. Lessor may inspect the Vehicles at any time without prior notice during regular business hours. If, at any time during the Term of this Lease, Lessor supplies Lessee with labels, plates or other markings stating that the Vehicles are owned by Lessor, Lessee shall affix and keep the same in a prominent place on the Vehicles.

**10. LICENSES.** Lessee shall at its expense obtain all necessary licenses (including motor Vehicle plates) and registrations, required for the use and operation of each Vehicle. All certificates of title or registration of each Vehicle shall name Lessor as the owner thereof.

**11. INTERESTS IN VEHICLES.** Lessee's rights with respect to this Lease and any Vehicles leased hereunder will be subject to any rights and interest in and to said Vehicles which may be granted by Lessor (or Lessor's affiliates) to any assignee or lender of Lessor (or Lessor's affiliates). Lessor may assign to a lender or any other assignee all or any part of Lessor's rights hereunder, including a security interest in the Vehicles and the right to receive rents and other sums due hereunder. Upon notice of such assignment in writing by a lender, assignee and/or Lessor, Lessee shall pay all rents and other sums due or to become due under this Lease directly to such lender or assignee without set off, counterclaim, or any defense whatsoever.

**12. TAXES.** Lessee shall pay all personal property, sales or use taxes, business licenses, assessments, penalties, and charges which may be levied or asserted with respect to the Vehicles (except income taxes levied on lease payments to Lessor). In the event that any such taxes, licenses, assessments, penalties, or charges are paid by Lessor, Lessee shall reimburse and pay Lessor immediately after Lessor notifies Lessee in writing of the amount of such taxes, licenses, assessments, penalties, charges or expenses paid by Lessor, as well as an administrative fee. Increases or decreases in sales or use tax rates will affect all lease payments after the effective date of the change by the taxing authority, and Lessor shall notify Lessee in writing of such change. Lessee shall indemnify and hold Lessor harmless from and against any loss, cost or expense arising out of or relating to any such tax, import or levy, including, without limitation, any penalties, interest and fines relating thereto.

**13. FINES.** Lessee shall pay all fines due to overload, overlength, overweight, lack of plates or permits, speeding and any other charges which may be imposed or assessed in respect to the Vehicles and/or Lessee's use thereof. The provisions of this Section 13 shall survive the expiration or other termination of this Lease.

**14. LOSS OR DAMAGE.** Lessee shall bear the entire risk of loss, theft, destruction of or damage to any Vehicle from any cause whatsoever ("Loss or Damage"). Lessee shall promptly notify Lessor in writing of any Loss or Damage. No Loss or Damage to any Vehicles shall relieve Lessee of any obligation with respect to such Vehicle under this Lease. In the event of Loss or Damage, Lessee shall, at the option of Lessor: (a) put such Vehicle in good condition and repair in accordance with the manufacturer's recommendations, and to the reasonable satisfaction of Lessor, at Lessee's expense; (b) replace such Vehicle with a like Vehicle (same value, utility and useful life as damaged Vehicle) in good condition and repair as approved by Lessor in Lessor's sole discretion with clear title thereto vested in Lessor; or (c) pay Lessor on or before the next rent payment date as set forth in accordance with Section 3 hereof (such payment date, the "Loss Payment Date") in cash the sum of: (i) all amounts then due Lessor by Lessee under the Lease relating to such Vehicle, which amounts shall be prorated through the Loss Payment Date, plus (ii) an amount equal to the present value



of the residual amount, if any, relating to such Vehicle (as set forth in the Summary of Lease Terms), discounted at 5.0% computed from the expiration of the Initial Term of the Lease to the Loss Payment Date, plus (iii) an amount equal to the present value of the unpaid future remaining Rents for the Initial Term of the Lease, relating to such Vehicle discounted at 5.0% computed from the scheduled payment dates for such Rents to the Loss Payment Date (the "Casualty Value Amount"). Upon receipt of the Casualty Value Amount set forth in (c) above, Lessor shall assign to Lessee (or Lessee's insurer) Lessor's interest in such Vehicle in its then condition and location, "AS IS" without any warranty whatsoever, express or implied. If Lessee is required to repair any Vehicle in accordance with (a) above, or to replace any Vehicle in accordance with (b) above, the insurance proceeds actually received by Lessor, if any, pursuant to Section 15 hereof shall be first applied to pay any amounts then due under this Agreement, and then shall be paid to Lessee upon proof satisfactory to Lessor that such repairs have been completed as required herein (in the case of (a)), or of adequate purchase and title documents in Lessor's sole discretion (in the case of (b)). In the event that Lessee is obligated to pay to Lessor the amount specified in (c) above, Lessee shall be entitled to a credit against such amount equal to the amount of insurance proceeds actually received by Lessor, if any, pursuant to Section 15 hereof, on account of such Vehicle.

**15. INSURANCE.** Lessee shall obtain and maintain insurance on or with respect to each Vehicle at its own expense and in the amounts and forms satisfactory to Lessor. In no event shall any insurance coverage be less than the following: (a) physical damage insurance insuring against loss or damage to the Vehicles in an amount not less than the full replacement value of such Vehicle; and (b)(i) in all States except Florida: (1) not greater than \$500 deductible for collision, fire, theft, and comprehensive, and (2) \$500,000 combined single limit for bodily injury liability and property damage; or (b)(ii) for the State of Florida: (1) not greater than \$500 deductible for collision, fire, theft, and comprehensive, and (2) \$250,000 per person / \$500,000 per incident bodily injury liability, and (3) \$100,000 property damage liability. In addition, the following require \$1,000,000 excess liability coverage (umbrella): (a) truck/tractors over 45,000 lbs.; (b) trailers/semi-trailers; tow trucks; and (c) limo uses for livery. Lessee shall furnish Lessor with a certificate of insurance evidencing issuance of such insurance to Lessee in at least the minimum amount required herein, naming Lessor and such other parties designated by Lessor as additional insured thereunder for liability coverage, and as loss payee for property damage coverage. Each policy shall require insurer to give Lessor 30 days prior written notice of any material alteration in terms of policy or cancellation thereof, and shall provide that no action, misrepresentation or breach of warranty of Lessee shall invalidate the policy. If Lessee fails to provide such insurance, Lessor shall have the right, but no duty, to obtain such insurance, and Lessee shall pay Lessor all costs thereof, including all costs incurred by Lessor in obtaining such insurance together with interest at the Default Rate from the date paid by Lessor to the date paid in full by Lessee. Lessee shall not use any Vehicle if the insurance required herein is not in full force and effect with respect to such Vehicle. Upon Loss or Damage as set forth in Section 14 hereof, Lessee shall receive credit for any amounts paid to Lessor by the insurer against Lessee's obligations hereunder.

**16. INDEMNITY.** Lessee shall indemnify Lessor against, and hold Lessor harmless from, any and all claims, actions, damages, obligations, liabilities, liens (including any arising or imposed under the doctrines or strict liability in tort or product liability), and costs and expenses (including attorneys fees), arising from or out of the manufacture, purchase, lease, possession, operation, condition, return, or use of the Vehicles, or by operation of law, excluding however any of foregoing resulting solely from the gross negligence or willful misconduct of Lessor. Lessee agrees that upon written notice by Lessor of assertion of any such claim, action, damage, obligation, liability, or lien, Lessee, at Lessee's expense shall assume full responsibility for the defense thereof, provided that Lessor shall have the right, but not the obligation, to participate in any defense conducted by Lessee without relieving Lessee of any of its obligations hereunder. The provisions of this Section 16 shall survive termination of this Lease.

**17. ASSIGNMENT.** Except as otherwise permitted herein, without Lessor's prior written consent, Lessee shall not assign, transfer, pledge, hypothecate or otherwise dispose of this Lease, the Vehicles or any interest therein, or sublet or lend the Vehicles, or permit the Vehicles to be used by anyone except Lessee or Lessee's authorized employees. Lessor may assign this Lease or any interest therein in whole or part without notice to Lessee.

**18. DEFAULT.** Lessee shall be in default of this Lease upon the happening of any of the following events or conditions which shall constitute "Events of Default": (a) Lessee fails to pay any Rent or other amount when due; (b) Lessee fails to observe, keep or perform any other covenant or provision of this Lease required to be observed, kept, or performed, by Lessee; (c) Lessee removes, sells, transfers, encumbers, creates a security interest in, relinquishes possession of the Vehicles, or performs any act which impairs Lessor's title to any Vehicle or attempts any of the foregoing; (d) Lessee makes a misrepresentation to Lessor of any matter or covenant connected with this Lease; (e) Lessee fails to satisfy any traffic ticket or summons or fails to register any Vehicle; (f) Lessee becomes insolvent,

bankrupt or has a trustee or receiver appointed for Lessee or for a substantial part of Lessee's property; (g) Lessee experiences a material change in its business or affairs (including termination of Lessee's employment or termination of the contract under which Lessee provides services or a change in the control or ownership of Lessee or Lessee's employer or the party with which Lessee contracts to provide services) which in Lessor's sole judgment impairs the security of any Vehicle or increases the credit risk involved therein; (h) Lessee attempts to assign this Lease without the consent of Lessor; or (i) Lessee fails to notify Lessor of any material change in its business and affairs, including a change in the ownership or control of Lessee. Lessee hereby irrevocably appoints and constitutes Bush Truck Leasing, Inc. and its successors and assigns, the true and lawful attorney-in-fact of Lessee, with full power in the name of Lessee upon the occurrence of an Event of Default, (i) to demand and receive any and all moneys and claims for moneys due in respect of or relating to the Equipment, (ii) to assign or transfer any of Lessee's rights under this Lease or in the Equipment (including assigning the rights of Lessee to any replacement lessee hereunder and/or causing any other person to become the registered owner of the Equipment) and (iii) to take any other action in respect of this Lease or any of the Equipment. Lessee ratifies and approves all acts of Bush Truck Leasing, Inc., as attorney-in-fact. Bush Truck Leasing, Inc., as attorney-in-fact will not be liable for any acts or omissions or errors of judgment or mistake of fact or law. This power, being coupled with an interest, is irrevocable until all obligations under this Lease have been fully satisfied.

**19. REMEDIES.** Upon the occurrence of any Event of Default, Lessor may declare this Lease to be in default, and at any time thereafter, Lessor, at its option, may do any one or more of the following: (a) cancel this Lease; (b) proceed by appropriate action to enforce performance of the Lease at Lessee's expense or to recover damages (including attorneys fees) for the breach thereof; (c) demand that Lessee, and in such case the Lessee shall, return all or any part of the Vehicles promptly in the manner required by and in accordance with Section 6 hereof; (d) enter, with or without legal process, Lessee's premises or any other premises where the Vehicles are located, and take possession of all or any part of the Vehicles without any liability to Lessee by reason of such entry; (e) sell, lease, or otherwise dispose of all or any part of the Vehicles at a public or private sale, which may be conducted where such Vehicles are then located; (f) demand that Lessee, and in such case Lessee shall, pay to Lessor as liquidated damages for loss of a bargain and not as a penalty an amount equal to the sum of (i) all amounts due and unpaid under the Lease (including without limitation any indemnity obligations) plus interest thereon from the due date thereof at a per annum interest rate equal to the prime rate of interest then in effect as published in the Wall Street Journal plus 2.0% (the "Default Rate"), plus (ii) the present value of all future Rent payments for such Vehicles, discounted at 5.0%, plus (iii) the present value of the residual amount, if any, discounted at 5.0%, plus (iv) all costs and expenses incurred by Lessor in enforcing Lessor's rights hereunder (including, without limitation, all costs of repossession, recovery, storage, repair, sale, re-lease, and attorneys' fees), together with interest thereon at the Default Rate from the date of demand to the date of payment in full (the "Liquidated Damages"), or (g) exercise any other right or remedy which may be available to Lessor under the Uniform Commercial Code or any other applicable law. The proceeds of any sale or lease of the Vehicles by Lessor shall be applied in the following order of priority: (1) to pay all of Lessor's expenses in taking, holding, preparing for sale or lease, and disposing of the Vehicles, including all attorneys fees and legal expenses, then (2) to pay any late charges and all interest accrued at the Default Rate; then (3) to pay accrued but unpaid Rent payments, then (4) to pay any other unpaid sums due under this Lease including Liquidated Damages. If the proceeds of any sale or lease are not sufficient to pay the amounts owed to Lessor under this Lease, Lessee will pay the deficiency. Lessor may also, without liability, take any personal property stored within the Vehicles and may store any such property at Lessee's expense for 30 days. Lessee will be obligated to reclaim such property within 30 days and hereby waives any rights in such property thereafter. Any unclaimed property will be deemed abandoned after 30 days and will be discarded by Lessor. Lessor's remedies hereunder shall be cumulative. Any security deposit paid by Lessee to Lessor in connection with this Lease shall be forfeited by Lessee upon the happening of any Event of Default, and shall be applied to Lessee's obligations under this Lease pursuant to this Section 19. Lessor's remedies hereunder may be exercised instead of or in addition to any other legal or equitable remedies. Lessor has the right to set off any sums received from any source (including insurance proceeds) against Lessee's obligations under this Lease. Lessee waives its right to object to the notice of the time or place of sale or lease, and to the manner and place of any advertising therefore. Lessee waives any defense based on statutes of limitations or laches in actions for damages. In case of failure by Lessee to pay any fees, assessments, charges, or taxes arising with respect to the Vehicles, Lessor shall have the right, but not the obligation to pay such amounts, and in that event, the cost thereof shall be payable by Lessee to Lessor upon demand, together with interest at the Default Rate from the date of disbursement by Lessor.

**20. SECURITY DEPOSIT.** The Security Deposit shall be held by Lessor during the entire Term of the Lease, including the Interim Term and any renewal term, as security for the full payment and performance of the terms, conditions and obligations of Lessee hereunder and under any and all Schedules. The Security Deposit shall not excuse the performance at the time and in the manner prescribed or any obligation of Lessee or cure a default of Lessee. Lessor may, but shall not be required to, apply such Security Deposit towards discharge of any overdue obligation of Lessee. Lessor shall be entitled to commingle the Security Deposit with any of its own funds. No Interest shall accrue on the Security Deposit and Lessor shall have no liability to account to Lessee for any interest. If Lessor shall apply any of the Security Deposit towards any obligations of Lessee under the Lease, Lessee shall, upon demand, pay to Lessor an amount necessary to return the Security Deposit to the sum specified above. In furtherance thereof, Lessee hereby grants to Lessor a security interest in the cash comprising the Security Deposit from time to time and any and all interest thereon, together with the proceeds thereof, to secure the prompt payment as and when due of all indebtedness, and the prompt performance as and when due of all obligations, of Lessee now or hereafter required under the Lease. If no Default has then occurred, upon the expiration or earlier termination of the Term of the Lease, the balance of the Security Deposit then held by Lessor shall promptly be paid to Lessee.

**21. SEVERABILITY.** The invalidation of any provision or provisions of this Lease as unenforceable shall not operate to invalidate the remainder of the Lease which shall remain in full force and effect.

**22. NOTICES.** All notices relating to this Lease shall be delivered in person to an officer of Lessor or Lessee or mailed to the respective addresses shown above on the first page of this Lease, or to such address as otherwise specified in writing by the appropriate party hereto.

**23. WAIVER.** Lessor's forbearance of exercise of any right or remedy on Lessee's breach of any terms, covenants or conditions hereunder shall not be deemed a waiver of such right or remedy, the requirement of punctual performance, or any of its remedies upon any other or subsequent breach or default.

**24. GOVERNING LAW.** This Lease takes effect upon its acceptance and execution by Lessor, and shall be governed, interpreted and construed under the laws of the State of Ohio. Ohio law shall prevail in the event of any conflict of law without regard to, and without giving effect to, the application of choice of law rules. LESSEE WAIVES ALL RIGHTS TO TRIAL BY JURY IN ANY LITIGATION ARISING FROM OR RELATED TO THIS LEASE, AND LESSEE SUBMITS TO THE JURISDICTION OF THE FEDERAL DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO, OR ANY STATE COURT OF COMPETENT JURISDICTION WITHIN MONTGOMERY COUNTY, OHIO, AND WAIVES ANY RIGHT TO ASSERT THAT ANY ACTION INSTITUTED BY LESSOR IN ANY SUCH COURT IS IN THE IMPROPER VENUE OR SHOULD BE TRANSFERRED TO A MORE CONVENIENT FORUM.

**25. WAIVER OF DAMAGES.** Lessee waives to the fullest extent permitted by law any right to or claim of any punitive, exemplary, indirect, special, consequential, or incidental damages against Lessor. Lessee agrees that, in the event of a dispute, claim or controversy against Lessor, Lessee shall be limited to the recovery of actual direct damages sustained by it, subject to any limit on direct damages set forth in this Lease. Lessee will not accept or attempt to collect through the courts or otherwise any punitive, exemplary, indirect, consequential, or incidental damages from Lessor.

**26. SUCCESSORS AND ASSIGNS.** This Lease shall be binding on and inure to the benefit of Lessor and Lessee and their respective successors and assigns permitted hereunder.

**27. FORCE MAJEURE.** The obligations of Lessor hereunder shall be suspended to the extent that it is hindered or prevented from complying therewith because of labor disturbances, acts of God, fires, storms, accidents, failure of the manufacturer to deliver any of the Vehicles, court order, governmental regulations, or other interference or any cause whatsoever not within the sole control of Lessor.

**[SIGNATURE PAGES FOLLOW]**

IN WITNESS WHEREOF, the parties hereto have entered into this Lease Agreement as of the date first above written.

LESSOR:

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

LESSEE: \_\_\_\_\_

(X)By: \_\_\_\_\_  
SIGNATURE

**EQUIPMENT ACCEPTANCE**

Lessee hereby confirms that the Equipment has been delivered, duly assembled and in good working order and condition. Lessee confirms that after a reasonable opportunity to inspect the Equipment, it has solely selected, and unconditionally and irrevocably accepted the Equipment as-is, where-is for all purposes of this Lease as of this date. In the event that the Equipment is not delivered and accepted within thirty (30) days of Lessee's signing of this Equipment Acceptance, Lessee hereby authorizes Lessor to increase the Payments to reflect any Lease rate increase applicable to the Lease.

LESSEE:

(X)Dated: \_\_\_\_\_

(X)By: \_\_\_\_\_  
SIGNATURE

# EXHIBIT L-2

**B&G VEHICLE LEASE  
 BONDED BUSINESS USE LEASE AGREEMENT**

**NOTICE: THIS IS A BUSINESS USE LEASE OF THE VEHICLE DESCRIBED BELOW. DO NOT SIGN THIS LEASE IF YOUR INTENTION IS TO USE THIS VEHICLE PRIMARILY FOR PERSONAL, FAMILY OR HOUSEHOLD PURPOSES.**

**Lease No.** \_\_\_\_\_ **Date: «Effective\_Date»** \_\_\_\_\_

**The Lease.** This Bonded Business Use Lease Agreement (the "Lease") is between **B & G LEASING, INC.** (also called the "Lessor") and the following lessee ("Lessee"):

**FULL LEGAL NAME OF LESSEE**  
**STREET ADDRESS**  
**CITY, STATE, ZIP**

**The Leased Vehicle.** Under the terms of this Lease, LESSOR leases to LESSEE and LESSEE leases from LESSOR the following motor vehicle (the "Vehicle") and all parts, equipment and accessories on the Vehicle when it is delivered to LESSEE.

<b>NEW/USED</b>	<b>YEAR</b>	<b>MAKE/MODEL</b>	<b>VIN</b>

**Amounts Due Upon Lease Signing.** The following amounts are due when LESSEE signs this Lease:

- a. Document Fee \$ INCLUDED
- b. Down Payment \$ INCLUDED
- c. Registration Fees \$ INCLUDED

**«Gap\_In\_or\_Out»**

**TERMS AND CONDITIONS**

Lessor hereby leases to Lessee and Lessee hereby leases from Lessor the personal property described above upon the terms and conditions set forth herein (such property together with all replacements, repairs and additions thereto being referred to herein as "Equipment").

**1. Term.** The term of this Lease shall begin upon the date of delivery and shall continue for «TERM» consecutive months.

**2. Rent.** Rent in the following amount:

- Lease payment
- Sales or Use tax
- Personal Property Tax
- Lessor's Insurance
- TOTAL**

shall be due and payable commencing on \_\_\_\_\_, **20**\_\_\_\_the remaining installments becoming due on the 1st day of each calendar month thereafter through and including \_\_\_\_\_, **20**\_\_\_\_. The Lessee shall pay a monthly late charge equal to 10% of the payment due for any amount of rent not made on the monthly due date. The Lessee's payment of rent

obligation is absolute and unconditional and without set off, counterclaim or any defense whatsoever. The Lease payment amount is fixed and will not change during the term hereof. However, the Sales or Use tax charge and the Lessor's Insurance charge are subject to change up or down in the event that the taxing jurisdiction or insurance provider, as the case may be, should amend, change recalculate or otherwise adjust the amount of its charges. Lessee acknowledges that Lessor requires Lessee to execute an assignment of receivables and to authorize «**COMPANY**» to deduct from Lessee's weekly settlements, an amount sufficient to enable **EARTHGRAINS DISTRIBUTION, LLC** to forward payment of any amounts due hereunder to Lessor. Lessee acknowledges that any failure to execute such an assignment, or any attempted revocation of such an assignment shall constitute an Event of Default under this Lease.

**3. Warranties.** Lessor represents and warrants that Lessor has good title to the Equipment and the right to lease said Equipment. **THE FOREGOING WARRANTY IS EXCLUSIVE AND IS MADE IN LIEU OF ALL OTHER EXPRESS OR IMPLIED WARRANTIES BY LESSOR. LESSEE ACKNOWLEDGES AND AGREES THAT LESSOR HAS NOT MADE AND SHALL NOT BE DEEMED TO HAVE MADE ANY EXPRESS OR IMPLIED WARRANTY AS TO MERCHANTABILITY, FITNESS FOR ANY PURPOSE OR USE, DESIGN OR CONDITION OF EQUIPMENT, AS TO QUALITY OF MATERIAL OR WORKMANSHIP IN EQUIPMENT, OR AS TO ANY OTHER MATTER WHATSOEVER AND LESSOR SPECIFICALLY DISCLAIMS ANY LIABILITY FOR INDIRECT CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES ARISING OUT OF THE USE OF INABILITY TO USE EQUIPMENT. LESSEE LEASES EQUIPMENT "AS IS". LESSOR AGREES TO EXTENT POSSIBLE WITHOUT INCREASING ITS LIABILITY HEREUNDER, TO ASSIGN TO LESSEE, ANY WARRANTY OF A MANUFACTURER OR SELLER RELATING TO THE EQUIPMENT AVAILABLE TO LESSOR.**

**4. Title and Inspection.** Lessor is owner and shall at all times retain title to Equipment. Lessee, at its expense, shall protect and defend Lessor's title and keep it free of all claims and liens except those of Lessee hereunder and claims and liens created by or arising through Lessor. The Equipment shall remain personal property regardless of its attachment to realty, and Lessee agrees to take such action as necessary to prevent any third party from acquiring an interest in the Equipment as a result of its attachment to realty. Lessor may inspect the property at any time without prior notice during regular business hours.

**5. Licenses.** Lessee shall, at its expense, obtain all necessary licenses (including motor vehicle plates) and registration, required for the use and operation of Equipment. All certificates of title or registration of Equipment shall name Lessor as owner.

**6. Use of Equipment.** Lessee shall use Equipment only in its business and in compliance with all laws, rules, and regulations of any jurisdiction where it is used or located. Lessee shall pay for all maintenance of Equipment to keep it in good and efficient working order and condition during the term of the Lease. This includes, but is not limited to, Lessee's supplying all fuel, lubricants, and other parts, supplies, maintenance and services. After notice to Lessor, Lessee may, at its own expense, make alterations or add attachments, provided such alterations or attachments are removable and do not reduce the value of the Equipment. At the Lease expiration or termination, all alterations or attachments affixed to the Equipment shall become property of Lessor if not removed.

**7. Taxes.** Lessee shall pay all personal property, sales or use taxes, business licenses, assessments, penalties, and charges, which may be levied or asserted in respect to Equipment (except income taxes levied on lease payments to Lessor). In the event that any such unpaid taxes, licenses, assessments, penalties, or charges are paid by Lessor (at Lessor's sole discretion), Lessee shall reimburse and pay Lessor, immediately after Lessor notifies Lessee in writing of any such payment, the total of any such payment plus an administrative charge of \$100. Any unpaid balance shall be subject to an interest assessment of 12.5% per annum.

**8. Fines.** Lessee shall pay any and all fines or charges of any and every kind or nature, which may be imposed or assessed in respect to the Equipment, and/or its use and operation by the Lessee.

**9. Loss or Damage.** Lessee shall bear the entire risk of loss, theft, destruction of or damage to Equipment from any cause whatsoever ("Loss or Damage"). No loss or damage shall relieve Lessee of any obligation under the Lease. In the event of loss or damage, Lessee shall, at the option of Lessor,

- (a) put Equipment in good condition and repair;
- (b) replace Equipment with like equipment in good condition and repair with clear title thereto in Lessor; or
- (c) pay Lessor in cash (i) all amounts then due Lessor by Lessee under the Lease, (ii) an amount equal to the residual value of the Equipment, and (iii) unpaid balance of the total rent for the term of the Lease. Upon receipt of said payment, Lessor shall assign to Lessee (or Lessee's insurer) Lessor's interest in the Equipment in its then condition and location, "AS IS" without any warranty whatsoever, express or implied.

**10. Insurance.** Lessee shall obtain and maintain insurance on or with respect to Equipment at Lessee's own expense and in amounts and form satisfactory to Lessor. In no event shall any insurance coverage be less than the following: (a) physical damage insurance (collision, fire, theft, and comprehensive), insuring against loss or damage to Equipment in amount not less than full replacement value of Equipment bearing no more than \$500 deductible; (b) \$1,000,000 combined single limit for bodily Injury liability and property damage and (c) Auto Lease Loan GAP. Lessee shall furnish Lessor with a certificate of insurance evidencing issuance of such to Lessee in at least the minimum amount, required herein, naming Lessor as additional insured thereunder for liability coverage and as loss payee for property damage coverage. Each policy shall require Insurer to give Lessor no less than 30 days prior written notice of any alteration in terms of policy or cancellation thereof and shall provide that no action or misrepresentation of Lessee shall invalidate the policy. If Lessee fails to provide such insurance, Lessor shall have the right, but no duty, to obtain insurance and Lessee shall pay Lessor all costs thereof. Lessee shall not cancel the required insurance at any time without the prior written consent of Lessor. Lessee shall not use Equipment if insurance required herein is not in full force and effect. Upon Loss or Damage to Equipment, Lessee shall receive credit for any amounts paid by the insurance against Lessee's obligations hereunder.

**11. Indemnity.** Lessee shall indemnify Lessor against, and hold Lessor harmless from any and all claims, actions, damages including reasonable attorneys fees and costs obligations, liabilities, and liens (including any arising or imposed under the doctrines or Strict Liability in tort or Product Liability), arising out of manufacture, purchase, lease, possession, operation, condition, return or use of Equipment, or by operation of law, excluding however any of foregoing resulting solely from the gross negligence or willful misconduct of Lessor. Lessee agrees that upon written notice by Lessor of assertion of such claim, action, damage, obligation, liability or lien, Lessee shall assume full responsibility for defense thereof. Lessor shall have the right, but not the obligation, to participate in any defense conducted by Lessee without relieving Lessee of any of its obligations hereunder. The provisions of this paragraph shall survive termination of this Lease.

**12. Assignment.** This Lease may be assigned with Lessor's prior written consent. An assignment fee of \$250.00 shall be payable by Lessee. Without Lessor's prior written consent, Lessee shall not assign, transfer, pledge, hypothecate or otherwise dispose of this Lease, the Equipment or any interest therein, or sublet or lend Equipment or permit it to be used by anyone except Lessee or Lessee's authorized agents or employees. Lessor may assign this Lease in whole or part without notice to Lessee. Lessor's Assignee shall have all of the rights, but none of the obligations of Lessor hereunder.

**13. Lessor's Financing.** Lessor may assign to a lender or lenders, a security Interest in Equipment and the right to receive rents and other sums due hereunder. Upon notice of such assignment in writing by a lender (not Lessor), Lessee shall pay all rents and other sums due, or to become due under this Lease directly to assignee without set off, counterclaim, or any defense whatsoever without claim for same by Lessor.

**14. Lease Bond.** In addition to Lessee's obligations and certain collateral security granted hereunder, the obligations of Lessee shall further be secured by a certain Lease Bond (copy attached hereto). Any breach, non-renewal or cancellation of said bond shall represent a material breach of this Lease and entitle Lessor, at Lessor's sole discretion, to terminate this lease as further set forth in Paragraph 18 below.

**15. Surrender.** Upon expiration or termination of this Lease, upon failure to exercise any purchase option, or upon demand by Lessor made pursuant to an "Event of Default," Lessee shall at its own expense return Equipment to Lessor to such location within the continental United States as Lessor shall designate, in the same condition as when delivered, reasonable



wear and tear excepted. Upon return of the Equipment, Lessor, or such entity designated by Lessor, shall perform a physical and mechanical inspection of the Equipment. Lessee shall be responsible for the payment of any and all costs associated with the inspection and for any and all repairs necessary to place the Equipment in the same condition as when delivered, reasonable wear and tear excepted.

**16. Purchase Option.** Lessee may purchase Equipment at the end of the Lease Term for the sum of \$1, plus a \$249 document preparation and transfer fee, provided that: (a) Lessee gives Lessor written notice of Lessee's intention to exercise the option at least 30 days prior to the exercise and end of the Term; (b) Lessee is not in default under any covenant or condition of this Lease, and (c) Lessee pays all rent and other charges due hereunder together with the full purchase price set forth above. Upon exercise of option and payment by Lessee of the purchase price and all rental charges, Lessor will execute and deliver a bill of sale for the Equipment to Lessee. THIS SALE WILL BE WITHOUT ANY REPRESENTATION OR WARRANTY OF ANY KIND BY OWNER, WHETHER EXPRESS OR IMPLIED IN FACT OR LAW and, Lessee will accept Equipment "AS IS" and "WHERE IS".

**17. Default.** Lessee shall be in default of this Lease upon the happening of any of the following events or conditions ("Events of Default"): (a) Lessee fails to pay any rent or other amount when due; (b) Lessee fails to observe, keep or perform any other covenants or provisions of this Lease required to be observed, kept, or performed, by Lessee; (c) Lessee tries to remove, sell, transfer, encumber, create a security interest in, or part with possession of the Equipment, or perform any act tending to impair Lessor's title to Equipment; (d) Lessee makes a misrepresentation to Lessor of any matter or covenant connected with this Lease; (e) Lessee fails to satisfy any traffic ticket or summons or fails to register the Equipment; (f) Lessee becomes insolvent, bankrupt or has a trustee or receiver appointed for Lessee or for a substantial part of Lessee's property; (g) Lessee experiences a material change in its business or affairs, (including but not limited to change in control or ownership or Termination of its Distribution Agreement referred to in Paragraph 24 below) which in Lessor's judgment impairs the security of the Equipment or increases the credit risk involved therein; (h) Lessee fails to notify Lessor of any material change in its business and affairs, including a change in the ownership or control of Lessee; (i) failure of Lessee to execute or maintain the assignment of receivables referred to in Paragraph 2 above.

**18. Remedies.** Upon the happening of any event of default, Lessor may at its option (a)

commence arbitration to enforce performance of the Lease or to recover damages for the breach thereof, and/or (b) terminate the Lease as to all items of Equipment and/or Lessee's right of possession thereto whereupon all right, title and interest of Lessee hereunder shall cease and Lessor or its agents may enter Lessee's premises or other premises where Equipment is located, take possession of it and thenceforth hold, possess and enjoy the Equipment free from any rights of Lessee thereto. Lessor shall, nevertheless, have a right to recover from Lessee any and all amounts due and to become due under the Lease as damages for the loss of bargain together with all expenses including legal fees incurred in all actions arising under the Lease. Lessor may also, without liability, take personal property stored within the Equipment and may store any such property at Lessee's expense for 30 days. Lessee will be obligated to reclaim such property within 30 days and hereby waives any rights in such property thereafter. Any unclaimed property will be deemed abandoned after 30 days and will be discarded by Lessor. Lessor's remedies hereunder shall not be deemed in its favor and shall be cumulative. Lessee hereby grants to Lessor an irrevocable power of attorney to effect any assignment under this paragraph or any other obligation of Lessee under this Lease upon default.

**19. Severability.** The invalidation of any provision or provisions of this Lease as unenforceable shall not operate to invalidate the remainder of the Lease, which shall remain in full force and effect.

**20. Notices.** All notices relating to this Lease shall be delivered in person to an officer of Lessor or Lessee or mailed to the respective addresses shown hereinabove or to such address as otherwise specified in writing by the appropriate party hereto. Each party hereby waives any right to receive notices relating to this Lease by certified or registered mail.

**21. Waiver.** Lessor's forbearance of exercise of any right or remedy on Lessee's breach of any terms, covenants or conditions hereunder shall not be deemed a waiver of such right or remedy,

the requirement of punctual performance, or any of its remedies upon any other or subsequent breach or default.

**22. Resolution of Disputes.** The Procedures set forth in this provision are the only procedures for the resolution of any dispute, controversy or claim arising out of or relating in any manner to this Lease, including but not limited to the formation, operation or termination of the Lease or the relationship created between Lessee and Lessor under the Lease.

(a) A party having a dispute, controversy or claim will give the other party written notice of the dispute. Within thirty (30) business days after receipt of this notice, the receiving party shall submit to the disputing party a written response. The written notice and response shall include (i) a statement of each party's position and a summary of the facts and arguments supporting its position, and (ii) the name and title of the person who will represent that party. Within 30 days from the date of the responding party's written response, the parties shall meet (or if agreeable to the parties, shall carry on discussions by telephone) to attempt to resolve the dispute between themselves.

(b) If the parties are not able to resolve the dispute within 60 business days from the date of the responding party's written response or if a party falls to engage in discussions to attempt to resolve the matter, the dispute shall be settled by arbitration with an arbitrator as mutually agreed to by the parties. The arbitration shall be governed by the U.S. Arbitration Act, 9 U.S.C. § 1, et seq. Courts of the State of New York or any U.S. District Court located in New York will have sole jurisdiction over enforcement of arbitration and/or this Lease. Judgment upon any arbitration award may entered by any state or federal court located in New York having jurisdiction thereof. Unless the parties otherwise agree, the place of arbitration shall be Purchase, New York. The arbitrator is not authorized or empowered to, and shall not award punitive, exemplary, indirect, special, consequential or incidental damages or any other damages in excess of actual, direct damages or in excess of any limit on direct damages set forth in this Lease. If either party is required to compel arbitration that party shall be reimbursed for the costs and expenses incurred in compelling arbitration.

(c) Any deadline specified in this provision may be extended by mutual agreement of the parties.

(d) Any and all claims, disputes or controversies relating in any manner to this Lease shall be commenced within two (2) years, from the occurrence of the facts giving rise to such claim, dispute or controversy; or the claim, dispute or controversy shall be considered barred.

(e) BY AGREEING TO THE PROCEDURES SET FORTH IN THIS PARAGRAPH, THE LESSEE AND LESSOR EACH WAIVE THE RIGHT TO HAVE A CLAIM, DISPUTE OR CONTROVERSY UNDER THE LEASE DECIDED BY A JURY.

**23. Waiver of Damages.** Lessee and Lessor waive to the fullest extent permitted by law any right to or claim of any punitive, exemplary, indirect, special, consequential or incidental damages against the other. Lessee and Lessor agree that, in the event of a dispute, claim or controversy against the other, each party shall be limited to the recovery of actual direct damages sustained by it, subject to any limit on direct damages set forth in this Lease. Neither Lessee nor Lessor will accept or attempt to collect through the courts or otherwise any punitive, exemplary, indirect, consequential or incidental damages from the other even if such damages are ordered or awarded by the arbitrator despite the agreement between the parties to the contrary.

**24. Cross Collateral.** The word "rent" means all charges evidenced by this Lease, including all rental payments, together with all other indebtedness and costs and expenses for which the Lessee is responsible to Lessor or under this Lease or under any related documents. In addition, the word "rent" includes all other obligations, debts and liabilities, plus any applicable interest thereon of Lessee, to Lessor, arising under this or any other agreement or contract of Lessee with Lessor, as well as claims by Lessor against Lessee, whether existing now or later; whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated; whether the Lessee may be liable individually or jointly with others; and whether Lessee may be obligated as guarantor, surety, accommodation party or otherwise. The word "equipment" means all machinery, motor vehicles, and accessories, whether now or hereafter acquired, whether now existing or hereafter arising, and wherever located, leased by Lessor to Lessee. The term "Distribution Rights" refers to the rights Lessee has obtained to distribute Products as granted to Lessee by **EARTHGRAINS DISTRIBUTION,**

LLC and as further evidenced by a certain Distribution Agreement. Lessee hereby grants Lessor a security interest in and hereby assigns, conveys, delivers, pledges, and transfers all of Lessee's right, title and interest in and to the aforementioned Distribution Rights, the business receivables obtained from the exercise of those rights, and any and all of the equipment leased by Lessee from Lessor as security for all of the rent obligations set out herein. Lessee agrees to execute a UCC-1 or any other document reasonably required by Lessor to evidence and perfect such liens.

**25. Successors and Assigns.** This Lease shall be binding on and inure to the benefit of Lessor and Lessee and their respective successors and assigns.

**26. Painting.** Lessee may paint Equipment in Lessee's customary manner and affix advertising or identifying insignia.

## DELIVERY AND ACCEPTANCE CERTIFICATE

Upon receipt of unit in satisfactory condition, I hereby accept delivery.

Executed by the parties as of \_\_\_\_\_, 20\_\_

**LESSOR:**

**[DISTRIBUTOR'S CORPORATE ENTITY]:**

BY \_\_\_\_\_

BY

\_\_\_\_\_  
**[Name, Title]**

### **PERSONAL GUARANTEE OF PERFORMANCE**

I, \_\_\_\_\_, presently residing at \_\_\_\_\_ do hereby personally guarantee performance and payment of this BONDED BUSINESS USE LEASE AGREEMENT, dated \_\_\_\_\_ by and between \_\_\_\_\_ and B&G LEASING, Inc. both interest and principal, if at anytime the corporate entity is in default of its obligations. This guarantee shall be absolute and not be subject to set-offs of any kind or nature.

\_\_\_\_\_  
**[Name] (GUARANTOR)**

FORM OF LEASE BOND



*Platte River* INSURANCE COMPANY

BOND #: \_\_\_\_\_

LEASE BOND

KNOW ALL MEN BY THESE PRESENTS:

That we, \_\_\_\_\_ as Principal, and Platte River Insurance Company, duly organized and existing under and by virtue of the laws of the State of Nebraska, as Surety, are held and firmly bound unto B&G Leasing, Inc., and its successors and assigns as Obligee, in the sum of ( see below schedule in paragraph 2 ) dollars lawful money of the United States, for which payment, well and truly be made, we bind ourselves, and each of us, and each of our heirs, executors, administrators, successors and assigns, jointly and severally, by these presents.

THE CONDITIONS OF THE FOREGOING OBLIGATION ARE SUCH THAT

WHEREAS, the principal, as lessee has entered into a lease agreement with the Obligee dated \_\_\_\_\_ (the "Lease") and is required by the Lease to give this bond in connection therewith.

NOW, THEREFORE, if said Principal shall well and truly keep and faithfully perform all the terms, covenants, conditions, agreements and obligations of the Lease, then this obligation shall be null and void, otherwise it shall remain in full force and effect, subject to the following conditions:

1. This Bond is effective \_\_\_\_\_ and shall remain in full force and effect thereafter for a period of one year and will automatically renew for additional one year periods for the term of the Lease. The Surety shall provide to the Obligee not less than Ninety (90) Days advance written notice of its intent to cancel or non-renew this Bond. Any such written notice shall comply with the cancellation or nonrenewal requirements set forth in Title 38a of the Connecticut General Statutes, as amended, and the regulations promulgated thereunder; provided, however, that notwithstanding any provision of applicable law to the contrary, the advance notice period shall not be less than Ninety (90) Days and no notice shall be based upon the occurrence of the condition set forth in Section 38a-324(a)(8) of the Connecticut General Statutes, as amended. Notwithstanding any provision of this Bond or applicable law to the contrary, the Surety waives its ability to cancel this Bond for any reason if this Bond is in effect for less than 60 days.

2. The Sum of this Bond will reduce annually throughout the term of the Lease in accordance with the following schedule:

Year	Sum of Bond
1	
2	
3	
4	
5	
6	
7	00.00

3. That no liability shall be accrued under this Bond until the Obligee has met all of its obligations under the Lease.
4. The failure of the Principal to provide alternative security, after the Surety has exercised its rights to terminate this Bond as herein provided, shall not be actionable or cause for a claim under this Bond.
5. The total aggregate liability of the Surety, regardless of the number of terms this Bond may be in effect, shall not exceed the amount scheduled in paragraph number 2. above.

IN WITNESS THEREOF, the above Principal and Surety have executed or caused to be executed this instrument under their respective hands and seals, with all the formalities required by the law this \_\_\_\_\_ day of \_\_\_\_\_ 2004.

Principal - Corporate Entity

By: \_\_\_\_\_

\_\_\_\_\_  
Witness

PLATTE RIVER INSURANCE COMPANY

By: \_\_\_\_\_  
Attorney-in-Fact

\_\_\_\_\_  
Witness

**Lessee:**

Legal Name: DATA TAG	Fed Tax ID#: DATA TAG	
Legal Address: DATA TAG	Phone Number: DATA TAG	Cell Number: DATA TAG
Billing Address: DATA TAG	E-Mail Address: DATA TAG	

**Equipment Description:**

Quantity	Year, Manufacturer, Model and Description	Serial Number
DATA TAG	DATA TAG	DATA TAG

**Equipment Location Address:**

**Location County**

DATA TAG	DATA TAG
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**Summary of Lease Terms:**

Commencement Date & 1st Basic Rent Date	Initial Term (in months)	Rental Periods	Total # of Payments	Advance or Arrears	Basic Rent (without Taxes)	Doc Fee	Security Deposit	End of Term Option
Commencement Date: _____  1 <sup>st</sup> Basic Rent Date: _____	DATA TAG	DATA TAG	DATA TAG	DATA TAG	DATA TAG	DATA TAG	DATA TAG	DATA TAG

If End of Term Option is TRAC, under section 4A herein, the "TRAC Residual" shall be \_\_\_\_.

**THIS LEASE AGREEMENT** ("Lease") is hereby entered into as of the Contract Date above by and between DATA TAG ("Lessor") and Lessee ("Lessee"), referenced above. ONLY THE WRITTEN TERMS OF THIS LEASE ARE ENFORCEABLE. TERMS OR ORAL PROMISES WHICH ARE NOT CONTAINED IN THIS WRITTEN LEASE MAY NOT BE LEGALLY ENFORCED. THE TERMS OF THIS LEASE MAY ONLY BE CHANGED BY ANOTHER WRITTEN AGREEMENT BETWEEN LESSOR AND LESSEE. THIS LEASE IS NOT CANCELABLE. LESSEE CERTIFIES THAT ALL INFORMATION GIVEN IN THIS LEASE AND THE LEASE APPLICATION WAS CORRECT AND COMPLETE WHEN THIS LEASE WAS SIGNED. THIS LEASE IS NOT BINDING UPON LESSOR OR EFFECTIVE UNLESS AND UNTIL LESSOR EXECUTES THIS LEASE. Lessee agrees to submit the original Lease documents with any security deposit to Lessor or its assignee via overnight courier the same day as the electronic transmission of the Lease documents. Should the Lessor not receive these originals, Lessee agrees to be bound by the electronic copy of this Lease and the electronic copy shall be considered the original and shall be the binding agreement for purposes of any enforcement action under paragraph 20.

**1. GRANT OF LEASE.** Lessor hereby leases to Lessee, and Lessee hereby leases from Lessor, the Equipment described herein, together with all replacements, repairs and additions thereto (individually and collectively, the "Vehicles") on the terms and conditions set forth in this Lease. Lessee agrees that Lessee leases the Vehicles "as-is", and confirms that as of the date of delivery of each Vehicle, such Vehicle is of the design and manufacture selected by Lessee, and as of such date, Lessee has unconditionally accepted such Vehicles in all respects. Lessee further confirms that it has selected the Vehicles on the basis of its own judgment, and expressly disclaims reliance upon any statements, representations, or warranties made by Lessor, and Lessee acknowledges that Lessor is not the manufacturer of the Vehicles. Lessee certifies that the Vehicles identified herein will be used for commercial purposes. Should it be determined, notwithstanding the express intent of the parties, that this Lease is not a lease but rather an agreement intended for security, Lessee grants Lessor a security interest in the Vehicles, all accessions and additions to, substitutions and replacements for, and proceeds (including insurance proceeds), accounts, rights of payments, chattel paper, equipment and income arising from or generated by the Vehicles. Lessee agrees that the security interest will not be affected if this Lease is changed in any way. Lessee appoints Lessor (or its agent) as its true and lawful attorney-in-fact to affix its signature to UCC financing statements prepared and filed on its behalf by Lessor (or its agent) with the same force and effect as if Lessee had signed such financing statements. Lessee shall take all actions and execute all documents reasonably requested by Lessor to establish, maintain, and continue the perfected security interest of Lessor.

**2. INITIAL TERM.** The term of this Lease for each Vehicle shall commence on the Contract Date and shall continue for that number of months from the first (1st) day of the month following the Contract Date (unless the Contract Date is the first (1st) day of the month, in which case the Contract Date shall be the date on which the term of this Lease commences) ("Commencement Date") each as set forth in the Summary of Lease Terms (such period as extended or sooner terminated by Lessor as provided herein, the "Term").

**3. RENT.** The rental payment amount for each Vehicle hereunder (the "Basic Rent") is set forth in the Summary of Lease Terms. Basic Rent on each Vehicle shall begin to accrue on the Contract Date and shall be due and payable in U.S. dollars in immediately available funds by Lessee in advance or arrears for the periods (each a "Rental Period") and for the total number of payments as set forth in the Summary of Lease Terms, in each case, on the first day of each such Rental Period. If the Contract Date does not fall on the first day of the month, the rental for that period of time from the Contract Date until the Commencement Date shall be an amount equal to the daily rental (Basic Rent divided by 7 days for One Week, 14 days for One

Biweekly and 30 days for One Month Rental Periods, as applicable), multiplied by the number of days from (and including) the Contract Date to (but not including) the Commencement Date and shall be due and payable on the Commencement Date.

Subsequent Basic Rent payments (plus applicable taxes) will be due for successive months, whether or not Lessee receives an invoice from Lessor, until the balance of the Basic Rent payments or expenses chargeable to Lessee under this Lease are paid in full. Lessee shall pay all amounts other than Basic Rent Lessee is obligated to pay hereunder (the "Supplemental Rent" and together with Basic Rent, the "Rent") when due or if no date is specified herein, on demand. If any Rent payment is not made within five (5) days after its due date, Lessee shall pay a late charge equal to the lesser of 10% of the late rental payment amount, and the maximum amount permitted by law. Lessor may charge Lessee a return check or non-sufficient funds charge of \$50.00 (not to exceed the maximum amount permitted by law) for any payment which is returned by the bank for any reason. LESSEE'S PAYMENT OF RENT AND LESSEE'S PERFORMANCE OF ALL OTHER OBLIGATIONS ARE ABSOLUTE AND UNCONDITIONAL AND WITHOUT SET OFF, COUNTERCLAIM, OR ANY DEFENSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, ANY RIGHT OR CLAIM THAT LESSEE MAY NOW OR HEREAFTER HAVE AGAINST LESSOR, ANY OF LESSOR'S AFFILIATES, ANY ASSIGNEE OF LESSOR, OR THE MANUFACTURER OF THE VEHICLES FOR ANY REASON WHATSOEVER, SPECIFICALLY INCLUDING, WITHOUT LIMITATION, ANY CLAIMS THAT LESSEE MAY HAVE AGAINST LESSOR, ANY OF LESSOR'S AFFILIATES, OR ANY ASSIGNEE OF LESSOR WITH RESPECT TO THE SERVICE AND MAINTENANCE AGREEMENT REFERENCED IN SECTION 7 HEREOF.

**4. OPTION UPON EXPIRATION OF INITIAL TERM OF LEASE.** Upon expiration of the Initial Term of the Lease, Lessee shall comply with the provisions of Clause A or B below, in either case, as specified in the Summary of Lease Terms.

**A. Terminal Rental Adjustment Clause ("TRAC").** Lessee agrees that there shall be an adjustment of the Rent to be paid Lessor under the Lease for the Vehicles. It is presently anticipated that the fair market value of the Vehicles (the "Estimated Fair Market Value") will equal the TRAC Residual set forth in the Summary of the Lease Terms. Upon expiration of the Initial Term, Lessor will attempt to sell the Vehicles. In the event that the Net Proceeds (as defined below) are less than the Estimated Fair Market Value, Lessee shall pay to Lessor the full amount of such shortfall. If the Vehicles have not been sold on the last day of the Initial Term, then the Net Proceeds shall be deemed to be zero and Lessee shall immediately pay to Lessor the TRAC Residual. If the Lessor thereafter shall sell the Vehicles, the Net Proceeds shall be paid by Lessor to Lessee. Any such payment by either Lessee or Lessor shall be deemed to be a Terminal Rental Adjustment with respect to the Vehicles. As used herein, "Net Proceeds" shall mean the proceeds received by Lessor, after deducting (i) all costs and expenses incurred in connection with the recovery, repair, storage, and sale of the Vehicles, including any and all attorneys' fees and legal expenses, (ii) all late charges and all interest accrued at the Default Rate (as hereinafter defined), and (iii) all rent payments and other obligations of Lessee due and unpaid under the Lease as of the date of the sale or disposition. As to each Vehicle, if the Net Proceeds received by Lessor from the sale or other disposition of such Equipment after expiration of the Initial Term are less than the TRAC Residual amount for such Equipment as set forth in the Summary of Lease Terms, then Lessee shall immediately pay to Lessor the amount of such deficiency as additional Rent hereunder. If the Net Proceeds are in excess of the TRAC Residual amount, then 100% of such excess shall be returned to Lessee as a reduction in the Rent for such Vehicle, provided, however, that Lessor shall be entitled to retain all or any portion of such amount to satisfy any of Lessee's obligations under the Lease.

Lessee hereby certifies, under penalty of perjury, that:

- (i) Lessee intends that more than 50% of the use of the Vehicles subject to this TRAC is to be used in a trade or business of the Lessee,
- (ii) Lessee has been advised by tax counsel or other tax advisor, and
- (iii) Lessee understands and agrees that, Lessee will not be treated as the owner of the Vehicles identified above for federal income tax purposes.

**B. \$1.00 Buyout.** Lessee hereby unconditionally agrees to purchase all, but not less than all, of the Vehicles for \$1.00 upon expiration of the Initial Term of the Lease plus an end of Lease processing fee of \$87.25. Lessee and Lessor agree that Lessee is owner of the Vehicles (notwithstanding Lessor being designated as Owner on the title) and shall pay all license, registration fees, and documentary, sale and use taxes, and personal property taxes and all other taxes, fees and charges relating to the ownership, leasing, rental, sale, purchase, possession or use of the Equipment. **YOU DO NOT HAVE THE OPTION TO RETURN THE EQUIPMENT.**

With respect to any option upon expiration of the Initial Term of the Lease set forth herein, if written notice of Lessee's intention to exercise such elected option is not received within 30 days of the end of the Term, then, Lessee agrees to pay a daily rental fee equal to 100% of the daily Rent for each day that the Vehicles are retained by Lessee. Upon exercise of the option elected by Lessee and payment in full by Lessee of any related purchase amounts and all Rent, Lessor will execute and deliver to Lessee the title to the Vehicles, and any other documentation necessary to transfer title to Lessee. THIS SALE WILL BE WITHOUT ANY REPRESENTATION OR WARRANTY OF ANY KIND BY LESSOR, WHETHER EXPRESS OR IMPLIED IN FACT OR LAW and, Lessee will accept the Vehicles "AS IS" and "WHERE IS".

**5. TAX INDEMNIFICATION.** Except to the extent Section 4B is applicable upon expiration at the Initial Term, it is understood and agreed that Lessor is owner of the Vehicles and that Lessor shall be entitled to such tax benefits that are available as owner of the Vehicles through depreciation of the total capitalized cost of the Equipment thereof for federal income tax purposes. In the event that Lessor suffers any loss, disallowance, unavailability, or recapture of such depreciation for any reason whatsoever, then, after written notice thereof by Lessor to Lessee, Lessee shall pay to Lessor an additional incremental amount payable on each date that the Basic Rent is thereafter due, which in the opinion of Lessor, will cause Lessor's net after-tax annual cash flow and net after-tax rate of return respectively, that would have been available if Lessor had been entitled to full utilization of the depreciation. In the event that any payment is required to be made pursuant to this Section 5, and such payment is to be made on succeeding rent payment dates, but at such time this Lease shall have been terminated or Rent otherwise no longer shall be due and payable on the remaining rent payment dates, Lessee shall promptly pay Lessor any amount equal to the incremental increase in Basic Rent which would have been required if such tax loss had occurred immediately prior to the last rental payment date on or prior to the expiration or other termination of the Lease. Lessor shall promptly notify Lessee of the commencement of any proceeding by the Internal Revenue Service in respect of any item as to which indemnity is sought hereunder. Lessee's agreement to pay any sums which may become payable pursuant to this Section 5 shall survive the expiration or other termination of this Lease.

**6. USE OF VEHICLES; LESSEE'S REPRESENTATIONS.** Lessee shall use the Vehicles only in its business and in compliance with all laws, rules, and regulations of any jurisdiction where the Vehicles are used or located. Lessee represents and warrants to Lessor at all times that (i) Lessee is duly organized, validly existing and in good standing under the laws of the state of its formation; (ii) Lessee has the right and ability to enter into this Lease and perform all of its obligations under the Lease; (iii) this Lease constitutes a valid, legal, and binding obligation and agreement of Lessee, enforceable against Lessee in accordance with its terms; and (iv) that the entering into and performance of this Lease by Lessee will not result in a breach, violation, or default under any judgment, order, law, regulation, loan, mortgage, agreement, indenture, or other instrument applicable to Lessee, or result in any breach of, or constitute a default under, or result in the creation of any lien, charge, security interest, or other encumbrance upon the Vehicles pursuant to any instrument to which Lessee is a party or by which it is bound; (v) there are no pending or overtly threatened actions or proceedings, which either, individually, or in the aggregate, would materially adversely affect the financial condition of Lessee or Lessee's ability to perform all of its obligations under the Lease and (vi) Lessee's exact legal name (if Lessee is an individual, the Lessee's legal name is the name exactly as it appears on the Lessee's most recent, unexpired driver's license issued by the state of his/her principal residence) is identified on the first page of the Lease. Lessee shall (i) use and operate the Vehicles in a careful and prudent manner for the purposes and in the manner intended to be used; (ii) shall keep the Vehicles properly housed or otherwise protected from damage; and (iii) shall pay for all maintenance of Vehicles to keep them in good and efficient working order and condition in

accordance with all manufacturer service requirements and warranties during the Term of the Lease, including, but is not limited to, Lessee's supplying all fuel, lubricants, and other parts, supplies, maintenance and services, and/or Lessee, upon Lessor's request, entering into a service and maintenance agreement with Lessor or an affiliate of Lessor upon such terms and conditions provided by Lessor. After notice to Lessor, Lessee may, at its own expense, make alterations or add attachments to the Vehicles, provided that such alterations or attachments are removable and do not reduce the value, utility or useful life of the Vehicles. Upon the expiration or termination of the Lease, all alterations or attachments affixed to the Vehicles shall become the property of Lessor if not removed, and if Lessee does remove such attachments, Lessee shall be liable to Lessor for any damage to the Vehicles as the result of such removal. In the event that any federal, state, or local law, ordinance, rule or regulation shall require the installation of any additional accessories to any of the Vehicles, including, but not limited to, anti-pollution and/or safety devices, or in the event that any other modifications to the Vehicles shall be required by virtue of such law, ordinance, rule or regulation, then and in any of such events, Lessee shall pay the full cost thereof, including installation expenses. Lessor may, at its option, arrange for the installation of such additional accessories or the performance of such modifications, and Lessee agrees to pay the full cost thereof immediately upon receipt of an invoice for the same.

**7. SURRENDER.** Upon either the (i) failure by Lessee to exercise any purchase option for any Vehicle set forth herein, or (ii) upon demand by Lessor made pursuant to an Event of Default (as set forth in Section 19 hereof), Lessee shall, at its own expense, return such Vehicle to Lessor to such location within the continental United States as Lessor shall designate, in the same condition as when delivered, reasonable wear and tear excepted and otherwise in the condition required by this Lease. Upon return of the Vehicles, Lessor, or such entity designated by Lessor, shall perform a physical and mechanical inspection of the Vehicles. Lessee shall be responsible for the payment of any and all costs associated with the inspection, and for any and all repairs necessary to place the Vehicles in the same condition as when delivered, reasonable wear and tear expected and otherwise in the condition required by this Lease.

**8. PAINTING.** Lessee may paint the Vehicles in Lessee's customary manner and affix advertising or identifying insignia, provided that, upon the expiration or termination of this Lease, and in the event that Lessee does not purchase the Vehicles pursuant to Section 4.B hereof, Lessee shall, upon the request of Lessor and at Lessee's expense, restore the Vehicles to original condition, ordinary wear and tear excepted and must be free of decals or related markings.

**9. WARRANTIES.** LESSEE ACKNOWLEDGES AND AGREES THAT LESSOR HAS NOT MADE, AND SHALL NOT BE DEEMED TO HAVE MADE, ANY EXPRESS OR IMPLIED WARRANTY AS TO MERCHANTABILITY, FITNESS FOR ANY PURPOSE OR USE, DESIGN OR CONDITION OF VEHICLES, QUALITY OF MATERIAL OR WORKMANSHIP, OR AS TO ANY OTHER MATTER WHATSOEVER RELATING TO THE VEHICLES, AND LESSOR SHALL NOT BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE VEHICLES, OR ANY INADEQUACY, DEFICIENCY, OR DEFECT IN THE VEHICLES. LESSEE AGREES THAT LESSEE LEASES THE VEHICLES "AS IS". Lessor agrees, to the extent possible and without increasing its liability hereunder, and upon request, to assign to Lessee, any warranty of a manufacturer or seller relating to the Vehicles available to Lessor, provided, however, that the foregoing rights shall automatically revert to Lessor upon the occurrence and during the continuance of any Event of Default hereunder, or upon return of the Vehicles to Lessor. Lessee agrees to settle all claims with respect to the Vehicles directly with the manufacturers thereof, and to give Lessor prompt notice of any such settlement and the details of such settlement

**10. TITLE AND INSPECTION.** Lessee, at its expense, shall protect and defend Lessor's title and keep it free of all claims and liens except those claims and liens created by Lessor in connection with any assignment or financing by Lessor. Lessor may inspect the Vehicles at any time without prior notice during regular business hours. If, at any time during the Term of this Lease, Lessor supplies Lessee with labels, plates or other markings stating that the Vehicles are owned by Lessor, Lessee shall affix and keep the same in a prominent place on the Vehicles.

**11. LICENSES.** Lessee shall at its expense obtain a certificate of title for each Vehicle or if Lessor elects to obtain such certificate of title, Lessee shall pay Lessor a titling fee as established by Lessor and shall also obtain all necessary licenses (including motor Vehicle plates) and registrations, required for the use and operation of each Vehicle. All certificates of title or registration of each Vehicle shall name Lessor or its assignee, including but not limited to Element Transportation Asset Trust, as the owner thereof.

**12. INTERESTS IN VEHICLES.** Lessee's rights with respect to this Lease and any Vehicles leased hereunder will be subject to any rights and interest in and to said Vehicles which may be granted by Lessor (or Lessor's affiliates) to any assignee or lender of Lessor (or Lessor's affiliates). Lessor may assign to a lender or any other assignee all or any part of Lessor's rights hereunder, including a security interest in the Vehicles and the right to receive rents and other sums due hereunder. Upon notice of such assignment in writing by a lender, assignee and/or Lessor, Lessee shall pay all rents and other sums due or to become due under this Lease directly to such lender or assignee without set off, counterclaim, or any defense whatsoever.

**13. TAXES.** Lessee shall pay all personal property, sales or use taxes, business licenses, assessments, penalties, and charges which may be levied or asserted with respect to the Vehicles (except income taxes levied on lease payments to Lessor). In the event that any such taxes, licenses, assessments, penalties, or charges are paid by Lessor, Lessee shall reimburse and pay Lessor immediately after Lessor notifies Lessee in writing of the amount of such taxes, licenses, assessments, penalties, charges or expenses paid by Lessor, as well as an administrative fee. Increases or decreases in sales or use tax rates will affect all lease payments after the effective date of the change by the taxing authority. Lessee shall indemnify and hold Lessor harmless from and against any loss, cost or expense arising out of or relating to any such tax, import or levy, including, without limitation, any penalties, interest and fines relating thereto.

**14. FINES.** Lessee shall pay all fines due to overload, over length, overweight, lack of plates or permits, speeding and any other charges which may be imposed or assessed in respect to the Vehicles and/or Lessee's use thereof. The provisions of this Section 14 shall survive the expiration or other termination of this Lease.

**15. LOSS OR DAMAGE.** Lessee shall bear the entire risk of loss, theft, destruction of or damage to any Vehicle from any cause whatsoever ("Loss or Damage"). Lessee shall promptly notify Lessor in writing of any Loss or Damage. No Loss or Damage to any Vehicles shall relieve Lessee of any obligation with respect to such Vehicle under this Lease. In the event of Loss or Damage, Lessee shall, at the option of Lessor: (a) put such Vehicle in good condition and repair in accordance with the manufacturer's recommendations, and to the reasonable satisfaction of Lessor, at Lessee's expense; (b) replace such Vehicle with a like Vehicle (same value, utility and useful life as damaged Vehicle) in good condition and repair as approved by Lessor in Lessor's sole discretion with clear title thereto vested in Lessor; or (c) pay Lessor on or before the next rent payment date as set forth in accordance with Section 3 hereof (such payment date, the "Loss Payment Date") in cash the sum of: (i) all amounts then due Lessor by Lessee under the Lease relating to such Vehicle, which amounts shall be prorated through the Loss Payment Date, plus (ii) an amount equal to the present value of the TRAC Residual, if any, relating to such Vehicle (as set forth in the Summary of Lease Terms), discounted at 3.0% computed from the expiration of the Initial Term of the Lease to the Loss Payment Date, plus (iii) an amount equal to the present value of the unpaid future remaining Rents for the Initial Term of the Lease, relating to such Vehicle discounted at 3.0% computed from the scheduled payment dates for such Rents to the Loss Payment Date (the "Casualty Value Amount"). Upon receipt of the Casualty Value Amount set forth in (c) above, Lessor shall assign to Lessee (or Lessee's insurer) Lessor's interest in such Vehicle in its then condition and location, "AS IS" without any warranty whatsoever, express or implied. If Lessee is required to repair any Vehicle in accordance with (a) above, or to replace any Vehicle in accordance with (b) above, the insurance proceeds actually received by Lessor, if any, pursuant to Section 16 hereof shall be first applied to pay any amounts then due under this Agreement, and then shall be paid to Lessee upon proof satisfactory to Lessor that such repairs have been completed as required herein (in the case of (a)), or of adequate purchase and title documents in Lessor's sole discretion (in the case of (b)). In the event that Lessee is obligated to pay to Lessor the amount specified in (c) above, Lessee shall be entitled to a credit against such amount equal to the amount of insurance proceeds actually received by Lessor, if any, pursuant to Section 16 hereof, on account of such Vehicle.



**16. INSURANCE.** Lessee shall obtain and maintain insurance on or with respect to each Vehicle at your own expense and in the amounts and forms satisfactory to Lessor. In no event shall any insurance coverage be less than the following:

(a) Physical damage insurance insuring against loss or damage to the Vehicles in an amount not less than the full replacement value of such Vehicle; and

(b) (i) in all States except Florida: (1) not greater than \$500 deductible for collision, fire, theft, and comprehensive, and (2) \$1,000,000 combined single limit for bodily injury liability and property damage; or

(b) (ii) for the State of Florida: (1) not greater than \$500 deductible for collision, fire, theft, and comprehensive, and (2) \$250,000 per person / \$1,000,000 per incident bodily injury liability, and (3) \$100,000 property damage liability.

In addition, the following require \$1,000,000 excess liability coverage (umbrella): (a) truck/tractors over 45,000 lbs.; (b) trailers/semi-trailers; tow trucks; and (c) limo uses for livery. Lessee shall furnish Lessor with a certificate of insurance evidencing issuance of such insurance to Lessee in at least the minimum amount required herein, naming Lessor and such other parties designated by Lessor as additional insured thereunder for liability coverage, and as loss payee for property damage coverage. Each policy shall require insurer to give Lessor 30 day's prior written notice of any material alteration in terms of policy or cancellation thereof, and shall provide that no action, misrepresentation or breach of warranty of Lessee shall invalidate the policy. If Lessee fails to provide such insurance, Lessor shall have the right, but no duty, to obtain such insurance and Lessee shall pay Lessor all costs thereof, including all costs incurred by Lessor in obtaining such insurance together with interest at the Default Rate from the date paid by Lessor to the date paid in full by Lessee. Lessee shall not use any Vehicle if the insurance required herein is not in full force and effect with respect to such Vehicle. Upon Loss or Damage as set forth in Section 15 hereof, Lessee shall receive credit for any amounts paid to Lessor by the insurer against Lessee's obligations hereunder.

**17. INDEMNITY.** Lessee shall indemnify Lessor against, and hold Lessor harmless from, any and all claims, actions, damages, obligations, liabilities, liens (including any arising or imposed under the doctrines of strict liability in tort or product liability), and costs and expenses (including attorneys' fees), arising from or out of the manufacture, purchase, lease, possession, operation, condition, return, or use of the Vehicles, or by operation of law, excluding however any of foregoing resulting solely from the gross negligence or willful misconduct of Lessor. Lessee agrees that upon written notice by Lessor of assertion of any such claim, action, damage, obligation, liability, or lien, Lessee, at Lessee's expense shall assume full responsibility for the defense thereof, provided that Lessor shall have the right, but not the obligation, to participate in any defense conducted by Lessee without relieving Lessee of any of its obligations hereunder. The provisions of this Section 17 shall survive termination of this Lease.

**18. ASSIGNMENT.** Except as otherwise permitted herein, without Lessor's prior written consent, Lessee shall not assign, transfer, pledge, hypothecate or otherwise dispose of this Lease, the Vehicles or any interest therein, or sublet or lend the Vehicles, or permit the Vehicles to be used by anyone except Lessee or Lessee's authorized employees. Lessor may assign this Lease or any interest therein in whole or part without notice to Lessee.

**19. DEFAULT.** Lessee shall be in default of this Lease upon the happening of any of the following events or conditions which shall constitute "Events of Default": (a) Lessee fails to pay any Rent or other amount when due; (b) Lessee fails to observe, keep or perform any other covenant or provision of this Lease required to be observed, kept, or performed, by Lessee; (c) Lessee removes, sells, transfers, encumbers, creates a security interest in, relinquishes possession of the Vehicles, or performs any act which impairs Lessor's title to any Vehicle or attempts any of the foregoing; (d) Lessee makes a misrepresentation to Lessor of any matter or covenant connected with this Lease; (e) Lessee fails to satisfy any traffic ticket or summons or fails to register any Vehicle; (f) Lessee or a guarantor dies (if an individual), becomes insolvent, bankrupt or has a trustee or receiver appointed for Lessee or for a substantial part of Lessee's property; (g) Lessee experiences a material change in its business or affairs (including termination of Lessee's employment or termination of the contract under which Lessee provides services or a change in the control or ownership of Lessee or Lessee's employer or the party with which Lessee contracts to provide services) which in Lessor's sole judgment impairs the security of any Vehicle or increases the credit risk involved therein; (h) Lessee attempts to assign this Lease without the consent of Lessor; or (i) Lessee fails to notify Lessor of any material change in its business and affairs, including a change in the ownership or control of Lessee. Lessee hereby irrevocably appoints and constitutes Lessor and its successors and assigns, the true and lawful attorney-in-fact of Lessee, with full power in the name of Lessee upon the occurrence of an Event of Default, (i) to demand and receive any and all moneys and claims for moneys due in respect of or relating to the Equipment, (ii) to assign or transfer any of Lessee's rights under this Lease or in the Equipment (including assigning the rights of Lessee to any replacement lessee hereunder and/or causing any other person to become the registered owner of the Equipment) and (iii) to take any other action in respect of this Lease or any of the Equipment. Lessee ratifies and approves all acts of Lessor, as attorney-in-fact. Lessor, as attorney-in-fact will not be liable for any acts or omissions or errors of judgment or mistake of fact or law. This power, being coupled with an interest, is irrevocable until all obligations under this Lease have been fully satisfied.

**20. REMEDIES.** Upon the occurrence of any Event of Default, Lessor may declare this Lease to be in default, and at any time thereafter, Lessor, at its option, may do any one or more of the following: (a) cancel this Lease; (b) proceed by appropriate action to enforce performance of the Lease at Lessee's expense or to recover damages (including attorneys' fees) for the breach thereof; (c) demand that Lessee, and in such case the Lessee shall, return all or any part of the Vehicles promptly in the manner required by and in accordance with Section 7 hereof; (d) enter, with or without legal process, Lessee's premises or any other premises where the Vehicles are located, and take possession of all or any part of the Vehicles without any liability to Lessee by reason of such entry; (e) sell, lease, or otherwise dispose of all or any part of the Vehicles at a public or private sale, which may be conducted where such Vehicles are then located and Lessor may also advertise and sell repossessed Vehicles through internet websites through which vehicles similar to the Vehicles are sold and such disposition shall be deemed in conformity with reasonable commercial practice among dealers of the type of vehicles that were the subject of the disposition; (f) demand that Lessee, and in such case Lessee shall, pay to Lessor as liquidated damages for loss of a bargain and not as a penalty an amount equal to the sum of (i) all amounts due and unpaid under the Lease (including without limitation any indemnity obligations) plus interest thereon from the due date thereof until paid at a per annum interest rate equal to 18%, but in no event more than the maximum rate permitted by law (the "Default Rate"), plus (ii) the present value of all future Rent payments for such Vehicles, discounted at 3.0%, plus (iii) the present value of the TRAC Residual, if any, discounted at 3.0%, plus (iv) all costs and expenses incurred by Lessor in enforcing Lessor's rights hereunder (including, without limitation, all costs of repossession, recovery, storage, repair, sale, re-lease, and attorneys' fees), together with interest thereon at the Default Rate from the date of demand to the date of payment in full (the "Liquidated Damages"), or (g) exercise any other right or remedy which may be available to Lessor under the Uniform Commercial Code or any other applicable law. The proceeds of any sale or lease of the Vehicles by Lessor shall be applied in the following order of priority: (1) to pay all of Lessor's expenses in taking, holding, preparing for sale or lease, and disposing of the Vehicles, including all attorneys' fees and legal expenses, then (2) to pay any late charges and all interest accrued at the Default Rate; then (3) to pay accrued but unpaid Rent payments, then (4) to pay any other unpaid sums due under this Lease including Liquidated Damages. If the proceeds of any sale or lease are not sufficient to pay the amounts owed to Lessor under this Lease, Lessee will pay the deficiency. Lessor may also, without liability, take any personal property stored within the Vehicles and may store any such property at Lessee's expense for 30 days. Lessee will be obligated to reclaim such property within 30 days and hereby waives any rights in such property thereafter. Any unclaimed property will be deemed abandoned after 30 days and will be discarded by Lessor. Lessor's remedies hereunder shall be cumulative. Any security deposit paid by Lessee to Lessor in connection with this Lease shall be forfeited by Lessee upon the happening of any Event of Default, and shall be applied to Lessee's obligations under this Lease pursuant to this Section 20. Lessor's remedies hereunder may be exercised instead of or in addition to any other legal or equitable remedies. Lessor has the right to set off any sums received from any source (including insurance proceeds) against Lessee's obligations under this Lease. Lessee waives its right to object to the notice of the time or place of sale or lease, and to the manner and place of any advertising therefore. Lessee waives any defense based on statutes of limitations or laches in actions for damages. In case of failure by Lessee to pay any fees, assessments, charges, or taxes arising with respect to the Vehicles, Lessor shall

have the right, but not the obligation to pay such amounts, and in that event, the cost thereof shall be payable by Lessee to Lessor upon demand, together with interest at the Default Rate from the date of disbursement by Lessor.

**21. SECURITY DEPOSIT.** The Security Deposit shall be held by Lessor during the entire Term of the Lease, including the Interim Term and any renewal term, as security for the full payment and performance of the terms, conditions and obligations of Lessee hereunder and under any and all Schedules. The Security Deposit shall not excuse the performance at the time and in the manner prescribed or any obligation of Lessee or cure a default of Lessee. Lessor may, but shall not be required to, apply such Security Deposit towards discharge of any overdue obligation of Lessee. Lessor shall be entitled to commingle the Security Deposit with any of its own funds. No Interest shall accrue on the Security Deposit and Lessor shall have no liability to account to Lessee for any interest. If Lessor shall apply any of the Security Deposit towards any obligations of Lessee under the Lease, Lessee shall, upon demand, pay to Lessor an amount necessary to return the Security Deposit to the sum specified above. In furtherance thereof, Lessee hereby grants to Lessor a security interest in the cash comprising the Security Deposit from time to time and any and all interest thereon, together with the proceeds thereof, to secure the prompt payment as and when due of all indebtedness, and the prompt performance as and when due of all obligations, of Lessee now or hereafter required under the Lease. If no Default has then occurred, upon the expiration or earlier termination of the Term of the Lease, the balance of the Security Deposit then held by Lessor shall promptly be paid to Lessee.

**22. SEVERABILITY.** The invalidation of any provision or provisions of this Lease as unenforceable shall not operate to invalidate the remainder of the Lease which shall remain in full force and effect.

**23. NOTICES.** All notices relating to this Lease shall be in writing (including without limitation, facsimile or other electronic transmission, receipt confirmed) delivered in person to an officer of Lessor or Lessee or mailed or faxed to the respective addresses shown above on the first page of this Lease, or to such address as otherwise specified in writing by the appropriate party hereto.

**24. WAIVER.** Lessor's forbearance of exercise of any right or remedy on Lessee's breach of any terms, covenants or conditions hereunder shall not be deemed a waiver of such right or remedy, the requirement of punctual performance, or any of its remedies upon any other or subsequent breach or default.

**25. GOVERNING LAW.** This Lease takes effect upon its acceptance and execution by Lessor, and shall be governed, interpreted and construed under the laws of the Commonwealth of Pennsylvania. Pennsylvania law shall prevail in the event of any conflict of law without regard to, and without giving effect to, the application of choice of law rules. LESSEE WAIVES ALL RIGHTS TO TRIAL BY JURY IN ANY LITIGATION ARISING FROM OR RELATED TO THIS LEASE, AND LESSEE SUBMITS TO THE JURISDICTION OF THE FEDERAL DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA, OR ANY STATE COURT OF COMPETENT JURISDICTION WITHIN MONTGOMERY COUNTY, PENNSYLVANIA, AND WAIVES ANY RIGHT TO ASSERT THAT ANY ACTION INSTITUTED BY LESSOR IN ANY SUCH COURT IS IN THE IMPROPER VENUE OR SHOULD BE TRANSFERRED TO A MORE CONVENIENT FORUM.

**26. WAIVER OF DAMAGES.** Lessee waives, to the fullest extent permitted by law, any right to or claims of any punitive, exemplary, indirect, special, consequential, or incidental damages against Lessor. Lessee agrees that, in the event of a dispute, claim or controversy against Lessor, Lessee shall be limited to the recovery of actual direct damages sustained by it, subject to any limit on direct damages set forth in this Lease. Lessee will not accept or attempt to collect through the courts or otherwise any punitive, exemplary, indirect, consequential, or incidental damages from Lessor.

**27. SUCCESSORS AND ASSIGNS.** This Lease shall be binding on and inure to the benefit of Lessor and Lessee and their respective successors and assigns permitted hereunder.

**28. FORCE MAJEURE.** The obligations of Lessor hereunder shall be suspended to the extent that it is hindered or prevented from complying therewith because of labor disturbances, acts of God, fires, storms, accidents, failure of the manufacturer to deliver any of the Vehicles, court order, governmental regulations, or other interference or any cause whatsoever not within the sole control of Lessor.

**29. YOUR PROMISES.** In addition to the other provisions of this Lease, you agree that during the term of this Lease (a) you will promptly notify us in writing if you move your principal place of business, if you change the name of your business, or if there is a change in your ownership, and (b) you will provide to us such financial information as we may reasonably request from time-to-time.

**IN WITNESS WHEREOF**, the parties hereto have entered into this Lease Agreement as of the date first above written.

Lessor		Lessee	
DATA TAG 655 Business Center Drive, Horsham, PA 19044		DATA TAG	
Signature:	Date:	Signature:	Date:
Print Name:	Title:	Print Name:	Title:

# **EXHIBIT M-1**

## Current Franchisee List

NAME	NAME2	ADDRESS	CITY	ST	ZIP	TELEPHONE
1-WAY DISTRIBUTION CO., INC.	JIMMY FIELDS	11318 DOVE DR	MADISON	AL	35756	256-508-8673
ABHB DISTRIBUTION INC	JON MCLEMORE	13754 HIGHLAND - POINTE DR	NORTHPORT	AL	35475	205-826-2736
ACKER	HARMON D	899 10TH ST S.W.	ALABASTER	AL	35007	205-585-7377
ADAM VINSON DISTRIBUTION, LLC	WILLIAM ADAM VINSON	502 W. ORANGE STREET	TROY	AL	36081	334-344-8920
AGAPE GIFT INC	ALSHUNTHONY FORTSON	143 MORNING DEW ROAD	TONEY	AL	35773	205-643-4139
ALL IN ONE UNLIMITED INC.	CLINT HOLIFIELD	4500 13TH AVENUE N	BIRMINGHAM	AL	35212	205-580-2584
ALLIED DISTRIBUTION INC.	VICK HALL	106 COVE CREST DRIVE	TONEY	AL	35773	256-683-8029
ATF, LLC	AUSTIN FAIN	1960 CHANCELLOR - RIDGE ROAD	PRATTVILLE	AL	36066	334-369-8848
AUSTIN DISTRIBUTING, INC.	TIMOTHY AUSTIN	455 MOUNT PLEASANT RD	MUSCLE SHOALS	AL	35661	256-366-1373
AYLEEN DISTRIBUTION LLC	RENE CALDERON MORRAS	100 MEADOW VIEW CRCL	PELHAM	AL	35124	205-447-5044
BANANA'S BREAD INC.	WILLIAM TOMBERLIN, JR.	9210 LABRADOR TRAIL	THEODORE	AL	36582	251-802-4548
BERNIE'S BREAD INC.	BERNARD MAYTON	507 HERITAGE COURT	AUBURN	AL	36830	334-663-4135
BEST BREAD IN TOWN, INC.	THOMAS BOONE, II	2908 GARLAND CRCL	BIRMINGHAM	AL	35242	205-807-9118
BETTER BREAD DONE RIGHT LLC	JASON PHILYAW	3716 US HIGHWAY - 31 SW	HARTSELLE	AL	35640	256-502-1089
BIGLO ENTERPRISES, INC.	BRIAN K. BIGELOW	4280 PINEHILL - CIRCLE E.	HOKES BLUFF	AL	35903	256-438-7015
BLACK'S FAMILY DISTRIBUTION COMPANY, INC	LAFAYETTE BLACK	1747 COUNTY RD 22	TUSKEGEE	AL	36083	334-725-8020
BMMB DISTRIBUTION INC.	CHRISTOPHER BRANDON WALTER	632 PLEASANT HILL RD	BOAZ	AL	35956	256-744-0774
BOLTON DISTRIBUTION COMPANY, INC.	ANTONIA BOLTON	2918 WEST 12TH ST	ANNISTON	AL	36201	256-473-2481
BONCAR BAKED GOODS INC.	RUSSELL L HARRIS	21364 COUNTY ROAD 65	ROBERTSDALE	AL	36567	251-752-1695
BOOKER BAKERIES DISTRIBUTION INC.	JAWANN BOOKER	1520 30TH COURT SW	LANETT	AL	36863	706-416-1409
BRANDON BENDER ENTERPRISES INC.	BRANDON BENDER	132 WINSTON COURT	HUEYTOWN	AL	35023	205-478-3960
BRITT TOOLS INC.	ALFRED B. LEWIS, JR.	180 FEDERAL LANE	HUNTSVILLE	AL	35811	256-479-7349
BROWN AND MOONEY INC	JAMES T. BROWN	1578 COOSA CO RD 53	SYLACAUGA	AL	35150	256-487-1459
BRYAN BEVIACQUA, INC.	BRYAN BEVIACQUA	10887 ELYSIAN CIR	DAPHNE	AL	36526	251-223-7392
BUBBA'S BREAD CORP.	JAMES HUGHES, JR.	3133 DURHAM DR	MONTGOMERY	AL	36109	334-462-3252
BWHIT ENTERPRISES INC.	BRANDON WHITAKER	6420 SPRING STREET	TRUSSVILLE	AL	35173	205-593-5982
CABRAL LLC	MAXIMO CABRAL-ACUNA	1140 RIVIERA DR	CALERA	AL	35040	951-703-9287
CALDERON DISTRIBUTION INC.	YARITZA CALDERON MORRAS	8451 SHADY TRAIL	HELENA	AL	35022	205-447-7788
CAM DISTRIBUTION INC	CAMERON WESTRY	4950 GOVERNMENT BLVD APT. #23	MOBILE	AL	36693	251-610-1219
CDS DISTRIBUTION INC	CEDRIC SCOTT II	32 SPEERS CROSSING	MILLBROOK	AL	36054	334-313-1050
CEDRIC BLACKMON DISTRIBUTION COMPANY, INC	CEDRIC BLACKMON	2304 ETOWAH STREET	BIRMINGHAM	AL	35217	205-281-5585
COLTS DELIVERY SERVICE LLC	JARVIS WATKINS	5240 ROUND DRIVE	MONTGOMERY	AL	36108	334-294-9790
CTAK DISTRIBUTION INC.	CHRISTOPHER HAYNES	46 MOANA DRIVE	ALEXANDRIA	AL	36250	256-473-4006
D & H DISTRIBUTION COMPANY, INC.	DANE T. GATE	322 E PIKE RD.	FALKVILLE	AL	35622	256-303-7653
D.W. O'NEAL DISTRIBUTION INC.	DONALD O. WATKINS	960 CREEKSTONE DR	MOBILE	AL	36608	251-654-1643
DAJHZ INC.	MICHAEL DEREK ROBERTS	3850 OVERTON MANOR LANE	VESTAVIA	AL	35243	912-312-5554
DALTON BRAY INC.	DALTON BRAY	2775 HAPPY TOP RD.	MORRIS	AL	35116	205-514-6447
DEAN	BERNIE JUNIOR	180 WINDWOOD ROAD	DOTHAN	AL	36301	334-790-5895
DELBOL LLC	AUDILIO JOSE DEGALDO-BOLIVAR	1400 OAKRIDGE DRIVE	BIRMINGHAM	AL	35242	205-566-4286
DISTRIGALY, INC.	LUIS G. SOLER TORRES	576 CHELSEA STATION CIR	CHELSEA	AL	35043	256-744-2423
DMGD INC	JESSE GILLILAND	119 GUINVERE DRIVE	ALBERTVILLE	AL	35950	256-503-2136
DURHAM	MARK ANTHONY	1065 GILLILAND RD	ALTOONA	AL	35952	256-399-5629
ERA DISTRIBUTING INC	ERIC ARNETT	341 SCENIC DRIVE	RUSSELLVILLE	AL	35653	256-436-5293
ERIC RAE MCNEIL DISTRIBUTING COMPANY INC	ERIC RAE MCNEIL	18350 OLD BRADY RD	BAY MINETTE	AL	36507	251-604-7311
FARRIOR	DAVID	4324 SHAMROCK LANE	MONTGOMERY	AL	36106	334-288-3291
PIPEBREAD DISTRIBUTION LLC	LUIS EDUARDO FIGUEROA MARIOTTI	564 BENTMOOR DRIVE	HELENA	AL	35080	205-261-9144
FLETCHER DISTRIBUTING INC.	THOMAS TREVOR FLETCHER	9284 FRANKFORT ROAD	TUSCUMBIA	AL	35674	931-629-3680
GADDIS ENTERPRISES, LLC	JEFFERY L. GADDIS	173 SPRINGS COVE DR	WARRIOR	AL	35180	205-966-3335
GLASS DISTRIBUTION INC.	JOHN PHILLIP GLASS	2530 ROSEBUD DRIVE	MOBILE	AL	36695	251-689-3630
GRAINS OF LIFE INC	CHRISTOPHER BAILEY	1053 OLD RIDGE ROAD	PRATTVILLE	AL	36066	334-430-4383
GUZMAN DISTRIBUTION INC.	LUIS JAVIER LAGUNA QUINTERO	100 MEADOW VIEW CIR	PELHAM	AL	35124	205-767-7226
HACKWORTH ENTERPRISES INC	JONATHAN HACKWORTH	37922 ALABAMA HWY 75	FYFFE	AL	35971	256-605-9535
HAYNES DISTRIBUTION, INC.	STEVEN HAYNES	26 EMBECCA LANDING	OXFORD	AL	36203	256-403-1808
HIS GRACE IS AMAZING INC.	HAROLD RAY LEVERETT	890 MURDOCK ROAD	ATTALLA	AL	35954	256-613-8083
HOWARD DISTRIBUTION COMPANY, INC.	DAMIEN S. HOWARD	6291 PONDER ROAD	FAIRHOPE	AL	36532	251-233-9198
J & P DISTRIBUTION CORP.	JAMES HARRIS, JR.	3703 CREEK STONE DR.	PHENIX CITY	AL	36867	706-464-7446
J&C STONE ENTERPRISES LLC	JUSTIN STONE	3618 KATHERINE AVE NW	HUNTSVILLE	AL	35810	256-603-0035
J. TETTER DISTRIBUTION LLC	JEFFREY M TETTER	3850 FIELDCREST DR	MONTGOMERY	AL	36111	334-322-8899
J.D. MAYNARD INC.	JEFFREY MAYNARD	105 SOYBEAN DR	TONEY	AL	35773	256-828-6590
J.S. DISTRIBUTION LLC	JUAN S. CHAVES LEON	212 GARDENS PLACE	HOOVER	AL	35216	205-243-9434
JAC MERCHANDISING, INC	JAMES ALLEN CHESSE	4692 GREY HILL ROAD	WEST BLOCTON	AL	35184	205-394-3389
JESPAT, INC.	DAVID O. BARNETT	22561 NELSON ROAD	EKLMONT	AL	35620	256-777-2653
JOHNNY'S FRESH DAILY BREAD DIST. CORP.	JOHNNY LEE, SR.	103 BARTLET LANE	DOTHAN	AL	36305	334-790-1040
JOSH SHEPARD DISTRIBUTION LLC	JOSHUA SHEPARD	43 BENNETT COURT	REHOBETH	AL	36301	334-714-3183
JR'S B&B DISTRIBUTION INC	NOEL MARTINEZ, JR.	189 FARMINGTON DRIVE	HARVEST	AL	35749	256-964-2748
KBC ASSOCIATES LLC	BRIAN HICKS	2536 SOUTH STATE HWY 103	SLOCUMB	AL	36375	334-400-3335
KEMP'S DISTRIBUTION CORPORATION	WILLIAM K. KEMP	16083 LOCK 9 ROAD	FOSTERS	AL	35463	205-799-3380
KENNETH GRIZZELL DISTRIBUTION INC	KENNETH D. GRIZZELL	416 OAKWOOD DRIVE	OPP	AL	36467	334-790-6473
KLA DISTRIBUTION INC	KEVIN ACKLIN	3301 MCDOW AVENUE	HUNTSVILLE	AL	35816	256-417-0189
KNM DISTRIBUTION, LLC	KEITH BLACK	664 HUNT ROAD	ARAB	AL	35016	256-731-9325
LEATH DISTRIBUTION INC	MARCUS LEATH	9141 OTTAWA DRIVE	DAPHNE	AL	36526	714-341-5909
LEGENDARY DISTRIBUTORS, LLC	TARA KENNEDY MOSELEY	20468 HESTER LANE	ANDALUSIA	AL	36420	334-806-9676
LOAFING AROUND INC.	ANTHONY BURKETT	1675 KNOLLWOOD DR APT 446	MOBILE	AL	36609	251-234-1371
LOPEZ CHAVEZ	ALFREDO	508 HAY DR SW	DECATUR	AL	35603	256-288-4825
LOTT DISTRIBUTION LLC	KEVIN MAURICE LOTT	812 CLEVELAND RD	SARALAND	AL	36571	251-214-6080
LUV IT BREAD CORP.	DERRICK D. LOVETT	1620 PRAIRIE LN.	MONTGOMERY	AL	36116	334-239-9564
M AND T BAKERIES LLC	MICHAEL STOVALL	19295 COUNTY RD 150	DECATUR	AL	35618	256-919-4957
MARCUS GREEN DISTRIBUTION COMPANY, INC	MARCUS GREEN	6263 CHRISTOPHER DRIVE NORTH	MOBILE	AL	36609	251-367-7467
MARK PITTMAN DISTRIBUTION SERVICE, INC.	MARK PITTMAN	P.O. BOX 2758	GADSDEN	AL	35903	256-613-7656
MARTINEZ	NOEL	189 FARMINGTON DR.	HARVEST	AL	35749	256-508-9109
MC 6 DISTRIBUTION INC	MAEGEN HALL	1409 CATHERINE DRIVE	PHENIX CITY	AL	36867	706-527-5138
MIKE B'S DISTRIBUTION, INC.	MICHAEL BRASWELL	3703 APACHE DR	DOTHAN	AL	36305	334-446-4245
MITCHJOY, LLC	MITCHELL RAY BYARS	2310 CENTER STAR RD	PELL CITY	AL	35125	205-338-2828
MLHORNE INC.	MONTRELL HORNE	1956 J- UNIVERSITY BLVD, SUITE #202	MOBILE	AL	36609	251-716-0854
MONTGOMERY LOGISTICS DIST. CORP.	JAMES MONTGOMERY	168 JIM HENDERSON RD	FALKVILLE	AL	35622	256-556-5208
MOORE	STEVEN K	741 RICHFIELD ROAD	DEATSVILLE	AL	36022	334-531-3430
MOORE	JUSTIN RAY	3100 COUNTY ROAD 7	FLORENCE	AL	35633	256-710-0353
MOULTRIE'S ENTERPRIZE INC.	JEFFERY L. MOULTRIE	6949 EASTERN SHORE RD	MONTGOMERY	AL	36117	334-538-8688
N ROBINSON & SON DISTRIBUTION INC	NICHOLAS S. ROBINSON	11242 JONES ROAD	MONTGOMERY	AL	36117	334-318-5753
NAC DISTRIBUTION INC	NICHOLAS CLEVELAND	7651 HIGHWAY 69 N APT. #709	NORTHPORT	AL	35473	205-540-6813
NENA LLC	MIGUEL MARTINEZ PAREDES	774 HIGHWAY 31 SOUTH	ALABASTER	AL	35007	205-210-7571
NORRIS DISTRIBUTION LLC	CHASON NORRIS	118 TRINA COURT	PRATTVILLE	AL	36067	334-306-0759
NORTON DISTRIBUTION 25 INC	CHRISTOPHER L. NORTON	302 W. GRAND AVENUE	MUSCLE SHOALS	AL	35661	256-627-3294
NOT BY BREAD ALONE INC.	JOHN W MILLER	9771 TAYLOR POINTE DRIVE	MOBILE	AL	36695	251-459-0672
P & F DISTRIBUTION INC.	LUIS ALEJANDRO FIGUEROA PEREZ	564 BENTMOOR DRIVE	HELENA	AL	35080	205-370-1941

P&G EDWARDS DISTRIBUTION INC.	PATRICK J. EDWARDS, SR.	1231 WALKER MOUNTAIN ROAD	BOAZ	AL	35956	256-613-4567
PAUL CLUCK ENTERPRISES INC.	PAUL A CLUCK	26608 BREN COURT S	DAPHNE	AL	36526	251-591-2310
PERINE QUICK DELIVERY INC.	CYNTASHA ATKINS	1283 SUEL ROAD	JACKSON	AL	36545	334-320-2121
PHILLIPS SNACKS LLC	BRADFORD A. PHILLIPS	216 REDSTONE WAY	BIRMINGHAM	AL	35215	205-796-7046
PRITCHETT'S BREAD SERVICE, INC.	RODNEY PRITCHETT	244 OAK FOREST DR	PELHAM	AL	35124	205-641-0056
PW DISTRIBUTION LLC	PRESTON WORLEY	410 SOUTH STREET	GREENVILLE	AL	36037	334-304-0657
R & E BREAD DISTRIBUTORS INC.	KAYLA DREHER	1207 KINGSTON GREEN DRIVE	PRATTVILLE	AL	36067	334-604-6135
R. & B. GOSS INC.	RANDALL GOSS	2207 11TH AVENUE AP	PHENIX CITY	AL	36867	706-570-5416
R. SHELBY INCORPORATED	RONNIE SHELBY	156 BUCKS POCKET DR	NEW MARKET	AL	35761	256-527-4999
R.D. DISTRIBUTIONS LLC	CARLOS RENE OTERO CRUZ	1635 CAHABA RIVER PARC	BIRMINGHAM	AL	35243	205-470-5623
RA ONE, INC.	RYAN ANDERSON	151 JOHNSON DR. NE	HUNTSVILLE	AL	35810	256-348-5623
RC'S DISTRIBUTION INCORPORATED	RONNIE L. CLARK	15345 RITA PARKER LN	BAY MINETTE	AL	36507	251-209-4069
RELIABLE COURIER, INC.	JOYCELYN HOPE	5468 ARDELL DRIVE	MOBILE	AL	36608	251-459-0391
RJA DISTRIBUTION, INC.	JEFFREY EGNER	213 HEATHERIDGE CIRCLE	PELHAM	AL	35124	205-602-6229
ROBERT PEARSON DISTRIBUTION LLC	ROBERT LEE PEARSON, JR.	7423 SAYBROOK BLVD	MOBILE	AL	36619	251-554-1559
ROCKET CITY BREAD INC.	ANTHONY FLOYD	139 SHELLY LN	HUNTSVILLE	AL	35810	256-746-1351
RON POLLARD, L.L.C.	RONALD H. POLLARD	122 CASTLETON DRIVE	HARVEST	AL	35749	256-585-0124
S AND J DEES LLC	STANLEY DEES	4025 LLOYD STATION RD	MOBILE	AL	36693	251-644-0579
SCOTT DISTRIBUTION INC	SABASTIAN SCOTT	2911 HILLSBORO ROAD S.W.	HUNTSVILLE	AL	35805	256-479-4365
SDC MERCHANDISING, INC.	STACI CHESSER	4692 GREY HILL ROAD	WEST BLOCTON	AL	35184	205-938-7609
SGCMATA INCORPORATED	CESAR A. MATA MARINO	29268 CANTERBURY RD	DAPHNE	AL	36526	251-622-3759
SHADRIX INC	ELIZABETH SHADRIX	63 REAVES ROAD	ANNISTON	AL	36201	256-294-8781
SNELLEN	JOSH	384 FOSTER WEST RD	JACKSONVILLE	AL	36265	256-452-1501
STAMPER ENTERPRISES INC.	MARK STAMPER	105 QUIET OAK CT	HARVEST	AL	35749	256-783-4414
STANLEY DELIVERIES INC.	JUSTIN STANLEY	5313 LAKE HURST DRIVE	NORTHPORT	AL	35473	205-292-4085
STEELE	JERMAINE	3442 22ND ST	TUSCALOOSA	AL	35401	205-345-9321
T & M HOGAN INCORPORATED	ANTHONY B. HOGAN	1507 N PINE STREET	FOLEY	AL	36535	850-723-4450
T. LUSTER CORP.	TAMMY LUSTER	182 SPRINGWOOD - CIRCLE	DEATSVILLE	AL	36022	334-399-6860
TEW DISTRIBUTING, INC.	CHRISTOPHER R. TEW	134 SUN VALLEY	WEST BLOCTON	AL	35184	205-938-1068
TOREZ BREAD INCORPORATED	TOREZ ROGERS	3106 HILLSBORO ROAD	HUNTSVILLE	AL	35805	256-417-3720
TVO DISTRIBUTION, INC.	TAVORIS M. PETTWAY	2329 GRIMWOOD ROAD	TONEY	AL	35773	256-348-2826
UNCLE JAY'S BREAD, INC.	JOSHUA ROBERTS	3850 OVERTON MANOR LANE	VESTAVIA	AL	35243	912-847-1512
W.L. BRAY INC.	WINFRED L. BRAY	958 COFFEY STREET	MOULTON	AL	35650	256-522-8513
WATSON	KENNETH O	60 MAPLE TRACE	HOOVER	AL	35244	205-444-1609
WAYNE ENTERPRISES DISTRIBUTION, INC.	NICHOLAS W. JOHNSON	111 CANDICE LANE	WOODSTOCK	AL	35188	205-441-1648
WILLINGHAM & SON LLC	BRYANT WILLINGHAM	4351 ALEXANDRA - WELLINGTON ROAD	WELLINGTON	AL	36279	256-423-3518
WILSON DISTRIBUTION INC.	JEREMY WILSON	911 WILSON ROAD	CLANTON	AL	35045	205-688-7785
WOODY'S BREADS & CAKES INC.	CHRISTOPHER WOODRUM	1251 COPELY CIRCLE	MOBILE	AL	36695	706-662-6567
WVH DISTRIBUTING LLC	RHONDA HANCOCK	775 COUNTY ROAD 379	DUTTON	AL	35744	256-242-4823
Y & S DISTRIBUTION COMPANY, INC.	YVONNE H. SCHNECKENBERGER	1142 MOUNTAIN LAUREL CIRCLE	MOODY	AL	35004	334-328-9011
YOSELIN LLC	OSCAR M. MARTINEZ	3205 GEORGETOWN PL	VESTAVIA	AL	35216	205-370-1161
ZANE SMITH CORPORATION	MICHAEL ZANE SMITH	421 MOUNTAIN DRIVE	REMLAP	AL	35133	205-229-3191
AGUILERA DELIVERY CORP.	JOSE LUIS V. AGUILERA	3103 DEBRA GAYE DR	BRYANT	AR	72022	501-240-5503
AMCK DISTRIBUTING INC.	AUSTIN FINKE	161 MILLER COUNTY 246	FOUKE	AR	71837	903-691-3572
BAKE N' FLAKE DISTRIBUTION LLC	RONALD WHITE	3217 CARRINGTON ROAD	CABOT	AR	72023	501-259-2140
BC DISTRIBUTING LLC	BRENTON COOK	918 SINGLETON RD	DOVER	AR	72837	
BDON LLC	BRANDON D. BOLING	5012 S. 28TH STREET	PARAGOULD	AR	72450	870-273-5255
BOUDREAU'S DISTRIBUTION INC.	HAROLD L. RICE III	11901 PLEASANT RIDGE ROAD, APT.#801	LITTLE ROCK	AR	72223	318-348-3685
BURNS DISTRIBUTION LLC	JAMES BURNS	59 WILSON FARM RD	GREENBRIER	AR	72058	501-514-3312
CHASTEEN LLC	STEVEN CHASTEEN	10 SOOIEE COVE	AUSTIN	AR	72007	501-319-4501
CHRIS BERRY DISTRIBUTION, LLC	CHRIS BERRY	3008 DONAUGHEY DR	N LITTLE ROCK	AR	72116	501-398-1723
CLAIRDAY DISTRIBUTING LLC	JEROME CLAIRDAY	10349 WILLIAMS LANE	HARRISBURG	AR	72432	870-578-7651
CLELDER DISTRIBUTING L.L.C.	RALPH CHAD ELDER	110 WALNUT STREET	BROOKLAND	AR	72417	870-819-1073
CNL BAKERY DELIVERY, INC.	LANCE DRAIN	20 SUN VALLEY DRIVE	CABOT	AR	72023	501-533-0924
COUCH DISTRIBUTION INC.	ETHAN COUCH	2609 OAK VIEW ROAD APT. #10	FORT SMITH	AR	72908	479-255-9695
CSC STACKS LLC	CURTIS STACKS	100 NORTH HUNTER ST	FARMINGTON	AR	72730	479-200-3696
CULPEPPER DISTRIBUTING, INC.	CASEY COLLIN CULPEPPER	6929 PARK AVENUE	HOT SPRINGS	AR	71901	501-655-3723
DALE COOK INCORPORATED	BILLY DALE COOK	2800 S.W. CAMDEN DRIVE	BENTONVILLE	AR	72712	870-931-8338
DARR DISTRIBUTION, LLC	LEWIS DARR, JR.	3119 SO 55 STREET	FORT SMITH	AR	72903	479-461-7098
DAVIS BREAD DISTRIBUTION LLC	SHARON DAVIS	1208 JAMISON AVENUE	N LITTLE ROCK	AR	72117	347-344-4150
DETRICH DRIVER INC	DETRICH DRIVER	807 RUE CHATEAU - DUPREE DRIVE	MARION	AR	72364	870-225-8136
DOUBLE M DISTRIBUTION INC	ZACHARY GRANT WALKER	5 COUNTY ROAD 757	WYNNNE	AR	72396	870-208-4592
EMMANUEL PAYE, INC.	EMMANUEL PAYE	1520 KANIS VILLAGE DRIVE	LITTLE ROCK	AR	72204	501-319-4440
ERIC WOOLSEY DISTRIBUTION COMPANY, INC.	MICHAEL ERIC WOOLSEY	3511 W HWY 10	GREENWOOD	AR	72936	479-461-2689
GSD ENTERPRISE LLC	GREGORY DAVIS	109 N. HICKORY STREET	SEARCY	AR	72143	501-230-2681
HAMILTON DISTRIBUTING INC.	LOGAN HAMILTON	3233 GILLHAM ROAD	HARTFORD	AR	72938	479-252-1227
HEEL TO HEEL BREAD, LLC.	JASPER BARBAREE	127 UNION ROAD #810	EL DORADO	AR	71730	870-814-3377
HENDRICK & FAMILY DISTRIBUTION LLC	JASON E. HENDRICK	8525 W. CHERRY ST	BENTON	AR	72015	501-326-4929
ILLRHARRIS LLC	ITZEL HARRIS	6005 N.W. SHERMAN STREET	BENTONVILLE	AR	72713	417-396-3300
J N S DISTRIBUTING LLC	JASON STEENBERGEN	275 CROSSROADS COVE	WARD	AR	72176	501-416-7599
J. VAUGHN DISTRIBUTION, INC.	JEREMIAH VAUGHN	378 ARROWHEAD DRIVE	HOT SPGS NTL PK	AR	71913	501-520-7830
J.W.S.W. DISTRIBUTION LIMITED LIABILITY	JOHN WILSON	1405 EAST COURT ST	PARAGOULD	AR	72450	870-476-0828
JC AR BAKERIES LLC	TERRY RING	107 PANTHER TRAIL	SEARCY	AR	72143	870-275-5874
JS HARP, CORP.	JASON HARP	116 RIVERSIDE PARK RD	SEARCY	AR	72143	501-254-8854
K D HALL DISTRIBUTION LLC	KEVIN HALL	5619 VALLEY RIDGE TRAIL	JONESBORO	AR	72404	870-932-0312
KA LIVINGSTON DISTRIBUTION LLC	KRISHANA LIVINGSTON	1321 W. 15TH STREET	N LITTLE ROCK	AR	72114	501-612-1665
KEEPING IT FRESH, LLC	PHILIP BRENT CARTER	2300 SOUTH 66TH STREET	FORT SMITH	AR	72903	479-806-1588
K-PANJ SALES INC	KERRY NOSLER	1116 N. IZARD ST	FORREST CITY	AR	72335	417-671-1621
MA EVANS DISTRIBUTION INC.	MICHAEL EVANS	828 MEADOWBROOK LANE SOUTH	WYNNNE	AR	72396	870-208-7014
MEDCALF WHOLESALE LLC	MICHAEL MEDCALF	13 PEACH TREE PL	LITTLE ROCK	AR	72204	501-772-1646
MELTON EVANS ENTERPRISES INC.	MELTON D. EVANS	11432 WESTRIDGE DRIVE	HARRISON	AR	72601	903-312-6755
R & K DISTRIBUTING LLC	JUSTIN FISHER	489 HEMPSTEAD 166 S	HOPE	AR	71801	870-703-3777
R BELL ENTERPRISES LLC	RANDALL BELL	5004 N VINE ST.	N LITTLE ROCK	AR	72116	501-952-8597
RFR DISTRIBUTING LLC	RANDY F. REEDY, JR.	307 BRANDON BLVD	ROGERS	AR	72758	479-502-2576
ROBERTS DISTRIBUTING INC	RYAN ROBERTS	7810 DUGAN DRIVE	HACKETT	AR	72937	479-719-3937
SHADE TREE DISTRIBUTION INC	JACOB ROSS	146 LEALON LANE	BALD KNOB	AR	72010	501-388-1440
SJR DISTRIBUTING, INC.	SPENCER RAYBURN	3408 ASH STREET	TEXARKANA	AR	71854	903-908-3774
SLINGIN DOUGH DISTRIBUTING LLC	JEANETTE BATES	164 HALL LANE	DOVER	AR	72837	479-857-6895
SOSA DISTRIBUTION, LLC	MARBEN ISRAEL SOTERO	2096 SPRING CREEK AVENUE	SPRINGDALE	AR	72764	479-502-4797
SOSA ENTERPRISES, L.L.C.	CARLOS MONTOYA	2096 SPRING CREEK AVE	SPRINGDALE	AR	72764	479-502-4797
STARNES DISTRIBUTION COMPANY, INC.	KAYLA STARNES	210 SPRINGHILL TRAIL	HOT SPINGS	AR	71909	501-815-3162
STEVEN BRASEL DISTRIBUTION COMPANY, INC.	LESLIE WAYNE BRASEL	781 MORNINGSDR DR	CENTERTON	AR	72719	918-378-6073
STONEFOX INCORPORATED	KEVIN LIDDELL	5021 PROSPECTOR DRIVE	JONESBORO	AR	72405	870-565-8079
STRICKLAND DISTRIBUTOR LLC	MICHAEL STRICKLAND	100 E. LINCOLN AVENUE	SEARCY	AR	72143	501-230-8176
TALONZO'S CHOICE DISTRIBUTION INC	TALONZO DAVIS	4701 HICKORY AVENUE, APT. V	N LITTLE ROCK	AR	72116	501-308-8384
TANNER HAMILTON DISTRIBUTING, INC.	TANNER HAMILTON	3002 GILLHAM ROAD	HARTFORD	AR	72938	479-597-8431

TGF DISTRIBUTING, INC.	TONY FORTENBERRY	3606 GARLAND AVE	TEXARKANA	AR	71854	501-590-6881
TGFRELIGH LLC	JUSTIN FRELIGH	4307 PHILLIPS DR	PARAGOULD	AR	72450	820-476-3198
TP SALES INC	TROY PARTEE	3681 HWY 284	WYNNE	AR	72396	870-768-5339
VESEL DISTRIBUTION, INC.	CODY VESSEL, SR.	112 WALNUT VALLEY R	HOT SPRINGS	AR	71909	501-282-6839
YOU BREAD MY MIND DISTRIBUTING LLC	CHRISTOPHER SNYDER	607 FIRST STREET	CONWAY	AR	72032	501-339-5797
"PURE-BREAD INC"	JOSHUA MORRIS MIZE	3131 E. COUNTRY SHADOWS ST.	GILBERT	AZ	85298	480-845-8221
1 LEGACY ASC INC	ABISAI A. SANTA CRUZ	1212 W. SONORA ST	TUCSON	AZ	85745	520-369-2969
3J'S & AV, INC.	JAMES CARUNGI, JR	5442 WEST BECK LN	GLENDALE	AZ	85306	602-938-1415
A FENIX LLC	IRMA PINA DOMINGUEZ	6836 W. GARFIELD ST	PHOENIX	AZ	85043	602-332-3579
A ROSS DISTRIBUTIONS INC	DAMIEN W. HAMMOND	2539 E. VICKI AVENUE	FORT MOHAVE	AZ	86426	928-778-8257
A&A BREAD INC	ALI AL SALIHI	7400 W. ARROWHEAD CLBHS DR, APT. #1038	GLENDALE	AZ	85308	623-628-5039
A&J DISTRIBUTION, LLC	MELISSA M. SILER	1232 BELLA VISTA DRIVE	SIERRA VISTA	AZ	85635	520-450-0116
A.C. LOGISTICS INC.	ADOLFO CASTILLO CELIS	4637 N. 75TH LANE	PHOENIX	AZ	85033	602-384-7974
A.S.K. DIST. INC.	SCOTT HEATH	4843 EAST 25TH ST	TUCSON	AZ	85711	520-907-3689
AGILL DISTRIBUTION LLC	ARMANDO R. GILL III	3421 W. ALANA LN	TUCSON	AZ	85741	520-282-0075
AGUIRRE DISTRIBUTION LLC	EVERARDO AGUIRRE-SAUCEDO	6627 N. 85TH AVENUE	GLENDALE	AZ	85305	602-821-8181
AL DISTRIBUTION, INC.	GREGORY ROGERS	2897 E ISAAH AV	GILBERT	AZ	85298	480-855-1536
ALBERTO ARMENTA LLC	ALBERTO ARMENTA	3180 N ROBERT RD	PRESCOTT VALLEY	AZ	86314	928-308-3323
ALL THE BUNZ LLC	EDGAR MADRID	1044 E. FAIRMONT DR	TEMPE	AZ	85287	480-278-6553
ALLGOODBREAD LLC	CORREN ALLGOOD	546 S. COUNTRY CLUB DR, APT. 2007	MESA	AZ	85210	602-884-0699
ARCHIBEQUE DISTRIBUTION INC.	LAWRENCE B. ARCHIBEQUE	28233 N. WELTON PL	SAN TAN VALLEY	AZ	85143	602-515-1720
ARIZONA DOUGH, INC.	CHRISTINE SANTANA	4322 W MONTE WAY	LAVEEN	AZ	85339	602-237-1083
ASR LOGISTICS INC	ADI SALOMON RUBINSTEIN	1765 W. WAGON WHEEL ROAD	COTTONWOOD	AZ	86326	954-817-5426
AUDBALL LLC	AUDRA L. BELANDER	2540 S. ADVENTURE TRAIL	TUCSON	AZ	85748	520-245-2014
B&A DISTRIBUTING ONE L.L.C.	ELWOOD HOM	3345 S. 16TH AVENUE	YUMA	AZ	85365	520-238-1230
B&A DISTRIBUTING, LLC	MARDY SHERIDAN	3345 S 16TH AVE	YUMA	AZ	85364	928-346-6534
B.I. DISTRIBUTING LLC	BRIAN DION ISLES	10250 E PROSPECT VISTA WAY	TUCSON	AZ	85747	520-429-1160
BALLENGER DISTRIBUTION INC.	BYRON BALLENGER	4322 W MONTE WAY	LAVEEN	AZ	85339	602-237-1083
BARROW DISTRIBUTING, INC.	TARA L. BARROW	61 ACR 3323	SHOW LOW	AZ	85901	928-242-1944
BARTNETT DISTRIBUTION LLC	ALEX BARTNETT	4734 W. SONOMA WAY	FLORENCE	AZ	85132	480-275-9291
BEAST MODE DISTRIBUTING AZ CORP	JOSE AVILA	7211 W. RAYMOND ST	PHOENIX	AZ	85043	623-385-9993
BELLA PANE, LLC	PAUL STRONGOLI	131 W. IVEY RD	HUACHUCA CITY	AZ	85616	520-227-4405
BEST OF BREAD INC	JOSH ABRAHAMSEN	1077 W. TONTO STREET	APACHE JUNCTION	AZ	85120	480-570-7937
BLACKSON DISTRIBUTION LLC	JOSHUA BLACKSON	9814 W. EAGLE TALON TRAIL	PEORIA	AZ	85383	602-568-4350
BOSCO4 LLC	DARRIN BOSCO	11903 W HAPPY VALLEY ROAD, APT 198	PEORIA	AZ	85383	602-900-6449
BOYD	JERRY	2131 CORWIN ROAD	BULLHEAD CITY	AZ	86442	928 788-2452
BREAD BOSS CORP.	ANTHONY SANTA CRUZ	2 E. CONGRESS STREET, STE. #402	TUCSON	AZ	85701	520-396-9667
BREAD HAPPENS LLC	MICHAEL DENOS	11417 N. 32ND WAY	PHOENIX	AZ	85028	602-334-7238
BREADHEAD LLC	STEVEN J. OWENS	669 RIO MESA TRAIL	COTTONWOOD	AZ	86326	520-639-0124
BREWERS GROUP LLC	LUIS N. BREWER	9112 W KIRBY AVE	TOLLESON	AZ	85353	623-640-9935
BSQUEEZER LLC	JAMES E. CARNEY	1925 S. CORONADO RD APT. #1034	GILBERT	AZ	85295	480-291-4259
BURNS BREAD LLC	KENNETH M. BURNS	9021 E. SUN LAKES BLVD S	SUN LAKES	AZ	85248	480-369-1409
C & D DISTRIBUTION LLC	CARLO ANDRE REVELES MUNOZ	10610 S. 205TH DRIVE	BUCKEYE	AZ	85326	602-638-8006
CAMPOS DOUGH DISTRIBUTION INC.	JORGE CAMPOS, JR.	1508 S. 218TH LANE	BUCKEYE	AZ	85326	480-798-0774
CASTILLO FAMILY DISTRIBUTION LLC	JOSE MANUEL CASTILLO	19342 W. CATALINA DR	LITCHFIELD PARK	AZ	85340	602-810-3613
CASTRO DISTRIBUTION INC	YAHAIRA CASTRO	2533 E KNIGHTSBRIDGE DR	TUCSON	AZ	85706	520-809-1881
CATARINO LLC	CATARINO CHAVEZ CARRASCO	533 FRASER DRIVE	MESA	AZ	85204	480-593-7159
CELIS ENTERPRISE INC	MANUEL FABIAN CELIS ACOSTA	24218 WEST LASSO LANE	BUCKEYE	AZ	85326	602-500-1211
CERDA DISTRIBUTION COMPANY, INC.	ESAU MANUEL CERDA	10751 E 39TH PL	YUMA	AZ	85365	928-785-7327
CGV CORPORATION	COLTON VALANDINGHAM	414 SANPAN LANE	LAKE HAVASU CTY	AZ	86403	928-530-4817
CHELLE BELLE DISTRIBUTING LLC	MARCUS JOHNSON	3722 W. RUDOLF DRIVE	TUCSON	AZ	85741	520-861-7221
CHETOS LLC	JOSE DE JESUS LOPEZ	6420 W. LA REATA AVE	PHOENIX	AZ	85035	602-574-3199
CIPHERNAUGHT INC.	DANIEL T. HAKE	8245 N 27TH AVE#1063	PHOENIX	AZ	85051	602-995-3302
CKSTONE CORP	KEVIN STONE	2101 WEST WILSON AVE	COOLIDGE	AZ	85128	602-312-0899
COMALA LLC	ALFREDO VIZCAINO	1705 S. 121ST DRIVE	AVONDALE	AZ	85323	623-810-5310
CREW SUN INC	DAVID KOSIER	7028 WEST TOWNLEY AVE	PEORIA	AZ	85345	623-258-3614
CROW DISTRIBUTIONS LLC	CRUZ S. CROW	45789 W. WINDMILL DR	MARICOPA	AZ	85139	480-720-0733
CRS DISTRIBUTING, INC	CHRISTOPHER STEELE	7746 S TRUMPET VINE AVE	TUCSON	AZ	85747	520-574-2865
CUTSHAW	ANN	9375 E. NEWTOWN AVE	DEWEY	AZ	86327	928-821-1065
D.C. BROOKS DISTRIBUTING, LLC	DANIEL K. BROOKS	16270 N 30TH AVENUE	PHOENIX	AZ	85053	602-375-1136
D.V.R.N. DISTRIBUTION LLC	RUDOLFO PEREZ, JR.	3748 W NEVIL CRT	TUCSON	AZ	85746	520-833-6787
DAN ROBERTS, LLC	DANIEL B. ROBERTS	2341 S CARDINAL DR	APACHE JUNCTION	AZ	85120	480-518-6201
DCMX BREAD DISTRUTORS INC	DINA BESHIR	2926 N. OREGON ST UNIT 5	CHANDLER	AZ	85225	480-341-2842
DD DISTRIBUTION LLC	ROBERT GEORGE	11851 N. MIRACLE LN	FLORENCE	AZ	85132	602-793-3647
DEAUX DELIVERIES LLC	JEFFREY LEE MULLENEAUX	11952 W. VILLA CHULA LANE	SUN CITY	AZ	85373	602-708-4554
DEB'S DOUGH DISTRIBUTION LLC	DEBORAH L. SCOTTEN	948 S. ALMA SCHOOL- ROAD, #70	MESA	AZ	85210	480-228-3092
DELGADO DISTRIBUTION INC.	LUIS DELGADO QUIROZ	4266 E. VALENTINE ST	TUCSON	AZ	85711	602-736-7317
DENOS DISTRIBUTING, LLC	LARRY DENOS	14814 N. 37TH STREET	PHOENIX	AZ	85032	602-570-5481
DENOS DISTRIBUTION LLC	DILLON DENOS	11417 N. 32ND WAY	PHOENIX	AZ	85028	480-278-9571
DESERT TSUNAMI DISTRIBUTION LLC	MICHAEL J. SCHUCHERT, JR.	324 S. CANFIELD	MESA	AZ	85208	602-616-2472
DESERT VENDOR LLC	NOE SANCHEZ NAVARETTE	802 N. 30TH STREET APT. 1102	PHOENIX	AZ	85008	602-583-9512
DGF DISTRIBUTION CORP.	DANIEL FURTADO	8808 W. WILLIAMS RD	PEORIA	AZ	85383	602-574-3818
DOBE DISTRIBUTION CORPORATION	GUILLERMO DOMINGUEZ BELTRAN	235 W. MOSSMAN ROAD	TUCSON	AZ	85706	520-481-6658
DOUGH BOY INC	CRISTI PASSLEY	6042 E. INGRAM ST	MESA	AZ	85205	480-751-8460
DOUGH BOYZ BREADS LLC	GEORGE ORTIZ, JR.	12025 W. FILLMORE ST	AVONDALE	AZ	85323	623-326-1908
DT GOODMAN DISTRIBUTING INC.	DAVID J. GOODMAN	3017 BUFFALO TRAIL	FLAGSTAFF	AZ	86005	928-310-6148
EAT MORE BREAD, LLC	JARED POTTHOFF	20802 N. 17TH AVENUE	PHOENIX	AZ	85027	602-281-5856
ELI Y. DISTRIBUTION INC.	ELIAS YOUSSEF	18414 NORTH 90TH LN	PEORIA	AZ	85382	623-933-9114
ELLIS UNLIMITED, INCORPORATED	SUSAN K. ELLIS	13238 S. ZUNI RD	BUCKEYE	AZ	85326	623-297-8975
ESTRADA LLC	ARTURO ESTRADA	3550 E 22ND STREET	TUCSON	AZ	85713	520-237-9506
EXTINCT LLC	DAMON MEADMORE	2025 W. INA ROAD	TUCSON	AZ	85704	520-404-4409
FAY LOGISTICS LLC	FAKHRUDDIN BOO E. ARFI	4401 S. GARDENIA DR	CHANDLER	AZ	85248	909-573-2116
FIRST CLASS BREAD DISTRIBUTORS, INC.	MARK SALYERS	16925 S ORCHID - FLOWER TRL	VAIL	AZ	85641	520-663-3998
FLORES DISTRIBUTORS, LLC	ALEXANDER FLORES	2942 N. GOLD CREEK PLACE	TUCSON	AZ	85745	520-289-1946
FLORES M LLC	JESUS R. FLORES	5917 W MITCHELL DR	PHOENIX	AZ	85033	623-518-5038
FRACTAL APEX, LLC	JAMES W. BELANDER	3257 E. 26TH STREET	TUCSON	AZ	85713	520-269-0504
FRAIJO DISTRIBUTION LLC	CELINA FRAIJO	466 W. UTAH STREET	TUCSON	AZ	85706	520-401-2895
FRANK G. GOMEZ DISTRIBUTION COMPANY INC.	FRANK GOMEZ	35970 W CARTEGNA LN	MARICOPA	AZ	85138	480-238-0306
FRESH BAKED RESERVE LLC.	NICOLAS TRAN	15239 N. 85TH AVENUE	PEORIA	AZ	85381	602-446-9354
FRONTIER'S NATURAL LLC	ROBERT DOWNEY	895 RODEO ROAD	SEDONA	AZ	86336	928-202-6925
G & D'Z DELIVERY, INC.	HEIDIANN MARTINEZ KLUCK	725 W SHERRI DRIVE	GILBERT	AZ	85233	480-735-9634
G & G DELIVERY II INC	MERCEDES OGLETREE	725 W. SHERRI DRIVE	GILBERT	AZ	85233	520-379-9266
G & G DELIVERY INC.	GARY KLUCK, JR.	725 W. SHERRI DRIVE	GILBERT	AZ	85233	480-735-9632
GABRIEL S LARRIBAS, LLC	GABRIEL S. LARRIBAS	4642 W CAMINO TIERRA	TUCSON	AZ	85757	520-406-0074
GAEL BIRRUETA SILVA CORP	JESUS M. BIRRUETA	12413 W. YUMA STREET	AVONDALE	AZ	85323	623-216-9850
GALLEGOS MOUNTAINSIDE DISTRIBUTORS LLC	MICHAEL A GALLEGOS	5885 N. SMOKERISE DR	FLAGSTAFF	AZ	86004	928-255-2996

GARRICK JACKSON ENTERPRISES CORP.	GARRICK JACKSON	2320 E. INDIANOLA AVE	PHOENIX	AZ	85016	480-204-3148
GASTON BRACAMONTE LLC	GASTON BRACAMONTE	19342 N. VENTANA LANE	MARICOPA	AZ	85138	480-388-7317
GEMS BREAD DELIVERY LLC	GEMA FIGUEROA BASULTO	3724 NORTH 302ND CIRCLE	BUCKEYE	AZ	85396	623-466-2123
GILL DISTRIBUTION, LLC	ARMANDO GILL	6590 N PASEO DE GABRIEL	TUCSON	AZ	85741	520-609-0547
GOGIE BEAR DISTRIBUTING LLC	CATHERINE HUTCHISON	89 S. 348TH AVE	TONOPAH	AZ	85354	623-633-4201
GOSS DISTRIBUTION COMPANY, INC	DAVID GOSS	14200 W VILLAGE PKWY #2044	LITCHFIELD PARK	AZ	85340	480-229-0943
GRAHAM DISTRIBUTING INC.	NICHOLAS JAMES GRAHAM	2035 S AVOCA	MESA	AZ	85209	480-215-5514
GUEZES DISTRIBUTIONS LLC	JESUS E. RODRIGUEZ SIMANCAS	6334 E. CALLE CASTOR	TUCSON	AZ	85710	520-576-0034
HAMACHER DISTRIBUTING 2 INC.	DIANA HAMACHER	4468 E. TRIGGER WAY	GILBERT	AZ	85297	520-468-1429
HAMACHER DISTRIBUTING 3 INC.	RICKEY G. HAMACHER	10284 E. MEANDERING TRAIL LANE	GOLD CANYON	AZ	85118	480-599-5100
HAMACHER DISTRIBUTING, INC.	CHRISTOPHER HAMACHER	4468 E. TRIGGER WAY	GILBERT	AZ	85297	520-468-1429
HAPPY CAMPER DISTRIBUTING LHC, INC.	RAYMOND ELIZONDO	2905 MCCULLOCH BLVD N.	LK HAVASU CITY	AZ	86403	928-412-7000
HARRIS DISTRIBUTION INC	AARON HARRIS	11561 W. ASHBY DRIVE	PEORIA	AZ	85383	602-500-6448
HENRY'S DISTRIBUTORSHIP, LLC	ENRIQUE RAFAEL DE LA TORRE	5332 N. TUTHILL ROAD	LITCHFIELD PARK	AZ	85340	623-694-5396
HONEST ABE'S CONTRACTING, LLC	PAUL W. ABRAHAMSEN	1077 W. TONTO STREET	APACHE JUNCTION	AZ	85120	602-510-0459
IMSA LLC	IMRAN SULTAN	2301 EAST UNIVERSITY DR, #102	MESA	AZ	85213	480-410-0156
IPSWICH DISTRIBUTION LLC	JODIE JONES	4903 S. 99TH DRIVE	TOLLESON	AZ	85353	520-351-2055
IRIS JEWEL DISTRIBUTION INC	ALICIA MARTINEZ	4254 N. 68TH LANE	PHOENIX	AZ	85033	661-800-3460
ISLES DISTRIBUTING LLC	SANDRA A. ISLES	10250 E PROSPECT VISTA WAY	TUCSON	AZ	85747	
IT'S ALL GOOD, L.L.C.	WILLIAM L. GARRETT	1328 W PALO VERDE DR	CHANDLER	AZ	85224	480-818-3059
J & E DISTRIBUTION INC.	JESUS LIZARRAGA	992 E TEMPORAL- CANYON	SAHUARITA	AZ	85629	520-971-1704
J & H DISTRIBUTORSHIP, LLC	JAN SEVELA	P.O. BOX 3151	CAREFREE	AZ	85377	623-694-5396
J C THOMAS DISTRIBUTION, INC.	JEFFREY THOMAS	18573 W COLLEGE DR	GOODYEAR	AZ	85395	623-703-3056
J&K DISTRIBUTION, INC.	KEITH TAYLOR	20824 NORTH 29TH DR	PHOENIX	AZ	85027	623-210-3905
J+R DISTRIBUTING LLC	JEFFREY MARC BUCZ	2885 E. MORNING DOVE LANE	SAN TAN VALLEY	AZ	85140	480-748-1754
JA GONZALEZ CORPORATION	TOMAS AGUILAR	3913 WEST CAMBRIDGE AVENUE	PHOENIX	AZ	85009	520-470-3841
JAGS DISTRIBUTING LLC	GABRIEL RUESCH	4295 W. JUPITER PLACE	TUCSON	AZ	85741	520-954-2759
JAKS FREEDOM BRED LLC	KYLE JAMES MCCORD	9730 E. 3RD STREET	TUCSON	AZ	85748	520-599-0217
JASAN DISTRIBUTORS, LLC	SANDRA MIRANDA	2021 N PAN AMERICAN AVE	DOUGLAS	AZ	85607	520-364-1223
JD CROW DISTRIBUTION LLC	JOHN D. CROW	45789 W. WINDMILL DR	MARICOPA	AZ	85139	480-600-5188
JDM DISTRIBUTING INC	JOSE MURRIETA	23446 W. MOHAVE STREET	BUCKEYE	AZ	85326	623-277-0487
JECCMURPHYDISTRIBUTIONLLC	JAMES MURPHY	5511 W. COTTONMOUTH STREET	TUCSON	AZ	85742	520-850-8594
JEENA CORP.	JEENA HANNA	8521 W. RUE DE - LAMOUR	PEORIA	AZ	85381	480-688-2065
JEL DISTRIBUTION, INC.	JUSTIN LITVIK	42184 N FERN LEAF ST	SAN TAN VALLEY	AZ	85140	480-415-6439
JESSE WAYNE DISTRIBUTIONS INC	JESSE W. ROBLE	835 E. HALIFAX ST	MESA	AZ	85203	480-274-2812
JESUSDIANE DISTRIBUTION LLC	MARGARITO ESPINOZA-ACEVEDO	5823 W. CORONADO RD	PHOENIX	AZ	85035	623-326-3748
JJJ LITVIK DISTRIBUTION, INC.	JASON LITVIK	15955 N. 175TH DR	SURPRISE	AZ	85388	602-616-7091
JLH DISTRIBUTING LLC	SCOTT MCKINNON	6828 W. PERSHING AVE	PEORIA	AZ	85381	602-540-1643
JMM0329 INC	MARIELA MURRIETA	23446 W. MOHAVE ST	BUCKEYE	AZ	85326	623-277-0487
JNU DISTRIBUTION INC	JAMIE JIMENEZ	1953 NORTH 214TH DR	BUCKEYE	AZ	85396	623-980-4751
JORGE FIGUEROA BREAD INC	JORGE L. FIGUEROA BASULTO	22994 WEST SOLANO DR	BUCKEYE	AZ	85326	623-363-8678
JR BUCZ DISTRIBUTION INC	RAQUEL D. BUCZ	2885 EAST MOURNING DOVE LANE	SAN TAN VALLEY	AZ	85140	480-309-7134
JUAN & REINAS CORPORATION	REYNA RUBALCAVA	8479 W. WASHINGTON ST	PEORIA	AZ	85345	623-312-5649
JUST BREAD INC	RYAN LEE DISNEY	2036 E MOUNTAIN VIEW LOOP	FORT MOHAVE	AZ	86426	928-208-7178
KANEY DISTRIBUTING INC	CHRISTOPHER KANEY	3356 HASSAYAMPA DR	LAKE HAVASU CTY	AZ	86406	928-706-7277
KER DISTRIBUTING LLC	KARL E. RICHARDS	P.O. BOX 786	SNOWFLAKE	AZ	85937	928-242-5869
KING DAVID 2 INC.	JOSEPH AZZAM SAYEGH	3131 E. SWEETWATER AVE	PHOENIX	AZ	85032	714-866-2553
KING DAVID III INC.	SAMI AZZAM SAYEGH	1330 W. BROADWAY RD. APT. B311	TEMPE	AZ	85281	480-848-7589
KING DAVID ONE LLC	NIRAN YOSIF	3131 E. SWEETWATER AVENUE	PHOENIX	AZ	85032	714-240-8693
KINGSTON DISTRIBUTING LLC	ROBERT KINGSTON	3367 CHEROKEE LANE	LAKE HAVASU CI	AZ	86404	928-854-1141
KITELINGER FAMILY DISTRIBUTION LLC	JAMES KITELINGER	804 W. PALOMAS DRIVE	WILCOX	AZ	85643	520-507-1213
KSS DISTRIBUTIONS LLC	KEATON SCHULZ	1496 E BARBARITA AVE	GILBERT	AZ	85234	701-351-1952
LDZ DISTRIBUTION LLC	JOHNNY L. DIAZ, JR.	7605 N. 1ST AVENUE	TUCSON	AZ	85718	520-444-4655
LEYLAHS DISTRIBUTIONS LLC	CARLOS ANTONIO GARCIA	4509 N. 53RD LANE	PHOENIX	AZ	85031	602-434-0891
LIEBER ENTERPRISES INC.	MICHAEL JASON LIEBER	1051 S DOBSON RD #122	MESA	AZ	85202	480-567-2064
LOBATO'S DISTRIBUTION COMPANY	HECTOR DAVID LOBATO CAMPOS	6525 S. 40TH AVENUE	PHOENIX	AZ	85041	480-600-7982
LONG DISTRIBUTION CORP.	GABRIEL LONG	5105 SOUTH 11TH ST	PHOENIX	AZ	85040	520-483-2548
LONGORIA DISTRIBUTIONS LLC	JOSE L. LONGORIA	414 N. 13TH AVE	PHOENIX	AZ	85007	602-657-6519
LUJANO DISTRIBUTION II INC	ELIAH LUJANO	16 WEST WHYMAN AVE	AVONDALE	AZ	85323	623-606-7506
LUJANO DISTRIBUTION INC.	ANTOINETTE MARIE LUJANO	16 WEST WHYMAN AVE	AVONDALE	AZ	85323	602-332-5990
LUPERALTA L.L.C.	GUADALUPE RODRIGUEZ PERALTA, SR.	6836 W. GARFIELD ST	PHOENIX	AZ	85043	602-831-8472
LUTFI LOGISTICS LLC	MUHAMMAD ARIF	2222 S DOBSON ROAD APT 1089	CHANDLER	AZ	85286	480-765-9339
M SKINNER DISTRIBUTORS LLC	MATHILDA C. SKINNER	2050 W. DUNLAP AVE LOT A 196	PHOENIX	AZ	85021	520-313-3037
M.A.R.S. DISTRIBUTION COMPANY, INC.	SEAN FIKE	13210 W ALVARADO CIR	GOODYEAR	AZ	85338	623-703-0637
M.P. DISTRIBUTION CORP.	MELANIE PINEDA	10938 E. FORGE AVE	MESA	AZ	85208	480-720-1231
MA'II DISTRIBUTING L.L.C.	DAVID WILLIAMS	210 WEST PERSHING AVENUE	PHOENIX	AZ	85029	602-503-9794
MARCO'S DISTRIBUTOR LLC	MARCO ANTONIO CUEVAS	22361 N. 68TH DRIVE	GLENDALE	AZ	85310	602-301-2539
MARCOS TORRES LLC	MARCOS A. TORRES	6901 S. MCCLINTOCK DR, APT #161	TEMPE	AZ	85283	480-323-6721
MARTIN DISTRIBUTION LLC	JUSTIN MARTIN	10215 GHOST RIDER TRL	FLAGSTAFF	AZ	86004	480-369-1101
MARWAN'S DISTRIBUTION LLC	MARWAN ADNAN NAAIM	814 E. WAGONER ROAD	PHOENIX	AZ	85022	602-550-3216
MAV DISTRIBUTION L.L.C.	JESUS A. MOLINA-VEGA	2425 E. CALLE LENA VERDE	TUCSON	AZ	85706	520-437-3972
MBC BILLBOARDS,LLC	PEDRO LUJANO II	8150 N. 61ST AVENUE #1011	GLENDALE	AZ	85302	602-502-8922
MC SNOOPIN, LLC	RUSSELL SANDERS	297 E.BAYLOR LN	GILBERT	AZ	85296	602-999-2818
MD DISTRIBUTION INC.	MARK MEDLEY, JR.	4240 E. DES MOINES ST	MESA	AZ	85205	480-203-1518
MEADMORE CORP.	CARLOS A. MEADMORE	2025 W INA ROAD	TUCSON	AZ	85704	520-404-2309
MEEKAS BAKERY INC	VICTOR ORDONEZ	1705 SOUTH 121ST DRIVE	AVONDALE	AZ	85323	623-225-3590
MEGLOS LIMITED LIABILITY COMPANY	MIGUEL A. MARTINEZ	6029 E. BOWER LANE	PRESCOTT VALLEY	AZ	86314	928-710-5068
MELERO DISTRIBUTION 2 LLC	ENEDINA MELERO	7415 S. 63RD AVENUE	LAVEEN	AZ	85339	602-710-5946
MELERO DISTRIBUTION LLC	RAUL MELERO	7415 S. 63RD AVENUE	LAVEEN	AZ	85339	602-802-4564
MEPELOSO, INC.	MARK E. PELOSO, JR.	33958 N. BARBARA DR	QUEEN CREEK	AZ	85142	330-323-7849
MERILU INC.	LOUIS DIAZ	9622 N 19TH ST.	PHOENIX	AZ	85020	602-284-2056
MILLAN'S DISTRIBUTIONS LLC	RODRIGO MILLAN	5028 E. COVINA ST	MESA	AZ	85205	480-980-5328
MIRROR FLOWER INC	JAMES KOSIER	12706 W. LA VENTILLA WAY	GOODYEAR	AZ	85338	623-500-9018
MONTEZ DISTRIBUTING, LLC	MANUEL MONTEZ	12706 W CHEERY LYNN ROAD	AVONDALE	AZ	85392	623-221-2429
MOORE UNITED INC.	THOMAS MOORE	5452 W. COCHIE - SPRINGS STREET	MARANA	AZ	85658	520-744-6641
MR BISBEE, LLC.	ROBIN RENQUIN	12825 N. 140TH DRIVE	SURPRISE	AZ	85379	602-486-2945
MTW DISTRIBUTING LLC	TODD WOOD	P.O. BOX 50425;13562 E.KING JOHN RD 50425	PARKS	AZ	86018	928-635-1384
NAYARIT LLC	RODOLFO MORONES	7234 S. 2ND GLEN	PHOENIX	AZ	85041	602-472-8310
NIGHTTRIDER DELIVERIES LLC	JEFFREY SIMMONS	4641 W. MONTE CRISTO AVE	GLENDALE	AZ	85306	602-920-0895
NK EXPRESS SOLUTIONS LLC	NORA E. ECHEVARRIA	7271 S VIA CABANA	TUCSON	AZ	85756	520-272-9630
NOWLIN DISTRIBUTION, INC.	CHAD NOWLIN	11229 N 91ST LN	PEORIA	AZ	85382	623-229-0039
ODDEN DISTRIBUTION INC.	ZACHARY ODDEN	20836 EAST CALLE LUNA	QUEEN CREEK	AZ	85142	763-234-3448
OLD SCHOOL III INC	LUCIO V. HOLGUIN	218 W. HARWELL ROAD	PHOENIX	AZ	85041	602-980-7222
ORTIZ DISTRIBUTION INC	JORGE ORTIZ	6249 E. STONECHAT DR	TUCSON	AZ	85756	520-301-5104
OWENS DISTRIBUTION L.L.C.	MICHAEL A. OWENS	10940 E. SEBRING AVE	MESA	AZ	85212	480-267-1434
P&D MONETTE DISTRIBUTION CO. INC.	PAUL MONETTE	3614 W. MONTE CRISTO AVE	PHOENIX	AZ	85053	602-863-9064

PACHECO DISTRIBUTING INC	JOSE CARLOS LOPEZ PACHECO	1791 W. OAK VIEW LN	TUCSON	AZ	85746	520-490-2518
PADILLA'S ENLARGE TRADING LLC	CHRIS CARMONA	4617 W ELLIS ST	LAVEEN	AZ	85339	602-680-0471
PAN DE NANDO LLC	FERNANDO BECK III	P O BOX 4089	KAYENTA	AZ	86033	928-637-5490
PANCHO'S DISTRIBUTION LLC	HECTOR NOE DURAZO CONTRERAS	466 W. UTAH STREET	TUCSON	AZ	85706	520-981-3900
PARKER DISTRIBUTION CO	SHAWN PARKER	2256 S. RENNICK DR	APACHE JUNCTION	AZ	85120	480-216-9702
PIMENTEL DISTRIBUTIONS COMPANY	JOSE F. PIMENTEL	8566 W. TUCKEY LANE	GLENDALE	AZ	85305	602-516-2187
PORTUGALJR. "LLC"	HENRY PORTUGAL JR	12218 N KYLENE CANYON DR	ORO VALLEY	AZ	85755	520-954-9146
R & R DISTRIBUTION LLC	RODRIGO CUIEL	10856 N GERONIMO DR	CASA GRANDE	AZ	85122	520-280-7775
R&R AGUIRRE DISTRIBUTION LLC	RAMON AGUIRRE-SAUCEDO	1829 N. 45TH AVENUE APT. #1003	PHOENIX	AZ	85035	602-321-8176
R.P. ENQUIST DISTRIBUTION, INC.	REXFORD ENQUIST	1544 E VIOLA DR	CASA GRANDE	AZ	85122	520-709-0862
RANCHO ALEGRE DISTRIBUTION LLC	NESTOR GALAVIZ	145 E. 6TH AVENUE	MESA	AZ	85210	602-465-8112
RAYMOND S. SARDINA DISTRIBUTION, INC.	RAYMOND S. SARDINA, JR.	1892 W MERLIN RD	TUCSON	AZ	85713	520-867-0193
RAY'S DISTRIBUTION LLC	RAYMOND YOUSSEF	11169 WEST MADISEN ELLISE DR.	SURPRISE	AZ	85378	602-754-7713
REY GAEL LLC	IRMA MEDRANO MADRID	3332 N. 80TH LANE	PHOENIX	AZ	85033	623-282-8101
REYNA DISTRIBUTIONS LLC	ADRIAN A. REYNA TORRES	1480 S. SALAMANDER PLACE	TUCSON	AZ	85713	520-392-1548
RHENDERSONDISTRIBUTION INC	RILEY N. HENDERSON	8491 S HIGH WAY 87	WINSLOW	AZ	86047	909-239-2120
RIVER SIX DISTRIBUTING LLC	JEFFERY ILES	19831 N 46TH AVE	GLENDALE	AZ	85308	623-670-0558
ROUTE 13 INC	MELISSA BEUTLER	1008 N. 36TH DRIVE	PHOENIX	AZ	85051	623-377-5784
ROUTHE DISTRIBUTING LLC	DOUGLAS ROUTHE	5011 BLACK PANTHER LOOP	PINETOP	AZ	85935	928 242-4733
RUDY H. REYES SR. DISTRIBUTION COMPANY,	RUDY H REYES SR	460 WEST MCCOURT	WILLCOX	AZ	85643	520-384-0429
RUTHERFORD DISTRIBUTING LLC	RYAN S. RUTHERFORD	3731 ST. ANDREWS DRIVE	SIERRA VISTA	AZ	85635	520-353-5853
RWK DISTRIBUTION INC	REESE WAYNE KANEY	3356 HASSAYAMPA DRIVE	LAKE HAVASU CTY	AZ	86406	928-208-1408
S AND C BREAD LLC	STEPHEN ANTHONY PASSLEY	6042 E. INGRAM ST	MESA	AZ	85205	602-576-8460
S&B DISTRIBUTION, LLC	SCOTT R. TIDMORE	1162 N ORO VISTA	LITCHFIELD PARK	AZ	85340	623-570-4413
S.A.B. ROBLES INC	CESAR L. ROBLES MARQUEZ	5231 N. 125TH DRIVE	LITCHFIELD PARK	AZ	85340	602-918-4772
SADA AL RANEEN CORPORATION	FAROOK AL ALI	6711 WEST MCRAE WAY	GLENDALE	AZ	85308	602-434-8773
SAL'S DAILY BREAD LLC	SALWAN WALEED PAUL	12643 W. JUNIPERO CT	SUN CITY WEST	AZ	85375	818-334-0586
SHADOW BOY CORPORATION	RAMIZ SABEEH	4282 E TERRACE AVE	GILBERT	AZ	85234	602-576-9642
SHUPE DISTRIBUTING LLC	BRADLY SHUPE	600 W. UNIVERSITY HEIGHTS DR N APT#333	FLAGSTAFF	AZ	86001	928-679-0605
SIX SHOOTER DISTRIBUTING, INC.	RANDY W. SIX	1010 E. 7TH PLACE	MESA	AZ	85203	480-225-7320
SIY LLC	MIRZA BAIG	314 NORTH COBBLESTONE STREET	GILBERT	AZ	85234	612-702-7432
SIZELOVE DISTRIBUTING LLC	SPENCER SIZELOVE	PO BOX 26814	PRESOTT VALLEY	AZ	86312	928-925-6782
SLJ DISTRIBUTING INC	STACEY SCHULZ	1350 S. GREENFIELD RD, UNIT 2011	MESA	AZ	85206	701-367-2954
SOL GARCIA DISTRIBUTIONS LLC	VICTOR M. GARCIA	4914 W. EARLL DRIVE	PHOENIX	AZ	85031	480-239-9964
SOLOMON'S WISDOM, LLC	JANINE BORRAS	246 E. MERRILL AVE	GILBERT	AZ	85234	480-800-9673
SONSHINE DELIVERY INC	GUY CUMMINGS	6602 W. COLTER	GLENDALE	AZ	85301	623-846-3876
STORAGEBOYS DISTRIBUTING, LLC	RAYMOND MANN	19029 W. NARRAMORE ROAD	BUCKEYE	AZ	85326	623-693-2748
STRADLING	MARVIN L.	171 E QUAIL HOLLOW DR	PAYSON	AZ	85541	928-472-9095
SUHAILSONS LLC	SWHAIL AL JUBOURY	21721 N86TH DR.	PEORIA	AZ	85382	623-337-0050
TACOS AND TATAS CORP	CRYSTAL ANN STONE	2101 W. WILSON AVE	COOLIDGE	AZ	85128	623-255-2823
TDM DISTRIBUTING INC	ROMELIA N. MANZANARES CRUZ	2918 WEST LAWRENCE LANE	PHOENIX	AZ	85051	602-743-7841
THE BREAD GUY LLC	JON CLINE	18038 NORTH 1ST ST	PHOENIX	AZ	85022	480-241-6578
THE GOODS RISE LLC	ROBERT GOOD	5046 W. BLACKBIRD DRIVE	TUCSON	AZ	85742	520-449-5991
TIMMY & LUNA DISTRIBUTION LLC	MARIATHAIS MAYA	12510 W. CHERRY HILLS DRIVE	EL MIRAGE	AZ	85335	623-900-8002
TJM DISTRIBUTION LLC	JOSE M. MONTES	196 W. SANTA GERTRUDIS TRIAL	SAN TAN VALLEY	AZ	85143	480-699-8157
TNM 7 INC	NATALIE CORTEZ	1403 W. DANISH RED TRAIL	SAN TAN VALLEY	AZ	85143	424-232-2115
TOLANO DISTRIBUTION CO, LLC	SERGIO E. TOLANO	683 W WALNUT	NOGALES	AZ	85621	520-313-7359
TRETOLA DISTRIBUTORS LLC	ANTHONY F. TRETOLA	9612 EAST SHILOH ST	TUCSON	AZ	85748	520-237-7407
V.A. DISTRIBUTING COMPANY, INC.	VINCENT AFLAGUE	21836 N OLSON CT.	MERICOPA	AZ	85138	602-617-9272
VALLEY WEST DIST. LLC	KEITH W. HUNT	9003 W. BUTLER DRIVE	PEORIA	AZ	85345	623-210-0083
VANSHI INC	DEIRDRE R. MORRISSEY	1421 N. 80TH LANE	PHOENIX	AZ	85043	480-271-2483
VASQUEZ DISTRIBUTION CORP.	EDUARDO VASQUEZ	6670 S. 8TH AVENUE	TUCSON	AZ	85756	520-390-8804
VIZCAINO INC.	ALEJANDRO VIZCAINO BOLAINEZ	1705 S. 121ST DRIVE	AVONDALE	AZ	85323	623-986-4249
WAHYA DISTRIBUTING INC	MICHAEL CHAY WILLIAMS	210 W. PERSHING AVE	PHOENIX	AZ	85029	602-503-9794
WILLIAM & LEE LLC	JESUS MERCADO	8606 W. CAROL AVENUE	PEORIA	AZ	85345	602-505-6861
YOGO FROZEN YOGURT, LLC	BLANCA G. ACOSTA	975 CALLE COYOTE	RIO RICO	AZ	85648	520-604-0625
ZAHRAA LEE LLC	LAITH ALJOBORI	7024 WEST ANGELA DR.	GLENDALE	AZ	85308	818-281-3335
MACCK DOUGH DELIVERIES INC.	MATTHEW KRIBBS	12120 28TH AVENUE	BLYTHE	CA	92225	760-989-1629
ZUNIGA'S DISTRIBUTION SERVICES CORP.	FRANCISCO ZUNIGA, JR.	13721 FLORINE AVENUE	PARAMOUNT	CA	90723	323-348-9794
AKADISTRIBUTION INC.	KESHIA N. YANITO	430 JUNIPER PL	CORTEZ	CO	81321	970-529-6615
ARRIETA DISTRIBUTION, LLC	JESUS ARRIETA	P O BOX 4571	AVON	CO	81620	970-389-8632
B&BRE DISTRIBUTORS INC	BRANDI HIGMAN	765 C.R. 325	IGNACIO	CO	81137	970-394-4591
BOLDRA'S BREAD DAILY, INC.	GARY BOLDRA	3490 SOUTH 16 1/2 ROAD	GLADE PARK	CO	81523	970-640-0987
BREADMON INC	TRINITY J. REDMON	2942 BRAND COURT	GRAND JUNCTION	CO	81504	208-899-5475
DF ENTERPRISE, LLC	DENYS L. FUNES	638 N WILDHORSE DR	NEW CASTLE	CO	81647	970-404-7613
DIVINITY DOUGH INC.	DUSTIN WATSON	1341 KENT AVENUE	MONTROSE	CO	81401	720-603-5083
DOUGH RE MI INC	EMMA MITCHELL	10253 HIGHWAY 65	AUSTIN	CO	81410	719-648-2546
GARMY DISTRIBUTION COMPANY, INC.	IRIS B GARCIA	PO BOX 304	SAGUACHE	CO	81149	719-849-0650
GNR LTD	GREGG CORDWELL	406 WEDGEWOOD AVE	GRAND JUNCTION	CO	81504	970-640-9424
HIGH MOUNTAIN SNACKS LLC	BRIAN GILCHRIST	113 N 8TH	GUNNISON	CO	81230	970-765-4400
J H J DISTRIBUTION, LLC	JOSEPH LEONEL FUNES	426 EVERGREEN DRIVE	RIFLE	CO	81650	970-366-7251
JLUCAS DISTRIBUTING, LLC	JENNIFER LUCAS	12595 B SOUTH RD	GLADE PARK	CO	81523	970-250-2563
KM DISTRIBUTION, INC.	KRAIG MARTIN	P.O. BOX 4263 / 875 BEUCLER LANE	PAGOSA SPRINGS	CO	81147	970-749-4961
KNEAD BREAD COMPANY	SHAWN UPSON	804 HICKORY RIDGE	BAYFIELD	CO	81122	970-764-7409
MOMMAS DOUGH INC	LEONARD LAVERNE MITCHELL	10253 HIGHWAY 65	AUSTIN	CO	81410	719-641-5162
OG DISTRIBUTING INCORPORATED	SERGIO ESTRADA RASCON	1416 E. 7TH STREET	RIFLE	CO	81650	970-948-5914
PK DISTRIBUTORS, INC.	PAULA KATSOLIS	400 NORTH PARK AVE #10-B	BRECKENRIDGE	CO	80424	970-453-4413
RJ DISTRIBUTING "LLC"	RONNIE JOHNSON	1101 WEST 5TH ST	RIFLE	CO	81650	970-625-4562
S AND L SALES LLC	ROBERT H. COLEMAN	14813 ROAD 31	MANCOS	CO	81328	970-529-3150
TESHUVAH	DUSTIN HOUCK	2137 ACADIA COURT	GRAND JUNCTION	CO	81507	970-623-9979
YOUR DAILY BREAD, LLC	CHRISTOPHER TOLES	2714 UNAWEEP AVENUE	GRAND JUNCTION	CO	81503	970-208-2746
ADRIAN HICKEY	ADRIAN HICKEY	159 WISTERIA DRIVE	NAUGATUCK	CT	06770	203-954-5532
AHLQUIST	ERIC	50 WOODSIDE DRIVE	UNIONVILLE	CT	06085	860-675-4087
AHLQUIST	JEFFREY G.	200 SHAKER RD.	SOMERS	CT	06071	860-992-7135
AJE LLC	ANDRE J. EASON	P.O. BOX 4802	WATERBURY	CT	06704	860-836-5433
AMSTAN LLC	ANNA STANKIEWICZ	213 GREEN HILL ROAD	MADISON	CT	06443	860-388-8563
ANDERSON	WAYNE	291 MOUNTAIN RD	GLASTONBURY	CT	06033	860-646-9540
ARG DISTRIBUTOR CORP	ROBERT GAUTHIER	2389 MAIN STREET SUITE #100	GLASTONBURY	CT	06033	801-635-7583
ART'S DISTRIBUTORS, LLC	ARTHUR GAJOWIAK	48 RONALD ROAD	NEW BRITAIN	CT	06053	860-573-3917
B.A.C. DISTRIBUTORS, LLC	BRANDON DESMOND	134 QUIGLEY ROAD	WALLINGFORD	CT	06492	203-802-7781
BAKER	MICHAEL	9 EDWARD ST	WOODBURY	CT	06798	203-263-1970
BAURLE	DREW	18 SILVER LN	ENFIELD	CT	06082	413-374-9474
BENNETT AND SONS LLC	JAMES BENNETT	35 MONROE ST	NORTH HAVEN	CT	06473	203-605-4085
BLICHAZ	KYLE	330 KING STREET	EAST HARTFORD	CT	06108	860-961-2073
BLICHAZ	LESTER T.	16 KOHLER STREET	EAST HARTFORD	CT	06118	860-568-1549
BRALEY	ROBERT	14 KERSKI CT	OXFORD	CT	06478	203-558-5512



C & B BREAD DISTRIBUTORS, LLC	BRANDON TRIPP	5 PLEASANT STREET	WEST HARTFORD	CT	06107	860-205-5192
CASTRO-VELEZ	CARLOS	24 MIDDLEBURY ST	STAMFORD	CT	06902	203-940-1665
CONTE	JOEL J.	17 BUTTER NUT LANE	SOUTHINGTON	CT	06489	860-276-8866
COTTRELL	MICHAEL L.	541 HARTFORD RD	SALEM	CT	06420	860-892-9274
CZEL	JAMES	188 BOGGS HILL RD	NEWTOWN	CT	06470	203-426-2018
DELESKIS	ROBERT	66 ZUELLA DR APT 2B	WATERBURY	CT	06704	203-510-7526
DESROSIERS DISTRIBUTORS LLC	JED ETIEN WILLIAM DESROSIERS	73-2 LANTERN PARK DR	NAUGATUCK	CT	06770	203-907-6351
DIGIOVANNI	JOHN	15 SUNCREST AVE	WATERBURY	CT	06708	203-217-2836
DJ & SON'S BREAD BOX LLC	DAVID JACK	427 RIMMON HILL RD	BEACON FALLS	CT	06403	203-725-6798
DOSA DISTRIBUTION LLC	OMANDY RODRIGUEZ	76 CHARLEVOUX ST	WATERBURY	CT	06706	203-300-1434
DOSA II DISTRIBUTION LLC	CRISTIAN CESAR SOTO	11 SMITH AVE	WATERBURY	CT	06708	203-805-3509
DOSA III DISTRIBUTION LLC	ANEUDY RODRIGUEZ	76 CHARLEVOUX STREET	WATERBURY	CT	06706	203-465-1027
EDSA DISTRIBUTION LLC	SUSY NUNEZ	290 ROGER WILLIAMS RD	BRIDGEPORT	CT	06610	203-522-5946
ENDLESS EMPIRE, LLC	KYLE AUSTIN NAJA	40 WILDERS PASS	CANTON	CT	06019	516-965-8587
ESPOSITO	ALPHONSE	100 CROFTON STREET	NEW HAVEN	CT	06513	203-779-9010
E-Z-STREET DISTRIBUTORS LLC	CHRISTOPHER M. RAINVILLE	120 LAIHO ROAD	DANIELSON	CT	06239	860-779-9742
FAPPIANO	MARK	389 KIMBERLY LN	WATERTOWN	CT	06795	860-274-4334
FVF DISTRIBUTORS LLC	KURT SULLIVAN	101 LAKEVIEW DR	BETHLEHAM	CT	06751	203-233-7145
G CARON LLC	GEOFFREY CARON	54 HILLFIELD ROAD	HAMDEN	CT	06518	203-589-5734
GAWRYCH	JOSEPH	120 MAPLEWOOD AVE	TORRINGTON	CT	06790	860-496-7345
GLK SALES, LLC	GARY L. KARP	288 LAKESIDE ROAD	SOUTHBRURY	CT	06488	203-577-8734
GUS AVOCADOS LLC	TRACY L CALLAHAN	140 MAIN ST A-3	HARTFORD	CT	06106	860-833-2002
HARIRI	HICHAM	191 FLAGLER AVE	STRATFORD	CT	06614	203-685-7533
HERNANDEZ CORTEZ INC	JUAN FRANCISCO HERNANDEZ CORTEZ	32 GRAFTON STREET 10TH FLOOR	NEW HAVEN	CT	06513	203-822-0228
HUBINA	KENNETH	21 WARREN RD	WOLCOTT	CT	06716	203-879-4166
JTRB LLC	JOSEPH T. BONANNO	14007 MAPLE TREE LANE	EAST LYME	CT	06333	860-625-5957
KIRSCHBAUM	DAVID	11 SIMSBERRY RD	NAUGATUCK	CT	06770	203-723-0945
KMTD DISTRIBUTING	JOSEPH CONSALVO DBA	10 MEADOWVIEW DR	BROOKFIELD	CT	06804	203-775-9142
L & V DISTRIBUTOR LLC	ARTSHES MKRITCHIAN	316 WOODLAND STREET	MANCHESTER	CT	06040	860-646-2468
LANDY'S DISTRIBUTION CORP.	LANDY N. MUNOZ	21 COTTAGE STREET APT. A	NORWALK	CT	06855	203-451-5351
LANG	JASON	5 HIGH STREET	MOOSUP	CT	06354	860-917-7976
LANG INDUSTRY, LLC	MATTHEW RUSSELL LANG	5 HIGH STREET	MOOSUP	CT	06354	860-428-0183
LMB DISTRIBUTOR CORP.	OMAR MATEO	18 DAIRY FARM RD	NORWALK	CT	06851	347-500-3072
LUBAS	JOHN J.	25 REITTEY ST	STRATFORD	CT	06614	203-377-3574
MAURO R. MONOPOLI ESTATE	MAURO R. MONOPOLI	5 JOHN STREET	ENFIELD	CT	06082	860-849-4960
MCSWEENEY	KELLY G.	24 KNOLLWOOD ROAD	NIANTIC	CT	06357	860-604-5204
MONTES	JOE	1234 NEW HAVEN AVE	MILFORD	CT	06460	203-257-2746
MOZZOCHI	LOUIS	30 BELMONT AVENUE	DEEP RIVER	CT	06417	860-526-9437
MRS. EMPIRE, LLC	JEANIE LYNN NAJA	40 WILDERS PASS	CANTON	CT	06019	860-518-9006
NACLERIO	MATTEO F.	37 WHITEWOOD DRIVE	ROCKY HILL	CT	06067	860-930-8315
NIGHT OF THE LIVING BREAD, LLC	STEPHEN PAECHT	20 BELLEVUE TERRACE	SEYMOUR	CT	06483	203-305-5994
NORFLEET	MARK R.	180-5 GRILLEYTOWN	WATERBURY	CT	06704	203-437-8175
ON THE RISE BREAD DISTRIBUTORS INC	LISA CALHOUN	40 CORLISS LANE	CHESHIRE	CT	06410	203-671-0782
ORTELLE	JOSEPH	145 CHARTER OAK DR	CHESHIRE	CT	06410	203-699-1487
OSTERMAN	THOMAS	51 NORTH TERRELL FARM RD	MORRIS	CT	06763	203-217-0107
PARADISE WAITS DISTRIBUTION, LLC	MATTHEW SIMONE	616 MIDDLE ROAD TPKE	WOODBURY	CT	06798	203-901-3939
PHILS BREAD RUN LLC	PHILIP RICCI	91 TRELII LANE	BRISTOL	CT	06010	860-589-8635
PIACENTINI	JOSEPH	119 BURBAN DRIVE	BRANFORD	CT	06405	203-923-7432
PROVERA	JOHN	44 AUDUBON DRIVE	SUFFIELD	CT	06078	860-668-9876
PRYOR	JAY	14 ARCH ST	MANCHESTER	CT	06040	
PUPELLO	CHRISTOPHER	14 PLANK RD	PROSPECT	CT	06712	475-235-4280
R&M BREAD LLC	RUSSELL CARROLL	15 DOYLE RD	WATERFORD	CT	06385	860 514 3750
RANCO	THEODORE	334 ATWOOD AVE	WATERBURY	CT	06705	203-525-3699
REBEHN	BRIAN	49 SOUTH ST	PLYMOUTH	CT	06786	
RNI CORPORATION	ROBINSON FERNANDEZ	195 PARK STREET	STRATFORD	CT	06614	908-425-6065
ROSSI	THOMAS	14 STANLEY STREET	WOLCOTT	CT	06716	203-879-2697
RPM DISTRIBUTION LLC	VINCENT MALANOWSKI	549 SAUNDERS AVE	BRIDGEPORT	CT	06606	203-338-1544
RPS BREAD DELIVERIES LLC	RICKY SIROIS	61 FORESTVIEW DRIVE	VERNON	CT	06066	860-348-9682
S.F.D. DISTRIBUTORS, LLC	STEVEN DRMIC	4 BRONSON DR.	BEACON FALLS	CT	06403	203-414-1852
S. KEPLER LLC	SPENCER KEPLER	471 KILLINGWORTH RD	HIGGANNUM	CT	06441	910-229-7845
SALON MAJJ, LLC	MARK STANKIEWICZ	213 GREEN HILL ROAD	MADISON	CT	06443	860-388-8563
SCOTTI	LEONARDO	523 GRASSY HILL RD	ORANGE	CT	06477	203-795-0875
SELKE	LYNN	12 LIGHTHOUSE LN	NORWALK	CT	06851	203-857-0028
SJ DELIVERY CORPORATION	SHAWN JOHNPHERE	30 KEARNEY STREET	TERRYVILLE	CT	06786	860-622-8284
SMITH	ROBERT	16 CLOVERLY CIRCLE EAST	NORWALK	CT	06855	203-838-6952
SMITH, JR.	DONALD R.	150 BRANDON AVE	STRATFORD	CT	06614	203-375-3699
SPAULDING	MICHAEL A.	6 ALICE TERRACE	BRISTOL	CT	06010	860-620-4333
STEVE'S DISTRIBUTION LLC	STEVE MANN	232 NATSISKY FARM RD	SOUTH WINDSOR	CT	06074	860-644-7846
SUTCLIFFE	WALTER	3 NURSERY LANE	CROMWELL	CT	06416	203-589-3349
SUTCLIFFE BREAD CO. LLC	STEVEN SUTCLIFFE	560 NORTH HIGH ST	EAST HAVEN	CT	06512	203-859-5702
SZARZYNSKI	JAMES	47 BRIDLE TRAIL DR	NAUGATUCK	CT	06770	203-729-7098
T.V. VIZZO, LLC	THOMAS V. VIZZO, SR.	258 SHAGBARK DRIVE	DERBY	CT	06418	203-772-9585
TANNER	PETER R.	122 GLENWOOD RD	CLINTON	CT	06413	860-669-2175
THE "BREADMAN" DISTRIBUTORS LLC	BRYAN D. HANDY	21 MERLINO DRIVE	GROTON	CT	06340	860-501-8263
TINTA	MICHAEL S.	188 TROLLEY CROSSING	MIDDLETOWN	CT	06457	860-916-3633
TRAVALI DISTRIBUTION, LLC	NICHOLAS TRAVALI	12 GLENN ROAD	NORTH HAVEN	CT	06473	203-676-9395
VEY	CHRISTOPHER	44 POMPS LANE	NORTH BRANTFORD	CT	06471	609-425-7601
WHEELER	DONALD	4 ANDERSON RD EXT	SHERMAN	CT	06784	860-355-1084
J O Y INC.	ANDREA JONES	1140 NORTH CAPITOL ST NW, APT. #323	WASHINGTON	DC	20002	240-708-9334
1ST CHOICE DISTRIBUTION, LLC	LISA WEBB	919 COBBLE CREEK CURVE	NEWARK	DE	19702	302-723-0874
BBR CAREY, INC.	RONALD R. CAREY -	1118 WAGONER DRIVE	WILMINGTON	DE	19805	302-994-0414
BIG MONEY LLC	FRANCIS REINHARDT, JR.	27307 VALLEY RUN DR	WILMINGTON	DE	19810	302-220-7209
CAPEPOINT DISTRIBUTION LLC	RAMAZAN BAS	401 N. RAMUNNO DRIVE UNIT 1012	MIDDLETOWN	DE	19709	302-784-0382
D&D DISTRIBUTING INC.	RYAN BOSTIC	919 COBBLE CREEK - CURVE	NEWARK	DE	19702	302-319-0507
DOUGH STACKIN INC.	RAYMOND JOHNSTON PEARSON, JR.	38635 WOODSIDE DRIVE	DELMAR	DE	19940	410-713-5598
DUMPSON	PAUL H.	636 COUNTRY PATH DR	NEW CASTLE	DE	19720	302-918-7725
DUMPSON	MONISE	636 COUNTRY PATH DR.	NEW CASTLE	DE	19720	302-981-6105
EQUITABLE VENTURES, INC.	BRUCE O. BARRALL, JR.	14655 PEPPERBOX ROAD	DELMAR	DE	19940	302-381-6690
FALSONE	ANTHONY	24129 BUNTING CIRCLE	HARBESON	DE	19951	917-692-2018
FEZ'S BAKED GOODS INC.	JOSE ESTEVEZ	70 LISA DR	NEWARK	DE	19702	302-367-5835
GC SMITH & FAMILY, INC	GARY SMITH	10197 AIRPORT ROAD	SEAFORD	DE	19973	302-629-8277
JD DISTRIBUTION LLC	JACOB DATILO	6015 RALPHS RD	LAUREL	DE	19956	302-448-9761
JT HART, LLC	JOSEPH T HARTER	1215 HIGGATE RD	WILMINGTON	DE	19808	302-333-0630
MARK A. PACE INC. DBA	MARK A PACE	715 DONALD DR	NEWARK	DE	19713	302-453-0981
MMJR DISTRIBUTION, INC.	MICHAEL TIMOTHY MITCHELL	817 PARKSIDE BLVD	CLAYMONT	DE	19703	302-559-8504
ROSEALP LLC	AZIZ DAYI	402 FOULK RD APT. 5C2	WILMINGTON	DE	19803	302-333-9006

S.J. CARNEY DISTRIBUTION INC.	SCOTT CARNEY	32947 WARWICK COURT	LEWES	DE	19958	302-542-5091
SHOCKLEY DISTRIBUTING, INC.	DAVID SHOCKLEY	8241 WOODLAND FERRY ROAD	LAUREL	DE	19956	443-235-9622
SNOW'S BOYS, LLC	DAWN MITCHELL	611 WILSON ROAD	WILMINGTON	DE	19803	302-333-3273
SUSAN JESSUP DISTRIBUTORS INC	SUSAN RENEE JESSUP	1133 CREEKSIDE DRIVE	WILMINGTON	DE	19804	302-377-3049
T&K DISTRIBUTION INC.	TIMOTHY T. RILEY	12 BEMIS RD	NEWARK	DE	19711	302-290-1103
THE MUFFIN MAN LLC	JOSH STEEVES	56 HEMPSTEAD DR	NEWARK	DE	19702	302-545-6473
TOP SHELF DISTRIBUTORS LLC	THEODORE A BONGIORNO	1214 FAUN RD	WILMINGTON	DE	19803	610-364-1952
TROTTER & KIDS INC.	JERMAINE TROTTER	180 WYNNFIELD ROAD	BEAR	DE	19701	610-659-5527
2 X BREADBOYS "LLC"	SUSAN HACKL	12113 TIMBERLAKE ROAD	RIVERVIEW	FL	33569	917-335-3958
2A PEREZ CORP	ADLAY PEREZ BERNAL	15522 SW 60TH STREET	MIAMI	FL	33193	786-247-8475
3F DELIVERY LLC	FERNANDO REGINO RODRIGUEZ	5450 HOLLYWOOD BLVD APT #207	HOLLYWOOD	FL	33021	786-208-8292
5ROAS GROUP, INC	ALBERT ROAS PEREZ, SR.	405 FOUNTAINHEAD - CIRCLE, UNIT #247	KISSIMMEE	FL	34741	407-955-8671
850 AUTO DETAILING AND POWERWASHING, INC	MICHAEL PEVEY II	3030 MCCORD BLVD	TALLAHASSEE	FL	32303	850-284-1427
A & B CARBO DELIVERY CORP	WILLIAM CARBO	4040 DURANGO COURT UNIT #406	ESTERO	FL	33928	610-761-9285
A & K BAKED GOODS, LLC	KART ESPALDON	3362 SILVERADO CIRCLE	GREEN COVE SPGS	FL	32043	917-755-5933
A & YB CORP.	YONY BALDEON	14919 SW 159 CT	MIAMI	FL	33196	786-208-1738
A CALDERON INC	ANTHONY CALDERON	4433 BROOKDALE COURT	ORLANDO	FL	32826	407-984-2115
A&A BREADS AND MORE LLC	ANN MOSER	5600 WINDOVER WAY	DAVIE	FL	33331	954-434-7579
A. G. PRECIADO INC	ANA G. PRECIADO	3201 MYRTLE OAK LOOP	PLANT CITY	FL	33563	813-638-3882
ABOUT THE BREAD INC.	CHRISTOPHER FLYNN	2155 WATEROAK DRIVE NORTH	CLEARWATER	FL	33764	813-382-9880
ACT DISTRIBUTION LLC	TYE C. ACCARPIO	731 DUVAL STATION RD SUITE #107-303	JACKSONVILLE	FL	32218	904-705-3383
ADAMS DISTRIBUTING, LLC	MICHAEL W. ADAMS	17751 PANAMA CITY BEACH PKWY, #19F	PANAMA CITY BCH	FL	32413	850-258-3104
AGAMSE CORP	ANGELICA HARTLEY	1909 SW FLOWER LANE	PORT ST. LUCIE	FL	34953	772-924-4204
AGMR DISTRIBUTION CORP	ANGELICA MACIAS	1909 SW FLOWER LANE	PORT ST LUCIE	FL	34953	772-307-1411
AGUILA	ARIEL	14302 N ROYAL COVE CIR	DAVIE	FL	33325	305-333-7663
AHH, INC.	ALESSANDRO HWAN	149 E. SOUTH STREET	DELAND	FL	32724	386-956-2073
AIRMO INC	PATRICK L.SABBATINO	1915 NW 79TH TERRACE	PEMBROKE PINES	FL	33024	516-317-1657
ALEK LLC	KELLY ARIAS	1105 DARA CAY DRIVE	KISSIMMEE	FL	34741	407-535-7449
ALFIN DISTRIBUTOR INC	OSCAR MARQUEZ	17030 NW 11TH AVENUE	MIAMI	FL	33169	786-602-4098
ALGEIO INC.	ALDAIR CARDENAS	104 NESTING TRAIL	ST. CLOUD	FL	34769	407-300-1260
ALL TIME BREAD LLC	PAUL HUBERT VILCHEZ GAMBOA	11242 SW 164TH - TERRACE	MIAMI	FL	33157	786-312-0985
ALPHAMAR 1512 INC	NAHEM LAYA	796 NW 92ND AVENUE	PLANTATION	FL	33324	754-248-0820
ALWAYS ON THE DOUGH LLC	SHAUN ANDREWS	1347 S. WAUKEENAH ST	MONTICELLO	FL	32344	850-528-4415
AM DELIVERIES INC.	GARY NORRIS	4562 HIDDEN VIEW PLACE	SARASOTA	FL	34235	941-504-0196
AMPARSONS INC	GRAHAM PARSONS	709 E. RIVER OAK DR	ORMOND BEACH	FL	32174	386-451-6787
ANCIENT CITY BREAD CORP	WESLEY JONES	801 S. LONGNEEDLE DR	ST. AUGUSTINE	FL	32092	502-599-6498
ANDRADE DISTRIBUTING INC	AARON ANDRADE	4120 SANDHILL CRANE TERRACE	MIDDLEBURG	FL	32068	904-238-9794
ANDREA RHODES INC	ANDREA RHODES	701 BLUEBERRY AVENUE	GRAND RIDGE	FL	32442	727-452-1509
ANGELO CEPEDA INC	ANGELO CEPEDA, JR.	2743 LYNDSCAPE ST	ORLANDO	FL	32833	386-215-2332
ANGIES MARIE ENTERPRISE, INC.	CALVIN WILLIAMS	7858 DENHAM ROAD E	JACKSONVILLE	FL	32208	904-514-9799
ANGLIN DISTRIBUTION, LLC	BRIAN ANGLIN	3333 BRADENTON AVE	PANAMA CITY	FL	32405	850-784-6328
ANITA DISTRIBUTION CORP	RAUL GOMEZ	555 N.W. 72ND AVENUE APT #209	MIAMI	FL	33126	786-333-0828
ANTHONY LUONGO LLC	ANTHONY LUONGO	5399 SW LONGSPUR LN	PALM CITY	FL	34990	772-600-8999
ANTNIKANDRI FOODS, LLC	ANTHONY PETAKAS	27200 LA JOLLA WAY	WESLEY CHAPEL	FL	33544	718-629-7637
ANVIBE, LLC.	ANDY M. ANAYA	16640 SW 145 AVE	MIAMI	FL	33177	786-366-3207
ARCE DISTRIBUTION INC	CARLOS ARCE, JR.	5789 CROWNTREE LANE	ORLANDO	FL	32829	407-690-6781
ARCHE	PEDRO L.	750 NW 43 AVE APT418	MIAMI	FL	33126	305-323-8234
AREVALO	NANCY	13627 BAYVIEW ISLE DR APT 208	ORLANDO	FL	32824	407-451-4099
ARMI'S HOUSE LLC	ARMIDA CAMACHO	2216 CORONET STREET	FORT MYERS	FL	33907	239-849-8420
ARRIETA DIEGO DISTRIBUTION INC	DIEGO A. ARRIETA	11120 W. 35TH WAY APT. #1211	HIALEAH	FL	33018	786-447-4369
ARTAU	LAZARO	8360 NW 103RD STREET APT#205	HIALEAH GARDENS	FL	33016	786-639-0748
ASPINWALL	JESSE R.	54391 TURNING LEAF DRIVE	CALLAHAN	FL	32011	904-708-8386
ASTONE RAMAREZ LLC	NICOLA ASTONE	1909 SW FLOWER LANE	PORT ST. LUCIE	FL	34953	561-657-1269
AUBREY ENTERPRISES, INC.	MARK AUBREY	5111 NW 81 TERRACE	CORAL SPRINGS	FL	33067	863-978-9258
AUDILAVILLA BAKE CORP.	CARMEN TOME	2247 DESOTO BLVD NORTH	NAPLES	FL	34120	786-859-8872
A-Z DISTRIBUTING OF THE PANHANDLE, LLC	STACY RIMMER	2425 THAMES ROAD	PANAMA CITY	FL	32405	850-814-9738
BABY FACE TONY EXPRESS INC	JUAN ORTIZ	13004 COYOTE LN	VENICE	FL	34292	631-335-3065
BAER BREADS CORP.	DARRYL BAER	608 PAINTED LEAF DR	BROOKSVILLE	FL	34604	813-679-3206
BAFEENEY LLC	BRANDON FEENEY	13006 TIDAL FLATS LOOP	RIVERVIEW	FL	33579	813-494-6970
BALLABANI	BLENDAR	7501 MENGI CIRCLE	NEW PORT RICHEY	FL	34653	727-239-6832
BARAH INC	WILLIAM HENNING	150 BELLEVUE BLVD APT 708	BELLEAIR	FL	33756	727-535-4188
BARBER LOGISTICS INC.	VALENCIA BARBER	121 BLUE COVE DRIVE	SANTA ROSA BCH	FL	32459	202-327-3397
BARRENS CHOICE INC	CLIFFORD BARREN, JR.	1937 LONGVIEW DRIVE	TALLAHASSEE	FL	32303	407-267-8463
BARRETT DISTRIBUTING, INC	PATRICK BARRETT	6314 HARBOUR OAK DR	LAKE WORTH	FL	33467	954-684-0249
BAYLIE'S DISTRIBUTION INC.	CARL PHILLIPS	210 SPRINGVIEW ST	COLUMBIA	FL	36319	334-695-4312
BELLIN SERVICES INC	EGON PETZ	7780 LA MIRADA DR.	BOCA RATON	FL	33433	561-299-0369
BD DISTRIBUTION LLC	BRIAN DONNELLY	171 DESTINY CIR	CAPE CORAL	FL	33990	203-465-8488
BELLA DISTRIBUTION 2 INC	ISRAEL CASTRO BUENO	7734 LOWER GATEWAY LOOP, APT. #1431	ORLANDO	FL	32827	317-478-6015
BENCH JR DISTRIBUTING LLC	STEVEN BENCH JR	10806 AIRVIEW DR	TAMPA	FL	33624	813-787-1599
BIGZ SHOTZ BREAD ROUTE LLC	LIONEL JOHNSON	7157 BAY LAUREL CT	WESLEY CHAPEL	FL	33545	813-469-6886
BILLIONAIRE BREAD BOYS LLC	CHRISTOPHER MAURITZEN	7047 CARLOW STREET	NEW PORT RICHEY	FL	34653	727-645-3838
BILLSBURY DOUGHBOY INC.	WILLIAM GRADOLPH	2626 NEVERLAND DRIVE	NEW SMYRNA BCH	FL	32168	386-843-9064
BIRD MAN MJM GROUP INC	MARILYN K. MANLEY	1202 S.W. SUNSHINE STREET	STUART	FL	34997	405-885-2808
BLANCHE INC	JANDER CELIS	1212 NW 192ND - TERRACE	PEMBROKE PINES	FL	33029	954-701-3986
BM EXPRESS CORP.	EFRAIN A. TRAVAREZ ROMAN	1840 PATRIOT WAY	ST. CLOUD	FL	34769	787-602-6231
BMC DISTRIBUTORS LLC	HEIDY MORALES GONZALEZ	11827 SW 248TH TERR	HOMESTEAD	FL	33032	786-400-0327
BMOSS DISTRIBUTORS INC.	BRIAN MOSS	26929 LOST WOODS - CIRCLE	BONITA SPRINGS	FL	34135	239-851-1982
BOBO'S BREAD INC	BRIAN JOHN OCASEK	2086 JUDITH PL	LONGWOOD	FL	32779	407-468-1897
BOFF DISTRIBUTORS 2, CORP.	JENNIFER BOFF	9786 S.W. 51ST AVE	Ocala	FL	34476	352-445-5619
BOFF DISTRIBUTORS LLC	RICHARD F. BOFF III	9786 SW 51ST AVENUE	Ocala	FL	34476	352-445-9122
BOGO ENTERPRISES, INC.	JOSEPH J. O'NEILL	847 SW 50TH WAY	GAINESVILLE	FL	32607	954-732-5874
BOLGY INC.	JOSE TEJADA BRITO	8114 HARWICH PORT LN	GIBSONTON	FL	33534	813-438-9320
BOND INVESTMENT GROUP LLC	KEVIN A. BOND	8445 CUSHMAN CT	NEW PORT RICHEY	FL	34654	727-480-7514
BOND SHULER INC	DONNIE SHULER	10625 SE 151ST ST	SUMMERFIELD	FL	34491	352-216-6757
BOOTH CROSSING INC	CODY BOOTHE	4 LAUREL COURT	PLACIDA	FL	33946	770-778-4817
BORROW	ANTHONY	604 JUAN ORTIZ CR	FT. PIERCE	FL	34947	772-465-4693
BOUTELLE	GLENN	9430 HAWKSMOOR LN	SARASOTA	FL	34238	941-539-9197
BOWEN DISTRIBUTION OF JAX INC	STEPHEN MCCORD BOWEN	522 PINE BLUFF DRIVE	SAINT AUGUSTINE	FL	32092	423-710-4114
BOWERS DISTRIBUTORS LLC	ANDREW BOWERS	12265 JAYBIRD RD	WEEKI WACHEE	FL	34614	727-267-2038
BRADLEY	SCOTT	18355 43RD RD N	LOXAHATCHEE	FL	33470	561-543-2044
BRADLEY RENTALS LLC	DANA BRADLEY	5305 SW LEEWARD LN	PALM CITY	FL	34990	561-601-8866
BRANDON THRASHER LLC	BRANDON J THRASHER	8911 AMEN CORNER PL	PALMETTO	FL	34221	813-389-3856
BRD LOGISTICS LLC	HIRAM C. ORTIZ	2446 SWEETFAIR CT	APOPKA	FL	32712	321-304-0880
BREAD BOYZ 00 INC	MATTHEW R. CLARK	5481 N.W. 95TH AVE	SUNRISE	FL	33351	954-592-7169
BREAD COMPANY OF FLORIDA LLC	CHRISTA LOZADA	711 31ST STREET WEST	BRADENTON	FL	34205	941-243-2887
BREAD N BUTTER INC	AMELIA HICKS	190 WIDNER CIRCLE	DEFUNIAK SPGS	FL	32433	334-430-5611

BREAD NOW INC.	GREGORY WILLIAMS	7601 WILLIAMS DRIVE	YOUNGSTOWN	FL	32466	850-624-9057
BREAD ON THE TABLE CORPORATIONS	NADIN FRANCO	33507 PICCIOLA DRIVE	FRUITLAND PARK	FL	34731	954-210-2133
BREAD WINNERS CORAL SPRINGS, LLC.	PETER RAMOS	11925 ROYAL PALM BLVD. APT 204	CORAL SPRINGS	FL	33065	954-288-3821
BREADEX ATLANTICUS, LLC	BOUCHAIB BENSIOUA	1000 CHELSEA DRIVE	DAVENPORT	FL	33897	407-300-8999
BREADFELLAS LLC	JONATHAN J. SCHMIDT	1220 W. VOORHIS AVE.	DELAND	FL	32720	814-657-3543
BREAKING BREAD JAX LLC	LAURA ORZA	14 CONLEY COURT	PALM COAST	FL	32137	386-225-3327
BREEZE DELIVERIES LLC	THOMAS N. ROBERTSON, JR.	1722 SHERIDAN STREET #102	HOLLYWOOD	FL	33020	305-479-9400
BRETCH	WILLIAM	6 SOUTH BLVD W	DAVENPORT	FL	33837	863-514-3348
BRIAN J SHOOK CORPORATION	BRIAN JOSEPH SHOOK	3938 CINCINNATI ST	NORTH PORT	FL	34286	941-416-6053
BRIAN'S BREAD, LLC	BRIAN J. LOVING	1027 GRAND CANYON DR	VALRICO	FL	33594	813-731-5138
BRICK CITY DISTRIBUTION LLC	GILBERTO SANTIAGO	3958 SPOTTED EAGLE WAY	FORT MYERS	FL	33966	239-362-0289
BRITTANY ZIMMER DISTRIBUTION INC	BRITTANY ZIMMER	945 N.W. 102ND ST	OKEECHOBEE	FL	34972	772-240-9829
BROWN & MUNDELL DISTRIBUTING INC.	VAL DEANE M. BROWN	10907 DOVER COVE LN	JACKSONVILLE	FL	32092	904-495-2349
BULLIES DISTRIBUTING LLC	JOHN W. SUNDERLAND III	9220 NW 25TH ST	SUNRISE	FL	33322	954-747-1648
BURKS	KRISTIN	4230 FLORIDATOWN RD	PACE	FL	32571	850-206-8051
BV 13 DISTRIBUTION INC	BARBARA ELIZA VARELA VALE	16536 SEA GLASS STREET	WINTER GARDEN	FL	34787	407-715-5545
BVVE DISTRIBUTION INC	EDGAR J. GUANDA GUERRERO	16536 SEA GLASS ST	WINTER GARDEN	FL	34787	407-607-1127
C & J SERVICES II CORP.	MARIA C. VELASQUEZ	107 SW 18TH COURT APT. #7	MIAMI	FL	33135	786-619-5376
C & M DELIVERY SERVICES LLC	CHARLES C. VIOLA	3519 HAWK DRIVE	MELBOURNE	FL	32935	321-615-0253
C.W.W. DISTRIBUTORS LLC	CHAD WRIGHT	2960 NW 109TH AVE	SUNRISE	FL	33322	954-918-8067
CABBO LLC	RAMON FELIPE GRANADA	5344 PARADISE CAY CIRCLE	KISSIMMEE	FL	34746	321-745-9922
CAG BAKERY LLC	CARLOS ANTONIO GIRALDO	3033 PARK RIDGE AVE	MULBERRY	FL	33860	863-602-8693
CANEITO TRANSPORT, LLC	MELANIE ESPINOSA	2244 WINDCREST LAKE CIRCLE	ORLANDO	FL	32824	321-961-1769
CANEJO 3 CORP	GERMAN ESPINOSA	2244 WINDCREST LAKE CIRCLE	ORLANDO	FL	32824	407-928-0796
CARLOS MURO DISTRIBUTOR CORP	CARLOS J. MURO JULIEN	9718 HAMMOCKS BLVD APT. #101	MIAMI	FL	33196	786-294-5011
CARLOZZI DISTRIBUTION, INC.	WILLIAM CARLOZZI	1665 PASADENA DRIVE	DUNEDIN	FL	34698	352-598-7718
CASALE	MICHAEL	103 FIELSTONE LANE	PALM COAST	FL	32137	386-445-5050
CASAMARA, LLC	ANTHONY CASABLANCA	4010 LINDEVER LANE	PALMETTO	FL	34221	914-441-0939
CASEY'S CAKES, LLC	RICHARD CAMPER	624 SEABREEZE DRIVE	PANAMA CITY	FL	32413	850-527-6482
CATASHEJA CORPORATION	CARLOS A. RAMIREZ	2396 S. STEWART ST	KISSIMMEE	FL	34746	407-201-6643
CB DISTRIBUTORS, LLC	RICHARD C. MARTINEZ	1006 SILVER PALM WAY	APOLLO BEACH	FL	33572	813-833-4789
CDREITZ ENTERPRISE, INC.	CRAIG REITZ -	222 OAK LANE CIRCLE	OCALA	FL	34472	352-624-1648
C-FERN ENTERPRISES INC	CLAUDIO A. FERNANDEZ	4682 ROSS LANIER LN	KISSIMMEE	FL	34758	407-760-6393
CHARLES ORION M, LLC	ROOLINGTHON CHARLES	14109 ECORN WOODS LN	ORLANDO	FL	32826	407-668-0269
CHARLEY	ELYSEE	1831 SW 148 WAY	MIRAMAR	FL	33027	786-566-9569
CHAVIANO 23 INC	DANI CHAVIANO GOMEZ	7018 N. GRADY AVENUE	TAMPA	FL	33614	561-449-3534
CHB DISTRIBUTION INC	CHAD HEWITT	19925 LONESOME PINE DRIVE	LAND O LAKES	FL	34638	813-404-7829
CHESTER	KEVIN	2220 WEST RIVER DR	MARGATE	FL	33063	754-204-6193
CHF02 CORP	CINDY HERNANDEZ CELIS	4751 CASON COVE DR APT. #2015	ORLANDO	FL	32811	321-279-0567
CHRISTOPHER J MORGAN LLC	CHRISTOPHER MORGAN	200 WHITMAN RD	WINTER HAVEN	FL	33884	863-224-2449
CHS 1 INC	CARLOS HUMBERTO SERNA VELEZ	961 LIVESTOCK LOOP	ST. CLOUD	FL	34771	347-840-4936
CIT 1 ENTERPRISE, CORP	CARLOS E. INFANTE DE LA TORRE	PO BOX 127761	HIALEAH	FL	33012	786-398-3770
CLARK ENTERPRISES OF SOUTH FLORIDA, INC.	MATTHEW CLARK	5481 NW 95TH AVE	SUNRISE	FL	33351	954-742-0883
CLASHBE DISTRIBUTING,LLC	CLARENCE BLANCHARD	10515 118TH AVENUE	LARGO	FL	33773	315-816-2142
CLAXTON BREAD SERVICES, INC.	TIMOTHY CLAXTON	2255 PALMETUM LOOP	APOPKA	FL	32712	407-456-1936
CMG DISTRIBUTING,INC	CRAIG GARGUILO	9421 PANAMA CIRCLE	PORT CHARLOTTE	FL	33981	941-268-1991
COALPI GENERAL SERVICES INC	CESAR ALFONSO	5821 AZALEA CIRCLE	WEST PALM BEACH	FL	33415	561-644-6374
COBIELLAS DISTRIBUTOR CORP	FRANCISCO COBIELLAS	5495 W. 14TH LANE	HIALEAH	FL	33012	786-269-1357
COLE WORLD INVESTMENT GROUP LLC	SARA M. COLE	4337 WOODLAND RETREAT BLVD	NEW PORT RICHEY	FL	34655	727-597-0508
COLE WORLD LLC	CODY J. COLE	4337 WOODLAND RETREAT BLVD	NEW PORT RICHEY	FL	34655	727-597-0508
COLLIER DISTRIBUTION CORP	CARLOS SILVA-PAUMIER	4542 26TH AVE SW	NAPLES	FL	34116	239-919-0929
COQUETA 19 INC	MARIA DE JESUS ARIAS GONZALEZ	1825 LINHART AVENUE LOT #74	FORT MYERS	FL	33901	239-850-0703
CORBO ENTERPRISES INC.	GARRETT CORBO	9761 PORTA LEONA LN	BOYNTON BEACH	FL	33472	561-704-3064
COSTA INCA LLC	PRISCILLA GRANADOS	7189 N LEEWYNN DR	SARASOTA	FL	34240	941-879-4925
COTTON FAMILY TRANSPORTATION LLC	BRADLEY COTTON	139 DUNCAN DR	CRAWFORDVILLE	FL	32327	905-274-9793
CRC DISTRIBUTION LLC	CRAIG CHANCEY	5420 WAYFARER AVE	APOLLO BEACH	FL	33572	813-808-7080
CRIBB JR DISTRIBUTION INC	ALBERT CRIBB, JR.	1901 N.E. 2ND ST APT. #131	GAINESVILLE	FL	32609	352-278-6183
CRL DISTRIBUTION, INC.	CHARLES R. LESCHER	1906 SHARON ROAD	TALLAHASSEE	FL	32303	850-531-9888
CROCKER	DAVID CHRIS	392 WEATHERED EDGED DRIVE	ST AUGUSTINE	FL	32092	904-405-0610
CRP DISTRIBUTION, LLC	RICHARD PALLITTO	13220 MARSH LANDING	PALM BEACH GDNS	FL	33418	917-767-9201
CUNNINGHAM DISTRIBUTING LLC	BRIAN S. CUNNINGHAM	1059 KIMBERLY COURT	PORT ORANGE	FL	32129	386-843-1438
D&B MAY ENTERPRISES, INC.	DOUGLAS MAY	11245 110TH WAY	LARGO	FL	33778	813-766-2036
D&B SWEET THREE, INC.	DEAN R. MCDERMOTT	5432 PINELAND AVE	PORT ORANGE	FL	32127	386-262-8972
DALENA ENTERPRISES LLC	ANDREW DALENA	2663 RED OAK CT	CLEARWATER	FL	33761	727-242-1861
DAN DELIVERY LLC	NATALIA ANDEA OCHOA	4401 SW 139TH AVENUE	MIRAMAR	FL	33027	305-323-2682
DANKO DISTRIBUTION INC	RITA MARIE MCGRATH	5259 OAKLAND LAKE CIR.	FORT PIERCE	FL	34951	772-204-6848
DANNY O LLC	DANIEL O. RINCON	14545 BICKY ROAD	ORLANDO	FL	32824	407-276-1363
DANNY'S MISSION INC	DANIEL CACCIATORE	4114 OYSTER POND WAY	JUPITER	FL	33458	561-222-1837
DARRIA DISTRIBUTION INC	JAMES A. DARR	2801 NORTH HALIFAX AVE, APT. #253	DAYTONA BEACH	FL	32118	904-537-7944
DAVID TAYLOR DISTRIBUTING INC	DAVID TAYLOR	279 PONCE DE LEON STREET	ROYAL PALM BCH	FL	33411	954-857-9400
DBA SERVICES LLC	ROGER D. AVILA	5113 BONNEDALE COURT	TAMPA	FL	33624	813-629-0854
DE JESUS TRUCK LLC	ABIMAE DE JESUS LOPEZ	2944 RIFLE RANGE RD	WINTER HAVEN	FL	33880	863-258-1307
DELIVERY BY J.G.C. LLC	JAMES GARRETT CLARK	7414 OAKSHIRE DRIVE	PORT RICHEY	FL	34668	727-326-4434
DELOACH DISTRIBUTION INC.	JOSEPH DELOACH	28 TRAIL COURT	DESTIN	FL	32541	250-842-0201
DELUXE CORPORATION AND SERVICES LLC	MAIKOR ROMERO	201 9TH STREET E APT. #308	PALMETTO	FL	34221	941-894-9759
DEM DISTRIBUTORS, LLC	MICHAEL DWYER	6121 49TH CT E	ELLENTON	FL	34222	917-769-7185
DEVAUGHN	PHILLIP C.	6932 CORDAY ROAD	JACKSONVILLE	FL	32208	904-344-6550
DIAZ BREAD DISTRIBUTION LLC	RAUL DIAZ	5121 E. PORTIFINO - LNDGS BLVD, APT #205	FT. PIERCE	FL	34947	772-475-5325
DIB ENTERPRISES GROUP INC.	DAVID IRIZAR	2687 W 74TH ST	HIALEAH	FL	33016	305-215-0052
DILCOCOMA INC.	DINA MOYETT	4941 FLAGSTONE DRIVE	SARASOTA	FL	34238	516-241-8229
DILOGISTICS GROUP LLC	DIEGO A. MARTINEZ	13839 FAIRWAY ISLAND DRIVE, APT. #1133	ORLANDO	FL	32837	407-800-1393
DIMITRI BREAD INC	BENETA BOCE	5638 KENWOOD AVENUE	NEW PORT RICHEY	FL	34652	727-312-6614
DIMOV DISTRIBUTION INC	DIMO DIMOV	9010 POLLY AVENUE	PANAMA CITY BCH	FL	32408	850-221-6668
DIRECT DISTRIBUTION AND TRANSPORTATION,	DAVID LEATHERS	9732 NIMITZ COURT N	JACKSONVILLE	FL	32246	904-655-8078
DISTRIBUIDORA JG LLC	JOHN F. GARCIA	4370 COMMUNITY DRIVE APT. #133	WEST PALM BEACH	FL	33409	561-713-9910
DJC 16 INC	DARNAY TRINCADO	6020 W. FERN STREET	TAMPA	FL	33634	813-505-1918
DLS DISTRIBUTION LLC	DAVID LEE STEPHENSON	210 CLIFFORD STREET UNIT D	FT WALTON BEACH	FL	32547	910-527-5784
DMG VENDING INC	DIMARTINO GUERREIRO	3588 N. Salford Blvd	NORTH PORT	FL	34286	941-979-0060
DON LAWRENCE CORP.	DONALD L. LAWRENCE	1947 WEST TEN MILE ROAD	CANTONMENT	FL	32533	850-941-1260
DOUBLE 07 LLC	ALAINA PROSCH	2307 S.W. SALMON RD	PORT ST. LUCIE	FL	34953	561-827-9729
DOUBLE DOWN ROUTE DISTRIBUTORS, INC.	CAROL DEGREGORIO	7501 N.W. 115TH TERRACE	PARKLAND	FL	33076	754-229-6796
DOUGH TO DOOR SERVICES II INC	RAMON LLORCA	2800 NW 118 AVENUE	PLANTATION	FL	33323	754-234-2467
DOUGHBOY DISTRIBUTORS, INC.	COLLEEN BOYER	1666 WHITMORE ST.	SEBASTIAN	FL	32958	772-321-1803
DOVERLAND FAMILY ENTERPRISES, LLC	DEBORRAH GERMAN	2119 SYDNEY DOVER RD	DOVER	FL	33527	
DPH INDUSTRIES CORP	GARY HUNTER, JR.	1825 NW CORPORATE BLVD, SUITE #110	BOCA RATON	FL	33431	443-622-9439
DROP N MUNCH LLC	ANDREW W. TYLER	7507 STILLRIDGE DR BUILDING #20E	TAMPA	FL	33615	813-300-2465

DW FEBUS, INC.	DELMA FEBUS	5317 SATEL DRIVE	ORLANDO	FL	32810	321-332-4790
E A T INC	ANTHONY MARTH	1577 VIRGINIA DRIVE	MELBOURNE	FL	32935	321-693-4147
EDDIEMIRO DISTRI 5377 INC.	EDWIN MIRO, JR.	206 NW 46TH COURT	DEERFIELD BEACH	FL	33064	954-270-7471
EH DISTRIBUTING, LLC	EDWARD HENLEY, JR.	2620 W KINGSFIELD RD	CANTONMENT	FL	32533	850-679-4490
ELK DISTRIBUTION LLC	EDWARD KINSLOW	981 AUSTON LANE	PORT ORANGE	FL	32127	386-506-9367
ELLENBURG	MICHAEL KELLY	P.O. BOX 52	LAKE GENEVA	FL	32160	904-509-2720
EMISA.L.L.C.	NAZLY MALDONADO	33507 PICCIOLA DR	FRUITLAND PARK	FL	34731	954-210-2133
EMIVANTO INC	EMIR H. ALARCON NUÑEZ	2932 CIALELLAS PASS STREET	SAINT CLOUD	FL	34772	407-485-2274
ENES LLC	BLEDI SHAHINLLARI	1895 SIERRA CIRCLE SOUTH	LARGO	FL	33770	734-788-8949
ENTERPRISE MDK INC	MICHAEL L. HATTON	801 CAVEMILL WAY	TARPOON SPRINGS	FL	34689	727-934-4528
ENTERTAINMENT 720 INC.	MARGARET KELLY	3520 SW 15TH AVENUE	CAPE CORAL	FL	33914	239-639-2232
EPPE'S DISTRIBUTION LLC	CAMERON EPPE'S	141 FISHERMANS COVE DR	EDGEWATER	FL	32141	407-456-2684
EPTING	LATERANCE J	7753 DANU DRIVE	ORLANDO	FL	32822	331-594-8043
ESCOBEDO	MARIN	10315 NE 11TH COURT	OKEECHOBEE	FL	34974	863-801-1936
ESCOBEDO DISTRIBUTION SERVICES, LLC	MARIN ESCOBEDO	5440 NW MOORHEN TRAIL APT #305	PORT ST LUCIE	FL	34986	863-801-9320
ET DISTRIBUTIONS, INC.	ELIAH THOMPSON	3715 FALLSCREST CIRCLE	CLERMONT	FL	34711	352-978-2234
ETHERIDGE	STEVE E	3664 ROYAL CREST DR	LAKELAND	FL	33812	863-248-9199
EVA ADP INC	KONSTANTINOS M. HANTZIDIAMANTIS	190 W. KELLER ST	HERNANDO	FL	34442	352-212-1158
EXCLUSIVE BREAD DISTRIBUTORS, CORP.	CATALINA FLORES	8936 WEST FLAGLER ST APT. #205	MIAMI	FL	33174	305-905-9786
EXPRESS QUALITY SOLUTION INC	YORDAY FERRER	521 35TH AVENUE NE	NAPLES	FL	34120	239-919-4365
FAITH 89 INC	MABRUNA FLORESTIL	5643 CHUKAR DRIVE	ORLANDO	FL	32810	407-844-9572
FATOVIC DISTRIBUTION LLC	LILLIAN FATOVIC	2531 MARSHFIELD - PRESERVE WAY	KISSIMMEE	FL	34746	407-319-8743
FEENEY DISTRIBUTION LLC	VICTORIA FEENEY	13006 TIDAL FLATS LOOP	RIVERVIEW	FL	33579	813-494-6970
FERRAN	VICTOR	11141 EVERBLADES PKWY APT. 204	ESTERO	FL	33928	317-964-3689
FID DISTRIBUTING, INC.	BYRON S. FIDLER	4112 RUSSELL LN	PANAMA CITY	FL	32404	850-763-2360
FIKA DISTRIBUTORS LLC	ANDRES FELIPE SANCHEZ MORALES	PO BOX 477	OCOE	FL	34761	407-600-5084
FISHER	BARRY R.	2861 CIRCLE RIDGE DR	ORANGE PARK	FL	32065	904-272-9555
FOGH	EDWARD	2012 E GACHET BLVD	LAKELAND	FL	33813	863-646-0797
FRANCO'S VENTURE LLC	CESAR A. FRANCO CASTANEDA	3072 CALDER COURT LOT #362	JACKSONVILLE	FL	32250	608-658-4208
FRANY KC DISTRIBUTOR LLC	ELIZABETH J. JORGE	3158 WAUSEON DR.	ST. CLOUD	FL	34772	787-341-7739
FRAVA INC.	FRANK A. DALESSANDRO	3703 MEADOWWOOD CT	MELBOURNE	FL	32935	321-403-7298
FRESH BAKED SALES LLC	RONNIE THORNTON, JR.	5234 WATER VALLEY DR	TALLAHASSEE	FL	32303	850-212-6490
FRESH START BAKERIES LLC	GARY LINDSEY, JR.	12441 FIELD POINT WAY	SPRING HILL	FL	34610	813-728-0823
FRY	LINDA M	1710 SWEETWATER WEST CIRCLE	APOPKA	FL	32712	407-886-5615
FRY, SR.	GEORGE R.	1710 SWEETWATER WEST CIRCLE	APOPKA	FL	32712	407-886-5615
FXE, INC.	FRANCIS ENNIS, JR.	21405 OLEAN BLVD UNIT #427	PORT CHARLOTTE	FL	33952	941-661-3402
G & S ANDREWS INCORPORATED	GLENN J. ANDREWS	1646 ACRE CIRCLE	PANAMA CITY BCH	FL	32407	765-586-9800
G.H.L SERVICES LLC	GABRIEL LAW	1502 N. JOHNSON ST	PLANT CITY	FL	33563	239-770-7713
GA JOHNSON DISTRIBUTING, LLC	GREGORY D. JOHNSON	785 102ND AVENUE N	NAPLES	FL	34108	219-363-4193
GALLEGO GOMEZ TRANSPORTATION INC.	PAULA A. GOMEZ DUQUE	3117 STONEHURST CRCL	KISSIMMEE	FL	34741	407-520-0543
GALLIOLI	RICHARD	30206 EMMETTS CT	WESLEY CHAPEL	FL	33543	813-404-4682
GAMA SERVICES LLC	GINETT E. MARTINEZ	7420 NW 18TH STREET APT. #203	MARGATE	FL	33063	754-366-0255
GARCIAS NAJERA COMPANY LLC	MARIA GARCIA	912 IDA ST	WILDWOOD	FL	34785	773-690-1271
GARGUILO DISTRIBUTING, INC	MELANIE KAY GARGUILO	9302 PANAMA CIRCLE	PORT CHARLOTTE	FL	33981	941-763-0278
GATORNOLES BREAD, LLC	NEAL E. WHITEHURST	4820 OSPREY WAY	WINTER HAVEN	FL	33881	863-286-2806
GERRICK CHOKANIS, LLC	GERRICK CHOKANIS	185 LAKESIDE DR WEST	PORT ORANGE	FL	32128	321-274-6353
GETTIN' BREAD INCORPORATED	MICHAEL EVERT	7060 LAURETTA STREET	ENGLEWOOD	FL	34224	941-412-6712
GG BREAD INC	JAVIER GUTIERREZ	957 EAST 27TH ST.	HAIALEAH	FL	33013	305-842-0879
GIACOMAZZI	STEPHEN	3526 MCELLROY AVENUE	TAMPA	FL	33611	813-835-9290
GIELOW DISTRIBUTING INC	SCOTT GIELOW	5680 DURRANCE ROAD	MULBERRY	FL	33860	863-233-3072
GILBERTO BAKERY DISTRIBUTION LLC	GILBERTO JOSE PLANA GARCIA	13301 GREEN MEADOW ROAD	FT MYERS	FL	33913	615-830-8207
GILLETTE DISTRIBUTION LLC	ADAM Z. GILLETTE	2724 LANSING ROAD SE	PALM BAY	FL	32909	321-261-1060
GLAVEY BREAD CO.	CLIFFORD GLAVEY	244 SHAMROCK ROAD	ST. AUGUSTINE	FL	32086	704-305-2890
GM & GR CORP.	GUILLERMO MILAN	430 W. 53 STREET	HAIALEAH	FL	33012	786-252-4510
GOLDEN APOLLO, INC.	MATTHEW GOODE	214 CYPRESS CT.	OLDSMAR	FL	34677	727-288-7878
GOMEZ POSADA SOLUTIONS CORP	VICTORIA GOMEZ	16944 SE 101ST AVE ROAD	SUMMERFIELD	FL	34491	352-492-8539
GRADEN INDUSTRIES, LLC	DAVID GRADEN, SR.	7908 LAKE GENEVA LN	KEYSTONE HTS	FL	32656	352-642-5034
GRAND DOODLE DISTRIBUTORS INC	DEBRA HUGGINS CROMWELL	1003 HAYNES COURT	GREEN COVE SPGS	FL	32043	904-449-4113
GRANT, JR.	EDDIE	1610 S. BELCHER RD.	LARGO	FL	33771	727-688-7396
GREALEX LLC	HUMBERTO DIAZ	565 SE 32 ND TERRACE	HOMESTEAD	FL	33033	305-273-0618
GRECO	JOSEPH C.	1435 CLUBHOUSE DRIVE	ROCKLEDGE	FL	32955	321-243-0605
GREG CAMACHO INC	GREGORIO CAMACHO III	139 APIO CIRCLE	SOUTH BAY	FL	33493	772-647-1640
GRIFFIN	CHARLES	842 GARDENER ROAD	ROCKLEDGE	FL	32955	321-693-2085
GUERREIRO	NELSON M.	2422 PALOMAR STREET	NORTH PORT	FL	34287	401-290-8145
GUILLEN	MOISES	2128 ROSELAWN ST.	SARASOTA	FL	34231	941-377-8371
GULF WIND DISTRIBUTING, L.L.C.	DANIEL C. WELLS	6504 HAMLET DRIVE UNIT A	ENGLEWOOD	FL	34224	941-474-8376
GULLAGE LLC	CHAD GULLAGE	18984 NORTH COUNTY RD 125	GLEN SAINT MARY	FL	32040	904-686-4159
H&D BREAD, LLC	HARRY M. GIFFORD	15436 CR 455	MONTEVERDE	FL	34756	407-469-3519
H2H TRUCKING INC.	MATTHEW CUMMO	1031 NW 76TH AVENUE	PLANTATION	FL	33322	516-680-2365
HAIBON	RICHARD B.	11 DEERWOOD ST	PALM COAST	FL	32137	904-471-3834
HALL'S WHOLESALE & DISTRIBUTION INC.	MICHAEL S. HALL	541 ASHLEY RD	CANTONMENT	FL	32533	850-292-1961
HANCOCK DISTRIBUTION LLC	CURTIS HANCOCK	1290 E. GILBERT ST	BARTOW	FL	33830	863-860-6875
HANS	JASON	8177 LUCENA ST	NAVARRE	FL	32566	240-882-6994
HAPPY FEET PCB, INC.	ASHLEY B. NEWSOME	372 WAHOO ROAD, #27423	PANAMA CITY BCH	FL	32408	706-304-9876
HARVEY'S DISTRIBUTION LLC	ALEX HARVEY	3408 W CHESTNUT ST.	TAMPA	FL	33607	386-490-0125
HERNANDEZ	JAIME	3126 WEST 71 PLACE	HAIALEAH	FL	33018	305-834-2738
HERNANDEZ & POWE DISTRIBUTOR LLC	ANGEL C. HERNANDEZ	772 FLEMING DRIVE	BELLE GLADE	FL	33430	561-983-2736
HERRERA BROTHERS TRANSPORTATION LLC	KARLA L. IBARRA	3239 JUSTINA RD APT 2	JACKSONVILLE	FL	32277	773-414-3465
HESTER DISTRIBUTION, LLC	ALAN HESTER	19080 NW 226TH - TERRACE	HIGH SPRINGS	FL	32643	386-454-4240
HILGEN	STEPHEN	11808 MEADOW BRANCH DR, APT 1117	ORLANDO	FL	32825	407-493-4216
HILLER	WAYNE	5570 LIGUSTRUM LOOP	OVIEDO	FL	32765	407-366-5999
HILL'S BREAD DISTRIBUTOR INC	CHRISTOPHER HILL	8257 ODIS YARBOROUGH RD	GLEN SAINT MARY	FL	32040	386-801-1837
HM EPPE'S INC.	HEATHER EPPE'S	141 FISHERMANS COVE DR	EDGEWATER	FL	32141	407-456-2684
HOBBS DISTRIBUTING, LLC	TRAVIS HOBBS	3345 CITRINE CIR.	CRESTVIEW	FL	32539	850-603-7182
HOSIER	REED	235 TOPSIDE DRIVE	ST JOHNS	FL	32259	904-626-8316
HUBBS	JENNIFER	1059 KIMBERLY CT	PORT ORANGE	FL	32129	386-846-2625
HUDSON	TOMMY S.	43030 WOODLAND ST	CALLAHAN	FL	32011	904-228-1763
HUNSPED INC	PETER ILKU	2651 S. PALM AIRE DR APT. 401	POMPAÑO BEACH	FL	33069	561-305-0258
HUNTEX INC	KAMIL J. STECKI	3639 HARBOR BLVD	PORT CHARLOTTE	FL	33952	941-268-8776
I.H. ENTERPRISE L.L.C	ILEANA HERRERA	12833 PARKBURY DRIVE	ORLANDO	FL	32828	407-757-6553
I'M ONLY HERE FOR THE DOUGH LLC	MICHAEL HALE	3008 SWEET ORANGE DR	WIMAUMA	FL	33598	973-943-6471
IMMANUEL DISTRIBUTORS INC	DUANE HOLLERS	1259 GOVERNORS CREEK DR	GREEN CV SPRGS	FL	32043	904-263-8342
IMMINENT ENTERPRISES LLC	CRAIG LANE COLLYER	331 NE 17 ST	CAPE CORAL	FL	33909	239-887-9224
INKREDIBLE SERVICES INC.	STEPHANIE PRINGLES	370 GLENN IVY - TERRACE	SPRING HILL	FL	34608	727-470-8521
INNOVATIVE EARNINGS SOLUTIONS, INC.	GERARD O'NEILL	1298 N.W. 85TH TRRRACE	CORAL SPRINGS	FL	33071	954-732-0528
INVERSIONES 4A LLC	OSWALDO AVELEDO	1400 NW 15TH AVENUE APT. #03	BOCA RATON	FL	33486	561-305-3178

INVESTMENTS BLESS INC	JOHN F. GARCIA	504 N C STREET	LAKE WORTH	FL	33460	754-242-2482
IRINA'S DISTRIBUTION SERVICES LLC	LUIS BENDICHO	5525 92ND TERRACE N	PINELLAS PARK	FL	33782	727-251-9788
IT'S DELIVERY, LLC.	WANDA J. SHOEMAKER	3323 LIGHTHOUSE POINT LANE	JACKSONVILLE BCH	FL	32250	954-494-6858
J & A BREAD INC.	JAMES HAMPTON PETERSON	823 HIGHWAY 277	CHIPLEY	FL	32428	850-658-4363
J & J INTL COMPANY INC	JOSE FERNANDEZ	2808 LAFAYETTE TRACE DR	ST. CLOUD	FL	34772	321-946-9099
J & W TRANSPORTATION SERVICES LLC	JOSE MALDONADO	1345 COVENTRY CT.	WINTER HAVEN	FL	33880	321-682-6503
J A P DISTRIBUTOR INC	JOSELITO PILAPIL	14456 MAGNOLIA - SPRINGS LANE E	JACKSONVILLE	FL	32258	904-504-3840
J SINGH DISTRIBUTORS INC	JAGDESH SINGH	12000 SW 187 TERRACE	MIAMI	FL	33177	305-238-7290
J. A. CASTILLO 03 LLC	JOSE A. CASTILLO	537 LUCERNE BLVD	WINTER HAVEN	FL	33881	863-258-4468
J. FERRER DISTRIBUTING, LLC	JUSTIN R. FERRER	828 TURTLE MOUND DR	CASSELBERRY	FL	32707	917-628-0984
J.A.D.L INC.	JILLIAN CORBO	9761 PORTA LEONA LN	BOYNTON BEACH	FL	33472	561-704-3064
J.D.S. DELIVERY INC.	JUAN DIEGO SANTAMARIA	4401 SW 139TH AVE	MIRAMAR	FL	33027	305-606-1388
J.W. NARBONE, INCORPORATED	JOSEPH W. NARBONE	702 BREAKWATER TER	SEBASTIAN	FL	32958	954-662-2939
J.W.T. DISTRIBUTORS, INC.	JIMMY W. TORRES	1251 S.W. 134TH WAY, A-109	PEMBROKE PINES	FL	33027	347-210-3837
JACK DISTRIBUTING L.L.C.	JAMES M. JACK	4676 DOUGLAS DRIVE	MILTON	FL	32583	850-380-0685
JACKY&ALAIN DISTRIBUTORS LLC	ALAIN RODRIGUEZ RANGEL	220 EAST 53RD STREET	HIALEAH	FL	33013	786-266-1973
JACOBS DISTRIBUTORS, INC.	DEBRA M. JACOBS	812 N. OCEAN BLVD #503	POMPANO BEACH	FL	33062	440-296-8565
JAIVISH ENTERPRISE CORP.	JOHANNA A. IRIZARRY	3365 HAMPTON BLVD	ALVA	FL	33920	787-298-8732
JAM AND BREAD INC.	MARK DOMBROWSKI	12325 83RD WAY	LARGO	FL	33773	630-479-7094
JAMES ELLENBERGER, LLC	JAMES ELLENBERGER	1907 S.W. 12TH LANE	CAPE CORAL	FL	33991	610-551-9564
JAMES. S. DISTRIBUTING "LLC"	JAMES SUTTLE	1416 EAST STETSON DR	COCOA	FL	32922	321-302-5737
JAYLITO INC.	MOISES RAMOS	2641 JUNCTION ROAD	ZELLWOOD	FL	32798	407-310-8009
JB BREAD 3 INC	MARGARET A. GRAHAM-JOHNSON	1330 LEGATTO LOOP	DUNDEE	FL	33838	863-440-3861
JC 22 DISTRIBUTING INC	CLAUDIA HAMRE	213 N. MARTIN LUTHER KING JR. AVE	CLEARWATER	FL	33755	336-417-6216
JCB ELITE GROUP INC	JAIME G. PRADO GUARIN	607 EAST 29TH STREET	SANFORD	FL	32773	407-618-9493
JCR DISTRIBUTION INC	JUAN RINCON BLANCO	11431 SOLAYA WAY	ORLANDO	FL	32821	786-721-1852
JCS DISTRIBUTORS, INC.	JAVIER SUAREZ	5816 LAGUNA WOODS CT	TAMPA	FL	33625	813-265-2254
JEFFREY WATTS DISTRIBUTION COMPANY INC.	JEFFREY L WATTS	7745 STARK AVE	PENSACOLA	FL	32514	850-607-2377
JESSICA REYNOLDS INC.	JESSICA EDSTROM	190 W. KELLER STREET	HERNANDO	FL	34442	352-222-5407
JIREH DISTRIBUTION LLC	JESUS M. FAJARDO SANTOS	1958 SW SUSSET LANE	PORT ST. LUCIE	FL	34953	954-531-4615
JIREH FOOD SERVICE, LLC	CARLOS M. DIAZ	13822 SW 33RD TER	OCALA	FL	34473	352-426-1782
JJ DISTRIBUTORS AND SERVICES LLC	CESAR CERRADA OROPEZA	5467 1ST AVENUE EAST APT. #203	BRADENTON	FL	34208	786-975-9755
JJORDAN ENTERPRISES LLC	JOSEPH JORDAN	812 HILLSIDE TERRACE	BRANDON	FL	33511	813-777-9713
JK&K INDUSTRIES INC	KAYRA RIVERA-ROSARIO	628 CATFISH CREEK RD	LAKE PLACID	FL	33852	413-386-5035
JKM DISTRIBUTOR INC	YOSVANI MESA	15420 SW 10TH ST	MIAMI	FL	33194	305-606-2077
JMS GROUP 30 INC	JESUS M. ACOSTA REBOLLEDO	5854 RAMBLER ROSE WAY	WEST PALM BEACH	FL	33415	561-876-3223
JOHN LLOYD JR., LLC	JOHN LLOYD, JR.	2179 SWANSON DRIVE	DELTONA	FL	32738	386-801-7138
JOHNSON	CRAIG	4160 SIDEWINDER TRL	MIDDLEBURG	FL	32068	904-282-4362
JOHNSON	TERRY S.	11001 BREMERTON CT	NEW PORT RICHEY	FL	34654	727-479-9490
JONES	MICHAEL A.	4872 11TH AVENUE CR EAST	BRADENTON	FL	34208	941-749-6114
JP10 LLC	ORLANDO RINCON	14545 BICKY ROAD	ORLANDO	FL	32824	407-234-0152
JPA DISTRIBUTION, INC.	JONATHAN PALLITTO	1220 NW 22ND AVE	DELRAY BEACH	FL	33445	561-246-0953
JREAD INC	JONATHAN RODRIGUEZ	921 CONTRAVEST LANE	WINTER SPRINGS	FL	32708	407-733-2968
JRM DISTRIBUTOR LLC	JOSE R. MENESES	40 SALAMANCA AVE APT. #1	CORAL GABLES	FL	33134	305-244-3592
JRS DISTRIBUTION, INC.	GEORGE SANABRIA	8701 BAYSTONE COVE	BOYNTON BEACH	FL	33473	561-200-0738
JRW DISTRIBUTION INC.	JASON WILLIAMS	1956 NICKLAUS DRIVE APT A	TALLAHASSEE	FL	32301	850-264-6046
JTW DOUGHBOYS INC	JAMES WYLY	626 HOLLOWES CIRCLE	DEERFIELD BCH	FL	33442	954-204-1461
JUAN & SAIB SERVICE INC	JUAN C. SANCHEZ ARCA	26021 SW 138TH COURT RD	HOMESTEAD	FL	33032	786-339-6279
JUBILEE DISTRIBUTION, LLC	SARA PEREZ	5443 NORTH WOODCREST DRIVE	WINTER PARK	FL	32792	407-579-1916
JV BREAD, LLC	JESUS VALDES, JR.	12850 SW 61ST PLACE ROAD	OCALA	FL	34481	352-322-5869
JWZ DELIVERY LLC	JUDY ZIMMER	12655 81ST STREET	FELLSMERE	FL	32948	772-633-8943
K.E.H. DISTRIBUTING, LLC	KYLE EDWARD HENLEY	131 SANTA ROSA ROAD	CANTONMENT	FL	32533	850-982-8228
K.G.C ESSENTIAL INVESTMENTS INC	KEVIN CARPENTER	1339 ROBERT KING - HIGH DRIVE	LAKELAND	FL	33805	850-212-6773
K.S. BREAD DISTRIBUTORSHIP LLC	KEN SEGOBIN	6416 DUTTON DR.	WESLEY CHAPEL	FL	33545	646-644-0944
KADO DISTRIBUTIONS INC	KATHERIN DONCEL RAMIREZ	13039 ISLAND BREEZE COURT	ORLANDO	FL	32824	321-682-8601
KAIA DISTRIBUTION INC.	ALEJANDRA BAKOS	682 THURINGER ST NW	PALM BAY	FL	32907	956-244-3070
KATZ THE BREAD GUY LLC	EVAN KATZ	5494 RILEY LANE	PORT CHARLOTTE	FL	33981	954-650-0443
KCM DISTRIBUTING LLC	PETER VINCITORE	2720 WEBER ROAD	MALABAR	FL	32950	321-987-3060
KEELEY DELIVERY LLC	WILLIAM KEELEY	641 91ST AVENUE N	NAPLES	FL	34108	616-890-0294
KELLER DISTRIBUTION, INC.	JORDAN KELLER	1449 SEAHOUSE ST	SEBASTIAN	FL	32958	772-321-0335
KENDALL BREAD INC	ANDREW MARKS	7936 OAK GROVE CIRCLE	HERNADO	FL	34243	352-464-1950
KHNMPANG, INC.	PATRICK WAYNE TULEY	1973 STILLWOOD WAY	ST. CLOUD	FL	34771	407-307-4317
KING'S DOUGH BOYS INC.	MICHAEL LEBRON	1662 NANUCKET ST	DELTONA	FL	32725	808-859-4657
KJM DISTRIBUTOR LLC	AMPARO COLLAZOS	2328 ANHINGA DRIVE	KISSIMMEE	FL	34743	407-267-2562
KJI DELIVERY INC	JUAN JOSE BRITO	5510 N. HIMES AVENUE APT. #504	TAMPA	FL	33614	718-310-0732
KM & SONS INC.	MICHAEL MIDOLO	15708 DURANGO CIRCLE	BROOKSVILLE	FL	34604	352-345-5224
KROL ENTERPRISE LLC	CHAD A. KROL	224 MCKAY BOULEVARD	SANFORD	FL	32771	407-878-8075
KT CHOKANIS LLC	KATIE CHOKANIS	185 LAKESIDE DR WEST	PORT ORANGE	FL	32128	407-335-9708
KUYKENDALL HOLDINGS, LLC	JESS ANDREW KUYKENDALL	8867 BROWN PELICAN CIRCLE	NAVARRE	FL	32566	850-259-3063
L & A DISTRIBUTING OF POLK COUNTY INC.	LAWRENCE A. MERCER -	533 OAKLAND ROAD	AUBURNDALE	FL	33823	941-967-7025
L R DISTRIBUTION CORP	ROBERT GONZALEZ BORROTO	4151 W 10TH AVE	HIALEAH	FL	33012	786-970-0454
L&C HORNE LLC	COREY HORNE	3750 SILVER BLUFF BLVD, APT. #1501	ORANGE PARK	FL	32065	904-635-2048
L&J 2 DISTRIBUTORS, INC.	JANETTE RODRIGUEZ BATISTA	4090 GREAT EGRET DR	WINTER HAVEN	FL	33881	860-333-2419
L&J PROJECTS LLC	JORGE BERMEJO	1455 SW DIMPERIO AVE	PORT ST. LUCIE	FL	34953	786-661-0531
L. MOODY DISTRIBUTION LLC	LENARD MOODY	936 FIELDS ROAD	JACKSONVILLE	FL	32218	904-424-6432
L.A GONZALEZ DISTRIBUTOR INC	LEYDANIS MARTINEZ	800 EMMA STREET APT. #132	KEY WEST	FL	33040	305-393-6129
L.M.T. DISTRIBUTION, INC.	MARIA TIRADO-TORRES	4900 SW 163RD AVENUE	MIRAMAR	FL	33027	954-579-6082
LA ARBOLEDA DISTRIBUTION INC	ALVARO ESQUIVEL NAVIA	13039 ISLAND BREEZE CT	ORLANDO	FL	32824	407-259-0674
LAFCERCHA10 CORP	MARIA GONZALEZ	3110 FAIRFIELD DR	KISSIMMEE	FL	34743	407-731-6231
LAGOON COAST, INC.	JEREMY GRIMES	601 CASA GRANDE DR	MELBOURNE	FL	32940	321-508-9994
LAINE ENTERPRISES INC	SONJA LAINE	1307 SW VICUNA LN	PORT ST. LUCIE	FL	34953	772-834-1635
LAMB	RONALD B.	153 LAKE RUN BLVE.	JACKSONVILLE	FL	32218	904-251-5609
LAMBERT INDUSTRIES "LLC"	PATRICK LAMBERT	4110 CROYDON ROAD	PENSACOLA	FL	32514	850-226-4290
LAMMIC, INC.	MICHAEL LAMBERT	10051 REMINGTON DR	RIVERVIEW	FL	33578	813-731-0157
LEGGETT	JOHN	1764 HAWTHORNE COURT	OLDSMAR	FL	34677	727-798-5622
LENARCIC	JEFFREY RAYMOND	699 BRECKENRIDGE DR	PORT ORANGE	FL	32127	386-761-2582
LEON BAKERY 1 INC	DAVID LEON FLORES	2216 CORONET STREET	FORT MYERS	FL	33907	239-878-4700
LEOPEZ LLC	LEONARDO LOPEZ REINA	14545 BICKY RD	ORLANDO	FL	32824	407-234-0154
LET'S GET THIS BREAD LLC	ANTHONY LEPORATI	380 JEFFERSON DRIVE	CASSELBERRY	FL	32707	407-716-4573
LETTIS2, LLC	DENNIS LETTIS	4567 SE 2ND PLACE	OCALA	FL	34471	516-551-2713
LEVA LOGISTIC INC	EGLEE V. BLANCO PENALVER RAUSSEO	3568 SOMERSET PARK DRIVE	ORLANDO	FL	32824	786-925-1552
LEWIS & MICHAEL HOLDINGS INC.	MICHAEL F. FRANZESE	17029 TRAVERSE CRCL	JUPITER	FL	33477	718-926-6045
LEWIS DISTRIBUTING, INC.	WESLEY LEWIS	4778 FAIROAKS DRIVE	PACE	FL	32571	850-736-6679
LG DISTRIBUTION LLC	LUIS R. GARCIA	11758 SW. LEMON AVE	ARCADIA	FL	34269	605-940-2972
LIL TORTUGA EXPRESS, INC.	TRACEY BAQUERO	4130 JOSEPH STREET	PORT CHARLOTTE	FL	33948	917-568-5250
LILLY BELL, LLC	LUIS PEREZ	5443 NORTH WOODCREST DRIVE	WINTER PARK	FL	32792	407-492-1490

LION CONNECTIONS LLC	LEONARDO A. CAVERO	14933 SW 179TH ST	MIAMI	FL	33187	305-846-1148
LLOGA CORPORATION	ANGEL RODRIGUEZ	11415 WELLMAN DRIVE	RIVERVIEW	FL	33578	786-286-0767
LLOYD & JEN L.L.C.	JAMES L HAMILTON	113 WESTGATE DRIVE	PORT ORANGE	FL	32129	386-871-0680
LOSCAR DISTRIBUTOR LLC.	CARLOS RODRIGUEZ	330 WEST 50TH STREET	HIALEAH	FL	33012	786-444-2638
LOVERN DISTRIBUTORS, INC.	ROBERT LOVERN II	7239 WINTER CREEK LANE	TALLAHASSEE	FL	32309	850-893-2420
LOVETT DISTRIBUTION INC	BYRON M. LOVETT	849 WEST 1ST ST	RIVIERA BEACH	FL	33404	561-845-7026
LP DISTRIBUTORS, LLC	LINNET PUENTES	15420 SW 10TH STREET	MIAMI	FL	33194	305-606-0867
LR DELIVERY SERVICES INC	LESLIE RODRIGUEZ	25452 SW 120 AVE	HOMESTEAD	FL	33032	786-447-9738
LRRRA LLC	FABIOLA TERESA ARIAS VAQUERANO	1105 DARA CAY DRIVE	KISSIMMEE	FL	34741	407-668-6897
LUNA DISTRIBUTOR INC.	JOSE LUNA-CENDEJAS	626 SW MCCULLOUGH AVE	PORT ST. LUCIE	FL	34953	772-318-5242
LUSTEB INC	LUIS ARISTIZABAL	2483 SHELBY CIRCLE	KISSIMMEE	FL	34743	407-729-2517
LYMYA INC	DENIS DUBRIC	10800 US HIGHWAY 19, UNIT #233	PINELLAS PARK	FL	33782	727-289-3761
M & J 1 DISTRIBUTION INC	MARY FRANK D'ANGELO LOPEZ	1515 LANCELOT LOOP	TAMPA	FL	33619	754-251-6200
M HOGAN INC	MELISSA GAIL HOGAN	4640 THOUSANDS OAKS BLVD	PACE	FL	32571	850-393-6382
M MONAHAN DISTRIBUTORS LLC	MICHAEL MONAHAN	485 DEERCROFT LANE	ORANGE PARK	FL	32065	904-993-4040
MAHNAKI INC	MARLON HARRISON	10116 MAJESTIC PALM CIRCLE, APT. #201	RIVERVIEW	FL	33578	747-564-4898
MANA2 DISTRIBUTORS, INC.	JUAN MANAUTOU	6214 SILVER OAKS DR	ZEPHYRHILLS	FL	33542	813-469-8556
MANARAS	HARRY J.	9806 MIDDLE COFF DR	NEW PORT RICHEY	FL	34655	727-992-1258
MANARAS	MATTHEW J	9806 MIDDLE COFF DR	NEW PORT RICHEY	FL	34655	727-992-1258
MANN II	ALFRED E.	31016 NOCATEE TRAIL	SORRENTO	FL	32776	904-735-3874
MANNA DISTRIBUTION LLC	IRIS V. GOODMAN	6193 S.W. 6TH STREET	MARGATE	FL	33068	954-708-7940
MARINO	ROBERT	17435 84 CT NORTH	LOXAHATCHEE	FL	33470	561-204-2975
MARION BREAD SALES LLC	WILEY SOWELL, JR.	14001 SW 34TH - TERRACE ROAD	Ocala	FL	34473	352-304-1841
MARK J. FATOVIC ,INC.	MARK FATOVIC	2420 ADDISON CREEK DRIVE	KISSIMMEE	FL	34758	407-729-4853
MARRON	JOHN P.	3113 SR 580 #383	SAFETY HARBOR	FL	34695	727-992-8559
MARTINEZ	LUIS FERNANDO	2573 SUNDANCE CIRCLE	MULBERRY	FL	33860	863-644-3942
MARZOLPH	MARVIN C.	4516 AUSTRIAN COURT	ORANGE PARK	FL	32003	904-269-2317
MASHELLE DISTRIBUTIONS, INC.	ALETHEA D. STEWART	11935 SUELLEN CIRCLE	WELLINGTON	FL	33414	561-255-1152
MATT KERPSACK DISTRIBUTING LLC	MATTHEW KERPSACK	6160 OLD HICKORY RD	CRESTVIEW	FL	32539	850-543-6618
MAYMAR DISTRIBUTION L.L.C	MAYERLING FINOL-VARGAS	8451 GATE PARKWAY W APT# 1238	JACKSONVILLE	FL	32216	904-329-5008
MACAC CUNNINGHAM LLC	MICAH CUNNINGHAM	813 GORDONIA COURT	DELAND	FL	32724	407-616-6426
MEJICO	TERESA	12315 61ST ST N	ROYAL PALM BCH	FL	33412	954-593-9911
MELVI'S BREAD LLC	ALTIN BALLABANI	5948 BAKER RD	NEW PORT RICHEY	FL	34653	727-280-4743
MERKLIN	JAMES A.	2590 CHESTER AVE	NEW SMYRNA BCH	FL	32168	386-689-4540
MERLIE LLC	MICKENSON MAURICE	14018 ECON WOODS LANE	ORLANDO	FL	32826	321-945-9467
MH PROPERTY SOLUTIONS LLC	MICHAEL J HANSON	6 PINE VISTA DR	LARGO	FL	33770	727-481-7513
MICHAEL HADOU LIS DISTRIBUTIONS LLC	MICHAEL HADOU LIS	4483 CAMDEN ROAD	TALLAHASSEE	FL	32303	850-590-2156
MICHAEL JONES DISTRIBUTION COMPANY, LLC	MICHAEL JONES	833 S LONGNEEDLE DR	ST. AUGUSTINE	FL	32092	502-445-6638
MICHAEL MOONEYHAM 7 ENTERPRISES CORP	MICHAEL MOONEYHAM	9818 SMARTY JONES DRIVE	RUSKIN	FL	33573	813-966-3661
MILLER FAMILY SERVICES, LLC	KENNETH MILLER	1106 29TH AVE	VERO BEACH	FL	32960	772-978-0986
MILO DISTRIBUTION INC	PEDRO L. MILO	11751 SW 228TH ST	MIAMI	FL	33170	786-612-2086
MITCHELL	MARTIN	705 JAMES AVE. NORTH	LEHIGH ACRES	FL	33971	239-368-8084
MITCHELL	JOSHUA	11020 NW 26TH PLACE	SUNRISE	FL	33322	305-343-7984
MITCHELL'S HOUSE OF BREAD INC	RAMON MITCHELL	4375 MOON SHADOW LOOP	MULBERRY	FL	33860	813-313-0810
MITCO LLC	THOMAS MITCHELL	1017 CORALLITA COURT	WELLINGTON	FL	33414	732-272-6836
MJ KNEADS INC.	MARK CURRIE	710 BAMA ROAD	BRANDON	FL	33511	813-654-5109
MKC 73 CORP	MAURICIO SILVA, SR.	4728 TARFLOWER LANE	ORLANDO	FL	32829	407-346-0891
MKH DISTRIBUTION LLC	MICHAEL HANSON	1566 ALDRIDGE LANE	DELAND	FL	32720	502-492-2116
MMC INDEPENDENT DISTRIBUTOR INC	YUSNIEL LLANO	14880 SW 82ND STREET	MIAMI	FL	33193	786-972-0174
MOE'S BREAD SUPPLY LLC	ANDY MOSER	5600 WINDOVER WAY	DAVIE	FL	33331	954-434-7579
MOLANO	ERNESTO R.	12727 WOOD TRAIL BLV	TAMPA	FL	33625	813-527-8042
MONDTEZUMAS INC	DENNIS MONDT	3928 LA FLOR DRIVE	ROCKLEDGE	FL	32955	321-636-3999
MOORE DISTRIBUTORS LLC	JEFFREY A. MOORE	7665 ORTEGA BLUFF PARKWAY	JACKSONVILLE	FL	32244	904-302-1711
MORANA	CARL	6 COLONIA COURT	PALM COAST	FL	32137	386-264-9292
MORRIS	CHRISTEN	2406 NE RUSTIC PLACE	JENSEN BEACH	FL	34957	772-209-1116
MORRIS	TIMOTHY A	5302 NW TAMBAY AVE	PORT ST LUCIE	FL	34983	772-370-4086
MORRISON	MICHAEL	3360 OCEAN SHORE BLVD #207	ORMAND BEACH	FL	32176	352-682-3522
MP DISTRIBUTION ENTERPRISES INC.	PAUL TRINH	8425 N.W. 41ST ST APT. #252	DORAL	FL	33166	281-995-2405
MRP DISTRIBUTORS LLC	MICHAEL PALUMBO III	4005 POLYNESIA ROAD	NORTH PORT	FL	34288	941-204-1156
MUCHO INC	HENRY MAURICIO CARRILLO MENESES	7018 N. GRADY AVENUE	TAMPA	FL	33614	813-704-9360
MUNOZ03, LLC	FERNANDO MUNOZ	11923 84TH AVENUE	SEMINOLE	FL	33772	727-851-5560
MVP FOODS INC	CLIVER VILLALOBOS MUNDO	10212 FALCON PARC BLVD, APT. #104	ORLANDO	FL	32832	919-423-0542
MWOODBREADSALESLLC	MICHAEL WOOD	3 BAHIA WAY	Ocala	FL	34472	352-454-5212
MY BREAD DISTRIBUTION COMPANY L.L.C.	CANITRA STEWART	1513 ARNOLD STREET	TALLAHASSEE	FL	32310	850-445-9345
MYERS	MICHAEL	1720 EAST 18TH AVE	TAMPA	FL	33605	813-247-1974
MZ DELIVERY AND MAINTENANCE, INC.	MARIO ZAIDAN	9410 FOX TROT LANE	BOCA RATON	FL	33496	561-470-8822
NAK BREAD COMPANY, INC.	HARRY A NOACK	10260 SUGAR CREEK PL	PENSACOLA	FL	32514	850-516-2936
NANA TRANSPORTATION US INC	MARIANA GARCIA	3010 BOATING BLVD	KISSIMMEE	FL	34746	407-724-8048
NARBONE	VINCENT D.	1327 SW 74TH AVE	N LAUDERDALE	FL	33068	954-695-6326
NICHOLAS COCHRAN LLC	NICHOLAS COCHRAN	2705 PAN AMERICAN BLVD	NORTH PORT	FL	34287	239-292-3470
NIGHT SHIFT DISTRIBUTING LLC	MICHAEL CLAY POLLMAN	2113 NE 22ND PLACE	CAPE CORAL	FL	33909	239-297-6992
NIKKITO DISTRIBUTORS INC	ALFREDO RODRIGUEZ	23828 BROOKLYN AVENUE	SORRENTO	FL	32776	903-691-5946
NIPPON LLC	YUSHI SAKAMOTO	13119 ASHINGTON PT DRIVE	ORLANDO	FL	32824	321-663-0665
NJO SALES & DISTRIBUTION, LLC	NICHOLAS OSBERG	6412 CHRISTINA CHASE PLACE	LAKE LAND	FL	33813	863-370-5653
NOAH DISTRIBUTORS LLC	CARLOS RIBEIRO	1952 SW OAKWOOD ROAD	PORT ST. LUCIE	FL	34953	772-359-2685
NOONAN DISTRIBUTING INC	STEPHEN NOONAN	5318 BARBARA AVE	SARASOTA	FL	34235	941-351-6526
NPR GROUP LLC	NORBERTO PARAJO	4547 SW 129 AVE	MIAMI	FL	33175	305-219-9796
NUNEZ DISTRIBUTORS, INC.	MARCOS V. NUNEZ LUGO	10842 NW 12TH DR	PLANTATION	FL	33322	954-817-5670
NUNO FOOD DISTRIBUTORS INC.	EDUARDO BENTO	705 KEARNEY ROAD	FORT PIERCE	FL	34982	772-267-2745
OASIS LOGISTIC CORP	IRIS R. ORTIZ FIGUEROA	5534 BEGGS ROAD	ORLANDO	FL	32810	407-580-0272
OGAWA	MATTHEW R.	11136 NW 31ST LANE	GAINESVILLE	FL	32606	352-318-1373
OLIVER	TROY G.	4713 SANTA BARBARA BLVD APT. E3	CAPE CORAL	FL	33914	239-549-7712
OLVIABREAD, LLC	LISA DIAZ	PO BOX 150044	CAPE CORAL	FL	33915	239-314-6188
ORTIZ DISTRIBUTION LLC	LUIS G. ORTIZ	10313 BIRDWATCH DR	TAMPA	FL	33647	813-453-5414
OSO DISTRIBUTIONS LLC	MARIA VICTORIA GOMEZ GONZALEZ	7680 LOWER GATEWAY LOOP #516	ORLANDO	FL	32827	317-478-6015
PAPALARDO DISTRIBUTION INC	RODRIGO PAPALARDO	8400 49TH STREET N #710	PINELLAS PARK	FL	33781	404-798-7108
PARADA MANRIQUE LLC	JAIRO M. PARADA	13541 TETHERLINE TRAIL	ORLANDO	FL	32837	407-715-2531
PARADISE BREAD LLC	RANDY ARCHER	5263 CHOCTAW AVENUE	PENSACOLA	FL	33507	205-706-8662
PARADES	RENZO	378 HEATHER HILLS DR	CLERMONT	FL	34711	407-970-2856
PARKER INVESTMENT VENTURES INC.	DEANDRE PARKER	1767 MALLARD LAKE RD	VIERA	FL	32940	321-412-3649
PARSONS PROVISIONS INC.	CHRISTOPHER G. PARSONS	4101 QUAIL DRIVE	ST. AUGUSTINE	FL	32084	850-543-5631
PASCHKE DISTRIBUTING, LLC	MICHAEL C. PASCHKE	P.O. BOX 290877	TAMPA	FL	33687	813-732-7000
PBD LOGISTICS LLC	PEDRO L. VELEZ	1840 PATRIOT WAY	ST. CLOUD	FL	34769	787-603-1539
PEACE OF MIND CARE SYSTEM INC	DANAY LINO	20571 S.W. 103RD AVE	CUTLER BAY	FL	33189	305-803-5891
PEARCE	RODNEY W	350 SW MARVIN HUNT WAY	LAKE CITY	FL	32024	386-758-9703
PEDRO BENAVIDES DISTRIBUTION, INC.	PEDRO BENAVIDES	1005 75TH STREET - OCEAN WEST	MARATHON	FL	33050	786-862-3980

PELTZ DISTRIBUTION LLC	DAVID M. PELTZ	1593 DEER CREEK ROAD	OSTEEN	FL	32764	386-473-3431
PERAZA	JORGE F	4480 SW 164 PLACE	MIAMI	FL	33185	305-525-4839
PEREZ	HENRY	10960 SW 216TH ST	MIAMI	FL	33170	305-773-1144
PERRY DISTRIBUTORS INC	GREGORY PERRY	11207 HUDSON HILLS LANE	RIVERVIEW	FL	33579	813-293-7749
PGF DISTRIBUTION LLC	KEVIN BROWN, JR.	844 YOUNGDRIVE DR	FT. MYERS	FL	33913	317-652-3054
PHIL BOFF CORP.	PHILLIP BOFF	9451 VERONA LAKES BLVD	BOYTON BEACH	FL	33472	954-512-3099
PMC DISTRIBUTORS, INC.	MICHAEL F. CALLEO, JR.	4808 CADET CIR	ROCKLEDGE	FL	32955	915-515-1482
PONCE DELIVERY LLC	YESENIA PONCE	2346 WINKLER AVENUE APT. #L205	FORT MYERS	FL	33901	239-944-0220
POSDUQUE INC	ANGELA DUQUE	8320 WOODLAKE PLACE	TAMPA	FL	33615	813-426-7707
PRATTO	MITCHELL H	9431 NW 4TH PLACE	GAINESVILLE	FL	32607	352-318-2788
PREMIUM KNEADS, INC.	PHIL GOSSELIN -	3911 CROSTREE LANE	VALRICO	FL	33594	813-654-1358
PRIDE DISTRIBUTIONS, LLC	DAVID PEREZ	7561 DOCKSIDE ST	WINTER PARK	FL	32792	407-454-3143
PYLES OF DOUGH INC.	MARIANELA PYLES	P.O. BOX 353 15808 N CTY RD 349	MCALPIN	FL	32062	305-432-1801
R & B DISTRIBUTORS GROUP, INC	CARLOS R. GARCIA	9795 NW 127TH STREET	HIALEAH	FL	33018	305-283-2063
R&J DISTRIBUTION, INC	RICHARD W. ERNST	5575 BRILLIANCE - CIRCLE	COCOA	FL	32926	321-505-2176
RALPH & ZACH BREADS, INC.	RALPH LOBUONO	1855 OAK BERRY CIRCLE	WELLINGTON	FL	33414	561-373-0659
RAMADAN'S BREAD INC.	STEVEN RAMADAN	1973 SW BRISBANE ST	PORT ST. LUCIE	FL	34984	772-323-3960
RANDAZZO DISTRIBUTORS, INC.	NICHOLAS RANDAZZO	1038 HARMONY LANE	CLERMONT	FL	34711	845-234-6940
RANDY DIAZ DISTRIBUTION COMPANY, INC.	RANDY DIAZ	5822 FRENCH CREEK CT	ELLENTON	FL	34222	941-726-6569
RAY ADAMS LLC	RAYMOND ADAMS	1764 WHIPPLE DRIVE	DELTONA	FL	32738	386-748-0724
REED AND JEN, INC.	REED B. PRATT	378 CANTERBURY CRCL	FORT WALTON BCH	FL	32548	850-302-0290
RENNER DISTRIBUTING LLC	RONNIE LEE RENNER	343 CESARA ESTATES DRIVE	MULBERRY	FL	33860	813-239-4182
REYES DISTRIBUTOR INC	NORBERTO REYES, JR.	2548 STAPLEFORD LANE	ST AUGUSTINE	FL	32092	904-566-9216
RICHARD EDSTROM INC.	RICHARD EDSTROM	190 W. KELLER STREET	HERNANDO	FL	34442	352-212-1158
RICO DISTRIBUTING LLC	RICHARD A. RUIZ	12016 COLONIAL ESTATE LN	RIVERVIEW	FL	33569	813-409-4533
RIEDER	JAMES G	1801 GOLFVIEW BLVD	SO. DAYTONA	FL	32119	386-405-0760
RISING MANNA DISTRIBUTION LLC	JEFFREY GOODMAN	6193 SW 6TH STREET	MARGATE	FL	33068	954-696-6028
RIVNYC, INC.	BRYANT RIVERA	17817 POLO TRAIL	BRADENTON	FL	34211	646-708-6443
RLM MONIES LLC	RAY L. MARTINEZ, JR.	911 W. GASTON PLACE	TAMPA	FL	33604	813-965-4611
RMRK DISTRIBUTION GROUP CORP	RYAN RODRIGUEZ	14397 S.W. 120TH COURT	MIAMI	FL	33186	754-214-8244
ROAN DISTRIBUTION L.L.C.	MATTHEW ROAN	3733 MUNDON WAY	TALLAHASSEE	FL	32309	850-545-2940
RODNEY SASINA ENTERPRISES, INC.	RODNEY P SASINA	6329 HEMLOCK RD	OCALA	FL	34472	352-642-2658
ROGUE DISTRIBUTING INC.	KEITH ORMOND	430 GAILS WAY	MERRITT ISLAND	FL	32953	727-580-0416
ROLLING DOUGH DELIVERIES, INC.	VICTORIA A. O'NEILL	847 SW 50TH WAY	GAINESVILLE	FL	32607	917-200-6504
ROLLINS DISTRIBUTION INC.	ANTHONY ROLLINS	14828 NW 107TH - TERRACE	ALACHUA	FL	32615	352-224-0930
ROMO DISTRIBUTORS LLC	ROBERT MOBLEY	24431 SUMMERWIND CT	LUTZ	FL	33559	813-817-7027
ROOTIN TOOTIN HAULIN GLUTEN LLC	PATRICK KELLY	3520 SOUTHWEST 15TH AVE	CAPE CORAL	FL	33914	239-634-2232
RTM DISTRIBUTION INC.	ROY MESSER, JR.	11931 WICHERS ROAD	SAN ANTONIO	FL	33576	863-510-1394
RUBINO ROUTES CORP	NICHOLAS RUBINO	1468 E LOMBARDY DR	DELTONA	FL	32725	407-456-4156
RUIZ CRUZ LLC	EVERARDO RUIZ	820 E LIVE OAK ST	WILDWOOD	FL	34785	773-501-7099
RUPERT	TERI SUE	1212 RAVENS TRACE LANE	MIDDLEBURG	FL	32068	904-874-1411
RUPERTO III	FRANCISCO	6001 TWIN LAKE DRIVE	OVEDO	FL	32765	407-832-7789
RW DISTRIBUTING LLC	DARRIN RICH WILLIAMS	8800 PINE FOREST RD APT 9201	PENSACOLA	FL	32534	251-363-0554
RYAN WYNN LLC	RYAN ALAN WYNN	12057 WARWICK CIRCLE	PARRISH	FL	34219	813-453-6827
S CERVANTES CORP	JAIIME SANCHEZ	2711 7TH STREET W.	LEHIGH ACRES	FL	33971	714-360-8756
S LOPEZ LLC	SANDRO LOPEZ	3201 MYRTLE OAK LOOP	PLANT CITY	FL	33563	813-638-3882
S&L DALENA INCORPORATED	STEVEN DALENA	11027 130TH AVENUE	LARGO	FL	33778	727-599-7136
S.D. DISTRIBUTORS INC	SEAN T DAVIS	1939 BRECKENRIDGE BLVD	MIDDLEBURG	FL	32068	904-631-6595
SABIC	SENA D	9800 TOUCHTON ROAD APT #312	JACKSONVILLE	FL	32246	904-237-9204
SAKAMOTO LLC	MARIA E. LOPEZ	14545 BICKY ROAD	ORLANDO	FL	32824	407-234-0154
SALES AND MORE SERVICES INC	JEDELIAS GONZALEZ	206 EAST 5TH STREET	LEHIGH ACRES	FL	33972	239-645-8670
SAMMYVILLE INC.	SAMUEL CORVIL	291 NW 81ST TERRACE	CORAL SPRINGS	FL	33071	954-461-0796
SANDRA SWEETS & MORE DELIVERIES LLC	SANDRA PUENTE	PO BOX 1032	IMMOKALEE	FL	34143	239-657-2025
SANGRONIS MENDOZA DISTRIBUTION LLC	FELIX SANGRONIS-FONSECA	215 THISTLETON WAY	ST. AUGUSTINE	FL	32092	706-516-8254
SCHOENING TRANSPORT, LLC	RUSSELL SCHOENING	9008 ABERDEEN CREEK CIRCLE	RIVERVIEW	FL	33569	813-389-4530
SEANNA, LLC	JOSE B. FERREIRAS	10200 NORTH ARMENIA AVE, APT. #3403	TAMPA	FL	33612	813-857-7597
SEDA INDEPENDENT DISTRIBUTOR LLC	ISMAEL SEDA	2748 POINTE CIR	GREENACRES	FL	33413	786-473-7737
SEMLAR LLC	JOHN CONVERSE	8125 112TH ST APT. #306	SEMINOLE	FL	33772	251-200-3132
SERNA ANGEL INC	JUAN C. SERNA BEDOYA	961 LIVESTOCK LOOP	SAINT CLOUD	FL	34771	347-944-4928
SHAMMAH DISTRIBUTION, LLC	MARIE NIETO OLAYA	1958 SW SUSSET LANE	PORT ST. LUCIE	FL	34953	954-534-3701
SHAMROCK-4-LEAF CLOVER LLC	TIMOTHY M. CLANCY	5396 AVENUE C	BOKEELIA	FL	33922	
SHEPPARD B INC	LAURRIE SHEPPARD	20540 FIELDCREST CT	CLERMONT	FL	34715	561-644-6685
SINFUL SNACKS, INC.	TERRY WAYNE WATTS	3030 ROYAL TUSCAN LANE	VALRICO	FL	33594	813-957-1722
SJJ DISTRIBUTORS, LLC	ROBERT J. COTE	480 EXECUTIVE CENTER DRIVE, UNIT 5A	WEST PALM BEACH	FL	33401	561-502-7639
SL MASTRAPA ENTERPRISE INC	ORLANDO R. MASTRAPA	1008 SHALE TRAIL ST	APOPKA	FL	32703	407-928-3888
SLOANE TRANSPORT INC.	CRISTINA MILLER	1448 RIVERBIRCH LANE	JACKSONVILLE	FL	32207	904-315-7929
SMITH	JEFFREY	11097 CASTLEMAIN CIR S	JACKSONVILLE	FL	32256	904-629-9638
SMITH	RICHARD	514 STONE LAKE PLACE	BRANDON	FL	33511	813-777-9138
SMITH	EMANUEL THOMAS	113 TILLIETS LANE	PALATKA	FL	32177	386-530-1318
SNYDER DISTRIBUTOR LLC	SNYDER RAMOS ACOSTA	1606 SAIL LANE	POINCIANA	FL	34759	787-560-9289
SONIA'S DISTRIBUTION CORP	JENNIFER BEREJJO	3780 24TH AVENUE NE	NAPLES	FL	34120	239-692-2839
SOUTH FLORIDA DISTRIBUTORS ALLIANCE INC.	STEVEN PATELLA	12484 SW 8TH COURT	DAVIE	FL	33325	954-579-1751
SOZIO DISTRIBUTION, INC.	CHARLENE SOZIO	182 SIESTA DR	DEBARY	FL	32713	386-668-1580
STACK SERVICES, INC.	ED STACK	1038 LEMON TREE LANE	PALM HARBOR	FL	34683	727-736-3706
STEBURG DISTRIBUTING LLC	MICHAEL STEBURG	1097 GREEN ACRES - CIRCLE S.	SOUTH DAYTONA	FL	32119	703-725-7372
STEVEN'S TRANSPORTATION US LLC	XIMENA GARCIA	1096 BETHPAGE RD	AUBURNDALE	FL	33823	407-334-2272
STRIBLING	MARK	11010 NW 26TH PLACE	SUNRISE	FL	33322	954-572-9078
T CADET DISTRIBUTION CORP	KERVENS CADET	1710 4TH AVENUE N #703	LAKE WORTH	FL	33460	508-250-6274
T HAYES INCORPORATED	TRAVIS HAYES	2703 KNOLLWOOD TRAIL	EUTIS	FL	32726	352-516-0835
T&J BARRIOS ENTERPRISES LLC	TIFFANY LEIGH BARRIOS	23704 SHINING STAR DRIVE	LAND O LAKES	FL	34639	313-368-9634
T. MANARAS 1 LLC	TYLER MANARAS	9806 MIDDLE COFF DR	NEW PORT RICHEY	FL	34655	727-992-1258
TAN BULL, INC.	BEN AZERLI	402 75TH STREET	HOLMES BEACH	FL	34217	786-514-1822
TCW DISTRIBUTING INC	TERRY WYMAN	7060 60TH STREET N	PINELLAS PARK	FL	33781	727-409-2442
THE BEST ROUTE INC	VIVIAN BERMUDEZ NUNEZ	4328 BEECHWOOD CIRCLE	WESTON	FL	33331	954-376-1354
THE BREADS GLORY INC	HERNANDEZ TOUSSAINT	15431 GALBI DRIVE	ORLANDO	FL	32828	407-907-0838
THE GIFFORD'S LLC	JEFFREY DUANE GIFFORD	7327 HEATH DRIVE	PORT RICHEY	FL	34668	727-514-4671
THOMAS	MICHAEL	1687 SIENNA DRIVE	MELBOURNE	FL	32934	321-298-0092
THOMAS DISTRIBUTORS LLC	ANSY CHARLEY	1831 SW 148 WAY	MIRAMAR	FL	33027	954-392-1356
THOMAS WASHINGTON INC.	THOMAS WASHINGTON, JR.	702 COLCHESTER CT	FT WALTON BCH	FL	32547	850-863-4146
TIM BURKE, LLC	TIM BURK	8215 CHICKASAW TRAIL	TALLAHASSEE	FL	32312	850-321-7449
TJA DELIVERY, INC.	TOMAS FERNANDEZ	252 SW 63RD TERR.	PLANTATION	FL	33317	954-937-0321
TK DISTRIBUTION SERVICES INC.	TIMOTHY DYE	12521 KELLY SANDS - WAY, APT. #34	FORT MYERS	FL	33908	208-419-5449
TMANARAS, LLC	SUSAN MANARAS	9806 MIDDLE COFF DR	NEW PORT RICHEY	FL	34655	727-992-1258
TMANARAS2 LLC	HARRY MANARAS	11312 RAINBOW WOODS LOOP	SPRING HILL	FL	34608	727-514-4883
TMJA DISTRIBUTION INC	ANATOLIY DOMORATSKIY	6329 RIVO LAKES BLVD	SARASOTA	FL	34241	224-436-0887
TOASTED SWEET, LLC	PAUL WHALEN	8306 LAGUNA CIRCLE	MICCO	FL	32976	802-752-0261

TOMDON CAKE INC.	THOMAS GELINAS	3174 BATTERSEA WAY	WINTER PARK	FL	32792	407-920-8752
TONY BERAT LLC	ANGELA M. RACKE	7501 MENGI CIRCLE	NEW PORT RICHEY	FL	34653	941-725-0918
TOPIN LLC	ROLANDO PINTO	9905 TWIN OAKS LANE	ORLANDO	FL	32825	609-385-5784
TOPPER	JEFFREY L.	4506 PRESTON WOODS DR	VALRICO	FL	33596	813-598-5720
TREJOS DISTRIBUTION COMPANY	JUAN MORENO	2911 CASCAIDA ISLE WAY	COOPER CITY	FL	33024	954-822-7156
TWONOR DISTRIBUTION, LLC	NORMA ORDAZ	14362 SW 166 TERRACE	MIAMI	FL	33177	786-554-6887
UNIDOS J & J INC.	DELVIS CAMACHO	8250 W 21ST LN APT #208	HAIALEAH	FL	33016	786-317-0125
V MARTINEZ DISTRIBUTOR LLC	VALENTIN MARTINEZ	505 ROBERT AVENUE	WINTER HAVEN	FL	33880	863-307-1735
V&M DISTRIBUTION CORP	CRISTAL ARAY BOSCAN	5119 OAK BEND AVENUE	JACKSONVILLE	FL	32257	317-772-3265
VALSAN DISTRIBUTION LLC	LAURA MCKENNA	9425 BEAUCLEERC OAKS DR	JACKSONVILLE	FL	32257	904-405-0134
VAN DALEN DISTRIBUTORS, INC.	TIMOTHY VANDALEN	12913 REGIMENT DR.	GRAND ISLAND	FL	32735	352-455-7413
VARIETY BAKERY OUTLET LLC	JULIE A. HALL	541 ASHLEY ROAD	CANTONMENT	FL	32533	850-221-6960
VELEZ	FRANKLIN	6504 CRYSTAL BROOK D	TAMPA	FL	33625	813-679-3591
VIDAL	CONCEPCION	19145 SW 25TH COURT	MIRAMAR	FL	33029	954-437-8263
VJN SALES, INC.	VINCENT J.NARBONE	6731 WESTVIEW DR.	LAKE WORTH	FL	33462	954-793-9587
WATTS	KENNETH	2817 GIRVAN DR	LAND O LAKES	FL	34638	516-835-3372
WEAVER WORLD ENTERPRISES, INC.	RON WEAVER -	2825 NE 64TH LANE	OCALEA	FL	34479	352-361-3786
WEST COAST TRADING CORP.	RONALD SMITH	7922 BAHAMA AVE	PORT RICHEY	FL	34668	727-243-6559
WESTBERRY, JR.	QUINCY	7394 SE COUNTY ROAD 232	TRENTON	FL	32693	863-228-1484
WIDGETWORLD 620 INC	MICHAEL MEASOM	6250 ARBOR AVENUE	COCOA	FL	32927	321-302-1841
WILL O. INC.	WILLIAM H. OWENS	4286 EAST GLORIA DR	HERNADO	FL	34442	703-786-5726
WINMAX DISTRIBUTION, LLC	RICHARD BRUDERMAN	9096 REED DRIVE	PALM BCH GDNS	FL	33410	516-626-7464
WORKMAN	MICHAEL	8972 ALEXANDRA CIRCL	WELLINGTON	FL	33414	561-319-7817
YLS DISTRIBUTION CORP	YUNIEL LINO	20101 DOTHAN ROAD	CUTLER BAY	FL	33189	786-222-5709
YO BREAD INC	ESSIC SANDERS	1513 ARNOLD STREET	TALLAHASSEE	FL	32310	850-445-9345
YOACHA, LLC.	YOEL GOMEZ DELGADO	20101 DOTHAN ROAD	MIAMI	FL	33189	786-468-3504
YUMMY BAGELS, LLC	KELLEY ANN WHALEN	8306 LAGUNA CIRCLE	MICCO	FL	32976	802-752-0261
ZAPCO DISTRIBUTORS INC	JAMIE ZAPPIER	1546 PRIMROSE LANE	WELLINGTON	FL	33414	772-408-7321
ZIVICH DISTRIBUTORS, INC.	JOSEPH ZIVICH	P.O. BOX 774	ESTERO	FL	33929	239-229-9854
ZYSK	PAUL	P.O. BOX 621305	OVIEDO	FL	32762	321-543-4812
2 EA'S DISTRIBUTION COMPANY, INC.	CARLOS MEDRANO	904 STONE MILL DR	CARTERSVILLE	GA	30121	770-773-6242
4-D DISTRIBUTION LLC	RANDY L NEALIOUS	2549 SMOKE TREE RD	AUGUSTA	GA	30906	706-288-8192
4TH WARD DELIVERIES INC	BRADRIC D. WARD	6108 GOLFWIEV CROSSING	LOCUST GROVE	GA	30248	770-584-7462
7 STAR VENDING LLC	AFSANA FATWANI	11 BROOKVIEW DRIVE	NEWNAN	GA	30265	404-800-3508
A & V DISTRIBUTORS, LLC	MARIA V. LUNA	610 MANEY LN	DALTON	GA	30720	706-272-9880
A AND A BAKERIES LLC	TERESA GUZMAN	3452 LOWELL RD	BETHLEHEM	GA	30620	678-380-9083
AAA HF, LLC	ABBAS FANIAD	2059 NEWSTEAD CT	SNELLVILLE	GA	30078	404-644-1632
ABT DISTRIBUTORS, LLC	ANTHONY BERNARD THOMAS	P.O. BOX 3597	MCDONOUGH	GA	30253	770-305-9533
ACOSTA BREAD LLC	KELVIN ACOSTA	143 TROUPE DR	SAVANNAH	GA	31407	843-540-8190
ACTUAL SERVICES LLC	BRYAN ARIAS SOTO	2285 SMITH AVE SW	MARIETTA	GA	30064	404-642-1660
AIKENS DISTRIBUTION INC.	ADAM AIKENS	504 BUCK BLVD	CALHOUN	GA	30701	770-655-4116
AJA BREAD DISTRIBUTION INC.	ANGELA MCMILLIAN	321 JODECO STATION - CIRCLE E.	STOCKBRIDGE	GA	30281	770-639-1397
AJ'S DELIVERY SERVICES INC	ALVARO CARRILLO BAEZA	3110 LEGACY GLEN PATH	GAINESVILLE	GA	30507	678-897-7889
ALERA DISTRIBUTION, LLC	ALEJANDRO REYES	622 RED BOX LN	AUBURN	GA	30011	678-979-7525
AM DISTRIBUTORS, LLC	MARK FRANCIS MALETZ	443 SHADOWBROOK CRCL	SPRINGFIELD	GA	31329	912-433-2280
AMANI CORP.	ARIF AMANI	3009 MEADOW CHURCH R	SUWANEE	GA	30024	678-677-1750
AMANOR ENTERPRISES LLC	PATRICK NARH-MARTEY	300 STACY LANE	WARNER ROBINS	GA	31088	614-446-3072
AMARO-GRADEN, LLC	VERONICA AMARO-GRADEN	210 ROCKWELL CHURCH- ROAD NE	WINDER	GA	30680	678-975-1380
ANDREW'S DISTRIBUTION CO. INC.	MARTIN ROY, JR.	7925 SHINN DR	COLUMBUS	GA	31909	706-322-0889
ANTHONY FINKLEY DISTRIBUTION LLC	ANTHONY D FINKLEY	2983 BAYBERRY COURT	HAMPTON	GA	30228	770-477-8891
ARRON R CRAWFORD LLC	ARRON R. CRAWFORD	113 SIGMAN PLACE	AUGUSTA	GA	30907	706-550-3280
ATLANTA BAKERY DISTRIBUTOR LLC	ALEJANDRO GONZALEZ	1815 ALCOVY RIVER DR	DACULA	GA	30019	678-600-4493
ATLANTA DISTRIBUTION L.L.C.	OMAR RAFAEL GOMEZ SR	197 DUMBARTON CT.	LAWRENCEVILLE	GA	30043	770-674-5831
AULIS BAKER LLC	KARINA AULIS HERNANDEZ	1182 LAKEVIEW DR	CONYERS	GA	30012	770-896-0735
B & E ASONE DISTRIBUTORS, INC.	ERIC PINEIRO	3408 HIGHLAND FORGE TRAIL	DACULA	GA	30019	770-295-9211
B REDMOND, INC	WILLIAM W. REDMOND	342 LIBERTY DRIVE	ACWORTH	GA	30102	404-457-4462
B&D DISTRIBUTION LLC	EDWARD FERGUSON	102 CLUB VIEW COURT	FORT OGLETHORPE	GA	30742	423-667-3328
B&P SERVICES LLC	BENJAMIN CARDENAS	5549 PRINCETON OAKS LANE	SUGAR HILL	GA	30518	678-949-0028
BACKERY & SNACKS SALES LLC	PORFIRIO GUZMAN SR	3452 LOWELL RD	BETHLEHEM	GA	30620	678-380-9083
BAKER	DAVID	4820 ANSLEY LANE	CUMMING	GA	30040	770-889-9262
BAKER	JEFFERY D.	113 RIDGEWOOD DRIVE	CHICKAMAUGA	GA	30707	706-375-8483
BEARDEN DISTRIBUTING INC.	DAVID SCOTT BEARDEN	175 SIMS ROAD	TYRONE	GA	30290	770-486-1750
BECERRA CORP LLC.	DARIO BECERRA ALMADER	190 TAIT RD	STOCKBRIDGE	GA	30281	404-551-6575
BEST WAY DISTRIBUTORS INC	JUAN MANUEL NIETO BRANDON	1120 BIG HAYNES DR	GRAYSON	GA	30017	754-802-0494
BFGRE BROS LLC	PATRICIA HUNTER	2003 SILVER RUN - FALLS	GROVETOWN	GA	30813	706-832-2746
BILLY BUNS DISTRIBUTION LLC	WILFREDO MIRANDA	4218 BENT TREE DR.	VALDOSTA	GA	31601	229-300-3868
BLACKMAN DISTRIBUTION CORP.	RANDY D BLACKMAN	135 TIMOTHY LANE	BRUNSWICK	GA	31523	912-264-0470
BLC DISTRIBUTION INC.	CHERYL LYNN CONNELL	287 S. ROBINSON ST	LENEX	GA	31637	229-251-3786
BORN AND BREAD INC	ANTHONY ROBERTS	1261 MAYHAW ROAD	BLAKELY	GA	39823	229-254-6173
BRASHER BREAD LLC	ANTHONY STEVEN BRASHER	405 BETHANY WOODS DRIVE	TEMPLE	GA	30179	470-558-6211
BRASON BREAD LLC	SONJA PETTY	571 JM MCCOULLOUGH RD	GORDON	GA	31031	478-363-4059
BREAD AND BUTTER MOBILE, INC	LANARD PERKINS	906 GAREY AVENUE	SAVANNAH	GA	31405	912-655-0779
BREAD STACKS INC.	CARLOS MEJIA	7201 DEER CREEK PL	MILTON	GA	30004	770-843-7485
BREAD WINNER DISTRIBUTION COMPANY	ROGEORY HARRIS	100 MAPLE CT	FAYETTEVILLE	GA	30214	678-939-1380
BREAD WINNER DISTRIBUTION COMPANY II	KIMBERLEY HARRIS	100 MAPLE COURT	FAYETTEVILLE	GA	30214	770-820-3000
BREAD WINNERS ATL INC	ADAM BOYLES	116 SHARP STREET	BREMEN	GA	30110	727-906-1041
BREADY SET DOUGH INC.	DALLAS BANNISTER	145 HERITAGE DRIVE	VALDOSTA	GA	31602	229-560-5744
BUDDHA BREAD INC.	JONATHAN DENTON	162 HUGER STREET	RINCON	GA	31326	912-346-8283
C AND R VENABLE INC.	NICHOLAS VENABLE	323 BOSS ROAD	CHICKAMAUGA	GA	30707	256-609-3929
C&C DISTRIBUTION LLC	MARIA CERVANTES	185 BROOKSTONE PARK	NEWNAN	GA	30265	678-633-1625
C.A. BENNETT INC.	CHARLES A. BENNETT	109 ALEXANDER DR	MCDONOUGH	GA	30252	678-628-3961
C.D. VOGH DISTRIBUTION, INC.	CHRISTOPHER VOGH	150 WESTWOOD DRIVE	MARIETTA	GA	30064	770-687-3413
CACK DISTRIBUTION, LLC	ROBERT D COLE	2025 DAVIS ISLAND	ALPHARETTA	GA	30004	770-751-7436
CANDY KID U.S LLC	JACKSON DELGADO	1922 HEATHCLIFF DR APT. #5	DALTON	GA	30720	706-516-8424
CAPITAL DISTRIBUTION LLC	JULIA HEDGER	316 EVENING RAIN CREST	CANTON	GA	30114	404-604-7806
CARRANZA	FRANCISCO	24 HICKORY KNOLL TRL	KENNESA	GA	30152	678-321-5183
CARRERA LOGISTICS LLC	CHRISTOPHER CARRERAS	5504 PRINCETON OAKS LANE	SUGAR HILL	GA	30518	770-318-5878
CARRILLO'S DELIVERY, LLC	ARELY CARRILLO	6546 LEMON GRASS LN	FLOWERY BRANCH	GA	30542	770-530-3222
CESOR, LLC	DANIEL CESPEDES	4916 BERKELEY OAK CIRCLE	NORCROSS	GA	30092	404-483-8929
CGENT INC	CODY GENTILE	3465 DULUTH HIGHWAY UNIT #5129	DULUTH	GA	30096	678-763-8190
CHERRY BAKED GOODS, INC	BILLY CHERRY	111 MASSEY AIRPORT RD	SYLVESTER	GA	31791	229-669-1855
CHRISTOPHERDISTRIBUTION, LLC	CHRISTOPHER COOK	2114 PALMETTO AVE	SAVANNAH	GA	31405	559-540-4088
CJ DISTRIBUTOR INC	DORIS SANTIAGO	148 STOCKBRIDGE DR	SAVANNAH	GA	31419	912-596-3021
CLAUDIA DAY ENTERPRISES LLC	KEVIN P DAY	3054 MULBERRY GREEN LN	JEFFERSON	GA	30549	770-896-3795
COFFMAN	MICHAEL T.	3321 SYLVESTER RD.	ALBANY	GA	31705	478-461-1027
CRUZ DISTRIBUTORS CORP.	MIGUEL A. CRUZ	35 HAWKS NEST DRIVE	SHARPSBURG	GA	30277	678-361-3305



D.F. WINTERS DISTRIBUTION, INC.	DILLON F. WINTERS	7480 MCBRAYER RD	CUMMING	GA	30028	678-873-5346
DANIELSON DISTRIBUTION, INC.	JONATHAN W DANIELSON	120 ASHEMOOR CT	MCDONOUGH	GA	30253	678-698-6224
DARIAN DISTRIBUTION INC.	MICHAEL MATNEY	47 7TH STREET	TRION	GA	30753	706-734-7815
DAVIS BREAD LLC	JEFFREY DAVIS	167 CINDY CIRCLE	RINGGOLD	GA	30736	423-645-8878
DAVIS KELLY & GULLEY PACKAGING, INC	WALTER LEE JORDAN JR	5211 ISLAND DRIVE	STONE MOUNTAIN	GA	30087	281-203-2169
DBG DISTRIBUTIONS, LLC	HUGH B VERGARA IV	707 WHITE ROCK CT.	SUWANEE	GA	30024	678-789-1946
DDK DISTRIBUTION LLC	DONALD WRIGHT	636 OAK KNOLL DR	RANGER	GA	30734	706-260-0617
DESTINY MERCHANTS AND DISTRIBUTORS, L.L.	ROGER R MISATI	735 REEVES LAKE DRIVE SW	MARIETTA	GA	30064	770-499-9403
DISTRIBUIDORA SALCEDO RAMIREZ INC	JENNY RAMIREZ	10420 MEADOW CREST LANE	ALPHARETTA	GA	30022	762-675-7466
DLAWSON DISTRIBUTORS LLC	HELEN DIANE LAWSON	7516 LLOYD ROAD	COLUMBUS	GA	31909	706-570-9287
DMH DISTRIBUTION CORP.	DAVID HOLDEN	42 ELIZABETH COURT	DALLAS	GA	30157	678-507-9805
DNL DISTRIBUTION, LLC	DAVID N LUBBERS	2213 TRILLECK DR	KENNESAW	GA	30152	678-526-3729
DON-E ENTERPRISES INC	DONALD E ELAM	113 CROWN SPRINGS DR	MCDONOUGH	GA	30252	770-851-3556
DUHAIME	JEFF	325 ETHERIDGE DRIVE	KENNESAW	GA	30144	770-517-2756
DWAYNE BAWN LLC	DWAYNE BAWN, SR.	5565 DALE DRIVE	MACON	GA	31206	478-283-8183
DYLEWSKI DELIVERIES INCORPORATED	MICHAEL DYLEWSKI	2338 NEW MCDUFFIE RD	AUGUSTA	GA	30906	803-645-1184
EATON BREAD INC.	REGGIE EATON, JR.	13 POINTE WAY	CARTERSVILLE	GA	30120	678-848-3597
EC DUTTON DISTRIBUTING LLC	ELMER CRAIG DUTTON	456 SHADY LANE	WILLIAMSON	GA	30292	770-778-5202
EDDY'S & L DISTRIBUTOR LLC	EDGARDO IFRAN	137 BRAMBLE OAK DRIVE	WOODSTOCK	GA	30188	678-698-2662
EDU DISTRIBUTION LLC	EDUARDO PENUELA	145 HALBERT CT	LAWRENCEVILLE	GA	30044	678-707-2379
EL GORDO DISTRIBUTION, LLC	GUSTAVO DIAZ	146 GRIZZLY BEAR ROAD	NORMAN PARK	GA	31771	478-400-4436
EMCA FOODS, LLC	MANUEL MUNOZ BRIONES	234 CLIFTON LN	PEACHTREE CITY	GA	30269	770-546-1829
ESP ENTERPRISE, LLC	EDDY PERRINE	28 MAGNOLIA BAY	TEMPLE	GA	30179	770-546-4929
ESTEFANIA SNACK SALES CORP	OMAR GUZMAN VEGA	3452 LOWELL DR	BETHLEHEM	GA	30620	678-462-9869
ETCAB DISTRIBUTION CORP.	VANINA SHEILA SOLEDAD CABRAL	1710 RACQUET CLUB DR	LAWRENCEVILLE	GA	30043	678-857-8613
EXCELLENT WORKS DISTRIBUTION, LLC	DONNELL ALVES	515 BRUIN COURT	STOCKBRIDGE	GA	30281	678-764-7046
EXOTIC BAKERY, CORP	ANITA VAZQUEZ	461 RIVER ROAD	JONESBORO	GA	30236	404-518-9359
EZEE DISTRIBUTION LLC	ERIC D. LARAMORE	859 DESHON CREEK DR	LITHONIA	GA	30058	404-557-0799
F S TERRY TRUCKING LLC	FIORELLO S TERRY	455 ST ANNE'S PL	COVINGTON	GA	30016	770-480-9758
FAMILY FIRST BREAD INC	JAMES DAVIS, JR.	2851 EFFINGHAM HWY	SYLVANIA	GA	30467	912-541-0832
FODAY CORP.	FODAY KONNEH	7081 FRUITWOOD COURT	LITHONIA	GA	30058	706-352-7311
FOUR FANTASTIC BREADS AND SNACKS CORP	PEDRO PALMA	517 PACIFICA DRIVE	MARTINEZ	GA	30907	762-215-7076
FRANK CASTILLO DISTRIBUTION INC.	FRANK CASTILLO	2911 DAMASCUS ROAD	AUGUSTA	GA	30904	229-425-5372
FREEMAN DISTRIBUTION COMPANY INC.	TIMOTHY FREEMAN	205 THORNWOOD CT	STATESBORO	GA	30458	706-871-1742
FRIESS DISTRIBUTION COMPANY, INC.	CHRISTOPHER STEPHEN FRIESS	300 AKERS RD	JEFFERSON	GA	30549	678-699-3886
G.O'NEAL'S LLC	GARY O'NEAL	820 LAMBERT BENNETT RD	JESUP	GA	31546	404-663-2545
GAF & SON'S INC	GERARDO AYALA CUEVAS	6873 WADE ROAD	AUSTELL	GA	30168	770-331-9489
GALINDO	JUAN PABLO	416 TEAL CT APT 416	ROSEWELL	GA	30076	678-993-7027
GARCIA DISTRIBUTIONS LLC	WILMER GARCIA	134 HARVARD DR.	DALTON	GA	30720	762-231-3770
GAZAWAY'S CORPORATION	TIMMY GAZAWAY	2454 MADDOX CHAPEL RD NE	DALTON	GA	30721	706-217-7853
GINGABREAD MAN LLC	COLLIN KITTS	3506 GLEN MIST PLACE	DACULA	GA	30019	678-350-5639
GOLDEN	BARRY	P.O. BOX 1094	VILLA RICA	GA	30180	770-562-5628
GRAIDEN DISTRIBUTORS LLC	GREGORY BUTLER JR	4448 JACKAM RIDGE COURT	LITHONIA	GA	30038	404-668-1466
GROOVER DISTRIBUTORS CORP.	JOE GROOVER	125 SWEET GUM DR.	BRUNSWICK	GA	31520	912-617-0774
GROSSO DISTRIBUTION INC	JOSE GROSSO CORONA	1306 RIO VISTA DRIVE	DALTON	GA	30720	706-837-3619
GTM DISTRIBUTING, LLC	GABRIEL MISTRETTA	115 FLOATING LEAF WAY	DALLAS	GA	30132	678-427-3800
HBT DISTRIBUTING, INC	MICHAEL THOMPSON	236 SUNSET DRIVE	CHATSWORTH	GA	30705	706-537-6918
HH & P DISTRIBUTIONS L.L.C	HEBERT HENRY	1613 VINERY LANE	MABLETON	GA	30126	770-743-7966
HOUJIB FAMILY DISTRIBUTION II LLC	EMMANUELLE CHARLES	490 CHANDLER COURT	SUGAR HILL	GA	30518	404-343-5078
HOUJIB FAMILY DISTRIBUTION LLC	HAMID HOJIB	490 CHANDLER COURT	SUGAR HILL	GA	30518	404-343-5078
HUIJONS 3 BROTHERS TRANSPORT INC	ISAIAH HUIJON CALDERON	1615 RIO VISTA DRIVE	DALTON	GA	30720	706-537-7612
HUNTER DISTRIBUTING LLC	CHRISTOPHER HUNTER	4098 SPENCER STREET	MARTINEZ	GA	30907	706-251-4043
HURRICANE DISTRIBUTION COMPANY INC	TIMOTHY BYRNE, JR.	111 SADDLEHORN DRIVE	GUYTON	GA	31312	251-721-3688
IBBEWORLD, LLC	IBRAHIM ARWAND	1932 ASHWOOD GROVE DRIVE	SNELLVILLE	GA	30078	404-453-8820
ILOT TRANSPORTS DOUGH CORPORATION	TERA CHAPMAN	3467 SANDY BANK DR	AUBURN	GA	30011	470-422-0482
IMAGINE DISTRIBUTION INC	RONALD R. NAVAS SANCHEZ	1702 VILLAGESIDE CT	LAWRENCEVILLE	GA	30043	770-896-9301
ISLAND TIME DISTRIBUTION LLC	JAMES OTT	72 LAKESIDE DRIVE	HIRAM	GA	30141	404-281-8670
J & M CASTLEBERRY DISTRIBUTION LLC	SANDRA CASTLEBERRY	960 N. UNION ROAD	LENOX	GA	31637	229-326-5572
J M SMITH TRANSPORT SERVICES, INC.	JONATHAN M. SMITH	2239 POWERS FERRY DR S.E.	MARIETTA	GA	30067	770-617-6541
J. SIMCOX DISTRIBUTION INC.	JON SIMCOX	19 ATLAS DRIVE	CARTERSVILLE	GA	30120	678-535-8314
J.B. FRESH BAKERY PRODUCTS, INC.	JEFFERY B BATTON	885 JIM DAWS RD	MONROE	GA	30656	770-722-7717
J.MIDDLETON ENTERPRISE LLC	JAVARUS MIDDLETON	29 BEACON LANE	PORT WENTWORTH	GA	31407	803-586-3833
JACK G FUTCH ENTERPRISES INC	JACK FUTCH	2002 TOWNE LAKE - HILLS WEST	WOODSTOCK	GA	30189	770-592-0967
JACOB AUSTIN DIST. INC.	JACOB THOMPSON	489 ASHVILLE DRIVE	MACON	GA	31210	478-538-3439
JADE DISTRIBUTION LLC	DEMI BOTELLO	2200 WILLOW TRAIL - PKWY, LOT #A-114	NORCROSS	GA	30093	678-409-0087
JASON NORMAN ENTERPRISES, INCORPORATED	HENRY JASON NORMAN	1161 RICHWOOD TRAIL	BOGART	GA	30622	706-742-7583
JASON SELLERS DISTRIBUTION COMPANY, LLC	JASON G. SELLERS	119 GEORGIA MOUNTAIN CROSSING	MOUNT AIRY	GA	30563	706-968-5308
JC ATL SALES INC.	GONZALO VILLA	135 LOVEJOY CIRCLE	POWDER SPRINGS	GA	30127	678-832-3912
JEF DISTRIBUTION, INC	JAMES ERIC FRANKS	712 RUTLAND BRIDGE ROAD	LENOX	GA	31637	229-546-5084
JEFF HANNAH DISTRIBUTION INC.	JEFF HANNAH	353 STAFFORD ROAD	CHATSWORTH	GA	30705	706-483-0259
JIMENEZ DISTRIBUTOR INC.	JOSE JIMENEZ, JR.	4847 FOREST CIRCLE	GAINESVILLE	GA	30506	678-780-9389
JJ INDEPENDENT OPERATOR LLC	JHON A. ARAGON	326 MAPLE BROOK DR	DAWSONVILLE	GA	30534	678-761-3070
JJDA DISTRIBUTOR #1 INC	JUNIOR RODRIGUEZ	925 MARTIN FIELD DR	LAWRENCEVILLE	GA	30045	347-969-3025
JJP BREAD INC	JEFFREY ACOSTA	4 GIMBAL CIRCLE	PORT WENTWORTH	GA	31407	484-375-3983
JLMR FOODS, LLC	JOSE LUIS MENOZA	1743 MERRY OAK RD	MARIETTA	GA	30008	678-354-1751
JODEN DISTRIBUTION, INC.	JOSEPH C. WELLS	40 DUFFY DR	MCDONOUGH	GA	30252	404-626-9170
JOEL MITCHELL DISTRIBUTING INC.	JOEL M. MITCHELL	1823 RIVER BLUFF RD	MONROE	GA	30656	404-915-5996
JOHN DISTRIBUTION COMPANY INC.	JOHN COKE	516 DIAL MILL RD	OXFORD	GA	30054	770-728-4073
JOHNSON & JOHNSON DISTRIBUTORS, INC.	TERESA A JOHNSON	215 PRICE RD	CARROLLTON	GA	30116	678-449-6258
JOHNSON AND ASSOCIATES DISTRIBUTING INC	CHRISTOPHER JOHNSON	901 CROSS PLAINS HULETT ROAD	CARROLLTON	GA	30116	770-362-8575
JOP LOGISTICS, INC.	JULIUS PARRALES	1399 FAIRFIELD DR SW	LILBURN	GA	30047	404-454-5969
JOSE L. JIMENEZ DISTRIBUTOR INC.	JOSE JIMENEZ DE SANTIAGO	4847 FOREST CIRCLE	GAINESVILLE	GA	30506	770-654-9184
JOSEPH JANSSEN INC	JOSEPH JANSSEN	153 PLEASANT VALLEY RD	ADAIRSVILLE	GA	30103	678-577-8213
JOSEPH MIZE DISTRIBUTING L.L.C.	JOSEPH MIZE	2021 UNIVETER ROAD	CANTON	GA	30115	678-315-3119
JUACO LLC	JULIO CESAR GODOY	3285 MCCLURE WOODS DR	DULUTH	GA	30096	404-551-1986
JUSTASH INC.	DAVID DUNCAN II	584 MORGANS RIDGE CT	WINDER	GA	30680	770-883-1566
JWB LLC	JOSHUA BUTLER	124 TOBE DR	LIZELLA	GA	31052	478-361-3199
K T CHASE ENTERPRISES, LLC	KYLE CHASE	95 WILLOWBROOK DR	YOUNG HARRIS	GA	30582	706-781-6501
KALI49A INC	DAVID MACLATCHY	615 WELLINGTON LANE	MONROE	GA	30655	770-402-5945
KAYLOR DISTRIBUTING, INC.	CONNIE M. KAYLOR	418 VALLEY HILL RD	GRIFFIN	GA	30223	770-289-9952
KESHA'S KEEP IT MOVING INC.	KESHA GLASS	2422 FLIPPEN ROAD	STOCKBRIDGE	GA	30281	678-629-1685
KING J DISTRIBUTION LLC	JOSE A. CACERES	414 ANSLEY BROOK DR	LAWRENCEVILLE	GA	30044	678-620-4718
KM DISTRIBUTORS, LLC	KENNETH MEIER	3625 MALCOLM MANOR	KENNESAW	GA	30144	770-529-9380
L&R TRANSPORT AND DISTRIBUTION INC.	NELSON WINGFIELD, JR.	2945 ROSEBUD ROAD, APT. #422	LOGANVILLE	GA	30052	404-925-8014
LA CALENTANA DISTRIBUTOR LLC	ROBERTO HERNANDEZ	2356 JONCIE CT	NORCROSS	GA	30071	
LA RUTA FLEX CORP	KERLY JOANNA PENA TEJADA	1120 BIG HAYNES DR	GRAYSON	GA	30017	786-622-7472

LAS MARIAS DISTRIBUTION LLC	LUIS R. SANCHEZ	4908 SPIRIT COURT	STONE MOUNTAIN	GA	30087	678-618-8152
LEAL & GROSSO DISTRIBUTION LLC	DANIEL J. LEAL FIGUEROA	1306 RIO VISTA DRIVE	DALTON	GA	30720	706-814-4949
LEAL FIGUEROA LLC	YAIRILYS LEAL	716 LANCE ST	DALTON	GA	30720	706-218-6601
LEFT WITH CRUMBS INC.	JAMES SNOW, JR.	150 SHADOW MOSS DR	ATHENS	GA	30605	706-296-6705
LETIPAN INC	FANNY TRITTEN	4022 SUMMER PLACE	SNELLVILLE	GA	30039	678-596-2462
LIL-E DISTRIBUTING INC.	ERIK STEMPEL	167 CUMBERLAND WAY	DALLAS	GA	30132	716-909-6154
LOADING AROUND INDUSTRIES LLC	MICHAEL JARRARD	4112 GLENLAIRE WAY NW	ACWORTH	GA	30101	239-214-1326
LOUDERMILK SERVICE, LLC	JOHN J. LOUDERMILK	1630 OLD HIGHWAY 197	MT. AIRY	GA	30563	706-499-7316
LSCPTC ENTERPRISES LLC	LAURIE S CORNETTE	137 ROCK CHIMNEY LN.	DAHLONEGA	GA	30533	706-344-1308
LUJAN DISTRIBUTION, INC.	JOHN LUJAN	7847 CLEO DR	COLUMBUS	GA	31909	706-366-6538
LUZ & VIDA OROZCO INC	LUZ M. OROZCO	7130 BUFORD HIGHWAY SUITE B120	DORAVILLE	GA	30340	678-521-0533
LVA INC	LILIANA VILLEGAS	866 PIN OAK WAY	LAWRENCEVILLE	GA	30046	954-274-0948
M & A DELIVERIES, LLC	MIGEL RUIZ	4157 TUGGLE ROAD	BUFORD	GA	30519	678-446-6171
M & B BAKERY, LLC	MARCO MARTINEZ	4182 ORCHARD - ENTRANCE	REX	GA	30273	404-434-3292
M BIRMINGHAM ENTERPRISES, LLC	MATTHEW BIRMINGHAM	260 LAKE CIRCLE DR	FAYETTEVILLE	GA	30215	678-544-1649
M STRICKLAND DISTRIBUTION INC.	MARLANA T. STRICKLAND	115 WILLIS DRIVE	MOLENA	GA	30258	770-689-6344
M&M & PARKER DISTRIBUTION INC.	JEREMY PARKER	105 HOLLY OAK LN	RINGGOLD	GA	30736	423-762-9424
M. YOUNG DISTRIBUTING INC.	MAURICE L YOUNG	512 SPRING CREEK WAY	DOUGLASVILLE	GA	30134	404-944-9926
MALONE DISTRIBUTING INC.	CHRISTOPHER T MALONE	280 IB HOWARD RD	WILLIAMSON	GA	30292	770-229-5642
MALTEN SERVICES LLC	MICHAEL TENAI	5076 VAIL DRIVE	ACWORTH	GA	30101	678-793-0092
MAMA LOU FOOD SERVICES, LLC	BRYSON L. DIGGS	233 LAKEWOOD DR	MARIETTA	GA	30060	404-587-3982
MANYA ZUCCALA LLC	JAVIER ZUCCALA	3458 CHESTNUT DRIVE	DORAVILLE	GA	30340	400-933-7548
MARIN BAKERY INC.	ANTONINO MARIN	3874 HERITAGE CREST PKWY	BUFORD	GA	30519	678-687-0147
MARQUEZ CASOLA, INC	JULIO MARQUEZ CARDENAS	2635 THE FALLS PKWY	DULUTH	GA	30096	770-875-7370
MARSAN DISTRIBUTION LLC	MARCO A SANCHEZ	15 MOSSY HOLLOW	NEWNAN	GA	30265	770-596-6204
MARY'S BAKERY DISTRIBUTION INC.	LUIS MILAGROS CASARES	73 CARL PARKER ROAD	HAMPTON	GA	30228	404-465-0232
MATT DUTTON INC.	HOWARD MATT DUTTON	5597 KINGS HWY	DOUGLASVILLE	GA	30135	770-714-8414
MBUGUSS LLC	A MBUGUA KARANJA	8072 DRAWBRIDGE RD SE	SMYRNA	GA	30080	404-438-8462
MCA SALES DISTRIBUTION, LLC	JORGE LUIS ALMAO-RAMOS	3259 LIBERTY COMMONS DRIVE N.W.	KENNESAW	GA	30144	770-309-4049
MCCUSKEY DISTRIBUTION CORP	TREMAGNE MCCUSKEY	8052 LOUIS DRIVE	LOCUST GROVE	GA	30248	404-637-3649
MCEWEN DISTRIBUTION INC.	MICHAEL MCEWEN	4 COPPERLEAF COURT	PORT WENTWORTH	GA	31407	912-503-4324
MCMILLIAN & MCMILLIAN, INC.	TERRY MCMILLIAN	321 JODECO STATION CIRCLE EAST	STOCKBRIDGE	GA	30281	770-639-2269
MD2 ENTERPRISES LLC	MELISSA ELAM	113 CROWN SPRINGS DR	MCDONOUGH	GA	30252	770-851-3558
MEDINA MARQUEZ	CARLOS M.	3261 LIBERTY COMMONS DR	KENNESAW	GA	30144	678-748-0956
MERCOCOL DISTRIBUTION, LLC	CARLOS HURTADO	1111 BETH MEADOW COURT	LAWRENCEVILLE	GA	30043	404-985-3035
MONSTER'S INC DISTRIBUTION	SYBIL K. POOLER	1101 L HILLCREST PKWY, APT. #17	DUBLIN	GA	31021	478-841-0023
MOORE BREAD, INC	ANA P. MOORE DEL ROSARIO	141 TROUPE DRIVE	SAVANNAH	GA	31407	914-226-9685
MORELIA IMPORTS LLC	ADOLFO VILLA	160 LENORE COURT	HIRAM	GA	30141	404-401-4952
MORNINGRUN INC.	TREY FASS-REMEYSEN	93 NELSON DRIVE	RICHMOND HILL	GA	31324	703-659-7337
MURPHY INC.	KELVIN MURPHY	1094 LANIER DRIVE SW	MARIETTA	GA	30060	678-548-3011
NAKS LLC	GEOFFREY NDUNGU	900 BUICE LAKE PKWY APT 5106	ACWORTH	GA	30102	443-299-8150
NI-CAM LLC	ROMAN BARTOLOMEI	230 DAISY PLACE	NEWNAN	GA	30265	770-596-6204
NICHOLS DISTRIBUTORS LLC	CEBRIAN LEON NICHOLS	4222 GLEN POINTE CT	DOUGLASVILLE	GA	30135	678-358-6311
NINO DEOVONTA INC.	LARRY E. CLEMONS	2422 FLIPPER RD	STOCKBRIDGE	GA	30281	770-733-6300
NOAH NATE INC.	MICHAEL T. JOHNSON	804 APPLEBROOK DRIVE	ROSSVILLE	GA	30741	423-290-7804
NOLL ENTERPRISE INC.	JAMES A NOLL	4554 FOREST GREEN RD	SUGAR HILL	GA	30518	678-697-7083
NOWIS INC	CARLOS ARIAS CHANG	1400 HERRINGTON RD APT. #7201	LAWRENCEVILLE	GA	30044	407-668-5472
NT INDUSTRIES, INC.	NICHOLAS TETLEY	156 APPLE VALLEY DR.	WOODSTOCK	GA	30188	678-266-0161
OASBG, INC.	OMEED AMANI	3009 MEADOW CHURCH RD	SUWANEE	GA	30024	678-677-1409
ONES TRUCKING LLC	DARREN CARROLL	5375 SUGARLOAF PKWY APT #5104	LAWRENCEVILLE	GA	30043	315-383-6647
OSPINA	HECTOR	206 BRADFORD STATION DR	SHARPSBURG	GA	30277	678-517-4421
OWENS BREAD DISTRIBUTION COMPANY, INC.	BRIAN OWENS, SR.	20 CREEKSIDE DR	RINGGOLD	GA	30736	423-580-5125
PALAFIX D.C.J.J. LLC	MARGARITA PALAFIX	190 TAIT ROAD	STOCKBRIDGE	GA	30281	404-551-6575
PAN-ZONE INC.	LUIS A. SAMANIEGO CHAMBA	103 BARRINGTON CRCL	RINCON	GA	31326	914-708-7654
PL AND L, L.L.C.	PAUL A PURVIS	3954 LOWER TANNER BRIDGE RD	MONROE	GA	30356	770-267-6953
POLANCO'S BREAD LLC	ANA ACOSTA JIMENEZ	40 HAWKHORN COURT	SAVANNAH	GA	31407	646-771-8780
PORTZUELO LLC	SILVANA ZUCCALA	2066 PINNACLE POINTE DR	NORCROSS	GA	30071	770-572-2047
PRA2 DISTRIBUTION, INC.	JOSE LUIS PRADO	1140 BOWERIE CHASE	POWDER SPRINGS	GA	30127	678-232-2395
PRADO	JOSE LUIS	1140 BOWERIE CHASE	POWER SPRINGS	GA	30127	770-597-1325
PRO2GO LLC	THOMAS RODNEY	1035 EASY STREET	WINDER	GA	30680	231-425-7078
QUINN DISTRIBUTING INC	ROBERT QUINN	3438 OWENS PASS N.W.	KENNESAW	GA	30152	770-815-7605
R & D BAKERY LLC	MARCO MARTINEZ	446 RUSSELL CEMENTERY RD.	WINDER	GA	30680	678-508-3386
R B FOODS OF GA, INC	RAUL BELALCAZAR	2205 GREENRIDGE DR SW	MARIETTA	GA	30008	770-755-0302
R&I TRANSPORT INC.	RYAN RADHAY	225 GLEN IVY DRIVE	ROSWELL	GA	30076	551-697-5567
R. FUNDERBURK DISTRIBUTION COMP. INC.	GEORGE R FUNDERBURK	2818 LAUREL VALLEY TRL	BUFORD	GA	30519	678-296-6401
RAMIREZ BREAD BOX LLC	DAVID RAMIREZ	2006 WESLEY COURT	DALTON	GA	30721	706-618-2762
RAY KANGETER DISTRIBUTION, LLC	RAY KANGETER	305 BENTON DR	POOLER	GA	31322	912-658-6636
REAL BREADWINNER LLC	JUSTIN SWEAT	910 DOGWOOD TRAIL	WINDER	GA	30680	770-572-4041
RELIABLE DISTRIBUTORS INC.	YAZMIN ROMAN	2537 CEDARCREST ROAD SUITE 305-219	ACWORTH	GA	30101	404-309-0654
RIGHT WITH CRUMBS INC.	REBECCA BRYANT	30 MASON MILL ROAD	DANIELSVILLE	GA	30633	706-296-6765
RODABRIDGE LLC	RONNY MUNOZ	2855 CRYSTAL BROOK LANE	SNELLVILLE	GA	30078	678-525-0954
ROLL MATES, INC	WILLIAM E. SCOTT, JR.	133 WILLOW HAVEN - ST S.E.	CALHOUN	GA	30701	770-547-2324
RONN INC.	RONDOLPH PIERRE	1275 CUNNINGHAM RD SW, UNIT #103	MARIETTA	GA	30008	407-480-0847
ROSCOE BREAD INC.	STEVEN BARBER	1171 EMPEROR LANE	HOSCHTON	GA	30548	706-296-1489
ROZIER DISTRIBUTION, INC.	WILLIAM ROZIER	304 TWIN LAKES DR	GRAY	GA	31032	478-221-3110
RSTF155, LLC	SCOTT T. FINNEY	2606 AINSLEY COURT	MARIETTA	GA	30066	404-604-4372
RUDD ENTERPRISES INC	WILLIAM B. RUDD	219 NORTHAMPTON ROAD	LEESBURG	GA	31763	229-376-7417
S.E.E.M.A. & COMPANY INC.	KATHRYN N. SAMPSON	4833 MITCHELL'S - RIDGE DR	ELLENWOOD	GA	30294	770-596-0168
S.E.E.M.A. LLC	ERIN SAMPSON	2010 WHISPERING - PINES LANE	MCDONOUGH	GA	30253	770-870-8552
SALAS	GUADALUPE	4245 STURGEON CIR	BUFORD	GA	30518	770-873-6943
SALON PRO DISTRIBUTION INC.	LEROY POOLER, JR.	1101 L HILLCREST PKWY, APT. #17	DUBLIN	GA	31021	478-697-2689
SALUNIPAN LLC	OSIRIS BLADIMIR VASQUEZ GRANADOS	4848 CHAUCERY LANE	NORCROSS	GA	30071	678-365-8265
SALVAPAN LLC	DAVID ANDRES VAZQUEZ	7551 WATSON DAY COURT	STONE MOUNTAIN	GA	30087	404-579-7616
SALVIBREAD INC	ERICK J. VASQUEZ GRANADOS	1256 CASTLE WAY	NORCROSS	GA	30093	678-396-9097
SAMAW DISTRIBUTING, LLC	SHAWN W WALDHAUER	7302 VAN BUREN AVE	SAVANNAH	GA	31406	912-667-9140
SANDERS IRA STEPHENSON & SJ LLC	SHERMAN STEVENSON	913 AMBERLY CT UNTI 1	NORCROSS	GA	30093	770-931-2331
SANTA SWEET LLC	AMIT P. PATEL	2930 TERRA VIEW DR	LILBURN	GA	30047	404-944-3294
SESS SALES SOLUTIONS INC	CAROLINA BELTRAN	675 ROSWELL ST NE SUITE #104	MARIETTA	GA	30060	305-495-0623
SMART BAKERY, INC	ERICK AMADOR RODRIGUEZ	4629 ERNEST DRIVE	FOREST PARK	GA	30297	828-674-6324
SMART SERVICES GA INC	YUSMARI ROSARIO NOGUERA	2674 PIERCE BRENNEN COURT NE	LAWRENCEVILLE	GA	30043	980-345-9019
SMM DISTRIBUTION INC	MICHAEL ARDOUIN	3833 N OAK ST EXT APT. #239	VALDOSTA	GA	31605	407-493-8503
SOUTHERN DOUGH CORP.	CRYSTAL JONES	1653 PORTERS CORNER ROAD	SYLVESTER	GA	31791	229-272-1970
STEVEN RANDALL DIST. LLC	STEVEN RANDALL WILLIAMS	343 CALDWELL RD	GRIFFIN	GA	30223	678-618-9110
SUBLIME BREAD COMPANY, LLC	DANIEL CREMEANS	207 DEVONWOOD LANE	BREMEN	GA	30110	770-316-5512
SUNNYSIDE DISTRIBUTORS, LLC	MARK WANGAI	316 EVENING RAIN CREST	CANTON	GA	30114	404-604-7806
SWLLCBREADME LLC	SHAUN WHITE	4534 BLOOMING WAY	FLOWERY BRANCH	GA	30542	678-997-1482

T.J. DUHAIME LLC	THOMAS JOHN DUHAIME	4570 BRIGADE CT NE	ROSWELL	GA	30075	678-471-1632
T.R.I. BAKERY L.L.C	TANIA DAWN TEDESCO	510 AUGUSTA DRIVE	CANTON	GA	30115	770-704-1808
T.&J DIST LLC.	TERRY MCMILLIAN, JR.	609 WINDHAM WAY	MCDONOUGH	GA	30253	404-644-2295
TAC SNACKS, LLC	TREVOR CARLSON	109 WATERFORD CT.	MACON	GA	31210	478-972-9138
TASTY BITE LLC	BRAHIM DOUB	1513 ALLGOOD ROAD	MARIETTA	GA	30062	770-903-5483
TAYLORMADE BREADS LLC	TAYLOR M OGDEN	3345 IVY LAKE DR	BUFORD	GA	30519	678-978-0164
TEAM FARRELL LLC	DANIEL FARRELL	4432 OLD ATLANTA RD	GRIFFIN	GA	30223	678-617-2839
TERRY'S BAKERIES LLC	CARLOS HERNANDEZ	243 SANDY LANE NE	CONYERS	GA	30013	404-408-9549
THE BREAD LADY CORP	DOROTHY CREMEANS	207 DEVONWOOD LN	BREMEN	GA	30110	770-316-5512
THE BREADMAN DISTRIBUTION COMPANY, INC.	ESTON J MCNATT	140 JOE ROBERT - TILLMAN RD	STATESBORO	GA	30458	912-486-0244
THE HARRIS DISTRIBUTION GROUP, INC	JARRETT HARRIS	137 LAWRENCE DRIVE	VILLA RICA	GA	30180	225-276-0476
TONY HOGUE DISTRIBUTION COMPANY, INC.	TONY HOGUE	3756 CHATSWORTH HWY	RESACAM	GA	30735	706-624-9720
TRANS WORLD DISTRIBUTION LLC	LUIS F ORTIZ	3261 LIBERTY COMMONS DR	KENNESAW	GA	30144	678-437-5624
TREVARIS M. VAUGHN INC.	TREVARIS VAUGHN	204 SOUTHERN - MAGNOLIA LANE	REX	GA	30273	678-598-3093
T-SCOTT DISTRIBUTING LLC	TYLER SCOTT	132 STARGAZE RIDGE	CANTON	GA	30114	678-591-1504
TUBBS TRUCKING LLC	RONALD TUBBS, JR.	1151 BRANDYWINE DR	COLUMBUS	GA	31907	706-393-8360
TWENTY ONE, INC.	JOSEPH MICHAEL CHANCEY	337 CARL BETHLEHEM ROAD	BETHLEHEM	GA	30620	678-794-5753
UNLEASH THE YEAST INC	JASON BURGESS	6413 LEMANS LANE	COLUMBUS	GA	31909	706-341-7716
VERGARA	HUGH	3990 OAK PARK DRIVE	SUWANEE	GA	30024	770-271-3722
VERGARA DISTRIBUTION, INC.	SEBASTIAN CASTILLO	2911 DAMASCUS ROAD	AUGUSTA	GA	30904	229-325-1398
VGS DISTRIBUTORS LLC	HERMANN R. VIGAS	2656 SARDIS CHASE CT	BUFORD	GA	30519	404-481-7779
VILLANUEVA	ISABEL	2569 WINDING LAKE TRL NE	CONYERS	GA	30012	770-313-6767
VINRAL DISTRIBUTORS LLC	FABIAN BROWN	2285 LIBERTY HAWK CT	DECATUR	GA	30035	678-554-7148
W.T. BREADS LLC	WARREN DAVID TREAT	5343 MARINER DRIVE	COLUMBUS	GA	31909	706-464-6520
WAMBOI LLC	MILKAH KARANJA	8072 DRAWBRIDGE ROAD	SMYRNA	GA	30080	913-850-4417
WATSON DISTRIBUTORS LLC	DANIEL WATSON	225 PEGASUS TRACE	NEWNAN	GA	30263	678-378-1004
WEBB DISTRIBUTING LLC	CHRISTOPHER D. WEBB	68 BROOKE CT	NEWNAN	GA	30265	770-845-9627
WEISS DISTRIBUTIONS INC	AUSTIN WEISS	121 MEADOWLAND TRAIL	LAGRANGE	GA	30240	770-696-8737
WENDY DAVIS DIST. LLC	WENDY DAVIS	92 BROWN CIRCLE	HARTWELL	GA	30643	936-442-0224
WEST DISTRIBUTION LLC.	MARTA L WEST	858 HWY 46 WEST	METTER	GA	30439	770-860-9503
WHITEHOUSE MARKETING, LLC	RONALD B. WHITEHOUSE	355 ACORN DRIVE	MEANSVILLE	GA	30256	470-539-2081
WILDES DISTRIBUTING LLC.	RYAN WILDES	123 DAWN CIRCLE	BRUNSWICK	GA	31523	912-258-1823
WILLIAMSON DISTRIBUTION INC	JASON WILLIAMSON	4428 POPLAR SPRINGS ROAD	GAINESVILLE	GA	30507	770-572-0338
WML ENTERPRISES, LLC	WILLIAM M. LOWRY	2 SUMMERBROOK COURT	COLUMBUS	GA	31909	706-888-2530
Y&C ATLANTA, INC	YOUNG S. CHONG	1585 SAINT JULIAN ST	SUWANEE	GA	30024	404-451-8221
YESENIA BAKERIES, LLC	IRMA MARIN	3874 HERITAGE CREST PKWY	BUFORD	GA	30519	404-477-9670
ZACK H FUTCH INC	ZACHARIAH FUTCH	2002 TOWNE LAKES HILLS W.	WOODSTOCK	GA	30189	678-464-3866
ANDERSON DISTRIBUTING LLC	JEREMY ANDERSON	2130 FIELDCREST LN	ELY	IA	52227	319-431-1083
ANTONINI BREAD INC	JORDAN ANTONINI	1832 B AVENUE N.E.	CEDAR RAPIDS	IA	52402	319-558-7258
B & K RAYGOR DISTRIBUTING, LLC	BENJAMIN RAYGOR	2322 230TH ST.	DALLAS CENTER	IA	50063	515-988-2027
BART ZANDSTRA TOOLS, LTD.	BART ZANDSTRA	1708 DIVISION ST	HULL	IA	51239	
BIG RED DISTRIBUTION CORPORATION	JASON LEE WILLIAMS	1730 MEADOWDALE DR NW	CEDAR RAPIDS	IA	52405	319-241-7883
BLAHA DISTRIBUTING, L.L.C.	SCOTT BLAHA	418 17TH STREET SW	ALTOONA	IA	50009	515-290-5340
BREAD BOX DISTRIBUTING, LLC	ROBERT DIGHTON	830 HIGH POINT DR SW	CEDAR RAPIDS	IA	52404	319-396-8546
C.A.P. DISTRIBUTING INC	CHASE PLOUGH	7491 S.E. 6TH AVENUE	PLEASANT HILL	IA	50327	515-664-7802
CORNWELL DISTRIBUTING, LLC	WILLIAM CORNWELL	3230 WEST DOVER CT	DAVENPORT	IA	52804	563-650-0226
CRAMBLETT	MICHAEL	2856 ELK DRIVE	BETTENDORF	IA	52722	563-355-8633
DH BREAD LLC	DONALD P. HENTGES	2488 TRYGG DRIVE	DUBUQUE	IA	52001	563-495-1541
FELLOW ENTERPRISES INC.	KORY FELLOW	1515 EVELYN STREET	PERRY	IA	50220	515-423-2579
HAGEDORN II	DAVID	5807 CIMMARRON LANE	WATERLOO	IA	50701	319-240-7321
HEIM DISTRIBUTING, INC.	TIMOTHY HEIM	1858 MERLE HUFF AVE	NORWALK	IA	50211	515-681-4445
HOLTER DISTRIBUTING LLC	JOHN HOLTER	5815 SW 5TH STREET	DES MOINES	IA	50315	515-577-2462
J A DISTRIBUTION INC.	JEFFREY A. SVOBODA	2027 HANNAH JO COURT	IOWA CITY	IA	52240	319-339-4215
JEFF F VITTETOE LLC	JEFF VITTETOE	6527 KELLING ST.	DAVENPORT	IA	52806	563-320-2717
JLC DISTRIBUTING, LLC	JEFFREY CARSTENS, SR.	2706 E. 38TH STREET	DES MOINES	IA	50317	515-494-8135
JHONSTAR DISTRIBUTION, LLC	CURT JOHNSON	306 E 1ST ST	HUXLEY	IA	50124	515-451-1073
JW STEWART ENTERPRISES, L.L.C.	JACK STEWART	17171 K TRAIL	PERRY	IA	50220	515-480-2234
KRULLWEILER DISTRIBUTING, LLC	TRAVIS KRULL	512 WEST 10TH ST	SPENCER	IA	51301	507-360-5667
MDP DISTRIBUTING LLC	MATTHEW DEAN PETERSEN	10203 MARK RD	CEDAR FALLS	IA	50613	319-939-2250
NALEVANKO DIST., LLC	JON NALEVANKO	4960 CLAREMONT CT	PLEASANT HILL	IA	50327	515-266-6022
NEEDHAM DISTRIBUTING INC.	KEVIN NEEDHAM	1502 JEFFERSON ST	BURLINGTON	IA	52601	319-572-1854
NSCOTT LLC	NICHOLAS DAVID SCOTT	6215 N.W. 106TH ST. APT. #309	JOHNSTON	IA	50131	515-865-1154
OC DELIVER INC.	JOSHUA VAN ES	103 ST. PAUL AVE NE	ORANGE CITY	IA	51041	712-540-7424
PUFFREIGHT DISTRIBUTION LLC	JOHN PUFFETT	2425 FAIRMAN AVE.	STATE CENTER	IA	50247	515-229-5764
RAYGOR DISTRIBUTING, LLC	JOHN DAVID RAYGOR	1035 LINDEN DRIVE	NORWALK	IA	50211	515-423-7556
RICKELS	DYLAN	3416 ARDSLEY LN SW	CEDAR RAPIDS	IA	52404	319-560-9936
RLM DISTRIBUTING LLC	RICHARD MILLE	1619 W. 16TH ST	SIoux CITY	IA	51103	712-204-6736
SMITH DISTRIBUTING, LLC	CHARLES W. SMITH	2760 JACKSON ST.	DUBUQUE	IA	52001	563-495-5679
TS DISTRIBUTING, L.L.C.	TYLER D. SMITH	4300 FLOYD BLVD	SIoux CITY	IA	51108	712-253-3286
WAYLON J LLC	WAYLON SMITH	3701 2ND STREET UNIT 31C	CORALVILLE	IA	52241	309-371-9310
WILD HEER DISTRIBUTION, INC.	COURTNEY HEER	3832 40TH STREET	DES MOINES	IA	50310	515-360-9593
ALEJO DISTRIBUTION CORP.	ARMANDO ALEJO	1560 RIDGEWOOD DRIVE	AMMON	ID	83406	208-419-2252
BLAKELY MANAGEMENT CORP.	DAVID PAUL BLAKELY	177 NORTH 4032 EAST	RIGBY	ID	83442	208-212-2766
BLUE RIVER DISTRIBUTING INC	TAREK HASSANI	2704 N. HOSE GULCH AVE	KUNA	ID	83634	208-539-9810
C & C STALEY DISTRIBUTING, INC.	CLINTON V. STALEY	1305 BOWER DR	IDAHO FALLS	ID	83404	208-390-6323
CD DISTRIBUTING INC	DANIEL R. HANEY	325 WEST 325 SOUTH	JEROME	ID	83303	208-316-2300
CD VENDING INC	CHEARY HANEY	325 WEST 325 SOUTH	JEROME	ID	83338	208-316-1719
CHRISTIANSEN DISTRIBUTION LLC	LANCE CHRISTIANSEN	9200 S LINDER RD	MERIDIAN	ID	83642	208-412-5327
CRAIG DISTRIBUTORS INC.	KYLE CRAIG	504 DIAMOND LAKE ST	MIDDLETON	ID	83644	360-791-3617
CS TRANSPORT, INC.	COREY SMITH	3993 EAST 20 NORTH	RIGBY	ID	83442	208-403-3310
CUSTER STJ, LLC	MICHAEL CUSTER	115 SMITH AVE	NAMPA	ID	83651	775-750-1898
DURAN - O'LEARY INC.	THOMAS P. LEARY, JR.	2664 SOUTH GOSHEN WAY	BOISE	ID	83709	312-656-7724
DW DISTRIBUTION INC	DANIEL JACK WARNER	20548 HANCOCK AVE	CALDWELL	ID	83605	541-290-9230
E & J SON DISTRIBUTING INCORPORATED	JOSH SNYDER	380 S. FANNING AVE	IDAHO FALLS	ID	83401	208-403-4711
ETM LLC	ETHAN MAUGHAN	220 NE LIGHTNING ST	MOUNTAIN HOME	ID	83647	208-696-9864
GENCO DISTRIBUTING LLC	TYSON HALL	368 MERRIN DRIVE	IDAHO FALLS	ID	83401	208-716-5871
GUNDDY DISTRIBUTION INC	SAMUEL JON GUNDERSON	5654 NORTH COLLISTER DRIVE	BOISE	ID	83703	208-906-4051
HERRON INC.	JOSHUA HERRON	2225 W. GRASSY BRANCH	MERIDIAN	ID	83646	208-631-0020
KLD, INC	KENNETH DIXON	742 W. KINGHORN DR	NAMPA	ID	83651	208-573-7714
KMS DISTRIBUTING, INC	KAREN M. SCOVEL	2037 RIVERCREST DR. APT. 105	TWIN FALLS	ID	83301	208-404-4446
KROJO CORPORATION	KRISTI VAN EVERY	452 W. 300 S.	HEYBURN	ID	83336	208-431-9327
LANDRETH DISTRIBUTION LLC.	MACKENZIE LANDRETH	53 N PIT LN	NAMPA	ID	83687	208-901-2382
LANEY DISTRIBUTING, CORP	MEGAN LANEY	1302 N. MOONSTONE ST	POST FALLS	ID	83854	208-640-0291
MARTINEZ-MEDINA DISTRIBUTION CORP.	ELIAS MARTINEZ-MEDINA	3364 S. MURLO WAY	MERIDIAN	ID	83642	208-731-1597
PERRY DISTRIBUTING LLC	STEVE PERRY	1495 S. TECH LANE, APT. #F307	MERIDIAN	ID	83642	208-506-1315
R.S. DIST. INC.	ROBERT L. SCOVEL	2037 RIVERCREST DR. APT. 105	TWIN FALLS	ID	83301	208-410-9696

RY BREAD DISTRIBUTION INC	JENNIFER EAKINS	P.O. BOX 101 165 S SCHOOL RD,#101	MIDVALE	ID	83645	208-355-2534
SLICE OF HOME DISTRIBUTING INC.	SHAWN BLAKESLEE	1820 AVALON DR	IDAHO FALLS	ID	83402	208-206-9261
SPIVEY DISTRIBUTION INC	PERRY LAWRENCE SPIVEY	1434 WEST 8TH STREET, APT. C	MERIDIAN	ID	83642	208-573-2570
STEVES DISTRIBUTING LLC	STEVEN SNYDER	3831 N 2200 E	FILER	ID	83328	208-358-2261
STOSIE ENTERPRISES LLC	JOSEPHINE PERRY	7711 W WAYSIDE DR	BOISE	ID	83704	208-954-6369
SWIRES EXPRESS, INC.	GLENN A. SWIRES	2795 WILDHORSE RIDGE	POCATELLO	ID	83204	435-757-8852
SWITCHBREAD LLC	JEFF TINGEY	1000 PATRIOT STREET	CHUBBUCK	ID	83202	208-406-6777
TAYWHEAT INC.	STEVEN TAYLOR	4233 S. REDHAWK PL	BOISE	ID	83716	208-608-9147
VIRGIL DISTRIBUTION CORP.	BRENT V. BUTLER	970 HILLVIEW DR	REXBURG	ID	83440	208-351-4410
YUCKERS LLC	JORDAN A. CUSTER	3636 S. WOOD RIVER DR	NAMPA	ID	83686	775-225-3466
1574 GUTIERREZ INC.	JUAN GUTIERREZ	14458 ABBOTTSFORD RD	MIDLOTHIAN	IL	60445	773-490-5273
2 BROTHERS LEE, INC.	FELIX PEREZ GARCIA	13602 LAWLER AVE	CRESTWOOD	IL	60418	773-916-1578
9BS, INC.	BRIAN STEINWAY	90 LILLIAN LN	YORKVILLE	IL	60560	630-430-3655
AAMALM INCORPORATED	ROY(ART) MALMGREN	80 KING DR	STREAMWOOD	IL	60107	847-293-8901
ALLWELL TILE SOLUTIONS, LLC	STEVEN STILLWELL	2404 ALBANY COURT	AURORA	IL	60503	630-885-6231
AMITYVILLE BREAD CORP.	YACOUB HADDAD	11245 S. HARLEM AVE APT. #C3	WORTH	IL	60482	630-640-5777
ANGIE'S BAKERY INC.	GEOVANNY HERNANDEZ	2234 N. AVERS AVENUE	CHICAGO	IL	60647	773-732-8148
ANT CARRIAGE INC.	SALEH HADDAD	17732 CRESTVIEW DRIVE	ORLAND PARK	IL	60467	708-407-6916
APOLLO DREAD DRIVERS INC.,	EDUARDO TORRES	6800 S KOSTNER AVE	CHICAGO	IL	60629	312-856-6303
ARIAH GROUP INC.	MOHAMMED A. YASIR	3237 W HOWARD STREET	CHICAGO	IL	60645	872-203-1730
ARMENIA BAKERY, INC.	JOSE A. LLANO	6607 N. DAMEN AVE	CHICAGO	IL	60645	773-318-2752
B&N DISTRIBUTING	BRAD KRESSNER	976 OLD MEADOW COURT	CAROL STREAM	IL	60188	630-876-0306
B.C. WHITE INCORPORATED	BRANDEN WHITE	2317 S. SKYWAY ROAD	PEORIA	IL	61607	309-696-4538
B.O.D. & D.B.C. LLC	ROSENDO CASTANEDA	6208 WOODWARD AVE	DOWNERS GROVE	IL	60516	630-362-7950
BALLEZA'S DISTRIBUTOR, INC.	ANTONIO BALLEZA	6727 N. ARTESIAN AVENUE	CHICAGO	IL	60645	773-383-0969
BARBER	CRAIG	2708 LIMESTONE CT	NORMAL	IL	61761	309-451-9070
BARRY	JAMES	3725 W. WRIGHTWOOD UNIT 1	CHICAGO	IL	60647	773-392-4861
BB BAKERY DISTRIBUTION, INC.	NOUR ALQARYOTI	17348 DEER CREEK DR	ORLAND PARK	IL	60467	312-301-7088
BB DELIVERY LLC	ELIAS BOURJAS	10929 LOREL AVENUE	OAK LAWN	IL	60453	708-296-5175
BELL	STEVEN	894 WINCHESTER COURT	CAROL STREAM	IL	60188	630-293-3773
BJV VAZQUEZ DISTRIBUTION INC.	YOLANDA VAZQUEZ	4409 PRESCOTT AVE APT. #2D	LYONS	IL	60534	312-771-8171
BOYNE INC.	SCOTT A. BOYNE	736 CANTONMENT AVE	RANTOUL	IL	61866	217-480-6176
BRADSHAW	LOUIS W.	1903 N MIDWAY AVE	NORMAL	IL	61761	309-275-0336
BREAD BUNNY, INC.	ROBERT SLANIA	460 DEAN DR	SOUTH ELGIN	IL	60177	847-697-4374
BRNLD INC.	BRANDON RINALDI	9960 FLINT COURT	ROSCOE	IL	61073	815-222-5357
BURKE	THOMAS	1050 LANARK LA	INVERNESS	IL	60067	847-705-6611
C AND C DISTRIBUTION, INC.	TODD A. KNIGHT	818 PAWN AVE	QUINCY	IL	62305	217-653-7036
CAPSULE CORP.	PABLO MORENO	4737 S KOSTNER AVE	CHICAGO	IL	60632	773-387-2539
CARLA & CAMILA BAKERY INC.	MILDREY GONZALEZ MOLLINEDO	555 THORNHILL DRIVE APT. #303	CAROL STREAM	IL	60188	630-666-0726
CASTANEDA	RODRIGO	416 S MASON	BENSENVILLE	IL	60106	773-616-3154
CHAGOS SERVICES INC.	ISAAC HORTA GARCIA	7809 S. KEELER AVE	CHICAGO	IL	60652	872-209-1326
CHAVARIN'S DISTRIBUTION, INC.	EDGAR CHAVARIN	2422 CUYLER AVENUE	BERWYN	IL	60402	708-224-5761
CHRIS DAVIS DISTRIBUTION INC.	CHRIS DAVIS	1870 W. ASPEN CT	LAKE VILLA	IL	60046	630-229-7010
COLOMBIANITA BAKERY INC.	TATIANA VALERO	6601 N. DAMEN AVE. APT 2	CHICAGO	IL	60645	773-999-0713
CONTRERAS DISTRIBUTORS INC.	RAUL CONTRERAS	3929 GROVE AVE	STICKNEY	IL	60402	773-968-8861
CRUZ AZUL BAKERY'S INC.	ROMULO HERNANDEZ	2234 N. AVERS AVENUE	CHICAGO	IL	60647	773-732-8139
CUBA BAKERY INC.	YOANNY GONZALEZ	1 WHEATON CENTER APT. #611	WHEATON	IL	60187	630-440-3338
CUBAMEX BAKERY INC.	OSMANY MARTINEZ	1756 ENGLISH DRIVE	GLENDALE HTS	IL	60139	312-502-3374
D & D DISTRIBUTION INC.	DIONICIO PEREZ	2116 WESTERN AVENUE APT.#2	WAUKEGAN	IL	60087	224-587-0771
D.C. DISTRIBUTING, INC.	DREW CONOVER	2116 KENTON LANE	LIBERTYVILLE	IL	60048	712-212-4910
D-COR INC.	RICK ADAMS -	7724 FLORENCE AVE	DARIEN	IL	60561	630-515-1871
DOUGH MASTER CORPORATION	CHRISTOPHER FALK	2403 SKOKIE DRIVE	ROCKFORD	IL	61108	651-295-6917
DPAT INC.	PATRICK BOLDA	1132 GAME TRAIL S.	BOUBONNAIS	IL	60914	708-612-8067
DRAGIC	ZACHERY	611 HOLLAND RD	METAMORA	IL	61548	309-453-6127
D-RICH BAKERIES LLC	DANNY E. RICHARDSON	23265 KINGS HIGHWAY	MACEDONIA	IL	62860	618-231-0642
DUNN	DUSTIN	1311 12TH AVE	BELVEDERE	IL	61008	815-985-0431
EASLEY	CHRISTOPHER B.	9779 DUNHILL DRIVE	HUNTLEY	IL	60142	847-669-6175
EHMEN DISTRIBUTION INC.	NEAL EHMEN	1777 COUNTY ROAD 2600 E	OGDEN	IL	61859	217-202-6340
ERIC DISTRIBUTION LTD.	ERIC BARTL	360A WHITEWATER DR UNIT #202	BOLINGBROOK	IL	60440	630-605-4412
ERIC WALTON DISTRIBUTION, INC.	ERIC WALTON	2709 SUMMIT CT.	URBANA	IL	61802	217-766-0784
ESPINO AND SONS INC.	FERMIN PALMA	2N027 LINDA LANE	CAROL STREAM	IL	60188	630-890-8239
FALASH	RICHARD	353 E NORMANDY DR	ADDISON	IL	60101	630-456-3849
FERNANDO EVELIA BAKERY INC.	FERNANDO GONZALEZ	7720 CENTRAL AVENUE	BURBANK	IL	60459	773-457-8322
FILI RUIZ TRANSPORT INCORPORATED	FILIBERTO RUIZ	4852 S. LATROBE AVE	CHICAGO	IL	60638	708-296-8048
GALAXIA DISTRIBUTION INCORPORATED	JOSE J. FLORES	7114 S. LAWDALE	CHICAGO	IL	60629	773-699-1739
GINO'S BAKERY INC.	EUGENIO GUTIERREZ	1943 W. ALBION AVE APT. #25	CHICAGO	IL	60626	773-430-9452
GRAIN EXPECTATIONS INC.	JOHN CURTIS JOCKISCH	4600 ASH GROVE DRIVE APT A3	SPRINGFIELD	IL	62711	530-599-0637
HANKS DISTRIBUTING INC.	BRIAN HANKS	1120 ASCOT DRIVE	RANTOUL	IL	61866	217-841-6856
HOLY TOAST LLC	MIKEL A. WILEY	1429 ADAMS STREET	QUINCY	IL	62301	217-653-8211
HUFF DISTRIBUTION, LLC	MATTHEW HUFF	350 W. EIGHTH ST.	MANTERO	IL	60950	708-699-1251
IBARRA & SONS DISTRIBUTION, INC.	JUAN IBARRA	5660 W. 88TH ST	OAK LAWN	IL	60453	773-610-4972
ICE & ICE CORP.	CHRISTOPHER J. EWING	312 W. FRANKLIN ST	EDINBURG	IL	62531	217-891-1971
J.R. SLACK, INC.	JAMES R SLACK	628 S OAKLAND AVE	VILLA PARK	IL	60181	630-279-2813
JAASSA, INC.	MICHAEL C. FIEDLER	109 YORK COURT	NAPERVILLE	IL	60540	630-303-7527
JAFF LLC	JAROD FAGAN	6813 S STEPHENSON LN	SPRINGFIELD	IL	62707	217-210-1287
JAG DISTRIBUTION LLC	KENNETH GAUL	2609 S. COLLEGE ST	SPRINGFIELD	IL	62704	217-502-2242
JALISCO BAKERY INC.	ANGEL REYES-ALATORRE	1313 CENTRAL STREET	JOLIET	IL	60435	312-522-2182
JARABA DISTRIBUTORS, INC.	JOSE W. JARABA	508 S. DILGER AVE	WAUKEGAN	IL	60085	847-951-7574
JEANINE WAITE LLC	JEANINE WAITE	1241 LAUREL STREET	HAMILTON	IL	62341	309-318-9531
JH DISTRIBUTING INC.	JAMES HERRERA	1606 ELM STREET	SPRING GROVE	IL	60081	847-609-9433
JIMENEZ PREMIER DISTRIBUTION INC.	SEBASTIAN JIMENEZ	3035 SUNSET AVENUE	WAUKEGAN	IL	60087	773-458-5042
JJ ORGANISTA CORPORATION	JUAN J. ORGANISTA	4841 W. 23RD STREET	CICERO	IL	60804	708-288-7636
JJAE DISTRIBUTION INC.	JESUS ARGUETA	8780 S. KILBOURN	HOMETOWN	IL	60456	773-412-0029
JRZ DELIVERY INC.	CARLOS MORENO	4737 S. KOSTNER AVE	CHICAGO	IL	60632	773-387-2539
KASKA	MARK	8620 ST MORITZ DR	SPRING GROVE	IL	60081	847-212-1457
KENNETH NIERENHAUSEN, LLC	KENNETH NIERENHAUSEN	1486 COUNTY RD 2200 EAST	ST. JOSEPH	IL	61873	217-841-2037
KOSTYNIAK	DAN	128 WINDDANCE DRIVE	LAKE VILLA	IL	60046	224-577-9019
LA CARIBENA BAKERY INC.	CESAR R. GONZALEZ	3 N. 760 ROUTE 59	WEST CHICAGO	IL	60185	630-930-8612
LA DOLCE VITA, INC.	LEO DI BARTOLOMEO	512 BERSKLEY ROAD	RIVERSIDE	IL	60546	708-442-0414
LA NAUTICA BAKERY, INC.	YALIEN ACEVEDO	1416 BLOOMINGDALE RD	GLENDALE HTS	IL	60139	630-890-7720
LA SAGUERA BAKERY INC.	RAFAEL FONSECA SUAREZ	555 THORNHILL DRIVE APT. #303	CAROL STREAM	IL	60188	630-400-5019
LARA BAKERY, INC.	JONATHAN J. LARA	852 JAN MARIE LANE	ELGIN	IL	60120	224-800-3148
LET'S GET MUNCHIN', INC.	MICHAEL MANSEAU	1322 CARLISLE PL.	DEERFIELD	IL	60015	847-331-6232
LOPEZ DISTRIBUTION, INC.	CARLOS LOPEZ	2219 S. HIGHLAND AVE	BERWYN	IL	60402	786-219-7874
LUENSE SISTERS INC.	ARELI LUENSE	13339 S. AVENUE O	CHICAGO	IL	60633	773-780-9830
LUNA DISTRIBUTIONS CORP.	DIANA LUNA	3035 SUNSET AVE.	WAUKEGAN	IL	60087	773-653-3054

M & M BUN, INC.	MOHAMAD MATARIEH	16325 BOARDWALK - TERRACE	ORLAND HILLS	IL	60487	708-745-0765
MA DISTRIBUTION II, INC.	AYMAN HARB	9306 THORNWOOD DRIVE	TINLEY PARK	IL	60487	708-945-1573
MAGMAR DISTRIBUTORS LLC	MARK S. SCIOANI	286 LAKEWOOD BLVD	PARK FOREST	IL	60466	708-257-3113
MARKIN	KEITH	605 5TH STREET	COLONA	IL	61241	309-796-2355
MARTINEZ BAKERY COMPANY	RAMON MARTINEZ	18420 HOOD AVENUE	HOMEWOOD	IL	60430	708-502-0155
MARTINEZ DISTRIBUTION INC.	RENE MARTINEZ	3645 WEST 59TH PL	CHICAGO	IL	60629	773-879-2432
MARTINEZ MORAN DISTRIBUTING CO.	GREGORIO MARTINEZ	4332 OAK AVENUE	LYONS	IL	60524	708-334-8117
MATI & MATI BAKES, INC.	ZAILY RODRIGUEZ SANTOS	5684 GENEVA COURT	ROSCOE	IL	61073	608-774-8050
MEFFORD	JAMES	28429 W SUNNI LN	INGLESIDE	IL	60041	815-690-7247
MOLLINEDO BAKERY INC.	YOEL GONZALEZ	1416 BLOOMINGDALE RD	GLENDALE HTS	IL	60139	630-890-7720
MORA DISTRIBUTING, CO.	RAUL C. MORA	6341 W. CUYLER AVE	CHICAGO	IL	60634	773-822-1680
MORRISON	CURT	1145 BOXWOOD DRIVE	CRYSTAL LAKE	IL	60014	815-356-6826
MORTON	STEVE	20657 E. 2050 NORTH RD	TOWANDA	IL	61776	309-287-7442
MULHERN	JAMES	15W713 DIVERSEY AVE	ELMHURST	IL	60126	630-240-7465
NANA DISTRIBUTION, INC.	MATHEW KEMPK	2504 JESSICA LANE APT 106	SCHAUMBURG	IL	60173	847-502-2320
NINA BAKERIES, INC.	DAVID HERRERA	3307 E. RED OAK LANE	CRETE	IL	60417	773-951-0436
NORDSTROM	BRENDEN	10 CHRISOP COURT	COLONA	IL	61241	309-933-1081
OCAMPO	ARTHUR	441 ARNOLD AVE	ROMEVOILLE	IL	60446	815-886-0732
OLD DAWG ENTERPRISES LLC	DENNIS GOLFORTH	210 S WEDGEWOOD LANE	CARBONDALE	IL	62901	618-318-2715
OPIE ENTERPRISES, INC.	SHAWN HIGGINS	1420 RIDGE RD	SOUTH ELGIN	IL	60177	847-697-9220
OROZCO TRANSPORT INC.	ARMANDO OROZCO	2647 S. EUCLID AVE	BERWYN	IL	60402	312-593-0746
OSCAR'S DISTRIBUTORS INC.,	OSCAR RAMOS	1456 N. HARDING AVENUE	CHICAGO	IL	60651	773-655-9262
PEREZ BAKERY COMPANY	CHRISTIAN M. PEREZ	1620 PEBBLE BEACH CIR	ELGIN	IL	60123	224-623-7953
PETERS DIAMOND TRANSPORT INC.	NORMAN E. PETERS	302 DEER PAINT DRIVE	DIXON	IL	61021	815-535-2380
POTTS	SHAWN	101 SOUTH MAIN	NORTH PEKIN	IL	61554	309-202-7393
PYRAMID DISTRIBUTION INC.	DANIEL J. RUIZ	18031 EXCHANGE AVE	LANSING	IL	60438	773-416-3366
R & Y DISTRIBUTION INC.	RAUL AVILA	200 KENILWORTH DR	BOLING BROOK	IL	60440	708-769-8094
RODRIGUEZ BAKERY DISTRIBUTION CORP.	ESTEBAN RODRIGUEZ MIRANDA	840 MOHAWK DRIVE	ELGIN	IL	60120	224-636-3163
RUNYON DISTRIBUTION, INC.	GARRETT R. RUNYON	324 INDIAN HILLS COURT	RANTOUL	IL	61866	217-202-6095
SANDOVAL DISTRIBUTIONS, INC.	MARIA DEL ROCIO RODRIGUEZ	10528 S. AVE N	CHICAGO	IL	60617	773-837-9803
SANTA MASA CORPORATION	LINA MARIA FERNANDEZ	1938 WEST ALBION AVENUE, UNIT 2	CHICAGO	IL	60626	773-658-6650
SILVA	LAZARO	5541 N ARTESIAN AVE APT 2W	CHICAGO	IL	60625	773-724-8485
SMITH	THOMAS W.	9697 RAMBOUILLET RIDGE	ROSCOE	IL	61073	815-988-9056
SMITH	ALEXANDER WILLIAM	7627 E ROCKTON RD	ROSCOE	IL	61073	815-543-0703
SPRANDEL INC.	STEVE SPRANDEL	3885 SHOAL DR	HANOVER PARK	IL	60133	773-865-2046
SPRECHER	CHRISTINE	1120 ROXBURY CLOSE	ROCKFORD	IL	61107	815-218-6381
SSG ENTERPRISES, INC.	MICHAEL LOVENDAH	101 OAKWOOD DRIVE	BOLINGBROOK	IL	50440	708-351-3127
STEELE DISTRIBUTION INC.	CHARLES STEELE	5636 LOMOND AVENUE	DOWNERS GROVE	IL	60516	630-768-8235
SUNNY GRAINS INC.	SONIA HERRERA	16613 TAMELING DRIVE	LOCKPORT	IL	60441	815-793-6470
TB & RB DISTRIBUTION LLC	TIM J. BALDWIN	5707 W HILL ROAD	DECATUR	IL	62522	217-519-2859
THANRAN INC.	NATHAN D. LYONS	5012 N. GRACELAND DR	PEORIA	IL	61614	309-338-9903
TOLMATCHEV	DENNIS	632 FORUM DRIVE	ROSELLE	IL	60172	847-293-1707
TRIPLE M DISTRIBUTION INC.	JUAN LOPEZ	524 S. 4TH STREET	DEKALB	IL	60115	224-623-5572
TUAZON DISTRIBUTION CORP.	CRYSTAL TUAZON	38325 NORTH LOYOLA AVE	BEACH PARK	IL	60087	224-944-9662
TWO BROTHERS DISTRIBUTION INC.	NOE VILLA	3445 MAGNOLIA DR	MARKHAM	IL	60428	708-768-7300
U.S NO. 1 DISTRIBUTION INC.	PRESTON ZILLION	2100 S. SPRING ST	SPRINGFIELD	IL	62704	217-553-1407
VARICHAK INVESTORS LLC	NICHOLAS VARICHAK	922 CHELSEA COURT	NEW LENOX	IL	60451	815-693-8262
VELAZQUEZ BAKERY CORPORATION	SILVIA JUAREZ	534 POPLAR ST	WAUKEGAN	IL	60085	847-744-3132
VIVIANA'S BAKERY INC.	EDGAR RODRIGUEZ	7222 W. 60TH PLACE	SUMMIT	IL	60501	708-921-6394
ZK DISTRIBUTION, INCORPORATED	KELVIN KELSO	2239 EAST MORTON AVE	JACKSONVILLE	IL	62650	217-320-4114
A.M. DISTRIBUTION INC.	AARON B. MCCORD	12840 W BECKSGROVE RD	COLUMBUS	IN	47201	812-343-4531
ALLEN	MICHAEL W.	1307 BASSWOOD COURT	JEFFERSONVILLE	IN	47130	
AUHL ENTERPRISES INC	ANDREW M. UHL	222 CRESTWOOD LANE	RICHMOND	IN	47374	765-977-9228
B WILLS DISTRIBUTION SERVICES INC	BOBBY WILLS	6205 NINA DRIVE APT. #1	FORT WAYNE	IN	46835	260-203-8877
BCW SOLUTIONS INC	BRANDON WILLIAMSON	7269 EAST 400 NORTH	CAMDEN	IN	46917	765-588-8506
BENNETT	BROCK	7403 MISTY WOODS LN	INDIANAPOLIS	IN	46237	317-372-5665
BREADWINNER DISTRIBUTION INC	JEFFREY JACKSON	421 FLORENCE STREET	HAMMOND	IN	46324	708-927-9429
BREEDEN	MARGARET	9844 VILLAGE COURT	AVON	IN	46123	317-273-0869
C AND S DISTRIBUTION LLC	STEVEN CASSIDY	387 HAROLD SMITH RD	BEDFORD	IN	47421	812-345-6316
CARREL	JOSEPH	735 EAST DUDLEY	INDIANAPOLIS	IN	46227	317-781-0891
CB DISTRIBUTIONS LLC	CESAR A. BONILLA	4517 BUENA VISTA DR.	INDIANAPOLIS	IN	46228	317-755-9532
CHADWICK WARE DISTRIBUTING, LLC	CHADWICK WARE	10635 N 700 E	OSSIAN	IN	46777	260-466-4272
CK 4, LLC	CHERI L. KILGORE	709 PANSY COURT	BOURBON	IN	46504	260-494-6339
D. BEST DELIVERIES LLC	DAVID BEST II	840 S. 500 E.	ROCHESTER	IN	46975	765-398-7326
DAMKL'S DOUGH LLC	DOYLE FORD	9227 EASTLAKE DRIVE	WADESVILLE	IN	47638	812-461-8294
DARKIS DISTRIBUTING, LLC	TIMOTHY DARKIS	1114 SCOTT STREET	LA PORTE	IN	46350	219-363-2916
DOUGH BOYZ DELIVERY INC	CODY JACOB	12731 SOUTHEASTERN AVENUE	INDIANAPOLIS	IN	46259	317-775-7593
EVELYN & HANNAH BAKERIES INC.	RAUL GUERRERO	8539 FAWN MEADOW DR.	INDIANAPOLIS	IN	46256	317-397-8447
GEE-WEILER LLC	CHADWICK HAYES GEE-WEILER	6503 WEST RIVERSIDE RD	MCCORDSVILLE	IN	46055	317-340-2493
GOCHENOUR	RICHARD	511 E. CHRISTY ST	MARION	IN	46952	765-251-0861
HARRISON LOGISTICS CORPORATION	SCOTT T. HARRISON	5216 LIMESTONE COURT	INDIANAPOLIS	IN	46237	317-966-0086
HB DISTRIBUTION INC.	CHARLES TESCHENDORF	6460 WEST TREELINE LANE	MCCORDSVILLE	IN	46055	317-698-4267
HOPPER	RONALD	5020 E. COUNTY ROAD 600 S	GREENCASTLE	IN	46135	317-223-1191
IN THE BEST DREAM INC	CARLOS E. REYES GALDAMEZ	1032 N. TUXEDO ST	INDIANAPOLIS	IN	46201	317-600-7712
IN THE BEST HANDS INC	ELI FIGUEROA	4045 N KITLEY AVE	INDIANAPOLIS	IN	46226	317-523-0452
JACOB ALEXANDER GROUP, INC.	CHRISTOPHER GERARD	6947 46TH DR	FORT WAYNE	IN	46835	260-755-5660
JAMM DISTRIBUTOR LLC	CHRIS L. MCKAY	10041 SEA STAR WAY	FISHERS	IN	46037	317-619-9202
JASON ANDERSON DISTRIBUTING, LLC	JASON ANDERSON	4502 WINDING WAY DR	FORT WAYNE	IN	46835	260-557-2708
JCE DISTRIBUTORS, LLC	JEFFREY WADE	4145 NORWICH PLACE	EVANSVILLE	IN	47725	812-459-5234
JK BREAD DISTRIBUTION INC.	JEREMIAH KENT	6565 E LAMPKINS - RIDGE RD	BLOOMINGTON	IN	47401	812-345-7044
KZTB2 DISTRIBUTION INC	TIMOTHY FITZGERALD	8665 N. DRESDEN DR	MCCORDSVILLE	IN	46055	317-507-0349
KILBURN ENTERPRISE INC	NICHOLAS KILBURN	1817 CHATHAM PLACE	DANVILLE	IN	46122	317-313-7411
KLT DISTRIBUTION INC.	ANTONIO HOUSLEY	1606 WILSON STREET	TERRE HAUTE	IN	47807	949-940-6318
LJ HAYS INCORPORATED	JUDE C. HAYS	2310 SCHENK ROAD	EVANSVILLE	IN	47720	812-549-0318
LOS OSOS DISTRIBUTORS LLC	MIREYA MARICHAL	5245 EMERSON VILLAGE DR, APT. #208	INDIANAPOLIS	IN	46237	317-835-3357
LUNA DISTRIBUTIONS II LLC	KELLY JOANNE LUNA	5509 W MARKET ST.	INDIANAPOLIS	IN	46224	317-664-2158
LUNA DISTRIBUTIONS LLC	KEVIN A. LUNA-REYNOSO	5809 IYV KNOLL CT. APT. D	INDIANAPOLIS	IN	46250	317-490-0020
MELBY AND SON ENTERPRISES, LLC	ROBERT MELBY	20620 LITTLE CHICAGO RD	NOBLESVILLE	IN	46062	317-450-5859
MICHIANA DELIVERY, INC.	CHAD ROBBINS	921 WEST MCKINLEY AVENUE	MISHAWAKA	IN	46545	574-5962509
PEARISH	JEFFREY L.	4434 BREEZY POINT LN	WALKERTON	IN	46574	574-298-0814
PELLAM	HARLEY	4762 LAKESIDE DR	CLOVERDALE	IN	46120	765-795-3814
PURELY LOGISTICS, INC.	CESAR GARCIA	3943 STONEGATE DR	MISHAWAKA	IN	46544	574-742-0013
RAMIREZ SILES	IRMA YOLANDA	3220 HILLCREST DR	COLUMBUS	IN	47203	812-371-2447
RAY	JOYCE	2935 LINDBERG ROAD	ANDERSON	IN	46012	765-644-2183
RAY	PETER	2935 LINDBERG ROAD	ANDERSON	IN	46012	765-644-2183
RHODES DISTRIBUTION INC	TREY RHODES	19265 ORCHARD - HEIGHTS DR	SOUTH BEND	IN	46614	574-229-5435

RUTHERFORD	RICHARD	1119 N GLENWOOD LAKE	GRIFFITH	IN	46319	219-838-5562
SKB DISTRIBUTING, LLC	STACEY A. KLUEG-BERRY	8188 N. BIRCH DRIVE	NEWBURGH	IN	47630	812-598-9907
SOLMOS DISTRIBUTION LLC	BROCK SOLMOS	64700 SYCAMORE ROAD	NORTH LIBERTY	IN	46554	574-360-5520
SWEENEY DISTRIBUTING INC.	JEFFREY D. SWEENEY -	6700 N 900 EAST	WALKERTON	IN	46574	574-586-3924
TDF DISTRIBUTION INC.	DANIEL DUKE	6460 TRELIN LANE	MCCORDSVILLE	IN	46055	317-508-7913
TESCH DISTRIBUTING INC.	ANDREW TESCHENDORF	5612 WEST WOODHAVEN DRIVE	MCCORDSVILLE	IN	46055	317-258-2117
THOMAS CRWN LLC	MARCUS JOHNSON	3901 DONOVAN DRIVE	INDIANAPOLIS	IN	46235	317-701-0205
TRAVIS DISTRIBUTION LLC	BRADY TRAVIS	2117 DENA DRIVE	ANDERSON	IN	46017	765-610-4737
TREJOS ENTERPRISE LLC	JOSE TREJO	383 ROXBURY PARK	GOSHEN	IN	46526	574-534-7590
VESCOVI DISTRIBUTING, INC.	REX X. VESCOVI	2045 E. NIXON DRIVE	BLOOMINGTON	IN	47401	812-360-2760
WINN	SAMMY	2717 DOGLEG CT.	EVANSVILLE	IN	47225	812-598-6758
WU JAN CORPORATION	ZHEN ZHI WU	12603 PINETOP WAY	NOBLESVILLE	IN	46060	
WU SUN CORPORATION	SUN KAM WONG	12603 PINETOP WAY	NOBLESVILLE	IN	46060	317-989-1988
BARRAZAS DISTRIBUTION COMPANY INC	JUAN CARLOS BARRAZA	1365 S ROLLING HILLS ROAD	GARDEN CITY	KS	67846	620-937-0582
CUATES DISTRIBUTION INC.	SERGIO ARAGON	PO BOX 1682	LIBERAL	KS	67901	620-655-8695
GUERCA	MANUEL	206 SHORT ST	DODGE CITY	KS	67801	620-290-1442
ARMENTA	FRANCISCO	123 OAK DR	EMINENCE	KY	40019	502-750-1107
B HOPKINS DISTRIBUTING LLC	BARRY HOPKINS	537 CEDAR STREET	CRAB ORCHARD	KY	40419	606-355-9247
BARNES	BRUCE W.	89 EAGLES NEST	TAYLORSVILLE	KY	40071	502-338-0615
BELILE ENTERPRISES LLC	KENNETH R BELILE	55 BACK LANE	LONDON	KY	40741	606-224-9520
BESS DISTRIBUTION, LLC	RANDALL K BESSINGER	100 CORUM LANE NUM G	AUBURN	KY	42206	931-797-3661
B'S DELIVERY SERVICE, LLC	BRUCE B. JACKSON	1613 TUNISIAN WAY	LOUISVILLE	KY	40214	812-989-2805
C SQUARED DISTRIBUTING LIMITED LIABILITY	CHRISTOPHER SNYDER	6915 BEAVER DAM ROAD	MILLWOOD	KY	42762	270-287-3893
CLEM	CHARLES	1305 DAYTON AVENUE	DAYTON	KY	41074	859-992-1006
DEB DISTRIBUTION, INC.	DARREN DENNISON	680 MOUNT MORIAH RD	BOSTON	KY	40107	502-203-2944
DENNEY DISTRIBUTION LLC	JACOB DENNEY	8060 N. HIGHWAY 1247	SCIENCE HILL	KY	42553	606-875-4353
DUNNE	EUGENE	5232 MOCCASIN TRAIL	LOUISVILLE	KY	40207	
FOSTER'S DISTRIBUTION, LLC	SCOTTY FOSTER	1755 TAYLOR FORD RD	COLUMBIA	KY	42728	270-250-2073
HAZEL BREAD L.L.C.	TIMOTHY GENTRY	192 MANDARIN CT	SHEPHERDSVILLE	KY	40165	502-905-2756
HOPKINS DISTRIBUTING LLC	ETHELEEN HOPKINS	171 BUELL HILL ROAD	PINEVILLE	KY	40977	606-269-4186
HUTCHINSON DISTRIBUTING LLC	MARK HUTCHINSON	138 SUNSET DRIVE	BRONSTON	KY	42518	606-219-0826
J&T DISTRIBUTING LLC	TONYA WESLEY	694 KEENEY ROAD	SCIENCE HILL	KY	42553	606-872-7399
JEV DISTRIBUTION, LLC	PERRY DIPIAZZA, JR.	526 MARQUETTE DRIVE	LOUISVILLE	KY	40222	201-726-6250
JOHNSON DISTRIBUTING, LLC	JOSH JOHNSON	259 BURKETT LANE	SCIENCE HILL	KY	42553	606-416-6769
K & A DISTRIBUTING, LLC	KEVIN C. PARSONS	2131 UNION CITY ROAD	RICHMOND	KY	40475	859-314-1638
K&K DELIVERY INC	CHRISTOPHER MORGAN	191 E. 80 CHURCH RD	LONDON	KY	40744	606-309-8571
LAMAS DISTRIBUTION LLC	LAZARA LAMAS	590 EAST HWY 635	SCIENCE HILL	KY	42553	606-425-7644
LEGUIZAMO CORPORATION	GERMAN LEGUIZAMO	3650 TATES CREEK RD APT. #105	LEXINGTON	KY	40517	850-261-2906
LEYVA DISTRIBUTION CORP	WENDY LORENZANA	2700 MAGNOLIA SPRING DR., #1302	LEXINGTON	KY	40511	859-402-5116
M & J DISTRIBUTING, L.L.C.	JAMES HOBODY	619 WOODVIEW DRIVE	SOMERSET	KY	42503	606-676-8092
M & S DISTRIBUTOR LLC	MICHAEL W ADAMS	196 MT VIEW DRIVE	BEREA	KY	40403	859-986-4858
MAR-MEL DISTRIBUTION CORP.	MARCOS GONZALEZ	633 BIG HILL AVENUE APT. #K82	RICHMOND	KY	40475	859-806-7165
OZZIE BREAD DISTRIBUTION L.L.C.	BRYAN OSBORNE	630 HENSLEY RD	SHEPHERDSVILLE	KY	40165	502-612-1969
PAGE BREAD & BAKERY INC.	TRAVIS PAGE	1190 MUD LICK - SCHOOL ROAD	TOMPKINSVILLE	KY	42167	270-819-0520
PRESTIGE DISTRIBUTING SERVICES CORP.	LEON GARTH, JR.	12714 CHARLES FARM CIRCLE	LOUISVILLE	KY	40299	502-965-2040
R SMITH DISTRIBUTING LLC	ROSCOE A. SMITH	30 NEWLAND DRIVE	LONDON	KY	40744	606-682-5390
RITCHIE	CARROLL R.	2315 QUINN DRIVE	LOUISVILLE	KY	40216	502-447-3611
ROBINSON DISTRIBUTION LLC	JIMMY W. ROBINSON	115 JOHNNY DRIVE	SCIENCE HILL	KY	42553	606-303-4980
SANDFOSS	WALTER	52 TOWANDA DR	HIGHLAND HTS	KY	41076	859-781-1148
SIMPSON HAULING AND DISTRIBUTION INC	ETHAN SIMPSON	403 CLEVELAND STREET	CORBIN	KY	40701	606-215-9557
SOUTHERN KENTUCKY BREAD COMPANY, LLC	STEVEN RANDALL NUNN	112 PETERSON RD	CAVE CITY	KY	42127	270-537-3387
TASTY DELIVERY INC	DARRELL W. SMITH	965 HIGHWAY 149	MANCHESTER	KY	40962	606-813-1270
THOMAS BREADS LLC	COREY J THOMAS	471 TICK RIDGE RD	GLASGOW	KY	42141	270-678-7714
THUMPER DISTRIBUTING INC.	DANIEL DOWNS	1006 WHIPPORWILL DR APT 8	BEREA	KY	40403	859-221-4074
TORRES DISTRIBUTION LLC	RICARDO TORRES	180 BRANSTETTER PARK ROAD	SUMMER SHADE	KY	42166	615-388-6706
WARREN'S DISTRIBUTING LLC	JAMES D. WARREN	2087 NEW COLUMBIA RD	CAMPBELLSVILLE	KY	42718	606-545-8875
WESTENDORF	BRIAN	140 KENTUCKY DRIVE	NEWPORT	KY	41071	513-484-8964
WHITEHOUSE BREADSORCE, LLC	JAMES WHITEHOUSE	2410 BOLIVAR STREET	OWENSBORO	KY	42303	270-314-9262
WITT-MAN DISTRIBUTING, INC	JAMES WITT	306 FOLEY STREET	BARBOURVILLE	KY	40906	606-622-3047
ZACKS DISTRIBUTING LLC	ZACKARY MORROW	53 PINNACLE POINTE DRIVE	SOMERSET	KY	42503	606-416-3929
ZIP ENTERPRISES LLC	DOUGLAS PETERS	10944 HARDINSBURG RD	CECILIA	KY	40213	502-468-6720
5DJ'S DELIVERY LLC	DAREN BRISCOE	1260 ORPHE GUIDRY RD	ARNAUDVILLE	LA	70512	337-308-0503
A NEW HEART DISTRIBUTION LLC	EDWARD COMENA	248 WEST GRANT ST	BATON ROUGE	LA	70802	225-907-6110
A&H DISTRIBUTING INC.	HAYWARD MANUEL	1221 NILE ST	EUNICE	LA	70535	337-457-1753
AJL DISTRIBUTION INC	ADAM LEDET	42333 BROWN ROAD	PONCHATOULA	LA	70454	504-452-0167
ALEXANDER DISTRIBUTING LLC	MICHAEL ALEXANDER, SR.	313 RIVIERA DR	SLIDELL	LA	70460	504-301-6967
ARABIE DISTRIBUTORS INC	ROGER ARABIE	202 SEVILLE BLVD	LAFAYETTE	LA	70503	337-344-7117
AURORA DISTRIBUTORS LLC	MAURICIO ARENA	4443 BLUE RIBBON DRIVE	BATON ROUGE	LA	70814	225-475-4641
B & C DISTRIBUTORS LLC	BRIAN J RAFFRAY	2527 W CAMELIA DR	THIBODAUX	LA	70301	985-414-4921
B&B ALLDAY L.L.C.	BRYAN WHITE	9021 MORAY DRIVE	SHREVEPORT	LA	71129	318-230-0150
BLAZIN DS TRANSPORT LLC	DONALD EUGENE, JR.	6636 MELARA AVENUE	SHREVEPORT	LA	71108	318-934-3056
BLUE DISTRIBUTIONS, INC.	BRUCE BLUE, JR.	2408 CHURCHILL DRIVE	BOSSIER CITY	LA	71111	318-560-0979
C & C DISTRIBUTING, L.L.C.	CHRISTOPHER SEEGER	3909 ARIZONA AVE	KENNER	LA	70065	504-615-9545
CCA DISTRIBUTORS LLC	CLIPTON WARREN	8401 STROELITZ ST	NEW ORLEANS	LA	70118	504-343-4444
CENLA DOUGH MAKERS LLC	SONNY BROWN	142 WEEKS RD.	LEESVILLE	LA	71446	318-277-7942
CLCC DISTRIBUTORS INCORPORATED	CHRISTOPHER KELLY	3904 NUTLAND RD	MONROE	LA	71202	318-325-5382
CMILLER DISTRIBUTING LLC	CHAD MILLER	10689 CREEK HAVEN COURT	DENHAM SPRINGS	LA	70726	225-436-4601
CONCARTNA4358 INC	SHANNON CHAPMAN	7764 LANCE ST	VENTRESS	LA	70783	225-955-0109
CPO DISTRIBUTIONS CORP	COURTNEY O'BANNON	11555 SOUTH FORK AVENUE, APT. #3010	BATON ROUGE	LA	70816	318-278-2774
D PACE DISTRIBUTION LLC	DAVID B. PACE	456 HOPEWELL ROAD	FARMERVILLE	LA	71241	318-372-3989
D.M. INVESTMENTS, INC.	DUSTIN DEFFES	200 CORONET DRIVE	SLIDELL	LA	70460	985-640-9086
DAILY LOAVES DISTRIBUTING CORP	MATTHEW JARRELL	1609 W. MEDALIST RD	PINEVILLE	LA	71360	318-715-9366
DARREN BROUSSARD DISTRIBUTING LLC	DARREN BROUSSARD	10917 MORRISON RD	NEW ORLEANS	LA	70127	504-473-7128
DFROST INC.	DAVID FROST	204 CLARK ST	MONROE	LA	71203	318-331-3411
DJD DISTRIBUTING, LLC	DWIGHT DEDEAUX	3423 COURTLAND DR	BATON ROUGE	LA	70814	225-383-5303
DJNICK LLC	DETRIC NICHOLSON	5960 YUKON DRIVE	SHREVEPORT	LA	71107	318-655-7329
DK DISTRIBUTING CORP	BOBBY MERRITT	7407 LOUISE STREET	SHREVEPORT	LA	71108	318-423-6966
DME DISTRIBUTING INC	JEREMY LEBLANC	407 N GIN ST	ERATH	LA	70533	337-224-2882
DOWNEAST BAYOU LLC	MICHAEL LAILER	30777 N ABERDEEN ACRES RD	DENHAM SPRINGS	LA	70726	225-572-1723
DT DISTRIBUTING LLC	LARRY DOUG THOMPSON	1307 WILMUTH ST	BOGALUSA	LA	70427	985-294-9097
EGJ DISTRIBUTION CORP	JUSHON WINTERS	42395 BLYTH AVENUE	PONCHATOULA	LA	70454	504-352-1279
ESANJA, L.L.C.	EDWARD H. VANDERBROOK	504 NORTH CUMBERLAND STREET	METAIRIE	LA	70003	504-628-4718
FERRIER DISTRIBUTING LLC	ALFOUS G. FERRIER III	553 HUSEMAN LANE	COVINGTON	LA	70435	504-234-2655
FROMTHEMILL DISTRIBUTING, L.L.C.	CHAD MILLER	323 PHILADELPHIA RD	PINEVILLE	LA	71360	318-704-4292
GCR DISTRIBUTORS CORP	SHARHONDA TROWEL	626 LAKEVIEW STREET	PINEVILLE	LA	71360	318-730-8537
GEAUX BREAD LLC	STEVEN PATUSZEK	13500 LANDOVER DRIVE	DENHAM SPRINGS	LA	70726	225-954-4023

GUTTUSO'S DISTRIBUTING LLC	MARTIN GUTTUSO	2044 CHRISTIE LN	COVINGTON	LA	70433	504-239-2112
HARVEY DISTRIBUTION LLC	ANDY HARVEY	7302 TIMBERVIEW LN	SHREVEPORT	LA	71108	318-780-5612
HEBERT BREAD INC.	RONALD HEBERT, JR.	12452 LA HWY 697	MAURICE	LA	70555	337-326-2122
HOLLAND DISTRIBUTING, LLC	GEORGE HOLLAND	302 TROY ST	RUSTON	LA	71270	318-789-5496
INFAMOUS BAKERIES LLC	AARON WILLIAMS	2521 CASCADE DR	MARRERO	LA	70072	504-512-0500
J. COLVIN DISTRIBUTION COMPANY, INC.	JUSTIN COLVIN	1336 KEYSTONE RD	MONROE	LA	71203	318-282-8864
JAMES LEBLANC DISTRIBUTING CO.	JAMES LEBLANC	887 FRED VAIL RD	LAKE CHARLES	LA	70607	337-884-9736
JARHEAD DELIVERY LLC	KELLY J. DOUCET	2350 HIGHWAY 343	CHURCH POINT	LA	70525	337-654-7248
JEFFERY TUCKER DISTRIBUTING LLC	JEFFERY TUCKER	125 WILLOW CIRCLE	SLIDELL	LA	70458	985-290-1456
JK DISTRIBUTORS LLC	JOSEPH K. THOMAS	4940 N.E. EVANGELINE TRWY LOT B	CARENCRO	LA	70520	337-499-4173
JLAR LLC	JUSTIN REED	21225 MARL DRIVE	HAMMOND	LA	70403	985-974-2576
JMS DISTRIBUTING LLC	JAYSON SPEERS	2175 STOCKWELL ROAD, APT. #328	BOSSIER CITY	LA	71111	318-272-0027
JMV COMPANIES, LLC	JEFFREY VIOSCA	4017 LAKE TRAIL DR	KENNER	LA	70065	504-905-7382
JPB DISTRIBUTING LLC	JASON BARILLEAUX	464 N. OAK STREET	LOCKPORT	LA	70374	985-991-4019
JPM DELIVERY LLC	JOSEPH MILLER, JR.	2838 PINE ST	ABBEVILLE	LA	70510	720-975-6144
JRH DISTRIBUTION COMPANY, INC.	JOSEPH HARRISON	6938 EMERALD BAY LOOP	SHREVEPORT	LA	71107	318-519-6132
JUSTICE DISTRIBUTORS CORP	COBE WILLIAMS	1158 OLESTE TAUZIN ROAD	BREAUX BRIDGE	LA	70517	337-693-6530
K AND J INC	KENNETH BELL	1701 RYDER DRIVE, APT. #6	BATON ROUGE	LA	70808	225-409-5566
KAL-EL DISTRIBUTING, L.L.C.	EARL PENISSON	505 FIELDING AVENUE	TERRYTOWN	LA	70056	504-650-1327
KIPPERS DIST. L.L.C.	KEVIN BLAISE, JR.	2036 THOMAS DRIVE	COVINGTON	LA	70435	504-442-3752
LAUNDRY SERVICES L.L.C.	RANDALL P. LANDRY	39097 BAYOU PIGEON ROAD	PLAQUEMINE	LA	70764	225-385-0647
LOUISIANA SUNRISE DELIVERIES INCORPORATE	MICHAEL K. TONEY	16565 PRIDE BAYWOOD ROAD	PRIDE	LA	70770	225-456-6268
LXXV LLC	JEFFERY SCOTT HALL	6843 LANDMOR DR	GREENWELL SPRGS	LA	70739	225-315-4997
M DAVENPORT ENTERPRISE LLC	MARTELL DAVENPORT	10622 MAPLE DRIVE	BASTROP	LA	71220	318-503-4607
M WALSH ENTERPRISES INC	MARK C. WALSH	1003 BROUSSARD ST	PARKS	LA	70582	240-397-4032
MADDIEBELLE, LLC	ADAM VIGUERIE	108 POLMER PL.	HOUMA	LA	70360	985-217-5291
MADISON'S DISTRIBUTION L.L.C.	CHRISTOPHER MADISON	628 FENDLER PARKWAY	PINEVILLE	LA	71360	318-730-7877
MATTHEW WHEELER, INC.	MATTHEW WHEELER	422 PRIMROSE DRIVE	SULPHUR	LA	70665	337-990-1418
MC DISTRIBUTION LLC	MATTHEW COGGINS	44 DRIFTWOOD BOULEVARD	KENNER	LA	70065	504-401-0987
MJB DISTRIBUTING CORP	MICHAEL GROSS	4085 OLD PLAIN DEALING ROAD	PLAIN DEALING	LA	71064	716-550-1223
MK LAUNDRY DISTRIBUTIONS, INC.	MICHAEL LANDRY, JR.	2824 DELAMBERT ST	CHALMETTE	LA	70043	504-330-7036
NASH DISTRIBUTING INCORPORATED	CHRIS NASH	5026 PINE ST	DERIDDER	LA	70634	337-375-1501
ND DISTRIBUTING, LLC	NORRIS DUTHU	1404 MAPLE ST	MORGAN CITY	LA	70380	985-519-6512
NESS DISTRIBUTION LLC	JONATHAN NESS	123 RYE CIRCLE	SCOTT	LA	70583	337-303-8651
P & 3L'S L.L.C.	JEREMY ENCAR	3289 PRESIDENTIAL DRIVE	KENNER	LA	70065	504-390-3902
PALERMO DISTRIBUTING CORP	CHRISTOPHER PALERMO	131 ROUGEAU LANE	LECOMPTÉ	LA	71346	318-789-6921
PENNYWELL DISTRIBUTORS, L.L.C.	TONY PENNYWELL	3132 GRAND WAY AVE	BATON ROUGE	LA	70810	225-772-7860
RANDY TOUCHET INCORPORATED	RANDY TOUCHET	1302 N. MAIN ST	JENNINGS	LA	70546	337-257-3618
RRR DISTRIBUTORS, LLC	RONNIE RONQUILLE	3407 HWY 15	CALHOUN	LA	71225	318-801-8618
S & R DISTRIBUTION LLC	DEMIS AMAYA	1721 CONCORD AVE	METAIRIE	LA	70003	504-248-0715
S & R DISTRIBUTORS, INC.	REGINALD BOSTICK	105 VINE ST	SULPHUR	LA	70663	337-802-4940
SHELBYA DISTRIBUTION LLC	JOHNATHAN SHELBYA	11866 TWIN OAKS AVENUE	BATON ROUGE	LA	70815	225-916-4626
SINCERE LLC	QUANNTAVIOUS BENTON	412 FOREST AVENUE	BASTROP	LA	71220	318-372-4918
SKINNER'S DISTRIBUTION LLC	JEREMY SKINNER	44436 HAYLEY DRIVE	HAMMOND	LA	70403	985-351-8454
STUART DISTRIBUTING INC.	JOSEPH STUART	2520 LA VONNE CIRCLE	BOSSIER CITY	LA	71111	318-564-0460
SWEETY AND HONEY LLC	WILLIAM MONTGOMERY	204 HARDWOOD ROAD	WEST MONROE	LA	71291	318-376-4580
SWIFT DISTRIBUTION SERVICES LLC	THOMAS HABTEMARIAM	11111 N. HARRELS FERRY RD, APT. #140	BATON ROUGE	LA	70816	225-288-3761
TOUPS DISTRIBUTION CORP	DEREK TOUPS	183 N. LEON DRIVE	GHEENS	LA	70355	985-665-8647
WHO DAT BREAD MAN INC.	JOSEPH BLANCHARD	62234 GRACI AVENUE	LACOMBE	LA	70445	504-512-6551
3J DISTRIBUTOR CORP	EVER FERRERAS JIMENEZ	161 S. BROADWAY	LAWRENCE	MA	01843	978-397-5737
A & J BREAD DISTRIBUTORS, INC	ALAN PRATT	206 WREN STREET	EAST TAUNTON	MA	02718	508-813-9108
A & R TRANSPORTATION, LLC	ANDREW DOLLIVER	68 HOLDEN ST	HOLDEN	MA	01520	774-248-5745
A&M DISTRIBUTOR INC	ANGELA MARINO	303 PEASE ROAD	E LONGMEADOW	MA	01028	860-331-7671
ADM DISTRIBUTORS INC	ELIS REYES	114 WATERTOWER PLAZA SUITE #1026	LEOMINSTER	MA	01453	929-330-8554
ALMEIDA	CHARLES	450 ROCK ST. #19	FALL RIVER	MA	02720	508-642-5614
ALR INCORPORATED	RICHARD A. FILLION	147 SHOEMAKER LANE	AGAWAM	MA	01001	413-219-1008
AML ENTERPRISES, INC.	ALLEN LEAB	3106 MAIN ST	BONDSDVILLE	MA	01009	413-883-9221
ANTONUCCI	ROBERT	20 BIRCH LANE	IPSWICH	MA	01938	978-356-9050
ARTUR DISTRIBUTION	ARTUR POPLAWSKI	78 RIMMON AVENUE	CHICOPEE	MA	01013	413-535-9189
BAGEND ENTERPRISES INC	STEVEN WINCHELL	286 UNION STREET	WHITINSVILLE	MA	01588	508-372-9380
BASTIEN	KEVIN	63 BUTTRICK AVE	FITCHBURG	MA	01420	978-235-4608
BEEBE	JIM	54 WHITTIER PLACE	DENNIS	MA	02638	508-385-6725
BOURQUE	GUY	39 FOX STREET	W. SPRINGFIELD	MA	01089	413-788-0459
BREAD ON THE RUN (DBA)	ROBERT ROY	1 APPLE BLOSSOM LANE	EASTON	MA	02375	781-760-0043
CARMONA&CO CORP	NOSHKAMI CARMONA	18 BURFORD AVENUE	W SPRINGFIELD	MA	01089	413-821-4614
CEE DISTRIBUTION LLC	CHIBUIKE IGWENAGU	102 1/2 SOUTHGATE ST APT. #3	WORCESTER	MA	01603	347-659-2167
CHRUIZ SERVICE LLC	CHARLES J. RUIZ-GRIJALVA	21 UNION COURT	BROCKTON	MA	02302	774-707-0031
COCONIS	THOMAS	40 8TH AVENUE	HAVERTHILL	MA	01830	978-703-3342
COREY	GARRETT	102 BRIDLE PATH	MARSTONS MILLS	MA	02648	508-364-7615
COSTA	JASON	715 COUNTY ST	SEEKONK	MA	02771	401-419-4116
CRUST AND CRUMBS INC.	STEVE COHEN	218 SCHOOL ST	WHITMAN	MA	02382	781-558-0310
CUMMINGS	BARRY	129 BAYVIEW DRIVE	BREWSTER	MA	02631	508-255-1626
DALEY BREADS LLC	DALE L. MARYLAND	73 LAWRENCE STREET	PEPPERELL	MA	01463	978-967-5152
DARLENE'S BREAD, INC.	HOWARD BOULETTE	71 WAITE CORNER ROAD	N BROOKFIELD	MA	01535	203-982-0753
DASILVA	EDUINO	77 LYNN STREET	PEABODY	MA	01960	978-210-5064
DMG2, LLC	DYLAN MATTHEW GRIMES	14 OUIMET DR.	ADAMS	MA	01220	413-822-3914
ENO DISTRIBUTION INC	ENEA OSHAFI	125 COOLIDGE RD	WORCHESTER	MA	01602	508-410-4988
FAS ENTERPRISES, INC.	FRANK SANTINELLO	418 MEADOW STREET UNIT B1	AGAWAM	MA	01001	413-364-7261
FERALVA DISTRIBUTION CORP	DAYLON FERRERAS	161 SOUTH BROADWAY APT. #2	LAWRENCE	MA	01843	978-327-8433
FLEURENT, JR.	NORMAN E.	359 WESTFIELD ROAD	HOLYOKE	MA	01040	413-533-3384
HAMMER TIME SNACKS LLC	LEE HAMILTON	25 SWAIN STREET	DRACUT	MA	01826	781-350-0762
HILL	STEPHEN R.	91 HILLSIDE AVENUE	W. SPRINGFIELD	MA	01089	413-736-9252
HORLBOKEN	CHRISTOPHER	427 N MAIN ST	SHARON	MA	02067	781-686-1063
HUNT	GARY D.	284 STONY HILL ROAD	WILBRAHAM	MA	01095	413-214-4946
ITC DISTRIBUTORS LLC	PHILIP SPIRO	P.O. BOX 17	VINEYARD HAVEN	MA	02568	508-627-1590
IVANOV & SONS INC	MILEN I. IVANOV	389 WOODSIDE ROAD	WEST BARNSTABLE	MA	02668	508-241-0283
J & P DISTRIBUTORS INCORPORATED	PAUL MEDEIROS	444 OSBORN STREET	FALL RIVER	MA	02724	508-415-8894
JARA DISTRIBUTION CORP	ANYELY PEREZ GONZALEZ	63 FERN STREET	LAWRENCE	MA	01841	978-853-1138
JBC DISTRIBUTION, INC.	CHAD WEATHERWAX	21 TAXIWAY DRIVE	CHICOPEE	MA	01022	860-508-5889
JFC BREAD DISTRIBUTION, LLC	JESUS FELIX CARTAGENA, JR.	14 ROGERS AVENUE APT. #2R	LUDLOW	MA	01056	413-386-5035
JMP DISTRIBUTION INCORPORATED	JOSE PIMENTEL	118 HANCOCK ST	FALL RIVER	MA	02721	774-526-8643
JOE'S DOUGHS INC.	JOSEPH D. STADNICKI	39 VICTORIA PARK	CHICOPEE	MA	01020	413-455-4007
JOHN NUNES, INC.	JOHN NUNES	3 PAUL AVENUE	SALEM	MA	01970	978-745-1367
K&S STARK DISTRIBUTING LLC	SARAH STARK	20 ALEXANDER HILL RD	NORTHFIELD	MA	01360	413-478-1314
KAMIKAZE INDUSTRIES LLC	STEPHEN MONTEL	18 BURFORD AVENUE	W SPRINGFIELD	MA	01089	413-777-4750
KD DISTRIBUTING LLC	KEVIN YERRICK	300 A HANCOCK ROAD	PITTSFIELD	MA	01201	413-822-4704

KEGG DISTRIBUTION INC	KIMBERLY BALDYGA	1191 SCHOOL STREET	WEBSTER	MA	01570	508-341-6820
KELLAR	PETER E.	10 CARATINA AVENUE	PITTSFIELD	MA	01201	413-499-1585
KELNICK, INC.	MICHAEL A. SUSKA	1023 N. WESTFIELD ST	FEEDING HILLS	MA	01030	413-301-5944
LAFLEUR DISTRIBUTING CORP	SHAUN M. LAFLEUR	60 LUNENBURG ST #2	FITCHBURG	MA	01420	774-249-6507
LAP DISTRIBUTING, INC.	LUIS A. PEREIRA	151 SWAN AVE	LUDLOW	MA	01056	413-610-1524
LASIUK	RAFAL	412 MICHAEL SEARS RD	BELCHERTOWN	MA	01007	413-284-0129
LEVESQUE	ANTHONY	7 MERRILL AVE	AMESBURY	MA	01913	603-944-2360
LG DISTRIBUTOR, INC.	LEONARDO GONZALEZ	247 PROSPECT ST, #1	LAWRENCE	MA	01841	978-836-4545
LIMA	ROBERTO	16 SUMMIT STREET	SALEM	MA	01970	978-210-5046
LINCOLN DISTRIBUTIONS INC.	TIMOTHY POTVIN	212 HIGH STREET	TUANTON	MA	02780	617-784-6299
LLAD TORRES DISTRIBUTING LLC	LUIS D. TORRES	588 SUMMER STREET	LYNN	MA	01905	857-258-5069
LOPEZ	GRACE	15 HORTON STREET	ATTLBORO	MA	02703	508-455-2772
LUCAS DISTRIBUTION LLC	ALDO KARKANJOZI	4 JUNE STREET, APT. #1	WORCESTER	MA	01602	774-994-6108
LUPICA DISTRIBUTION LLC	JUDE LUPICA	841 HIGH STREET	HANSON	MA	02341	508-207-0140
MCDERMOTT	SCOTT M.	49 BRIARCLIFF DRIVE	WESTFIELD	MA	01085	413-562-1385
MDISA DISTRIBUTION CORP	NIODIS FERRERAS	161 BROADWAY, APT. #2	LAWRENCE	MA	01843	978-397-5737
MEDEIROS	CARLOS	57 WILLIAM STREET	FALL RIVER	MA	02721	508-675-3929
MENDONCA	JOSEPH	22 SPRING STREET	PEABODY	MA	01960	978-532-4282
MONTEL BAKERY DISTRIBUTION, LLC	JAMES A. MONTEL	53 SAINT JAMES AVE	CHICOPEE	MA	01020	413-388-8100
MOREL'S TRANSPORT LLC	FERNANDO MOREL	20 MARSH AVENUE	HAVERHILL	MA	01830	978-332-2878
MORGAN	MATTHEW S.	217 LYNN ST	PEABODY	MA	01960	978-473-6616
MULLER DISTRIBUTORS INC	CLAUDIA J. MULLER	200 CHAPIN ROAD	HUDSON	MA	01749	508-958-0721
MURNANE	CHARLES W.	14 MACINTYRE DRIVE	NORTH READING	MA	01864	978-664-4000
MWV 84 DISTRIBUTION INC	MICHAEL HARMON	54 JASON STREET	PITTSFIELD	MA	01201	413-281-9352
ORSZULAK	THOMAS	288 FRANKLIN STREET	BELCHERTOWN	MA	01007	413-205-8779
P J BENEVIDES INC	PHILLIP J. BENEVIDES	195 CENTRAL AVENUE	SEEKONK	MA	02771	401-640-2514
PAUL CONNOLLY DISTRIBUTOR LLC	PAUL CONNOLLY	15 PILGRIM ROAD	READING	MA	01867	781-944-2527
PENAGOS DELIVERY, LLC	FRANK PENAGOS	11 MOUNT HOLYOKE AVE	WORCESTER	MA	01605	508-284-3209
PETROV, INC	SVETOSLAV P GEORGIEV	18 KIMBERLY WAY	COTUIT	MA	02635	774-212-4652
PLAF DISTRIBUTIONS LLC	PATRICIA LAFOUNTAIN	173 RIVER ROAD	WARE	MA	01082	413-813-1891
PQ DISTRIBUTION LLC	PETER QUINN	283 FOSTER ROAD	TEWKSBURY	MA	01876	781-454-6923
R ROJAS LLC	RICARDO ROJAS	2 PASADENA ROAD	BOSTON	MA	02121	508-816-7209
R&K DISTRIBUTIONS, LLC	RYAN BURKE	609 TREMONT STREET	TAUNTON	MA	02780	774-259-4244
RADOCHIA	ROBERT	23 HIAWATHA RD	WOBURN	MA	01801	781-932-7982
RIBEIRO DELIVERIES, INC.	CELESTE POMBAL	495 BLACKSTONE ST	UXBRIDGE	MA	01569	978-239-0530
RJ HAMILTON DISTRIBUTION LLC	ROBERT J. HAMILTON	35 HARDY ST	METHUEN	MA	01844	781-367-0306
RUIZ-RODRIGUEZ	HIPOLITO C.	21 UNION CT	BROCKTON	MA	02302	781-724-0843
SAMATIS	CHARLES	230 MARTINS LANDING UNIT 103	NORTH READING	MA	01864	781-350-0864
SANTOS	ALAN	4 KEITH ST	MIDDLEBORO	MA	02346	774-260-0508
SENRAE SEVEN, INC.	CATHERINE KAGAN	80 SOMERS RD EAST	LONG MEADOW	MA	01118	413-575-3670
SHULMAN	ANDREW	P O BOX 243	WARE	MA	01082	508-981-1060
SICILIANO	LEO	13 CAPTAINS WAY	LAKEVILLE	MA	02347	508-846-6406
SILVA	PAUL J.	21 DALTON COURT	PEABODY	MA	01960	978-531-5654
SKY DISTRIBUTION INC	IDODIA IYEN	67 FRANK STREET APT. #156	WORCESTER	MA	01604	774-312-9859
SLIWA	ROBERT A.	437 IRENE STREET	CHICOPEE	MA	01020	413-532-3093
SLIWA DISTRIBUTION, LLC	STEVEN ROBERT SLIWA	39 ORANGE STREET	CHICOPEE	MA	01013	413-896-7578
SOUZA	JEREMY P.	734 MONSON ROAD	WILBRAHAM	MA	01095	413-279-1173
STACKING BREAD LLC	KENNETH M. GUINEN II	35 CURTIS TERRACE	PITTSFIELD	MA	01201	413-841-5195
STONERIVER DISTRIBUTION LLC	KARL STENSTROM, JR.	47 AVON STREET	TAUNTON	MA	02780	508-801-6749
SWEET	JEFFREY P.	1793 COLD SPRING RD.	WILLIAMSTOWN	MA	01267	413-458-8510
T&H DISTRIBUTION INC	TAMMAM AZKUL	80 AIRLIE STREET	WORCESTER	MA	01606	603-393-2779
TAYLOR	LEIGHTON	PO BOX 317	EAST ORLEANS	MA	02643	508-255-8698
TEO PEPIN DISTRIBUTING LLC	TEOSVALDO PEPIN	3 BROWN ST	METHUEN	MA	01844	978-394-8305
TRIPLE A DELIVERY SERVICE, INC.	MICHAEL E. MEDEIROS	126 BEACH STREET	FALL RIVER	MA	02721	508-567-4945
WALL	KEITH	120 HARBOR RD	SWANSEA	MA	02777	508-493-3696
WARNER	DANIEL C.	4 ROCKY ROAD	DRACUT	MA	01826	978-683-8998
WEBBER	GARY J.	116 FLYNT STREET	PALMER	MA	01069	413-668-5445
3RD DAY RISE INC.	JEFFREY LITTON	2126 LAMBERTSON ROAD	POCOMOKE CITY	MD	21851	410-430-2532
AA DISTRIBUTION, INC.	SERGIO ARANIBAR MIRANDA	8903 DELLA LANE	FT WASHINGTON	MD	20744	703-501-8407
ALASKA LLC	ESTEBAN CARILLO ZAPETA	11409 HOWARD CT	BELTSVILLE	MD	20705	240-883-2306
ANDREWS	SCOTT C.	16244 MOUNT TABOR RD	HAGERSTOWN	MD	21740	301-766-0302
ANGELSEBAS DISTRIBUTIONS LLC	CESAR ALARCOM GALLEGOS	6309 46TH AVE	RIVERDALE	MD	20737	202-705-1282
ANTHONY, JR.	RICHARD L.	18932 DILLER DR	HAGERSTOWN	MD	21742	301-791-3363
BAKERY FRESH DISTRIBUTOR, LLC	DANIEL ISAIAS FIDEL	205 E MAIN ST P.O. BOX 769	FRUITLAND	MD	21826	443-235-8764
BEGG SR	GLENN SCOTT	45255 CUCKOLD CREEK LANE	HOLLYWOOD	MD	20636	301-373-2173
BHUSRI	WARALEE	12501 BARBARA ROAD	SILVER SPRING	MD	20906	240-472-5105
BORIMEX DISTRIBUTORS INC	NATACHA J. FIGUEROA TORRES	7113 WAINWRIGHT AVE	PARSONSBURG	MD	21849	443-366-6751
BUZAS DISTRIBUTION, INC.	MICHAEL BUZAS	544 RETREAT COURT, APT. E	ODENTON	MD	21113	443-995-2431
CAESARS DISTRIBUTIONS LLC	CAESAR NEGRETE	5701 LUXEMBURG ST APT 200	NORTH BETHESDA	MD	20852	240-704-2949
CJ NUIQUE INC.	JOSELITO NUIQUE	2809 LINDELL STREET	SILVER SPRING	MD	20902	240-481-0582
COLLIER DISTRIBUTING LLC	LARRY GENE COLLIER, JR.	101 HAYDEN AVENUE	CHURCH HILL	MD	21623	410-556-6186
CORNELL WILLIAMS INC.	CORNELL WILLIAMS	9235 LEIGH CHOICE COURT	OWINGS MILLS	MD	21117	443-915-9067
CRUST & CRUMBS LLC	MATTHEW WRIGHT	103 123 STREET UNIT #320	OCEAN CITY	MD	21842	410-422-3540
D.T.BROUGHTON INCORPORATED	DAYTWANN BROUGHTON	10875 SHERWOOD HILL ROAD	OWINGS MILLS	MD	21117	667-203-5473
DAVIS	WALTER R	5311 SOVEREIGN PL	FREDERICK	MD	21703	301-698-8932
DAYANA INC	MAYENSY COTO VILLANUEVA	507A S. FREDERICK - AVE, APT. #2	GAITHERSBURG	MD	20877	240-723-2781
DELEON	JOSEPH R.	7807 YANKEE HARBOR DRIVE	MONTGOMERY VILL	MD	20886	301-339-3652
DMT DISTRIBUTION LIMITED LIABILITY COMPA	SIMON SARR	18729 SUMMER OAK CT	GERMANTOWN	MD	20874	240-425-7493
DMV BREAD WINNERS, INC.	COREY SLAUGHTER	5557 BALTIMORE AVE SUITE 500-1018	HYATTSVILLE	MD	20781	202-257-4887
DONE DEE DISTRIBUTION LLC	KHONGKHA BUAKHUM	9155 VICTORIA DRIVE	ELLCOTT CITY	MD	21042	202-642-5599
DOUGH DISTRIBUTION INC	SANG LEE	8236 GREEN ICE DRIVE	PASADENA	MD	21122	443-604-5948
DURANI INC.	KAMAL U. KAMAL	217 LESLIE AVENUE	BALTIMORE	MD	21236	302-384-0096
EDEM'S DISTRIBUTION INC	KODZO EDEM DZIDZONU	3815 64TH AVENUE APT. #4	HYATTSVILLE	MD	20784	310-312-4145
FERGUSON, JR.	RAYMOND P.	68 RAINTREE DRIVE	ELKTON	MD	21921	410-398-1306
FRADLIN	VITALY	2916 RUSKIN STREET	ABINGDON	MD	21009	443-474-2079
FRADLIN AND SON DISTRIBUTION LLC	MICHAEL FRADLIN	2916 RUSKIN COURT	ABINGDON	MD	21009	443-474-2079
FRANCISCO MUNOZ DELIVERIES LLC	FRANCISCO MUNOZ	12708 LAUX ST	SILVER SPRING	MD	20904	240-330-5755
GALDAMEZ LLC	JOSE M. GALDAMEZ	12207 FULLER ST	SILVER SPRING	MD	20902	240-644-4577
GOAN	MISTY S	13 ROSDALE	GLEN BURNIE	MD	21061	410-952-7831
GOODRICH FAMILY DISTRIBUTION COMPANY	CHRISTINA LYNN GOODRICH	105 CHALMERS AVENUE	GLEN BURNIE	MD	21061	410-812-0464
GOODRICH FAMILY DISTRIBUTION, LLC	DANA GOODRICH II	105 CHALMERS AVENUE	GLEN BURNIE	MD	21061	410-507-8464
GREGOR DISTRIBUTION LLC	BRET W. GREGOR	8545 MARYBETH WAY	ELLCOTT CITY	MD	21043	410-861-3061
GRIFFLE DISTRIBUTING LLC	MARK GRIFFLE	2718 COON CLUB ROAD	WESTMINSTER	MD	21157	443-629-6345
GUZMAN BROTHERS LLC	LUIS M. GUZMAN	8817 MAPLE AVE	BOWIE	MD	20720	301-633-2112
GUZMAN GROUP PRODUCTS LLC	JUAN BARRETO LEANA	7201 HIGH BRIDGE RD	BOWIE	MD	20720	240-413-9764
HALL	LOURDES	10310 OLD ANNAPOLIS RD	WALKERSVILLE	MD	21793	240-674-2008



HARDY	RICHARD K.	2008 DEL SOL COURT	BOWIE	MD	20721	202/550/4453
HAUSSENTERPRISES, LLC	MARK KETTNER	17949 REIFF CHURCH ROAD	HAGERSTOWN	MD	21740	240-779-4392
HENGEMIHLE	JAMES P.	4723 VICKY RD	BALTIMORE	MD	21236	410-529-9040
I M S ENTERPRISES LLC	INGRAM SCROGGINS, JR.	2020 WALBROOK AVE	BALTIMORE	MD	21217	410-294-2769
J&D PEARSON, LLC	JOHN E. PEARSON	1516 HURLEY COURT	HANOVER	MD	21076	410-796-6546
JES DISTRIBUTING INC	JAMES ELLIS SCARBOROUGH III	6410 OXBRIDGE DR	SALISBURY	MD	21801	410-726-6596
JFK DISTRIBUTIONS LLC	LONGRAK BHUSRI	12501 BARBARA ROAD	SILVER SPRING	MD	20906	240-472-9365
JOE'S DAILY BREAD, LLC	JOSEPH FUSCO, JR.	23937 STRINGTOWN RD.	CLARKSBURG	MD	20871	301-540-0797
JUDIKA INC.	JUAN CORTEZ CORNELIO	7694 DORCHESTER BLVD APT. #501	HANOVER	MD	21076	301-404-3670
JUST BE YOU KJ INC.	BLANCA M. NOLASCO	10110 CAPE ANN DRIVE	COLUMBIA	MD	21046	443-240-6828
K&M DISTRIBUTORS LLC	MARY ANNE MOORE	911 FALLEN STONE CRT	BEL AIR	MD	21014	410-836-7073
KETTNER	JEFFREY P.	4005 SIGLER CIRCLE	JEFFERSON	MD	21755	240-422-6481
KEY REED LLC	KEVIN REED	8018 RIKER ROAD	ELKRIDGE	MD	21075	443-865-0830
KKD DISTRIBUTION LLC	DEVIN SAUNDERS	7903 ORION CIRCLE UNIT I-350	LAUREL	MD	20724	240-521-4544
LA HISPANA BAKERY LLC	JORGE HERNANDEZ	6433 LAMPLIGHTER RIDGE	GLEN BURNIE	MD	21061	240-330-0049
LAWYER	LARRY	558 MARYLAND STREET	LAVALE	MD	21502	240-727-3021
LFK ENTERPRISES, INC.	LAWRENCE KING III	4801 HOLDER AVENUE APT. #1	BALTIMORE	MD	21214	443-863-4369
LINWOOD DIST LTD INC	GERALD PUSKAR	C/O GERALD PUSKAR 3028 LINWOOD AVE	BALTIMORE	MD	21234	410-668-3797
LUCIA	STEVEN	172 DUNLAP ROAD	PASADENA	MD	21122	410-437-7923
LUCKYDAY, LLC	TANAKORN HUNHABOON	726 QUINCE ORCHARD BLVD APT. T-2	GAITHERSBURG	MD	20878	240-893-7162
LURZ	MICHAEL A.	623 HARBOUR OAK DR	EDGEWOOD	MD	21040	443-903-0380
LURZ	CHERYL M.	2001 TROUT FARM RD	JARRETTSVILLE	MD	21084	410-557-8402
MA DISTRIBUTION, LLC	MIKY ARANIBAR	8903 DELLA LN	FORT WASHINGTON	MD	20744	703-501-8407
MADRID GROUP LLC	JOSE RAUL MADRID ABAD	18 AUTUMN HILL	GAITHERSBURG	MD	20877	240-418-0077
MAHADADI	AHMAD	2401 BUXTON TERR	FREDERICK	MD	21702	301-732-4881
MARRS	MIKE	4112 PROSPECT RD	WHITEFORD	MD	21160	443-299-2114
MIRACLES WORK, LLC	TRACEY HALEY	8600 MIKE SHAPIRO DR APT. #1010	CLINTON	MD	20735	240-640-1763
MRATCHET802, LLC	MATTHEW J. BLACK	209 ASBURY RD	CHURCHVILLE	MD	21028	802-342-3500
NAJMY	JOHN J.	3007 BASS PL	RIVA	MD	21140	240-462-5917
NEW MILLENNIUM LOGISTICS INC	ANA MARGARITA COREAS LAZO	507A S. FREDERICK - AVE, APT. #2	GAITHERSBURG	MD	20877	240-723-2781
NOLASCO LLC	EDSON W. QUINTEROS	10110 CAPE ANN DR	COLUMBIA	MD	21046	443-903-6699
O'CONNELL DISTRIBUTION INC.	KIMBERLY SUE DEITZEL	615 WEST CEDAR HILL ROAD	BALTIMORE	MD	21225	443-883-6231
P&J WHOLESALE DISTRIBUTORS, INC	PATRICK M. SHARKEY	7814 MILL CREEK ROAD #284	BENEDICT	MD	20612	301-592-8900
PAUL A. THOMAS ENTERPRISES INC.	PAUL A. THOMAS, JR.	2305 THEFTORD COURT	FALLSTON	MD	21047	410-877-3737
QUINTEROS LLC	JOSE MACHADO	7905 SPICEBERRY - CIRCLE, APT #J	GAITHERSBURG	MD	20877	301-454-9664
R & C DISTRIBUTION, LLC	RAYMOND M. BURCH	22978 HOPTON LANE	LEONARDTOWN	MD	20650	240-299-9985
R & R SMITH CORP	RACHEL BRIZENDINE	6844 FARMBROOK COURT	FREDERICK	MD	21703	301-401-4491
RAMSARRAN	YASHWANTIE H.	4236 GROSSWOOD DR	BURTONSVILLE	MD	20866	202-213-9915
RICK MCGARITY DISTRIBUTION CO.	RICHARD ALLAN MCGARRITY	1204 NIMITZ COURT	SALISBURY	MD	21804	443-497-8595
ROMERO	OSCAR	12117 FOLEY STREET	SILVER SPRING	MD	20902	301-785-4462
SAINTFORT	JOEL	2109 PINEY BRANCH CIRCLE APT 562	HANOVER	MD	21076	301-910-3951
SAMSR, LLC	STEVEN A. MCGEENEY, SR.	514 BRANDYVALE WAY	DUNDALK	MD	21222	443-520-4379
SAUNDERS	JASON	15540 FALLING WATERS RD	WILLIAMSPORT	MD	21795	240-217-0978
SHIREY	COREY	1404 HOLLAND ST.	CUMBERLAND	MD	21502	301-268-2296
SIMMS	MARK D.	628 CALIFORNIA TERRACE	GAMBRILLS	MD	21054	410-674-3382
SK NOLASCO INC.	SANTOS NOLASCO QUINTEROS	926 OLIVE BRANCH CT	EDGEWOOD	MD	21040	443-953-9040
SMS DISTRIBUTION LLC	SHELLEY GUTHRIE	2109 PINEY BRANCH CIRCLE - APT 562	HANOVER	MD	21076	410-790-6770
SNMBAKERZZZ LLC	MICHAEL BAKER	7830 PARAGON CIRCLE #215	ELKRIDGE	MD	21075	443-801-0332
STILL LOAFING AROUND DISTRIBUTORS INC.	ROBERT J. CULOTTA	28208 VENTON ROAD	PRINCESS ANNE	MD	21853	410-562-4587
T&T BREAD DISTRIBUTION INC.	ANTHONY STEWART	52 BROOKSHIRE DRIVE	REISTERSTOWN	MD	21136	443-827-3100
T.L. BEERS, INC.	TIMOTHY BEERS	327 MAPLE AVE	FEDERALSBURG	MD	21632	410-754-9089
TD A SNACKS LLC	TAEA FIDEL	205 E. MAIN STREET P.O. BOX 769	FRUITLAND	MD	21826	443-859-1610
T-HAWK, INC.	KATRINA HAWK	5623 REGENCY PARK CT SUITE 6	SUITLAND	MD	20746	202-830-5228
TONY II BREAD DISTRIBUTOR LLC	ANTHONY G. STEWART II	37 BON OAK CT	REISTERSTOWN	MD	21136	443-386-4222
TUCCIARELLA	MATTHEW	916 MARTIN RD	ESSEY	MD	21221	443-803-9980
UZ DELIVERIES LLC	DEVON UZZELL	1777 REISTERSTOWN RD W 22-349	PIKESVILLE	MD	21208	410-292-8408
WOODHOUSE	KENNETH	6712 PURPLE LILAC LANE	CLINTON	MD	20735	240-318-2801
3D DISTRIBUTORS, INC.	STEPHANIE NADEAU	37 BEAR POND ROAD	TURNER	ME	04282	207-577-8945
AVERY	BRIAN	P.O. BOX 143	ACTON	ME	04001	207-604-0368
BELANGER	SCOTT	26 HILLSIDE AVE	MINOT	ME	04258	207-713-6609
BOURGAIN	RAYMOND	5 JUNE AVENUE	LEWISTON	ME	04240	207-784-3716
BULLARD	STEVEN H.	186 DENNETT RD	KITTERY	ME	03904	207-337-0806
CLEWLEY	ANTHONY	335 14TH STREET	BANGOR	ME	04401	207-884-9919
CONNELL	TIMOTHY	79 EASTLAND STREET	FRYEBURG	ME	04037	207-935-3091
DOUGHBOY DISTRIBUTION, LLC	MATTHEW GARLAND	73 STRAWMILL BROOKE RD	WATERBORO	ME	04087	207-206-0566
FISH	JARED	19 GROVE ST	ROCKLAND	ME	04841	207-691-9465
FOREST OF DOUGH LLC	MATHEW CANWELL, JR.	26 CRESTWOOD DRIVE APT. #7D	WATERVILLE	ME	04901	207-592-3487
G.F.C.W. INC.	RACHEL PERKINS	34 PERLEY STREET	LEWISTON	ME	04240	207-344-8157
GARLAND	BRANDON	116 BERNIER RD	SANFORD	ME	04073	207-324-6783
GARLAND	ROBERT T.	73 STRAWMILL BROOK RD	WATERBORO	ME	04087	207-939-4132
HEATH	ROBERT A.	82 GALLISON ROAD	SHERMAN MILLS	ME	04776	207-365-7186
HEATH	ROBERT M.	(110 GALLISON RD.) P.O. BOX 275	SHERMAN	ME	04776	207-746-8034
HEATH	RALPH	148 GALLISON RD	SHERMAN MILLS	ME	04776	207-365-7186
HOGAN	KYLE	499 BROADWAY #245	BANGOR	ME	04401	203-356-7098
HOWES	WILLIAM	10 NANCY RD	BUXTON	ME	04093	207-929-2777
J. JOHNSTON DISTRIBUTORS INC.	JAMES JOHNSTON	291 WEBSTER AVENUE	BANGOR	ME	04401	206-631-8147
J.A.M. DISTRIBUTION INC.	MICHAEL NEE	1816 DEXTER ROAD	DOVER FOXCROFT	ME	04426	207-385-3645
JJJ DISTRIBUTION INC.	JAMES R. JONES	4093 BROADWAY	KENDUSKEAG	ME	04450	863-529-8717
JMC DISTRIBUTION LLC	JOSHUA CARPENTER	50 SPRING STREET	CLINTON	ME	04927	207-314-0031
LEGROS DISTRIBUTORS LLC	BRADLEY J. LEGROS	P.O. BOX 300	ALFRED	ME	04002	207-651-1923
LITTLEFIELD DISTRIBUTION, LLC	BRETT L. LITTLEFIELD	13 BOOM RD	SACO	ME	04072	207-650-1242
M C DISTRIBUTORS, INC.	MICHAEL COLLINS	11 CARLL LANE	VASSALBORO	ME	04989	207-877-3616
MARK MORIN, LLC	MARK MORIN	21 ALISON AVENUE	ELLSWORTH	ME	04605	207-667-9177
MTERRILL, LLC	MICHAEL W. TERRILL	60 WEST SIDE DRIVE	VERONA ISLAND	ME	04416	207-852-3527
MYER	SHELDON	47 GILMAN RD	MONMOUTH	ME	04259	207-212-1659
NEGLE	MARVIN E.	688 LEWIS HILL RD	BOWDOIN	ME	04287	207-522-7977
NYE DISTRIBUTION, INC.	PATRICK D. NYE	193 MOUNTAIN ROAD	ST. ALBANS	ME	04971	207-938-2437
OUELLETTE	MAURICE	96 FAIRLAWN AVE	LEWISTON	ME	04240	207-998-5655
REYNOLDS	KENNETH S.	111 RIVERSIDE DR	EDDINGTON	ME	04428	207-989-3710
ROSSIGNOL	DAVID	59 TOWLE ST	AUBURN	ME	04210	207-786-8894
RYAN COOK DISTRIBUTORS, LLC	RYAN COOK	3 NATASHA PLACE	MECHANIC FALLS	ME	04256	207-689-5975
SCOTT LANDRY DISTRIBUTORS	SCOTT LANDRY	37 BEAR POND RD.	TURNER	ME	04282	207-754-8476
SPROWL	ISAAC	8 OLIVES WAY	LIMINGTON	ME	04049	207-232-2455
THOMAS	BRIAN	12 LONGWOOD TERRACE	PORTLAND	ME	04102	207-400-6618
VAN DUZER	THOMAS M.	16 SETTLERS ROAD	WESTBROOK	ME	04092	207-878-5814
A N A DISTRIBUTING INC.	JEREMY CROFF	1469 MUNSON ST.	BURTON	MI	48509	810-515-4755

A&M MCDONALD DISTRIBUTING, LLC	MICHAEL MCDONALD	210 E. THOMAS STREET	LANSING	MI	48906	602-803-3382
AAA DISTRIBUTING, LLC	LEE ROBERT HOWARD	1840 SLEIGHTS VALLEY TRAIL	TRAVERSE CITY	MI	49696	616-795-2447
ACOSTA	ADAM	1221 REYCRAFT DRIVE	KALAMAZOO	MI	49001	267-266-8909
ADAM'S BREAD LLC	HASSAN BEIDOUN	23000 AUDETTE STREET	DEARBORN	MI	48124	313-673-2915
ADAMS SWING SERVICES LLC	HAROLD M. ADAMS JR.	4022 ELIZABETH ST	WAYNE	MI	48184	734-612-7757
ARTHUR	JOHN	27730 PARK COURT	MADISON HEIGHTS	MI	48071	248-867-0430
AVILA DISTRIBUTOR, INC.	MIGUEL AVILA	8171 CHAMBERLAIN ST	DETROIT	MI	48209	313-903-4714
BATEMAN	LINDA L	3581 WHITE TAIL LANE	CLYDE TWP	MI	48049	810-987-8586
BC DISTRIBUTION, LLC	BRYCE CUMMINGS	3510 KINGSDALE BLVD	LAKE ORION	MI	48360	248-709-3970
BENNETT	JOSHUA	4319 KINGSBROOK DR	KALAMAZOO	MI	49006	269-425-8230
BIG B'S BREAD L.L.C.	BRYAN VAN ESS	1153 ROUND LAKE RD	DEWITT	MI	48820	517-242-5886
BLM DISTRIBUTING LLC	BRANDON MANTKE	749 PLATT STREET	NILES	MI	49120	269-591-9450
BON APPETIT INCORPORATED	JULIE BUCHOLTZ	9339 EAST - SUMMERFIELD DR	TRAVERSE CITY	MI	49684	586-995-1070
BOYD DISTRIBUTION LLC	ANGELICA BOYD	14861 HANOVER AVE	ALLEN PARK	MI	48101	313-806-5360
BREADMAN WALKING INC	KENNETH RALPH BERG	3133 RICKMAN AVE NE	GRAND RAPIDS	MI	49505	616-498-1096
BSIM LLC	ROBERT BENJAMIN SIMPSON	2292 VALLEY VISTA DR	DAVISON	MI	48423	810-820-5069
C J H DISTRIBUTORS, INC.	CLAYTON HENDRIXSON	51074 MOTT ROAD LOT #171	CANTON	MI	48188	810-599-0680
CHRIS GEESE, INC.	CHRISTOPHER S. GEESE	1100 ORTH ROAD	SAGINAW	MI	48601	989-213-1325
CJB DISTRIBUTING LLC	CODY JAMES BUCHOLTZ	29707 GLORIA ST	ST CLAIR SHORES	MI	48082	586-995-1070
CVR DISTRIBUTING LLC	CHARLES VANREES	3271 MEMORIAL DRIVE	MUSKEGON	MI	49445	231-571-0534
D & A FOOD DISTRIBUTION LLC	DANIEL KRAUSZ	930 HACKETT ST	IONIA	MI	48846	517-388-5541
D.P. BREAD DISTRIBUTING INC.	DAVID LEE POTTER	1887 NIKKI CT	HOWELL	MI	48843	517-404-1407
DCORBAT DISTRIBUTION INC.	DANIEL CORBAT	18260 BERKSHIRE DR	GREGORY	MI	48137	517-304-2472
DELONG DISTRIBUTING, INC.	KEITH J. DELONG	3915 ESSEX PLACE	FORT GRATIOT	MI	48059	810-300-4779
DIBATTISTA	DOMINIC	8839 ARNOLD ROAD	IRA	MI	48023	586-804-4634
DJOMP INC.	DAVID POTTER, JR.	9900 MCCLEMENTS RD	BRIGHTON	MI	48114	517-404-0948
DT & T DISTRIBUTING LLC	DANIEL E-R TAYLOR	1404 EGGLESTON AVE	FLINT	MI	48532	810-515-0581
EINEICHNER	PAUL	27913 ROEBRIAR ST	ST.CLAIR SHORES	MI	48081	586-293-3587
EVAN SCHMALZ DISTRIBUTION LLC	EVAN SCHMALZ	2150 COLLEGE AVENUE	GRAND RAPIDS	MI	49507	616-856-6509
FITZ DISTRIBUTING LLC	KEVIN E. FITZGERALD	9388 EAST PARIS AVE S.E.	CALEDONIA	MI	49316	616-262-9097
FITZGERALD	WILLIAM	13519 S. HINMAN RD	EAGLE	MI	48822	517-819-6970
FLECK BREAD VENTURE LLC	CLINTON FLECK, JR.	11900 S 34TH STREET	VICKSBURG	MI	49097	269-806-3497
FLORN	DOUGLAS ALAN	33117 BROADMOOR CT	LIVONIA	MI	48154	248-910-5921
GTX TRAILER PARTS L.L.C.	KATHLEEN A. BOUGH	5434 S OLD US 23 STE 104	BRIGHTON	MI	48116	517-375-2529
GUY DISTRIBUTORS, INC.	BRIAN GUY	1916 W. STEIN RD	LA SALLE	MI	48145	734-735-6386
J & Z DISTRIBUTION CO., LLC	JEFFREY M. CARLINI	2931 MAXWELL ST	TRENTON	MI	48183	734-777-4716
J. MYERS DISTRIBUTING, L.L.C.	JASON MYERS	3428 LEONARD ST NORTH WEST	GRAND RAPIDS	MI	49534	616-262-6499
JAGNL DISTRIBUTING LLC	JEFFREY GRIFFIN	19845 BRIGGS RD	NEW LOTHROP	MI	48460	810-845-4920
JAMIE IKERD LLC	JAMIE IKERD	9357 MEMORIAL HWY	OTTOWA LAKE	MI	49267	734-807-2294
JMF DISTRIBUTION, LLC	JAMIE FALENDYSZ	19442 HAMLIN LAKE DR	MACOMB	MI	48044	586-855-6254
JOHN DOUGH DISTRIBUTION, LLC.	JOHN J. FALENDYSZ	41936 KING EDWARD CT	CLINTON TWP	MI	48038	586-596-8095
JRS ENTERPRISES DISTRIBUTION LLC	JESSE R. SLOAN	3341 W. 14 ROAD	MESICK	MI	49668	231-398-8456
JTPRZ DISTRIBUTION LLC	TINA J. PRZYSTAS	14997 HALLER STREET	LIVONIA	MI	48154	248-760-9666
JUST DOUGH IT, L.L.C	GERALD F. GRZADZINSKI	1130 OAKDALE CIR W	FREELAND	MI	48623	586-246-4969
K & A MORALES LLC	KARINA MORALES	1943 WYOMING AVE SW	WYOMING	MI	49519	616-990-1080
KELLEY DISTRIBUTING LLC	MARK KELLEY	6159 HORTON ROAD	JACKSON	MI	49201	517-937-8784
KETELHUT	MICHAEL	839 S. CENTER ROAD	SAGINAW	MI	48638	989-790-3470
LOAFERS L.L.C.	NICHOLAUS RYDER	22 N 28TH STREET	BATTLE CREEK	MI	49015	269-420-3330
LONG	TANER	902 CANTERBURY DR	MADISON HEIGHTS	MI	48071	248-854-8601
LOVELADY	JEFFREY	36900 GRANT	ROMULUS	MI	48174	734-992-2267
LOVELADY LLC	MICHAEL TROY LOVELADY	12118 CRAIG STREET	ROMULUS	MI	48174	734-787-3388
LOVE'S LOAVES LLC	DAVID LOVE	3708 TAPLIN STREET SW	GRANDVILLE	MI	49418	734-604-0908
M.R. DISTRIBUTION, LLC	MICHAEL RUSAKI	44231 LEEANN LN	CANTON	MI	48187	734-502-1846
MAIZY DISTRIBUTING INC	JEFFERY FRIZZLE	3595 BEDFORD ROAD	FORT GRATIOT	MI	48059	810-887-1006
MAKI DISTRIBUTORS, INC.	WAYNE LEHTIMAKI	642 GILMAN ST.	GARDEN CITY	MI	48135	734-578-3462
MARSACK	SHERMAN	4472 SINGLE TREE DR	HOWELL	MI	48843	810-923-2012
MAVERICK DISTRIBUTION INC.	PATRICK LANGEL	2147 SPANSAIL DRIVE	NILES	MI	49120	574-807-1362
MCCALL, JR.	JAMES	7805 LA JESSICA CIR	KALAMAZOO	MI	49009	269-760-7168
MCKENNA DISTRIBUTING CO.	MICHAEL P. MCKENNA	45626 LAKEVIEW DR APT. 10311	MACOMB	MI	48044	248-703-3394
MCLANAHAN	BRUCE	3406 VAN CAMPEN ROAD	FLINT	MI	48507	810-238-2466
ME DISTRIBUTING, INC.	MICHAEL EDGAR	243 LAUREL LEAH	OXFORD	MI	48371	248-236-0770
MGAL LLC	MATTHEW SULLIVAN	21774 CHERRY BLOSSOM CT	MACOMB	MI	48044	586-601-6100
MICHAEL TESSMAR ENTERPRISES, LLC	MICHAEL A. TESSMAR	9707 W. COON LAKE ROAD	WEBBerville	MI	48892	517-223-0120
MIRA'S, INC.	ZEINAB BEIDOUN	23000 AUDETTE ST	DEARBORN	MI	48124	313-580-9954
MORALES JR CO, LLC	CESAR MORALES	2209 MAY AVE SW	GRAND RAPIDS	MI	49507	616-510-7622
NEWLANDS	CALVIN E.	612 BRAIDWOOD ROAD	MEMPHIS	MI	48047	810-392-7335
NO LIMIT DISTRIBUTION LLC	ALEJANDRO TORRES	22431 DETOUR STREET	ST CLAIR SHORES	MI	48082	589-873-9184
NORTHERN BOUND DISTRIBUTORS, LLC	DONAL MAHONEY LLC	424 HARTER ST	IONIA	MI	48846	616-522-9336
NUOVO LEON, INC.	TANYA AVILA	1519 MARION AVE	LINCOLN PARK	MI	48146	313-460-1811
PALMER	ANDREW	9534 ROUND LAKE BLVD	WHITE LAKE	MI	48386	313-310-5336
PATUNA INC.	STEVEN PATUNA	21537 LAKEBREEZE	ST CLAIR SHORES	MI	48082	586-601-6932
PIEKARSKI	THEODORE	73748 OMO RD	RICHMOND	MI	48062	586-709-8887
REP DISTRIBUTING LLC	RYAN PARRISH	2380 W. MIDLAND ROAD	MIDLAND	MI	48642	989-313-0211
RIDDLE JR	DONALD	29975 DRAGER DRIVE	ROSEVILLE	MI	48066	248-225-1672
RIERSON	TRAVIS	9200 S. FERRIS AVE	GRANT	MI	49327	231-286-3032
RJB DISTRIBUTING LLC	ROBERT BUCHOLTZ	29707 GLORIA STREET	ST CLAIR SHORES	MI	48082	586-296-0956
RUSSELL	DENNIS	26511 MARSHALL ST	INKSTER	MI	48141	313-277-1626
S & M DISTRIBUTION, LLC	MICHAEL GREEN	6517 HORTON ROAD	JACKSON	MI	49201	517-879-8697
S. MYERS DISTRIBUTING, L.L.C.	SHAUN MYERS	1165 BROWNWOOD AVE	GRAND RAPIDS	MI	49504	616-828-3968
SAINTMARIE DISTRIBUTING LLC	JOHN-PAUL ST. MARIE	4333 SHADY HILL LN	LANSING	MI	48917	517-282-5654
SAN ROJAS, INC.	ROGELIO LUPERCIO	17272 DORA ST	MELVINDALE	MI	48122	313-485-7540
SANTANA DELIVERY LLC	JOSE MANUEL SANTANA-MEZA	7086 INDEPENDENCE - LANE SW	GRAND RAPIDS	MI	49548	616-990-3505
SANTOYO COMPANY (DBA)	JUAN NOEL SANTOYO	622 MCREYNOLDS AVE N.W.	GRAND RAPIDS	MI	49504	616-802-0024
SASMITH INC	SCOTT A. SMITH	1310 ROSELAND AVENUE	KALAMAZOO	MI	49001	269-626-5998
SHELTON	BRYCE	131 CYPRESS DR	DAVISON	MI	48423	810-653-7422
SLANGIN DOUGH LLC	DAVID SULLIVAN	16001 CHERRY DR	CLINTON TWPNSP	MI	48038	586-758-0692
SMITH	WILLIAM	27 THORNCROFT AVE	BATTLE CREEK	MI	49017	269-719-2302
SNAY	RANDALL	10176 CLARKSHIRE CT	SOUTH LYON	MI	48178	734-216-8249
SYFERT	KIM	6334 CALKINS RD	FLINT	MI	48532	810-444-4111
TAYLOR MERCHANDISING LLC	GORDON B. TAYLOR	1099 FOX HILLS DRIVE	EAST LANSING	MI	48823	517-775-5907
TEB DISTRIBUTORS, LLC	THOMAS BARLOW	19089 BOULDER DRIVE	LIVONIA	MI	48152	313-510-2213
VANREES DISTRIBUTING, INC.	DAVID VANREES	3271 MEMORIAL DR	MUSKEGON	MI	49445	231-744-3240
VEGTER	ERIC	3485 JAMESFIELD COURT	HUDSONVILLE	MI	48426	616-460-9294
VONHOLTEN LLC	KEVIN VON HOLTEN	20725 RICHARD CT	BROWNSTOWN	MI	48183	313-971-9344
WEST MICHIGAN SNACK CO.	CHRISTOPHER LEE HUFF	3475 WEST GILES ROAD	MUSKEGON	MI	49445	231-770-2631
WOLFF DISTRIBUTING INC.	SCOTT WOLFF	4712 PRATT ROAD	METAMORA	MI	48455	810-874-6915

WRIGHT	JESSE	29660 HATHAWAY	LIVONIA	MI	48150	734-819-1307
YAX DISTRIBUTING INC	STEVEN YAX	409 WEST THOMAS ST	BAY CITY	MI	48706	989-942-7223
ZAW CORP.	ZACH WIITANEN	7638 NORTH INDIAN - LAKE DRIVE	COTTAGE GROVE	MI	49088	269-823-8372
AMSPOKER	BRIAN	6745 92 STREET S	COTTAGE GROVE	MN	55016	651-307-4987
ARCHER DISTRIBUTING, INC.	STEVEN R. ARCHER	6720 EMERSON AVENUE SOUTH	RICHFIELD	MN	55423	612-866-9514
BOOK FAMILY DISTRIBUTION, INC.	STEVEN BOOK	5506 KAHLER DR N.E.	ALBERTVILLE	MN	55301	763-497-8109
BREAD INC	KENNETH P. LUNDBLAD	29595 INNSBROOK AVE	STACY	MN	55079	651-257-4524
CEGLAR	JOE CARL	12723 DURHAM WAY	APPLE VALLEY	MN	55124	952-200-6439
CRM INCORPORATED	REBECCA WELDON	14328 ALMA AVENUE	ROSEMOUNT	MN	55068	952-212-3115
CWP DISTRIBUTING, INC	CARL PEARSON	3711 CARDINAL ROAD	MINNETONKA	MN	55345	952-936-9928
D & A DISTRIBUTING LLC	DARRICK BOGENRIEF	6434 SUMMIT POINTE ROAD NW	ROCHESTER	MN	55904	507-399-9160
D&S WAGNER ENTERPRISES INC.	DARREN J. WAGNER	17338 VERGUS AVE	JORDAN	MN	55352	651-428-1999
DALIDA	BENJAMIN	1697 CHATEAU AV.	SHAKOPEE	MN	55379	952-693-3732
DALIDA	SARA	1697 CHATEAU AV.	SHAKOPEE	MN	55379	952-693-3732
DISTRIBUCIONES GOMEZ LLC	SALOMON GOMEZ	3033 LONGFELLOW AVE SOUTH	MINNEAPOLIS	MN	55407	612-703-5278
DOUBLE MANAGEMENT LLC	OMAR ALLEN WHITTAKER	6920 PORTLAND AVENUE	RICHFIELD	MN	55423	612-300-2487
DTS DISTRIBUTING LLC	DANIEL SCHMIDT	17325 48TH ST	NEW GERMANY	MN	55367	952-353-2669
E & E ENTERPRISES LLC. L. L. C.	HENRY ERICKSON	321 KANDIYOHI AVE SW	WILLMAR	MN	56201	320-333-7018
EMERSON ENTERPRISES, INC.	KELLY EMERSON	504 BLUFFS PKWY	BUFFALO	MN	55313	763-777-2155
FANDEL DISTRIBUTION INC.	BEAU FANDEL	15809 MADISON ST NE	HAM LAKE	MN	55304	612-747-6086
GDT DISTRIBUTION, LLC	GREGORY TWIFORD	823 8TH AVE	TWO HARBORS	MN	55616	952-451-6112
GM SHEEHAN LLC	GREGORY M. SHEEHAN	2715 ZENITH AVENUE N	ROBBINSDALE	MN	55422	763-498-9219
GOGERTY	CORY	2205 HORIZON RD	BURNSVILLE	MN	55337	651-336-5087
GUALLPA QUITO DISTRIBUTION LLC	MIGUEL A. GUALLPA QUITO	3215 CLINTON AVE S	MINNEAPOLIS	MN	55408	612-741-7008
H&S DISTRIBUTING INC.	RUSSELL NORDSTROM	14892 94TH PLACE	MAPLE GROVE	MN	55369	612-209-8800
HOTB INC	CHAD MICHAEL ARCHER	6720 EMERSON AVE S	RICHFIELD	MN	55423	612-578-6346
HUISENGA	JAMES	P. O. BOX 3	NORTH BRANCH	MN	55056	651-343-2145
J.G. DISTRIBUTIONS LLC	JACOB T. GEIGER	2249 OAK GLEN DRIVE	STILLWATER	MN	55082	651-757-7173
JDD ENTERPRISES INC.	JASON DANIELSON	702 WILLOW GREEN CT N.E.	STEWARTVILLE	MN	55976	507-272-6103
JP JW DISTRIBUTING INC	JOHN WOLNEY III	74536 CSAH 19	SOUTH HAVEN	MN	55382	320-224-8492
KERN	TODD	9 CENTRAL AVE N	ST STEPHEN	MN	56375	320-240-0352
KING LKM DISTRIBUTING INC	KARLTON KING CALVERT	4519 GLEN LANE N.W.	ROCHESTER	MN	55901	651-398-3966
KRUDWIG	MICHAEL	354 WARE CIRCLE	LINO LAKES	MN	55014	612-780-7970
LAABS	JEFFREY	2402 VALLEY DRIVE	NORTHFIELD	MN	55057	507-271-6563
LACHANCE	GARY	1914 14TH STREET	HASTINGS	MN	55033	651-226-6779
LALA DISTRIBUTION INC.	MANUEL LALA	3401 CLARK ST	BURNSVILLE	MN	55337	612-207-5357
LEBRUN	JAMES	4550 SCOTT TRAIL	EAGAN	MN	55122	651-208-6254
LEBRUN	CHRISTOPHER C.	14328 ALMA AVENUE	ROSEMOUNT	MN	55068	952-454-8016
LEBRUN	JASON	4550 SCOTT TRAIL	EAGAN	MN	55122	651-815-2880
LEECY	STACEY	7118 WILLOW LANE	BROOKLYN CENTER	MN	55430	612-743-5672
LITECKY	ROBERT	1140 REGIS LANE NE	FRIDLEY	MN	55432	763-586-0651
LUCKYLOAF, LLC	RICHARD O'ROURKE	9180 235TH STREET W	LAKEVILLE	MN	55044	952-836-8128
M & D DISTRIBUTING LLC	MIGUEL ROBLES, JR.	20724 ATLANTIC BLVD	BIG LAKE	MN	55309	763-744-6898
MEINZ	TIM	1265 24TH AVE. NE	SAUK RAPIDS	MN	56379	320-255-5161
MEYER III	ROBERT	14024 RIDGE POINT CT	SAVAGE	MN	55378	612-741-9207
MILLER DISTRIBUTION INC	JODY MILLER	13881 GULF BREEZE CT	APPLE VALLEY	MN	55124	612-310-7790
MILLER ENTERPRISES OF MINNESOTA INC.	MICHAEL MILLER	26655 OAKRIDGE WAY	ELKO	MN	55020	507-227-5344
MOMOS DISTRIBUTION LLC	MOISES HUERTA RAMOS	1042 BEATRICE STREET	EAGAN	MN	55121	952-292-0205
MORAST	COLEMAN	9473 N SHORE TRAIL N	FOREST LAKE	MN	55025	612-817-7734
NASKY DISTRIBUTION INC	SERGIO TREJO	13425 SETTLEERS RIDGE DR.	BURNSVILLE	MN	55337	952-686-4622
OACHS	CRAIG R.	57571 181ST LN	MANKATO	MN	56001	507-380-5076
PERIA	JOSEPH	10701 TOLEDO LANE N	BROOKLYN PARK	MN	55443	763-350-3577
POLLOCK DISTRIBUTING L. L. C.	WAYNE POLLOCK	4023 COUNTRY WOOD DRIVE SE	ROCHESTER	MN	55904	507-421-8125
R.J. DOUGLAS, INC.	JEFFREY HANSON	9776 LOWER 8TH ST	LAKE ELMO	MN	55042	763-228-2770
RATHS	CHRISTOPHER	2285 13TH ST NE	SAUK RAPIDS	MN	56379	320-266-0780
RC DISTRIBUTING INC	RESHIA GOGERTY	2205 HORIZON RD	BURNSVILLE	MN	55337	651-336-5087
REINHOLZ	THEODORE	16073 IODINE ST NW	RAMSEY	MN	55303	612-781-6081
SAASTAD	STEVE	6505 JAMES AVE S	RICHFIELD	MN	55423	612-869-8784
SCHLUETER	DOUGLAS	1520 PENNSYLVANIA AVENUE	CHAMPLIN	MN	55316	763-323-1960
SHOLL	MICHAEL	3428 HARDING STREET NE	ST. ANTHONY	MN	55418	612-781-2225
SHOLL	DANIEL	3428 HARDING ST NE	SAINT ANTHONY	MN	55418	612-462-7569
SNEP DISTRIBUTION INC.	STEPHEN NIEDER	12689 GOODHUE ST. NE	BLAINE	MN	55449	763-862-9679
SOZO ENTERPRISES, INC.	SHANE ODDEN	14218 GUADAL CANAL STREET NE	HAM LAKE	MN	55304	763-228-1958
STRUZYK DISTRIBUTING LLC	ANTHONY STRUZYK	125 NORTHDRIDGE LN	SPRING VALLEY	MN	55975	507-251-7639
SULLIVAN	DANIEL	1907 COUNTRY VIEW DR	ST. CHARLES	MN	55972	507-261-7628
TERRY WILLIAMS INC	TERRY WILLIAMS	3815 SMITHFIELD CURVE	WOODBURY	MN	55129	651-436-8822
THOMPSON'S TRAILS INC	DOUGLAS C. THOMPSON, JR.	11328 49TH STREET	CLEAR LAKE	MN	55319	763-843-4099
TKB DISTRIBUTION, INC.	JEFFREY SCOTT -	11840 FILLMORE ST NE	BLAINE	MN	55434	763-862-6846
VENAGLIA	JOSEPH	1600 LINCOLN AVE	ST PAUL PARK	MN	55071	651-270-8443
WOLDEN	DANIEL PAUL	16080 JOPLIN AVE	LAKEVILLE	MN	55044	952-237-0211
BIRD DOG DISTRIBUTION, LLC	JEFFREY C. MC DOWELL	6457 HWY 67	FREDERICKTOWN	MO	63645	573-944-7014
FRESH BREAD LLC	MICHAEL L. KRIGBAUM	3503 ARAPAHO STREET	HANNIBAL	MO	63401	573-795-4840
VANBUSKIRK	JEFFREY	929 HUNTINGTON CHASE	FENTON	MO	63026	314-255-7703
ACCA INC	ANTWAN JONES	6088 BLOCKER STREET	OLIVE BRANCH	MS	38654	662-551-6526
AGUILAR & MATA CORPORATION	OCTAVIO AGUILAR ZARATE	762 RASCO ROAD WEST	SOUTHAVEN	MS	38671	662-671-4036
ALLEN J. MARTIN INCORPORATED	ALLEN MARTIN	544 PARKER DRIVE	BYRAM	MS	39272	601-856-4237
BARON SHANKLIN DISTRIBUTION INC.	BARON SHANKLIN	2273 WHITE OAK DRIVE	GREENVILLE	MS	38701	817-789-8420
BAYOU BUNS INC.	JEFFREY WAYNE CECIL	206 CEDAR DR	DIBERVILLE	MS	39540	228-239-5458
BECKHAM'S DISTRIBUTION CORP.	TONY BECKHAM, JR.	512 CHURCH AVENUE APT.8	PHILADELPHIA	MS	39350	601-504-1296
BELLA'S INC.	JUAN VITAL	7824 MICAH COVE	SOUTHAVEN	MS	38671	918-219-9273
BOURGEOIS ENTERPRIZE INC	LOUIS EDWARD BOURGEOIS	813 SPRUCE STREET	WAVELAND	MS	39576	228-216-1985
BRENT SHOWS DISTRIBUTION CO. INC.	ROBERT BRENT SHOWS	119 MICKIE BOYS	BRANDON	MS	39042	601-906-1201
C.L. JONES INC.	CAMERON JONES	1484 TOPSY ROAD	RANDOLPH	MS	38864	662-419-2308
CALLAWAY DISTRIBUTING, INC.	TYLER GRIFFITH	1107 EAST CENTRAL AVENUE	WIGGINS	MS	39577	228-697-8126
CANCHOLA CORP.	ARELI POSADA	331 BRUMLEY ROAD	BYHALLA	MS	38611	662-357-8333
CHASE-RITE DISTRIBUTING INC.	CORBETT JACKSON	474 LOUISVILLE	STURGIS	MS	39769	
CUBE DISTRIBUTION COMPANY, INC.	ROBERT HARRIS, JR.	606 MEADOWBROOK RD.	JACKSON	MS	39206	601-317-2654
D & R DISTRIBUTION CORP.	DEVON WHITLOCK	101 MOUNT SALUS RD APT 307	CLINTON	MS	39056	601-497-1105
D N S DISTRIBUTING INCORPORATED	DEREK THOMPSON	333 SYLVAN ROAD	COLUMBUS	MS	39702	662-352-4704
DANNY ROGERS DISTRIBUTION COMPANY INC.	DANIEL RODGERS	103 W. FRANKS ST.	BOONEVILLE	MS	38829	662-808-7901
DARRELL LUCUS DISTRIBUTION COMPANY INC.	DARRELL LUCUS	3457 ROCKY BRANCH RD	SUMERALL	MS	39482	601-408-2341
DARRYL TILLMAN INC.	DARRYL TILLMAN	1003 DABBS ST	HATTIESBURG	MS	39401	601-545-9054
DAS DISTRIBUTION CORP	DON JONES	601 WEST GEORGIA AVE	MCCOMB	MS	39648	832-872-9631
DAVIDSON DISTRIBUTION COMPANY	JAMES DAVIDSON	1620 HWY 16 WEST	CARTHAGE	MS	39051	601-750-3695
DERIENNE BARNES, INC	DERIENNE BARNES	211 FREDNA AVENUE	HATTIESBURG	MS	39401	601-307-7939
DEVO DISTRIBUTING INC.	JENNIFER N BURRUS	6001 VISTA DRIVE	GULFPORT	MS	39507	2283285434

DIANA'S DISTRIBUTION COMPANY, INC.	GRACIELA VITAL	3800 IVANHOE DRIVE	HORN LAKE	MS	38367	662-913-9259
DMRAY DISTRIBUTION COMPANY, INC.	DARI S. RAY	110 BIG SKY DRIVE	GULFPORT	MS	39503	228-860-9245
DUBOSE DISTRIBUTION COMPANY INC.	ALTON B DUBOSE	2361 LITTLE BLACK CREEK RD	LUMBERTON	MS	39455	
DUENAS & SONS LLC	OSCAR R. DUENAS	10483 PECAN VIEW DR	OLIVE BRANCH	MS	38654	901-634-2474
ECR DISTRIBUTION LLC	ELLIS COLE RUSSELL	310 NANNEY DRIVE	TUPELO	MS	38801	662-308-8658
ELITE TRANSPORTION INC	DEKWON CORTEZ BOCLEAR	1095 WINDMILL STREET	GRENADE	MS	38901	662-273-3628
ERIC JOHNSON DISTRIBUTION CO. INC.	ERIC JOHNSON	716 MONTERREY LANE	HATTIESBURG	MS	39402	914-645-8438
G M&M CORP	MICHAEL HALL	204 NORTH CHANCELLOR ROAD	HATTIESBURG	MS	39401	601-307-4835
GENTRY DISTRIBUTION COMPANY, INC.	JAMES D. GENTRY	125 COUNTY ROAD 282	CARROLLTON	MS	38917	662-514-0331
HATTIESBURG HOT BUNZ, INC.	LEO TOUPS	22 TEDINGTON	HATTIESBURG	MS	39402	601-264-1395
HOLMES DISTRIBUTION INC.	WILLIE C. HOLMES, JR.	307 HOSPITAL DRIVE APT. #18	COLUMBUS	MS	39705	662-889-6385
J. GRANT DISTRIBUTION INC.	JONATHAN LEE GRANT	1154 HWY 9 SOUTH	BLUE SPRINGS	MS	38828	662-507-8452
J.G. DISTRIBUTING INC.	JAMES GENTRY	835 COUNTY ROAD 122	CARROLLTON	MS	38917	662-514-0531
JACKSON & JACKSON INC.	MICHAEL JACKSON	4259 BAILEY ACRES - CIRCLE	MERIDIAN	MS	39305	601-681-4490
JAYE LAY LLC	DONALD R. LATHAM, JR.	307 HOSPITAL DRIVE APT 24	COLUMBUS	MS	39705	205-579-3357
JERRY H TRUONG LLC	JERRY TRUONG	10053 BYRD AVENUE	D'IBERVILLE	MS	39540	228-337-0228
JOEY DEVERS DISTRIBUTION COMPANY, INC.	JOEY DEVERS	685 B HWY 45 SOUTH	CORINTH	MS	38834	662-287-7277
JOHN.NGUYEN LLC	JOHN NGUYEN	113 FOREST DRIVE	DIBERVILLE	MS	39540	228-257-5891
JORDAN HILL DISTRIBUTION COMPANY INC.	JORDAN HILL	1503 HWY 9 SOUTH	BLUE SPRINGS	MS	38828	662-397-8428
K & S DISTRIBUTION COMPANY, INC.	KIMBERLY L. POLK	3299 CAUSEVILLE WHYNOT ROAD	MERIDIAN	MS	39301	601-934-4587
LAWANDA JONES DISTRIBUTION COMPANY INC.	LAWANDA T. JONES	2804 JAMESTOWN ROAD	HATTIESBURG	MS	39402	601-549-4138
MARK PEEBLES INC.	JAMES PEEBLES	11241 RD 361	UNION	MS	39365	601-416-6286
MCINNISBREADCOMPANY LLC	LUCHIES MCINNIS III	2208 REDBUD LANE	JACKSON	MS	39212	769-226-4111
MCWILLIAMS DISTRIBUTION COMPANY INC.	LOUIS J. MCWILLIAMS II	10380 ROAD 632	PHILADELPHIA	MS	39350	601-938-2588
MILLER BREAD DISTRIBUTION, LLC	QUENTIN MILLER	169 FOX MEADOWS RD	JACKSON	MS	39212	601-316-3357
MORENO CORP.	BIANCA MORENO	3612 BANKS RD	SOUTHAVEN	MS	38672	662-812-7523
NADIAS DISTRIBUTION CORP	LUIS AGUILAR, JR.	7943 NATHAN SAWYER DRIVE	SOUTHAVEN	MS	38671	901-244-0034
NORTHSTAR DISTRIBUTING, LLC	WILEY BOYD MORETZ	8517 NEPTUNE AVENUE	OCEAN SPRINGS	MS	39564	228-326-5804
NOT BY BREAD ALONE INC.	JOE R. ODEMS II	6151 WESTWIND ROAD	JACKSON	MS	39206	769-251-4475
OGLE DISTRIBUTING INC.	HARRY MILBURN OGLE	4721 LEE ROAD	VIKSBURG	MS	39180	601-636-1024
ONPOINT DELIVERY, INC.	REZANDA S. BUCKHALTER	138 COASTAL OAK	HATTIESBURG	MS	39402	601-329-9914
PAMPAS CORP.	ESTEBAN AGUILAR ZARATE	198 HILLBROOK DRIVE	SOUTHAVEN	MS	38671	901-825-3852
PATRICK HUDSON DISTRIBUTION COMPANY, COR	PATRICK HUDSON	1751 PALMYRA DR	GREENVILLE	MS	38701	662-347-6340
PATTERSON INC	DENNIS B. PATTERSON	417 11TH STREET	MCCOMB	MS	39648	601-341-1904
PRESTON ANDERSON INC.	PRESTON TY ANDERSON	11311 ROAD 361	UNION	MS	39365	601-416-7789
R & M DISTRIBUTION CORP.	ROBERT HARRIS	5055 MEADOW OAKS PARK DR.	JACKSON	MS	39211	601-899-0089
R&J DISTRIBUTION LLC	RAPHELLE WARD	121 BEAR CREEK CIRCLE	CANTON	MS	39046	601-383-4165
RANDY MINIX DISTRIBUTION COMPANY, INC.	RANDY MINIX	301 S. BROAD STREET	LELAND	MS	38756	662-686-9924
REGGIE ENT DISTRIBUTIONS LLC	CA'REGGIE BROOMFIELD	111 CARL CIRCLE	BYRAM	MS	39272	601-951-0349
RICKY'S DISTRIBUTION, INC.	RICKY KERN	108 SIMMONS LANE	KOSCIUSKO	MS	39090	901-344-9166
ROB T DISTRIBUTING, INC.	ROBERT TURNER	13 WIGEON LN	RAYMOND	MS	39154	601-201-5529
ROSSY CORP.	MARCO AGUILAR	198 HILLBROOK DRIVE	SOUTHAVEN	MS	38671	662-772-1245
S J F DISTRIBUTORS LLC	STEVEN J FRICK	11184 KARLI LANE	BLOXI	MS	39532	228-806-1701
SANCHEZ DISTRIBUTION INC.	MANUEL SANCHEZ RAMIREZ	401 COUNTY ROAD 130	BRUCE	MS	38915	662-542-6589
SCOTT'S OWN LLC	RICHARD SCOTT	140 W. SEDGWICK CT	JACKSON	MS	39211	601-564-3143
SEYMOUR BUNS, LLC	TRACY SEYMOUR	206 CEDAR DRIVE	DIBERVILLE	MS	39540	228-239-0705
SHARVEY'S INC	SEAN DALTON HARVEY	156 CEDAR SPRINGS - CIRCLE	PEARL	MS	39208	662-587-7565
SHUN LARD DISTRIBUTION COMPANY, INC	ANTONIO SHUN LARD	121 RIVIERA DRIVE	JACKSON	MS	39211	601-761-1738
STROUD DISTRIBUTORS INC.	BOBBY STROUD	7702 HWY 501	FOREST	MS	39074	
T & J DIST. INC.	TIMOTHY MARLOW	306 N WILSON BLVD	GULFPORT	MS	39503	228-343-6500
TANNER SMITH DISTRIBUTION COMPANY	JEFFREY TANNER SMITH	2411 GOOD HOPE ROAD	DECATUR	MS	39327	601-527-2392
TAYLOR & TAYLOR DISTRIBUTION INC.	LENELL TAYLOR	6226 MOSSLINE DRIVE	JACKSON	MS	39211	601-214-9003
TAYLOR'S DAILY BREAD, INC.	JAMAL TAYLOR	4647 SWEET FLAG LOOP	SOUTHAVEN	MS	38671	662-385-5886
THE BREAD LADY INC.	BROOKE ELIZABETH BROWNING	3898 NEW HOPE ROAD	COLUMBUS	MS	39702	662-435-2307
THE FORTENBERRY COMPANY, INC	MARCUS FORTENBERRY	4305 SUMMERTON DRIVE	BYRAM	MS	39272	769-257-1574
TIGER DISTRIBUTORS INC.	CHRISTOPHER BRYAN HOUSLEY	2156 SECOND STREET	NATCHEZ	MS	39120	601-660-4585
TIM HARRISON DISTRIBUTION COMPANY INC.	TIMOTHY CHARLES HARRISON	1023 NORTH AZALEA DR	MADISON	MS	39110	601-503-4483
TIM'S DISTRIBUTION, LLC	TIMOTHY BARBER	123 SUNLIGHT RD	SANDY HOOK	MS	39478	601-522-0769
V & S & Z DISTRIBUTION INCORPORATED	VALENTI ARMSTEAD	8365 EVEREST - CROSSING	SOUTHAVEN	MS	38672	662-519-3556
WAGES DISTRIBUTION COMPANY INC.	KRISTY WAGES RABY	1042 COUNTY ROAD 198	BLUE SPRINGS	MS	38828	662-534-6050
WILL KEYES DISTRIBUTION INC.	WILL KEYES	5067 22ND ST	MERIDIAN	MS	39307	601-934-1260
AGO DISTRIBUTING, INC.	COLLEEN OLIVER	2424 GREENBRIAR ROAD	BILLINGS	MT	59105	406-839-4898
ALEX SCHNEIDER DISTRIBUTION COMPANY L.L.	ALEX SCHNEIDER	3235 ST. ANN	BUTTE	MT	59701	406-498-8275
BLUE STREAK DISTRIBUTING LLC	BRANDON HAWORTH	515 GLEN DRIVE	BILLINGS	MT	59102	406-690-9938
DURKEE TRUCKING, INC.	NEIKO A. DURKEE	5353 FLORENCE - CARLTON LOOP	FLORENCE	MT	59833	406-560-3603
JESSE HARRISON INC.	JESSE SCOTT HARRISON	307 W. FRANKLIN AVENUE	HAMILTON	MT	59840	406-361-0249
KCBB, LLC	KEN BERG	1326 10TH AVENUE SW	GREAT FALLS	MT	59404	406-770-3730
KNUTZ, INC.	NANETTE KNUTSON	P.O. BOX 2192 6485 US HWY 10 W #61	HAMILTON	MT	59840	775-217-7393
MOUNTAIN MEADOW DISTRIBUTING, INC.	DUSTIN UNDERWOOD	1360 MOUNTAIN MEADOW ROAD	KALISPELL	MT	59901	406-885-3514
RED FIVE DISTRIBUTION CORP.	DAVID MILLER	2405 13TH STREET WEST	BILLINGS	MT	59102	406-545-9797
ROYBOY'S DISTRIBUTING, INC.	ROY JARVIS	720 11TH AVE WEST	KALISPELL	MT	59901	406-309-4436
RUNNING BEAR DISTRIBUTING INC.	CHRISTOPHER JOHN EMORY	141 DEERFOOT TRAIL	KALISPELL	MT	59901	406-647-4164
SUMNER ENTERPRISES LLC	JESSICA SUMNER	902 HAPPY LN	BELGRADE	MT	59714	406-209-5450
ZIA DISTRIBUTION, INC.	SARAH CARVER	30 SKYSCAPE DRIVE	BELGRADE	MT	59714	209-247-3482
1BALLHALLINGBREAD INC.	ROGER DALE HALL, JR.	5797 BEAVER POND TRAIL	PFSAFTOWN	NC	27040	336-830-5160
2B2J ENTERPRISE LLC	JORDAN HAGINS	4353 BETHEL PARK DR	RALEIGH	NC	27610	919-841-8880
3 LOAF'S INC.	KEVIN M. BROWN, JR.	5011 S. ALSTON AVE APT. #B305	DURHAM	NC	27713	919-521-3368
704SUPPLY, INC.	DAVID MARTIN	11511 FOX TROT DRIVE	CHARLOTTE	NC	28269	704-789-3173
704YANKEE SERVICES, INC	GABRIEL DACOSTA	1300 STALLINGS ROAD	MATHEWS	NC	28104	704-361-5349
A STEP UP DISTRIBUTION SERVICES INC.	CASSANDRA BROWN	1615 TILGHMAN RD N.	WILSON	NC	27893	252-363-5716
AARON DISTRIBUTION LLC	DAVID AARON	1002 LARKHAVEN LANE	ALBEMARLE	NC	28001	704-526-5646
ABL8 DISTRIBUTORS, LLC	AMY M. BROWN	336 MOUNT ZION - CHURCH ROAD	SEAGROVE	NC	27341	910-824-4439
ADW GROUP, LLC	ANNA DEE WATERS	115 CYPRESS LAKES CIRCLE	HOPE MILLS	NC	28348	910-977-5527
AJB DISTRIBUTION L.L.C.	AUSTIN BODETTE	4700 FOREST HIGHLAND DRIVE	RALEIGH	NC	27604	919-706-8852
ALK LOGISTICS, CORP.	ADAM LAVELLE KEY	4319 WILLIAMS DAIRY ROAD	GREENSBORO	NC	27406	336-455-0211
ALL S.E.T., LLC	TIMOTHY HOLLAND	105 TEA TIME LANE	ANGIER	NC	27501	919-916-7604
ALLN1 INC	CALEB BARNES	2239 DURHAM STREET EXTENSION	BURLINGTON	NC	27217	743-214-2075
ALSTON DISTRIBUTING LLC	ALSTON LETTSOME	840 RAWLS DRIVE	RALEIGH	NC	27610	919-673-7493
AMBRESS LLC	DENNIS BRADLEY SINGLETON	213 LOST CORNER ROAD	MORGANTON	NC	28655	828-352-2138
AMR DISTRIBUTION INC	ARTURO MARTINEZ RIOS	2131 MALLARD GREEN PLACE	CHARLOTTE	NC	28262	980-256-6568
AP DISTRIBUTORS LLC	ASHLEY PARKER	180 BENNINGTON DRIVE	RAEFORD	NC	28376	910-302-9220
ARREOLAS DISTRIBUTION INC.	J NOE ARREOLA	5345 ALLEN RD E	CHARLOTTE	NC	28269	704-605-9139
ARRIOLA DISTRIBUTION COMPANY, INC.	MARIO ARRIOLA SALDANA	7125 APRIL RIDGE LN	CHARLOTTE	NC	28215	704-281-4131
AUTON & BADILLO INCORPORATED	JONATHAN AUTON	58 GARRYS FINISHING DRIVE #D	TAYLORSVILLE	NC	28681	828-282-4437
B & B DISTRIBUTION, LLC	BASIL OGNO	110 JOUSTERS COURT	MOORESVILLE	NC	28117	347-782-4046
B & T MILLS INCORPORATED	BRENTON TODD MILLS	303 MOOSE ROAD N	MOUNT PLEASANT	NC	28124	704-305-0399

BALL DISTRIBUTING 2.0 LLC	TRACI BALL	286 WIDAUSTIN DRIVE	WINSTON SALEM	NC	27127	336-692-4633
BALL DISTRIBUTING LLC	BOBBY GENE BALL	286 WIDAUSTIN DRIVE	WINSTON SALEM	NC	27127	336-416-1925
BALTOC INC.	TONY BALLESTEROS	312 SANDY ACRES DRIVE	WHITEVILLE	NC	28472	910-918-1256
BAMS DISTRIBUTING LLC	AHMAD FAKKAS	801 GRAYLYN DRIVE	HIGH POINT	NC	27263	336-301-2177
BARNES BAKERY LLC	ABRAHAM J. BARNES	53 MEADOW GLEN COURT APT. #5	FLETCHER	NC	28732	828-774-0682
BARNES DISTRIBUTING LLC	CHRISTOPHER J. BARNES	613 ACADEMY HEIGHTS RD	KINSTON	NC	28504	252-521-1119
BCK DISTRIBUTING INC	BRIAN C. KING	1731 GLENHEATH DR	HENDERSONVILLE	NC	28719	828-779-1511
BELL DISTRIBUTING, INC.	TONYA BELL	1154 KERR STREET	BURLINGTON	NC	27215	919-358-0643
BELUE	JASON ALAN	1112 PENZANCE STREET	DURHAM	NC	27704	919-477-4393
BENOLU INC.	BENJAMIN ORIHUELA	125 VICTORIA SPRINGS DR	FLAT ROCK	NC	28731	828-808-0685
BERRYHILL	MICHAEL L.	2141 REDSTONE DRIVE	FAYETTEVILLE	NC	28306	910-423-4375
BETTERLIFEBOX LLC	KURTIS KIM	109 WATSEEDGE DR	KILL DEVIL HILL	NC	27948	252-305-6731
BIG TEX BREAD, LLC	JUDSON H. EARLY, JR.	195 HAWTHORNE DRIVE	BREVARD	NC	28712	828-553-2444
BILL BYRD DISTRIBUTING LLC	BILLY BYRD	48 CREEKSIDE COURT	SPRUCE PINE	NC	28777	828-765-8349
BLOOMBERG	DALE A.	15301 WILTSHIRE MANOR DR	CHARLOTTE	NC	28278	803-417-4541
BLOUNT & BLOUNT ENTERPRISES, LLC	YOLANDA BULLOCK-BLOUNT	5215 STANTONSBURG RD	GREENVILLE	NC	27834	252-481-2282
BLOUNT ENTERPRISE CORP, LLC	CHRISTIAN BLOUNT	5215 STANTONSBURG RD	GREENVILLE	NC	27834	252-481-2887
BLOUNT & BLOUNT LOGISTICS INC	YOLANDA BULLOCK-BLOUNT	5215 STANTONSBURG RD	GREENVILLE	NC	27834	252-481-2282
BM CARGO ENTERPRISES INC	CLAUDIA VARELA	3612 HUYNON COURT	CHARLOTTE	NC	28215	704-231-9446
BODETTE	JASON	4700 FOREST HIGHLAND DR.	RALEIGH	NC	27604	919-841-6615
BREAD & BUTTER DISTRIBUTION INC.	ONESIMUS THOMPSON	8906 FIRST RUN COURT	CHARLOTTE	NC	28215	347-524-1753
BREAD BOX EMPIRE INCORPORATED	GEORGE DEREK SMITH, JR.	15413 ABBOTS BRIDGE RD	CHARLOTTE	NC	28277	954-292-6871
BREAD BOX L.L.C.	MICHAEL C. SHANNON	728 TREBOR DRIVE	GARNER	NC	27529	919-820-4460
BREAD MAN WALKING LLC	BRIAN DAVID MORRIS	1860 SHUFORD ROAD	LINCOLNTON	NC	28092	704-975-3803
BREAD TOTER INC.	CHRISTOPHER CARMON	1274 MARK EDWARDS RD	GOLDSBORO	NC	27534	252-315-7809
BREAD, BATTLE, AND ROLL LLC	PHILLIP O. HAYS	3040 DAIRY FARM DR.	MONROE	NC	28110	704-579-4583
BREADLIFE, INC.	JASON ROGERS	1744 WILSON ROAD	LINWOOD	NC	27299	336-239-7866
BREW CREW TRUCKING LLC	KAMARE BREWINGTON	2916 TRACE AVENUE	FAYETTEVILLE	NC	28306	910-477-4792
BRIGGS DISTRIBUTION SERVICES INC.	AARON M. BRIGGS	1617 OLDE CAROLINA COURT	GRAHAM	NC	27253	336-266-2395
BRIGHTCHOICE, INC	ALEXANDRA PAMELA GALEAS	1127 RAYNOR STREET	DURHAM	NC	27703	919-599-0952
BRUSICH	PATRICIA L.	102 HOLLAND FARM RD	SWANSBORO	NC	28584	252-764-0200
BRYAN & SON, INC	BRYAN LE	4501 STONEWALL DRIVE	RALEIGH	NC	27604	315-560-3276
BS DISTRIBUTING L.L.C.	BRIAN ADAM YATES	925 NEW BROWNS FORD RD	WILKESBORO	NC	28697	336-452-9881
BUCHANAN BREAD AND BAGELS LLC	TEDDY BUCHANAN	185 MAGNOLIA LANE	SPRUCE PINE	NC	28777	828-284-0018
BURGESS DISTRIBUTION LLC	DANNY L. BURGESS	331 WEST 13TH STREET	NEWTON	NC	28658	828-781-3878
BYRON HART SR DISTRIBUTOR LLC	BYRON HART	1908 9TH ST. DR. SE	HICKORY	NC	28602	828-569-4233
C & G DISTRIBUTING INC.	CHRISTY LYNN ASHBURN	9074 OLD LIBERTY RD	LIBERTY	NC	27298	336-508-6950
C AND J DISTRIBUTING LLC	CURTIS ANDREWS	123 W. WHITE OAK ST	LAKE WACCAMAW	NC	28450	910-234-0874
C DEAN SIDES DISTRIBUTION INC	CAREY DEAN SIDES	3068 SIMMONS STREET	KANNAPOLIS	NC	28083	980-622-2634
C&C DISTRIBUTION SERVICES, LLC	CHRIS UWAYO	P.O. BOX 978	MORRISVILLE	NC	27560	919-395-6115
C. W. DISTRIBUTING, LLC.	CONRAD T. WHITE	436 MELROSE STREET	LENOIR	NC	28645	828-850-3963
CALENTANO CORP.	FIDEL SANCHEZ CALVILLO	301 EZELL ROAD	CLINTON	NC	28328	910-596-1015
CALLAWAY DISTRIBUTION COMPANY INC.	CHRISTOPHER CALLAWAY	14831 ROTHWELL DRIVE	MINT HILL	NC	28227	980-239-3016
CC&C DISTRIBUTION INC.	MATTHEW JONES	4968 BRIDGTON PLACE DRIVE	WINSTON SALEM	NC	27127	336-970-9260
CFM DISTRIBUTION LLC	CHRISTOPHER MEYER	25 GREEN BARK DR.	YOUNGSBORO	NC	27596	702-205-2509
CG DELIVERIES LLC	CHRISTOPHER GEARY	128 ANNA'S WAY	GRANDY	NC	27939	856-906-5880
CHAMPION 6 SNACKS INC.	KEVIN CHAMPION	184 BUJE FARM LANE	LILLINGTON	NC	27546	910-984-6805
CHRISLYLEDISTRIBUTINGLLC	CHRISTOPHER JOHN LYLE	699 TRIPLE CROWN CT	WHITSETT	NC	27377	704-699-5595
CHRISTOPHER GROGG DISTRIBUTION, LLC	CHRISTOPHER A. GROGG	863 QUEENS CREEK RD	HUBERT	NC	28539	910-382-2098
CL HODGES BAKERY INC.	CHRISTOPHER LEE HODGES	7027 WEST FRIENDLY AVENUE, APT. J	GREENSBORO	NC	27410	336-358-7166
CMC DISTRIBUTION COMPANY INC.	CHRISTA CALLAWAY	14831 ROTHWELL DRIVE	MINT HILL	NC	28227	980-239-3016
COCHRAN VENDING LLC	MICHAEL COCHRAN	68 ROYAL FERN DR	SYLVA	NC	28779	828-506-8932
COLTS EXPRESS INC.	ELIZABETH CUTRELL RUSSELL	1237 DOVERSHIRE PL	HIGH POINT	NC	27262	336-823-1842
CORVER CORP	LUIS SOLIS	3205 HEMSWORTH STREET	DURHAM	NC	27707	919-797-3323
CRD DISPPTRIBUTING, LLC	NYSTASH DOMBROWSKI	611 W. BROAD STREET	SWANSBORO	NC	28584	910-787-2904
CRUST & CRUMBS INC	ANTHONY STICCO	1088 READSBORO DR.	MOUNT ULLA	NC	28125	828-217-5622
CVA DISTRIBUTORS, LLC	LOUISE RUSSO	10304 SQUIRES WAY	CORNELIUS	NC	28031	980-565-7106
D & D DELIVERS LLC	DONALD BLACK	1209 SOUTHWOOD DRIVE	NEWTON	NC	28658	828-228-0068
D PHILLIPS ENTERPRISES, LLC	DAVID W PHILLIPS	132 SUMMITT DR APT 2	MT AIRY	NC	27030	336-469-7194
D R STRICKLAND DISTRIBUTING, LLC	DANNY STRICKLAND	370 PEELE ROAD	GOLDSBORO	NC	27534	919-648-3580
DAHLIA DISTRIBUTION LLC	DAVID SHEPHERD	187 IRA POWERS ROAD	LANSING	NC	28643	336-384-1410
DAIL'S DISTRIBUTING LLC	JAMES DAIL	1236 BLACKSTONE CT NW	CONCORD	NC	28027	910-467-7508
DAILY BREAD DISTRIBUTING LLC	AMANDA COMER RICHARDSON	128 CREEKWOOD DRIVE	ADVANCE	NC	27006	336-306-6502
DAILY BREAD DISTRIBUTION INC.	MIATTA M. THOMPSON	14610 CREEK WATCH PL APT. #3202	CHARLOTTE	NC	28277	347-524-1753
DAMRON DISTRIBUTION LLC	RYAN DAMRON	2413 LARK STREET	FUQUAY VARINA	NC	27526	919-995-7996
DAVID COOK BREAD LLC	DAVID COOK	2306 BARNSWALLOW CT	KERNERSVILLE	NC	27284	336-817-8032
DCRIGGANDISTRIBUTION LLC	DAVIN RIGGAN	118 OWENSBORO COURT	RALEIGH	NC	27603	919-264-8178
DD&D SALES LLC	DEXTER DUNSTON	340 SUGARPINE TRAIL	CLAYTON	NC	27520	919-244-5924
DELIVERY BY BRYAN INC.	KRISTOPHER BRYAN	4001 KINGS CROSS RD	LUMBERTON	NC	28360	910-633-3442
DIAMOND IN THE ROUGH ENTERPRISES, LLC	LAVEL BAILEY	203 NEWBERRY LANE	DURHAM	NC	27703	919-583-4340
DICKERSON & SONS ENTERPRISES INC.	EDWARD DICKERSON	260 HAPPY VALLEY RD	WEST END	NC	27376	910-603-8582
DIEGO'S BREAD DISTRIBUTION INC.	DIEGO LUQUE	4833 SELWYN DRIVE	WINSTON SALEM	NC	27104	336-624-2433
DJCC ENTERPRISE INC.	ALFONSO CORDERO BALDERAS	4243 SUDBURY ROAD	CHARLOTTE	NC	28205	704-890-6241
DOMBROWSKI LIMITED	CONNER DOMBROWSKI	611 W. BROAD STREET	SWANSBORO	NC	28584	910-389-0952
DONNIE CLEMONS DISTRIBUTING LLC	DONNIE CLEMONS	2038 THOMAS A BETTS PKWY	ROCKY MOUNT	NC	27804	252-955-4626
DOUGH MAN ROLLING LLC	WILLIAM MORRIS	239 13TH AVE PI NW #11	HICKORY	NC	28601	828-999-2496
DOUGH SLINGER & SON DISTRIBUTION L.L.C.	PAUL H. PATRICK	1006 GATEWAY AVE APT. #C312	WILKESBORO	NC	28697	336-981-4902
DRUM DISTRIBUTION LLC	MICHAEL DRUM	1235 N. RIVER ROAD	SYLVA	NC	28779	828-400-4185
EAGLE DISTRIBUTIONS INC	HUGO BARRIOS	3230 CHESWICK DR.	GREENSBORO	NC	27410	336-327-1918
EATON DISTRIBUTORS, LLC	MICHAEL JOHN EATON	722 PORTERS NECK RD	WILMINGTON	NC	28411	910-409-5203
EL PASO DISTRIBUTION,INC	JULIO BAUTISTA PEDRAZA	112 S. PEACHTREE ST	RED SPRINGS	NC	28377	910-301-5720
EMILET DISTRIBUTION INC	ROSEMARY MIRANDA GAMBOA	6304 REAFIELD DR APT. #01	CHARLOTTE	NC	28226	704-501-6974
EMSJ INC.	LUIS ESPINAL	6771 WILLOWBROOK DR APT. #4	FAYETTEVILLE	NC	28314	910-676-0929
EMW, INC.	EMMANUAL WATERS	1211 ODYSSEY DRIVE	DURHAM	NC	27713	919-641-3533
ENFIELD COMPANIES, LLC	MARK ENFIELD	6821 SPRINGER ROAD	WILMINGTON	NC	28411	910-232-4609
ENTIMO BAKERY INC.	ENTIMO FERMAN BONILLA	4105 CARNATION DR	WINSTON-SALEM	NC	27105	336-695-9119
EZ DISTRIBUTION, LLC	EFRAIN MARTINEZ	51 STRICK GARDEN LN	HENDERSONVILLE	NC	28292	828-337-9250
F & R DISTRIBUTORS INC.	RONALD R. STRAG	9148 MARION OAKS DR	CHARLOTTE	NC	28215	704-290-4359
FARMER BOYS DELIVERY SERVICES INC.	EDWARD PELHAM FARMER	3345 TABLE MOUNTAIN PINE DRIVE	RALEIGH	NC	27616	919-749-4818
FIVE LOAVES DISTRIBUTION INC.	LOYD MICHAEL KERLEY	327 JAMES FARM RD	STATESVILLE	NC	28625	704-880-2675
FRESH BREAD S.C.S. INC.	ROGELIO HERNANDEZ	1020 OAK LANE	JONESVILLE	NC	28642	336-468-0489
FUTCH	BRADLEY CLIFTON	1603 SASSAFRAS HILL ST.	DURHAM	NC	27712	919-602-1814
G & T DELIVERY INC	MICHAEL GREER	3396 SIPE ROAD	NEWTON	NC	28658	828-130-8640
GABY DISTRIBUTOR INC.	LEONEL BARRIOS	625 CONVEXA CT	WENDELL	NC	27591	919-931-6653
GAME DAY SERVICE LLC	COREY PETERSON	803 PRISTINE LANE	ROLESVILLE	NC	27571	919-995-9674
GARCIA'S FOODS DISTRIBUTION INC.	FELIPE J. GARCIA	7102 FALCONWOOD CT	CHARLOTTE	NC	28227	980-226-6828

GDC DIST. LLC	GEORGE T. WARDLE	692 OAKS PARK	NEBO	NC	28761	828-527-3561
GEORGE DISTRIBUTION LLC	CALEB GEORGE	301 GARRISON DRIVE	KINGS MOUNTAIN	NC	28086	704-287-5651
GLISSON DISTRIBUTING INC.	BILLY GLISSON, JR.	2443 HUNTERCHASE LN	GREENVILLE	NC	27858	252-814-1364
GODINEZ ASHLEY LLC	KEVIN GODINEZ CRUZ	206 BOUCHELLE ROAD	WILKESBORO	NC	28697	336-957-6528
GOODNIGHT DISTRIBUTION LLC	NATHAN GOODNIGHT	1980 CHRISTIAN LIGHT ROAD	FUQUAY VARINA	NC	27526	919-285-6910
GOT BREAD, INC.	ARTHUR PSARRIS	608 PROSPECT WAY	SNEADS FERRY	NC	28460	603-498-8195
GYPSY MOON, LLC	KEISHA JOLLY LIPFORD	135 IU MEIN DR	TAYLORSVILLE	NC	28681	828-238-4538
H20S INC	YOLANDA WATERS	1211 ODYSSEY DRIVE	DURHAM	NC	27713	919-538-8804
HANSON BAKERIES, INC.	MICHAEL HANSON	4319 BREVARD ROAD	HORSE SHOE	NC	28742	828-713-9285
HDT BREAD INC.	MICHAEL GROSS	9924 VIXEN LANE	HUNTERSVILLE	NC	28078	516-477-7493
HEDDEN	BRENTLEY D.	229 HEATHERSTONE CT	TIMBERLAKE	NC	27583	336-364-1154
HOLBROOK BREAD DISTRIBUTION INC.	RASHEEN HOLBROOK	1819 S. HAWTHORNE RD	WINSTON SALEM	NC	27103	336-480-8094
HOOKER DISTRIBUTING, LLC	KEITH HOOKER	107 BOB JESSUP ROAD	MT AIRY	NC	27030	336-401-1229
HORSEMEN BREAD COMPANY, LLC	LEONARD J. LOSIER, JR.	2664 MANOR STONE WAY	INDIAN TRAIL	NC	28079	704-301-1850
HORTON DISTRIBUTING LLC	JASON HORTON	600 LADFORD LANE	HIGH POINT	NC	27265	
HOT BREAD DISTRIBUTOR, INC	DANIEL PASSE, JR.	2122 MONDO LANE	INDIAN TRAIL	NC	28079	980-226-7192
HOW-WELL INC.	MCKENZY LOGAN	536 CLOVER DRIVE	FLETCHER	NC	28732	828-785-8400
HYDE WORLD WIDE LLC	NATHAN HYDE	771 9TH STREET NW	HICKORY	NC	28601	828-838-9230
IAN LOGISTICS INC	ANTONIO RODRIGUEZ	7033 JEFFREYS CREEK LANE	RALEIGH	NC	27616	347-335-8753
IGOTDOUGH DISTRIBUTION INC.	KEVIN HARRIS	3554 FARMINGTON DR APT. F	GREENSBORO	NC	27407	910-616-7884
IMPERIO FOOD DISTRIBUTOR INC	RUDDY REYNOSO	613 MONTEREY PINE DRIVE	FUQUAY VARINA	NC	27526	919-909-0768
IN THE VORTEX FOODS, CO.	SHANNON M. KINGSTON	757 LAKE ROYALE	LOUISBURG	NC	27549	919-727-2620
J.G.R. CORP.	FRANCISCO GUADARRAMA	1711 SEABROOK AVENUE	CARY	NC	27511	919-630-7288
J.M.A.E. DISTRIBUTION INC	JOSE ELIAS AVILA DAVILA	5005 COUNSELORS DR	MONROE	NC	28110	786-901-0666
JA YOUNG LLC	JASON YOUNG	PO BOX 1982	FLETCHER	NC	28732	828-337-7893
JAC DISTRIBUTION CORPORATION INC.	JAMES CHOATE	1114 NEW SALEM ROAD	MONROE	NC	28110	336-984-1373
JADIEMAE DISTRIBUTION LLC	JADE SHE'REE OWENS	113 TINEY ROAD	ELLENBORO	NC	28040	828-748-9077
JAYSON HOYLE DISTRIBUTING LLC	JAYSON L. HOYLE	329 MISTLETOE LANE	SYLVIA	NC	28779	828-226-1922
JAZMIN BLOUNT, INC.	JAZMIN BLOUNT	536 KIESEE DRIVE	GREENVILLE	NC	27834	252-702-0217
JCA DISTRIBUTOR INC	FATIMA MARTE	2748 HAYFIELD DRIVE	ASHEBORO	NC	27205	336-588-4965
JCPD DISTRIBUTION CORPORATION	JUSTIN DAVES	3905 GRAYWOOD DRIVE	GASTONIA	NC	28052	980-522-3581
JEFF EDWARDS DISTRIBUTING LLC	THOMAS J. EDWARDS	665 BURNT SCHOOLHOUSE RD	HAYESVILLE	NC	28904	828-389-2862
JFM DISTRIBUTING INC	JUSTIN MCELROY	9814 LEATHERWOOD CT	MINT HILL	NC	28227	336-314-1783
JG BAKERIES INC	JORGE GARCIA	7102 FALCONWOOD CT	CHARLOTTE	NC	28227	704-675-0112
JG DISTRIBUTION INC	JORGE H. GONZALEZ VALDERRAMA	156 NORTHVIEW PARK ROAD	WEAVERVILLE	NC	28787	828-216-2265
JJ SPENCER LLC	JOHNATHAN ISAAC SPENCER	103 MATHERSON LANE	EAGLE SPRINGS	NC	27242	910-585-2484
JIRON DISTRIBUTION COMPANY, INC.	WILLIAM B. JIRON	4810 EDDYSTONE DR	CHARLOTTE	NC	28270	205-432-9339
JJ DISTRIBUTION, LLC	JEREMIAH JONES	4116 MELLON ROAD	MATTHEWS	NC	28104	980-425-0562
JK DISTRIBUTION, INC.	JONATHAN KEENE	497 RAE LANE	KANNAPOLIS	NC	28081	704-252-6998
JOSHUA HILL INC.	JOSHUA LEE HILL	219 WHISPERING HILLS DRIVE	LOCUST	NC	28097	704-651-2364
JPZ DSD AND MORE INC.	JOSE PAUL FRANCISCO	2330 APPLE GLEN LN	CHARLOTTE	NC	28269	980-829-5028
JPZ LLC	EDWARD JAY STANTON	10720 PEPPERMILL DR	RALEIGH	NC	27614	919-866-0058
JR DISTRIBUTION, INC.	JAIME LEONEL MOREY	9608 JOHN RUSSELL RD	CHARLOTTE	NC	28215	704-493-6758
JR'S DISTRIBUTION, INC.	IVAN GUILLEN	8218 PILOTS VIEW DR	RALEIGH	NC	27617	919-348-8819
K DUBOSE CORP.	KATYA DUBOSE	11604 RED KNOLL LANE	PINEVILLE	NC	28134	704-299-8091
KAIZEN DISTRIBUTION SERVICES INC	GUSTAVO JIMENEZ	1232 FALLS CREEK LN APT. #3	CHARLOTTE	NC	28209	980-298-7973
KAP DISTRIBUTORS, LLC	ELISHA LEANDRY	180 BENNINGTON DR	RAEFORD	NC	28376	910-797-6578
KBD ENTERPRISE CORP.	DELORSE C. LYLES	105 N. ACADEMY ST APT. #120	AHOSKIE	NC	27910	252-370-8255
KELLY KING DISTRIBUTING LLC	KELLY KING	PO BOX 702	FLETCHER	NC	28732	828-776-9007
KEN BARNEY DISTRIBUTING, INC.	KEN BARNEY	944 LUKESTONE DRIVE	FUQUAY VARINA	NC	27526	919-741-1850
KING	MICHELE	PO BOX 702	FLETCHER	NC	28732	828-684-8322
KNEADING DOUGH CORP.	CHRISTOPHER LINKER	24225B NC 73 HIGHWAY	ALBEMARLE	NC	28001	704-743-3669
KOENIG CORP	BRUCE A. KOENIG	165 S. VINELAND ST	PINE BLUFF	NC	28373	910-789-9098
KRAZY BABIES CORP	NATALIE COOK	5809 PARKCHESTER RD	RALEIGH	NC	27616	919-692-5173
KRYSKING DISTRIBUTING LLC	KRYSTOFER KING	PO BOX 702	FLETCHER	NC	28732	828-777-6188
LA UNCIION INC.	ISAIAH MARTINEZ	994 RANDOLPH TABERNACLE RD	ASHEBORO	NC	27203	336-963-7473
LC RIGGAN DISTRIBUTION LLC	LISA CLIFFORD RIGGAN	118 OWENSBORO COURT	RALEIGH	NC	27603	919-264-8178
LEACH FAMILY CORP.	JERMAINE LAMAR LEACH	2014 BARONWOOD CT	GASTONIA	NC	28052	704-691-9173
LEGENDARY DISTRIBUTORS LLC	SAMMANTHA WETHINGTON	21040 RIVER BIRCH DR	WAGRAM	NC	28396	910-494-0996
LITTLE MOORE SNACKS INC.	GREGORY L. MOORE	3301 CHISTOW ROAD	MATTHEWS	NC	28105	704-242-3414
LITTEMEDALLO. INC.	ALEX RENDON	8600 ISLE WORTH CT APT.#306	RALEIGH	NC	27617	919-564-5229
LIVING BREAD INC.	JEREMY R. WESTBROOK	202 ASHLEY PLACE	SWANSBORO	NC	28584	910-750-9343
LN & NV INC.	STEVEN MIRANDA	1160 GREENWOOD ROAD	SOUTHPORT	NC	28461	910-218-6710
LOAFIN' AROUND L.L.C.	BEAU KETTERING	6805 FOX HORN CIRCLE	PPAFFHORN	NC	27040	336-978-7520
LOAFING AROUND INC.	JEFFREY SCOTT STANLEY	5410 SADDLEWOOD DR	SUMMERFIELD	NC	27358	336-202-7376
LOCK DISTRIBUTING INC.	ANTHONY BISCEGLIE	8532 WILD COTTON WAY	LELAND	NC	28451	201-916-9018
LOWRY ARNOLD, INC.	ROBERT M. LOWRY	2143 GALLOWAY LN SW	CONCORD	NC	28025	845-234-8388
M & P RELIABLE DISTRIBUTORS INC.	MILITZA DIAZ	1915 BECKWITH LANE	WAXHAW	NC	28173	704-728-6347
M&M SNACKS, INC.	EMILY PRIDGEN	110 CARLYLE CIRCLE	GOLDSBORO	NC	27530	919-394-4706
M. MILLS DISTRIBUTION, LLC	MICHAEL MILLS	4702 GREEN HILLS ROAD	ROCKY MOUNT	NC	27804	252-886-1365
MAGNUSSEN DISTRIBUTING, LLC	PHILIP E. MAGNUSSEN, SR.	4319 FALLS DRIVE	HOPE MILLS	NC	28348	910-364-7450
MAJOR LEAGUE BREAD INC.	JORDAN CANTRELL	3853 POLLARD AVENUE	MORGANTON	NC	28655	828-201-8515
MANIGUA INC	JORGE ZULUAGA	1514 LATHROP STREET	DURHAM	NC	27703	919-798-8958
MATTHEW WHISENANT INC.	MATTHEW WHISENANT	3135 MILL RUN DRIVE	MORGANTON	NC	28655	828-302-0527
MAU'S SERVICES INC.	CARLOS MAURICIO HENAO-MARTINEZ	512 COPPER BEECH LN	WAKE FOREST	NC	27587	919-427-9443
MCKINNEY	BRIAN S.	1026 BLAZINGWOOD DR	GREENSBORO	NC	27406	336-382-6778
MELSON DISTRIBUTION COMPANY, INC.	WILLIAM MELSON	1113 PERIWINKLE DR	WAXHAW	NC	28173	704-575-0756
MENCHU SNACKS DISTRIBUTORS INC	JULIAN SANTOS MENCHU TAX	2563 BAKER CIRCLE	GRANITE FALLS	NC	28630	828-962-6540
MI LUZ CORPORATION	MIGUEL A. ORTEGA	4304 FAWN CREEK COURT	RALEIGH	NC	27616	919-798-5620
MIN DISTRIBUTION INC.	MATTHEW NANCE	2468 MARTHA'S RIDGE DRIVE	STATESVILLE	NC	28625	954-274-7004
MOORE BREAD LLC	JASON W. MOORE	P.O. BOX 620672	CHARLOTTE	NC	28262	727-220-9909
MOTORHEAD COMPANY INC.	MOHAMMED EL ABBADI	1005 MAYWOOD STREET	KANNAPOLIS	NC	28081	704-569-4589
MOUSER'S BAKED GOODS INC.	TIMOTHY LEE AUBER	206 WOLF CREEK LANE	STATESVILLE	NC	28625	704-495-5120
MUFFIN WOMAN LLC	YELENA STOUT	160 FOREST MANOR DR	STOKESDALE	NC	27357	336-391-7001
N - ANGEL DISTRIBUTORS LLC	ANNA MARIA DALESSANDRO	300 SNOW CAMP DRIVE	CARY	NC	27519	516-581-8708
N & A SNACK COMPANY INC.	NATHANIEL HOBBS	2901 NC HWY 55 WEST	MOUNT OLIVE	NC	28365	919-429-1836
NASH DISTRIBUTING INC.	SHAWNA M. HYDE	771 9TH STREET N.W.	HICKORY	NC	28601	828-838-9252
ON THE BANKS DISTRIBUTION, LLC	JONATHON M. LAVREY	215 N. SPOT ROAD	POWELLS POINT	NC	27966	240-357-8190
OUR DAILY BREAD RT LLC	RAFAEL CARTAGENA	13739 BLUFFTON CT	PINEVILLE	NC	28134	321-369-8619
P MESICK DELIVERY, LLC	NANCY MESICK	186 BIRCH LN	ARDEN	NC	28704	828-337-6421
P&C DISTRIBUTION INC.	PATRICIA LOPEZ HERNANDEZ	337 AUTUMN VIEW DR	WINSTON SALEM	NC	27103	336-575-2406
PANTROS CORPORATION	SILVIO ISMAEL MENDOZA MARTINEZ	4697 ROUNDLEAF ROAD LOT 2	RAMSEUR	NC	27316	919-201-2280
PARKER DISTRIBUTORS LLC	KIRK L. PARKER, JR.	180 BENNINGTON DR	RAEFORD	NC	28376	914-882-9018
PASMAG DISTRIBUTING LLC	REBECCA A. PASMORE	4319 FALLS DRIVE	HOPE MILLS	NC	28348	910-364-7450
PATRICK	NORMA JEAN	195 LEWIS FORK DR	WILKESBORO	NC	28697	336-973-2132
PATTON SNACKS INC.	JAMAIL PATTON	10345 MISTY MOSS CT	MINT HILL	NC	28227	980-395-8909

PEARMAN DISTRIBUTING, LLC	TERRY PEARMAN	3181 BETHEL CHURCH RD	KERNERSVILLE	NC	27284	336-993-0940
PECORA	WALTER	1107 MABLE AVENUE	KANNAPOLIS	NC	28083	704-934-2402
PENNINGTON	NICK	PO BOX 122	ROUGEMONT	NC	27572	336-322-5567
PHILLIPS FAMILY DISTRIBUTION INC.	JOHN PHILLIPS	140 TERI SHA LANE	STATESVILLE	NC	28677	704-902-8195
PHILLY'S BREADBOX DELIVERY COMPANY	PHILIP YORIO	6309 SENTRY OAKS DR	WILMINGTON	NC	28409	609-213-6313
PLATA DISTRIBUTION INC.	STERLING ROBINSON	519 AYDLETT ROAD	AYDLETT	NC	27916	252-548-8065
POTTERDALE LLC	JARED DALE LANE	113 TINNEY ROAD	ELLENBORO	NC	28040	828-748-9009
POWERS	BRIAN	111 WESTOVER DRIVE	ROANOKE RAPIDS	NC	27870	252-326-4719
PRIDGEN DISTRIBUTION LLC	RODNEY LEON PRIDGEN	1615 SOUTH TAYLOR ST	GOLDSBORO	NC	27530	919-947-6025
PTR ENTERPRISE LLC	PATRICK ROBINSON	2001 BRIM ROAD	MADISON	NC	27025	336-427-5958
PURE BREAD, LLC	APRIL WILLIFORD	186 DOVER ROAD	WINSTON SALEM	NC	27107	336-991-8352
R AND H DISTRIBUTING, LLC	RICHMOND SHEPARD	255 PRESTON WELLS RD	HOLLY RIDGE	NC	28445	910-340-7223
R JOHNSTON DISTRIBUTING, LLC	RICHARD T. JOHNSTON	100 MAXWELL DRIVE	ROCKY POINT	NC	28457	910-777-4806
R. VAZQUEZ INC.	MARGARITA A. RIVERA SAN JUAN	2888 BEATY ROAD	GASTONIA	NC	28056	704-915-2376
R. VIDAL, LLC	RHADAMES VIDAL	142 ABERDEEN DR	TROUTMAN	NC	28166	646-812-1466
R.D. DISTRIBUTION, LLC	RICHARD DAWSON	611 TREVIS LANE	WILMINGTON	NC	28412	910-399-8467
RAMIREZ & SONS INC.	JASHUA RAMIREZ	42 MEADOWOOD MHP DR	ASHEVILLE	NC	28806	828-785-2910
RAVAS DISTRIBUTION INC.	CHRISTOPHER R. RAVAS	1453 FOX RUN DRIVE	CHARLOTTE	NC	28216	704-771-6347
RCR MANAGEMENT GROUP INC.	DOMINICK PINTO	12302 HAMPTON PLACE DRIVE	CHARLOTTE	NC	28269	954-610-8015
RELG DISTRIBUTING L.L.C.	RICHARD BERNHARDT	1572 FRANKLIN HILLS CT	RANDLEMAN	NC	27317	336-736-7330
RICKY MURRAY DIST. LLC	RICKY MURRAY	620 SLICK ROCK RD	HENDERSONVILLE	NC	28792	828-388-0441
RK & SON'S DISTRIBUTION COMPANY	RICHARD LAWHORN	5178 LAWHORN LANE	DENVER	NC	28037	704-877-6686
RL SNACKS LLC	ROBERT LOWERY	6049 BOLLINGER LOOP	MORGANTON	NC	28655	828-334-1223
ROA INC	JULIO ROA PIMENTEL	P.O. BOX 58143	RALEIGH	NC	27658	919-633-2509
ROBERT COLLINS DISTRIBUTING LLC	WILLIAM ROBERT COLLINS	4823 SANDUSKY STREET	WINSTON SALEM	NC	27105	336-972-5891
ROBERT HAGLER INCORPORATED	ROBERT C. HAGLER	2427 NORMANCREST CT.	CHARLOTTE	NC	28270	704-849-7039
ROCAMI INC.	JESUS ANTELES	123 KINETON WOODS WAY	GARNER	NC	27529	919-389-0937
ROGER KING DISTRIBUTING LLC	ROGER M. KING	PO BOX 1083	FLETCHER	NC	28732	828-776-9008
ROJA LOGISTICS LLC	JACQUELINE HAGEDORN	120 PAR FOUR DR.	GRANDY	NC	27939	636-395-3521
ROLLING IN THE DOUGH, LLC	JESSICA M. ANDREWS	123 W. WHITE OAK ST	LAKE WACCAMAW	NC	28450	910-646-1378
ROOFTOP ROUTES, LLC	THOMAS MAGNANO	3855 LONGWOOD DR SW	CONCORD	NC	28027	352-362-6007
RORRO DISTRIBUTION INC.	CARLOS D. HERNANDEZ CONTRERAS	8517 TIERRA DEL SOL WAY	RALEIGH	NC	27616	919-532-9949
ROSS BREADS INC.	DERRICK ROSS	2108 STARFALL DRIVE	COLFAX	NC	27235	336-781-6847
RUIZ	JASON	201 WESTGATE CIRCLE	ANGIER	NC	27501	919-464-8369
RYAN L. RUSSELL ENTERPRISES INC.	RYAN L. RUSSELL	120 W. STATE STREET SUITE 105	HIGH POINT	NC	27262	336-906-3326
RYAN STILES DISTRIBUTION CO. INC.	JEFFREY RYAN STILES	5649 JOE BROWN HWY	MURPHY	NC	28906	825-361-3705
S & G DISTRIBUTING INC.	HAILEY GLISSON	2443 HUNTERCHASE - LANE	GREENVILLE	NC	27858	252-814-3368
S & N DISTRIBUTORS LLC	PHILIP WITHERSPOON	1819 LIPSOMB ROAD EAST	WILSON	NC	27893	252-315-3893
S&A DISTRIBUTIONS LLC	SAMANTHA MABE	6120 TENNYSON DRIVE	KERNERSVILLE	NC	27284	336-317-6908
S. MARK HARRIS DISTRIBUTING LLC	STEVEN MARK HARRIS	370 FLOYD HAYES LANE	ELK PACK	NC	28622	828-387-6778
SALT AND LIGHT SNACKS AND DISTRIBUTION, SALVATI	DIONNE MORAGNE	5929 RICKER ROAD	RALEIGH	NC	27610	919-395-8100
SANTANA SALES AND DISTRIBUTION INC.	JUAN G. SANTANA	7124 LIPSCOMB DRIVE	WILMINGTON	NC	28412	910-452-4269
SANTIAGO	NICOLAS JIMENEZ	1130 CANNONBALL RUN APT. #104	KNIGHTSDALE	NC	27545	919-609-5190
SANTIVANEZ INC.	JESUS ALBERTO SANTIVANEZ	166 CRYSEL CEMETARY RD	N WILKESBORO	NC	28659	336-981-6980
SANTOS DISTRIBUTION INC	YADIR ROMERO SILVA	139 JUDITH DRIVE	WARSAW	NC	28398	910-935-1051
SELLEX INC	OSLEY ESPONDA	9058 WHITE OAK HILL RD.	BAILEY	NC	27807	919-623-8211
SFB DELIVERY 2 INC	SANTIAGO FELIPE BARRETO	1400 ARROW WOOD ROAD	ASHEBORO	NC	27205	336-380-3609
SHADEFAM DISTRIBUTING, LLC	SHAWN M. SHADE	7506 AXIS COURT	CHARLOTTE	NC	28273	704-302-4915
SHANE HYDE DISTRIBUTING, LLC	SHANE HYDE	800 17TH AVE DR SE	HICKORY	NC	28602	828-493-7092
SHUMAKER DISTRIBUTION LLC	THOMAS SHUMAKER	147 JONESTOWN ROAD	ASHEVILLE	NC	28804	828-423-2159
SID'S DISTRIBUTING INC.	JAMES AIMONETTI	505 OAK GROVE DRIVE	CHERRYVILLE	NC	28021	980-522-7837
SIMPSON DISTRIBUTION INC.	GREGORY M. SIMPSON	105 RIPKEN COURT	GOLDSBORO	NC	27530	919-581-7866
SIRISKY ENTERPRISES, INC.	BART SIRISKY	103 BIG DIPPER COURT	WINGATE	NC	28174	704-233-1416
SM DISTRIBUTION INC.	SHANNON MELSON	2004 ONOTOA DR	INDIAN TRAIL	NC	28079	704-628-4473
SMITH	JAMES T.	1113 PERIWINKLE DR	WAXHAW	NC	28173	704-962-9720
SMITH'S GOODS INC.	MARIO SMITH	3396 A B CARTER ROAD	FAYETTEVILLE	NC	28312	910-624-4897
SPARKER L.L.C.	JAMES PARKER	4108 DEVONWOOD CT	GREENSBORO	NC	27405	910-685-3566
STEPHENS DISTRIBUTION INC	ANTHONY STEPHENS	3900 BENSLEY COURT	HOPE MILLS	NC	28348	910-257-4768
STEVE BULLOCK DISTRIBUTION INC.	STEVEN BULLOCK	515 SUNTRACE CIRCLE	CULLOWHEE	NC	28273	828-508-7090
STEWART	JAMES L.	8415 GOLDEN OAK CT	CHARLOTTE	NC	28216	704-649-5109
STOCKTON DISTRIBUTION LLC	SAMUEL J. STOCKTON	1305 OLD FAYETTEVILLE RD NE, TRLR 29	LELAND	NC	28451	910-297-7521
SUGHEY MORA ACOSTA INC.	SUGHEY MORA ACOSTA	4413 FAWN BROOK AVE	CONCORD	NC	28027	704-786-5083
T&D DISTRIBUTIONS INC	RENZO PAUL DURAN	10509 MOORES CHAPEL	CHARLOTTE	NC	28214	704-905-5329
TAFT DISTRIBUTING INC.	DEREK TAFT	11707 RIMROCK CANYON DR	CHARLOTTE	NC	28226	704-771-3261
TALIB INC	JELANI TALIB	9016 GRIERS PASTURE DRIVE	CHARLOTTE	NC	28278	540-841-1512
TANN	COREY	244 PERIMETER LOOP APT. #302	BURLINGTON	NC	27215	816-824-7023
TASTY SNACKS INC.	LARRY CRUMPLER	4227 STANDING ROCK WAY	RALEIGH	NC	27604	919-730-7966
TEKUA CORPORATION	ERACLIO PASCUAL NIEVES	1817 H B LEWIS ROAD	CLINTON	NC	28328	910-385-1155
TG INVESTORS INC.	GABRIELLE WAHBA	4013 PATRIOT RIDGE CT	RALEIGH	NC	27610	919-741-9054
THE ATLANTIAN GROUP INC	ANDRE A. THOMPSON	2801 SEAHORSE COURT	KITTY HAWK	NC	27949	908-902-3947
THE BREAD PLACE, INC.	KAREN HOLLEY	600 PARK OFFICES DR SUITE #300-182	DURHAM	NC	27709	919-642-2287
THE DAYBERRY GROUP, LLC	JACKSONE DAYBERRY	4101 EDWARD HYDE PL	WILMINGTON	NC	28405	910-742-6968
THE GRATEFUL BREAD DISTRIBUTORS INC.	PRESTON BALL	109 LONGNEEDLE CT	RALEIGH	NC	27603	919-592-7105
TKM GLOBAL LLC	KAMEL CONDE	286 WIDAUSTIN DRIVE	WINSTON SALEM	NC	27127	336-712-5973
TL79 L.L.C	TUONG HOANG	635 SUMMERWIND - PLANTATION DRIVE	GARNER	NC	27529	732-694-0311
TNT DISTRIBUTION LLC	TYLER SHUMAKER	8924 SHALLCROSS WAY	RALEIGH	NC	27617	919-389-5942
TONY KENT DIST. CO., INC.	TONY KENT	712 N. PEAR STREET	GASTONIA	NC	28054	704-685-5517
TRB DISTRIBUTION, LLC	TODD ROBERT BURLESON	170 MOORE VIEW DR	MURPHY	NC	28906	828-360-5609
TREY PHILLIPS DISTRIBUTING INC.	ELBERT PHILLIPS III	223 MADELIA PL	MOORESVILLE	NC	28115	704-224-1108
TREY'S BREAD LLC	JAMES COFFEY	2111 ELIZABETH DRIVE	MT. AIRY	NC	27030	336-539-7917
TRIPLE M DISTRIBUTORS, LLC	JAMES KEETON	1713 RICE PLANTERS ROAD	CHARLOTTE	NC	28273	980-219-2797
TY&KINA TRANSPORT, INC.	TAEKWON CONNOR	1225 DOLLY STREET	ROXBORO	NC	27573	336-503-7973
UGARTE DISTRIBUTORS INC.	JOHNNY GEORGE UGARTE	1722 WILLOW BROOK CT	MEBANE	NC	27302	919-214-4099
UPHAM	CRAIG	4553 VERNON FARMS BLVD	KERNERSVILLE	NC	27284	336-391-5051
VALESCO DISTRIBUTORS INC	MIRIAM VALDIVIA BEJAR	704 NORTH GREEN TEE ROAD	HAMPSTEAD	NC	28443	910-270-8591
VEAHAVTA INC	RICARDO VARGAS	2012 DUNSMORE LANE	WAXHAW	NC	28173	704-890-4503
VETERANS DISTRIBUTION INC.	DARREN T. SUMMERS	13505 BROWHILL LANE	CHARLOTTE	NC	28278	704-774-0483
VHEKLI DISTRIBUTION INC.	JOSE DE LOS SANTOS	515 MILLBROOKE CRCL	ELIZABETH CITY	NC	27909	828-443-5000
W ZAMBRANO DISTRIBUTIONS LLC	WILLIAM R. ZAMBRANO HERRERA	2221 VALLEY EDGE DR UNIT #103	RALEIGH	NC	27614	347-957-9655
WATERS DISTRIBUTING CO., INC.	FRED WATERS	5902 CASTLECOVE RD	CHARLOTTE	NC	28273	704-320-0252
WATERS FAMILY INC.	TYRONE WATERS	115 CYPRESS LAKES CIRCLE	HOPE MILLS	NC	28348	910-977-5527
WELLS CARGO DISTRIBUTION LLC	CHARLES WELLS	1211 ODYSSEY DRIVE	DURHAM	NC	27713	919-538-8804
WIESNER	GEHRY M.	3724 MILLER BRIDGE RD	CONNELLY SPRNGS	NC	28612	828-499-3879
WONDER DESIGN LLC	MAURICE L. COLEMAN	608 BILL LOHR RD	LEXINGTON	NC	27292	336-561-9389
WOOD	GEORGE	420 LONGFELLOW ST.	FUQUAY VARINA	NC	27526	919-637-0444
		42 WESTGROVE PT.	CLAYTON	NC	27520	919-812-2344

WSB DISTRIBUTING, LLC	WILLIAM SCOTT BELL	1154 KERR ST	BURLINGTON	NC	27215	919-358-0570
YESHUA ENTERPRISES INC.	TAVORRIS NEWTON	151 KYNDALLEE LANE	GARNER	NC	27529	252-864-9381
ZARAGOZA DISTRIBUTION INC	DAVID ZARAGOZA CANO	1577 TOM SESSIONS RD	WHITEVILLE	NC	28472	910-499-2175
ZRM312 INC.	JOSEPH MAURICE MCCLAIN, JR.	401 ARCHDALE DRIVE UNIT #1104	DURHAM	NC	27707	919-381-2071
OLSON	KAMI	609 ASH AVENUE	NEW SALEM	ND	58563	763-244-4639
A & L DISTRIBUTING LLC	NICHOLAS SULLIVAN	58947 HWY 9	PONCA	NE	68770	712-389-2705
AELM, INC.	KENDRICK P. MEISSNER	7230 NORTH 34TH STREET	OMAHA	NE	68112	402-312-2107
ALBERTO'S DISTRIBUTION COMPANY INC.	ALBERTO MONTES	4207 NORTH 21ST ST.	OMAHA	NE	68110	402-210-9124
CAMROD INC.	TYLER CLEMENTS	4622 NORTH 129 AVE	OMAHA	NE	68164	402-217-2538
COLMEX DISTRIBUTION, INC.	RICHARD C. VILLAMIL GARZON	8713 S. 69TH STREET	PAPILLION	NE	68133	402-968-4687
COSTELLO	ROBERT	3521 N 64TH AVE	OMAHA	NE	68104	
CRUMB ROLLER, INC.	CHASE P. CHARTIER	2623 SOUTH 166TH CIRCLE	OMAHA	NE	68130	712-490-8955
EB DISTRIBUTING LLC	ERIC BECKMAN	5032 N 161 ST	OMAHA	NE	68116	402-525-7404
GEISTFELD DISTRIBUTION, INC.	RONALD GEISTFELD	12302 STONEGATE DR APT 102	OMAHA	NE	68164	402-916-4485
GM GRAHAM, INC.	GEORGIA JOHNSTON	2950 99TH STREET PL	KEARNEY	NE	68847	
HAVAC'S HEALTHY DIRECTIONS, INC.	GARY HAVAC	6119 INVERNESS ROAD	LINCOLN	NE	68512	402-890-5383
HOPPING DISTRIBUTION LLC	JACOB HOPPING	6131 EUREKA DR.	LINCOLN	NE	68516	402-430-5019
JEREZ DISTRIBUTION INC.	JOSE SALAZAR-JEREZ	7808 PARKVIEW BLVD	LA VISTA	NE	68128	402-216-6695
JZ, INC	ZACH MCLEAN	16703 RIGGS ST	OMAHA	NE	68135	402-366-0524
KING DISTRIBUTION INC	ENRIQUE SALAZAR	3238 DREXEL STREET	OMAHA	NE	68107	402-249-4101
LAJA DISTRIBUTION, INC.	VERONICA A. DIAZ	2035 ELM STREET	OMAHA	NE	68108	402-210-4657
LVRY DISTRIBUTING, L.L.C.	RYAN L. LAVERY	1715 WEST 4TH STREET	HASTINGS	NE	68901	308-340-2345
MA GRAHAM INC.	MORGAN GRAHAM	24455 WATERTOWN RD	AMHERST	NE	68812	308-440-4055
MOSA DISTRIBUTION, LLC	ARMANDO MONDRAGON	914 SHADY TREE LANE	PAPILLION	NE	68046	402-972-1611
MOYO DISTRIBUTION, INC.	CARLOS CLARA MEJIA	4009 SOUTHERN HILLS DRIVE	BELLEVUE	NE	68147	531-721-9853
OLSON DELIVERIES, LLC	MICHAEL OLSON	13587 R ROAD	OSCEOLA	NE	68651	402-741-0515
R&C DISTRIBUTION INC.	REYNA ZARATE GRANILLO	6726 S 82ND	OMAHA	NE	68127	531-541-2441
ROBISON DISTRIBUTION INC.	JEREMY ROBISON	4924 TIPPERRY TRAIL	LINCOLN	NE	68512	402-450-3618
THE MAJESTIC MACAW INC	SARAH LAWSON	1011 HAWTHORNE AVE	CRETE	NE	68333	402-202-8383
WATERMAN FARMS, INC.	HAROLD WATERMAN	55660 851ST ROAD	PIERCE	NE	68767	402-649-1142
WHITE FIELDS DISTRIBUTION INC.	JUAN CARLOS CAMPOS	2014 J ST	OMAHA	NE	68107	402-871-5228
ZACATECAS INC	MOISES GUTIERREZ	2504 WOODLAND DRIVE	BELLEVUE	NE	68123	402-981-3186
ACHIRMO DISTRIBUTING LLC	MOHAMME LAMDARDER	2 LANCELOTE COURT APT #5	LANCELOTE	NH	03079	617-412-7608
ALLARD	ARMAND	12 RIDGEWOOD DRIVE	GOFFSTOWN	NH	03045	603-497-5689
ALLEN	ROBERT	14 SHELLEY DRIVE	HUDSON	NH	03051	
AZZOPARDI	MARK	90 LIBERTY LANE	BARRINGTON	NH	03825	603-664-7913
BDG ENTERPRISE INC.	BRIAN GERMAN	104 BEACH PLAIN ROAD	DANVILLE	NH	03819	978-771-3356
CAMP	DAVID	103 FOREST AVE	SWANZEY	NH	03446	772-342-0670
CHRIS COLLINS DISTRIBUTIONS INC.	CHRISTOPHER COLLINS	58 WARREN STREET	LACONIA	NH	03246	603-998-4143
CLOUTIER	STEPHEN	21 MARTINS FERRY RD.	HOOKSETT	NH	03106	603-623-3401
COPP	WILLIAM	169 OLD BAY ROAD	NEW DURHAM	NH	03855	603-859-8405
COUNTRYGIRL DISTRIBUTION INC.	NORMAN OAK	163 W. HOLLIS STREET	NASHUA	NH	03060	603-204-8485
DELINE	DAMIEN	23 MIDDLE ST	CLAREMONT	NH	03743	603-306-3615
DISTLER	RYAN	47 TUMBLE DOWN DICK RD	BROOKFIELD	NH	03872	603-522-3922
DRIGGERS	JASON	1 FORREST LANE	LITCHFIELD	NH	03052	603-235-9129
DURGIN	TIMOTHY	33 MORNING GLORY DR	MANCHESTER	NH	03109	603-623-0734
EXCALIBUR LLC	RICHARD J. DE LIETO, SR.	59 RENIHAN MEADOWS	LEBANON	NH	03766	603-306-1859
FABULOSO DIST CO LLC	JUAN COSME	70 SHADOW LAKE RD	SALEM	NH	03079	978-857-4683
FELECIA TASSEY CORPORATION	FELECIA TASSEY	350 E. PLEASANT ST	NORTHFIELD	NH	03276	603-396-5717
GAUDREAU	JAMES	10 WALTHAM DR	NASHUA	NH	03060	603-305-0266
GREENWALDT	TRAVIS	1517 MT. MAJOR HIGHWAY	ALTON BAY	NH	03810	603-455-7101
GUERTIN	M PHILIP	98 APPLE BROOK WAY	MANCHESTER	NH	03109	603-669-8909
HALEY JR	ROY	12 LOVELL LAKE ROAD	SANBORNVILLE	NH	03872	603-986-6905
HASTINGS	BRANDON	11 MERRY HILL RD	BARRINGTON	NH	03825	603-973-1500
HAYWARD	BRETT	555 CALEF RD #2	MANCHESTER	NH	03103	603-548-9585
HAYWARD	ALDEN	7 BUTTERCUP LANE	SANBORNVILLE	NH	03872	603-534-3162
HEALD	GERALD	P.O. BOX 913	WOLFBORO FALLS	NH	03896	603-539-4638
HESS DISTRIBUTING INC	BRIAN HESS	99 LAKESHORE DR, #3	NORTHWOOD	NH	03261	401-651-7531
HJ DISTRIBUTORS LLC	JUSTIN PLOURDE	286 MAIN STREET	MANCHESTER	NH	03102	603-854-2963
HOGAN	SEAN	46 COLLINS CIRCLE	ROCHESTER	NH	03867	603-969-1212
IN BREAD CORP	DANA LEIGHTON, JR.	137 INDIGO HILL ROAD	SOMERSWORTH	NH	03878	603-394-6845
JCA DISTRO, INC.	JUSTIN ADAMS	31 NORTH MASON ROAD	BROOKLINE	NH	03033	603-521-2602
JHI ENTERPRISES, LLC	JEREMY H. BECKLEY	297 PLAIN ROAD	BATH	NH	03740	603-747-2238
KIDNEY	ERIK	52 WOODLAND HEIGHTS DR	SWANZEY	NH	03446	603-209-3570
KSP ENTERPRISE INC	KOLLIN PARKER	15 O'MALLEY DRIVE	MILTON	NH	03851	603-833-3498
MICHAEL BLANCHARD DISTRIBUTION COMPANY L	MICHAEL BLANCHARD	22 WIGGIN ROAD	BEDFORD	NH	03110	603-488-2471
MICHAEL J VITAGLIANO, LLC	MICHAEL J. VITAGLIANO	13 KEARSARGE - MOUNTAIN ROAD	WARNER	NH	03278	603-396-9166
MURPHY	BARRY	15 JOHNSON DRIVE	WHITEFIELD	NH	03598	603-837-2153
NEWTON	CHARLES	35 BENJAMIN STREET	MANCHESTER	NH	03109	603-627-3892
OUELLETTE	MICHAEL	161 PLATTS AVE	MANCHESTER	NH	03109	603-641-5402
PARSHLEY DISTRIBUTIONS CORP	ANDREW J. PARSHLEY	5 BLUEBIRD LANE	ATKINSON	NH	03811	978-319-1617
PLS DISTRIBUTORS, LLC	PHILIP L. SIROIS II	1419 WELLINGTON ROAD	MANCHESTER	NH	03104	603-300-6529
POITRAS	SCOTT	194 VANDORA DRIVE	MANCHESTER	NH	03103	603-785-0084
RANDALL	MICHAEL D.	54 BRIAR RIDGE ROAD	MILTON	NH	03851	603-755-2968
REP DISTRIBUTION CORP.	RAMON M. PAGAN COLON	68 GILLIS STREET	NASHUA	NH	03060	603-932-0089
SMG INC.	STEPHEN GRIFFIN	8 CORSON STREET	ROCHESTER	NH	03867	603-834-8199
STANLEY	CORY	30 CASTLE DRIVE	HOOKSETT	NH	03106	603-641-2138
SULLIVAN	FRANK R.	21 HARTFORD STREET	CLAREMONT	NH	03743	603-542-1419
SULLY RIOS DISTRIBUTION INC.	JULIO MENDEZ	374 CENTRAL STREET	MANCHESTER	NH	03103	857-544-3974
WOJCESHONK	BERNARD J.	820 CILLEY ROAD	MANCHESTER	NH	03103	603-391-5740
ADAMO'S DISTRIBUTION LLC	FILIPPO ADAMO	408 GREENWICH ST	MICKLETON	NJ	08056	856-472-0232
ALVAREZ	ROSA	85 WILLOW AVE	HACKENSACK	NJ	07601	253-442-7131
ANDREWS	RICK M.	226 EAST KENNEDY DR	EGG HARBOR TOWN	NJ	08234	609-377-5521
ANTHONY NETO LLC	ANTHONY NETO	1039 WOOLLEY AVENUE	UNION	NJ	07083	973-573-7865
AZANSA SANCHEZ HERMANOS LIMITED LIABILIT	JOSE G. QUINTANA-REYNO	149 LIBERTY STREET	HACKENSACK	NJ	07601	201-815-3524
BAELI	JOHN J.	124 GRAHAM AVE	NORTH HALEDON	NJ	07508	973-420-8253
BARDO	MICHAEL C.	1032 W DUERER ST	EGG HARBOR	NJ	08215	609-804-0977
BETTER UNION DISTRIBUTION LLC	SERGIO GONZALEZ	65 W. IVY LANE	ENGLEWOOD	NJ	07631	201-403-4490
BIBZA	BARRY J.	426 DOWNING AVE	BAYVILLE	NJ	08721	732-269-6828
BIG D'S BREAD LLC	DONALD H. JASTREBSKI	106 STOCKTON BLVD.	BERLIN	NJ	08009	856-768-3050
BILLS BREAD L.L.C.	WILLIAM TRABAND	112 CHERRY STREET	SOUTHAMPTON	NJ	08088	609-332-0893
BMO LLC DBA	BRIAN M. O'HARA	3 JENNIFER LANE	BURLINGTON	NJ	08016	609-386-9185
BR BREADS LLC	WASHINGTON FERRAZ GOMES	84 E MCLELLAN AVE	LIVINGSTON	NJ	07039	908-327-2498
BREAD 2 SHARE LLC	JOAN BELTRAN	606 HOOVER WAY	WOODBRIDGE	NJ	07095	732-881-5390
BREAD 4 LIFE, LLC	MICHAEL S. FASANO	11 ARLINGTON DR	MARLBORO	NJ	07746	917-952-7225
BREAD ON THE ROAD LLC	OSCAR LAZARTE	192 REEVE TERRACE	PLAINFIELD	NJ	07062	732-881-5390



BRZOSKA	EDWARD	427 BLOOMFIELD AVE	NUTLEY	NJ	07110	973-667-1765
BURGOS DISTRIBUTOR LLC	ALEJANDRO BURGOS-MORA	1703 KENNEDY BLVD APT. 4G	NORTH BERGEN	NJ	07047	201-453-3917
C G REALTY HOLDING INCORPORATED	CELESTINO GUTIERREZ	259 BURGESS PLACE	CLIFTON	NJ	07011	973-493-6220
CABCO, LLC	GARTH CABRAL	75 FLAX ISLE DRIVE	LITTLE EGG HBR	NJ	08087	917-843-7034
CASACCIO	JOSEPH	62 ILER DRIVE	MIDDLETOWN	NJ	07748	732-895-9256
CONDIT	THOMAS R.	3 PREAKNESS PLACE	SEWELL	NJ	08080	609-413-2041
COSSULYA INC	YEVGENY MALYAROVICH	75 FIVE POINTS RD	FREEHOLD	NJ	07728	732-500-6184
D AND P SMITH LLC	DENNIS J. SMITH	7014 RIDGE AVENUE	EGG HARBOR TWSP	NJ	08234	609-927-1015
D.E.L.C.A DISTRIBUTORS CORPORATION	LUIS E. GUARQUILA	150 SOUTH STATE ST	HACKENSACK	NJ	07601	201-926-2833
DANDO DELIVERY SERVICE LIMITED LIABILITY	ROBERT K. DANDO, SR.	216 LORING CT.	SEWELL	NJ	08080	856-371-7314
DAWN MARIE'S BREAD DELIVERY SERVICE, INC	MAURICE GONZALEZ	6 WILBUR TERRACE	SAYREVILLE	NJ	08872	908-510-3182
DEBREE	SEAN B.	37 LYNN DRIVE	TOMS RIVER	NJ	08753	732-644-3258
DMB DELIVERY SERVICES LIMITED LIABILITY	DANIELLE BARRY	15 GAZELLE COURT	MULLICA HILL	NJ	08062	856-491-8185
DONNELLY	MIKE	18 JEFFERSON CRT	JACKSON	NJ	08527	732-833-7332
DOUBLEBLESSINGNN LLC	EDUARDO R. CABRAL	204 PAUL STREET	LYNDHURST	NJ	07071	201-888-6711
DT & T ENTERPRISES INC.	ALVIN B. TRUMBO	538 ELDRIDGE HILL RD	PILESGROVE	NJ	08098	609-221-1055
E. & J. BAKERY ROUTE, INC.	CANTILLO ESTEBAN	170 WEST ROSELLE AVE	ROSELLE PARK	NJ	07204	973-710-2811
ENSMANN	GARY P.	20 W PALISADE AVE APT. # 3233	ENGLEWOOD	NJ	07631	201-694-5932
FMKC BREAD LLC	FRANCIS E. CLUNN, JR.	5011 OCEAN AVE	WILDWOOD	NJ	08260	609-231-1238
FRANGIONE	MICHAEL	4009 JAMES MOORE RD	PORT NORRIS	NJ	08349	856-421-3121
FRESH BUNZ LLC	ALICIA RUBY	636 IRONWOOD DRIVE	WILLIAMSTOWN	NJ	08094	856-607-6100
GARCIA	OSCAR	PO BOX 196	BERGENFIELD	NJ	07621	201-245-2709
GCPB LLC	GUSTAVO POMALAZA	521 RICHMOND STREET 2ND FLOOR	ELIZABETH	NJ	07202	908-858-0979
GETETE, L.L.C.	KIMBERLY M. YODER	4009 COTTONWOOD AVE	EGG HARBOR TWSH	NJ	08234	608-204-0188
GERALD E HARRSCH & SONS TRUCKING LLC	GERALD E. HARRSCH	51 MT. KEMBLE AVE APT. 101	MORRISTOWN	NJ	07960	973-539-2698
GRAND DISTRIBUTION LLC	SHAN LU	44 SHERMAN AVENUE	EAST NEWARK	NJ	07029	973-849-7747
HERINYA	RAYMOND	163 CHESTNUT DR	WAYNE	NJ	07470	973-902-8881
INFANTE	JOHN	2368 CORAL LEAF ROAD	TOMS RIVER	NJ	08755	732-691-6916
IVAN CARFAX LIMITED LIABILITY COMPANY	NICHOLAS COLEMAN	2 WOOD LAKE COURT	GLASSBORO	NJ	08028	856-803-4809
J ALVAREZ MAINTENANCE LLC	JOSE ALVAREZ	187 BERDAN PLACE UNIT #2	HACKENSACK	NJ	07601	201-488-2904
JENNAGIRL L.L.C.	DANA FICCAGLIA	127 SHERWOOD DR	TURNERSVILLE	NJ	08012	856-374-0949
JREV DISTRIBUTORS LLC	JOHN REVELLO, JR.	901 STAFFORD DR	TOMS RIVER	NJ	08753	609-384-0791
KELLY	VINCENT	33 ARBUTUS AVENUE	PITMAN	NJ	08071	856-582-4084
KOSTICKSUPPLY LLC	JAMES KOSTICK	312 SAN PEDRO DRIVE	GLENORA	NJ	08029	856-383-7514
KRAUSE	HARALD R.	605 WIDGEON CT.	MULLICA HILL	NJ	08062	856-434-4627
KT BREAD L.L.C.	KELLY TRABAND	112 CHERRY STREET	SOUTHAMPTON	NJ	08088	609-332-0893
LCYM INC.	LARISA CHERONMAZ	75 FIVE POINTS ROAD	FREEHOLD	NJ	07728	732-500-6184
LEAVY TRUCKING LIMITED LIABILITY COMPANY	MATTHEW LEAVY	16 LINCOLN DRIVE	FLANDERS	NJ	07836	973-879-5678
LEON AND SONS, LLC	MARION LEON GREER	64 LANCASTA RD	CLEMENTON	NJ	08021	856-435-2553
LID STARKI L.L.C.	KHALID A. PURNELL	10 GALAXY COURT	SEWELL	NJ	08080	856-203-2009
LINARES	LUIS	229 TRENTON AVE	PATERSON	NJ	07503	973-489-8032
LOS GEMELOS LLC	CELESTINO GUTIERREZ	259 BURGESS PL	CLIFTON	NJ	07011	973-493-6220
LUFT	ERIC J.	2 PENN ROAD	VOORHEES	NJ	08043	609-505-6756
MAERTENS	DAVID B.	241 ACADEMY LN	MANAHAWKIN	NJ	08050	609-978-7942
MARIANI	ROBERT	390 JACOBSTOWN COOKSTOWN ROAD	WRIGHTSTOWN	NJ	08562	609-213-1389
MATZKANIN	JOHN M.	19 LANNING RD	VERONA	NJ	07044	201-519-5825
MCMANUS LOGISTICS CORPORATION	MICHAEL J. MCMANUS	133 SIBBALD DRIVE	PARK RIDGE	NJ	07656	201-679-4997
MERIZALDE DISTRIBUTORS CORPORATION	PEDRO MERIZALDE	560 MT HOPE AVE	DOVER	NJ	07801	973-876-0968
MIKE'S BREAD LLC	WILLYAN TOALONGO	267 SECOND ST. 2ND FLOOR	HACKENSACK	NJ	07601	201-470-2787
MNC DISTRIBUTION CORPORATION	MARTHA ESCOTO ALMAZO	104 WOODLAKE MANOR DRIVE	LAKEWOOD	NJ	08701	631-703-9875
MORALES	RODRIGO	223 SUNSET ST	DUMONT	NJ	07628	201-385-0330
MOYANO	FLAVIO	321 43RD STREET	UNION CITY	NJ	07087	551-358-4393
MUNDAY	BERNARD	5 VERONICA PLACE	NEW MONMOUTH	NJ	07748	732-957-0074
NO BUN INTENDED, LLC	JACQUELYN JASTREBSKI	12 GLENN FORGE DRIVE	SICKLERVILLE	NJ	08081	856-404-3905
OCHOA DISTRIBUTION LLC	OCTAVILA OCHOA	17 OAKWOOD DRIVE	HOWELL	NJ	07731	732-908-9955
PARMESE	CHARLES	8 SWAN RD	HOWELL	NJ	07731	732-901-0297
PASCUAL DELIVERY BREAD CORPORATION	VICTOR PACHAS LA ROSA	1221 73RD STREET APT. 3	NORTH BERGEN	NJ	07047	848-468-0932
PECIS DISTRIBUTORS LIMITED LIABILITY COM	JOSE M. PEREZ	110 GLENROCK ROAD	EGG HARBOR TWP	NJ	08234	609-553-0109
PEPO EXPRESS LLC	GABRIEL FERNANDEZ	1606 ANN STREET	PISCATAWAY	NJ	08854	908-274-8085
PITER DISTRIBUTION LLC	JOSE PAULINO	439 HARRISON ST	PASSAIC	NJ	07055	862-218-6623
POMALAZA, JR.	GUSTAVO	521 RICHMOND ST	ELIZABETH	NJ	07202	908-527-1559
RAIO	CHRISTOPHER	36 DELAVAN PL	NEWARK	NJ	07104	973-934-2416
REID	CRAIG	42 YORKSHIER AVE	WEST MILFORD	NJ	07480	973-208-2653
RINKER FAMILY TRUCKING LLC	STEPHEN RINKER	70 CROOKED STICK RD	JACKSON	NJ	08527	908-303-7936
RIOS	CARLOS	1070 NORTH AVE	ELIZABETH	NJ	07201	732-540-2720
RL & JL DISTRIBUTION LLC	JOSE LOPEZ	525 28TH STREET, UNIT 1L	UNION CITY	NJ	07087	201-660-5876
ROBERT'S WHOLASALE LLC	ROBERT LANZA	14 SUTTON ROAD	LEBANON	NJ	08833	908-334-3944
SANTACROCE	CIRO A.	83 LINDCAT AVE	FLORHAM PARK	NJ	07932	973-236-0878
SCIARRINO	PHILIP M.	18 WILCOAT AVE	MARLTON	NJ	08053	856-334-5174
SEDA	ANTONIO	13 S BAKER DRIVE	JACKSON	NJ	08527	732-901-0267
SERPICO	ANTHONY	866 STENGEL AVE	BRICK	NJ	08724	732-785-1104
SHORE BREADS LLC	STEPHEN KEARNS	1021 WEST AVENUE	OCEAN CITY	NJ	08226	412-818-1990
SNB DELIVERY SERVICES LIMITED LIABILITY	STEPHEN N. BARRY	15 GAZELLE CT.	MULLICA HILL	NJ	08062	856-491-8185
SOMMERHALTER	PAULETTE	113 PALISADE AVENUE	EMERSON	NJ	07630	201-599-9278
SUNDSTROM	KYLE	132 ROUTE 49	WOODBINE	NJ	08270	609-412-6183
TARAZONA	ARTURO	55 TEANECK ROAD APT #1A	RIDGEFIELD PARK	NJ	07660	201-705-3594
TEJADA DISTRIBUTION LLC	MARIO G. TEJADA HERNANDEZ	17 OAKWOOD DRIVE	HOWELL	NJ	07731	732-908-9955
URCINOLI	JOSEPH	60 WHARTON AVE	NUTLEY	NJ	07110	347-682-0416
VANGI	CHRISTOPHER	40 MEA LANE	BEACH HAVEN CR	NJ	08008	609-698-8391
VAPOR TRAILS USA, LLC	BRETT DILIBERTO	57 S MAIN ST, STE 221	NEPTUNE	NJ	07753	732-610-3870
VELAZQUEZ	ALBERTO	32 COOLIDGE PLACE	HAWTHORNE	NJ	07506	646-229-6743
WD MUFFIN MAN LLC	WILLIAM J. DAVENPORT III	105 CROSSINGS WAY	LINDENWOLD	NJ	08021	856-723-5434
WOLDERICH	MARK	99 ASBURY RD	HACKETTSTOWN	NJ	07840	908-452-5337
XLEB, INC.	KISSA IN Y FLEYSHPMAN	75 FIVE POINTS RD	FREEHOLD	NJ	07728	732-500-6184
YADESA LLC	ALBERTO CORZO	141 ACME ST	ELIZABETH	NJ	07202	908-355-7195
YEMYEM INC.	ALEX E. MALYAROVICH	75 FIVE POINTS ROAD	FREEHOLD	NJ	07728	732-500-6184
ZOKSHER LLC	SHERZOD ZAKIROV	52 TUNISON ROAD	NEW BRUNSWICK	NJ	08901	732-829-7039
Z BROTHER'S DISTRIBUTION COMPANY INC	CLAUDIO GONZALEZ	308 W. MESQUITE	HOBBS	NM	88240	575-602-3450
ABE'S DEE'S DISTRIBUTION COMPANY	ABEL DOMINGUEZ	175 SUNSET PL SW	ALBUQUERQUE	NM	87105	505-203-5966
AFMC CORPORATION	BRYAN ALCALA	1059 LURA PLACE SW	ALBUQUERQUE	NM	87105	505-306-4821
AIG BREAD DELIVERY, LLC	ANTHONY J. GIRON	520 SUMMER WINDS DR. S.E.	RIO RANCHO	NM	87124	505-891-9445
ALENUB COMP LLC	ALEJANDRO BAUTISTA AGUILAR	2121 GIRAUDO PLACE S.W.	ALBUQUERQUE	NM	87105	505-304-2080
ALFA CT CORPORATION	ALFREDO GONZALEZ GUILLERMO	2514 GUN CLUB ROAD S.W.	ALBUQUERQUE	NM	87105	505-720-7789
AL'S BROTHERS CORPORATION	LIS YOANNA TRUJILLO	120 SOUTH GRAND	LAS VEGAS	NM	87701	505-469-7652
ARELY'S DISTRIBUTION CORPORATION	ARTURO ROCHA LOPEZ	1855 SHADOWCAST S.W. DRIVE	ALBUQUERQUE	NM	87121	505-977-5567
B & I 2008 INC.	OSCAR SALDANA	109 ARGELIA DRIVE	CHAPARRAL	NM	88081	817-345-1499

B. MONTIEL LLC	CHRISTIAN L. RODRIGUEZ MADRIGAL	900 VUELTA DEL SUR	SANTA FE	NM	87507	505-310-7320
BAD BOYS 4 LIFE LLC	MICHAEL BRUMFIELD	5505 CHAPEL DRIVE NW	ALBUQUERQUE	NM	87114	505-485-8700
BAG DISTRIBUTORS INC.	ANDRES JURADO	10460 RAYNER DRIVE N.W.	ALBUQUERQUE	NM	87114	505-715-9205
C & C DISTRIBUTING LLC	CYNTHIA SATTLER	15 ROLLING HILLS RD	MORIARTY	NM	87035	505-321-5182
C & K DISTRIBUTORS, INC.	JOSE IGNACIO DE HERRERA	1816 MESA GRANDE - LOOP N.E.	RIO RANCHO	NM	87114	505-490-1724
C J LLC	JOHN KOSEA	P.O. BOX 476	BLANCO	NM	87412	505-330-3432
CAMKOTA, INC.	PAUL C. ARAGON	1831 MONEDA DR N.W.	ALBUQUERQUE	NM	87120	505-907-0843
CENTAURO INC.	RENE DIAZ	124 CASAS LINDAS LANE	SANTA TERESA	NM	88008	915-637-3162
CHARLIE'S DISTRIBUTING INC	JOE CARLOS PEREZ	1615 S COPPER ST	DEMING	NM	88030	915-526-6264
CHILLON O2 INC.	TAYDEE CHILLON	13623 MOUNTAIN WEST COURT SE	ALBUQUERQUE	NM	87123	505-266-6879
CHILLON4 INC.	OTNIEL CHILLON	13623 MOUNTAIN WEST COURT SE	ALBUQUERQUE	NM	87123	505-294-8564
CJO DISTRIBUTORS LLC	CYNTHIA SANCHEZ OLIVER	3405 EL CABALLERO DRIVE S.W.	ALBUQUERQUE	NM	87121	505-820-8229
DJL BREAD DIST. INC.	DAVID ANTONIO LIMON RODRIGUEZ	2115 ROSEDALE DR.	LAS CRUCES	NM	88005	575-571-1012
DOS AGUILAS BREAD, LLC	ADRIAN GALLEGOS	3568 PLACITA REAL LP	SANTA FE	NM	87507	505-690-0849
DURAN ROCHA LLC	CRISTINA ROCHA	7401 WILLOW WOOD DR N.W.	ALBUQUERQUE	NM	87120	505-261-9338
E.I.O. BIG TIME INC.	JONATHAN LOPEZ	1404 34TH CIRCLE	RIO RANCHO	NM	87124	505-892-9679
ECHVERRIA INC.	DORA LISBET RODAS	8423 BILLY THE KID ROAD SW	ALBUQUERQUE	NM	87121	505-480-9040
ECRC LLC	EMILY ROCHA	9744 EL PATRON RD SW	ALBUQUERQUE	NM	87121	505-609-7010
EV DISTRIBUTION INC.	EMILIO C. VIGIL	13 EL TROS ROAD	RANCHOS DE TAOS	NM	87557	575-613-0750
FAMILY CIRCLE DISTRIBUTION INC.	MANUEL AREVALO	539 JEWEL CT SE	RIO RANCHO	NM	87124	505-891-8157
FB DISTRIBUTING LLC	BRANDIE MOULTON	3171 LA AVENIDA DE SAN MARCOS	SANTA FE	NM	87507	505-920-7123
FLORES.R.DISTRIBUTING LLC	CHRIS RAMON FLORES	5800 BRAHMA DR NW	ALBUQUERQUE	NM	87120	505-331-8241
G & G DISTRIBUTING, INC	GODFREY GOMEZ	27590 GOMEZ LOOP	GLENCOE	NM	88324	575-937-3332
GOT BAKED INC.	AUSTIN EDDINGTON	3607 HEADINGLY AVENUE NE	ALBUQUERQUE	NM	87112	505-508-9656
HELLSS CORPORATION	JORGE HELI REYES	1711 WENDELL ROAD S.W.	ALBUQUERQUE	NM	87121	505-322-7406
HERRERA DISTRIBUTION COMPANY INC.	ELMON J. HERRERA	1711 CORTE ALEGRE	ALAMOGORDO	NM	88310	575-430-0260
ISLA DISTRIBUTING INC	ISRAEL ADAME	4306 CAMINO DOS VIDAS	LAS CRUCES	NM	88012	915-873-3721
ITALIAN STALLION LLC	ANTHONY CASAUS	6715 VISTA DEL SOL - DRIVE NW	ALBUQUERQUE	NM	87120	505-550-3176
J C BAKERY INC.	CHARLENE COOKS	P.O. BOX 476	BLANCO	NM	87412	505-608-1483
JAE BREAD & BUNS INC.	JO-ADRIENNE TURRUBIATES	7406 N. TOMLINSON	HOBBS	NM	88241	575-318-4853
JAIR DISTRIBUTION LLC	JAIR ANGUIANO	10016 BRIDLE FALLS - AVENUE S.W.	ALBUQUERQUE	NM	87121	505-312-3298
JJ AND C DISTRIBUTING, INC.	JESUS ENRIQUEZ	7871 DONNA AVENUE	HAGERMAN	NM	88232	575-703-8081
JSDelivery LLC	JOHN SEDILLOS	1715 55TH STREET N W	ALBUQUERQUE	NM	87105	505-553-2774
JDM CORPORATION	JOSE LUIS DUARTE MORENO	2121 GIRAUDD PLACE S.W.	ALBUQUERQUE	NM	87105	505-967-0129
JURADO DISTRIBUTORS, INC.	BALDEMAR JURADO RUTIAGA	3224 SCHUMACHER CT NW	ALBUQUERQUE	NM	87120	505-977-2320
LALO E.S. CORP.	JOSE H. ENRIQUEZ	7871 DONNA AVENUE	HAGERMAN	NM	88232	575-308-2273
LOVE MY BUNZ INC.	DELFINA EDDINGTON	16 KRAMER RD	SANDIA PARK	NM	87047	505-281-0687
MASTERBREADS DISTRIBUTORS CORPORATION	ELIZABETH MARTINEZ	5309 BUCKEYE CT N.E.	RIO RANCHO	NM	87144	505-697-1593
MATTHEWS 1419 DISTRIBUTION INC.	CHRISTINA MATTHEWS	1312 N. MISSOURI AVENUE	ROSWELL	NM	88201	575-840-4895
MICHAEL SIERRA INCORPORATED	MICHAEL SIERRA	9227 TEPHRA AVENUE	ALBUQUERQUE	NM	87120	505-620-9432
MINAS LLC	BERTHA GUILLERMINA CORDOVA RASCON	9744 EL PATRON RD SW	ALBUQUERQUE	NM	87121	505-712-9362
MJ DISTRIBUTOR LLC	MARK JENSEN	820 URANIUM DR NE	RIO RANCHO	NM	87124	505-206-0633
MOTHER AND SON INC.	RITA O. CHAVEZ	4118 ARBORDALE LN- NW	ALBUQUERQUE	NM	87107	505-620-8088
MR. M. INC.	MARK J. MCDONALD	1013 E. AMAZON STREET	PORTALES	NM	88130	575-607-6344
MURGUIA LLC	BEATRIZ PEREGRINO	900 PAGE COURT S.W.	ALBUQUERQUE	NM	87105	505-489-8803
NAVA DISTRIBUTING LLC	JAIME ALFREDO NAVA	720 HALTER DRIVE SW	ALBUQUERQUE	NM	87121	505-730-5078
NMP DISTRIBUTION LLC	NICOLE M. PERALTA	7717 BASSWOOD DR NW	ALBUQUERQUE	NM	87120	505-463-6746
O.R.A.D. DISTRIBUTION LLC	ORLANDO RAUL DOMINGUEZ	7127 DOGDE TRL NW	ALBUQUERQUE	NM	87120	505-508-6104
OKELLEY'S SWEET TOOTH INC	ROLANDO OKELLEY	3141 LEO ROAD S.W.	ALBUQUERQUE	NM	87105	505-359-1796
PETER RIVERA INC.	PETER RIVERA	6317 SUMAC DRIVE NW	ALBUQUERQUE	NM	87120	505-897-1726
R & R DISTRIBUTION, INC.	RONNIE R. APODACA	109 ORTEGA N W	ALBUQUERQUE	NM	87114	505-792-1707
REESE FAMILY CORPORATION	RONALD S. REESE	801 CHAPPARRAL	LOGAN	NM	88426	575-403-4367
SALINAS DISTRIBUTION LLC	AGUSTIN SALINAS	704 97TH STREET SW	ALBUQUERQUE	NM	87121	505-550-5274
SANDOVAL BREADS LLC	JUANITO SANDOVAL	30 PRIVATE DR 1538	HERNANDEZ	NM	87537	505-927-6495
SCRMT CORPORATION	SERGIO MUNOZ TORRES	7720 PURPLE FRINGE ROAD S.W.	ALBUQUERQUE	NM	87121	505-615-9973
SKY DISTRIBUTION INC.	RICKY YORK	15 PASEO VILLAGE	CLAVIS	NM	88101	575-791-2185
SOUTHWEST COLORADO BAKING CO.	JOHN D. BENGFORT	1910 FAWCETT CT SUITE A	FARMINGTON	NM	87401	505-320-1727
T & F DISTRIBUTING LLC	THOMAS GARCIA	249 CASADOS STREET	SANTA FE	NM	87501	505-995-9932
TERESAS LLC	TERESA LOPEZ	9119 BENAVIDEZ ROAD SW	ALBUQUERQUE	NM	87121	505-908-6022
THE GOOD STUFF, LLC	RONNIE R. APODACA, JR.	109 ORTEGA ROAD NW	ALBUQUERQUE	NM	87114	505-401-7950
THE GREEN BRANCH LLC	RAFAEL SERRANO	1946 WALTER ST SE	ALBUQUERQUE	NM	87102	505-702-7805
THE PERALTA'S DISTRIBUTION CORP.	JAMES R. PERALTA	7717 BASSWOOD DR- NW	ALBUQUERQUE	NM	87120	505-836-3206
TNA DISTRIBUTION INCORPORATED	RICHARD TURRIETTA	4730 AQUAMARINE DRIVE NE	RIO RANCHO	NM	87124	505-274-0062
TNT DISTRIBUTIONS INC.	TRACY LARSON	2000 FULKERSON DRIVE	ROSWELL	NM	88203	575-291-4649
VVG DISTRIBUTION CO LLC	CARSON CLEMENTS	605 N. PLAZA DRIVE	ROSWELL	NM	88203	575-420-2656
WA LONG, LLC	WAYNE A. LONG	992 MOUNTAIN VALLEY RD.	EDGEWOOD	NM	87015	505-228-9513
ZIPPY'S DISTRIBUTORS, INC.	PATRICIA SHEA	1608 VISTA MONTE NE	ALBUQUERQUE	NM	87113	505-342-1801
A&B DISTRIBUTING	ALYCIA ELAINE MURPHY	905 CONTADERO PLACE	LAS VEGAS	NV	89138	702-523-3900
ALBERTI DISTRIBUTING INC	PETER D. ALBERTI	8004 GALLAGHER - ISLAND STREET	LAS VEGAS	NV	89143	702-218-1901
BELLASS INC	ANDRES GONZALEZ RODRIGUEZ	5113 FORREST HILLS LANE	LAS VEGAS	NV	89108	702-824-1924
BERTIN'S CORPORATION	JUAN C. BERTIN	2413 SPANISH FORK AVENUE	NORTH LAS VEGAS	NV	89031	702-417-6270
BESNE INC	ZAMANTHA BESNE	1529 DUHAMEL WAY	NORTH LAS VEGAS	NV	89032	702-502-7316
BHM INC.	BRYAN HERNANDEZ	940 LOTUS FALLS ST	HENDERSON	NV	89052	702-572-7616
BIZCOCHITO CORPORATION	ITATI URENA GONZALEZ	2495 STARBURST DRIVE	LAS VEGAS	NV	89156	702-601-0805
BLACK MOUNTAIN BREAD CORP.	DONALD BERNARD FITZGERALD	987 RIVER WALK COURT	HENDERSON	NV	89015	702-592-6043
BUBBI'S BREAD CORP	MICHAEL VALDEZ	1012 SHADES END AVE	NORTH LAS VEGAS	NV	89081	702-885-1485
CARVAL DISTRIBUTIONS L.L.C.	CARLOS VALDIVIA	4477 RITA DR	LAS VEGAS	NV	89121	702-542-9779
CHAMACOS INC.	MELISSA SCOTT	3905 CENTURA AVENUE	LAS VEGAS	NV	89110	702-787-1315
CHAVEZ DISTRIBUTING	JUAN CHAVEZ	3942 NORTH WALNUT ROAD	LAS VEGAS	NV	89115	702-981-3520
COCAM CORPORATION	ERNESTO COVARRUBIAS AVINA	6213 W. OAKLEY BOULEVARD	LAS VEGAS	NV	89146	712-661-8210
CONTI-GOSOLUTIONS LLC	GLENDWYN REYLES	10577 GRIFFIN AVENUE	LAS VEGAS	NV	89129	702-339-2035
CORPORATE HOLDING SOLUTIONS, INC	EDWIN JOHNSON	698 OAKMONT AVENUE, APT. #1309	LAS VEGAS	NV	89109	702-372-1245
DANYALE CORPORATION	DANIEL COVARRUBIA	3616 HAMLIN PLACE	N. LAS VEGAS	NV	89032	702-280-7850
DILLON TOASTLV, INC.	MARC C. DILLON, JR.	7878 SEA HORN COURT	LAS VEGAS	NV	89147	702-575-0611
DOUBLE A DISTRIBUTION	ANDREW AUSTIN	678 EMBER ROCK AVENUE	HENDERSON	NV	89015	702-683-4737
E.G.T	ERWIN TOSCANO	5041 SUNRISE FALLS COURT	NORTH LAS VEGAS	NV	89031	323-253-6693
E.S DISTRIBUTION CORP.	TIFFANY ARLENE VIDES	1108 SMITH STREET	LAS VEGAS	NV	89108	702-265-2890
ESTCOV CORP	FERNANDO ESTRADA	1812 STONEFIELD ST	LAS VEGAS	NV	89144	702-927-2222
F & MG CORP.	FERNANDO PONCIANO HERNANDEZ	1815 STANLEY AVE	N. LAS VEGAS	NV	89030	702-883-1192
FATIMA'S DISTRIBUTION CORPORATION	FATIMA HERNANDEZ	3159 MARSFORD PLACE	LAS VEGAS	NV	89102	702-517-9122
FUENTES FAMILY INC.	PACO FUENTES	186 BEESLEY DRIVE	LAS VEGAS	NV	89110	702-813-7656
G&S DISTRIBUTING INC	GEORGE PAZ	2182 MADERNO STREET	HENDERSON	NV	89044	702-816-7568
GLEZKOB	NADIA KOBAYASHI AGUILERA	3750 EAST BONANZA ROAD, UNIT 190	LAS VEGAS	NV	89110	702-937-0242
GMDS INC	GLORIA MARIE RIVERA	6105 SILKEN SADDLE STREET	NORTH LAS VEGAS	NV	89031	480-718-3304
GONZALEZ K	JUAN CARLOS GONZALEZ NAVARRO	5262 PARADISE SKIES AVE	LAS VEGAS	NV	89156	702-957-7317
HANASHBOYS DISTRIBUTION, INC	BERNARD FRANCOIS HANASH	685 TALUPUT PALM PL	HENDERSON	NV	89011	702-913-4586

HOTT BUNZ DISTRIBUTING INC.	HEATHER AVERILL	3490 SANDSTONE CT	PAHRUMP	NV	89048	775-537-8189
IRIS DISTRIBUTIONS INC	IRIS ARACELY PASCUA SABILLON	3498 GLOUCESTER GATE STREET	LAS VEGAS	NV	89122	702-504-8725
JC38CA	JUAN CARLOS CHAVEZ	1355 CASHMAN DRIVE	LAS VEGAS	NV	89102	702-419-3257
JERRY'S DISTRIBUTION INC.	LESLIE ANAHI Z. MARQUEZ	6216 FACTOR AVENUE	LAS VEGAS	NV	89107	702-466-8486
JND DISTRIBUTING INC.	JAMES STEWART, JR.	11388 ORAZIO DRIVE	LAS VEGAS	NV	89138	702-917-8481
JPCR ENTERPRISES, INC	CLAUDIA REYNA ALEMAN	5450 SOUTH FORT APACHE ROAD, #134	LAS VEGAS	NV	89148	702-948-2880
JULISSA INC	JULISSA GOMEZ	2829 MERRITT AVENUE	LAS VEGAS	NV	89102	702-738-2381
K & S DISTRIBUTING	KEVIN MCINTYRE	6577 MISSION CREST AVENUE	LAS VEGAS	NV	89131	702-280-0833
K&C DISTRIBUTION	KEELYNNE MALEK	149 RITCHIE COURT	HENDERSON	NV	89012	702-439-3691
KAJON CORPORATION	OSCAR LOZANO GARCIA	405 DON FERNANDO CIRCLE	NORTH LAS VEGAS	NV	89031	702-510-9116
KARELY CORPORATION	INDALECIO GONZALEZ-LUNA	6213 W. OAKY BLVD	LAS VEGAS	NV	89146	702-479-9105
KATBUR DISTRIBUTION COMPANY INC.	KATRIL BURWELL	738 RUSTIC DESERT PL	HENDERSON	NV	89011	702-203-5299
KIRBY DISTRIBUTING INC.	JOHN HENRY KIRBY, JR.	31 CASA DEL FUEGO ST	HENDERSON	NV	89012	702-271-0617
KJ DISTRIBUTION CORP.	ANTONIO ALEJANDRO LOZANO HINOJOSA	405 DON FERNANDO CIR	NORTH LAS VEGAS	NV	89031	702-626-1078
KNEADY BUNS	ELECIA COLEMAN	5466 HOME STREET	LAS VEGAS	NV	89122	702-927-1655
KOS CORPORATION	SELENE SPENCER	8049 VILLA ARMANDO ST	LAS VEGAS	NV	89131	702-738-6522
LITT DISTRIBUTING, INC.	MICHAEL J. LITTLE	6721 DRUID HILLS STREET	LAS VEGAS	NV	89149	702-467-0854
LOTTA DISTRIBUTION	PATRICK LOTTA	6224 SILVER EDGE ST	NORTH LAS VEGAS	NV	89031	702-517-7478
M & M DELIVERIES INC.	MELISSA LIVINGSTON	325 SMOKING LOON AVE	NORTH LAS VEGAS	NV	89031	702-378-7074
M&JM	MICHAEL J. MOYA	6640 ELKHORN RD	LAS VEGAS	NV	89131	702-738-7161
M.A.S.E L.L.C.	MADYSON BOGGS	5024 DANCING LIGHT AVENUE	LAS VEGAS	NV	89130	702-801-8387
MALEK DISTRIBUTION	CHRISTOPHER MALEK	149 RITCHIE COURT	HENDERSON	NV	89012	702-283-3878
MARTINEZ DISTRIBUTING INC.	GENE E. MARTINEZ	7861 VILLA ENCANTO AVE	LAS VEGAS	NV	89131	702-870-4697
MBR DISTRIBUTING	MARVIN BERNELL RACINE, JR.	410 DON PEDRO CIRCLE	NORTH LAS VEGAS	NV	89031	702-287-4008
MEDRANO DISTRIBUTORS INC.	MELVA MEDRANO	7 VIA TIBERINA	HENDERSON	NV	89011	702-491-3560
MJG3 DISTRIBUTION	MORRISON GEORGE	3364 BILICKI STREET	NORTH LAS VEGAS	NV	89032	702-215-1865
MMBS DISTRIBUTING INC	MICHAEL MIJARES	4215 NEW MOON CREEK AVENUE	NORTH LAS VEGAS	NV	89031	702-622-5472
RAFA DISTRIBUTIONS LLC	JANET RODRIGUEZ	5389 CLYDEDALE ST	LAS VEGAS	NV	89119	702-504-7137
RAGNEVEY DISTRIBUTING INC	MICHAEL SCOTT MARTIN	5504 OLD STABLE AVE	LAS VEGAS	NV	89131	702-243-9991
RCERVANTES CORP.	RICARDA CISNEROS-CHAVEZ	5237 PONDEROSA - HEIGHTS STREET	NORTH LAS VEGAS	NV	89081	702-498-6224
RJA DISTRIBUTOR	ROBERT JOSEPH ARAGONEZ	5524 NICKEL RIDGE WAY	LAS VEGAS	NV	89122	702-808-2701
RJC DISTRIBUTING	ROBERT J. COLLUM	7117 SOUTHPARK CT	LAS VEGAS	NV	89147	702-452-2787
S & S DISTRIBUTING INC	WILLIAM MURPHY	905 CONTADERO PLACE	LAS VEGAS	NV	89138	702-497-5650
SALTER DISTRIBUTING INC.	JOHNATHAN GREGORY SALTER	3416 PERLITER AVENUE	NORTH LAS VEGAS	NV	89030	702-713-6472
SAMANIEGO'S CORPORATION	JOEL SAMANIEGO	5721 INGLESDIE ST. N	LAS VEGAS	NV	89081	702-349-9880
SANDOVAL CORPORATION	BLANCA E. SANDOVAL	4021 DEL NORTE CIRCLE	LAS VEGAS	NV	89110	702-351-1453
STELLAR PRIME INC	ANTONIO VILLANUEVA, JR.	4719 CHECKER WAY	NORTH LAS VEGAS	NV	89031	702-201-2506
TERELLE BROOKS CORPORATION	TERELLE BROOKS	2345 SPRUCE GOOSE ST #C214	LAS VEGAS	NV	89135	702-884-1276
TJS CORPORATION	TYRONE GREEN, JR.	11166 VERISMO STREET	LAS VEGAS	NV	89141	702-675-2524
TLC DISTRIBUTING II INC	CORRINNE L. STRUCK	8716 LITCFIELD AVE	LAS VEGAS	NV	89134	917-697-6830
TWINKSTER INC.	KRISTINA SQUIRES	5466 HOME ST	LAS VEGAS	NV	89122	725-216-4612
WAM DISTRIBUTING	WARD MILLIKEN	10650 DEAN MARTIN DRIVE #429	LAS VEGAS	NV	89141	509-868-5739
Z K DISTRIBUTORS INC.	KEVIN C. HEMBURY	73 MANCHESTER LANE	STONY BROOK	NY	11790	631-774-1675
ABBY AND APRIL'S DAD, LLC	MICHAEL M. COLUMBIA	20 CEDAR COURT	ENDICOTT	NY	13760	607-744-1534
ACEVEDO DISTRIBUTING CORP.	DAMASO ACEVEDO	1660 CROTONA PARK E APT. #6A	BRONX	NY	10460	917-208-4458
ACKERMANS DELIVERY LLC	IAN ACKERMAN	4842 EAST RIVER RD	WEST HENRIETTA	NY	14586	585-315-1938
ADALFRAN INC.	GIORGIO E. PENA	41-29 50TH STREET APT. #6D	WOODSIDE QUEENS	NY	11377	347-848-9492
ADDESA	ERIC	120 ONTARIO ST.	CHEEKTOWAGA	NY	14225	716-818-3005
ADK DISTRIBUTORS, LLC	TIMOTHY BRENNAN	1203 NORTH CREEK RD #17	PORTER CORNERS	NY	12859	518-538-3601
ALEXAN DIST. LLC	JOSE ALVAREZ GARRIGA	172 AUBURN AVENUE	ROCHESTER	NY	14606	585-775-8262
ALMONTE & PAULINO CORP.	KEILA ADAYADY PAULINO	999 MIRABELLE AVE	WESTBURY	NY	11590	516-333-8473
ALWAYS BREADY, LLC	LUKE CUTIE	25 KIMBERLY STREET	COLONIE	NY	12205	518-491-1831
AMEELE	AARON	335 WEST MILLER ST	NEWARK	NY	14513	315-573-1928
AMG BREAD INC.	RICHARD J. FORNARO, JR.	7 MERRILL ST.	BINGHAMTON	NY	13905	631-575-3896
ANDRE & SONS DIST INC	DANIEL ANDRE	21 DELLWORTH RD	YORKTOWN HTS	NY	10598	914-330-1916
ANDREW HERNANDEZ DISTRIBUTION CORPORATIO	ANDREW S HERNANDEZ	2349 BURGUYNE AVE	HUDSON FALLS	NY	12839	518-321-3791
ANGEL DISTRIBUTION COMPANY, INC.	MIGUEL PERALTA	938 INTERVALE AVENUE APT 3F	BRONX	NY	10459	917-631-0834
ANGELBROWNEVEY LLC	ZULMA T. VALENTIN	8665 COOK ROAD	TABERG	NY	13471	315-335-4960
ANGIL & JOEL DISTRIBUTORS INC	ANGIL GONZALEZ	28 E. LOCUST STREET	CENTRAL ISLIP	NY	11722	631-439-1066
APPELL	CRAIG W.	26 SANDERS AVENUE	SCOTIA	NY	12302	518-393-9198
AR & XG, CORP.	XIMENA GONZALEZ	45 MOFFITT BLVD	EAST ISLIP	NY	11730	914-409-5502
ARCHER DISTRIBUTORS SERVICES INC	TERRENCE F ARCHER	182 ETHEL ST	VALLEY STREAM	NY	11580	516-593-3246
ARL BREAD LLC	ANILDA ALMONTE	5 ARLINGTON STREET APT. #2A	YONKERS	NY	10710	914-843-8880
ARMSTRONG	MARK J	7141 NORTHVIEW DRIVE	LOCKPORT	NY	14094	716-433-3493
ATTANASI	SCOTT	260 REID AVENUE	STATEN ISLAND	NY	10305	718-987-2605
AVM DISTRIBUTOR INC	VICTOR A MORENO	29 COTTAGE DRIVE	MASSAPEQUA	NY	11758	516-804-9651
BALOG DEVELOPMENT LLC	ZACHARY JAMES BALOG	5134 STATE ROUTE 34	AUBURN	NY	13021	315-283-7082
BARETTA DISTRIBUTORS INC.	JERRY BARETTA	PO BOX 1056	NORTH BALDWIN	NY	11510	516-771-4310
BARKER	CRAIG A	827 DAVIDSON ST	WATERTOWN	NY	13601	315-767-9065
BARKLUND	BARRY M.	98 OGDEN CENTER ROAD	SPENCERPORT	NY	14559	585-352-3080
BATTINELLI	DOMINICK	545-1 WILLOW RD EAST	STATEN ISLAND	NY	10314	646-806-1793
BC DISTRIBUTING, LLC	BRANDON CULLOP	9307 MAIN ST	TABERG	NY	13471	315-271-6761
BDS DISTRIBUTION COMPANY, INC.	BRIAN DAVID SCHOONOVER	965 EAST CLUNTON STREET	ELMIRA	NY	14901	570-971-7487
BEASLEY'S DISTRIBUTION LLC	DAVID BEASLEY	230 EASTLAND PARKWAY	CHEEKTOWAGA	NY	14225	716-601-5858
BENCHEKROUN	EVELYN	1180 MIDLAND AVE 4E	BRONXVILLE	NY	10708	914-482-7071
BENDER, JR.	CHARLES E.	2031 ST HWY 145	MIDDLEBURGH	NY	12122	518-727-4038
BERINGER	MARK	64 HOLLOWAY CREEK LANE	AMHERST	NY	14228	716-625-8135
BEYER	TIMOTHY	7 WINDHAM LANE	GRAND ISLAND	NY	14072	716-773-2092
BILLS	THOMAS J.	28 PENROYAL ROAD	MALTA	NY	12020	518-879-3234
BILOUS	MARK W.	84 CHARRINGTON ROAD	ROCHESTER	NY	14609	585-489-8128
BKA 518 INC.	PATRICK LIFITE	2214 BROOKE CIRCLE	WATERVLIT	NY	12189	518-590-9901
BODE	JOHN W.	P.O. BOX 206	RUBY	NY	12475	845-246-2569
BOYCES DISTRIBUTION INC	BETHANY BOYCE	1942 ROUTE 22	KEESEVILLE	NY	12944	518-569-2039
BOYER III	JAMES A.	384 FORREST DRIVE	WEST SENECA	NY	14224	716-675-9822
BREAD 0761 INC	ALEKSANDR MALTSEV	240 CENTER STREET	STATEN ISLAND	NY	10306	917-400-0082
BREAD 1421 INC	ANNA KACHALOVA	240 CENTER STREET	STATEN ISLAND	NY	10306	917-400-0082
BREAD ADD INC	AMBIORIX RODRIGUEZ	330 JAMAICA BLVD	CARLE PLACE	NY	11514	917-951-3652
BREAD BANDIT LLC	JOSEPH J. BECKER II	43 SHERWOOD DRIVE	LATHAM	NY	12110	518-892-9985
BREAD BARRON LLC	MATTHEW F. BECKER	229 GLEN AVE	SCOTIA	NY	12302	518-892-9939
BREAD BOSS LLC	WARREN GUERNSEY	28 CHARTERPOINT ROAD	WATERVLIT	NY	12189	518-466-3214
BREAD H3171 INC	MIKALAI KISLYKH	3832 POPLAR AVE APT 1A	BROOKLYN	NY	11224	646-895-0307
BREAD TD INC	TEMUR DRANKER	3015 BRIGHTON 6TH ST APT. 2A	BROOKLYN	NY	11235	646-299-6090
BREADALLDAY LLC	ANNA MELNIK	873 ELBE AVE	STATEN ISLAND	NY	10304	718-559-7077
BREADMAN 76, LLC	WILLIAM FOLTIN	9191 FENNER RD	PHOENIX	NY	13135	315-516-2363
BREADRT INC	EVGENY POKROVSKIY	84 PELICAN CIRCLE	STATEN ISLAND	NY	10306	917-756-0788
BREYETTE	PAUL	45 COUNTRY LANE	PLATTSBURGH	NY	12901	518-561-3932

BROCKWAY'S BREADS LLC	JOHN BROCKWAY III	1055 OATMAN DRIVE	CANASTOTA	NY	13032	315-225-7597
BROWN'S BREAD DELIVERY INC.	RYAN BROWN	30 OLD STATE ROAD	DE KALB JUNCTION	NY	13630	315-681-7765
BRUCE RESCH BREAD DELIVERY INC.	JOSHUA D. BRUCE	21 GARIBALDI AVENUE	OAKFIELD	NY	14125	585-356-7448
BUFFALOTEXAN, INC.	WOODROW LANCE	9422 SEAMAN ROAD	MIDDLEPORT	NY	14105	716-280-2714
C & R DISTRIBUTOR CORP.	DEURYS MATEO	405 TARRYTOWN RD SUITE 1015	WHITE PLAINS	NY	10607	917-217-7921
C GLOVER LLC	CHAD GLOVER	165 PEXTON STREET	SHERRILL	NY	13461	315-794-0916
CALHOUN	SCOTT C.	45 CARY RD	MECHANICVILLE	NY	12118	518-268-8061
CAMERON	JOHN S	36 STEWART CIRCLE	CENTEREACH	NY	11720	631-696-2791
CAP BREAD CORP.	ANGELO PALERMO	40 INDEPENDENCE AVE	BABYLON	NY	11702	917-572-7890
CARDONA	RADAMES	32 CHESTNUT ST	PEARL RIVER	NY	10965	845-304-6847
CARLA DISTRIBUTION CORP.	RAFAEL ALVAREZ	56 ARLINGTON AVE APT. 2	BROOKLYN	NY	11207	917-531-8843
CARLTON DISTRIBUTION LLC	RICK CALTON	13 HEUVELTON STREET	RENSSELAER FALL	NY	13680	315-344-2492
CARR	NATHAN	140 PIKE ROAD	BRASHER FALLS	NY	13613	315-250-6851
CASTRO	RICARDO	7982 CEDARWOOD DRIVE	ROME	NY	13440	315-337-1791
CATMANS BREADS LLC	CHRIS J. CONGDON	15 WHEELER STREET	CANAJOHARIE	NY	13317	518-705-1279
CAYA WAY CORP	MANERYN PAYANO	1158 VAN NEST	BRONX	NY	10461	646-379-8974
CCNJ CORP.	CHRISTINA CHAZOTTE	6 WALDEN AVE	JERICHO	NY	11753	516-942-0050
CEFALA	JOHN G.	316 HYSPT RD	GREENFIELD	NY	12833	518-893-7555
CHEMAN	MICHAEL T	479 VOORHEES AVE	BUFFALO	NY	14216	716-835-6264
CHITTENDEN, SR.	ROBERT G.	399 OLD FORT PLAIN ROAD	FORT PLAIN	NY	13339	518-332-0144
CHRIS GARDENIER, LLC	CHRIS GARDENIER	2266 COUNTY ROUTE 7	OSWEGO	NY	13126	315-529-6842
CHRISTENSEN	ANDREW J.	19 FERRISS DRIVE	QUEENSBURY	NY	12804	518-796-1368
CIBR PROCTOR DISTRIBUTORS LLC	CHRISTOPHER E. PROCTOR	350 EAST HAZELTINE AVE	KENMORE	NY	14217	716-573-8158
CIMF DISTRIBUTION, LLC	CHRISTOPHER FOLTIN	1331 LEMOYNE AVENUE	SYRACUSE	NY	13208	315-863-2074
CLANN ARAN DIST., LLC	MARK HOGAN	1120 BUTLER STREET	SCHENECTADY	NY	12303	201-600-6511
CLARK	CRAIG S.	149 RED ROCK ROAD	LEEDS	NY	12451	518-821-5756
CLEVELAND	KELLY J.	25 STEVENSON ROAD	QUEENSBURY	NY	12804	518-745-7647
COLEGROVE	MATTHEW D.	160 SHOREWOOD DR	IRONDEQUOIT	NY	14617	585-544-1571
COMEX CORPORATION	FRANCO MORA	1704 SUYDAM ST	RIDGEWOOD	NY	11385	646-407-8753
CORKWELL	BRADLEY	1744 COUNTY HWY 34	WESTFORD	NY	13488	607-638-5457
CORTES BREADS, INC.	STEVEN R. CORTES	P.O. BOX 241	PLATTEKILL	NY	12568	845-542-3099
COZBY	RODNEY D.	PO BOX 306 1 CHRISTINA COURT	WAMPSVILLE	NY	13163	315-361-4477
CRAIG R. WOOD TRUCKING, INC.	CRAIG R. WOOD	141 ROUNDHILL ROAD	WALDEN	NY	12586	845-742-1824
CRD BREAD INC.	CHRISTOPHER R. DECKER	33 JAMES STREET	WARRENSBURG	NY	12885	518-260-7305
CROUSE DISTRIBUTING INC	BRANDON CROUSE	10100 SUNFISH RUN RD	RANDOLPH	NY	14772	716-244-7003
CRUMP	JAMES	16785 US ROUTE 11	WATERTOWN	NY	13601	315-782-1820
CULLINGTON	SHAWN	100 NIPPON AVENUE	STATEN ISLAND	NY	10312	718-967-5768
CV BURRHUS ENTERPRISES, LLC	CARL V. BURRHUS	42 SLEEPY HOLLOW	ROCHESTER	NY	14624	585-281-9572
D&C SNYDERS INC.	DAVID SNYDER	30 RUGAR PARKWAY	PLATTSBURGH	NY	12901	518-645-6383
D. STEVENS DISTRIBUTION INC.	DANA STEVENS, JR.	3 BURTON AVENUE	BINGHAMTON	NY	13904	607-372-0018
DANA STEVENS LLC	DANA STEVENS, SR.	21 MOELLER STREET	BINGHAMTON	NY	13904	607-372-1955
DANNYS PAN INC	APRIL JIMENEZ	30-02 93RD STREET	EAST ELMHURST	NY	11369	347-418-7664
DASHLEY	THOMAS A.	510 STAFFORD AVENUE	SYRACUSE	NY	13206	315-433-8524
DAVE DOBERT DISTRIBUTION COMPANY, INC.	DAVID DOBERT	3 STRAIN AVENUE	TROY	NY	12180	518-892-8535
DC AMES INC.	CASSANDRA J. STEINBURG	140 FINNEGAN ROAD	CANTON	NY	13617	315-262-6062
DDCD INC.	DYLAN DOWIASZ	127 HALL STREET	RANDOLPH	NY	14772	716-640-6131
DEBEER	JOHN H.	201 CORLEAR BAY RD	KEESEVILLE	NY	12944	518-834-7414
DECKER	GREGORY C.	78 WILDCAT ROAD	MONTICELLO	NY	12701	845-796-3288
DEVEY DISTRIBUTION INC.	TIFFANY MARIE DEVEY	4316 ARMINGTON ROAD	PALMYRA	NY	14522	585-412-3615
DGE PAN INC.	DERICK PAREDES	21 OTIS ROAD	ISLIP TERRACE	NY	11752	718-790-0521
DIBARTOLO	STEPHEN	33 FINCH STREET P.O. BOX 481	LIVINGSTON MANR	NY	12758	845-439-3941
DIFABIO	ROBERT	2748 GOMER STREET	YORKTOWN HGTS	NY	10598	914-962-0278
DILLON A TRAPASSO LLC	DILLON TRAPASSO	10 ROGERS STREET	GLENS FALLS	NY	12801	518-792-4797
DINISE INC	DAMARIS ROSA RODRIGUEZ	330 JAMAICA BLVD	CARLE PLACE	NY	11514	917-561-0027
DISE SERVICES, INC.	SOFIYA DANILOVICH	40 BRIGHTON 1ST ROAD SUITE 1J	BROOKLYN	NY	11235	718-290-7807
DKK DELIVERY INC.	SERGEY KUZEMA	134 RUSSEK DRIVE	STATEN ISLAND	NY	10312	646-243-3712
DMR DISTRIBUTING LLC	DYLAN RUSS	5165 FREEMAN ROAD	MUNNSVILLE	NY	13409	315-601-7630
DOWNES	BLAIR J.	283 GROFF ROAD	PALATINE BRIDGE	NY	13428	518-673-5949
DRISCOLL	GREG	1205 VESTAL RD	VESTAL	NY	13850	607-343-8242
DRL DISTRIBUTORS INC	ROBERT LABARBERA	486 S PLANN	WESTTOWN	NY	10998	845-544-3748
DRUCKER DELIVERY LLC	SCOTT DRUCKER	2 MORGAN LANE	WATERFORD	NY	12188	518-326-6691
DRUMMOND	EUGENE W.	6578 HARP ROAD	CANASTOTA	NY	13032	315-697-3448
DTB NXT LLC	DAVID BERTRAND	8 RAVENWOOD DRIVE	COLONIE	NY	12205	518-698-1892
DUCHESS GRAPHICS, INC.	ABIMBOLA FAMUYIWA	72 STRATFORD DRIVE	POUGHKEEPSIE	NY	12603	347-865-5243
DUKELOW	JOHN R.	7035 LAGRANGE ROAD	PAVLION	NY	14525	585-721-5085
E GRAHAM DISTRIBUTION, LLC	ERIC E. GRAHAM	8157 GEORGE TAYLOR RD	FAYETTEVILLE	NY	13066	315-941-2610
EDJ DISTRIBUTION CORP.	EDWARD DJOHN	61 HERITAGE PARKWAY	SCOTIA	NY	12302	518-374-5229
E-GORMAN DISTRIBUTIONS INC	ERIC GORMAN	406 PINEWOODS AVENUE	TROY	NY	12180	518-833-4529
EISAMAN, JR.	JOHN H.	2609 FAIRVIEW AVENUE	ONEIDA	NY	13421	315-363-7131
ELLT DISTRIBUTION, LLC	EMILIANO LASCAREZ, JR.	1575 RUGBY ROAD	SCHENECTADY	NY	12308	518-902-9295
ENTOMAR, INC.	DAVID L PORTER	148 WALTON DR	SNYDER	NY	14226	716-839-0274
ERIC MATT LLC	ERIC MATT	609 HICKORY STREET	ROME	NY	13440	315-271-4938
EVANCIEW	ALEXANDER N.	6604 BISHOPP ROAD	ROME	NY	13440	315-337-3209
F&I FOOD DISTRIBUTION, INC.	FELIKS FLEYSHPAN	501 SURF AVE APTSH	BROOKLYN	NY	11224	718-744-5818
F.F.M. DISTRIBUTION LLC	FRANK MENTO II	3721 COLD SPRINGS RD	BALDWINSVILLE	NY	13027	315-374-0536
FAMILY DIAZ INC.	AGUSTIN M. DIAZ	3866 11TH STREET APT. #2A	LONG IS CITY	NY	11101	347-536-5290
FARELLA	MICHAEL	62 HAINES BLVD	PORT CHESTER	NY	10573	646-314-1197
FAUST	CHRISTOPHER L.	PO BOX 765	POTSDAM	NY	13676	315-244-8915
FERGUSON	JESSE J.	28 CRYSTAL VALLEY OVERLOOK	ROCHESTER	NY	14623	585-321-3504
FERRY	WILLIAM	P.O. BOX 383	TILLSON	NY	12486	845-417-1712
FINCH	HOLLY ANN	15 NORTH WASHINGTON AVENUE	OXFORD	NY	13830	607-843-8484
FISCHER	WILLIAM H.	1603 STONEGATE DRIVE	RENSSELAER	NY	12144	518-928-5494
FISHER	JOHN R.	7298 COUNTY ROUTE 27	LISBON	NY	13658	315-705-7032
FISHER'S BREAD INC.	ANDREW FISHER	148 SECOND AVENUE APT. #2	GLOVERSVILLE	NY	12078	518-921-5572
FRANK C DISTRIBUTOR INC.	FRANK CANEPA	74 STEVENSON ST.	LYNBROOK	NY	11563	516-825-0002
FRANZE	NICHOLAS	501 SOMERSET COURT	FISHKILL	NY	12524	914-475-2932
FULLER	ANTHONY M.	48 EAST SCHROON RIVER RD	DIAMOND POINT	NY	12824	518-796-7293
G & J BAKERY DISTRIBUTORS, INC	GREGORY CHAPINS	63 WESTERLY STREET	YONKERS	NY	10704	914-760-0470
G & R BREAD DISTRIBUTORS LLC	RICHARD J. VAILLANCOURT	11449 US HIGHWAY 11	NORTH LAWRENCE	NY	12967	315-322-8816
G & R'S BREAD, INC.	ANA P. PALACIOS	89-83 220 STREET	QUEENS VILLAGE	NY	11427	516-673-7748
GEC UNLIMITED, LLC	GREGORY CONTI	100 ACHILLES LANE	GALWAY	NY	12074	518-882-5041
GEORGI'S DISTRIBUTOR CORP.	JORGE MORA	422 LORIMER ST APT 3	BROOKLYN	NY	11206	347-612-6344
GEO'S DISTRIBUTION INC.	GEOVANNY RUIZ	938 INTERVALE AVENUE APT. 3F	BRONX	NY	10459	347-616-6271
GHB DISTRIBUTION, LLC	GUY H. BURNHAM, JR.	8940 PRINE ROAD	BALDWINSVILLE	NY	13027	315-250-6145
GIANDOMENICO	JOE	88 PARKVIEW AVE EAST	WEST HARRISON	NY	10604	914-835-3669
GIANNA'S BREAD CORP.	ANTHONY M. LA BARBERA	1043 80 TH STREET	BROOKLYN	NY	11228	718-238-2970

GIL	IVAN A.	2133 EAST 36TH ST.	BROOKLYN	NY	11234	718-252-1070
GIROUX DISTRIBUTION, LLC	KENNETH GIROUX	4316 ARMININGTON ROAD	PALMYRA	NY	14522	585-412-3615
GLENN	BRIAN S.	225 PAULUS RD	FORT PLAIN	NY	13339	518-993-3957
GONZALEZ	VICTOR	11 DOGWOOD AVE	MASSAPEQUA	NY	11758	516-741-4559
GRAMMAS	JEROME F.	353 BROWNS RD	WALDEN	NY	12586	845-567-9749
GUMARINI CORP.	GUMARO TORRES	4611 4TH AVE APT #2	BROOKLYN	NY	11220	718-216-8012
HADLEY	MARK D.	14 ELM STREET	SENECA FALLS	NY	13148	315-568-4962
HALF BAKED DISTRIBUTORS INC	JAMES D. MOGLIA	31 SALSBURY AVENUE	STEWART MANOR	NY	11530	516-358-7448
HALL	MILAN	36 BELL RD.	CHAZY	NY	12921	518-308-6786
HAPPY HOLLOW DISTRIBUTING, INC.	WILLIAM WANGELIN	7591 RAIBER ROAD	HOLLAND	NY	14080	716-537-9752
HARABURDA	LESZEK	78-25 221 STREET	BAYSIDE	NY	11364	718-740-3123
HASKELL	CHRISTOPHER	306 HOWARD AVE	JAMESTOWN	NY	14701	716-665-1564
HASS	ERICA M	102 PAUL LANE	SYRACUSE	NY	13209	315-638-7372
HAYNES	WAYNE S.	191 MARCOTT ROAD	KINGSTON	NY	12401	845-339-7750
HBREAD INC.	ANDRII KUZIV	6402 MADISON STREET APT. #2R	RIDGEWOOD	NY	11385	631-746-2472
HEWJINI BREAD CORP.	CHRISTOPHER H. ALMODOVAR	26 ALCOTT STREET	STATEN ISLAND	NY	10312	646-491-1239
HH BREAD, LLC	HAIG HOVNIANIAN	99 FOX RUN	SOUTH SALEM	NY	10590	914-671-4138
HORTON	HOWARD A.	133 GLEN MARY DRIVE	OWEGO	NY	13827	607-372-9341
HOWLAND	JEFFREY D.	53 PERRY LANE	WHITEHALL	NY	12887	518-499-9212
HHW DISTRIBUTORS INC.	GREGORY PHILLIP HYNE	PO BOX 1020 69 BEACON DR	SOUND BEACH	NY	11789	631-821-9586
IBRAHIM	RAED	907-BRIDGVIEW DRIVE	POUGHKEEPSIE	NY	12601	845-226-5042
IBRAHIM	OXANA	118 HUDSON POINT DR	POUGHKEEPSIE	NY	12601	845-392-6546
IDASUMIA LLC	HANNA KUVSHYNOVA	8311 139TH STREET APT. #3G	BRIARWOOD	NY	11435	347-432-5475
J. M. LABARGE LLC	JACK LABARGE	120 WEST 1ST ST S APT #2	FULTON	NY	13069	315-882-8548
J WERNER'S BUNS N MUFFINS, LLC	JEFFREY WERNER	188 BRUYN AVENUE	KINGSTON	NY	12401	845-750-9929
J.L. CRONK, LLC	JASON LOU CRONK	9 LINDA DR.	BINGHAMTON	NY	13905	570-396-5147
J.P. DISTRIBUTION, LLC	JEFFREY PASTORELLA	6623 LOWELL RD	ROME	NY	13440	315-796-8088
J.S.RYAN DISTRIBUTING LLC	JULIE RYAN	648 HUNT ROAD	LAKEWOOD	NY	14750	716-720-5055
JAILENE INC	ELVIS SANCHEZ JIMENEZ	567 WEST 191 ST #31	NEW YORK	NY	10040	347-316-2025
JANKOWSKI	ANDRZEJ	534 LEONARD ST,APT#1	BROOKLYN	NY	11222	917-287-5699
JANOUSEK	JAN M.	11 WHISPRING PINES	WILTON	NY	12831	518-683-0863
JAS 2 DISTRIBUTOR LLC	KUMAR SHERCHAN	83-21 CORNISH AVE, #2	ELMHURST	NY	11373	917-583-2896
JB DISTRIBUTION INC.	JAMES BARRETT JR	207 CREEK VIEW PATH	KIRKVILLE	NY	13082	315-559-0727
JBECK DISTRIBUTOR'S INC.	JAMES W. BECK	2444 COUNTY RT 1	WESTTOWN	NY	10998	845-325-0659
JC & J DISTRIBUTOR CORP.	JONATHAN G. CRUZ	508 W 172ND ST, APT 18	NEW YORK	NY	10032	646-912-1402
JC BLY ROAD SERVICE LLC	MANUEL CARPIO	1871 BLY ROAD	EAST MEADOW	NY	11554	516-850-6135
JCA DISTRIBUTORS LLC	JOSEPH ALL	18 COOPER ST	FORT EDWARD	NY	12828	518-421-9835
JCG DISTRIBUTOR CORP	JUAN C GONZALEZ	405 TARRYTOWN RD # 1213	WHITE PLAINS	NY	10607	914-457-0897
JCM DISTRIBUTION, INC.	JAMES MONK	4011 ST HIGHWAY 55	FULTONVILLE	NY	12072	518-596-3263
JD DISTRIBUTION INC.	JAKE DIJOHN	61 HERITAGE PARKWAY	SCOTIA	NY	12302	518-374-5229
JEAN-MARC BROWN LLC	JEAN-MARC BROWN	360 OAK STREET	VESTAL	NY	13850	607-760-7830
JEC DISTRIBUTION LLC	JAMES E. CZAJKOWSKI	818 SOUTH HUTH ROAD	CHEEKTOWAGA	NY	14225	716-560-3356
JED DISTRIBUTION, LLC	JOSEPH E. DOMINY, JR.	388 REYNOLDS ROAD	FORT EDWARD	NY	12828	518-260-4288
JEFF BABCOCK INDEPENDENT OPERATOR, LLC	JEFFREY BABCOCK	3994 FOSTER CORNERS ROAD	VERONA	NY	13478	315-264-4972
JEREMY EMMONS L.L.C.	JEREMY ROBERT EMMONS	311 BENNETT STREET	ONEIDA	NY	13421	515-761-3058
JJD DISTRIBUTOR INC	JOHESMYN O. TURCIOS TRIMINIO	98 RAYNOR STREET	FREPORT	NY	11520	516-590-9834
JIM BREAD INC.	JANNETTE FERNANDEZ	41-17 NATIONAL ST	CORONA	NY	11368	917-662-3125
JMARG DISTRIBUTING, LLC	JASON MARIIGNONI	128 UNGER AVENUE	BUFFALO	NY	14210	716-823-5085
JOEBAD, INC.	MARK BADKE	43 MORRIS DRIVE	SYOSETT	NY	11791	516-942-8020
JOLLY ROGERS INC.	RICHARD ROGERS	310 ODELL AVENUE	ENDICOTT	NY	13760	607-237-9793
JORDANOV	GEORGE K	300 SPRUCEWOOD TERRACE	WILLIAMSVILLE	NY	14221	716-870-7424
JRA DISTRIBUTION LLC	SEAN A. ANDERSON	1141 CONGRESS STREET	SCHENECTADY	NY	12303	518-496-0537
JTHOMAS LLC	JOHN THOMAS VIERTHALER	100 LARKWOOD DR.	ROCHESTER	NY	14626	585-402-8698
JUANITA'S CORP.	ASALIA SOSA	318 76TH ST APT. 2	BROOKLYN	NY	11209	914-564-4036
JUAREZ SNACK DISTRIBUTION CORP.	MIGUEL ANGEL JUAREZ GONZALES	628 FAILE STREET, APT. 3	BRONX	NY	10474	347-932-6575
JULISSABREADCRUMBS INC	JULISSA RODRIGUEZ	728 BELLMORE RD	N. BELLMORE	NY	11710	347-616-5233
JUST US BAKERIES, LLC	STEVEN R. LAWRENCE	142 BEECH ST.	MAYFIELD	NY	12117	518-448-4690
K & M DISTRIBUTOR, CORP.	EDWIN CHOTO	284 EASTON ST	RONKONKOMA	NY	11779	646-330-3465
KAMISSOKO	FILIFING	2948 MATTHEWS AVE	BRONX	NY	10467	646-249-1233
KECK	WAYNE T.	7244 ST HWY. 29	DOLGEVILLE	NY	13329	518-728-7766
KELSEY	JEFFERY W	23 ALVORD DRIVE	ELMIRA	NY	14905	607-733-7232
KELSEY'S DISTRIBUTING, INC.	KELSEY ANN HASTINGS	1409 STATE ROUTE 11B	DICKINSON CTR	NY	12930	518-521-8695
KIMBALL	DENNIS	2272 ROUTE 49	NORTH BAY	NY	13123	315-264-0427
KIRCHER	TIMOTHY S.	40 SHEFFIELD ROAD	WILTON	NY	12831	518-461-3661
KIRNAN DISTRIBUTING INC	JUSTIN T KIRNAN	5994 MOUNT MONROE RD	CUBA	NY	14727	585-968-1034
KISS MY BUNS LLC	KRISTY K RUSS	5079 BROWN ROAD	MUNNSVILLE	NY	13409	315-495-2209
KISSEL	PAUL	423 FAIRMONT AVENUE	NORTH TONAWANDA	NY	14120	716-694-1344
KLH ENTERPRISES, LLC	KELLY HOSMER	9191 FENNER RD	PHOENIX	NY	13135	315-289-9464
KNEAD BREAD DELIVERY INC.	MADELINE DISOMMA	42 CARDINAL LANE	HAUPPAUGE	NY	11788	516-314-2311
KOJIAN	CHRISTOPHER C.	221 ALBANY BUSH ROAD	JOHNSTOWN	NY	12095	518-461-2435
KOETH	MICHAEL C	4 SQUIRREL RUN	LANCASTER	NY	14086	716-656-0129
KOPPING	GEORGE	19 CENTER STREET	WILLISTON PARK	NY	11596	516-721-4268
KOTOWSKI, JR	JAMES M	153 ROSSLER AVE	CHEEKTOWAGA	NY	14206	716-465-3063
KVI DISTRIBUTOR INC.	VICTOR MORENO	1585 MORRIS AVE	MERRICK	NY	11566	516-623-8730
LADUKE DISTRIBUTING L.L.C.	DUSTIN LADUKE	688 WALLACE HILL	PLATTSBURGH	NY	12901	518-534-2662
LAGUAPAN INC.	IRVIN RAMIREZ	3706 89TH ST APT F5	JACKSON HEIGHTS	NY	11372	347-876-9741
LAGUARUMA ENTERPRISES INC.	JOSE GRANADOS GRANADOS	83 ADAMS STREET	EAST ROCKAWAY	NY	11518	516-710-5553
LANNE BREAD COMPANY, INC.	JAMES LANNE	1420 DEAN STREET	SCHENECTADY	NY	12309	512-740-7842
LANTIGUAS DISTRIBUTION CORP	MARIO E. LANTIGUA, JR.	3555 NETHERLAND AVE APT. 5H	BRONX	NY	10463	347-232-3033
LAUNDRY	ERIC	66 HARDWOOD DRIVE	MORRISONVILLE	NY	12962	518-561-6137
LAWRENCE J VIVIAN, INC.	LAWRENCE J. VIVIAN	28 CRYSTAL VALLEY - OVERLOOK	ROCHESTER	NY	14623	706-247-3643
LEHANE	CHARLES	3074 MARSHLAND ROAD	APALACHIN	NY	13732	607-625-5262
LENNING	ALLEN C.	6046 BANNISTER DRIVE	CICERO	NY	13039	315-447-3016
LESPERANCE	MARK	143 COUNTRY WALK RD.	SCHENECTADY	NY	12306	518-355-5458
LEWIS	LEE F	5 JAN COURT	LAKE RONKONKOMA	NY	11779	631-338-7327
LIGHTHOUSE HHI LLC	JOHN DECRESCENZO	400 PINE DRIVE	BRIGHTWATERS	NY	11718	631-520-4568
LKJM DISTRIBUTION, LLC	KAYLENA TORRES	1518 UNION STREET	SCHENECTADY	NY	12309	518-227-7581
LLORENS	JUAN A.	65 CROMWELL HILL RD	MONROE	NY	10950	845-763-1913
LNR DISTRIBUTING, LLC	LARRY N. RUDD, JR.	406 HIGH STREET	CANASTOTA	NY	13032	315-264-2417
LOPEZ	TIMOTHY A	162 LOUDEN RD	SARATOGA SPRING	NY	12866	518-587-0073
LSH DISTRIBUTORS, INC.	JESSICA HYNE	P.O. BOX 1020	SOUND BEACH	NY	11789	631-655-7026
LUCAS MCCARTHY DISTRIBUTING INC.	LUCAS MCCARTHY	298 ROCK CITY ROAD	HUDSON FALLS	NY	12839	518-321-9207
LUIS TORRES INC.	LUIS TORRES	7 PAULINE AVENUE	ALBANY	NY	12203	518-227-7581
MALTESE	ANTHONY G.	79 MEADOW LANE	NANUET	NY	10954	845-270-5512
MARCO JR. CORP.	JOSE AGUILAR	59-16 WOODSIDE AVE APT.2A	WOODSIDE	NY	11377	347-849-2844
MARIANI	JOHN D.	69 REBER ST	ALBANY	NY	12205	518-461-9201

MARK L DISTRIBUTION, LLC	MARK A. LADOUCEUR	100 SOUTH WOODLAND TERRACE	LIVERPOOL	NY	13088	315-746-0776
MARMOL	FRANCISCO JAVIER	389E 151ST APT 5B	BRONX	NY	10455	917-371-7436
MARSH	KEITH	106 HILTON LANE	ALBANY	NY	12203	518-320-4182
MARSH	DAVID	57 PATRICK CIRCLE	FULTON	NY	13069	315-598-3566
MARSH	EDWARD S	101 HILTON LN	ALBANY	NY	12203	518-456-0753
MARTINEZ	JEREMY	172 RUMFORD RD	ROCHESTER	NY	14626	585-370-6687
MARUFFI'S BREAD, INC.	RICHARD B. MARUFFI, JR	3 LEWIS LANE	SYOSSET	NY	11791	718-352-8882
MCKELVEY	EDWARD P.	108 ULRICH DR	ROTTERDAM JCT	NY	12150	518-669-4579
MDBM DISTRIBUTING, LLC	MICHAEL DANKIW	5 CANTON ST	BALDWINVILLE	NY	13027	315-345-3007
MEGMAL, INC.	EARL T. DICKSON	31 ABBY ROAD	LATHAM	NY	12110	518-785-0041
MEI ENTERPRISES, LLC	KRISTINE ORR	10 LAFOND DRIVE	GANESVOORT	NY	12831	518-221-0816
MENGE	MARK	276 SETON RD	CHEEKTOWAGA	NY	14225	716-836-1972
MIKE'S BREADS, LLC	MICHAEL SMITH	2866 ANGLE ROAD	ORCHARD PARK	NY	14127	716-465-4856
MILONNI DISTRIBUTING, INC.	ANTHONY MILONNI	505 COLBY STREET	SPENCERPORT	NY	14559	585-313-1979
MINICH DISTRIBUTING	CHARLES MINICH DBA	3408 BETHFORD	BLASDELL	NY	14219	716-825-5274
MIRANDA	PATRICK C.	703 GEORGE PALMER CT	SCHENECTADY	NY	12306	518-356-0977
MMILL DISTRIBUTORS LLC	MONICA LA FORTY	24215 PERCH LAKE RD	WATERTOWN	NY	13601	513-408-9566
MNBNY INC	NIKOLAY MELNIK	99-06 67TH ROAD APT 2A	FOREST HILLS	NY	11375	917-403-6605
MONGIESR&R LLC	RANDAL M. MONGE	106 PARRY BOULEVARD P. O. BOX #322	TRIBES HILL	NY	12177	518-921-2569
MONLEA	RAY M	2002 DOBIE LN	SCHENECTADY	NY	12303	518-356-5816
MOWERS	JEFFREY R.	385 WEGMAN RD.	ROCHESTER	NY	14624	585-739-0849
MPG BAKERY, INC.	MARIA GIANDOMENICO	88 PARKVIEW AVE	WEST HARRISON	NY	10604	914-835-3669
MRZ DELIVERIES CORP	JOHN P. LOZINA	2 REMSENS LANE	EAST NORWICH	NY	11732	917-301-9420
MSL DISTRIBUTION LLC	MICHAEL LONGWELL	30 ROLLING HILL DR	FAIRPORT	NY	14450	585-208-1646
MT & GA CORPORATION	GERARDO AMIGON	154 JEWETT AVE	STATEN ISLAND	NY	10302	347-653-7216
MTRYAN BUFFALO, LLC	MICHAEL T. RYAN	98 EMERALD DRIVE	WEST SENECA	NY	14224	716-771-9703
MY BREAD INC	BEKZOD NASIROV	6475 AMBOY ROAD	STATEN ISLAND	NY	10309	646-684-1457
NAD DISTRIBUTING INC.	NICHOLAS A. DAMICO	524 VERBECK AVENUE	SCHAGHTICOKE	NY	12154	518-421-9028
NAPLES	JOHN L.	3 BLUE HERON LANE	TROY	NY	12180	518-279-0116
NAPLES, JR.	JOHN	8 OBRIEN LN	TROY	NY	12180	518-378-8270
NILES DISTRIBUTING LLC	ADAM NILES	973 STATE ROUTE 122	CONSTABLE	NY	12926	850-890-3541
NK&KR INC	NEIL WILLIAM FLACK	71 ANGELO STREET	GENEVA	NY	14456	315-759-4666
NORTH SHORE DISTRIBUTORS, LLC	RON WARNER	422 WEST GROVE ST.	DEXTER	NY	13634	315-639-6246
NP BROTHERS DISTRIBUTORS INC.	NESTOR J. PUENTEPEPERE	3804 GREYSTONE AVE. APT. D6	BRONX	NY	10463	347-759-8399
NUNI ENTERPRISES INC.	VICTOR BATISTA, JR.	4 DONALD COURT	ELMONT	NY	11003	516-410-8668
NUZZO	JOHN M.	4719 SABRE LANE	MANLIUS	NY	13104	315-415-7050
NY BREAD 889 INC	SERGEY IVANCHENKO	501 SURF AVENUE APT. #10H	BROOKLYN	NY	11224	347-833-1090
O'BRIEN	MICHAEL M.	135 JOCKEY HILL ROAD	KINGSTON	NY	12401	845-336-0707
OGREN	MARK	1728 UNION ST 2ND FL	SCHENECTADY	NY	12309	518-253-3092
OLDICK	DANNY P.	152 MATIS ROAD	ST. JOHNSVILLE	NY	13452	518-568-7620
OLSZEWSKI	KENNETH	9502 COLBY RD	CORFU	NY	14036	716-542-2197
OSWALD	TIMOTHY M.	11041 WEST CENTER STREET EXT.	MEDINA	NY	14103	585-798-6260
PAMELA S. MARKLE DISTRIBUTING, LLC	PAMELA MARKLE	3594 FRUIT AVE	MEDINA	NY	14103	585-734-6761
PANCAKE	JOHN	18 CHALLEDON DRIVE	WILTON	NY	12831	518-583-4258
PARABRO DISTRIBUTIONS LLC	BRAD PARADISE	84 CATALPA ROAD	ROCHESTER	NY	14617	585-278-2618
PARIS	THOMAS	133 ROCKESTER CENTER RD	ACCORD	NY	12404	845-430-5460
PAWLAK	EDWARD	3322 BROOKFIELD LANE	HAMBURG	NY	14075	716-648-5433
PEACE LOAF & HAPPINESS LLC	TIMOTHY GAGLIANO	2802 SUTTON STREET	YORKTOWN HGTS	NY	10598	914-906-7448
PEDERSEN	GEORGE C.	91 CROSS RD	GENEVA	NY	14456	315-789-5302
PERRAULT	STEPHEN	8 LINDY DRIVE	CARMEL	NY	10512	845-225-5118
PEVA ENTERPRISES CORP.	BERNARDO PENA	22 DEWEY AVENUE	NEW ROCHELLE	NY	10801	347-992-2998
PFA DISTRIBUTION LLC	PETER ALFANO	342 VICTORY BLVD	NEW ROCHELLE	NY	10804	914-494-1023
PRAGEL	GARY	70 SIEGFRIED DR	WILLIAMS VILLE	NY	14221	716-553-9865
PRINCESS	JOHN	108 PURITAN ROAD	TONAWANDA	NY	14150	716-835-8159
R & G'S BREAD INC.	GERMAN PALACIOS	89-83 220TH STREET	QUEENS VILLAGE	NY	11427	516-673-7748
R&RMONGIES LLC	REBECCA J. MONGE	106 PARRY BOULEVARD	TRIBES HILL	NY	12177	518-775-9820
R. MATT, LLC	RICHARD MATT	609 HICKORY STREET	ROME	NY	13440	315-271-3996
RAYBUCK	THOMAS M	17 LAMSON ROAD	TONAWANDA	NY	14223	716-465-9238
RBM DISTRIBUTORS INC	RICHARD MARUFFI, JR.	3 LEWIS LANE	SYOSSET	NY	11791	646-372-7594
REILLY	DOUGLAS	23 FORSYTHIA COURT	ORCHARD PARK	NY	14127	716-989-8877
REWSTER LLC	ANDREW DAVID	12 BEACH STREET	ROCKPORT	NY	14420	585-350-8602
RIJACK DISTRIBUTION, INC.	SHARON L. CLUTE	2866 STATE HWY 28 P.O. BOX 357	PORTLANDVILLE	NY	13834	607-232-6699
RITTER	JASON A.	806 POND VIEW HEIGHTS	ROCHESTER	NY	14612	585-230-8157
RIVSOT DISTRIBUTION INC	NAYALY RIVERA	532 COMMONWEALTH AVE	BRONX	NY	10473	718-328-5333
RJ'S BREAD DELIVERY INC.	RICHARD HERNANDEZ	12 LEEWARD LANE	COMMACK	NY	11725	917-406-5986
ROBERTS	FRANK G	23055 GLASS ROAD	BLACK RIVER	NY	13612	315-778-6950
ROCKLEDGE FAMILY DISTRIBUTION, LLC	KEITH SHAMBO	15 ROCKLEDGE ROAD	JAY	NY	12941	518-420-8121
RONALD J. BRUECKNER DISTRIBUTING, LLC	RONALD BRUECKNER	451 N. ADAM STREET	LOCKPORT	NY	14094	585-734-6760
ROTH	TIMOTHY P.	53 MOUNTAIN VIEW DR.	ARCADE	NY	14009	716-713-5101
ROWLAND	WILLIAM A.	24428 US RT#11 LOT70	CALCIUM	NY	13616	315-788-0659
RUSSELL FAMILY DISTRIBUTION, LLC	RANDY RUSSELL	7 FRANKLIN STREET	CARTHAGE	NY	13619	315-283-3790
RYAN DISTRIBUTING LLC	SCOTT RYAN	648 HUNT ROAD	LAKEWOOD	NY	14750	716-720-5055
RYAN TOWNSEND LLC	RYAN TOWNSEND	4549 MAIDEN LANE	CANANDAIGUA	NY	14424	585-472-5419
RYBREAD LLC	ALLY EVERIDGE-HEER	41 BELLVIEW ROAD	TROY	NY	12180	518-932-4336
S IBRAHIM DISTRIBUTOR INC	SAMER IBRAHIM	8 FLOWER HILL RD	POUGHKEEPSIE	NY	12603	845-625-4987
S.MCBARRON DISTRIBUTING LLC	STEVE MCBARRON	5363 VINEYARD DRIVE	CLAY	NY	13041	315-436-0262
SALISBURY	ARTHUR	16858 COOK ROAD	WATERTOWN	NY	13601	315-782-1261
SAMIAH INC.	YASER JAMAL	87 TOWN VIEW DRIVE	WAPPINGERS FALL	NY	12590	914-602-6880
SAN JOSE DISTRIBUTOR LLC	SERGIO DOMINGUEZ	30 JEFFERSON STREET APT. #2	HAVERSTRAW	NY	10927	845-893-7245
SAW DISTRIBUTING LLC	SHAUN WAZIAK	6429 BORDINO DR.	LOCKPORT	NY	14094	716-440-4514
SCHILTZ	JASON K.	70 NINA TERRACE	WEST SENECA	NY	14224	716-662-7690
SCHLUDE	ROBERT	11 GLADE DRIVE	NISKAYUNA	NY	12309	518-456-6403
SCOTT, JR.	JAMES R.	3858 DEER RIVER RD	CARTHAGE	NY	13619	315-778-3936
SDT DISTRIBUTION COMPANY, INC.	SHAWN TIFFANY	2053 GRAND CENTRAL AVE	HORSEHEADS	NY	14845	607-742-7491
SERYGLANA INC.	SERGY SHELDEN	2001 AVENUE P # E3	BROOKLYN	NY	11229	619-905-4144
SHAW	ANDREW J.	16722 COUNTY RT 156	WATERTOWN	NY	13601	315-659-8368
SHERMAN	RANDY S	24215 PERCH LAKE RD	WATERTOWN	NY	13601	315-408-4879
SJA BREAD LLC	SEAN AUMULLER	73 BAY AVENUE	RONKONKOMA	NY	11779	631-885-1327
SJB DELIVERY INC.	SCOTT BURNHAM, JR.	23 NORTHERN PINES RD APT. #2306	GANESVOORT	NY	12831	518-779-3604
SLANGIN' DOUGH LLC	BRANDON CHRISTOPHER SYKES	1012 HOPE STREET	UTICA	NY	13502	315-985-1947
SM DISTRIBUTION INC.	SEAN MILLER	820 COUNTY ROUTE 26	WEST MONROE	NY	13167	315-520-4234
SOMORA	JENNIFER ANNE	49 BROOKVIEW RD	ROCHESTER	NY	14624	585-259-3198
SORBELLINI	GREGORY	18 WHITNEY DRIVE	WOODSTOCK	NY	12498	845-750-3997
SORBERO DISTRIBUTION, INC.	CHRISTOPHER P. SORBERO	288 OSBORNE ROAD	LOUDONVILLE	NY	12211	518-378-6096
SQUISH DOUGH DISTRIBUTING INC.	DAVID HANFORD	200 BAIRD STREET	ROCHESTER	NY	14621	585-481-0988
SRD DISTRIBUTING LLC	STEVEN DEBOLT	41 HILLCREST AVE	GENEVA	NY	14456	315-789-4560

SS/KS DISTRIBUTORS LLC	STEPHEN W. SMITH III	8728 KIWANIS ROAD LOT #12	TABERG	NY	13471	315-980-0886
STACKS MCKENZIE INC.	MATTHEW LOBIONDO	136 AUTUMN CHAPEL WAY	ROCHESTER	NY	14624	585-857-2670
STARK	JOSEPH	1264 US HIGHWAY 11	CASTLE CREEK	NY	13744	607-760-2612
STEELCITY EXPRESS INC.	SCOTT REEDY	43 MARRINER AVENUE	ALBANY	NY	12205	518-253-8996
STICKLE & SONS, LLC	KURTIS STICKLE	1350 MILLBURN DRIVE	CONKUN	NY	13748	607-222-7571
STRUEBING	JOHN	338 WASHINGTON HGHWY	SNYDER	NY	14226	716-839-1381
SULLYVAN LLC	JOSEPH D. SULLIVAN	50 ALBANY AVENUE	JOHNSON CITY	NY	13790	607-759-9554
SUSHKO INC.	DMYTRO SUSHKO	70 JAMESTOWN STREET	RANDOLPH	NY	14772	585-307-2901
SWANGER	DOUGLAS	622 POST ST	BOONVILLE	NY	13309	315-520-5691
TANNER	BRIAN	151 BISHOP ST	WATERTOWN	NY	13601	315-771-6974
TCTANNER, LLC	WILLIAM TANNER	1765 COUNTY ROUTE 6	HAMMOND	NY	13646	315-486-1307
TESORIERO	EUGENE	129 SHOTWELL AVE	STATEN ISLAND	NY	10312	718-984-2794
THAYER DISTRIBUTORS, INC.	THOMAS J. THAYER	87 LIBERTY ST	WALTON	NY	13856	845-913-5658
THE 716 DISTRIBUTION COMPANY, INC.	CHRISTOPHER HUSSEY	341 BARNARD STREET	BUFFALO	NY	14206	716-622-6330
THE DAILY MANAGEMENT GROUP, INC.	MICHAEL DAILY	160-55 90TH STREET	HOWARD BEACH	NY	11414	917-716-9967
THE EARLEY COMPANY OF WNY, INC.	CHARLES EARLY	5 WHITESTONE LANE	LANCASTER	NY	14086	716-681-7228
THE POOR BREAD MAN, INC.	WILLIAM DIXON	2 COURT STREET	LITTLE FALLS	NY	13365	315-867-4725
THE YEAST MOBILE, LLC	MICHAEL PARADISE	84 CATALPA ROAD	ROCHESTER	NY	14617	585-698-7681
TIFFANY	JOHN M.	703 PERINE ST	ELMIRA	NY	14904	607-425-1384
TIGHE	ROBERT	1721 W. 10TH STREET	BROOKLYN	NY	11223	718-614-0513
T-JOHN & JAY INC.	JONATHAN D. HERNANDEZ VILLALOBOS	98 RAYNOR STREET	FREEPORT	NY	11520	516-343-3108
TMB DISTRIBUTION, LLC	TODD M. BENJAMIN	759 MOSELEY ROAD	FAIRPORT	NY	14450	585-698-5417
TOM D DISTRIBUTION INC.	THOMAS DESIMONE	217 WEST END AVENUE	MASSAPEQUA	NY	11758	516-567-5445
TOMPKINS	STEPHEN G.	7649 ROCK RIVER ROAD	INTERLAKEN	NY	14847	607-229-4472
TRAPASSO	NICHOLAS J.	3918 STATE ROUTE 149	FORT ANN	NY	12827	518-792-4797
TRAPASSO, JR.	JOE	3918 SR 149	FORT ANN	NY	12827	518-792-4797
TRC SERVICES (DBA)	TRUSHIN YEVGENIY	1121 E 72ND ST UNIT #15	BROOKLYN	NY	11234	718-209-7207
TREVOR M TRAPASSO LLC	TREVOR MICHAEL TRAPASSO	65 CRAWFORD LANE	HUDSON FALLS	NY	12389	518-636-9057
TROEGER	JAMES M	1247 SAWKILL RD	KINGSTON	NY	12401	845-612-1363
TTSA&A DISTRIBUTING, INC.	TONY AGUECI	27 LINCOLN AVENUE	NORTH TONAWANDA	NY	14120	716-418-3792
TWIG DISTRIBUTION, INC.	DYLAN TIFFANY	965 EAST CLINTON ST	ELMIRA	NY	14901	607-426-9651
ULRICH	WILLIAM B.	40 DENNISON AVE	BINGHAMTON	NY	13901	607-206-9051
URAGA DISTRIBUTION, INC.	FREDDY URAGA	403 AUDUBON AVENUE APT. #4A	NEW YORK	NY	10033	718-913-9683
VALERY	MARTIN D.	7981 CRESVIEW DR	NIAGARA FALLS	NY	14304	716-713-6556
VANALSTINE	JEFFREY D.	PO BOX 562	PALATINE BRIDGE	NY	13428	518-528-1854
VICTOR	NATHAN P	53 WEST MAIN ST	FORT PLAIN	NY	13339	518-993-2055
VONHOP DISTRIBUTOR, INC.	GERALD LIENHOP	11 LEONARD LN	CENTEREACH	NY	11720	631-585-8457
VYTALY DERKACH INC.	VYTALY DERKACH	2850 SHORE PKWY APT 6G	BROOKLYN	NY	11235	347-320-6929
W DISTRIBUTION, INC.	RAYMOND WOLNIEWICZ	6138 BOND ROAD	WEST VALLEY	NY	14171	716-816-9252
WALKER	STEVEN	122 SYCAMORE LANE	COBLESKILL	NY	12043	518-254-7029
WATKINS	BRIAN K.	9 MARSHALL DRIVE E	NEW WINDSOR	NY	12553	845-565-9264
WC BREADS L.L.C.	WILLIAM CLUTE	PO BOX 357	PORTLANDVILLE	NY	13834	607-435-1084
WEAVER	TIMOTHY	104 HUDSON POINTE BLVD.	QUEENSBURY	NY	12804	518-792-6958
WEAVER	TONY ROSS	109 BUTTERNUT RIDGE ROAD	POTSDAM	NY	13676	315-268-8914
WEM OF WNY DISTRIBUTION LLC	WADE MARKER	3112 WALDEN AVENUE	DEPEW	NY	14043	716-939-1661
WEST	ROBERT THOMAS	BOX 544 PROSSER ROAD	WARRRENSBURG	NY	12885	518-623-3190
WIDEGLIDETRUCKING INC.	MICHAEL J. VIRKLER	2629 STATE ROUTE 9	BALLSTON SPA	NY	12020	518-588-2685
WILLIAM & MYRA DISTRIBUTION INC.	WILLIAM E. ZAJESKY, JR.	71 LOCUST PARK	ALBANY	NY	12205	518-542-4234
WILLIAMSBURG BREAD LLC	PAUL BRADY	31-22 71 STREET	EAST ELMHURST	NY	11370	718-478-5434
WINCH DISTRIBUTION LLC	BRIAN V. WINCH	12 AZURE DRIVE	QUEENSBURY	NY	12804	518-681-7079
WORTHINGTON	JOSHUA	3 PROSPECT STREET	GREENWICH	NY	12834	518-879-5958
YAGER	MARK F.	16 MACSHERRY COURT	TROY	NY	12180	518-247-1250
YATES DISTRIBUTION OF WNY INC.	ADAM L. YATES	3224 ROUTE 16 NORTH	OLEAN	NY	14760	585-403-9233
YESHUA DELIVERY CORP	BERLYN VARGAS	23 BRENNER RD	CORAM	NY	11727	631-320-4646
YMP ENTERPRISES LTD.	RUBEN D. PALACIOS	89-83 220TH STREET	QUEENS VILLAGE	NY	11427	917-680-5320
Z AND J DISTRIBUTION LLC	JARED D. SALISBURY	15510 COUNTY ROUTE 156	WATERTOWN	NY	13601	315-783-3602
ZEITVOGEL	NICHOLAS	4501 SAINT PAUL BLVD	ROCHESTER	NY	14617	603-557-8297
ZIMPFER	KENNETH	420 WEST CALEDONIA STREET	LOCKPORT	NY	14094	716-308-6414
ZIN DISTRIBUTIONS INC.	CAMRON DESHAW	1107 RIVER ROAD	TROY	NY	12182	518-590-9694
ZING FOODS LLC	CHAD BALOG	5134 SOUTH STREET RD	AUBURN	NY	13021	315-246-3580
ZOTTA, JR.	MICHAEL LEE	14 COMPTON PLACE	SCHENECTADY	NY	12302	518-857-3722
5 STARR DISTRIBUTION, LLC	CRAIG STARR	284 ALCOM DR.	NEWARK	OH	43055	614-507-2824
A&S DISTRIBUTORS LLC	ALAN GRANGER	2796 HIGHLAND AVENUE	POLAND	OH	44514	330-770-6159
AJC DISTRIBUTING INC.	ALBERT J. COLA, JR.	1854 CLYDE ROAD	MADISON	OH	44057	440-289-9144
ALB DISTRIBUTION INC.	AMY L. BAILEY	10332 SCIOTO DARBY ROAD	ORIENT	OH	43146	614-312-5219
ALPHA & OMEGA DISTRIBUTION INC.	TIFFANY RAE RUSSELL	107 WOODROW AVENUE	ST CLAIRSVILLE	OH	43950	740-238-5298
AMENTERZ, LLC	AMY LYNN MENTZER	4863 TROPHY RD.	HILLIARD	OH	43026	614-378-4247
B CRUSTY INC.	BRIANNA BRUCE	325 WEATHERVANE LANE	HARRISON	OH	45030	513-509-7124
BALLESTEROS DISTRIBUTION LLC	MIGUEL ANGEL BALLESTEROS	3186 W 112TH ST.	CLEVELAND	OH	44111	216-315-9599
BILL OLIVER LLC	WILLIAM OLIVER, JR.	6020 MORNINGSIDE DR	TOLEDO	OH	43612	419-478-6632
BOJC	JOHN D.	682 CREEKVIEW DR	EASTLAKE	OH	44095	440-946-3824
BRANDOC DISTRIBUTORS, LLC	JOHN EORIO	640 ANGLINE DRIVE	BOARDMAN	OH	44512	330-719-3716
BRICK'S BREAD, LLC	SOPHIDA SAELIM	2120 WILLOW RUN RD	GROVE CITY	OH	43123	614-329-4099
BROWN	BRUCE	3831 BACH GROVE CT	CINCINNATI	OH	45102	513-753-4012
BRV DISTRIBUTION, LLC	BRIAN RONALD VENTURA	6895 SOCIALVILLE - FOSTER ROAD	MASON	OH	45040	513-615-8982
BW DISTRIBUTORS, INC.	BRYON S. WINE	361 DEER RUN CIRCLE	MOGADORE	OH	44260	330-699-1229
CAMPBELL	WILLIAM L.	781 GLOUCESTER ROAD	TROY	OH	45373	937-440-9397
CDJS DISTRIBUTING INC.	CRISTY SHEPHERD	4725 STUBBS MILL ROAD	MORROW	OH	45152	513-218-6280
CL CROSBY LLC	CHRISTOPHER CROSBY	1100 EAGLETON BOULEVARD	LONDON	OH	43140	614-530-6016
COLEMAN	DON	1079 MARTIN ROAD	MOGADORE	OH	44260	330-628-3708
COMBS DISTRIBUTION INC.	TYLER COMBS	227 CASH COURT	FAIRBORN	OH	45324	937-705-9618
COMPSON'S DISTRIBUTORSHIP LLC	JON COMPSON	2413 MIDVALE ROAD NW	CANTON	OH	44708	330-479-8449
CONN STORM DISTRIBUTION LLC	DOUGLAS CONNELLY	18 CAROUSEL CIRCLE	FAIRFIELD	OH	45014	513-829-4391
DYE BREAD LLC	EDWARD DYE	11369 MEADOWCROFT ST NW	PICKERINGTON	OH	43147	614-400-7752
EARLEY	JONATHAN	1862 SPRUCE LANE	PAINESVILLE	OH	44077	440-474-3827
EDF DISTRIBUTION LLC	ERIC FRAZIER	5360 CONVINCION - MEADOWS DRIVE	WESTERVILLE	OH	43082	614-565-1682
FIRST CHOICE DISTRIBUTORS, INC.	DAVID HERSHEY	5241 WAKEFIELD DRIVE	HILLIARD	OH	43026	614-921-8131
FITZCHARLES	KATHRYN	3096 ROYAL DORNOCH CIRCLE	DELAWARE	OH	43015	740-815-2194
FOUR HAPA GIRLS LLC	TIMOTHY A. COUCH, JR.	504 CRYSTAL POINT DR	CENTERVILLE	OH	45459	937-231-0419
FRANK GILMORE DISTRIBUTION INC.	FRANK GILMORE	552 ELEVANTH ST P.O. BOX 463	GREENVILLE	OH	45331	937-547-0419
FRANKS N BUTTS ENTERPRISES, INC.	EDWARD FRANKS	6800 ENCORE CIRCLE VILLA #312	MAUNEY	OH	43537	567-402-0333
FRENCH	CHARLES E.	33090 AURTHUR ROAD	OLON	OH	44139	440-542-9655
FUTO	THOMAS	5258 WOODTRAIL AVE N E	CANTON	OH	44705	330-493-0334
GERAGHTY DISTRIBUTION INC.	SEAN GERAGHTY	3611 FRAZER AVE NW	CANTON	OH	44709	330-265-9296
GERAGHTY FAMILY VENTURES LLC	TIMOTHY GERAGHTY	3611 FRAZER AVE NW	CANTON	OH	44709	330-265-9296
GET THAT BREAD LLC	PHIRA D. OK	5500 GLENDALOUGH ST	CANAL WHCHSTR	OH	43110	614-208-4707

GILARDI	ANTHONY T.	6068 CHRISTOPHER LN	CINCINNATI	OH	45233	513-941-7479
GRAY	RICHARD M.	7007 PARIS AVE	LOUISVILLE	OH	44641	330-493-9175
GRAY	MATTHEW	499 LEGACY DR	WESTERVILLE	OH	43082	614-209-5144
GREENE	RONALD	11869 EAST HILL DR.	CHESTER LAND	OH	44026	440-729-3379
GRIFFITH DISTRIBUTING LLC	CODY GRIFFITH	1932 W. MULBERRY ST	LANCASTER	OH	43130	740-304-1403
GUNNELL	SPENCER	3714 WINTERHILL	HAMILTON	OH	45011	513-253-5031
HARRIS	TODD C.	PO BOX 98	FRANKFORT	OH	45628	740-701-2656
HARVEST BREAD COMPANY	DAVID CONAWAY	18380 DERR AVENUE	BELOIT	OH	44609	330-806-3551
HEIM ENTERPRISES, LLC	PHILIP K. HEIM III	9416 GETTYSBURG DR	TWINSBURG	OH	44087	440-915-8124
HERRICK B ENTERPRISES, CORPORATION	BRIAN HERRICK	1258 RIDGEWOOD DRIVE	LOVELAND	OH	45140	801-910-3453
HOLLOWAY'S TASTYKAKE INC	DERRICK J. HOLLOWAY	7279 CONNOR AVE	CANAL WINCHESTR	OH	43110	614-419-4893
HULLINGER	STEVE	12457 S CLAY STREET	DELPHOS	OH	45833	419-692-3527
HUNT	JEFFREY	2400 LAKEWOOD AVE	LIMA	OH	45805	419-204-2739
IGNATH	ANDREW	13237 RIDGE ROAD	NORTH ROYALTON	OH	44133	330-741-0761
J V DISTRIBUTOR INC.	JOSHUA VLACOVSKY	11375 STRASBURG - BOLIVAR RD. NW	BOLIVAR	OH	44612	330-904-6991
J.O. DISTRIBUTORS, INC.	JESUS OROZCO	204 W PEASE AVE	WEST CARROLLTON	OH	45449	937-212-1710
JASON PARKER VENTURES LLC	JASON PARKER	331 E. WASHINGTON ST	NAPOLION	OH	43545	419-591-9284
JASON WHITE ENTERPRISES LLC	JASON WHITE	436 JOSEPHAT WAY	COLUMBUS	OH	43213	740-464-7749
JBAMANN LLC	WILLIAM L. AMANN	4438 JOHNNY COURT	HUBER HEIGHTS	OH	45424	937-367-0934
JC FRESH DISTRIBUTION LLC	JAMES C. COUCH	324 WINDSOR PARK DR	CENTERVILLE	OH	45459	937-479-9277
JEREMIE GRAY DISTRIBUTION LLC	JEREMIE GRAY	3275 EASTON STREET NE	CANTON	OH	44721	330-933-0714
JESLOP LLC	JESUS LOPEZ	6100 AMBLESIDE DR	COLUMBUS	OH	43229	614-254-0931
JMC DISTRIBUTIONS INC.	JOSE M. CALDERON ORDONEZ	5900 WESTON WOODS DR	GALLOWAY	OH	43119	614-226-2005
JOHNSON AND JOHNSON DISTRIBUTION LLC	MICHAEL J. JOHNSON	13545 TRENTON TRAIL	MIDDLEBURG HTS	OH	44130	440-241-0209
JRG ENTERPRISES, LLC	JAMES GRUBER	901 BRADFORD CT	CINCINNATI	OH	45233	513-467-0553
JUSTIN HARTLEY INC.	JUSTIN HARTLEY	559 BROAD BOULEVARD	KETTERING	OH	45419	513-374-1697
JZ DISTRIBUTORS, LLC	JOHN B. MARCELLUS, JR.	1711 SPRUCE STREET	DEFIANCE	OH	43512	419-439-1087
K & K WHOLESALE LTD.	TODD M. BEDOCS	5415 KENNARD RD	SEVILLE	OH	44273	440-453-7701
KD HARRIS, INC.	KYLE HARRIS	4772 WILLOUGHROFF ROAD	WILLOUGHBY	OH	44094	440-339-9920
KEVIN AND ROSE ANN'S PREMIUM BAKED PRODU	KEVIN MORAN	680 DEERHORN TRAIL	YELLOW SPRINGS	OH	45387	937-767-7785
KH DISTRIBUTIONS INC.	KENNETH A. HESS	3425 WOODBRIDGE AVE	CLEVELAND	OH	44109	216-583-6469
KICKBUSCH	MICHAEL	5463 STONE PLACE	LEWIS CENTER	OH	43035	740-548-6960
KIKTA	CRAIG	1248 VICTORY HILL LANE	AUSTINTOWN	OH	44515	330-502-5491
KMAC 158 CORP.	KERRY MCWOODSON	12114 MILAN AVENUE	CLEVELAND	OH	44111	216-374-2341
LAWRENCE	JEFFREY T.	4479 ELMWOOD RD	BATAVIA	OH	45103	513-732-6399
LAWRENCE	MICHAEL	1702 WANNINGER LN	CINCINNATI	OH	45255	513-519-8493
LESH	WILLIAM	611 KOLPWOOD NW	MASSILLON	OH	44646	330-833-4799
M & A, LLC	JUSTIN A. MULLINS	7883 EDGEWATER DRIVE	MIDDLETOWN	OH	45042	513-423-6581
M.C.F. DISTRIBUTING L.L.C.	MARIE C. FUTO	5258 WOODTRAIL AVE NE	CANTON	OH	44705	570-778-3272
M.G.W DISTRIBUTORS, LLC	MICHAEL G. WILLIAMS	275 BROOKFIELD AVE	YOUNGSTOWN	OH	44512	330-651-6474
MAGS DISTRIBUTING COMPANY, LLC	MICHAEL HEHRER	4055 COVENTRY LANE	HURON	OH	44839	419-681-3860
MANNAMAN DISTRIBUTORS, LLC	JEFFREY S. GRAY	499 LEGACY DRIVE	WESTERVILLE	OH	43082	614-260-2122
MAXMAX CORP.	JOSE HUMBERTO ESTUDILLO	507 TALLMAN STREET	GROVEPORT	OH	43125	614-218-6065
MC QUILLAN	THOMAS	5903 TIPPECANOE ROAD	CANFIELD	OH	44406	330-726-8810
MCCALLISTER	WILLIAM C.	3920 COUNTY ROAD 217	MARENGO	OH	43334	419-253-1620
MERRIMAN DISTRIBUTION, INC.	SCOTT MERRIMAN	6069 325TH STREET	TOLEDO	OH	43611	419-205-4329
MF DISTRIBUTION LLC	ROBERT FARRELL	27504 COTTONWOOD TRAIL	NORTH OLMSTED	OH	44070	440-465-5298
MICHWIZ LLC	MICHELLE M. WISNIESKI	4729 COTTONWOOD LANE	BRUNSWICK	OH	44212	440-343-2133
MORLEY	DANIEL	7980 VESTA AVENUE	NORTHFIELD CTR	OH	44067	330-908-2013
MUFN MAN LLC	JEFFREY M. SEIDLER	PO BOX 175	YOUNGSTOWN	OH	44501	330-503-9869
MUNCHEEZ OHIO CORP.	RAMY HUSSAM AHMAD	5610 GARDEN CENTER WAY UNIT 303	WEST CHESTER	OH	45069	513-486-8810
NARTKER	JAMES	4142 BEDFORD AVENUE	HAMILTON	OH	45015	513-379-6112
NISWONGER	TIMOTHY	4413 COVEFLOWER CT	LEBANON	OH	45036	513-874-3677
O'NEIL	MICHAEL	7868 WILLOW RUN COURT	WEST CHESTER	OH	45069	513-874-4368
PARROTHEAD FINE FOODS, LLC	LARRY MCCOY	3556 BRANT CT	TOLEDO	OH	43623	419-654-2888
PHIL SOUKUP DISTRIBUTING LLC	PHILLIP SOUKUP	1203 SCARLET OAK DR	TIPP CITY	OH	45371	937-231-6948
PHROG CO. DISTRIBUTING LLC	JULIE AYNIE DANIEL	100 HERITAGE HILL DR	GEORGETOWN	OH	45121	513-805-5005
PJV DISTRIBUTION, INC.	PHILIP J. VLACOVSKY	4626 7TH STREET SW	CANTON	OH	44710	330-265-4697
PSALM 34 LLC	SCOTT ALBERT HOLDREN	229 WEST HIGH STREET PO BOX 76	OSTRANDER	OH	43061	614-496-5386
R TELLER LLC	RICHARD TELLER	5950 CORAL BERRY DR	CLAYTON	OH	45315	937-854-1490
R.W. DISTRIBUTION, LLC	ROBERT CHARLES WINTERMEYER	25 STONE MEADOW CT	FAIRFIELD	OH	45014	513-616-3770
RADER DISTRIBUTION LLC	DERRICK L. RADER	633 W. YATES AVE	FINDLAY	OH	45840	419-889-8339
RAYBURN	LINDSEY D.	3898 CLEARVIEW AVE.	COLUMBUS	OH	43220	614-459-8777
RE-LY PRODUCTS, INC.	JOSEPH LEIGHTY	1708 LONDON GROVEPORT RD.	GROVE CITY	OH	43123	614-531-3809
RICH	MATTHEW	2083 RESOR RD	FAIRFIELD	OH	45014	513-825-9181
RIFE	BRANNON	113 BARRYKNOLL DRIVE	PATASKALA	OH	43062	614-323-8179
RK III DISTRIBUTING LLC	RONALD R. KRONENBERGER III	1039 BROOKFIELD DR	WAYNESVILLE	OH	45068	937-414-0806
RM NICKLER LLC	RANDALL GOLDTHORPE	3808 LAKE PARK DR	BRECKSVILLE	OH	44141	440-717-0015
ROHL ENTERPRISES, INC.	RICHARD ROHL	5641 BANBURY OVAL	MADISON	OH	44057	440-428-0893
ROUNDING 3RD DISTRIBUTORS INC.	BRIAN STARR	6740 HUMMELL RD N.W.	CARROLL	OH	43112	740-808-4569
RSR DISTRIBUTION LLC	RANDY RADCLIFF	5955 SWARTZ MILL RD	SUGAR GROVE	OH	43155	614-596-6712
RUFFNER ROUTES LLC	RONALD W. RUFFNER	5399 TOWNSHIP RD 121	MOUNT GILEAD	OH	43338	614-204-1310
SADOWSKI ENTERPRISES LLC	DAVID J. SADOWSKI	7791 LIME LANE	PARMA	OH	44129	440-832-1850
SANTO	JEFFREY	1953 EAST 4TH ST	DAYTON	OH	45403	937-252-8431
SCARBROUGH	TODD	2077 DUNKELD DRIVE	GROVE CITY	OH	43123	614-871-3683
SCHMIDT	ROBERT SCOTT	4712 KEENELAND RUN	BATAVIA	OH	45103	513-732-2806
SHERRI CHAFFMAN LLC	TIMOTHY CHAFFMAN	1207 HENLOCK WAY P.O. BOX 21	NEW CARLISLE	OH	45344	937-287-7998
SIZEMORE	SAM	6542 RIVER ROAD	CINCINNATI	OH	45233	513-941-7325
SMITH DISTRIBUTION LLC	DAVE SMITH	3701 ELSON ST. SE	MAGNOLIA	OH	44643	330-412-2993
SO FRESH ENTERPRISES LLC	MARIE CERVAY HICKLE	1251 W. 70TH STREET	CLEVELAND	OH	44102	216-212-9200
STARNES DISTRIBUTING, LLC	JAMES T. STARNES	3310 TURNBERRY DRIVE	FINDLAY	OH	45840	419-722-4794
STEPHENS DISTRIBUTION LLC	JARED STEPHENS	49 NORTH MAIN ST	CROTON	OH	43013	740-405-1472
STEVE RAU LLC	STEVEN RAU	2008 OHIO AVENUE	CUYAHOGA FALLS	OH	44223	330-554-5065
STEVENS DISTRIBUTIONS, INC.	SEAN STEVENS	4801 TANGLEWOOD DR	LORAIN	OH	44053	440-714-2732
STING LOGISTICS INC.	MATTHEW R. BAILEY	10332 SCIOTO DARBY RD	ORIENT	OH	43146	614-725-8364
T AND J SHULOK LLC	TERRY SHULOK	4735 TIOGA ST NW	CANTON	OH	44708	330-265-1123
TAGALICOD	JON	2538 HARRIS RD	BROADVIEW HTS	OH	44147	440-829-2985
TAYLOR	DUANE	3286 KREIGHBAUM RD	UNIONTOWN	OH	44685	330-715-1519
TIMOTHY CHAFFMAN LLC	TIMOTHY CHAFFMAN	PO BOX 21	NEW CARLISLE	OH	45344	937-287-7996
TL DISTRIBUTION LLC	THOMAS MURPHY	724 PEERLESS CIRCLE SW	CANTON	OH	44706	330-573-6099
TURKETTE DISTRIBUTING LLC.	LARRY TURKETTE	1930 KATHY DRIVE	FAIRBORN	OH	45324	937-580-8753
VALLEY BREAD EXPRESS INC.	FRANK VALLEY	1909 NORWOOD AVENUE	SPRINGFIELD	OH	45506	937-325-0969
VENTURA	ROBERT J.	6135 RAMBLING RIDGE	CINCINNATI	OH	45247	513-385-7558
VLACOVSKY	MAUREEN	11375 STRASBURG - BOLIVAR RD. NW	BOLIVAR	OH	44612	330-904-6991
VOYK	EDWARD MARK	1435 35TH N.W.	CANTON	OH	44709	330-327-9955
WARSINSKY	KATHLEEN	3506 CRAIGMORE COURT	COLUMBUS	OH	43231	614-475-5277



WEIST	CHRISTOPHER	475 N. RIVER RD	WATERVILLE	OH	43566	419-708-8584
WHYDE LLC	MATTHEW WHYDE	9563 CHESHIRE ROAD	SUNBURY	OH	43074	740-346-6848
WITT	ALAN	4557 HAMPTON POINT	CINCINNATI	OH	45248	513-598-1449
WRIGHT	TIMOTHY	720 44TH ST NW	CANTON	OH	44709	
ZGRAY DISTRIBUTION LLC	ZACHARY GRAY	3275 EASTON STREET NE	CANTON	OH	44721	330-933-0696
AKK LLC	ERIC ROWE	100736 S. 4510 ROAD	VIAN	OK	74962	918-916-2439
ANTHONY EVANS DISTRIBUTOR, INC.	ANTHONY CLAY EVANS	5528 E. 4TH STREET	TULSA	OK	74112	918-813-8985
BHJ DISTRIBUTORS, LLC	RONALD D. LAWSON	6905 SW BAINBRIDGE AVE	LAWTON	OK	73505	
BIG BUCKS NO WHAMMIES CORPORATION	BENJAMIN M. GORHAM	1510 WEST CENTER STREET	COLLINSVILLE	OK	74021	918-855-0525
BREAD WINNER CORPORATION	ANITA L. MCQUEEN	13961 SOUTH HICKORY STREET	GLENPOOL	OK	74033	918-600-9728
BREAD WORLD INC.	PHILIP LEE CERVANTES, JR.	4632 EAST 14TH PLACE	TULSA	OK	74112	918-520-9389
BURNS DELIVERIES INC.	CHAZ BURNS	2600 TEALWOOD DRIVE, APT. #1111	OKLAHOMA CITY	OK	73120	405-339-4895
BYERS DISTRIBUTION COMPANY	DANNY BYERS	19116 SUMMER GROVE AVENUE	EDMOND	OK	73012	405-826-0805
DSNDC LLC	DAKOTA STAGGS	912 PINE OAK DRIVE	EDMOND	OK	73034	405-371-3395
ELFARI. S CORP	MOURAD EL FARI	2769 WEST I-240 SERVICE RD, APT. #A	OKLAHOMA CITY	OK	73159	405-249-9295
ENKEYENTERPRIZE INC	DOUGLAS N. ENKEY	28263 EAST 161ST STREET SOUTH	COWETA	OK	74429	918-232-4143
HODGENS ENTERPRISE LLC	MICHAEL HODGENS	33101 E. 146TH ST. S	COWETA	OK	74429	918-629-5910
JC DISTRIBUTION LLC	CHRISTAL SMITH	101 PINE RIDGE RD	POTEAU	OK	74953	918-839-0055
JOSH C SANDERS LLC	JOSH SANDERS	4236 BRADFORD BROOK DR	NORMAN	OK	73072	405-501-4518
JUST LOAFIN INC	SETH JENSEN	1107 W. 23RD STREET	CLAREMORE	OK	74017	918-906-5386
KBH DISTRIBUTING INC.	KERRY B. HARRIS	1844 SOUTH FIR AVENUE	BROKEN ARROW	OK	74012	918-289-8141
KITE BREAD COMPANY	ERIC MASON KITE	104 WEST CHARLOTTE STREET	BROKEN ARROW	OK	74011	918-813-0739
KIS LLC	KHALID KHOUSI	8013 NW 73RD TERRACE	OKLAHOMA CITY	OK	73132	405-209-1206
LARKPOR DELIVERY LLC	JONATHAN LARKPOR	12427 E 33RD STREET	TULSA	OK	74146	918-951-0698
LOAFIN' AROUND, INC.	JOSHUA PETERMAN	2721 CHEYENNE WAY	PIEDMONT	OK	73078	405-420-3468
MASSEY DISTRIBUTING, INC.	JARED MASSEY	9816 SOUTHRIDGE DR	OKLAHOMA CITY	OK	73159	405-740-1894
OUZOUZ S CORPORATION	HAMZA OUZENOU	2333 N. THOMPkins AVENUE, #N20	BETHANY	OK	73008	405-200-2343
PHIL SCHNEIDER INC	PHIL SCHNEIDER	9716 S SHARTEL AVE.	OKLAHOMA CITY	OK	73139	937-654-7445
PINCHING A LOAF, L.L.C.	MARGARET MCCLURE	265 N. FISHMARKET ROAD	MFCLOUD	OK	74851	405-443-9838
POKER DE ASES INC	LUIS A. VELASCO LUPERCIO	9952 WESTVIEW DRIVE	LEXINGTON	OK	73051	405-838-4288
R D M DISTRIBUTING INC.	RACHEL MARTIN	16108 VICKI DRIVE	OKLAHOMA CITY	OK	73170	405-821-8507
S N S DISTRIBUTING, INC.	C. SUZANNE CARDENAS	14562 S. WESTERN AVE	EDMOND	OK	73025	405-306-3000
SECOND TO NONE DISTRIBUTING LLC	JAMES BASS	2708 N 20TH ST.	BROKEN ARROW	OK	74012	811-223-7501
SHOCKEY DISTRIBUTION INC	CLACY LYNN SHOCKEY	9591 EAST 139TH STREET NORTH	COLLINSVILLE	OK	74021	580-271-1431
VLZCO.LED, INC	VICTOR VELAZCO LOERA	1201 N. CHAMPION BOULEVARD	PURCELL	OK	73080	951-485-8395
W JARVIS ENTERPRISES, INC	WADE JARVIS	532 E. FOREST LANE	MUSTANG	OK	73064	405-206-9742
ZJ LUMBRERAS INC.	GISENO LUMBRERAS	2321 SW 103RD TERRACE	OKLAHOMA CITY	OK	73159	405-968-7344
ALL IN ALL DISTRIBUTORS INC	RONN J. WAMINAL	1613 HAMLET LANE	EUGENE	OR	97402	458-221-3428
BILLY'S IMPORTS INC	BILLY RAMIREZ	20058 BETH AVENUE, UNIT #1	BEND	OR	97702	541-704-8429
CHARLIES SNACKS INC	CARLOS MARTINEZ ZAVALA	6520 S.E. 69TH AVE	PORTLAND	OR	97206	503-764-5454
CHAVITAS PRO DELIVERY LLC	SALVADOR MAGDALENO RODRIGUEZ	4570 SPARROW CT N.E.	SALEM	OR	97301	503-551-9702
DG DISTRIBUTING INCORPORATED	GILLAN HOSS	3802 ALTAMONT DRIVE	KLAMATH FALLS	OR	97603	541-913-3059
DIAZ IMPORTS	JOSE T. DIAZ	931 SOUTH EAST VINE STREET	MCMINNVILLE	OR	97128	503-840-4841
ESCAMILLAS PRODUCT DELIVERY INC	JUAN CARLOS ESCAMILLA ARTEAGA	3833 FISHER ROAD NE	SALEM	OR	97305	971-388-5649
KDS DISTRIBUTION CORPORATION	KEVIN SIDERS	605 G AVENUE	LA GRANDE	OR	97850	541-240-1582
LOZA DISTRIBUTION, INC	FELIPE LOZA	2791 NINA PLACE	HUBBARD	OR	97032	503-562-9913
MAK&T DELIVERY SERVICES, LLC	MARK A. KESSELL	777 WILLIAMSON LOOP	GRANTS PASS	OR	97526	541-787-1913
MARTROD DISTRIBUTOR INC	VICTOR MARTINEZ RODRIGUEZ	667 SE 5TH AVENUE	HILLSBORO	OR	97123	971-708-2462
MIKES LOGISTICS TRADE CORP	MIGUEL A. RODRIGUEZ QUIJADA	121 COMMERCIAL ST S.E., APT. #327	SALEM	OR	97301	425-280-9405
MONROY PRO-DISTRIBUTION CORPORATION	JESUS MONROY	5423 OLYMPIC CIRCLE	EUGENE	OR	97402	541-801-5325
NACIRI LOGISTICS MANAGEMENT COMPANY	NASRALLAH NACIRI	3355 LIBERTY ROAD S	SALEM	OR	97302	503-463-7028
NATERAS DISTRIBUTION CORPORATION	CESAR ULISES NATERAS GARCIA	4031 CAMELLIA DRIVE SOUTH	SALEM	OR	97302	971-701-8449
O & G DISTRIBUTION CORPORATION	GABRIELA G. AYALA	20597 SW ILLINOIS LANE	BEAVERTON	OR	97007	503-309-6159
OROZCO IMPORTS INC	MELVIN FRANCISCO OROZCO AGUILAR	301 NORTH EAST 15TH ST, APT #116	HOOD RIVER	OR	97031	541-399-7891
1223 DISTRIBUTIONS INC.	ROBERT A. WHELAN, JR.	27 SOUTH CHURCH ST APT. #1	WEST CHESTER	PA	19382	610-256-4975
A BARTHOLOW DISTRIBUTING LLC	ALEXANDER BARTHOLOW	5 REVERE COURT	LITTLETOWN	PA	17340	717-339-9020
ADS DISTRIBUTION LLC	ANTHONY DAVID SCHWEIN	801 RUMSEY AVENUE	ERIE	PA	16511	814-790-0445
ANB ENTERPRISES, INC.	ANTHONY BONO	835 SYCAMORE AVENUE	CROYDON	PA	19021	267-688-4696
ARP DISTRIBUTION LLC	ADRIANNA PALOMINO	309 S. ELM STREET APT. G	YOE	PA	17131	717-425-8672
B. SMILEY LLC	BRITTANY SMILEY	110 WEST NORMAL ST	EDINBORO	PA	16412	814-952-3983
BABINSACK	ROBERT A.	1151 W. 9TH STREET	ERIE	PA	16502	814-790-2021
BARKET TRANSPORTATION LLC	CRAIG BARKET, JR.	153 AVENUE E	SCHUYLKILL HAVN	PA	17972	570-527-6433
BENZKOFER DISTRIBUTION, LLC	MICHAEL ANDREW BENZKOFER	42 AMHERST AVENUE	WILKES BARRE	PA	18702	570-793-8545
BERGEY JR	GARY E	2008 LOCKWOOD LANE	FEASTERSVILLE	PA	19053	215-357-1860
BERRINGER	BRIAN R.	502 BRIDGEPORT RD	CURWENSVILLE	PA	16833	814-236-3878
BLKAD GROUP, INC.	BLAIR JACOB GERBER, JR.	2839 SANTEE RD	BETHLEHEM	PA	18020	484-375-8385
BOCOLO	MATTHEW E.	2611 SKYVIEW AVE	LANGHORNE	PA	19053	215-435-2223
BOLONSKI	SHAWN F.	604 THOMAS ROAD	DOWNINGTOWN	PA	19335	484-624-7097
BONTRAGER	RICHARD	1262 PRESTON LANE	GREEN CASTLE	PA	17225	717-597-1774
BREAD LIFE LLC	MATTHEW M. KREMSKI	575 SUSQUEHANNA AVE	WYOMING	PA	18644	570-574-0690
BREAD MAFIA LLC	MICHAEL ANTHONY BENZKOFER	42 AMHERST AVE	WILKES BARRE	PA	18702	570-704-5519
BREAD ZONE LLC	PAUL ZARELLI	156 REGENCY LANE PO BOX 1195	BROADHEADSVILLE	PA	18322	570-977-8598
BRICK HILL BREADS, INC.	LYLE S. PORTER	1046 BRICK HILL ROAD	ORWIGSBURG	PA	17961	570-527-0700
BUCKET OF STUDS CLEANING LLC	ERIC GONZALEZ	688 MOUNTAIN ROAD	ALBRIGHTSVILLE	PA	18210	570-236-7010
BUTTERCUP DISTRIBUTING LLC	KARRIE ANN GREAVES	2429 W. 37TH STREET	ERIE	PA	16506	814-449-2191
BYRNE	THOMAS C.	591 VILLAGE CIRCLE	BLUE BELL	PA	19422	215-628-0188
CAPOUILLET	TRACY	7630 FERGUSON VALLEY RD	MCVEY TOWN	PA	17051	717-899-6436
CARL STROBL LLC	CARL STROBL	2166 ASTER ROAD	BETHLEHEM	PA	18018	610-533-1591
CEEMOR LLC	COLIN WILFORD	2844 FRANK STREET	SCRANTON	PA	18504	570-604-8185
CLEMENS	JEFFREY M.	134 NELSON LANE	POTTSTOWN	PA	19464	484-888-0693
CS NEWBURY INC.	COLTON NEWBURY	112 NOTTINGHAM DRIVE	NORTHUMBERLAND	PA	17857	570-490-0745
CUTRONA DISTRIBUTING, LLC	LYNETTE M. CUTRONA	1457 CLEARFIELD ROAD	NAZARETH	PA	18064	610-704-0203
DAILEY AND SON DISTRIBUTIONS, LLC	JASON DAILEY	50 SNOWDEN STREET	FORTY FORT	PA	18704	570-266-9978
DAMO'S NFL, LLC	DAMION B. HOUGH	2918 RIDINGS WAY	YORK	PA	17408	717-332-7708
DAVID LEE MCDONALD LLC	DAVID LEE MCDONALD	302 MARTHA STREET	PUNXSUTAWNEY	PA	15767	814-590-5410
DAVID MANNING, LLC	DAVID MANNING	30 BLACK TOP LN LOT 59	MANSFIELD	PA	16933	570-250-5769
DBUCHHOLZ DISTRIBUTION LLC	DANIELL BUCHHOLZ	4340 SCHOOL HOUSE RD	DOVER	PA	17315	717-451-8178
DEANTONIO DISTRIBUTION INC.	NICKALAS DEANTONIO	309 EAST CAROLINE AVENUE	ALTOONA	PA	16602	814-656-1336
DEBOER	DAVID ALLEN	608 N. EVANS STREET	POTTSTOWN	PA	19464	610-850-3786
DELVECCHIO	CHRISTOPHER A.	10 NORTH CHESTNUT ST	DILLSBURG	PA	17019	717-432-0060
DERRICK DAWES LLC	DERRICK DAWES	541 E. 7TH AVE	S. WILLIAMSPORT	PA	17702	570-419-4196
DISTRIBUTION SOLUTIONS, LLC	ROBERT CARNELL	416 E. WALTON AVE	ALTOONA	PA	16602	814-932-6681
DM RANDOLPH LLC	DAVID MICHAEL RANDOLPH	4434 STOLE RD.	EMMAUS	PA	18049	610-657-4536
DMR UNLIMITED, INC.	ROBERT CUNNINGHAM	138 RIDGE CT	SAYLORSBURG	PA	18353	570-350-4674
DNW SERVICES LLC	DOMINIC N. WYNKOOP	318 EDGE PARK DRIVE	LAKE CITY	PA	16423	814-860-0900
DOUGH BOYZ DISTRO LLC	TERRY L. ROWLES, JR.	126 E. CHERRY AVENUE	ALTOONA	PA	16601	814-935-8846

DOWNEY DISTRIBUTION INC.	NICHOLAS J. G. DOWNEY	7630 STERRETTANIA RD	GIRARD	PA	16417	814-602-4881
DUSTIN MCDONALD INC.	DUSTIN MCDONALD	405 GREENWOOD AVE	PUNXSUTAWNEY	PA	15767	814-952-5456
E. & N. ENTERPRISES, INC.	CHARLES MCGRAW, JR.	11750 RT 98	EDINBORO	PA	16412	814-450-2509
EARL AND MICHELLE FRADY DISTRIBUTION LLC	EARL FRADY, JR.	7 CEDAR ROAD	CARLISLE	PA	17015	717-309-2129
EASTMAN	WILLIAM J.	118 GLENDALE ROAD	PITTSSTON	PA	18640	570-451-2929
EDWARDS	CHRISTOPHER	62 SIMPSON ST	WILKES-BARRE	PA	18702	570-822-4557
ELI ENTERPRISE LIMITED LIABILITY COMPANY	ELIEZER C. GONZALEZ	840 E. TIOGA STREET	PHILADELPHIA	PA	19134	267-825-5020
ELINE DISTRIBUTION INC.	PATRICK ELINE	504 N. MARKET STREET	MECHANICSBURG	PA	17055	717-495-6690
FEHSALS BAGELS INC	KEVIN R. FEHSAL	124 NORTHVIEW DRIVE	HANOVER	PA	17331	223-201-0624
FITE DISTRIBUTING INC.	ANTHONY FITE	4475 BETHEL ROAD	UPPR CHICHESTER	PA	19061	610-505-0451
FITZGERALD DISTRIBUTION LLC	STEVEN FITZGERALD	2950 SEQUOIA DRIVE	MACUNGIE	PA	18062	484-553-0528
FOX DISTRIBUTING, LLC.	JOSEPH B. FOX	204 PLEASURE ROAD	LANCASTER	PA	17601	717-940-9583
FREONI GROUP LLC	JEREMY FREONI	464 OLD FARM LANE	JOHNSTOWN	PA	15904	814-244-2935
FRESH LOAF DISTRIBUTION, LLC	SCOTT DUNN	709 CENTER ST	COAL TWP	PA	17866	570-400-0970
FULMER ENTERPRISES, INC.	STEVEN D. FULMER	38 ROLLING HILL DR	LITITZ	PA	17543	717-951-5488
G&G DISTRIBUTION LLC	MICHAEL K. GOODEN	316 PARKVIEW ROAD	MANCHESTER	PA	17345	717-818-2135
G&M DISTRIBUTORS LIMITED LIABILITY COMPA	NELSON GITTENS	227 WYOMING AVE	DUPONT	PA	18641	570-883-0307
GEESAMAN DISTRIBUTION, LLC	BELINDA M GEESAMAN	6154 SHELTER RD	CHAMBERSBURG	PA	17202	717-729-3687
GIBSON	JEREMY T.	35 E. HOWARD STREET	DALLASTOWN	PA	17313	717-855-8223
GIBSON DISTRIBUTORS, LLC	JOSEPH GIBSON	PO BOX 355	CHICORA	PA	16025	724-445-7649
GMS ENTERPRISES LLC	GEORGE SIERRA	111 OXFORD DRIVE	LITITZ	PA	17543	717-538-5363
GOLIGHTLY	CHRISTOPHER S.	113 WEST 6TH STREET	POTTSTOWN	PA	19464	610-812-7182
GOOD	JOHN C.	309 ROBIN DRIVE	LARKSVILLE	PA	18704	570-331-7836
GOSS DISTRIBUTION LLC	ADAM GOSS	18080 ROUTE 36	PUNXSUTAWNEY	PA	15767	814-771-5722
GRACE RD ENTERPRISES, INC.	MICHAEL MARKEE	1421 GRACE ROAD	SWARTHMORE	PA	19081	610-543-2514
GREAVES	RYAN B.	2429 W 37TH STREET	ERIE	PA	16506	814-836-1162
GREEN	ROLLAND S.	324 N. RICHMOND ST.	FLEETWOOD	PA	19522	484-332-1304
GRIM	DAVID J.	1976 LINDEN LN	WHITEHALL	PA	18052	610-797-4630
HUMMEL ENTERPRISE INC.	HAROLD LEO HUMMEL, JR.	54 HIBBARD ROAD	DUBOIS	PA	15801	814-205-8884
INKROTE	EDWARD	50 SALT LAKE CIRCLE	FAWN GROVE	PA	17321	717-781-9703
ISREAL HARNISH, INC.	ISREAL HARNISH	87 SOUTH AVENUE	LANDISVILLE	PA	17538	717-468-0186
JACK MORGAN DISTRIBUTION LLC	JOHN P. MORGAN IV	39 SEARLE STREET	PITTSSTON	PA	18640	570-299-0802
JAMES G MCCAULLEY INDEPENDENT DISTRIBUTO	JAMES G. MCCAULLEY	1728 20TH AVENUE	ALTOONA	PA	16601	814-215-3515
JARABAK GROUP INC.	RAYMOND JARABAK	648 KEPPLER RD	JOHNSTOWN	PA	15909	814-322-3400
JBW DISTRIBUTING, LLC	JESSICA N. STAHLMAN	106 THORNLEY DRIVE	BUTLER	PA	16001	724-290-4491
JEFFREY W COOPER GWB DISTRIBUTOR INCORPO	JEFFREY W COOPER	506 CONSTABLE AVE	JOHNSTOWN	PA	15904	814-659-5730
JES DISTRIBUTING LLC	JAYSON STAHLMAN	106 THORNLEY DRIVE	BUTLER	PA	16001	724-421-6029
JM WILEY DISTRIBUTION LLC	JOHN M. WILEY	25 STANLEY STREET	WILKES BARRE	PA	18702	570-762-3766
JOEY G SERVICES INC.	JOSEPH GIRONDO	142 FAWN DRIVE	GILBERTSVILLE	PA	19525	610-256-3242
JOYCE	PATRICK J.	2253 PLEASANT AVENUE	GLENSIDE	PA	19038	215-886-1794
JS NEWBURY DISTRIBUTION, LLC	JOSHUA S. NEWBURY	112 NOTTINGHAM DRIVE	NORTHUMBERLAND	PA	17857	570-274-6535
JUSTBREAD MADS INC.	ALEXANDRU TOMI	495 THE HIDEOUT	LAKE ARIEL	PA	18436	347-806-3869
K&M DISTRIBUTION, INC.	KENNETH WILLS	29 WALDEN DRIVE	MOUNTAIN TOP	PA	18707	570-578-7894
KEYTANJIAN	DAVID S.	83 7 STARS ROAD	SPRING CITY	PA	19475	484-686-1239
KF BREAD INC.	SHARON KINCH	1330 PARCHSON LANE	WEST CHESTER	PA	19380	484-459-6709
KMKAZARNOWICZ LLC	KEVIN M KAZARNOWICZ	12474 BALSTON ROAD	PHILADELPHIA	PA	19154	215-805-6730
KOKAMO LLC	WILLIAM A. RIDDICK, III	408 MAIN ST	VANDLING	PA	18421	570-766-8572
KOZAK	MICHAEL	7802 FARNSWORTH ST	PHILADELPHIA	PA	19152	215-624-3352
KRAMER	BRIAN	10 DETA DRIVE	DRUMS	PA	18222	570-788-7364
KRJ DISTRIBUTION LLC	KENNETH JACOBS	429 SYCAMORE RD.	WEST READING	PA	19611	610-609-1984
LAWRENCE A FITE, LLC	LAWRENCE A. FITE, JR.	4475 BETHEL RD	BOOTHWYN	PA	19061	610-505-0467
LEASURE	DONALD M.	3034 ELMWOOD AVE APT #2	ERIE	PA	16508	814-450-1011
LEE-ADA SERVICES LLC	KHIRY J. THOMPSON	120 7TH AVENUE	FOLSOM	PA	19033	484-682-5522
LEGARE ENTERPRISES LLC	ANTHONY LEGARE	362 SUSQUEHANNA AVE	EXETER	PA	18643	484-999-4789
LENZA	CARMEN S.	1115 SUNSET DRIVE	PITTSSTON	PA	18640	570-654-1254
LEWIS DISTRIBUTION INC	CHARLES LEWIS, JR.	1361 DAYTON ROAD	HARRISBURG	PA	17113	717-564-5527
LF HAULING LLC	LARRY FOLLWEILER	228 HUNTERFORGE ROAD	MACUNGIE	PA	18062	484-560-7109
LONG	NICHOLAS	853 SOUTH STREET	POTTSTOWN	PA	19464	215-738-4858
M.SMILEY DISTRIBUTION, INC.	MICHAEL J. SMILEY	124 BEAU DRIVE	EDINBORO	PA	16412	814-952-3983
M3 DELIVERY LLC	JENN ROTONDO-MOLEY	21 ROBODA BLVD	ROYERSFORD	PA	19468	484-571-6069
MADJAM DISTRIBUTION, LLC	REGAN SMITH	234 LINVIC ROAD	MUNCY	PA	17756	240-527-7095
MAP DISTRIBUTORS, INC.	ANTHONY R. PONTRY	45 SILVERBROOK ROAD	MCADDOO	PA	18237	570-578-4480
MARKEL	BRADLEY K.	265 BEECHWOOD DRIVE	DILLSBURG	PA	17019	717-856-2730
MARTIN WAGNER DISTRIBUTION COMPANY, INC.	MARTIN J. WAGNER	45 GARY PLAYER DRIVE	ETTERS	PA	17319	717-938-4336
MASTERSON	MICHAEL J.	3033 MARCELLA DRIVE	ERIE	PA	16506	814-833-5462
MATTIACE DISTRIBUTION LLC	BOBBI MATTIACE	4003 CRANBERRY ST	MANHEIM	PA	17545	717-475-6667
MAWSON ENTERPRISES LLC	DAVID L. MAWSON	206 GEDDING STREET	AVOCA	PA	18641	570-237-6628
MCCARRICK, JR.	THOMAS J.	149 BLANCHARD ROAD	DREXEL HILL	PA	19026	610-733-1108
MCCARTNEY	DAVID	172 FINDLEY AVE	ALTOONA	PA	16601	814-935-2591
MCCAULLEY	JAMES E	1728 20TH AVE	ALTOONA	PA	16601	814-207-4780
MCCAULLEY	RICHARD A.	108 SWEET CHERRY CT	HOLIDAYSBURG	PA	16648	814-934-7028
MCDONALD	KEVIN	400 PAPERMILL ROAD	ORELAND	PA	19075	215-884-9807
MCFEILL TRADING LLC	JOHN M. MARTIN	4426A MARIETTA AVE	COLUMBIA	PA	17512	717-693-2746
MITCH PAYNE DISTRIBUTOR LLC	MITCHEL PAYNE	11 GARSIDE STREET	MANSFIELD	PA	16933	570-404-8264
MONICAS DISTRIBUTION SOLUTIONS LLC	STEVEN LONGENBACH	608 W. FRANKLIN ST	SLATINGTON	PA	18080	484-201-0797
MOYER	CHRISTOPHER B.	772 B SUNNYSIDE AVE	TROOPE	PA	19403	215-850-3302
MRM DIST. LLC	MICHAEL MCGLAUGHLIN	212 RAMPIKE HILL RD PO BOX 343	BENDERSVILLE	PA	17306	717-778-2103
MROZ	JUSTIN M.	74 PARK AVE	HALLSTEAD	PA	18822	570-878-3883
NEIL	VERNON LEE	417 MANION DRIVE	DUNCANSVILLE	PA	16635	814-696-3199
NEWBURY ENTERPRISE LLC	JEREMY NEWBURY	315 QUEEN ST	NORTHUMBERLAND	PA	17857	570-556-8282
NIRO DISTRIBUTORS, LLC	WILLIAM R. NIRO	1437 HEDGWOOD DRIVE	WARRINGTON	PA	18976	610-812-1721
O'CONNOR DISTRIBUTION LLC	CHRISTOPHER O'CONNOR	6920 LAWNTON STREET 1ST FLOOR	PHILADELPHIA	PA	19128	267-249-4222
OLA	RICHARD	207 REAN STREET	JOHNSTOWN	PA	15904	814-266-7967
P AND J DISTRIBUTORS LLC	SIVATHA LAM	926 MENNONITE ROAD	ROYERSFORD	PA	19468	484-213-9450
PASCALE	CARMEN	739 16TH AVE	PROSPECT PARK	PA	19076	610-324-2852
PASONE	DOMINIC	8057 PROMONTORY DR	WHITE HAVEN	PA	18661	570-814-6877
PATTERSON DISTRIBUTION INC.	STONE PATTERSON	10 WALNUT DRIVE	BERWICK	PA	18603	570-520-5675
PAUL DAWES, LLC	PAUL DAWES	847 FAIR OAK RD	SELINS GROVE	PA	17870	570-374-9453
PDDT ENTERPRISES INC.	RICHARD DUNN	5016 CORYLAND ROAD	GILLETTS	PA	16925	908-421-5535
PHULL CIRCLE LLC	BRYAN SOKOLOSKIE	5 SOUTH HICKORY ST	ELYSBURG	PA	17824	570-975-4333
R A C K ENTERPRISES LLC	GLENN PEDERSEN	111 MOUNTAINVIEW CT	SUGARLOAF	PA	18249	570-574-3217
R CASHWELL L.L.C.	ROBERT CASHWELL, JR.	1428 COSGROVE STREET	MARCUS HOOK	PA	19061	610-999-6692
R.D. SERVICES INCORPORATED	RYAN DIVITO	330 EDGE HILL ROAD	GLENSIDE	PA	19038	267-864-6317
RADLE	STEVE	237 GEDDING STEET	AVOCA	PA	18641	570-983-6066
RATCHFORD DISTRIBUTING, LLC	TINA RATCHFORD	729 AVALON ROAD	ALTOONA	PA	16601	814-941-9815
RAYMOND MCDONALD DISTRIBUTION INC.	RAYMOND MCDONALD	313 NORTH FINDLEY ST	PUNXSUTAWNEY	PA	15767	810-417-7080

RKAY LLC	RENEE KAZARNOWICZ	12474 BALSTON ROAD	PHILADELPHIA	PA	19154	215-805-6730
RHKJ ROUTE LLC	RHONDA TAVERA	204 MCNAMARA LANE	TOBYHANNA	PA	18466	570-216-3881
RWILLIAMS DISTRIBUTION LLC	RAYMOND WILLIAMS, JR.	213 MARY STREET	BERWICK	PA	18603	570-394-1446
RMF DISTRIBUTORS LLC	RICHARD LEE FERRY, JR.	682 TIPTON RD	TYRONE	PA	16686	814-329-1224
RMH SLATE LLC	REECE HANNIS	3119 GREY STREET	LAURELDALE	PA	19605	610-780-6979
RUNNING BREAD LLC	RACHEL F. KOWALESKI	5012 PAINTED SKY RD	READING	PA	19606	484-855-8187
RUSH	MICHAEL T.	101 CRESCENT AVE	EASTON	PA	18042	610-428-7038
RYAN NEIL LLC	RYAN A. NEIL	13872 SOUTH EAGLE - VALLEY ROAD	TYRONE	PA	16686	814-934-0225
S & M CUNNINGHAM CORPORATION, LLC	SCOTT CUNNINGHAM, JR.	305 WISSLER WAY	LANDISVILLE	PA	17538	717-823-2861
S. PADDOCK DISTRIBUTORS, INC.	STEVE PADDOCK	2321 STATION HILL RD	RUSSELL	PA	16345	716-664-5533
SANTORO	MARK C.	711 COLLEENBROOK AVE.	DREXEL HILL	PA	19026	610-284-4819
SCHAB	MATTHEW A.	4111 WHITING RD	PHILADELPHIA	PA	19154	215-338-6577
SCHLOSSER	CHRISTOPHER A.	3604 BRANDFORD COURT	BETHLEHEM	PA	18020	610-657-1469
SCHOMBURG	JUDITH A	1112 N 3RD STREET	AVOCA	PA	18641	570-471-3086
SH DISTRIBUTION LLC	SCOTT HESS	1022 W PHILADELPHIA AVE	BOYERTOWN	PA	19512	484-638-4800
SHEA	DONALD J.	67 SWALLOW ST	PITTSBURGH	PA	15240	570-655-1605
SHIELDS	TRACY R	447 WEST COULTER ST	PHILADELPHIA	PA	19144	215-848-2343
SILVESTRI ENTERPRISES LLC	ANTHONY R. SILVESTRI	178 CAMPMEETING ROAD	WILLOW GROVE	PA	19090	267-901-4173
SK BROWN DISTRIBUTOR, LLC	SHANE D BROWN	2721 DRY RUN ROAD	WYSOX	PA	18854	570-637-2982
SKALSKI ENTERPRISES INC.	CHRISTOPHER SKALSKI, JR.	295 TORBERT ROAD	FAWN GROVE	PA	17321	717-586-2752
SMITH	ADAM C.	512 SCHUBERT RD.	E. STROUDSBURG	PA	18301	570-656-1380
SMJ2 LLC	SHANE R. KINSLEY	2708 SPARROW DRIVE	YORK	PA	17408	717-578-9488
SPIKER BROTHERS DISTRIBUTION LLC	BRYAN SPIKER	2219 1ST AVE	ALTOONA	PA	16602	814-937-6395
STEIN	ERIC	29 ASHLEY DRIVE	SCHWENSVILLE	PA	19473	610-287-6326
STEWART	BETTE J.	101 DOGWOOD DRIVE	LEVITTOWN	PA	19055	215-945-4092
STINE JR	DALE A	670 TIOGA AVE	KINGSTON	PA	18704	570-762-5425
STUCK DISTRIBUTION INC.	MATTHEW DAVID STUCK	80 LINN DRIVE	CARLISLE	PA	17013	717-943-0464
SUNS OUT BUNS OUT LLC	DANIELLE MARIE RENYE-GIRONDO	2680 LENHART ROAD	COLMAR	PA	18915	484-744-8724
SWEITZER'S DISTRIBUTION LLC	BRANDON SWEITZER	4584 E. PROSPECT RD	YORK	PA	17406	717-472-3777
SYRICK INC	CHRISTOPHER CARR	7241 VANDIKE STREET	PHILADELPHIA	PA	19135	267-634-8840
TCS DELIVERY SERVICES LLC	TIMOTHY MILLER	826 N. MUHLENBERG ST	ALLENTOWN	PA	18104	267-278-0480
TED REAGLE INC.	THEODORE REAGLE, JR.	P.O. BOX 467 516 UNION STREET	BIG RUN	PA	17415	814-591-6941
THOMPSON SERVICES & LOGISTICS INC.	DENZEL THOMPSON	2351 SLATE HILL LANE EAST	YORK	PA	17406	717-654-4151
TODD PAYNE DISTRIBUTOR, LLC	TODD PAYNE	11 GARDIE STREET	MANSFIELD	PA	16933	570-662-5065
TOKARCHIC DISTRIBUTION INC.	KURTIS M. TOKARCHIC	209 MEADOW BROOK LN	GALLITZIN	PA	16641	814-932-1991
TOMLINSON DISTRIBUTION INC.	SCOTT TOMLINSON	515 4TH STREET	CATASAUQUA	PA	18032	610-392-1402
TURBO DISTRIBUTION INC.	SHAUN TURLEY	9 4TH AVENUE	UNION CITY	PA	16438	814-873-3343
UNLIKELY BROTHERS, LLC	MICHAEL MCCUTCHEON	1324 WEST CHESTER - PIKE, SUITE 115	WEST CHESTER	PA	19382	215-266-6654
UPPER MOHAWK DISTRIBUTION LLC	RONALD J O'GRADY	511 BEAVER STREET	MILTON	PA	17847	570-238-1578
VANDERSLICE LLC	JAMES VANDERSLICE	233 CREEKWOOD DR	FASTERVILLE	PA	19053	207-902-3657
WALKER	MICHAEL S.	6985 WALNUT STREET	NORTHAMPTON	PA	18067	484-515-7492
WHEELAND	ANDREW R.	2993 NORTHWAY ROAD EXTENSION	WILLIAMSPORT	PA	17701	570-777-6050
WILL CORMAN DISTRIBUTION INC.	WILLIAM CORMAN	285 SHAWMONT AVE APT. G	PHILADELPHIA	PA	19128	215-720-4944
WILSON	JEFFREY D	234 BROOKSIDE RD	EAST NORRISTON	PA	19401	610-637-2878
WILSON DISTRIBUTORS LLC	PHANNNAVY WILSON	234 BROOKSIDE ROAD	NORRISTOWN	PA	19401	484-213-9450
WLK DISTRIBUTION, LLC	WILLIAM L. KIEFFER	1320 KROUCHER ROAD	STROUDSBURG	PA	18360	484-330-1611
WOLBERT DISTRIBUTING CORP	BARRETT WOLBERT	1394 STATE ROUTE 428	OIL CITY	PA	16301	814-677-1265
WOLDERICH	BRIAN	480 PARK ROAD	BANGOR	PA	18013	570-977-3896
YOUNG	AARON	330 INDIANA ST	PUNXSUTAWNEY	PA	15767	814-938-3069
ZAPPE	MATTHEW	412 BLACKLATCH LANE	CAMP HILL	PA	17011	717-805-6491
ZAPPE	LISA BREE	412 BLACKLATCH LANE	CAMP HILL	PA	17011	717-329-0854
ZELLER	HOLLY C.	224 SOUTH MAIN ST	HATFIELD	PA	19440	267-222-8414
AAA GARCIA DISTRIBUTION INC	GENESIS N. ALMONTE	69 DIAZ STREET	JOHNSTON	RI	02919	401-688-1532
ANTHONY ROJAS DISTRIBUTION LLC	ANTHONY ROJAS	15 HALTON STREET	PROVIDENCE	RI	02907	401-712-0083
AXD DISTRIBUTION LLC	MARCELINA JIMENEZ	90 CAROLINA AVENUE	PROVIDENCE	RI	02905	401-837-0748
BEAN	CHRISTOPHER	1 WHITEBIRCH LANE	W WARWICK	RI	02893	401-825-6005
BRAGA	MICHAEL	14 BASSWOOD RD	CRANSTON	RI	02910	401-580-2679
CARLOS MEDINA DISTRIBUTION INC	CARLOS MEDINA	16 CLYDE STREET	PROVIDENCE	RI	02908	401-286-6663
CHAVEZ DISTRIBUTIONS LLC	JORGE CHAVEZ	900 POST ROAD APT. #90	WARWICK	RI	02888	401-500-7072
FERNANDEZ BREAD INC	HIGINIO FERNANDEZ	1203 CHALKSTONE AVE	PROVIDENCE	RI	02908	401-585-1355
GARCIA DOMINGUEZ	WILLY	69 DIAZ STREET	JOHNSTON	RI	02919	401-226-9333
GAY	SHAWN	203 ELENA STREET	CRANSTON	RI	02920	401-261-8039
GONCALVES	STEVEN R.	5 HICKORY RD	CUMBERLAND	RI	02864	401-419-1217
HARDING	BENJAMIN	50 MIDNIGHT COURT	SAUNDERSTOWN	RI	02874	401-667-0449
J&K DISTRIBUTION, INC.	KEITH MAURICE	6 BRIDEN STREET	N. SMITHFIELD	RI	02896	401-632-1353
LAMOTTE, LLC	MATTHEW C. LAMOTTE	5 CHESTNUT STREET	WESTERLY	RI	02891	401-741-4814
LINCOURT DISTRIBUTION, LLC	DEREK LINCOURT	6 BIRCH RD	CUMBERLAND	RI	02864	401-952-4969
MUFFIN MAN INC.	STEVEN JEDSON	116 CLIFF DRIVE	NARRAGANSETT	RI	02882	401-487-0228
MURRAY	ROBERT	P.O. BOX 100594	CRANSTON	RI	02910	401-941-3414
PAUL	KEVIN	173 HENRY BROWN RD	WEST GREENWICH	RI	02817	401-480-7224
PELLEGRINO	PETER	17 IONIA STREET	CRANSTON	RI	02921	401-944-4861
PELLEGRINO, JR.	DONALD	120 SWEET ALLEN FARM RD	WAKEFIELD	RI	02879	401-741-7737
R & A DISTRIBUTION SERVICES LLC	RADELB VASQUEZ	99 RUGBY STREET APT. #H7	PROVIDENCE	RI	02905	401-390-0818
ROJAS	MIGUEL A.	182 SILVER SPRING ST	PROVIDENCE	RI	02904	401-753-1294
SANJUANERO12 DISTRIBUTION LLC	ANDROVER R PANIAGUA	25 BURROWS ST FLOOR 3	PROVIDENCE	RI	02907	401-465-8074
SARSHA M GIBBONS DISTRIBUTION LLC.	SARSHA M. GIBBONS	32 CAPITOL STREET	JOHNSTON	RI	02919	401-480-1066
SARTINI	EUGENE	17 GAOURY DRIVE	CUMBERLAND	RI	02864	401-658-4812
SULLIVAN	CHRISTOPHER	998 PLAINFIELD PIKE	COVENTRY	RI	02827	401-688-1492
VALENTI, JR.	DOMENIC	37 DRENTWOOD DR.	JOHNSTON	RI	02919	401-331-4984
VENROJ DISTRIBUTOR LLC	CATHERINE ROJAS	15 HALTON STREET	PROVIDENCE	RI	02907	401-433-8851
VENTURA DISTRIBUTOR INC.	MARLYS VENTURA	15 HALTON ST	PROVIDENCE	RI	02907	401-286-6680
XANTHAKIS	ALEX J.	67 WEEKS STREET	N SMITHFIELD	RI	02896	401-762-5061
AZZ DISTRIBUTION, LLC	AARON ZEIGLER	1208 LOCHWOOD LANE	CONWAY	SC	29526	843-340-4006
ABC BREAD LLC	ASHLJN CHAMPION	111 MATHEW COURT	MOORE	SC	29369	864-541-2769
AGGRESSIVE DISTRIBUTION SERVICES LLC	JIMMY F. SMITH, JR.	1801 HIGHWAY 311	CROSS	SC	29436	843-753-2948
ALVIN JONES, SR., INC.	ALVIN JONES, SR.	246 HIGHPOINTE DR	BEECH ISLAND	SC	29842	706-533-3994
AVID DISTRIBUTION INC.	JOHN PEDERSEN	1121 PICKNEY ROAD	PAULINE	SC	29374	864-909-4454
BAKERY SWEET CORPORATION	ADRIANA MIRANDA	400 WILLIAM HILTON PKWY, APT #9	HILTON HEAD	SC	29926	843-707-3958
BEATTY BREAD DISTRIBUTORS, LLC	PATRICIA BEATTY	230 CEDAR LANE	LEESVILLE	SC	29070	803-261-6818
BEN & SON, INC.	BRIAN BENJAMIN	204 MONTADALE DRIVE	COLUMBIA	SC	29209	803-518-8895
BENJAMIN LEE LLC	BENJAMIN LEE	148 ROLLING HILLS ROAD	AIKEN	SC	29803	803-439-9048
BILYEU LLC	SEAN BILYEU	24 DURBIN MEADOWS RD	FOUNTAIN INN	SC	29644	864-483-5416
BJACKSON LLC	BELGIN J. JACKSON, SR.	230 ALMOND DRIVE	GRANITEVILLE	SC	29829	706-833-5920
BLACKWELL DISTRIBUTION LLC	SAMUEL BLACKWELL	550 SEAYS CREST DR.	INMAN	SC	29349	864-431-7370
BLESSINGS DISTRIBUTIONS INC.	MARLON HERNANDEZ TEJADA	403 SELLWOOD CIRCLE	SIMPSONVILLE	SC	29680	828-301-7483
BLUND, LLC	BRIAN PATRICK LUND	202 LAWSON RD	DARLINGTON	SC	29532	

BOBS BREAD LLC	ROBERT K MARCINIAK	676 SUDLOW LAKE RD	NORTH AUGUSTA	SC	29841	803-474-2775
BOLES ENTERPRISES, LLC	JAMES CRAIG BOLES	305 ROSECREST ROAD	SPARTANBURG	SC	29303	864-599-1913
BRAD TIPTON LLC	BRADFORD D TIPTON	203 STONEBROOK DR	MYRTLE BEACH	SC	29588	843-798-3624
BRADLEY STRAIN LLC	BRADLEY STRAIN	403 LANCASTER ST	SIMPSONVILLE	SC	29680	864-525-0139
BREAD AND CAKE DISTRIBUTORS OF SC LLC	TROY A. CALDWELL	2243 HILLCREST AVE APT. 6E	ORANGEBURG	SC	29118	803-521-8725
BREAD INC.	RICHARD BEATTY	230 CEDAR LANE	LEESVILLE	SC	29070	803-269-2831
BREAD KING LLC	ERIC SMITH	268 HILLSBOROUGH DR	CONWAY	SC	29526	518-461-1537
BREAD WINNERS DISTRIBUTION LLC	AARON DOMINGUE	517 GOLDMAN STREET	NORTH AUGUSTA	SC	29841	803-215-6996
BREADEX, LLC	BRANDON PEDDICORD	239 DURNESS DRIVE	SIMPSONVILLE	SC	29681	864-905-1851
BRENT JOHNSTON DISTRIBUTION COMPANY, LLC	BRENT DAVID JOHNSTON	2344 ETIWAN AVE	CHARLESTON	SC	29414	843-327-0582
BRIAN MARTIN SALES LLC	BRIAN MARTIN	1385 BUCK CREEK RD	CHESNEE	SC	29323	864-809-5041
BURNETT DISTRIBUTING INC.	STEPHEN BURNETT	1602 RIDDLE ROAD	PAULINE	SC	29374	864-494-6854
C & A BREAD DISTRIBUTION, INC.	COURTNEY L. TRULL	312 COLUMBUS AVENUE	NORTH AUGUSTA	SC	29841	803-306-4348
C & E INDEPENDENT DISTRIBUTORS LLC	CHARLES (FREDRICK) SCHWERDTFEGER	211 LANCASTER DRIVE	WILLIAMSTON	SC	29697	864-940-1542
C&N DISTRIBUTION INC	COLBY HIOTT	200 WOODBERRY ROAD LOT 137	WEST COLUMBIA	SC	29170	803-807-1859
CAPELL ENTERPRISES, LLC	BRADFORD CAPELL	2557 HIGHLINE STREET	HARTSVILLE	SC	29550	
CBB DISTRIBUTORS, LLC	CHARLES B. BRYANT	1900 BELMONT DR	COLUMBIA	SC	29206	803-497-6472
CES DISTRIBUTORS, LLC	CHARLES (ERIC) SCHWERDTFEGER	5 TRAYBON CT	GREENVILLE	SC	29611	864-518-0485
CF DELIVERY SERVICES, INC.	CRAIG M. FOWLER	210 CLEAR SPRINGS RD	SIMPSONVILLE	SC	29681	864-346-7710
CHADROX INC	JEFFREY A. CHADWICK	109 HOMEPLACE DRIVE	PENDELTON	SC	29670	727-218-8485
CHAZ MURRAY DISTRIBUTION CORP INC.	CHARLES T. MURRAY	307 GRAY FOX LANE	GOOSE CREEK	SC	29445	843-532-8382
CHITTIN LLC	CHIT TIN	1888 BAIRD'S COVE	CHARLESTON	SC	29414	503-317-9451
COBB DISTRIBUTING, LLC	DAVID COBB	12 BEASON FARM LANE	SIMPSONVILLE	SC	29681	864-284-9811
COROMOTO INC.	GERARDO A. YANEZ GUERRA	213 SUTTON WAY	IRMO	SC	29063	803-915-6140
CORRECAMINOS CORP.	CHRISTINA FLORES	2041 HWY 41 SOUTH	LAKE VIEW	SC	29563	586-212-2708
CREWS DISTRIBUTORS LLC	TIMOTHY MARK CREWS	1334 WILD GOOSE TRAIL	SUMMERVILLE	SC	29483	843-200-7554
CRISMAN DISTRIBUTING LLC	SHAWN CRISMAN	3424 MINERAL SPRINGS ROAD	LEXINGTON	SC	29073	803-413-1105
D&G PRESTIGE IMPROVEMENT, INC.	DENIEL SANTIAGO TEJADA	7 MCDUFFO COURT	GREENVILLE	SC	29611	864-401-9272
DALLAS HERRING DISTRIBUTION COMPANY LLC	DALLAS F. HERRING JR.	860 GORDONIA DRIVE	SUMTER	SC	29150	803-840-2369
DEL VALLE DISTRIBUTION CORP.	YUGLEIDI J. DAGRELA RODRIGUES	213 SUTTON WAY	IRMO	SC	29063	803-915-6141
DELAH LLC	JOHNNY HAROLD BOLDEN, JR.	178 TIMBERLEAF DRIVE	DUNCAN	SC	29334	864-237-4144
DELLEO DISTRIBUTION LLC	DELLEO HAMPTON BRAILSFORD	1346 KINGSTON ROAD	COLUMBIA	SC	29204	803-463-3899
DOUGH DREAMERS, INC.	NICHOLAS OWENS	1234 FREDERICKSBURG- DRIVE SOUTH	LUGOFF	SC	29078	803-427-6568
DOUGHBOY DISTRIBUTORS LLC	STEPHEN B GANTT	284 WATER TANK RD	PELION	SC	29123	803-894-9832
DRD DISTRIBUTION, INC.	DUSTIN DOUGHTY	5 CHURCH STREET	MAYESVILLE	SC	29104	843-618-8317
DUNCAN DOUGHMAN INC.	KENNETH DUNCAN	5202 HIGHWAY 86	EASLEY	SC	29642	479-283-2484
DYNAMIC DISTRIBUTION DELIVERY LLC	DAVID ALLEN SMITH	108 BOYER RD	HOLLY HILL	SC	29059	803-971-0794
EC BEST, LLC	EDWIN BEST, JR.	100 BERWICK COURT	COLUMBIA	SC	29212	803-528-0169
EDWARD AND SONS LLC	MICHAEL MATHIS	354 LICKVILLE ROAD	BELTON	SC	29627	684-354-7712
EIV INC	BENJAMIN POOLE	106 PLEASANT DRIVE	SENECA	SC	29678	864-280-2901
EMORY BROWN INCORPORATED	JONATHAN BROWN	586 FUZZY DRIVE	GEORGETOWN	SC	29440	704-591-5954
EPRINGLET DISTRIBUTION L.L.C.	ELWOOD P THOMPSON	220 SOUTH PINE APT H	SUMMERVILLE	SC	29483	843-557-7081
FLYINGTAXES LLC	VICTOR CACHO	407 MCKENDREE LANE	MYRTLE BEACH	SC	29579	843-796-9403
FORBESBREAD, INC.	DANIEL FORBES	102 LAUREL DRIVE	GRANITVILLE	SC	29829	803-215-8683
FORCE COMPANY LLC	RALPH FORCE JR	100 WEST WHITTNER ST UNIT 107	ANDERSON	SC	29624	864-276-1713
FOX'S DISTRIBUTING LLC	ROBERT PERRY FOX, JR.	128 VIRGINIA PINE LANE	LEXINGTON	SC	29073	803-920-1386
FRINK DISTRIBUTION "LLC"	JAMES KENNETH FRINK	326 HOLLINS RD	BLYTHEWOOD	SC	29016	803-767-6353
G. MARTINEZ DISTRIBUTION INC.	GORGE MARTINEZ	5014 WHITEFIELD CT	SUMMERVILLE	SC	29485	843-277-7564
GEORGE THOMAS DISTRIBUTION INC.	GEORGE K. THOMAS	2707 SAVANNAH GROVE ROAD	EFFINGHAM	SC	29541	843-624-7331
GERA DISTRIBUTOR INC.	GERARDO RUIZ	2110 BOUNKNIGHT ST	NEWBERRY	SC	29108	864-441-4164
GIGI DISTRIBUTORS, LLC	KENNETH GERLIPP	640 EAST MAIN ST	ROCK HILL	SC	29730	803-804-1763
GLAZE CAPITAL LLC	WALTER GUTIERREZ	P.O. BOX 2875	IRMO	SC	29063	845-598-9501
GOT 2 GO DISTRIBUTION LLC	CHARLES BLANTON	185 OTTS SHOALS ROAD	ROEBUCK	SC	29376	864-680-3616
GUNN DISTRIBUTIONS INC.	PATRICK GUNN	149 BUCHANAN CIR	GOOSE CREEK	SC	29445	843-270-2608
HADDOCK DISTRIBUTION, INC.	MAURICE HADDOCK -	1317 WOOD SORREL DR	MONCKS CORNER	SC	29461	843-814-8021
HAMMONDS ROUTE LLC	DEMOND HAMMONDS	309 VALLHALA LANE	SIMPSONVILLE	SC	29681	864-376-3709
HICKORY FALLS LLC	BILLY CARTER	PO BOX 499	STARR	SC	29684	706-540-8059
HIOTT DISTRIBUTIONS, LLC	RENEE HIOTT	411 NORTHCUTT ROAD	PELION	SC	29123	803-807-6765
J & J DISTRIBUTION LLC	JEFFERY CALVIN JONES	1312 E HOME AVE	HARTSVILLE	SC	29550	843-861-1545
J.D. GOODWIN DISTRIBUTING, LLC	KELSEY DALTON GOODWIN	708 KITTI WAKE DRIVE	WEST COLUMBIA	SC	29170	803-665-4590
JM AGUIRRE DISTRIBUTION, INC.	JOSE AGUIRRE MEJIA	4835 HAWKINS DR	LADSON	SC	29456	843-303-4701
JMS DISTRIBUTING, LLC	JASON MICHAEL SIMMONS	9801 LONG CYPRESS LANE	LADSON	SC	29456	843-471-6623
JOE HOLLEY LLC	JOSEPH THOMAS HOLLEY	4312 ROSEA LN	MYRTLE BEACH	SC	29588	843-251-2314
JONATHAN ALEXANDER CORPORATION	JONATHAN M. ALEXANDER	3813 APPALOOSA RIDGE	RICHBURG	SC	29729	803-230-1206
JOSEPH TRIPPEDO DISTRIBUTING, LLC	JOSEPH TRIPPEDO	864 IVY TRAIL WAY	FORT MILL	SC	29715	845-234-5515
JWIAN, INC	JONATHAN S. WIAN	2012 CLARION DRIVE	INDIAN LAND	SC	29707	980-721-3112
K&O BREAD DISTRIBUTION LIMITED LIABILITY	DARIAN JOHNSON	2715 BUSH AVENUE	N. CHARLESTON	SC	29405	843-224-1141
KENNETH BROMELL LLC	KENNETH BROMELL	367 ASHBURTON LN	WEST COLUMBIA	SC	29170	786-287-5426
KEY DISTRIBUTION, LLC	RONNIE E. KEY, JR.	1209 TOY LANE	DARLINGTON	SC	29532	843-245-8582
KINSEY DISTRIBUTION INC	DAVID KINSEY	1245 DOBY STREET	SUMTER	SC	29150	803-406-5676
KIRK AKERS LLC	KIRK AKERS	4312 ROSEA LANE LOT B	MYRTLE BEACH	SC	29588	704-650-8348
KNOX DISTRIBUTION INC	KENT DOW KNOX	3114 PLOW GROUND RD	JOHN'S ISLAND	SC	29455	843-795-4449
L. A. LYTCH DIST. INC.	LARRY LYTCH	1410 MAPLE TREE DR	DILLON	SC	29536	843-439-2997
L. L. WALKER JR. LLC	LONNIE LEE WALKER, JR.	211 MEGILL DR	PELION	SC	29123	803-767-1575
LA'S BREAD, LLC	JENNIFER LUCI ANNE TESSNER	1640 S. MCELHANEY RD	GREER	SC	29651	864-381-4317
LATASHA LEE LLC	LATASHA LEE	148 ROLLING HILLS RD	AIKEN	SC	29803	803-439-1316
LEVAR NELSON DISTRIBUTORS LLC	LEVAR KELLY NELSON	6115 NORTH OKATIE HIGHWAY	RIDGELAND	SC	29936	843-305-9280
LOREDO DISTRIBUTION INC.	JASMINE LOREDO	3547 REAVIS LANE	MYRTLE BEACH	SC	29579	843-238-7858
LOW COUNTRY DIST. INC.	CAROLYN ELISE O'HARA	93 KINGS MILL COURT	CHARLESTON	SC	29414	843-906-6910
M EVANS DISTRIBUTION LLC	MICHAEL EVANS	1152 BLACK RUSH CRCL	MOUNT PLEASANT	SC	29466	843-813-4416
M. PEREZ DISTRIBUTION, INC.	MANUEL AMEZQUITA-PEREZ	427 BIRON DRIVE	GOOSE CREEK	SC	29445	843-252-1524
MANNA HARVEST ENTERPRISE LLC	WILLIAMSON AMEDEE	1076 PORTRAIT HILL DRIVE	CHAPIN	SC	29036	803-315-9979
MANY DISTRIBUTION INC.	MANUEL MURILLO RODRIGUEZ	662 KIRKSEY DR W	GREENWOOD	SC	29646	864-305-8377
MATT FOWLER DISTRIBUTION INC.	JONATHAN M. FOWLER	5390 BEAR BLUFF DR	CONWAY	SC	29526	843-222-2304
MCCLUNEY DISTRIBUTING COMPANY	BRIAN W. MCCLUNEY	2626 N. ROCKY RIVER ROAD	LANCASTER	SC	29720	980-328-9718
MCCEE'S DISTRIBUTION LLC	COREY MCCEE	1515 AQUABELLE LANE #6202	CHARLESTON	SC	29414	240-362-5237
MICHAEL BARR DISTRIBUTION INC	MICHAEL BARR, JR.	3322 SNEED ROAD APT. C	FLORENCE	SC	29501	843-601-9736
MICHAEL LAWRIMORE DISTRIBUTION COMPANY,	WOODROW LAWRIMORE	7257 LAWRIMORE LN	CONWAY	SC	29527	843-333-1640
MICHELLE'S BREAD LLC	MICHELLE L. DEAL	P.O. BOX 861	AIKEN	SC	29802	803-770-7458
MIKE P LLC	MICHAEL A. PARTRIDGE	195 NORTH CREEK DR APT 1202	SUMMERVILLE	SC	29486	843-708-0344
MIRANDA SONS CORPORATION	JUAN L. MIRANDA VILLAGOMEZ	30 CENTRAL AVENUE	HARDEVILLE	SC	29927	843-288-1301
MJS DISTRIBUTOR LLC	MARIO J. SANTANA SORIANO	214 PHEASANT RUN DR	N CHARLESTON	SC	29420	843-718-6272
MOBLEY AND SONS DISTRIBUTORS LLC	JARVIS MOBLEY	676 CRUDDEN ROAD	TEGA CAY	SC	29708	980-819-1005
MONNIE DISTRIBUTION L.L.C.	MONDORA L. TILLER	121 CRESTLAND DRIVE	COLUMBIA	SC	29210	803-201-9104
MORE DISTRIBUTING, LLC.	ROBERT R MORE JR	715 HIBISCUS COURT	LYMAN	SC	29365	864-877-3306
MP DISTRIBUTOR, LLC	MICHAEL POORE	124 BEAVER CREEK DR	CHESNEE	SC	29323	864-680-4668

MRS. FOX DISTRIBUTING LLC	LAUREN FOX	128 VIRGINIA PINE LANE	LEXINGTON	SC	29073	803-873-0086
MY THREE BOYS LLC	MARK NALESNIK	402 LONG SPUR CT	DUNCAN	SC	29334	864-395-9037
MYN, INC.	OVIDIO V. CHAVEZ	404 OLD 96 INDIAN TRAIL	BATESBURG	SC	29006	803-381-6179
MIZ2 LLC	ALLEN SAJDAK	9500 BALD CYPRESS CT	MYRTLE BEACH	SC	29579	914-582-6549
NANDR DISTRIBUTION INC.	JOSEPH BRUNO	213 MILLSTONE ROAD APT. D	FLORENCE	SC	29505	410-419-6946
O & A ENTERPRISE, LLC	ORLANDO JAMES	3577 MAIDEN DOWN RD.	MARION	SC	29571	843-289-1447
ORDONES DISTRIBUTIONS, INC.	EFRAIN ORDONES	16 DERWOOD CIR	GREENVILLE	SC	29617	973-650-4726
OSA DISTRIBUTION, INC.	ORLANDO A. SIBAJA ALPIZAR	2307 OLD EASLEY BRIDGE ROAD	GREENVILLE	SC	29611	908-397-9710
PAGE DMC LLC	WILLIE PAGE	4244 THREE BRIDGE RD	MULLINS	SC	29574	843-430-3237
PETER'S NETWORKS, LLC	SCOTT BUNCH	15 SHADOWROCK CT.	SIMPSONVILLE	SC	29681	864-580-9571
PRESTIGE DISTRIBUTION CORPORATION	BRYAN SUMPTER	148 KIDNEYWOOD WAY	HEMINGWAY	SC	29554	843-446-0333
QUINTANA DISTRIBUTION INC.	DAVID QUINTANA MARTINEZ	P.O. BOX 170155	SPARTANBURG	SC	29301	828-407-8011
R & D DISTRIBUTORS LLC	RICKY BURDETTE	5704 MIDWAY ROAD	WILLIAMSTON	SC	29697	864-506-4741
R&E WHOLESALERS INC.	REINA D. RODRIGUEZ	3547 REAVIS LN	MYRTLE BEACH	SC	29579	843-473-1232
R. C. BENNY DISTRIBUTION INC.	RICHARD COUCHENOUR	799 HERRONS FERRY ROAD	ROCK HILL	SC	29730	980-722-0561
R.C DISTRIBUTION INC.	ROSA CARDONA	8428 W. BLUEGRASS DRIVE	NRTH CHARLESTON	SC	29420	864-532-9870
RAMIREZ DISTRIBUTING LLC	PETER LUIS RAMIREZ	1027 MARGARET DRIVE	LADSON	SC	29456	843-708-1470
RBMD, LLC	THOMAS RYAN MCNEIL	195 PINE FOREST DRIVE	CONWAY	SC	29526	843-450-6727
REGGIE'S BREAD COMPANY LLC	REGGIE FEASTER	827 PEDEN BRIDGE ROAD	CHESTER	SC	29706	803-601-9577
REMS DISTRIBUTORS INC.	GLENN ANTIGNANO	191 HERITAGE PARKWAY	BLUFFTON	SC	29910	843-368-5386
RLLYNCH DISTRIBUTOR LLC	RICKY LYNCH	1507 HWY #414	TRAVELERS REST	SC	29690	864-834-0479
RM DISTRIBUTION LLC	RAY MATHENEY	9 GREEN MEADOW CT	MARIETTA	SC	29661	864-238-2738
ROGERS DISTRIBUTING, INC.	RODNEY ROGERS	120 EMBASSY DRIVE APT. #206	FORT MILL	SC	29715	704-425-8856
ROY ELWOOD BREAD LLC	ROY FORBES	102 LAUREL DRIVE	GRANITVILLE	SC	29829	803-443-8777
RSB LLC	ROBERT S. BOALS	1252 BERRY CREEK DR APT. 102	MT. PLEASANT	SC	29466	843-709-8135
S.J. DISTRIBUTING, L.L.C.	STEVEN A JOHNSTON	100 VIKING DRIVE	GREER	SC	29651	864-320-6976
SCG DISTRIBUTION LLC	STEPHEN GOINGS	321 SALTERS CT	CHESNEE	SC	29323	864-978-6467
SCHINCK LLC	JOSEPH SCHINCK	818 N MORNINGWOOD LN	DUNCAN	SC	29334	864-506-0605
SCIRE	ADAM V.	81 HEATHROW AVE	BLUFFTON	SC	29910	704-402-0802
SHANNON FORBES LLC	SHANNON N. FORBES	102 LAUREL DRIVE	GRANITVILLE	SC	29829	803-221-3344
SHORTSTOP DELIVERIES INCORPORATED	THERESA LAMONTAGNE	186 QUAIL HAVEN DR	EASLEY	SC	29642	864-508-1947
SLICE OF TOAST INCORPORATED	SANTOS SERRANO	116 ANNATTO WAY	TEGA CAY	SC	29708	862-258-5408
SOLOMON GREEN DISTRIBUTING, LLC	SOLOMON T GREEN	350 SUMMERS DR	SUMMERVILLE	SC	29485	843-323-8838
STEPCHUK LLC	RUSLAN STEPCHUK	402 N MAIN ST APT 506	ANDERSON	SC	29624	864-634-5803
STEPHEN JONES DIST. LLC	STEPHEN P JONES	447 WHISPERING BREEZE LANE	SUMMERVILLE	SC	29486	843-371-7450
STEVEN BRUNO, INC	STEVEN M. BRUNO	4056 MILAN ROAD	FLORENCE	SC	29506	407-415-8894
STEVENSON DISTRIBUTING LLC	JOHN STEVENSON	700 WILL GLENN RD.	STARR	SC	29684	864-844-1312
TASTY SWEETS CENTER, INC.	CARLA LOPEZ RUIZ	564 GRAPEVINE STREET	MYRTLE BEACH	SC	29579	843-446-6053
THE GARROW'S INC.	STEVEN M. GARROW	222 SEA TURTLE DR.	MYRTLE BEACH	SC	29588	443-766-9972
THE GENERAL'S DISTRIBUTION CO.	ANDREY FLEYSHMAN	5064 CROFTON DRIVE	FORT MILL	SC	29715	704-502-4172
TOO MUCH FUN INC.	WESLEY STONE	106 CAMELOT DRIVE	BELTON	SC	29627	864-414-2193
TOOT ENTERPRISE LLC	LEVON R. ANDERSON	P.O. BOX 585	ABBEVILLE	SC	29620	864-337-4072
TRACY A. ANNAS DISTRIBUTING LLC	TRACY ANNAS	110 BLACKWELL FARM RD	GAFFNEY	SC	29341	864-490-3433
TRIPLE S DISTRIBUTION INC.	ROBERT D. BURNETT	1668 RIDDLE ROAD	PAULINE	SC	29374	864-384-8998
T-ROY THE BREAD BOY INC	TROY MCCREARY	4921 BLUFFTON PKWY APT. #428	BLUFFTON	SC	29910	704-454-8814
TURNER BREAD DISTRIBUTION, INC.	JUSTEN TURNER	1708 EDGEFIELD ROAD	NORTH AUGUSTA	SC	29860	803-991-2649
TWISTED TREE DISTRIBUTING, LLC	IAN S HILL	119 PULLMAN AVENUE	SUMMERVILLE	SC	29483	843-810-1958
TYRRELL ENTERPRISES, LLC	KEVIN TYRRELL	402 KENILWORTH DR	GREENVILLE	SC	29615	864-243-1257
V. J. G. DISTRIBUTING CORPORATION	VINCENT J. GRASSIA	756 LALTON DRIVE	CONWAY	SC	29526	518-810-2562
VIRCHESS DISTRIBUTION LLC	WILBUR DAVIS	2150 BUXTON DRIVE	MYRTLE BEACH	SC	29579	843-855-0581
VMG DISTRIBUTING LLC	VINCENT M. GRASSIA	1514 SEDGEFIELD DRIVE	MURRELLS INLET	SC	29576	518-588-9484
W. AND K. DISTRIBUTION CO. LLC	WYNDALL R STRICKLAND	432 POOR FARM RD	FLORENCE	SC	29505	843-621-1373
WAI LLC	WAI PHYOE	1888 BAIRDS COVE	CHARLESTON	SC	29414	503-686-0815
WEB EXPRESS INC.	WILLIE BONILLA	747 OYSTER BLUFF DR	MYRTLE BEACH	SC	29588	843-902-6317
WERTH DISTRIBUTING LLC	KENT WERTH	6 BELTERRA DR.	SIMPSONVILLE	SC	29681	864-414-2556
WHITENER DISTRIBUTORS LLC	ROBBIE WHITENER	1060 DEER RUN COURT	SURFSIDE BEACH	SC	29575	843-750-0035
WILLIS DISTRIBUTION LLC	MICHAEL WILLIS	2049 BRAXTON CIRCLE	DARLINGTON	SC	29532	843-206-5733
WOJTUN LLC	MATIAS WOJTUN	824 DUNKLIN BRIDGE ROAD	FOUNTAIN INN	SC	29644	864-517-4464
XC PROVISIONS, LLC	JORGE GONZALEZ	212 MOSSBACK TRAIL	LEXINGTON	SC	29072	917-407-8752
Z & M DISTRIBUTION INC.	DAVID ZEGARRA	1213 CHANNEL PARK DR	HANAHAN	SC	29410	704-965-0518
ZAW LAY " LLC "	KHOUNG ZAW	1888 BAIRDS COVE	CHARLESTON	SC	29414	803-238-3758
ZPJS DISTRIBUTION COMPANY, INC.	PAUL N. LEGRADY	545 GENTLE BREEZE LN	ROCK HILL	SC	29730	803-207-2885
BC DISTRIBUTIONS LLC	JORDAN T. VER MEER	2304 S. MARY BETH AVENUE	SIOUX FALLS	SD	57106	605-321-6268
D&C DISTRIBUTIONS, INC.	DEVON WAHLERT	913 SOUTH MARDAY AVENUE	SIOUX FALLS	SD	57103	605-610-6264
DARK HORSE DISTRIBUTION, LLC	DAVID WAGNER	1014 ZIEBACH ST	RAPID CITY	SD	57703	605-791-0132
REEMTSMA ENTERPRISES INC.	CURTIS REEMTSMA	1115 N. COLE AVENUE	TEA	SD	57064	605-498-3190
AGW DISTRIBUTION INC	DERRICK W. WIDENER	39 STONE DRIVE	BRISTOL	TN	37620	276-494-6151
ALANA LOPEZ COMPANY, INC.	ALANA LOPEZ	9949 CERISE AVE	CORDOVA	TN	38016	970-987-2133
ANDERSON DISTRIBUTION INC.	MARK E. ANDERSON	629 DEEP GAP ROAD	JACKSON	TN	38301	228-669-0801
ANTHONY DISTRIBUTION, LLC	TRISTAN JAMES ANTHONY	2511 ST. MARY DRIVE	HUMBOLDT	TN	38343	731-414-8491
AUSTIN HARRIS FARMS INC.	JOHN AUSTIN HARRIS	1487 DRIPPING - SPRINGS RD	MONTEREY	TN	38574	931-267-2190
B & B DISTRIBUTION COMPANY, INC.	BRANDON RICKMAN	37 ROY CROW ROAD	NEWBERN	TN	38059	731-334-3069
B & B DISTRIBUTION SERVICES INC.	LUIS C. BARON LEAL	1226 RADMOOR LANE	CHATTANOOGA	TN	37421	423-355-7829
BANDY DISTRIBUTION COMPANY, LLC	RUTH MARTINEZ	108 SUMTER LANE	CLARKSVILLE	TN	37042	615-491-6560
BAXTER DISTRIBUTION COMPANY, INC.	WILLIAM E. BAXTER	105 DELMAR STREET	GREENFIELD	TN	38230	731-333-1094
BEDOCS DISTRIBUTION, LLC	PRESTON BEDOCS	2062 COLLEGE STREET	MILAN	TN	38358	731-487-7231
BETTER BREADS INCORPORATED	DEXTER L. MAHONE	166 WEST EDISON ST	ALCOA	TN	37701	865-804-9787
BIEN'S BREAD 'N' BUTTER LLC	SHANE BIEN	340 MULLINS ST.	KINGSPORT	TN	37665	423-921-4458
BIG DEBBIE DISTRIBUTION LLC	SHANNON MIXON	110 JACKSON ROAD	GOODLETTSVILLE	TN	37072	615-600-6146
BILL WEATHERFORD INC.	BILL WEATHERFORD	PO BOX 1224	HARRISON	TN	37341	423-326-4712
BILLY'S BREAD BASKET, LLC	KATHY SUE KEYS	76 EARHART RD	BLUFF	TN	37618	423-794-7146
BKP DISTRIBUTING LLC	BRYAN RITO	8858 MCKENZIE FARM DR.	OOTTEWAWH	TN	37363	865-209-1375
BKV BREAD LLC	BRIAN VINES	233 BISHOP RD	JOHNSON CITY	TN	37601	423-747-4690
BLESSED DISTRIBUTION INC.	DARREN E. WINDER	403 BENSON DRIVE	ATHENS	TN	37303	423-745-2386
BOBBY DOWNS DISTRIBUTION LLC	BOBBY DOWNS	4540 HICKORY BRANCH DRIVE	MEMPHIS	TN	38141	901-299-1427
BREADMAN INC	DEREK N. STEVENS	6311 GRASSY POINT COVE	BARTLETT	TN	38135	901-517-2641
BREWER DISTRIBUTORS INC.	JOSHUA BREWER	630 E. CHURCH STREET	UNION CITY	TN	38261	731-446-6002
BRYANT ADAMS INC.	BRYANT ADAMS	3807 FOUNTAIN GATE	MEMPHIS	TN	38109	901-258-6830
BUTTER MY BREAD INC	KYLE WILLIAMS	2424 OAK CIRCLE S.W.	CLEVELAND	TN	37311	615-999-3038
BUTTERCUTS, INC.	ANDREW P. MERSON	1330 BALSON DRIVE	MURFREESBORO	TN	37128	352-302-2916
CANNON DISTRIBUTING INC.	WILBURN CANNON III	345 CEDAR CIRCLE	JACKSBORO	TN	37757	865-454-6458
CHACONCRU INC.	RODNEY SMITH	10713 HIXSON PIKE	SODDY DAISY	TN	37379	423-834-5223
CHRISTOPHER YOUNG INC.	CHRISTOPHER J. YOUNG	914 HACKNEY ROAD	JOHNSON CITY	TN	37615	423-213-5390
COLVIN MERCHANDISING INC.	ISAAC COLVIN	160 OLD EVENSVILLE ROAD	EVENSVILLE	TN	37332	423-637-2081
COOPDVILLE DISTRIBUTION COMPANY, INC.	ANDERSON LEE COOPER, JR.	2202 GAYLE AVENUE	MEMPHIS	TN	38127	901-907-5949
COX DISTRIBUTION LLC	TED COX	132 DONMOND DR,	HENDERSONVILLE	TN	37075	615-573-3128

D & C DISTRIBUTING INC.	DAVID HOLLOWAY	1614 STATE HIGHWAY 11 N	SWEETWATER	TN	37874	863-581-0308
DAISY DUKE DISTRIBUTING INC	SHIRLEY G. LEDNICKY	69 SADDLEFORD DRIVE	FAYETTEVILLE	TN	37334	256-809-9212
DALE GREEN DISTRIBUTION COMPANY	EARNEST GREEN	104 TREADWAY LN	JOHNSON CITY	TN	37601	423-483-1909
DALEIGH BREAD LLC	DANIEL BRYANT	1005 WEST STIRLING COURT	HENDERSONVILLE	TN	37075	615-474-5583
DAVID WHITTED DISTRIBUTION COMPANY INC.	DAVID WHITTED	602 COUNTY RD 550	ENGLEWOOD	TN	37329	423-506-4319
DEMARIO DELECTABLES DISTRIBUTION LLC	DEMARIO GILLAND	334 EAST VIEW STREET	MEMPHIS	TN	38112	901-830-0186
DERWIN BROOKS LLC	DERWIN BROOKS	3164 BIRCHFIELD DR	MEMPHIS	TN	38127	901-358-1785
DF DISTRIBUTING, LLC	DYLAN FILINGO	4002 MONTE BELLA PL	FRANKLIN	TN	37067	615-854-3329
DICKSON DISTRIBUTION INC	LUKE DICKSON	118 SUNLITE ROAD	SHELBYVILLE	TN	37160	931-639-2964
DISTRIBUTOR JACQUELINE LLC	MARTHA ARANDA	612 FOREST PARK CT	MADISON	TN	37115	615-499-3638
DOUGH BOY CORP	TYSON DINGUS	219 HUNTER HILL - CIRCLE, APT. #5	BRISTOL	TN	37620	423-612-9541
ELLIOTT DISTRIBUTION COMPANY, INC.	JERMILLE ELLIOTT	202 WEST FRONT ST	BRADFORD	TN	38316	731-478-4936
ERICDWIGHTGRIFFIN INC.	ERIC DWIGHT GRIFFIN	7136 THRANQUIL CREEK	MEMPHIS	TN	38125	901-208-2005
ETHAN INCORPORATED	TERRY L. SMITH	8963 CARROLLWOOD LN EAST	CORDOVA	TN	38016	901-826-1348
F & S DISTRIBUTION INC.	EARNEST DALE GREEN	104 TREADWAY LANE	JOHNSON CITY	TN	37601	423-926-6121
F&J DISTRIBUTING, INC	MICHAEL I. JONES	126 DOGWOOD WAY	HARRIMAN	TN	37748	865-985-6309
FAJEP DISTRIBUTION 2 LLC	ANDRESA JAUNEL PENA NAVARRO	302 ERIN LANE	NASHVILLE	TN	37221	615-692-8048
FAJEP DISTRIBUTION LLC.	FERNANDO ESCOBAR	31 ERIN LN	NASHVILLE	TN	37221	615-638-0538
FLOYD BREAD DISTRIBUTION INC	RODERICK FLOYD	5445 CAVENDISH DRIVE	MURFREESBORO	TN	37128	615-390-6663
GGMANII INC.	GERAL MARTINEZ	5647 HOPEWELL ROAD	SPRINGFIELD	TN	37172	615-715-1306
GINA DISTRIBUTION COMPANY INC.	NARCISO CABALLERO	1447 STACEY STREET	MEMPHIS	TN	38108	901-483-9823
GOSSETT DISTRIBUTION INC.	LINDA GAYLE GOSSETT	10712 DOLLY POND RD	OOLETWAH	TN	37363	423-280-5599
GRANDELL COMPANY LLC	CHAD E. GRANDELL	65 HOLMES GAP ROAD	BRUSH CREEK	TN	38547	615-806-9113
GRAY LEIGH DISTRIBUTION CO. INC.	DANIEL L. SMITH	6601 JORDAN RUN RD	EAST RIDGE	TN	37412	423-314-7933
GRIFFIN & COMPANY, LLC	CHAD GRIFFIN	963 S. RIDGE TRL	CLARKSVILLE	TN	37043	931-801-1244
GUY'S DISTRIBUTION, LLC	ANDREW GUY	434 MAPLEGROVE DRIVE	FRANKLIN	TN	37064	615-881-0575
H & H RESOURCES LLC	JACK HILLIS	1256 WHEATLEY FOREST DR	BRENTWOOD	TN	37027	615-818-9315
HARPER'S DAILY DISTRIBUTION, LLC	CHRISTOPHER HARPER	PO BOX 331951	MURFREESBORO	TN	37133	615-294-8524
HEATHEN BREAD INC.	TIFFANY MAGEL	116 BEAVER CREEK LN	POWELL	TN	37849	850-316-0404
HOUSE'S DISTRIBUTION, INC.	MICHAEL HOUSE	111 YORK STREET	BULLS GAP	TN	37711	423-620-8856
HUGHES INDUSTRIES INC	PATRIC HUGHES	6011 SENTINEL DRIVE	SPRING HILL	TN	37174	931-374-7935
ISBELL'S DISTRIBUTION INC.	CHRISTOPHER D. ISBELL	1388 JACKSON STREET	LAWRENCEBURG	TN	38464	931-629-1329
IZZIE NIXON & WILLOW BROOK LLC	FLOYD L. FORESTER II	128 CLINCH VIEW DR	CORRYTON	TN	37721	865-307-8109
J ARMSTRONG DISTRIBUTION LLC	JONATHAN ARMSTRONG	1043 ANDERSON LANE	JOELTON	TN	37080	931-614-5309
JMR DISTRIBUTION INC	JOHN MARSHALL RIDDLE	2917 SHACKLETT ROAD	MURFREESBORO	TN	37129	615-631-2604
JOE'S SNACKS INCORPORATED	JOSE MEDINA MORA	250 OAK HILLS DRIVE	LENOIR CITY	TN	37771	865-742-3640
JOHN QUARLES INCORPORATED	JOHN H. QUARLES, III	5326 OLD MISSION RD	CHATTANOOGA	TN	37411	423-596-7971
JOHN TIMOTHY ONEAL LLC	JOHN TIMOTHY O'NEAL	223 N. MAGNOLIA AVE	WHTTWEILL	TN	37397	423-605-8099
JONES BREAD COMPANY	TYRONE WADE JONES	5036 TRESSCOTT DRIVE	KNOXVILLE	TN	37921	865-405-0557
JOSH FOX DISTRIBUTION COMPANY, INC.	JOSHUA L. FOX	307 SHIRLEY DR	LAWRENCEBURG	TN	38464	931-279-3300
JPIAZZA ENTERPRISES, LLC	JOSEPH PIAZZA	3207 VALLEY BEND RD.	MURFREESBORO	TN	37129	352-257-5925
JS DUNBAR INC	WILLIAM J. DUNBAR	290 S. GREENE STREET	GREENEVILLE	TN	37743	423-273-4776
JW COOPER INC	JORDAN COOPER	125 COPLEY CEMETARY ROAD	JAMESTOWN	TN	38556	931-267-6851
JW DISTRIBUTION INC	JAY WARRINGTON	1102 MILLER DRIVE	JONESBOROUGH	TN	37659	407-388-5300
JW FOOD SERVICES, LLC	JOHNNIE H. WOELK III	2003 KATACH COURT	SPRING HILL	TN	37174	615-522-3967
K&S TRANSPORT AND DISTRIBUTION INC.	MATTHEW S. PECK	723 GLADSTONE CIRCLE	MARYVILLE	TN	37804	425-988-4024
KARLA HARWOOD DISTRIBUTION INC	KARLA HARWOOD	8556 KENNERLY COURT	OOLETWAH	TN	37363	423-424-6193
KEN CHRISTY DISTRIBUTING LLC	KEN CHRISTY	268 BRITTON DRIVE	TALBOTT	TN	37877	231-668-2930
KINGS DELIVERY LLC	VINCENT GORDON	627 EMERALD VIEW WAY	MEMPHIS	TN	38109	901-502-6428
KMG DISTRIBUTIONS CO.	JACK HILLIS	2410 MEHARRY BOULEVARD, APT. #14	NASHVILLE	TN	37208	561-346-4195
KRH DISTRIBUTION, LLC	KEVIN HICKOK	200 S. HAMPTON PLACE APT. #6302	CLARKSVILLE	TN	37040	931-561-5958
LEVIS INC.	ADAM LEVIS	2745 LONESOME PINE TRAIL	GREENEVILLE	TN	37745	423-948-8021
LIV DISTRIBUTING LLC	MICHAEL D. WALLACE	1370 DUNBAR CAVE RD	CLARKSVILLE	TN	37043	931-257-1674
LLR INC	RACHEL A. FARRELL	6140 STEVE SCARLETT PLACE	LAVERGNE	TN	37086	615-438-7298
LOS SERRITOS LLC	MIZRAIM MELCHOR	162 COLLEGE ST	GALLATIN	TN	37066	615-594-5601
M C H DELIVERY CORPORATION	MARQUETTIA CARITA HAYES	150 HABITAT COVE	ROSSVILLE	TN	38066	901-304-4312
M3 DISTRIBUTION INC	DARRYL MILLER	5803 SANFORD ROAD	KNOXVILLE	TN	37912	931-472-7542
MATLOCK DISTRIBUTORS LLC	DAVID MATLOCK	1183 SULPHUR SPRINGS ROAD	BROWNSVILLE	TN	38012	731-780-0518
MAX DOGS DISTRIBUTION INC	BRUCE MILLER	411 ROCKHOUSE ROAD	JOHNSON CITY	TN	37601	423-737-5302
MCCOLLINS INC	BRANDON L. MCCOLLINS	7618 EASTERLY LANE	MEMPHIS	TN	38125	901-679-8461
MCKINLEY DISTRIBUTION INC.	GERALD MCKINLEY	716 KING SPRINGS RD APT. #9	JOHNSON CITY	TN	37601	423-741-1849
MEDINA DISTRIBUTION INC	WILLIAM MEDINA	6096 TALLEY CHAPEL PIKE	RUSSELLVILLE	TN	37860	865-415-9140
MEDINA INC.	SALVADOR M. MORA	205 N. E STREET	LENOIR CITY	TN	37771	865-604-3370
MEICY'S DISTRIBUTION INCORPORATED	SHANE LINSEY	7825 GOSBROOK LANE	MEMPHIS	TN	38125	901-239-7020
MELCHOR LLC	ESAU MELCHOR	446 EAST CAMP TRAIL	GALLATIN	TN	37066	615-939-5788
MILLER DISTRIBUTION INC.	ROBERT W. MILLER	167 BONITA DRIVE	MEMPHIS	TN	38109	901-233-2611
MIRELES DISTRIBUTION COMPANY INC.	MARIA CABALLERO	1447 STACEY STREET	MEMPHIS	TN	38108	901-438-9381
MLH DISTRIBUTORS INC	CHARLES ROARK	142 MYERS - SUBDIVISION DRIVE	ROGERSVILLE	TN	37857	423-754-9586
MR. MUNOZ DISTRIBUTION COMPANY, INC.	EDUARDO MUNOZ	3045 FIELDSTONE DR	ANTIOCH	TN	37013	615-517-0188
MRS MUNOZ DISTRIBUTION COMPANY INC	JESSICA MUNOZ	584 RURAL HILL ROAD	NASHVILLE	TN	37217	615-517-0188
N AND K SALES INC.	NATHANIEL HUGHES	2320 HWY 43 SOUTH	LEOMA	TN	38468	931-629-0248
NELSON DISTRIBUTORS CORPORATION	ROBERT NELSON	413 SOUTH DIVISION ST	UNION CITY	TN	38261	731-592-3178
OREGEL INDEPENDENT DISTRIBUTOR INC.	RAQUEL SANDOVAL	105 BUNGALOW CT	SMYRNA	TN	37167	615-977-4816
ORS INCORPORATED	SHAUNTI SHAW	2221 N. FOREST HILL- IRENE ROAD	CORDOVA	TN	38016	901-591-0834
OWENS DISTRIBUTION LLC	MATTHEW OWENS	345 WALNUT STREET	BEAN STATION	TN	37708	865-696-8705
PEYTON'S BREAD DISTRIBUTION, INC.	JERRY WALKER	2058 HWY 163	RICEVILLE	TN	37370	423-544-6391
QUIROZ DISTRIBUTORS INC.	JOSE QUIROZ	2445 EDENCREST DR	ANTIOCH	TN	37103	615-504-4754
R & M DISTRIBUTION LLC	RICHARD PIERCE, JR.	144 CARSON SPRINGS ROAD	NEWPORT	TN	37821	423-237-8991
R JOHNSON LOGISTICS INC	ROGER JOHNSON	1029 CREEKVIEW DRIVE	COLUMBIA	TN	38401	615-707-3121
RASHAD THREADGILL LLC	RASHAD THREADGILL	6140 STEVE SCARLETT PLACE	LAVERGNE	TN	37086	615-710-8817
RESTORATION DISTRIBUTION INC	BARRY SEABOLT	6609 BOOHER ROAD	CORRYTON	TN	37721	865-279-4292
S&S BREAD DISTRIBUTION INC.	TERESA SOLIS	360 INDIAN PARK DR	MURFREESBORO	TN	37128	909-973-6969
SELECT BRANDS SNACKS DISTRIBUTION, INC.	ISRAEL MORA GONZALEZ	435 ABBOTT ROAD	LENOIR CITY	TN	37771	865-227-6722
SELF DISTRIBUTING LLC	JEREMY SELF	1267 BROOKFIELD DR	MORRISTOWN	TN	37814	423-736-2993
SOLLYS BREAD INC	JOSHUA R. SOLLENBERGER	1767 DERBY DOWNS DR	FRIENDSVILLE	TN	37737	941-238-7519
SPECTRUM RENOVATIONS INC.	AVI ELFERSY	306 SANDHILL ROAD	LA VERGNE	TN	37086	615-834-4906
STOUT DISTRIBUTION INC.	ROBERT LEE STOUT, JR.	1223 TIMBER LANE	KINGSTON	TN	37763	503-798-5437
SWEENEY'S SWEETS VENDING COMPANY INC.	ALLEN GRANDELL	2447 AFRICA ROAD	LEBANON	TN	37087	248-943-7704
T&J DISTRIBUTING CORPORATION	JENNIFER HOSS	2533 BAY STREET	BRISTOL	TN	37620	423-967-9706
TEAM WHITLEY, LLC	WILLIAM D. WHITLEY	4540 DEVAN WOODS - COVE	ARLINGTON	TN	38002	901-870-3439
TENNKO LLC	DONGIN YUN	3912 HENDRICKS HILL DRIVE	SMYRNA	TN	37167	615-400-0719
THE BIGGEST LLC	DOMINGO LOPEZ ORTEGANO	552 SUNFLOWER DR	SMYRNA	TN	37167	385-881-7479
TIFFANY'S BREAD AND BAKERY INC	TIFFANY POGUE	1616 WASHINGTON ST W	FAYETTEVILLE	TN	37334	931-675-8445
TLT DISTRIBUTION COMPANY, INC.	TRACY TIPTON	171 MCCRACKEN DRIVE	GRAY	TN	37615	423-741-0760
VELMART FOOD DISTRIBUTION COMPANY, LLC	NATHAN VELASQUEZ MARTINEZ	425 TRISTAN WAY	SPRING HILL	TN	37174	682-240-7533
WAL-CAB, INC.	WAYON HARDEE, JR.	300 CYNDICA DRIVE	CHATTANOOGA	TN	37421	423-785-6920

WALLACE DISTRIBUTION LLC	LYNNORD WALLACE, JR.	340 GRANVILLE AVE	MEMPHIS	TN	38109	901-488-9831
WCEA VENDING INC	DALE H. PHILLIPS	171 COUNTRY WAY ROAD	VONORE	TN	37885	813-363-3732
WESLEY-WHITE DISTRIBUTION CORP.	TONY M. WESLEY	661 ROCKY BROOK DR	CORDOVA	TN	38018	901-304-1751
WHITEHEAD DIST. INC.	STANLEY WHITEHEAD	2563 CHISHOLM RD	IRON CITY	TN	38463	931-724-5700
WOMBLE DISTRIBUTION COMPANY, INC.	DOUGLAS WOMBLE	1506 ROBERTS AVENUE	HIXSON	TN	37343	423-682-2702
WPIAZZA ENTERPRISES, LLC	WHITNEY PIAZZA	3207 VALLEY BEND RD.	MURFREESBORO	TN	37129	352-257-5925
ZTRANSPORT LLC	CRAIG FRALEY	1124 SALISBURY DRIVE	COLUMBIA	TN	38401	585-509-1548
3 H BAKING INC	PATRICIA HERNANDEZ	1008 PALMER LANE	DESOTO	TX	75115	214-677-8409
3 V DISTRIBUTION INC.	DEREK VERNON	2779 RICE AVE	SAN ANGELO	TX	79604	325-763-8012
4 AS DISTRIBUTING INC	ALFREDO CHAPARRO	11124 ELEANOR COLDWELL	EL PASO	TX	79917	915-999-4137
4 BAKERS + 1 DELIVERY SERVICE LLC	CARL BAKER	18860 IRIS LANE	PORTER	TX	77365	936-697-3725
784 INC.	LARRY WARREN	3805 KIPPERS CT	ARLINGTON	TX	76016	214-704-9375
7X70 GIVEN, LLC	NORMAN MORRISON	2126 MARSALIS	ABILENE	TX	79603	325-280-1255
A & E DISTRIBUTION COMPANY INC.	ALEJANDRO ARZOLA	1637 N FOSTORIA RD	CLEVELAND	TX	77328	281-222-0875
A & M SWEET CAKES CORP	ADRIAN ALBERTO ROJAS MORALES	9009 GREAT HILLS - TRAIL, APT. #1911	AUSTIN	TX	78759	361-429-1354
A&A BAKERY DELIVERY INC.	RAFAEL RUIZ	1104 HOSPITAL BOULEVARD	FLORESVILLE	TX	78114	210-739-9344
A&S BREAD INC	MISAEEL FLORES HERNANDEZ	6051 KARY LYNN DRIVE N.	WATAUGA	TX	76148	626-923-0196
A. GONZALEZ DISTRIBUTION INC.	ABEL GONZALEZ	2035 EDD ROAD	DALLAS	TX	75253	469-664-6668
A. LEAL DISTRIBUTION INC	GABRIEL LEAL	1011 E. ASH	LAREDO	TX	78040	956-763-1470
A.G. - DIST. INC.	ARMANDO GARZA	2306 SAGE DR.	WESLACO	TX	78596	956-432-1984
A.J. GARCIA DISTRIBUTION COMPANY, INC.	ALBERTO GARCIA	7659 MCHENRY ST	HOUSTON	TX	77087	713-702-0786
A.T.X. BREAD DISTRIBUTION INC.	JIMMY EVERETT, SR.	383 WAUGH WAY	BASTROP	TX	78602	512-229-5938
AAECN DISTRIBUTION, LLC	AMANDA LOUNDER	509 BRAND LN #12	STAFFORD	TX	77477	281-948-4843
AAER DISTRIBUTING, INC.	TIMOTHY AASER	3428 HICKORY LN	DEER PARK	TX	77536	832-429-3785
ABEL REYES INC.	ABEL REYES	9215 GOLDEN SUNSHINE DRIVE	HOUSTON	TX	77064	281-871-8267
ABOVE & BEYOND BREAD SERVICE LLC	DAVID NOWLIN	130 MAPLE CIRCLE	NEVADA	TX	75173	214-471-3173
ADRIAN ANDRADE DISTRIBUTION COMPANY, INC	ADRIAN H ANDRADE	12918 ARDEN RIDGE LN	HOUSTON	TX	77014	713-298-4434
ADRIANS DISTRIBUTING INC	ADRIAN GUAJARDO	1778 GAMBLE QUAIL DR	EL PASO	TX	79936	915-613-8142
AG BUSINESS DISTRIBUTION LLC	JUANA MORALES	9935 ALGIERS ROAD	HOUSTON	TX	77041	713-517-7286
AGC BREAD DELIVERY INC	ARMANDO GUERRA III	15118 SOUTH DRIVE	CHANNELVIEW	TX	77530	281-635-2020
AGUERIAN GOODS LLC	WILSON AGUERO	8905 COMER DRIVE	DALLAS	TX	75217	469-583-1340
AGUERO	RAFAEL	7038 PETTY LE	DALLAS	TX	75217	
AGUILAR DAMA INC.	GLADIS AGUILAR	1840 MOONBEAM LANE	CARROLLTON	TX	75006	214-927-6979
AIABAL LLC	ELISEO ZAMORA	913 MIDDLE COVE DRIVE	PLANO	TX	75023	972-422-6289
AJ MATA LLC	AARON G MATA	2006 87TH STREET	LUBBOCK	TX	79423	806-543-3261
AJC BREAD DISTRIBUTION INC.	CHRISTOPER J. JOHNSON	408 SHAVANO STREET	DESOTO	TX	75115	817-366-1910
AJDM22 INC.	SAMUEL SOTELLO	6803 BLUE LAKE DR	SAN ANTONIO	TX	78244	210-721-3381
AKVIR INC.	ANA K. VIRGEN	13902 VAQUERO ROCK DRIVE	EL PASO	TX	79938	915-408-7773
ALARCON DISTRIBUTION CORPORATION	JOSE E. CARRILLO HERNANDEZ	1230 BLACKBERRY HOLLOW DRIVE	HOUSTON	TX	77073	713-340-6419
ALCAIDE	DANIEL	8614 THOMPSON RD	HIGHLANDS	TX	77562	281-426-6189
ALDANA EMPIRE DIST. INC	MAYNOR ALDANA	3428 REPLAY LANE	OAK POINT	TX	75068	214-548-2917
ALEX M GARCIA DISTRIBUTION COMPANY, INC.	ALEJO GARCIA	1003 VARDS LANE	SWEETWATER	TX	79556	325-338-5675
ALEXIS HILARIO	ALEXIS HILARIO	5714 W. GULF BANK, APT. #177	HOUSTON	TX	77088	832-903-6572
ALOTT OF BREAD INCORPORATED	KEISHON LOTT	7406 WACO AVE APT. A	LUBBOCK	TX	79423	806-928-9644
AL'S DISTRIBUTIONS, INC.	ALFRED DE HOYOS, JR.	10950 BIERING LANE APT 4106	SAN ANTONIO	TX	78249	210-889-4348
ALSA INC.	CELINA BOLAINEZ	9739 GULFSTREAM DR	CONROE	TX	77303	936-525-0148
ALVARO JR. INC.	ALVARO BUENROSTRO	905 REDBUD DRIVE	ALLEN	TX	75002	469-450-8336
ALVARO'S DISTRIBUTION INC	ALVARO MARTINEZ	10428 RANCHO VIEJO WAY	CROWLEY	TX	76036	817-897-6449
AM BREAD DELIVERIES INC.	AUGUSTINE MORENO, JR.	2453 LOYCE DRIVE	MESQUITE	TX	75149	214-215-0501
AMAYA REYES CORPORATION	PEDRO AMAYA	725 CIRCLE COVE DR	ALLEN	TX	75002	469-377-0728
AMBER DIST. INC.	ANDY B. CORDOVA	2101 REYNOLDS ST	LAREDO	TX	78043	956-523-9788
AMEZQUITA'S CORPORATION	JESUS AMEZQUITA	12654 COULSON ST	HOUSTON	TX	77015	832-289-8190
ANDRE WHITE DISTRIBUTION INCORPORATED	ANDRE LENOTHUS WHITE	2003 PLACE REBECCA LANE, UNIT E-3	HOUSTON	TX	77090	832-665-8371
ANGUIANO DISTRIBUTION LLC	EDWARD ANGUIANO	PO BOX 726	JUNCTION	TX	76849	830-459-7728
AP DISTRIBUTING INC.	ADRIANA PRIETO	507 N. FORT WORTH STREET	MIDLAND	TX	79701	432-934-8465
AQUEMINI S INC	JOHN A. MENDOZA	7447 SPRING MEADOW	SAN ANTONIO	TX	78227	210-480-5450
ARAIZA DISTRIBUTION INC	PAOLA ITZEL ARAIZA	14402 SUMMER GARDEN DRIVE	HOUSTON	TX	77083	832-567-0255
ARIC BREADMAN, INC.	ANDRE ARIC ALCARAZ	122 PRESIDENTS WAY	VENUS	TX	76084	469-337-1480
ARIC KINSEY ENTERPRISES INC.	ARIC KINSEY	516 WILSON RD	WACO	TX	76705	254-424-7185
ARTFLORES DISTRIBUTION COMPANY, INC.	ARTEMIO FLORES	701 S. BROWNING	AMARILLO	TX	79104	806-223-6993
ASHERTON DISTRIBUTION LLC	ALEJANDRO BUSTAMANTE, JR.	P.O. BOX 326	ASHERTON	TX	78827	830-876-8174
AT BREAD DISTRIBUTION LLC	EDGAR GUTIERREZ	16406 MAPLEMONT DRIVE	HOUSTON	TX	77095	281-628-1942
AT DISTRIBUTION COMPANY, LLC	ALFREDO TORRES	1113 WITHER ROAD	EDINBURG	TX	78541	956-279-0947
AUBREY RAE ENRIQUEZ DISTRIBUTION COMPANY	AUBREY RAE ENRIQUEZ	4204 W. 2ND	PLAINVIEW	TX	79072	806-206-5699
AUSTIN DNS INC.	DAVID G AUSTIN	281 MAPLE CRCL	NEVADA	TX	75173	972-978-6503
AZ DISTRIBUTION LLC	MARIA CARMONA	14810 OVERBLUFF CT	CHANNELVIEW	TX	77530	713-410-9963
AZZULI CORPORATION	JOSE GONZALEZ	2931 ST. BERNARD DR.	DALLAS	TX	75233	972-333-8177
B & C DISTRIBUTING INC.	BYRON K. HORNE	2013 A SEABISCUIT TRACE	LONGVIEW	TX	75604	903-746-5216
B.E.B. DISTRIBUTING L.L.C.	BILLY BURROW	1603 BENT OAK DR.	TEMPLE	TX	76503	254-598-2762
BACON'S BUNS LLC	REBECCA JEAN BACON	206 E. 5TH AVE	PARADISE	TX	76073	940-594-5242
BAIRD JR	ARTHUR I	323 ROLLING HILLS DR	CONROE	TX	77304	936-856-5601
BAIZE BOYS BREAD LLC	JOEL BAIZE	7910 KNOXVILLE AVE	LUBBOCK	TX	79423	903-243-8799
BAPHOMET DISTRIBUTION INC.	CORY FOOSE	2024 NORTHAMPTON DRIVE	CONROE	TX	77303	936-447-0826
BAZAN SERVICE DISTRIBUTION INC	ANA PATRICIA BAZAN ALVAREZ	8214 LOETSCH RIDGE WAY	SPRING	TX	77379	661-860-5955
BBNT, INC.	JIM BURRIS	2043 UPPER MONTAGUE RD	BOWIE	TX	76230	817-262-0601
BCERWIN LLC	BILLY ERWIN	201 CUTTINGHORSE LN	FLORENCE	TX	76527	832-876-1113
BCM ENTERPRISES INCORPORATED	BRIAN MACHICEK	1825 LOIS ST	KERRVILLE	TX	78028	830-895-1625
BEARDED MAN DELIVERIES LLC	TRAVIS KRUEGER	3575 ROCK SHELF LANE	ROUND ROCK	TX	78681	512-630-9916
BEAU J BREAUX LLC.	BEAU BREAUX	206 MILLS CREEK COURT	ROSENBERG	TX	77469	832-213-8830
BEHRINGER DISTRIBUTING, LLC	STEVEN W. BEHRINGER II	14212 RISING SPRING ROAD	HASLET	TX	76052	361-416-0142
BERMEA BREAD DISTRIBUTION LLC	AMANDO D. BERMEA	223 BROADMORE DRIVE	FRESNO	TX	77545	346-278-4129
BERUMEN DELIVERS LLC	JAIME G. BERUMAN	10409 SYLVIA DR	DALLAS	TX	75228	469-258-7766
BEST BREAD LLC	BENJAMIN ROSE	16619 DOVER MILLS DR	SPRING	TX	77379	832-247-1255
BETHANY BAKERIES LLC	MAJDI M. ABUGEITH	8941 OVAL GLASS ST	CONROE	TX	77304	409-350-2185
BG & SE DELIVERY INC.	PERLA I. MALDONADO	7322 STONE PINE LN	HOUSTON	TX	77041	713-966-0688
BGL DISTRIBUTION INC.	ANTONIO LORETTO	7134 SHADY MOSS LN	HOUSTON	TX	77040	832-725-1838
BH DISTRIBUTION CORP	BENJAMIN HERNANDEZ	1782 PICO ALTO A	EL PASO	TX	79936	915-329-6494
BHERRERA INC	BRENDA Y. HERRERA	171 STELLA MAE DRIVE	BURLESON	TX	76028	682-365-0110
BIG CHUNKY LLC	MARIA G. MOLINA	213 CHAROLAIS STREET	BURLESON	TX	76028	972-974-0451
BIG CRAIG'S BREAD INC.	ALAN CRAIG SAUNDERS, JR.	464 PINE STREET	BURLESON	TX	76028	817-691-3981
BIZNIX LLC	CLINT NIX	12988 FM 1391	KEMP	TX	75143	903-288-4449
BJA GUEVARA INC	ROXANA C. GUEVARA	6823 FEATHER CREEK DR	HOUSTON	TX	77086	281-928-2141
BK TEXAS DISTRIBUTIONS INC.	BRIAN KENNEDY	608 E. COLLEGE ST	SHERMAN	TX	75090	916-524-9414
BLAKE LOTT DISTRIBUTION COMPANY INC.	DAVID BLAKE LOTT	107 RED CLOUD DR.	GREENVILLE	TX	75402	903-219-7383
BLC 26 DISTRIBUTION INC	BRYAN CABALLERO	1704 E. WARREN AVE	VICTORIA	TX	77901	361-897-9272
BLR ROUTES LLC	BRIAN REEVES	43 REDBIRD LANE	SADLER	TX	76264	903-271-7440

BLURAIN DISTRIBUTION INC.	JORGE ROSAS	308 ROBINHOOD DRIVE	NACOGDOCHES	TX	75961	936-553-6434
BOCROY INCORPORATED	BARESSI LORETO	7134 SHADY MOSS LN	HOUSTON	TX	77040	713-854-4115
BOGAN	RICKY L	1421 PEPPERIDGE LN	FORT WORTH	TX	76131	817-306-1032
BONNET BREAD, LLC	TRENT BONNET	316 CR 239	HICO	TX	76457	254-485-5858
BOUTOTTE	PAUL R.	8123 WHITE OAK LOOP	MONTGOMERY	TX	77316	936-524-0906
BRADY AND AMBER SOTO LLC	AMBER SOTO	1306 VERNON STREET	PLAINVIEW	TX	79072	806-407-6660
BRANDON BOX DISTRIBUTION LLC	BRANDON BOX	8804 16TH STREET	LUBBOCK	TX	79416	806-777-4621
BREAD & PASTRIES PEÑA, LLC	HECTOR R. PEÑA	7109 DAGON DR.	AUSTIN	TX	78754	512-367-9787
BREAD GUYS INC.	STEPHEN MARSH	2412 GREENWAY ST	BROWNWOOD	TX	76801	325-268-7081
BREAD OF LIFE DISTRIBUTION OF CENTRAL TE	ALLEN D. MOORE	2314 VERNELL WAY	ROUND ROCK	TX	78664	512-376-7881
BREADMAN LLC	STEVEN MORGAN	2257 SALADO DRIVE	LEWISVILLE	TX	75067	940-368-9748
BREADWINNER DISTRIBUTIONS INC.	OSCAR URIOSTEGUI LEON	247 COUNTY ROAD 3668	CENTER	TX	75935	936-572-0874
BREAKING BREAD DISTRIBUTION INC	JOSE GONZALEZ	4755 E. RIDGE CREEK DRIVE	HOUSTON	TX	77053	346-235-6572
BRENT POLK INC	BRENT POLK	252 SPRING CREEK RD	LONGVIEW	TX	75603	903-241-0350
BRIAN ALEXANDER INC.	BRIAN A. ALDEA RODRIGUEZ	408 POLLYANN TRAIL	HASLET	TX	76052	787-243-3990
BRINGING YOUR BREAD INC.	BRANDON MARTINEZ	8218 MALAGO POINT DRIVE	CYPRESS	TX	77433	832-454-1134
BROOKINS FAMILY BUSINESS INC.	CHRISTOPHER BROOKINS	4623 SURREATT ROAD	LONGVIEW	TX	75604	903-452-5872
BROWNING'S BREAD DISTRIBUTION COMPANY IN	ERIK D.BROWNING	4401 47TH ST	LUBBOCK	TX	79414	806-448-2201
BRYAN GONZALES INC.	BRYAN GONZALEZ	4301 GRASSY GLEN DR	CORINTH	TX	76208	214-336-0415
BRYAN PENNA DISTRIBUTIONS, INC.	BRYAN PENNA	440 WEST DICKENS STREET	SLATON	TX	79364	806-496-6543
C & J DISTRIBUTION, INC.	CHRISTOPHER OWEN	49 PRIVATE ROAD 34995	PARIS	TX	75460	430-228-9496
C & T DELIVERY INC.	CHRISTOPHER HOOD	1100 MCCANN ROAD APT. #F101	LONGVIEW	TX	75601	903-424-2468
C AND G BREAD DISTRIBUTOR INC.	COLTON EDEL	2305 LISA LANE	DEER PARK	TX	77536	281-902-9134
C R FLORIAN TRUCKING INC.	CARLOS D. FLORIAN	13923 VILLA CAMINO	SAN ANTONIO	TX	78233	210-946-4684
C WILLIAMS TRUCKING INC.	COREY WILLIAMS	2717 DONALEE STREET	FORT WORTH	TX	76105	817-372-8492
C&A DISTRIBUTION COMPANY, INC.	CARLOS AVILA	3305 N. JUAN STREET	EDINBURG	TX	78541	956-239-1210
C. SILVA INC.	CLEMENTE SILVA	128 FM 1713 SPUR	WHITNEY	TX	76692	817-517-1099
C.A.L DISTRIBUTION COMPANY INC	JOSE EDUARDO ACEVEDO	13700 JUDSON ROAD, LOT #102	SAN ANTONIO	TX	78233	832-392-0404
C.D.S. BAKED GOODS DISTRIBUTION LLC	JOE FITZGERALD SHARP	7211 TREWATER DR	HOUSTON	TX	77072	832-358-4404
C.M.V. DISTRIBUTION COMPANY, INC.	CHRISTOPHER M. VEGA	23006 UNDER TAKEN PATH DR	KATY	TX	77493	281-515-2583
C.R.P. ENTERPRISE INC.	CHARLES R. PINKNEY	4855 W. FUQUA STREET #601	HOUSTON	TX	77045	832-443-5416
CAI INC	CHRISTIAN INFANTE	2011 FORT DONELSON DR	SAN ANTONIO	TX	78245	210-989-0010
CAMPOS MARTINEZ LLC	LUIS CAMPOS	110 SANTIAGO BAY	LEWISVILLE	TX	75067	469-348-4740
CANNON'S DISTRIBUTION COMPANY	JABARIE J. CANNON	1701 S. HEATHERWIDE BLVD	PFLUGERVILLE	TX	78660	214-769-6475
CARAHUEL'S CORPORATION	JUAN MANUEL SANCHEZ TAPIA	25415 LONG BRANCH RUN	SAN ANTONIO	TX	78261	210-818-5036
CARDENAS DISTRIBUTING INC	CESAR CARDENAS	11811 SANTA MARTINA DRIVE	EL PASO	TX	79927	915-803-1575
CARL FERGUSON DISTRIBUTING COMPANY, INC.	CARL FERGUSON	1179 BARRON LN	AXTELL	TX	76624	254-447-0926
CARR DISTRIBUTIONS INC.	JACK CARR	314 BLANCHARD STREET	TEXAS CITY	TX	77591	409-739-0134
CARRILLO MC DISTRIBUTING LLC	JOSE CARRILLO	1364 GUADALUPE CIR	BROWNSVILLE	TX	78526	956-831-3767
CASADOS DISTRIBUTION INC.	JOHN CASADOS	10751 FM 1725 ROAD	CLEVELAND	TX	77328	832-401-1709
CASEY YOUNG DISTRIBUTION INC.	CASEY YOUNG	409 S. FORDYCE	BLOOMING GROVE	TX	76626	972-965-7735
CASTELO DISTRIBUTION, LLC	MARCO A. CASTELO	5626 KINGSWOOD ST	SAN ANTONIO	TX	78228	210-414-4595
CASTILLO & SON'S COMPANY, INC.	RAMON CASTILLO	804 WITHERSPOON LOOP	LAREDO	TX	78046	956-717-5883
CASTRO AGUIRRE	ENRIQUE	9619 TIPTON SANDS DR	HUMBLE	TX	77396	832-689-5368
CCZAMAR DISTRIBUTION COMPANY INC.	UBALDO M. ZAMARRON	7241 370TH TC ST	BROWNSVILLE	TX	78526	956-579-7422
CEDRICK C. LOFTON DISTRIBUTION INC.	HAZEL BERNABE	2908 HAWTHORNE LANE	MCKINNEY	TX	75071	916-612-7311
CERDA ENTERPRISES INC.	FRED CERDA	613 KARI ANNE LANE	DESOTO	TX	75115	972-951-8219
CESARWORKS LLC	CESAR MALAGON	2221 SAN ANTONIO ST	GRAND PRAIRIE	TX	75051	214-600-1249
CHACHOS DISTRIBUTION INC.	RAFAEL A. GARCIA RIOS	206 WEST BROOKLYN AVENUE	DALLAS	TX	75208	214-566-1665
CHAMBLESS-ED DIST. INC.	CHAD CHAMBLESS	11193 COUNTY RD 2183	WHITEHOUSE	TX	75791	903-245-6623
CHAVEZ DISTRIBUTION COMPANY, INC.	OSCAR CHAVEZ	1406 LYNWOOD DR	CLEBURNE	TX	76033	817-240-6491
CHAVIRA DISTRIBUTION INC.	YESICA CHAVIRA	400 REGIER DRIVE	DUMAS	TX	79029	806-421-6945
CHAVOS DISTRIBUTION LLC	RAMON A. LECHUGA	11518 MULHOLLAND DR	STAFFORD	TX	77477	832-373-0621
CHECO DISTRIBUTION COMPANY INC.	SERGIO GUTIERREZ	33160 HALEY ROAD	WALLER	TX	77484	832-883-0464
CHIVO ACEVES DISTRIBUTION CO., INC.	JESUS ALBERTO ACEVES MORALES	21938 SILVERFIELD PARK LN	KATY	TX	77449	832-382-0006
CHLA DISTRIBUTORS LLC	AARON S DODSON	P O BOX 1134	RYE	TX	77369	832-401-3925
CHOICE BREAD INC.	ADAM B HOFFMAN	3706 ANICE ST	HOUSTON	TX	77039	832-305-2812
CHRISTOPHER DISTRIBUTION CO. INC.	JIMMY CHRISTOPHER	13412 HUNTINGTON	EUSTACE	TX	75124	903-240-9199
CHRISTOPHER VICTOR'S BREAD INC	CHRISTOPHER VICTOR	4711 N. BONNIE BRAE STREET	DENTON	TX	76207	214-566-4037
CHUBIWINOS S&G INC.	VICTOR VILLASANA	6918 GENTLE BREEZE DR.	WILLIS	TX	77318	281-772-2753
CIPRIANO AND NOAH DISTRIBUTION CORPORATI	CIPRIANO OROPEZA	6307 WIGWAM DRIVE	SAN ANTONIO	TX	78238	210-710-2525
CL DISTRIBUTION INC	CHADRICK LAGARD	10626 SUGAR TRACE DR	SUGAR LAND	TX	77498	281-690-3853
CLEMMER DISTRIBUTING COMPANY, INC.	DAVID CLEMMER	1104 MUSKEN ROAD	ABILENE	TX	79601	325-721-3504
CMN DISTRIBUTION, LLC	CANDELARIO AGUILAR	20604 FRUIT DOVE COVE	PFLUGERVILLE	TX	78660	512-669-2965
CNL BREAD INC.	CHRISTOPHER PEREZ	1614 KOSMAS DRIVE	SAN ANTONIO	TX	78245	210-291-3953
COCO DISTRIBUTION INC	MONICA SALAZAR	2791 RIDGE STONE DR	LEWISVILLE	TX	75067	469-758-8140
CODY RYAN DIST., INC.	CODY HARRIS	1920 SHADY POINT - CIRCLE DRIVE	SAN ANGELO	TX	76904	432-940-6883
COKER DISTRIBUTION LLC	JOHN COKER	10522 BANDERA DR	CORPUS CHRISTI	TX	78410	361-726-8406
COLLIER & FAMILY DISTRIBUTION INC.	THOMAS COLLIER	2370 BRIARWOOD DR	PARIS	TX	75460	903-669-5051
COMERCIAL ANDIL CORPORATION	ANDRY DIAZ CARRUYO	4900 WINDHAVEN PKWY APT. #6202	LEWISVILLE	TX	75056	404-942-9875
CONROE PAUL 155 LLC	PAUL A. NELSON	14786 COUNTRY WEST DRIVE	CONROE	TX	77302	936-582-4967
CORDELL SNACKS INC.	JOHNNY CORDELL	22 HILLCREST DRIVE	LAMPASAS	TX	76550	512-748-5504
CORTEZ DISTRIBUTION INC.	MARTIN CORTEZ, JR.	903 WALNUT WAY	BOERNE	TX	78006	830-537-5316
COTA SERVICE INC.	MARIA MONTIEL VILLALOBOS	599 UNIVERSITY BLVD APT. #416	ROUND ROCK	TX	78665	737-703-4781
COYOTE DISTRIBUTION, CORP	JOSE E. MURILLO	1360 W. COUNTY LINE ROAD, APT. #6304	NEW BRAUNFELS	TX	78130	325-721-8302
CRISTIAN SNACKS LLC	CRISTIAN CESAR GONZALEZ	139 PICADILLY DRIVE	KYLE	TX	78640	512-573-2851
CRISVICIM DISTRIBUTION INC	VICTOR CRISTINO VILLA	276 COUNTY ROAD 3479A	CLEVELAND	TX	77327	713-249-4762
CRM DISTRIBUTION INC.	CHASE R. MONDAY	431 BLAKLEY ROAD	SADLER	TX	76264	903-818-2270
CRS DISTRIBUTION, LLC	CRAIG A. SEELE	8818 STERLINGAME	HOUSTON	TX	77031	281-546-9837
CRUZ DISTRIBUTION INC	MARCO ANTONIO MACHUCA	5714 WEST GULF BANK ROAD, APT. #163	HOUSTON	TX	77088	281-223-3571
CRYSTAL BREAD INC.	MIRIAM CANTU	16927 BURKE LAKE LN	HOUSTON	TX	77044	832-576-6171
CUNA DISTRIBUTION LLC	CARLOS CUNA	2230 AVENUE C	GRAND PRAIRIE	TX	75051	214-542-4063
D & D DISTRIBUTION INC.	DANIEL VALLE-OSORIO, JR.	2716 MOONMIST COVE	ROUND ROCK	TX	78665	737-205-9146
D & M BREAD CORP.	DAVID GONZALEZ	7201 S. CUSTER ROAD APT. #3309	MCKINNEY	TX	75070	214-434-6153
D&T DSD CORPORATION	LUIS E. VILLEGAS CASTILLO	19807 LAJUANA LANE	SPRING	TX	77388	832-577-4230
D.C.C DISTRIBUTIONS, INC	DUSTIN CORLEY	618 WOODLAWN	ABILENE	TX	79603	325-280-3516
D.D.F. DISTRIBUTION COMPANY, INC.	DAVID D. FANELLI	205 LIBERTY DR	HOWARDWICK	TX	79226	806-433-2506
D.L. DISTRIBUTION, INC	RAUL LOZANO	7415 HOLLOW RIDGE DR	HOUSTON	TX	77095	713-447-3416
D.M.A. DISTRIBUTING LLC	DENNIS AUSTIN	1508 A INDIAN TRAIL	HARKER HEIGHTS	TX	76548	254-290-0040
D.N.L. BREAD LIMITED LIABILITY COMPANY	DEAN PETERS	9195 W FM 436	BELTON	TX	76513	254-654-1759
D.R. MERE, INC.	DANIEL MERE	142 BELTWAY NORTH	ABILENE	TX	79601	325-280-0097
DAHSAH DISTRIBUTION INC	DEAN HOULISTON	2200 WHITMORE DRIVE	FORNEY	TX	75126	817-437-5463
DA-JON SERVICES INC.	DANIEL JONES	381 OAK CREST DRIVE	LIVINGSTON	TX	77351	936-933-5441
DALILA CHAVEZ DISTRIBUTION CORP.	DALILA CHAVEZ SALGADO	31782 NOGALES DR.	LOS FRESNOS	TX	78566	956-407-4865
DANIEL ISKIERSKI DISTRIBUTION LLC.	DANIEL ISKIERSKI	3459 LIVINGSTON LN	CARROLLTON	TX	75007	972-310-8777
DANIEL O'DELL DISTRIBUTION INC.	DANIEL O'DELL	4508 TREE LANE	FORT WORTH	TX	76114	817-266-9283



DANIEL VALDEZ INCORPORATED	DANIEL VALDEZ	3909 NEGIN DRIVE	CORPUS CHRISTI	TX	78414	956-286-0153
DANNA'S BREAD CORPORATION	JORGE LOPEZ	6122 SAINT LOUIS AVE	ODESSA	TX	79938	915-545-3991
DANNY BLAKE DISTRIBUTING, INC.	DANNY CLINT BLAKE, JR.	2525 PETTIT STREET	NACOGDOCHES	TX	75964	936-234-9358
DAVID GREATHOUSE DISTRIBUTION COMPANY, I	GENE DAVID GREATHOUSE, JR.	810 S SUN CAMP RD PO BOX 423	WHITE OAK	TX	75693	903-806-4918
DAVID HACKEROTT, LLC	DAVID HACKEROTT	1129 LINDA LEE DR	SAN ANGELO	TX	76905	325-227-3760
DAVID L. JARNAGIN SR, LLC	DAVID L. JARNAGIN	1301 WATERFALL AVE	NEAGIN	TX	78641	512-468-6592
DAVILA'S INC.	EUSEBIO GARCIA	2919 IVANDELL AVENUE	DALLAS	TX	75211	214-861-9073
DE LA TORRE	LOURDES	12317 KAYLA LN	HOUSTON	TX	77015	713-314-0118
DEARCOS BAKERY INC.	JOSE ALFREDO DEARCOS	322 MONTOVA DRIVE	HOUSTON	TX	77073	832-428-6935
DEARCOS BREAD INC.	JUAN DEARCOS	106 SEGUIN COURT	LA PORTE	TX	77571	281-705-5151
DENNIS & MARY TRAVITZ INC.	DENNIS L. TRAVITZ	605 NE 40TH AVE	MINERAL WELLS	TX	76067	940-452-0265
DENNIS HUGHES DISTRIBUTION CORPORATION	DENNIS HUGHES	1811 TOPAZ COVE	WHITEHOUSE	TX	75791	903-240-2858
DERRICK SCOTT FOWLER INC.	DERRICK S. FOWLER	202 ANGELA ST	NACOGDOCHES	TX	75961	409-489-8208
DGJM DISTRIBUTION INC.	JAMES R MCGLOTHIN	20807 SHAWBROOK DR	SPRING	TX	77379	832-407-8096
DIEGO 22 DISTRIBUTION INC	OMAR MIRANDA	14402 SUMMER GARDEN DRIVE	HOUSTON	TX	77083	832-264-8554
DIEGO'S DISTRIBUTION CORPORATION	DIEGO AMEZQUITA	12654 COULSON STREET	HOUSTON	TX	77015	832-758-2651
DISTRIBUIDORA LOS ESTRADA CORP.	JOSE ESTRADA	500 AIRTEC DRIVE APT. 2203	HOUSTON	TX	77090	832-673-8746
DJ GONZALEZ LLC	JESUS DOMINIC GONZALEZ II	7518 87TH ST	LUBBOCK	TX	79424	806-786-3753
DJGALLEGOS INC.	DAVID GALLEGOS	1806 KIMBERLY ROAD	AMARILLO	TX	79111	806-690-1568
DKD DISTRIBUTION COMPANY, INC.	DWAYNE RICHARDSON	14906 ALDERWICK DR	SUGAR LAND	TX	77498	832-423-2412
DKS DISTRIBUTING, INC	DANNY STROUD	5074 FM 879	PALMER	TX	75152	469-383-1526
DLAAC INC.	HARMAN DAVID ELKINS IV	803 E. 11TH STREET	KEMP	TX	75143	903-498-8302
DMC DISTRIBUTION, INC.	DAVID HAYNES	7336 CHAMBERS LANE	FORT WORTH	TX	76179	214-662-2549
DML BAKERY LLC	DOMINGO O. MEDINA	1645 GLENCAIRN LANE	LEWISVILLE	TX	75067	972-740-1412
DN SUPERIOR DISTRIBUTION INC	DAVID NEWTON	12600 AVERY RANCH BLVD APT #924	CEDAR PARK	TX	78613	678-360-6330
DNA BREAD DISTRIBUTORS INC.	DARRELL W. TIDWELL	6513 HIGH MEADOW CT	WATAUGA	TX	76148	817-312-1590
DOUBLE DUTCH DISTRIBUTION INC.	NICHOLAS J. GALLOW	2920 KENT ST. APT. #100	BRYAN	TX	77802	979-703-2909
DOUBLE T DISTRIBUTION, INC.	MARTIN ROBLEDO	108 JESSICA ST.	MERCEDES	TX	78570	956-376-4012
DOUGH BOY FRESH LLC	JEFFREY SCOTT	3930 ACCENT DR APT 1928	DALLAS	TX	75287	214-843-8963
DRAMOS CORP.	DAVID RAMOS	3603 RUBY DR	MESQUITE	TX	75150	214-563-2913
DREW'S DISTRIBUTION INC.	LEANDREW COWAN	705 N 5TH ST APT. #6	BEAUMONT	TX	77701	409-338-8863
DRP BREAD DISTRIBUTING INC.	DEREK PATE	118 SIERRA MADRE	TEXARKANA	TX	75503	903-826-3713
DUARTE DISTRIBUTION INC, LLC	LETICIA F. DUARTE	7307 GALILEO LINE	SAN ANTONIO	TX	78252	210-667-0482
DUNCAN DISTRIBUTION AND MANAGEMENT, INC.	TERRY G DUNCAN	PO BOX 2411	FORNEY	TX	75126	214-676-8680
DURANGO TRANSPORT, INC.	LEONARD SPEARS	466 COUNTY ROAD 1185	KOPPERL	TX	76652	817-648-4722
E & G DISTRIBUTION COMPANY, INC.	ELIAS AVALOS III	4933 RUBEN SOTO	EL PASO	TX	79938	915-710-3897
E GARZA FRESH BREAD INC.	ESBARDO GARZA, JR.	1314 NORTHBROOK DRIVE	ANGLETON	TX	77515	979-997-6822
E&A BREAD CORPORATION	MARIA L. MENDEZ DE GONZALEZ	7201 S. CUSTER RD APT #3309	MCKINNEY	TX	75070	214-434-6153
E&A IMPERIUM INC.	ESMERALDA SERRATO	421 S. PARKS DRIVE	DESOTO	TX	75115	469-658-2076
E&S DISTRIBUTORS INC.	BILLY GENE EAGAN II	3823 CENTER ROAD	NACOGDOCHES	TX	75961	936-645-1641
EARL'S BAKERY INC.	EARL ROBERTS	2800 TRINITY ST	IRVING	TX	75062	214-542-3190
EARLYBIRD DISTRIBUTORS LLC	RICHARD SEELE	513 S. HOLMES STREET	LA PORTE	TX	77571	832-452-2041
EAVV DISTRIBUTION LLC	EDGAR VILLA VEGA	2911 TEMPLO DORADO ST	ROCKWALL	TX	75032	214-853-2311
EBI DISTRIBUTION LLC	ERIC MICHAEL MEDRANO	557 N. REAGAN STREET	SAN BENITO	TX	77886	956-244-3301
ED & DEA DISTRIBUTION INCORPORATED	ERIC RYDER	950 US HIGHWAY 69	MINEOULA	TX	75773	903-714-8017
EDG GLOBAL CORP.	ESTEVE DURAN	7103 AUSTIN DRIVE DR	HOUSTON	TX	77036	713-454-4238
EDGAR MONROY CORPORATION	EDGAR MONROY	10134 SCOTTSBROOK DR	HOUSTON	TX	77038	713-815-8325
EDMOND GRANT DISTRIBUTION INC.	EDMOND G GRANT	2618 MADISON ST	LUBBOCK	TX	79415	806-928-1893
ED'S BREAD DISTRIBUTION INC.	EDUARDO VALENCIA	16312 US HWY 175 W	EUSTACE	TX	75124	903-910-8800
EK CEREZO DISTRIBUTION, INC.	ELIEZER CEREZO	P.O. BOX 1361 35800 US HWAY 69 N	JACKSONVILLE	TX	75766	903-284-7642
EKGS DIST., LLC	GREGORY STEPAN	4766 N COLONY	THE COLONY	TX	75056	214-334-9226
EL VAQUERO DISTRIBUTION COMPANY, CORP.	JESUS SALGADO	5615 SALLUKI DR	EL PASO	TX	79924	915-787-6239
ELEAZAR REYNA DISTRIBUTION, LLC	ELEAZAR REYNA	8622 S. ZARZAMORA LOT #214	SAN ANTONIO	TX	78224	210-837-3335
ELPIDIO GARCIA DISTRIBUTION COMPANY, INC	ELPIDIO GARCIA	1340 DORST RD #2	BEASLEY	TX	77417	713-298-4738
EMAJ ENTERPRISES, LLC	EVERADO GARCIA	119 TEMPLO DORADO ST	MISSION	TX	78452	956-580-4642
EMILY E. ENTERPRISE, INC.	ROBERTO ESPINOZA	3916 KINGSFORD AVE	DALLAS	TX	75227	469-877-0035
EMPIRE SALES INC.	EDGAR ESTRADA	1643 SAINT JEROME PLACE	EL PASO	TX	79936	915-226-6000
ENDICOTT DISTRIBUTING LLC	KARL J. ENDICOTT	3314 DOHERTY PLACE	KATY	TX	77449	832-741-5547
ENRIQUE J. GUZMAN DISTRIBUTION COMPANY,	ENRIQUE JAVIER GUZMAN	1413 E HOUSTON AVE	PASADENA	TX	77502	281-701-0907
ERACEL INC	ERASTO DE JESUS	21014 HARVEST TERRACE LN	SPRING	TX	77379	281-323-3504
ERIC WHITE DISTRIBUTION CORP.	ERIC M. WHITE	300 SOUTH CHURCH ST.	BLUE RIDGE	TX	75424	972-369-9334
ERS BAKERIES INC.	ENRIQUE ROBLEDO	2417 N.W. 26TH STREET	FORT WORTH	TX	76106	817-718-0370
ESCATEL SBG INC.	FELIPE DE JESUS ORTIZ ESCATEL	9501 BROCKBANK DRIVE APT. #6308	DALLAS	TX	75220	214-524-9471
ESCOBAR & GONZALEZ DISTRIBUTION COMPANY	JOSE ESCOBAR	13904 CREEK CROSSING DR	DALLAS	TX	75253	972-853-3420
ESPARZA DISTRIBUTION COMPANY, INC.	GRICELDA CAMARENA SANDOVAL	15226 SLEEPY RIVER WAY	VON ORMY	TX	78073	626-230-2945
ESPINAL CORPORATION	ALFREDO R. ESPINAL	3960 GRIMES RD	IRVING	TX	75061	214-679-8264
EVA ROMERO 21 DISTRIBUTION COMPANY, INC.	WILLIAM VILLALTA	8614 THOMPSON RD	HIGHLANDS	TX	77562	281-426-6189
EVEM INC.	MANUEL JAIME	P.O. BOX 60 602 E. 9TH STREET	HALE CENTER	TX	79041	806-685-8265
EXTRA DELIVERY INC	ROBERT OXFORD	237 COUNTY ROAD 307	OGLESBY	TX	76561	254-368-3029
F & R DISTRIBUTION INC.	RAMIRO REYNA	9144 TRINIDAD STREET	BROWNSVILLE	TX	78520	956-336-7432
F GOMEZ LLC	FRANCISCO GOMEZ, SR.	1071 SILVER OAK RD	BROWNSVILLE	TX	78520	956-466-3238
FAMILY SIERRA INC	KENIA SIERRA CRUZ	3015 PHEASANT GLEN	FORT WORTH	TX	76140	682-802-3737
FANTESBREAD INC	JACOB INFANTE	209 AUSTIN STREET	ANGLETON	TX	77515	979-549-8935
FARFAN	CARLOS	4003 PEPPERWOOD DR	FLOWER MOUND	TX	75028	214-499-4579
FAST LANE DISTRIBUTION LLC	KELLY LANE	1670 CR 2277	QUINLAN	TX	75474	903-268-8607
FASTNFRESH DISTRIBUTION LLC	DAVID GARRETT	2567 FELLOWSHIP LANE	MADISONVILLE	TX	77864	936-348-1386
FAVIAN DISTRIBUTION COMPANY, INC.	FAVIAN JACOBO	15446 REIGATE LANE	HOUSTON	TX	77049	832-868-8186
FE-LIZ DISTRIBUTING INC	JUAN SAENZ	2551 CHAPEL RUN	EL PASO	TX	79936	915-540-5737
FERNIE SRZ DIST. INC.	LUIS FERNANDO SUAREZ	1106 MEADOW RD	CANUITILLO	TX	79835	915-886-4418
FGM SERVICES INC	FRANCISCO GARCIA	4310 BLACK LOCUST DR	HOUSTON	TX	77088	832-420-9605
FIRESTAR SOLUTIONS INC	DARIUS MCMAHON	3505 W. SAM HOUSTON PARKWAY S. APT# 1418	HOUSTON	TX	77042	409-338-2387
FIVE GARCIA'S LLC	ADRIAN GARCIA	4830 WISTERIA ST	DALLAS	TX	75211	469-230-8526
FIG 22 INC	FREDDIE GONZALES, JR.	1601 JOHN STOCKBAUER DR, APT. #2306	VICTORIA	TX	77901	361-465-2832
FNITZ DISTRIBUTING LLC	ANABEL FUENTES	206 ZAUK AVENUE	DUMAS	TX	79029	806-421-1637
FORTUNE DISTRIBUTION ENTERPRISES INC	BILLY FORTUNE	P.O. BOX 133072 2525 SHILOH RD, #410	TYLER	TX	75713	903-920-7722
FRANCIS BABBITT JR. DISTRIBUTION COMPANY	FRANCIS BABBITT, JR.	2410 GRANGER DRIVE	BRIDGE CITY	TX	77611	409-313-0712
FRANCISCO AND ASSOCIATES INC	FRANCISCO ALEMAN ALEMAN	1103 AUBURN VIEW LANE	FRESNO	TX	77545	832-708-8812
FRASHGRE DISTRIBUTING INC	JESUS ORTEGA	10701 VISTA DEL SOL APT. 202	EL PASO	TX	79935	915-841-6707
FREDERIKSEN	RICKY	12724 WATER BUCK CT	CONROE	TX	77303	936-230-1541
FRESH FIRST DISTRIBUTIONS INC	EVAN WADDELL	4218 MOCKINGBIRD - LANE	WACO	TX	76708	254-315-6481
FRESHBREAD LLC	DAVID J. PALMER	1901 LAKEVIEW CIRCLE APT. 1615	LEWISVILLE	TX	75057	817-966-1844
G & A FLORES DISTRIBUTING, LLC	GERARDO FLORES	9507 YOSEMITE COVE	SAN ANTONIO	TX	78251	626-810-7611
G AND C TEXAS BREAD CO.	GABRIELA CORTES	841 FM 3083 RD	CONROE	TX	77301	936-827-9433
G ROUNDTREE, DISTRIBUTING, INC.	GARRETT ROUNDTREE	22614 HICKORY LANE	BULLARD	TX	75757	903-258-1637
G&C DISTRIBUTION, INC.	GUY ESPINOSA	227 E JOHNSTON AVE	KINGSVILLE	TX	78363	956-755-4049
G.A.&M. LLC	GARY E. BROWN	7306 SANDSWEPT LN	HOUSTON	TX	77086	281-753-7846

G.B. BREAD DISTRIBUTION INC.	GREGORY R. BRABBIN	121 N. THOMAS COVE	BURNET	TX	78611	512-636-6861
G.W.S. DISTRIBUTION CORP.	GEORGE STANLEY	1901 FORDHAM LN	DENTON	TX	76201	940-390-4072
GABI DISTRIBUTION LLC	JANETH E. GARCIA	5001 S. 26TH STREET	MCCALLEN	TX	78503	956-878-4958
GABRIELA N KYARA CORPORATION	LUIS GUZMAN RODRIGUEZ	3125 FENNEL STREET	KELLER	TX	76244	682-597-3887
GALLARDO & SON CORPORATION	EDWIN GALLARDO	7011 SIERRA NIGHT DR	RICHMOND	TX	77407	917-361-8247
GAMA & SONS DISTRIBUTORS LLC	GAMALIEL GONZALEZ-GAMA	P.O. BOX 763	EDCOUCH	TX	78538	956-346-6120
GARCIA	ELENO L.	8309 CATALINA LN	HOUSTON	TX	77075	832-687-0448
GARZAR DISTRIBUTION COMPANY INC.	ALEJANDRO GARCIA ZARAZUA	2222 PICKFORD TERRACE LN	RICHMOND	TX	77469	832-370-0069
GEOFFREY MARQUEZ INC.	GEOFFREY MARQUEZ	6019 GARDEN LANE	AMARILLO	TX	79106	806-654-3010
GEORGE ALCORTA DISTRIBUTION COMPANY, INC	GEORGE ALCORTA, JR.	2037 HANAKOFA FALLS DRIVE	ANNA	TX	75409	214-603-8720
GERALD ENGLEHART DISTRIBUTION LLC	GERALD ENGLEHART	17615 COUNTRY ROAD - 125	PEARLAND	TX	77581	281-468-1301
GGM JR DISTRIBUTION, INC.	GERALD G. MARBURGER, JR.	551 REGINA DRIVE	CANYON LAKE	TX	78133	830-237-4339
GGS DISTRIBUTION COMPANY	GERARDO GARCIA-SANCHEZ	4400 BOONE ROAD, APT. #335	HOUSTON	TX	77072	832-206-9809
GHML DISTRIBUTION INC	JULIO CESAR GOMEZ HERNANDEZ	16023 TIMBER CHASE DRIVE	HOUSTON	TX	77082	713-492-7698
GILBERT H. CHAPA, LLC	GILBERT H CHAPA III	28 CHEYENNE TRL	BELTON	TX	76513	254-654-0972
GKG DISTRIBUTION INC.	NEWMAN G. GARON	2003 AUDUBON ST	LEAGUE CITY	TX	77573	281-554-6726
GKG ENTERPRISES, INC.	JUAN CRUZ	1591 EDMONDSON TRAIL	ROCKWALL	TX	75087	214-914-6158
GLG DISTRIBUTORS LLC	GABRIEL VARGAS	4112 SUMMERFIELD ST	WESLACO	TX	78599	956-650-3123
GOMEZ	PERCY	1817 GOLIAD DR.	GARLAND	TX	75042	972-989-1056
GONES DISTRIBUTION COMPANY INC.	SERGIO GONE	12540 COZY EDGE	EL PASO	TX	79928	915-726-5079
GONZALEZ F CORP.	LUIS M. GONZALEZ FLORES	9350 COUNTRY CREEK, APT. #37	HOUSTON	TX	77036	832-413-9952
GOODSON DISTRIBUTING, INC.	JAMES GOODSON	134 W. ELM CRESCENT	SPRING	TX	77382	936-828-6193
GOSE DISTRIBUTION, INC.	GERMAN OCTAVIO SANCHEZ HERNANDEZ	418 KHALO LOOP	LAREDO	TX	78045	956-608-0280
GOT BUTTER DISTRIBUTING CORP.	ALBERT ANGUIANO	P.O. BOX #921	LANCASTER	TX	75146	214-675-8881
GREGG DISTRIBUTION INC	JEFFREY A. GREGG	7015 SIERRA NIGHT DR	RICHMOND	TX	77407	765-562-2866
GRIFALDO CORPORATION	FRANCISCO GRIFALDO	3014 HIGHRIDGE TRAIL	GRAND PRAIRIE	TX	75052	214-727-5772
GRIZZLY ADAMS INC	JEFFERY KENNETH ADAMS	450 LOUISIANA AVENUE	CORPUS CHRISTI	TX	78404	713-703-4535
GROUND OF DREAMS, LLC	ISRAEL REYNOSO MOLLINEDO	21419 PARK POST LANE	KATY	TX	77450	281-410-9442
G'S PLUS DISTRIBUTION LLC	LILIANA VARGAS	4112 SUMMERFIELD STREET	WESLACO	TX	78599	956-650-3123
GUAJARDO GOODS CORP.	SALVADOR A. GUAJARDO SANTOS	10830 ORCHARD - SPRINGS DR	HOUSTON	TX	77067	832-564-9010
GUERO 20 DISTRIBUTING INC	SERGIO ARMANDO AGUILAR	173 CORONADO, APT. #4001, B2	EL PASO	TX	79915	915-990-5357
GUERRA'S DISTRIBUTION CORP	ALEXANDER GUERRA	15118 SOUTH DRIVE	CHANNELVIEW	TX	77530	281-714-8512
GUEVARA	EDGAR E.	21107 TERRACE VIEW DR.	KATY	TX	77449	832-472-5648
GUTIERREZ	FERNANDO	16023 RIDGE GREEN DR	HOUSTON	TX	77082	281-759-1315
GUTIERREZ BRO'S DELIVERIES LLC	ELIZABETH S. GUTIERREZ	5227 LAVENDER LN	BAYTOWN	TX	77521	832-262-0655
GUTIERREZ DISTRIBUTION LLC	MICHAEL GUTIERREZ	102 BOW CREEK COURT	RED OAK	TX	75154	214-957-7532
GV DISTRIBUTION COMPANY	GERARDO VEGA	142 JOHN ALBER DR	HOUSTON	TX	77076	832-245-7024
GYODY DISTRIBUTION COMPANY, INC.	RUBEN O. SANTOS	3005 LAKE POWELL PLACE	EL PASO	TX	79936	915-346-5416
GZA ENTERPRISE LLC	EDER RODRIGUEZ GARZA	8542 CARLISLE STREET	HOUSTON	TX	77017	832-988-1495
H&A PASTRIES INC	HECTOR CORONADO	15255 VINTAGE PRESERVE PKWY #1326	HOUSTON	TX	77070	832-577-5184
H&J DISTRIBUTION LLC	LATONYA JONES	324 CATUMET DR	PFLUGERVILLE	TX	78660	512-775-5389
H.V. DISTRIBUIDOR LLC	HECTOR V. VILLALOBOS	12245 EL GRECO CRCL	EL PASO	TX	79936	915-637-0948
HAMDAN DISTRIBUTION, INC	MAHMOUD HAMDAN	2045 DOWLEN ROAD APT. #5	BEAUMONT	TX	77706	713-256-5741
HARKINS & SON INC.	KYLE D HARKINS	7108 SHAUNA DR	FORT WORTH	TX	76180	817-706-1110
HAULING BUNS, INC.	KENDRA SIMMONS	703 MCGETTES	COAHOMA	TX	79511	432-816-5036
HAULINGBUNZ LLC	MICHAEL K. HUGHES, SR.	13019 COUNTY RD 184	ALVIN	TX	77511	832-444-8000
HDZ FAMILY BREAD CORP INC	GRACIELA LARA RUIZ	7913 POND STREET	DALLAS	TX	75217	469-705-2235
HDZ PLATAS LLC	HERNAN HERNANDEZ	1725 DELAFORD DR	CARROLLTON	TX	75007	972-900-1058
HECTOR ANCHONDO DISTRIBUTING INC.	HECTOR ANCHONDO	12381 BOB HEASLEY	EL PASO	TX	79938	915-855-7464
HECTOR INFANTE DISTRIBUTION COMPANY	HECTOR INFANTE	5462 AGAVE SPINE	SAN ANTONIO	TX	78261	210-995-7985
HERMAX LOGISTICS CORP	MAXIMO LAGUNAS MARTINEZ	13806 HERSCHE STREET	HOUSTON	TX	77015	713-397-5105
HERNANDEZ DISTRIBUTION LLC	MARIO HERNANDEZ	4310 BLACK LOCLUST DR	HOUSTON	TX	77088	832-891-9826
HERNANDEZ PROJECT INC.	JOSE HERNANDEZ	604 MARY STREET	AUBREY	TX	76227	940-595-1967
HERRERA DISTRIBUTION LLC	ROCIO HERRERA	406 LARRY DRIVE	IRVING	TX	75060	469-212-3344
HESTER	ROBERT	5600 OREGON TRL	FORT WORTH	TX	76148	817-614-8238
HINOJOSA FAMILY BREAD DIST. CO.	ROLANDO HINOJOSA	18066 STILLMAN VALLE Y RD	KILLEN	TX	76542	254-317-4359
HIYABEL LLC	ESKINDER EYOB	6960 BELLAIR BLVD, APT. #1204	HOUSTON	TX	77074	713-371-2311
HLT DISTRIBUTORS, LLC	HENRY TOVAR	211 MCLANE STREET	SAN ANTONIO	TX	78212	210-842-0124
HOFFENS DELIVERY & SERVICES INC	ANGEL RICARDO MARROQUIN HOFFENS	15922 WILLBRIAR AV.	MISSOURI CITY	TX	77489	415-573-4563
HOLMES DISTRIBUTION COMPANY, L.L.C.	RODNEY E. HOLMES	200 JENNINGS AVE	BOYD	TX	76023	817-269-7967
HOME BAKED BREAD INC.	MARK S. SUGG	7202 30TH ST	LUBBOCK	TX	79407	806-928-3912
HONEY BAKING INC	YOSMEL ROJAS	5402 AROMA KNOLL LANE	ROSHARON	TX	77583	630-765-0256
HOUSTON'S BREAD AND CAKES DISTRIBUTION I	DON HOUSTON	2108 EASY STREET	WACO	TX	76704	254-716-6679
HSNS CORPORATION	HUGO R. AYALA-QUEVEDO	13102 FOXBORO DR	HOUSTON	TX	77065	832-790-1713
HTX T&A'S INC.	ARMANDO SALINAS, JR.	611 LYNDALE DRIVE	HIGHLANDS	TX	77562	713-504-6111
HUERTA DISTRIBUTION CORP	URVANO HUERTA	14301 DEAF SMITH BOULEVARD	AUSTIN	TX	78725	512-350-9038
HUFFMAN'S...DISTRIBUTING INC.	KEVIN D. HUFFMAN	1050 FM 2685	GLADEWATER	TX	75647	903-619-2225
HURTADO DISTRIBUTION LLC	MARIA HURTADO	5218 MISTY HILL	SAN ANTONIO	TX	78250	210-887-2072
HYB INC.	LOYD H. Y'BARBO	1308 AZALEA DRIVE	SULPHUR SPRINGS	TX	75482	903-348-7080
ICI RUIZ DISTRIBUTING INC	MARCO E. RUIZ MARQUEZ	235 NOBLE POINT STREET	EL PASO	TX	79928	915-317-9396
IHE ENTERPRISES LLC	ISRAEL HERNANDEZ	7913 POND STREET	DALLAS	TX	75217	918-353-8713
IJ DISTRIBUTING INC	JORGE RUIZ	1130 ALASKA	EL PASO	TX	79915	915-408-9842
ILA DISTRIBUTION INC	ALDO GARCIA TREJO	2605 BON AIRE AVENUE	VICTORIA	TX	77901	361-489-2096
IM ALMONTE DISTRIBUTION INC.	MONICA ALMONTE	1304 TULIP DRIVE APT. D	PRINCETON	TX	75407	469-556-0711
INNOVATIVE DOUGH LIFE INC.	SAMUEL ATKINSON	1817 CANYON WREN DR	MCKINNEY	TX	75071	972-540-5612
IRON VERDIN INC.	JUAN M. VERDIN	614 CUMBERLAND BLVD	SAN ANTONIO	TX	78204	210-537-4260
ISABELLA D-J INCORPORATED	JONATHAN INIGUEZ	15626 S. EARLY DUSK CIRCLE	HOUSTON	TX	77044	281-763-5199
ISROX DISTRIBUTOR COMPANY, INC.	ISAIAH GUTIERREZ	1314 OVERHILL ST	HOUSTON	TX	77018	832-507-2666
ISRRAEL CHAVEZ INCORPORATED	ISRRAEL CHAVEZ OZUNA	507 RICHEY ST #340	PASADENA	TX	77506	832-921-7850
ITHIEL LLC	DANA TAMARA SALINAS	15317 MANDARIN CROSSING	PFLUGERVILLE	TX	78660	512-709-1701
ITURRINO CORPORATION	CESAR ITURRINO	18803 MAJESTIC VISTA LN	RICHMOND	TX	77407	713-904-0289
IVADRI FAMILY INC.	ANA ISABEL RODRIGUEZ	1425 STARDALE LANE	DALLAS	TX	75217	214-527-4307
IZAGUIRRE	JOSE LUIS	518 CHARLES RD	HOUSTON	TX	77076	773-544-9789
J & H HUTCHINS BREAD CORPORATION	JOHN HUTCHINS	1021 RIDGECREST DRIVE	MCKINNEY	TX	75069	214-518-1354
J & N DISTRIBUTION INC.	JEREMY TRUMP	5078 MT ZION RD	NEW WAVERLY	TX	77358	208-421-0055
J & V MENDIOLA INC.	VERONICA PINALES MENDIOLA	826 E 3RD STREET	IRVING	TX	75060	214-263-0722
J & Z DISTRIBUTORSHIP INC.	JIMMY ZAGOLSKI	101 HILLCREST RD	EARLY	TX	76802	325-647-3052
J A & M GONZALEZ LLC	MARIA GONZALEZ	240 BAUXITE DRIVE	JARRELL	TX	76537	512-919-9579
J BORJA INC.	FRANCISCO BORJA	2201 WEST 3RD STREET APT E	ODESSA	TX	79763	915-282-4547
J BOYS DISTRIBUTION INC	JOHN H. MARTINEZ	21534 JAMES CHARLES	SAN ANTONIO	TX	78256	915-803-6858
J CEL ENTERPRISES INC	JEREMY CELESTINE	2420 GLADYS ST.	BEAUMONT	TX	77702	409-223-9628
J NALL BREAD COMPANY	JOLANDA NALL	6108 RUTGERS STREET	AMARILLO	TX	79109	806-340-1691
J WILLS DISTRIBUTION, LLC	JAMES WILLS III	18011 FIRST BEND DR	CYPRESS	TX	77433	281-758-5166
J&E DISTRIBUTION INC.	JOSHUA D. MAINS	1423 COUNTY ROAD 192	ALVIN	TX	77511	832-499-8925
J&L WEEKS RANCH & BREAD DISTRIBUTING LLC	LESLIE WEEKS	607 FM 80 NORTH	TEAGUE	TX	75860	254-625-1881
J. GARCIA DISTRIBUTION INC.	JONATHAN E. GARCIA	1914 W 5TH ST	IRVING	TX	75060	469-903-8990

J. J. MARIN DISTRIBUTION COMPANY LLC	JAQUELINE MARIN	7307 MILLBRAE LANE	HOUSTON	TX	77041	281-235-0889
J. YANES INC.	JEFF YANES	275 COYOTE CREEK WAY	KYLE	TX	78640	512-919-2563
J.A. MONTELONGO DISTRIBUTION INC	JOSE A. MONTELONGO	4500 14TH STREET,#74	PLANO	TX	75074	469-315-8854
J.B.'S DISTRIBUTION, INC.	JESUS BARRON	1804 CANAL STREET	ODESSA	TX	79765	915-249-5090
J.J. KELLER INC	JAMES J. KELLER, JR.	1042 W. REV. DR. - RANSOM HOWARD ST	PORT ARTHUR	TX	77640	409-330-1335
J.M. WHOLE GRAIN BREAD, DIST. INC.	JOAQUIN MARTINEZ	5371 MAPLE VISTA	SAN ANTONIO	TX	78247	210-621-5430
J.R. VIVAS, INC.	RUBEN BADILLO	501 HERMANDEZ	EL CENIZO	TX	78046	956-326-6133
J.R.AZUL INC	JOSE RAUL GARCIA	11770 WESTHEIMER RD APT 1901	HOUSTON	TX	77077	832-352-2778
J.V DISTRIBUTION COMPANY	JONATHAN VEGA	6507 VANLYNN	HOUSTON	TX	77084	713-480-7070
JSPETERSON INC.	JEFF PETERSON	5268 F.M. 2415	ALVARADO	TX	76009	817-937-9042
JAAYD'S CORPORATION INC.	DANIELA OCHOA VILLASENOR	2811 ROBERTS CIRCLE	ARLINGTON	TX	76010	682-407-0830
JAB DISTRIBUTION LLC	JOSE BARRERA, JR.	1791 CHAMPION CIRCLE	EAGLE PASS	TX	78852	830-352-4460
JABER BAKERY, INC	ADEL JABER	2039 DOWLEN RD #3	BEAUMONT	TX	77706	409-351-2441
JACOB GUEVARA DISTRIBUTION COMPANY LLC	JACOB GUEVARA	127 CIMARRON DRIVE	LUBBOCK	TX	79403	806-407-4565
JACOB HEARD DISTRIBUTING CO. INC.	JACOB HEARD	200 PRIVATE RD 6440 WOOD	MINEOLA	TX	75773	903-569-7488
JAD DISTRIBUTION LLC	JUAN DIAZ	20017 GROVER CLEVELAND WAY	MANOR	TX	78653	512-779-8248
JAJ DISTRIBUTION LLC	ALFREDO NAVA	1106 VIOLETA ROAD	DONNA	TX	78537	956-363-8366
JAL DISTRIBUTION INC.	JUSTIN ADRAIN LEE	2505 S. JOHN REDDITT DR, APT.#708	LUFKIN	TX	75904	832-253-2719
JAMAR BROUSSARD DISTRIBUTION LLC	JAMAR BROUSSARD	3227 WITNEY WAY	FRESNO	TX	77545	713-703-5779
JANA ENTERPRISE LLC	JOHN M. BUTLER	109 VISTA DEL SOL	HARLINGEN	TX	78552	956-244-3922
JAR DISTRIBUTION LLC	JOSE A. RODRIGUEZ	PO BOX 420121	DEL RIO	TX	78842	830-734-0131
JASONS BREAD DISTRIBUTION, LLC	JASON HANUS	1600 PRESIDENT G BUSH HWY APT#22003	ROWLETT	TX	75088	214-662-4806
JAZA DISTRIBUTION CORP	JENNIFER HERNANDEZ	12419 SABINE POINT DRIVE	HUMBLE	TX	77346	832-668-6177
JB JONES DISTRIBUTION INC.	JOEY JONES	3400 REEVES ST	HALTOM CITY	TX	76117	972-697-6357
JBA DISTRIBUTION INC.	JONATHAN BRANDON ARMIJO	5309 CAPULIN LANE	AMARILLO	TX	79110	806-683-6265
JC & R EXPRESS INC.	JUAN J. CRUZ	3500 N. LA HOMA ROAD	MISSION	TX	78574	956-867-8401
JD DELIVERIES INC	DANIELA P. CISNEROS GONZALEZ	422 BUTTERNUT BLVD	SAN ANTONIO	TX	78245	210-649-6953
JD TEXAS LOGISTICS LLC	JAIRO M. DAVILA	5104 GALEN COURT	AUSTIN	TX	78744	512-669-8619
JDD DISTRIBUTION COMPANY INC.	DANIEL VALENZUELA	12948 TIERRA PUEBLO	EL PASO	TX	79938	915-873-4371
JE TRADE INC	ARY M. VARELA GALVEZ	3614 CHANDLER LANE	DEER PARK	TX	77536	346-325-8259
JEFFERY ALLAMON INC.	JEFFERY ALLAMON	805 DEBBIE CIRCLE	TROY	TX	76579	254-541-4095
JEROGA INC	BANI DE LA CRUZ	6930 KOPMAN DR.	HOUSTON	TX	77061	832-287-4366
JERRY GREEN DISTRIBUTION INC.	JERRY GREEN	910 SAVAGE	DENTON	TX	76207	817-403-3466
JESS & RICH INC.	JESUS MANCILLA	2310 14TH ST	PORT ARTHUR	TX	77640	281-964-9120
JESUS ENTREPRICE LLC	JESUS LOZOYA	10102 TANGIERS RD	HOUSTON	TX	77041	832-922-9186
JESUS SAL CORPORATION	JESUS SALOMON GOMEZ	4203 BRAZOS BEN DRIVE	PEARLAND	TX	77584	832-883-3478
JESUS SOSA CORP.	JESUS M. SOSA ROBLES	19226 CALICO PLACE LANE	CYPRESS	TX	77429	832-537-2716
JF BREAD DISTRIBUTION LLC	JAVIER FLORES	61 EAST SKYVIEW DR.	DEL RIO	TX	78840	830-765-9411
JF PERKINS INC.	JAMES PERKINS	3208 BETTY CT	GRANBURY	TX	76049	817-559-5811
JG DISTRIBUTION INC	JHON GUERRERO TOLOZA	2219 GREENHOUSE RD, APT. #3107	HOUSTON	TX	77084	786-362-0991
JIMMY SIMMONS DISTRIBUTION CO, INC.	JIMMY SIMMONS	1304 CHERRY BROOK WAY	FLOWER MOUND	TX	75028	972-898-5704
JJARRIAGABREAD INC	JONATHAN ARRIAGA HERNANDEZ	9206 SASSON BOULEVARD	HOUSTON	TX	77044	832-627-2439
JJC DISTRIBUTION INC.	JOHN K. COTTRELL	4810 LEMONDROP CT	ARLINGTON	TX	76017	817-301-2934
JJKL INC	JOSHUA HOLDEN	2913 110TH ST	LUBBOCK	TX	79423	806-241-3381
JKB DISTRIBUTION INC.	JENNIFER BRAMBLETT	13412 HUNTINGTON	EUSTACE	TX	75124	903-353-6923
JKBCEVANTES LLC.	AARON CERVANTES NUNEZ	8112 BEACH DRIVE	DONNA	TX	78537	956-684-3962
JL DISTRIBUTION, INC.	JORGE LUIS CHUECAS	7126 CHRISTINA LANE	GARLAND	TX	75043	469-223-3670
JLG DELIVERY CORPORATION	SANDRA LETICIA GARCIA	6738 HIGHWIND BEND LANE	KATY	TX	77449	832-607-3278
JLG DISTRIBUTION INC	JAMES GARDNER	1204 HALEY LANE	BURLESON	TX	76028	817-480-2459
JLGARCIA DELIVERY, LLC	JOSE LUIS GARCIA	6738 HIGHWIND BEND LANE	KATY	TX	77449	832-607-3278
JLM DISTRIBUTION INC.	JOSE JESUS LUNA CONTRERAS	8 OAK PLAZA	SAN ANTONIO	TX	78216	210-849-9799
JM BREAD INCORPORATED	JESUS IGNACIO GARCIA	324 OAK ARBOR TRAIL	DEL VALLE	TX	78617	682-582-0009
JM DELIVERIES INCORPORATED	JOSHUA MORENO	2453 LOYCE DRIVE	MESQUITE	TX	75149	469-509-2147
JM DISTRIBUTION COMPANY, CORP.	JAIME MARTINEZ	1430 AVENUE C	GRAND PRAIRIE	TX	75051	469-509-9086
JMERCADO DISTRIBUTION COMPANY INC.	JUAN F. MERCADO ORTEGA	13539 HALIFAX STREET	HORIZON CITY	TX	79928	915-867-0987
JMH DISTRIBUTING INC.	JEFFERY M HAMBURG	10406 GENTRY DR	JUSTIN	TX	76247	817-714-4399
JMS DISTRIBUTION LLC	LEONEL MEDINA	1107 BURNLEY STREET	MISSION	TX	78572	956-888-2001
JOE BALDERAS DISTRIBUTING INC.	JOSE G BALDERAS	1311 MARLIN CT	BAY CITY	TX	77414	832-607-4200
JOEL SAENZ INCORPORATED	JOEL SAENZ	464 BANDOLINA	EL PASO	TX	79927	915-301-2022
JOGU DISTRIBUTING INC	JOSE GURROLA	1029 GREEN LILAC CIRCLE	EL PASO	TX	79915	915-229-9202
JOHN THE BREADMAN INC.	JOHN ELDER	934 ABILEE LN	DALLAS	TX	75253	469-693-1680
JOHN WRIGHT INCORPORATED	JOHN WRIGHT	397 CHEROKEE TRAIL	LIVINGSTON	TX	77351	936-425-0072
JOHNNY HAWKINS DISTRIBUTION COMPANY, INC	JOHNNY HAWKINS	14700 VINTAGE PRESERVE PKWAY,#7206	HOUSTON	TX	77070	601-810-2007
JOLI DISTRIBUTION INC	JOSE ROMERO	1821 S. WATSON LANE	HARLINGEN	TX	78552	956-293-5379
JORDAN DRAKE ENTERPRISES INCORPORATED	JORDAN DRAKE	5707 WILSHIRE DR	WACO	TX	76710	254-716-7859
JORGEZ INC	JORGE ZAPATA	1518 YORK CREEK DRIVE	HOUSTON	TX	77014	713-231-8950
JOSE GARCIA DISTRIBUTION COMPANY INC.	JOSE GARCIA	3305 SHIELD LANE	GARLAND	TX	75044	469-516-9198
JOSE RANGEL CORPORATION	JOSE L. RANGEL OCHOA	13980 SUNDOWN TRAIL	FARMERS BRANCH	TX	75234	214-414-6027
JOSE T. CARDENAS DISTRIBUTION COMPANY, I	JOSE T. CARDENAS	9533 LAST MAPLES TRL	CONROE	TX	77303	832-661-6662
JOSE VEGA SANTIAGO LLC	J VEGA SANTIAGO	138 JORDON LOOP	NOLANVILLE	TX	76559	254-681-4702
JOSS MARIA DISTRIBUTION COMPANY, INC.	MARIA M. VERNIER	4018 CLUB VALLEY DR	HOUSTON	TX	77082	713-517-9057
JOSUE DISTRIBUTION LLC	JOSUE MARTINEZ	426 ROBERTS AVENUE	IRVING	TX	75060	214-422-1706
JOYNER DISTRIBUTING, L.L.C.	CASEY JOYNER	1542 COUNTY ROAD NW 1018	MOUNT VERNON	TX	75457	903-767-6396
JPRM MORALES INC.	PATRICIA A. MORALES	5704 HOMESTEAD RD	ARLINGTON	TX	76017	817-478-4101
JRAYALA DISTRIBUTION LLC	JOSE AYALA	433 EISENHOWER LANE	LAVON	TX	75166	214-632-2680
JRC INC.	JUSTIN COOK	1684 TANNERSON DRIVE	ROCKWALL	TX	75087	214-718-6282
JRL BREAD DISTRIBUTION INC.	JERRY R. LONGINO	5949 STACY LN	WEATHERFORD	TX	76087	817-771-6262
JR'S RELIABLE DISTRIBUTION INC	JONATHAN ROBERTS	4 HEATHERWOOD DRIVE	TEXARKANA	TX	75503	972-439-6028
JTOTELLO DIST. INC.	JOHN TOTELLO, JR.	18705 LEGEND OAKS	SAN ANTONIO	TX	78259	210-389-0845
JUVENCIO SALDANA III BREAD DISTRIBUTION	ELIZABETH MARTINEZ	201 E MCKINLEY AVE	HARLINGEN	TX	78550	956-412-0041
JV & MA PASTRIES DISTRIBUTORS INC	MARIA D. ALDACO GONZALEZ	16538 WHITAKER CREEK DRIVE	HOUSTON	TX	77095	346-804-9833
JWC LOGISTICS, CORP.	WILDER ARBEY CORTES ZUNIGA	6011 ENCANTO POINT DRIVE	SAN ANTONIO	TX	78244	210-410-7493
K&M HERNANDEZ INC	MARTHA HERNANDEZ	139 COUNTY ROAD 870C	ALVIN	TX	77511	832-425-3945
KA & PONOX DIST. COMPANY INC.	KARINA ESTRELLA GONZALEZ TOBAR	5914 FERGIS DRIVE	KATY	TX	77449	832-546-4388
KASH MONEY INC	NICKOLAS VASQUEZ	2601 BANDERA DR	LAREDO	TX	78046	956-615-3959
KEBERCHI CORP.	LILIAN SERRANO CARRASCO	3015 PHEASANT GLEN	FORT WORTH	TX	76140	817-999-1841
KEITH MATHEWS INC.	KEITH MATHEWS	212 SHEILA STREET	JASPER	TX	75951	409-594-5240
KENDALL PADILLA DISTRIBUTION INC.	KENDALL PADILLA	4405 ALMENA ROAD	RIVER OAKS	TX	76114	817-726-5551
KENNETH C. MARTIN DIST. CO. INC.	KENNETH C. MARTIN	3616 EARLE DRIVE	HALTOM CITY	TX	76117	817-204-8838
KEN'S BREAD DIST. CO. INC.	KEN TOMPKINS	10001 SOUTH FIRST ST APT. #922	AUSTIN	TX	78748	512-294-6734
KIKE LOPEZ INC.	ENRIQUE I LOPEZ	3801 XANTHISMA AVENUE	MALLEN	TX	78504	956-522-9555
KIM WATTS DISTRIBUTION COMPANY	KIMBERLY WATTS	3406 RUIDOSO DR	ARLINGTON	TX	76017	817-419-6424
KING DAVID DISTRIBUTIONS INC.	REBECA COMPEAN-SERRANO	7956 OLUSTA DRIVE	DALLAS	TX	75217	469-734-1618
KINTES EXPRESS INC.	KINARD BRUMSEY	143 HAMILTON DRIVE	TERRELL	TX	75160	469-833-5647
KIP LEMONS DISTRIBUTION INC.	KIP LEMONS	1307 MISSION CREEK DR	LONGVIEW	TX	75601	903-261-1211
KMR LLC	KENNETH MATHEW RITTER, JR.	3406 92ND ST	LUBBOCK	TX	79423	432-386-0499

KPS DISTRIBUTION INC	KATHERINE SIRMANS	4618 CORMORANT DRIVE	SHERMAN	TX	75092	903-870-6002
KR DISTRIBUTION LLC	KUMAR RAMAN	6809 GRAND MESA PARKWAY	MCKINNEY	TX	75070	972-822-4980
KRL DISTRIBUTION, INC	KEVIN LEMONS	125 PARKER DR	POTTSBORO	TX	75076	903-819-6250
L & R DISTRIBUTION LLC	LUIS RIEGA	1719 LAKE HAVEN DRIVE	IRVING	TX	75060	469-605-5572
L & S DISTRIBUTING LLC	LAWRENCE A WASHINGTON	329 N FM 1729	LUBBOCK	TX	79403	806-470-5367
L&N ARELLANO INC.	FREDY ARELLANO	1020 SHADOW WOOD LANE	LEWISVILLE	TX	75067	972-505-0883
L. C. POLK DISTRIBUTION CO., INC.	L.C. POLK, JR.	1809 ENGLISH DRIVE	MIDLAND	TX	79705	432-889-0643
L. I. THOMAS DISTRIBUTION LLC	LEANDRO THOMAS	4285 N. GARLAND AVE #2409	GARLAND	TX	75040	469-831-2840
LA MAQUINA DISTRIBUTION LLC.	JESUS M. RODRIGUEZ	P.O. BOX 606	ELSA	TX	78543	956-262-6433
LADET DISTRIBUTION INC. LLC	LEO LADET	20502 BROUGHWOOD CIR	KATY	TX	77449	713-689-0811
LANDEROS DISTRIBUTION LLC	AMANDA PEREZ	11795 MINDYBROOK CT	CONROE	TX	77303	936-524-2165
LONDON M DISTRIBUTION INC	GUSTAVO MENDEZ	900 W. 31ST STREET	MISSION	TX	78574	956-570-5023
LARRY MAC DISTRIBUTION LLC	LARRY MCCLAIN	3046 POSITANO LOOP	BRYAN	TX	77808	979-451-9839
LAT SALOOM INC	MAHAWA NDIAYE	2831 BURNING TREE LN	MISSOURI CITY	TX	77459	713-355-0650
LAWRENCE OROSCO DISTRIBUTION COMPANY, IN	LAWRENCE OROSCO	2227 YELLOW FERN - PATH	SPRING	TX	77386	713-582-8039
LAYEF DISTRIBUTION INC.	OBED EFRAIN VALENZUELA RODELA	5315 MOSSGREY LANE	SPRING	TX	77373	956-414-4408
LB DISTRIBUTION COMPANY, INC.	LUIS YANEZ MORENO	11280 PEBBLE HILLS BLVD, APT. #185	EL PASO	TX	79936	915-850-2908
LEAKS DISTRIBUTION, INC.	MICHAEL LEAKS	398 MOLLY LANE	LINDALE	TX	75771	903-736-4616
LECHUGA INC.	VIRGINIO SOTO	2421 MAVVIEW DRIVE	HOUSTON	TX	77091	832-964-3216
LEMEN'S DISTRIBUTION INC	JESUS A. LIMON	P.O. BOX 10862 1520 YANDELL DR APT3	EL PASO	TX	79995	915-305-4821
LERMA - JUAREZ INC.	MIGUEL LERMA	12516 STONERIDGE GAP LANE	MANOR	TX	78653	512-785-4552
LET'S BREAK BREAD, LLC	DELIA GINTER	7528 SUSAN CT	N RICHLAND HILLS	TX	76180	682-465-2424
LET'S GET THIS BREAD LLC	JULIAN SANCHEZ	3303 S. EDGEFIELD AVENUE	DALLAS	TX	75224	469-360-2784
LEWIS MARION DISTRIBUTION, INC.	GEORGE LEWIS MARION	112 HAYES LN	HURST	TX	76053	817-510-3137
LGV DISTRIBUTION COMPANY CORP.	LUIS GONZALEZ VALLES	12003 POMPTON DR	HOUSTON	TX	77089	832-977-6300
LH DISTRIBUTION INC.	HUGO SALINAS	1107 BURNEY STREET	MISSION	TX	78572	956-801-1270
LIL STU DISTRIBUTION INC	TIFFANY STEWART	3225 WOODLAND PARK DRIVE, APT. #852	HOUSTON	TX	77082	504-345-3762
LINK BREAD DISTRIBUTION LLC	CLARIBEL MORALES-ABUNDIS	4915 MELODY LANE	EDINBURG	TX	78542	956-475-2258
LUBO, CORP	EDUARDO BRAVO REQUENA	3800 COUNTY ROAD 94, APT. #22-108	MANVEL	TX	77578	786-280-4437
LUM DISTRIBUTION INC.	MATTHEW MESERVE	1907 LISA LANE	SAN MARCOS	TX	78666	512-665-0722
LUP CAPITAL DISTRIBUTION INC	MARKUS R. PALOMO	14976 CROCKETT ROAD	WILLIS	TX	77378	832-480-1929
LM & JJ DISTRIBUTION LLC	JULIO C. CASTRO	1814 N. RUBY STREET	EDINBURG	TX	78541	956-948-9027
LM AND G DISTRIBUTING INCORPORATED	LISA MCNEIL	600 DEJAY ST.	FAIRFIELD	TX	75840	903-388-1628
LM DISTRIBUTION COMPANY INC.	LUIS A. YANEZ CORDOVA	10268 VALLE DEL MAR	EL PASO	TX	79927	915-787-0855
LOAFING AROUND TOO INC.	MARIA DE SANTIAGO	2341 BROKEN WHEEL LANE	NEW BRAUNFELS	TX	78130	909-580-0439
LONDEAU DISTRIBUTION INCORPORATED	DAVID LONDEAU	4903 WILL WAY	LONGVIEW	TX	75604	903-576-1817
LONGORIA, INC.	MARIA LONGORIA	16231 OXBOW TRAIL	BUDA	TX	78610	512-947-2778
LOPEZ	JOSE L	15910 MISSION GLEN DR	HOUSTON	TX	77083	281-565-5394
LORENZO GUZMAN INC.	LORENZO R. GUZMAN	2304 WICHTA STREET, #137	PASADENA	TX	77502	713-589-1053
LOS SANCHEZ DISTRIBUTORS INC.	MARIA LAURA SANCHEZ	719 REMINGTON WALK COURT	HOUSTON	TX	77073	832-480-9398
LP FREIGHT LOGISTICS INC.	LOYD PERRY VALLOT	110 AMBERSHADOW DRIVE	HOUSTON	TX	77015	832-452-7723
LRV DISTRIBUTION COMPANY, INC.	LESLIE VINCENT	716 CONCORDIA A DR	BELLVILLE	TX	77418	979-270-2305
LUCAS'S BREAD, LLC	RICARDO SOTO	3117 MARIANA AVE	MIDLAND	TX	79701	915-203-7360
LUIS & ARGE CORP.	LUIS TERRONES	10121 RED VALLEY ST	EL PASO	TX	79927	915-691-6903
LUIS ROSE INC.	LUIS GARCIA	12007 ENCHANTED PATH DR	HOUSTON	TX	77044	281-425-5130
LYLI ROSALES, INC.	MELVI MENJIVAR	1400 R AVE	PLANO	TX	75074	214-859-3168
LZ BAKED GOODS, LLC	LOUIE A. RAIMUNDI	1248 EAGLE LANE	KRUGERVILLE	TX	76227	505-250-0590
M & R EMPIRE INC.	MARCO QUEZADA	915 ROAMING ROAD DR	ALLEN	TX	75002	469-631-3803
M P DISTRIBUTION, INC.	MICHAEL HERNANDEZ	1606 MENEFEE BLVD.	SAN ANTONIO	TX	78237	210-924-1751
M SOHLE INC.	MARTHA SIERRA	528 MOGOLLON CIRCLE	EL PASO	TX	79912	915-504-9292
M&A ALDANA INCORPORATED	MAYNOR ALDANA	3428 REPLAY LN	OAK POINT	TX	75068	214-548-7716
M&A DISTRIBUTION INC	ALEJANDRO SUAREZ	1106 MEADOW ROAD	CANUTILLO	TX	79835	303-669-1761
M&E DISTRIBUTION SERVICES, INC	JESUS GUTIERREZ	11732 FRED PERRY DR.	EL PASO	TX	79936	915-261-7707
M&I DISTRIBUTING LLC	EDGAR BENAVIDES CASAS	29307 WALTHAM STREET	SPRING	TX	77386	346-351-7368
M&K PINALES INC	KIMBERLI PINALES ARREDONDO	139 COUNTY RD 870 C	ALVIN	TX	77511	832-853-4405
M&M RAMOS DISTRIBUTORS LLC	MELISSA RAMOS	960 FREER PLACE	ALICE	TX	78332	361-701-4804
M&N WORLD DISTRIBUTION INC.	MARCOS PEREZ	421 WINDING HOLLOW LANE	GEORGETOWN	TX	78628	786-597-8086
M. ADAMES DISTRIBUTION COMPANY, INC.	MICHAEL ADAMES	1500 CRESCENT DRIVE	SWEETWATER	TX	79556	325-338-5132
M.I.A. DISTRIBUTION COMPANY INC.	JOSE MARCOS REYNA III	4710 RIVER VIEW TRAIL	CORPUS CHRISTI	TX	78410	361-737-3095
M.W. BREAD DISTRIBUTION, INC.	MYRON WARREN	16507 ROCK WREN TRAIL	CONROE	TX	77385	936-718-2575
MAALF GARCIA DISTRIBUTION COMPANY, INC.	ALFONSO GARCIA	19106 DESERT MOON DR	CYPRESS	TX	77433	832-443-9953
MAC BREAD COMPANY	MARY ANN CANTU	3300 PARKER LANE, APT. #219	AUSTIN	TX	78741	512-620-6051
MACMAR CORPORATION	RODOLFO MACIAS MARTINEZ	12617 SPRING BRANCH DRIVE	BALCH SPRINGS	TX	75180	469-443-2012
MADISON ALLEN DISTRIBUTING, INC.	CRYSTAL L MCCANN	4400 MARTINIQUE	WICHITA FALLS	TX	76308	940-632-7563
MAJID MASAD DISTRIBUTING INC.	MAJID MASAD	400 BOURLAND RD APT #722	KELLER	TX	76248	817-891-5237
MANCHA DISTRIBUTION COMPANY LLC	JOSE L MANCHA	2629 N PRAIRIE CREEK RD	DALLAS	TX	75227	214-454-6811
MARCOS BUSTAMANTE DISTRIBUTING CORP.	MARCOS BUSTAMANTE	P.O. BOX 1713 581 LOWERY RD, #1713	CARRIZO SPRINGS	TX	78834	830-876-6042
MAREXA DISTRIBUTION COMPANY INC.	MARCO RODRIGUEZ	12345 GOLDEN SUN DRIVE	EL PASO	TX	79938	915-206-8993
MARIA AND JOE ANGEL LLC	JOE GONZALEZ	240 BAUXITE DRIVE	JARRELL	TX	76537	512-919-9590
MARIO POSADA DISTRIBUTION INC.	MARIO POSADA CONTRERAS	7419 BOWDRE	SAN ANTONIO	TX	78252	210-668-7940
MARISCAL BREAD CORPORATION	MARIA MARISCAL	1606 RED OAK TRAIL	ANNA	TX	75409	469-815-1929
MARTIN ANAYA DISTRIBUTION CORP.	MARTIN ANAYA	1313 MARGOLD DRIVE	ALLEN	TX	75002	469-328-1807
MARTIN PADILLA DISTRIBUTION, INC.	MARTIN PADILLA	4504 ALMENA RD	FORT WORTH	TX	76114	817-925-5365
MARTINEZ	DAVID J.	1451 ASSOCIATES AVE #704	COLLEGE STATION	TX	77845	979-422-9930
MARTINEZ DISTRIBUTION INC.	OSCAR MARTINEZ	8716 ALLEGHENY	LAREDO	TX	78045	956-774-2157
MAS SUSTAITA DISTRIBUTION INC.	MARCO SUSTAITA	P.O. BOX 161 318 S. QUAIL RUN	BUDA	TX	78610	512-579-1908
MAT DISTRIBUTORS INC	MIGUEL ANGEL TORRES	1546 E. MISSOURI AVENUE	DALLAS	TX	75216	214-566-6203
MATEO&SON INC.	SERGIO BOCANEGRA ROJAS	815 JADEWOOD DRIVE	DALLAS	TX	75232	469-726-8536
MATT HENRY DISTRIBUTION, INC.	MATTHEW R. HENRY	8007 GREENBRIAR DR	AMARILLO	TX	79119	806-236-3455
MATT NIXON INC.	LEMUEL M NIXON	3321 SOLANA CIRCLE	DENTON	TX	76207	940-435-0675
MAYERLIN QUINTERO INC.	MAYERLIN MAZUERA	414 BRUSHY GLEN DR	HOUSTON	TX	77073	
MAYITO LLC	MARIBEL CONTRERAS	1043 GREENWOOD LANE	LEWISVILLE	TX	75067	972-603-6015
MAYSAA DISTRIBUTION INC	MAYSAA HAMDAN	8941 OVAL GLASS ST	CONROE	TX	77304	409-350-2185
MAYTEBREAD INC.	IVAN MARISCAL	1606 RED OAK TRAIL	ANNA	TX	75409	469-815-1929
MAZUERA	JAIME A.	414 BRUSHY GLEN DR	HOUSTON	TX	77073	832-746-2208
MCCANN DISTRIBUTING INC.	DAVID A. MCCANN	P.O. BOX 30 220 SALES ROAD	WINDTHORST	TX	76389	940-632-5603
MCCRUDER DEL INC.	ROBERT A MCCRUDER	1514 E 1ST STREET	LUBBOCK	TX	79403	806-544-6057
MCM BREAD AND SWEETS LLC	MARIO MARICHALAR	719 S 19TH ST	KINGSVILLE	TX	78363	361-720-5526
MDY DISTRIBUTION LLC	MARCO RAMIREZ	1551 YUCCA DRIVE	DALLAS	TX	75217	214-850-4027
MEDINA & SONS DISTRIBUTING INC	JOSE MEDINA	5800 ACACIA CIRCLE APT. #322	EL PASO	TX	79912	915-790-6715
MEDINAS DISTRIBUTION INC	MIGUEL MARGARITO MARTINEZ MEDINA	2247 DES JARDINES STREET	HOUSTON	TX	77023	832-894-3200
MEG DISTRIBUTION INC	STEPHANIE CANAVA	4905 LOCUST AVENUE	ODESSA	TX	79762	915-202-3864
MELROX DISTRIBUTION INC	ELSO ANTONIO GUZMAN ORELLANA	9714 CASA LOMA DRIVE	HOUSTON	TX	77041	240-476-5445
MENDIOLA DISTRIBUTION COMPANY	ROBERT G. MENDIOLA, JR.	4018 BUR OAK PATH	SAN ANTONIO	TX	78223	210-677-9568
MERCAM & SONS INC	AMADOR TOMAS PENA	3019 FOREST CREEK DRIVE	KATY	TX	77494	832-768-0682
MES DISTRIBUTING, L.L.C.	MARC SHERROD	162 SPEARS RANCH RD	JARRELL	TX	76537	512-914-2173

MH DISTRIBUTION INC	MICHAEL HUDSPETH	1104 PARR STREET	AMARILLO	TX	79106	806-679-8631
MHERNANDEZ DISTRIBUTION INC	MICHAEL HERNANDEZ	412 W. ROTAN STREET	STAMFORD	TX	79553	325-518-7571
MI REYNA INC.	JUAN SANCHEZ	5110 MISTY LANE, APT. #2525	BACLIFF	TX	77518	832-260-8339
MICHAEL W. NEW DISTRIBUTION COMPANY, INC	MICHAEL NEW	1000 N AVENUE M	HASKELL	TX	79521	940-856-0331
MICHE DISTRIBUTION COMPANY INC.	JOHNNY MICHE	2804 S. BIVINS	AMARILLO	TX	79103	806-567-2793
MIKE RICHARDSON DIST. CO. INC.	MICHAEL RICHARDSON	5350 FOSSIL CREEK BLVD. #917	HALTOM CITY	TX	76137	817-480-9786
MILCH DISTRIBUTING INC	EDGAR CABRIALES	5044 NORTH FORK ROAD, LOT #235	FORT WORTH	TX	76119	817-374-0580
MIRANDA & NIETO CORP.	MARIA ANTONIETA NIETO SANCHEZ	14102 PINE LANE	HUMBLE	TX	77396	832-758-6864
MIVIS DISTRIBUTION LLC	IRMA YOLANDA CHAPA DE AGUILAR	507 DOCKSIDE TERRACE LN	KATY	TX	77494	281-392-9732
MJERWIN LLC	MELISSA ERWIN	201 CUTTINGHORSE LANE	FLORENCE	TX	76527	512-992-3404
MLM INC.	MARSHALL MCCURRY	6113 GRAYSON COURT	WTAUGA	TX	76148	682-331-6709
MLOU DISTRIBUTION CORP	MARIA LUISA FLORES	13719 TAHOE VISTA	SAN ANTONIO	TX	78253	210-260-5330
MMITCHELL LLC	MATHEW MITCHELL	6903 TIN TRAIL	MIDLAND	TX	79705	432-312-2098
MONASCO ENTERPRISES LLC	CHARLES MONASCO	6650 CARNATION	LUMBERTON	TX	77657	409-790-7997
MONDRAGON-HEREDIA INC	LESLIE HEREDIA	205 W. SAN ANTONIO ST, APT. #551	SAN MARCOS	TX	78666	512-788-0240
MONROE TRANSPORT LLC	MONROE MOORE	2312 W AVE L	SAN ANGELO	TX	76901	325-656-5590
MONROY	FORTINO	10134 SCOTSBROOK DR.	HOUSTON	TX	77038	832-289-3882
MONSERRAT'S DISTRIBUTION INC	MARIA VELAZQUEZ	9107 RED CASTLE LN	HUMBLE	TX	77396	346-308-0586
MORALES	JESSE O.	1114 ELMDALE PL	DALLAS	TX	75224	214-497-0790
MORALES DISTRIBUTION, LLC	YVONNE MORALES	700 3RD PLACE	DUMAS	TX	79029	806-717-4308
MORENO DISTRIBUTION, LLC	EDUARDO MORENO	226 WILDFIRE DRIVE	LEWISVILLE	TX	75067	972-655-8212
MORGAN J. BURNS DISTRIBUTION COMPANY, INC	MORGAN BURNS	552 W PINE STREET	JACKSBORO	TX	76458	682-365-2915
MP&J DISTRIBUTING LLC	ASHLEY SHERROD	162 SPEARS RANCH RD	JARRELL	TX	76537	512-573-6209
MR. BREAD DISTRIBUTION, LLC	J JESUS LUNA MENDEZ	8 OAK PLAZA	SAN ANTONIO	TX	78216	210-421-6035
MRS. BBUNZ LLC	KASSIE BOMBERGER	3264 COUNTY RD 3220	KEMPNER	TX	76539	254-291-5279
MTZ DISTRIBUTION INC, LLC	IVAN MARTINEZ	10823 GREEN BROOK ST	SAN ANTONIO	TX	78223	210-633-0728
MY BROTHER MIKE TAUGHT ME INC.	DAVID SCHAEFER	2807 ELM PARK DRIVE	RICHLAND HILLS	TX	76118	
MY3GIRLS LLC	MICHAEL TRADER	1613 WINDY OAKS DR	ARANSAS PASS	TX	78336	361-815-2461
MYLA GOODS & DRINKS INC.	JOHN EDWARD TOUMA	12041 DESSAU ROAD APT. #1811	AUSTIN	TX	78754	954-297-5922
N. CARDENAS CORPORATION	NICOLAS CARDENAS-ARZATE	22718 HEARTHSTONE HILL LN	SPRING	TX	77373	832-807-3930
N.A.P.A. DISTRIBUTION COMPANY, INC.	STEPHEN MALCUIT	1413 LEGGETT STREET	CISCO	TX	76437	254-433-2445
N.T.B. DISTRIBUTION COMPANY INC.	JEREMY SCOTT	6801 88TH ST	LUBBOCK	TX	79424	806-544-4289
NADARASA DISTRIBUTION LLC	THIRUSENTHIL NADARASA	6911 HOUSMAN ST	HOUSTON	TX	77055	713-504-1112
NAJERA	DANIEL	8018 BAYOU FOREST DR	HOUSTON	TX	77088	832-594-7785
NAJERA DISTRIBUTION COMPANY INC.	ANTONIO ARMANDO NAJERA VALDEZ	1218 MAYO STREET	IRVING	TX	75060	469-924-8075
NAPOLE'S DISTRIBUTION SERVICES, LLC	EFREN NAPOLES	2611 CREEK ARBOR CR	HOUSTON	TX	77084	281-701-2710
NATHAN LOTT DISTRIBUTION COMPANY, LLC	NATHAN LOTT	6927 COUNTY ROAD 14050	PATTONVILLE	TX	75468	903-249-3643
NATHANIEL BROWN JR. DISTRIBUTION INC.	NATHANIEL BROWN, JR.	3521 VICKI LANE	BALCH SPRING	TX	75180	214-682-7161
NAVARRO LOGISTICS INCORPORATED	CESAR A. NAVARRO-DIAZ	3479 MORNINGSTAR LANE	DALLAS	TX	75234	469-380-1506
NAZARIO98 INC	FERNANDO CRISTINO	13722 FIREROCK DRIVE	HOUSTON	TX	77085	832-614-9689
NEEDY INC	NEIDI RUIZ VILLAVERDE	4053 HEARTHSTONE DR	MESQUITE	TX	75150	469-560-3832
NEFIMAR LLC	MARIA MENDEZ-MANCILLA	1751 WHITNEY ROAD	SHERMAN	TX	75090	214-515-8630
NEW TREND ENTERPRISES LLC	HAROLD HAYNES	22118 SHEFFIELD GRAY TRAIL	CYPRESS	TX	77433	832-721-1871
NEWPORT AND SONS DISTRIBUTORS CORP.	ANDY NEWPORT	12265 GOLDEN SUN DR	EL PASO	TX	79938	915-856-8290
NEYRA DISTRIBUTION INC.	JOSE ALFREDO NEYRA	718 W. STAGE AVENUE	PHARR	TX	78577	956-250-1705
NICHOLS BREAD DISTRIBUTION COMPANY INC	TRAVIS NICHOLS	1701 THAMES DRIVE APT. #203	CORPUS CHRISTI	TX	78412	979-824-2418
NIEVES CRUZ BREAD INC.	NIEVES CRUZ	9808 KITTYHAWK LANE	DALLAS	TX	75217	214-437-4906
NML BREAD EXPRESS INC.	RICHARD GATTUSO	9907 CHAMBER HALL DRIVE	FRISCO	TX	75033	469-544-4494
NOE LOZOYA DISTRIBUTION COMPANY, INC.	NOE LOZOYA	1650 8TH ST.	HEMPSTEAD	TX	77445	832-245-2297
NORTH TEXAS BREAD DISTRIBUTION LLC	JEIGH LIPE	4737 HOLLANDALE AVENUE	WICHITA FALLS	TX	76302	940-882-4577
NSWINDSOR INC.	NATHAN WINDSOR	13300 N.E. 18TH AVE	AMARILLO	TX	79111	575-607-7010
NUNEZ	JUAN DE DIOS	8426 GULF TREE LN	HOUSTON	TX	77075	713-471-0776
NUNEZ DISTRIBUTION COMPANY, INC	JUAN NUNEZ	17485 MONTERREY ROAD	MERCEDES	TX	78570	956-200-6178
O & A BREAD CORPORATION	OSWALDO ARIAS	3920 TIERRA ARENA	EL PASO	TX	79938	915-273-8579
O'LEAF DISTRIBUTION, INC.	MARIO JOHNSON	8915 CONGER STREET	HOUSTON	TX	77075	832-914-6356
OLGA PRADO INC	OLGA PRADO	8023 BELLE PARK	HOUSTON	TX	77072	832-466-7879
OMAR RODRIGUEZ INC.	OMAR RODRIGUEZ	1029 CR 4590	BOYD	TX	76023	940-453-1909
ONE PLUS SAF INC	DANISHA KOZACZKIEWICZ	8023 DAUNTLESS DRIVE	MAGNOLIA	TX	77354	936-777-3669
ORLANDO SUAREZ DISTRIBUTION INC.	ORLANDO SUAREZ	1106 MEADOW ROAD	CANUTILLO	TX	79835	915-328-8614
ORT	JARED W.	406 PHILLIPS DRIVE	DUMAS	TX	79029	806-922-7939
ORTIZ DISTRIBUTING INC	JOSE ORTIZ	110 W. 6TH STREET	EL CAMPO	TX	77437	979-253-9685
OUR DISTRIBUTION LLC	ALTON R. WEST	15719 CROOKED ARROW DR	SUGAR LAND	TX	77498	281-596-8990
OVS DISTRIBUTION, INC.	GERARDO OVIEDO	1924 CAMELLIA AVENUE	MCALLEN	TX	78501	956-616-1493
OVW OLIVAS INC	VERONICA GUERRERO CELAY	9730 SANTA MONICA BOULEVARD	HOUSTON	TX	77089	832-839-1883
P NUT DISTRIBUTING LLC	KENNETH PASCHAL	350 KUBITZA DR	MART	TX	76664	254-625-0562
P&D WILLIAMS INC	MARVIN WILLIAMS, JR.	3403 WAVERLY STREET	BEAUMONT	TX	77705	951-217-6385
P.L. BREAD DISTRIBUTION INC.	PROSPERO LAGUNAS	3910 BRIDGEDALE DR	HOUSTON	TX	77039	832-899-1764
PA TORRES DISTRIBUTION INC.	PEDRO NAVARRETE	5831 LINKSMAN LANE	KATY	TX	77449	713-291-5578
PABLO HERNANDEZ JR DISTRIBUTION COMPANY,	PABLO HERNANDEZ, JR.	4020 DIEGO LANE	BROWNSVILLE	TX	78521	956-543-5339
PACO RINA DISTRIBUTION COMPANY, INC.	FRANCISCO DOMINGUEZ	14402 OBRA LN	HOUSTON	TX	77045	281-323-8881
PAFFORD BREAD DISTRIBUTION INCORPORATED	CHRISTOPHER PAFFORD	7476 FELDEN LANE	CONROE	TX	77304	281-222-0739
PALACIOS DISTRIBUTION INC.	JUAN PALACIOS	1009 W. BUTLER	PHARR	TX	78577	956-655-9600
PAN HC LLC	HECTOR CERVANTES-ALVARADO	3310 OAKWELL CT APT. #2101	SAN ANTONIO	TX	78218	760-540-4736
PANADERO, INC.	GILBERT RUBIO	2109 DARTMOUTH STREET	LUBBOCK	TX	79415	806-620-3374
PANAKAR INC	VICTORIA CANO DE ANDA	2222 SANDSHELL ST	BEDFORD	TX	76021	817-217-0138
PANESITOS COMPANY	DULCE MARIA SANDOVAL	615 NORTHTRAIL	SAN ANTONIO	TX	78216	210-473-7634
PARKER PROS, INC.	PAUL B. PARKER	1135 COUNTY RD 4117	NEW BOSTON	TX	75570	903-701-2318
PASCUAL AND SONS DISTRIBUTION, INC	PASCUAL A. REYES	1201 MEADOW ROAD	CANUTILLO	TX	79835	915-314-2178
PAT LLANEZ LLC	PAT LLANEZ	1720 EDISON AVE	ODESSA	TX	79763	432-296-0773
PAULINA'S DELIVERY CORPORATION	LAURA VARGAS	1305 ELMWOOD AVENUE	ODESSA	TX	79763	432-248-4017
PD BREADWAGON INC.	PAUL DOROUGH	2310 ELIZABETH ST.	KAUFMAN	TX	75142	214-673-4214
PEPE MARTINEZ CORP.	JOSE LUIS MARTINEZ	2444 TIERRA NUEVA DR	EL PASO	TX	79938	915-449-9067
PERDOMO DISTRIBUTION LLC	VICTOR PERDOMO	13717 PRESTON RD APT. #105	DALLAS	TX	75240	469-671-1525
PETE RAMIREZ ENTERPRISES INC	PETE RAMIREZ	218 KRISTI PATH	ABILENE	TX	79602	325-721-3747
PETER RODRIGUEZ DISTRIBUTION COMPANY, IN	PEDRO RODRIGUEZ	6729 GEORGIA PINE	BROWNSVILLE	TX	78526	956-465-7259
PETTY S CORP.	DAVID PETTY	776 COUNTY ROAD 365	GAINESVILLE	TX	76240	940-594-3471
PFH DIST. INC.	PAUL HOLDER	5213 SADDLE RIDGE TRAIL	SAN ANGELO	TX	76904	325-374-5419
PHILMART ENTERPRISES INC.	PHILLIP MARTINEZ	1814 HOOD	UVALDE	TX	78801	210-668-6912
PIPPIN LOAVES INC.	JESSIE PIPPIN	3464 CR 1545	CROCKETT	TX	75835	936-222-0264
PITA PAN DISTRIBUTION, INC	ERICA R. HERNANDEZ	742 FOXTAIL RUN	SAN MARCOS	TX	78666	512-557-1369
PK DISTRIBUTION INC.	PAUL KING	5316 VINCENNES COURT	ARLINGTON	TX	76017	469-544-5532
POLMEX DISTRIBUTION LLC	JULIO PALOMO	5317 FELIX CURRIE RD	POINT BLANK	TX	77364	832-235-4306
POUNCY INCORPORATED	DAN R. POUNCY	7114 BAHIA LANE	FORTH BEND	TX	77489	281-760-9794
PRESTIGE BREAD WORLDWIDE INC.	MICHAEL RODRIGUEZ	1500 E. CORPUS - CHRISTI STREET	BEEVILLE	TX	78102	361-254-0021
PRINCESS AND FAMILY LLC	LUIS PINEDA	4017 BIRDSONG DRIVE	FORT WORTH	TX	76140	817-888-4768
PROGRESS SHOP INC	FERNANDO J. VEITIA DELGADO	2289 YELLOW FERN - PATH	SPRING	TX	77386	346-224-5109

PRUETT DISTRIBUTION INC.	JARAL PRUETT	1904 HOLLEMAN DRIVE WEST	COLLEGE STATION	TX	77840	979-203-3204
QUARLES' BUNS AND BAGELS, INC.	JAMES QUARLES	379 COUNTY ROAD 4312	LAMPASAS	TX	76550	512-818-9561
R & C DISTRIBUTION, LLC	RANDALL K. THOM	23303 GRAND SPRINGS DRIVE	KATY	TX	77494	281-827-0398
R & DEE SWEETS & TREATS DISTRIBUTION COR	DEANNA DELEON	22703 BRAKEN MANOR LANE	KATY	TX	77449	713-302-7398
R & W ORTIZ DISTRIBUTION, INC.	RICARDO O. ORTIZ	1005 7TH ST	CANYON	TX	79015	806-683-4625
R GARCIA DISTRIBUTION, INC.	RITO GARCIA	11912 MCCABE DRIVE	LORENA	TX	76655	512-785-5093
R&B HAWKINS DISTRIBUTION COMPANY, INC.	RICHARD HAWKINS	724 MICHELLE WAY	MESQUITE	TX	75149	972-765-4317
R&E DISTRIBUTIONS LLC	RODOLFO CASTILLO MINOR	2268 JEAN STREET	HOUSTON	TX	77023	713-249-1797
R&L DISTRIBUTION LLC.	RALPH VILLARREAL	417 WEST CLARK DR	CORPUS CHRISTI	TX	78415	361-947-3218
R.A. FISHER INC.	RICHARD FISHER	5305 TAMARACK COURT	ARLINGTON	TX	76018	817-668-6394
R.A. TODD DISTRIBUTION COMPANY INC.	ROBERT A.TODD	1124 SHASTA DR	AMARILLO	TX	79110	806-223-3135
R.V.R. DISTRIBUTION LLC	RICARDO VALLE REYNOSO	155 LAS ESTANCIAS DR	CEDAR CREEK	TX	78612	512-743-2109
RAFAEL CABRERA DISTRIBUTION COMPANY, INC	RAFAEL CABRERA	2719 MORNINGGATE COURT	KATY	TX	77449	713-907-2447
RAFAEL RUBIO DISTRIBUTION INC.	RAFAEL GIL RUBIO	2109 DARTMOUTH	LUBBOCK	TX	79415	806-786-8665
RAMELFRA INC.	RAMIRO RANGEL LUNA	14204 LEVERING ST	AUSTIN	TX	78725	737-297-1475
RAMIREZ DISTRIBUTION 23 INC	JOSEPH RAMIREZ	707 WESTMORELAND DR	SAN ANTONIO	TX	78213	210-629-9689
RAMIREZ FOOD SERVICES, INC.	SAUL RAMIREZ	305 WOODBRIDGE CT	ALLEN	TX	75013	214-629-9449
RAMON CABRERA DISTRIBUTION INC	RICARDO CABRERA	1042 RAYBURN DRIVE	SAN ANTONIO	TX	78221	830-261-1175
RAMONWILDOIT INC	RAMON SIERRA CRUZ	5311 SHERBURNE DRIVE	ARLINGTON	TX	76018	817-682-3802
RANITA CRAZY DIST. COM., CORP.	MARIA HERNANDEZ	11250 BRIAR FOREST DR APT 275	HOUSTON	TX	77042	832-794-4188
RANNE DISTRIBUTION COMPANY INC.	RAUL AARON MORENO	135 BEN SWAIN DRIVE	EL PASO	TX	79915	915-253-7014
RAYMOND VILLANUEVA DISTRIBUTION INC.	RAYMOND VILLANUEVA	1102 E.WELLS ST.	STAMFORD	TX	79553	325-280-4189
RAYO-X CASTILLO COMPANY INC.	ELIZABETH REYES CASTILLO	804 WITHERSPOON LOOP	LAREDO	TX	78046	956-473-9787
RB DISTRIBUTION INC.	RAUL BENAVIDES, JR.	1102 SOUTH LA SALLE DRIVE	ABILENE	TX	79605	325-261-1049
RBC DISTRIBUTION, INCORPORATED	DOUG A. TRAPP	2013 GLEN HOLLOW CT.	JOSHUA	TX	76058	817-821-5737
RDG DISTRIBUTION CORP.	REYNA DE LA GARZA	7205 OLD MILL RUN	FT WORTH	TX	76133	682-241-4016
REAL VISION INC	TIMOTHY THOMPSON	8025 FOREST LANE APT. #1168	DALLAS	TX	75243	682-330-5704
REBECCA SHAVER INC.	REBECCA SHAVER GRIFFIN	2083 SHADOW ROCK DR.	KINGWOOD	TX	77339	936-524-2669
REED BREADWORKS LLC	SARA REED	312 CROSSCREEK DR	PRINCETON	TX	75407	214-326-7091
REGIO-SERVICE DISTRIBUTION CO., INC.	FERNANDO EURESTI	8214 LOETSCH RIDGE WAY	SPRING	TX	77379	832-362-1385
REYES M. RAMIREZ DISTRIBUTION INC.	REYES M. RAMIREZ	2605 BOEDEKER DRIVE	PLANO	TX	75074	972-900-0931
RFI DISTRIBUTION INC	RICHARD INGRAM	907 W CASTLEWOOD AVENUE	FRIENDSWOOD	TX	77546	713-922-1790
RG DISTRIBUTION LLC	GELDA GUERRA	1213 WITHER RD	EDINBURG	TX	78541	956-467-2137
RGB DISTRIBUTION LLC	ROBERT BURROW	5100 BIRDCREEK DR	KILLEEN	TX	76543	254-702-9326
RCM GLOBAL LLC	REGINO GOMEZ, JR.	5711 CIELO STREET	MERCEDDES	TX	78570	956-355-2032
RHM DISTRIBUTION, INC.	ROGER PLUMMER, JR.	4006 BACHMAN BLVD	GARLAND	TX	75043	469-667-4700
RICHARD PRADO DISTRIBUTION LLC	RICHARD B. PRADO, JR.	1203 RUSHCROFT WAY	FORNEY	TX	75126	972-748-7356
RIDACAIT LLC	ADELA DOMINGUEZ	2416 DAMSEL POINT PL	EL PASO	TX	79938	915-352-6905
RINCON-MENDOZA DISTRIBUTION CORP	SERGIO RINCON	409 TERON DRIVE	SAN MARCOS	TX	78666	512-665-0442
RISEN BREAD CO. LLC	HEATHER R. CHAVEZ	916 CRESCENT STREET	DENTON	TX	76201	940-514-4803
RIVERA'S DISTRIBUTION COMPANY	PANFILO RIVERA	142 JOHN ALBER RD	HOUSTON	TX	77076	832-245-7024
RJ AND TJ INC	TRAVIS JOHNSON	1316 CLEARWATER DRIVE	GRAND PRAIRIE	TX	75052	817-806-6260
RJ CRISPE DISTRIBUTION INC.	ROBERT CRISPE	1508 E. MAGNOLIA STREET	SHERMAN	TX	75090	903-294-8190
RJGM DISTRIBUTING INC	ROBERTO SAENZ	464 BANDOLINA	EL PASO	TX	79927	
RLT DISTRIBUTION INC.	RICHARD L. THOMAS	3416 WILLOWBROOK DR	FORT WORTH	TX	76133	817-366-8359
RM PLAIR ENTERPRISES LLC	RODNEY D PLAIR SR	6300 PRAIRIE VISTA DR	ARLINGTON	TX	76001	817-455-9065
RNZ DISTRIBUTION LLC	ALMA ROSA RAMIREZ DE LUNA	1721 MERCADO STREET	MISSION	TX	78573	956-599-4418
ROBERT IGLESIAS INC.	JOSE ROBERTO IGLESIAS	17014 MIDNIGHT SKY COURT	RICHMOND	TX	77407	832-758-9928
ROBERTO MARTINEZ JR LLC	R C MARTINEZ JR	2212 MOON VLY RD	HARKER HEIGHTS	TX	76548	254-220-5347
ROBINSON ROUNT'Z INC.	DARNELL ROBINSON	6701 GRIFFITH LOOP	KILLEEN	TX	76549	254-702-4101
ROBRY EXPRESS DISTRIBUTING LLC	ROBERT LEAL	P O BOX 738	ELSA	TX	78543	956-262-5165
ROCKSTAR DIST. LLC	VINCENT TRAVIESO	3616 BASS LOOP	ROUND ROCK	TX	78665	512-696-6354
RODGERS & WALLACE UNLIMITED, INC	DONNA RENEE RODGERS	14944 FM 252	KIRBYVILLE	TX	75956	432-234-9879
RODOLFO GONZALEZ INC.	RODOLFO GONZALEZ	196 INVIERNO ST	KYLE	TX	78640	512-268-2644
RODRIGMAR. INC.	MARCOS RODRIGUEZ	3616 BASS LOOP	ROUND ROCK	TX	78665	512-940-2214
RODRIGUEZ BREAD INC.	FIDENCIO M. RODRIGUEZ	330 RAYFORD ROAD #362	SPRING	TX	77386	281-914-2863
ROLAND IN THE DOUGH CORPORATION	ROLAND GARZA	P.O. BOX 736 802 W. EIGHTH STREET	SUNDOWN	TX	79372	806-777-2759
ROLU CORP.	ROSA I GONZALES	2931 ST. BERNARD DR.	DALLAS	TX	75233	972-333-8177
ROSA M. CRUZ BREAD INC.	ROSA M. CRUZ	9808 KITTYHAWK LANE	DALLAS	TX	75217	469-951-9317
ROSSY ANAYA DISTRIBUTION INC.	ROSA FRANCO	705 SPRING ST.	ALLEN	TX	75002	972-984-9282
ROY'S DISTRIBUTION INC	ROY CASTILLO	520 PECAN DRIVE	SCHERTZ	TX	78154	210-722-2231
RPS DISTRIBUTION, L.L.C.	RENE PEÑA, SR.	1115 HIGHWAY 146 N #803	TEXAS CITY	TX	77590	409-750-2603
RR BREADSTACKS LLC	ROBERT E. REAM	15309 FAIRCREST CT	COLLEGE STATION	TX	77845	979-436-3898
RT DISTRIBUTION COMPANY, INC.	ROXANA TORRES	1314 OVERHILL ST	HOUSTON	TX	77018	832-450-9698
RUDY BRAVO JR. DISTRIBUTION COMPANY, INC	RUDY H. BRAVO	2709 GARY LANE	WACO	TX	76708	254-716-5566
RUIZ ACEVES CORP	ANDREY RUIZ ACEVES	13734 EVANSDALE LANE	HOUSTON	TX	77083	281-827-3040
RUSSELL BRIGGS DISTRIBUTION COMPANY, INC	JASON BRIGGS	305 WOODDED GLEN	SUNNYVALE	TX	75182	469-878-4464
RUSSELL CHURCHWELL DISTRIBUTION LLC	RUSSELL CHURCHWELL	4705 BALBOA DRIVE	WICHITA FALLS	TX	76310	940-757-2526
S & A BREAD COMPANY, INC.	STEVEN GUTIERREZ	708 MOUNTAIN DRIVE	KERRVILLE	TX	78028	909-730-3267
S & C DISTRIBUTION INC.	CARMEN BUENROSTRO	PO BOX 1176	INGRAM	TX	78025	830-928-1147
S & D DISTRIBUTION LLC	DANIEL DAVILA	921 S 9TH ST	RAYMONDVILLE	TX	78580	512-905-9324
S & I FAMILY DISTRIBUTION	CARLOS GONZALEZ OZUNA	705 S. HOLIDAY DR	GRAND PRAIRIE	TX	75052	469-610-5022
S&L JOY INC	SANTHOSH JOY	2202 NOCONA LN	LEAGUE CITY	TX	77573	281-785-6699
S&S SNAK LLC	SAMUEL SEGOVIA	2901 W. US HIGHWAY 83, LOT 137	MCALLEN	TX	78501	956-342-4171
S. MCGRATH INC.	SEAN MCGRATH	3610 RIDGESTONE DR.	GARLAND	TX	75040	469-569-9595
S.J.K.M. INC.	JUAN MUNOZ	1406 SUNDERLAND CT	ALLEN	TX	75013	214-500-1975
S.V. AMBRIZ LLC	STEVEN ANTHONY AMBRIZ	1435 77TH STREET	LUBBOCK	TX	79423	806-549-0993
SALINAS DISTRIBUTION LLC	JOSE SALINAS	P.O. BOX 569	ELSA	TX	78543	956-332-9368
SALVADOR FRANCO INC.	SALVADOR FRANCO	705 SPRING STREET	ALLEN	TX	75002	
SALVAMEX DISTRIBUTION INC	AIDA CONCEPCION GUZMAN ORELLANA	10030 TANGIERS ROAD	HOUSTON	TX	77041	832-853-2983
SANCHEZ G. CORPORATION	GUADALUPE SANCHEZ	426 ROBERTS AVE	IRVING	TX	75060	469-288-5701
SANCHEZ JA INCORPORATED	ROBERTO DANIEL MERAZ	5201 OLEANDER DR.	SAN JUAN	TX	78589	956-800-0769
SANDOVALL DISTRIBUTION INC	JUAN SANDOVAL	8304 WOLF LANE	DEL VALLE	TX	78617	512-713-6031
SANTIBANEZ DISTRIBUTION LLC	FEDERICO SANTIBANEZ	1819 WILLOW LANE	PLANO	TX	75074	469-401-8729
SAUCEDA ELITE CORP.	DEMETRIO SAUCEDA, JR.	1803 BUTKUS DRIVE	EDINBURG	TX	78542	956-325-3407
SAZ TRUCKING, INC.	SHANNON KING	1406 GLENHAVEN DR	ABILENE	TX	79603	325-721-5052
SCARLEO DISTRIBUTION INC.	HECTOR V. INIGUEZ	8807 APPLE MILL DR.	HOUSTON	TX	77095	832-573-0843
SCHERER CORP	ERIC SCHERER	3110 SARITA CV	BELTON	TX	76513	254-679-6085
SCONCE ENTERPRISES LLC	DEBRA SCONCE	3610 LAURA CT	MIDLOTHIAN	TX	76065	817-713-7810
SCOTT BREAD INC	SCOTT DUNCAN	12445 FM 346 W.	BULLARD	TX	75757	903-747-0239
SCRAPPY, INC.	GEORGE E. MUNRO	16806 CHINA BLUE LN	CYPRESS	TX	77433	281-727-9925
SEDMAN DISTRIBUTION LLC	SEDRICK A. LAGARD	3700 BURKETT STREET APT. #49 A	HOUSTON	TX	77004	832-275-7199
SEJAS DISTRIBUTION INC	LEONEL GARCIA	4310 BLACK LOCUST DRIVE	HOUSTON	TX	77088	832-297-6105
SERG 66 INC.	SERGIO VILLARREAL	2917 MARGEAUX DR	LANCASTER	TX	75134	214-546-4871
SERGIO R. ARREDONDO INC.	SERGIO R. ARREDONDO, SR.	3202 E STEWART ST	LAREDO	TX	78043	956-753-9550
SERGIO RUIZ LLC	SERGIO RUIZ	5011 LANTANA ST	HOUSTON	TX	77017	832-573-3180

SERGIO SALAZAR JR. INC.	SERGIO SALAZAR, JR	11120 SANTILLANA LOOP	LAREDO	TX	78045	956-744-4174
SEVERO RIOS JR. LLC	SEVERO RIOS, JR.	2812 MELVILLE LOOP	LAREDO	TX	78041	956-334-3345
SHARPS BREAD AND BUTTER INC	TRISTAN SHARP	3630 CORDER STREET	HOUSTON	TX	77021	713-548-3045
SHERMAN SON INC.	KHAALIQ EMMANUEL NUNN	1760 BARKER CYPRESS ROAD, APT. #328	HOUSTON	TX	77084	601-951-0455
SHERRY'S CONTRACTING SERVICES, LLC	SHERRY BOWND	1165 LAKE VALLEY RD	SUNSET	TX	76270	940-210-9866
SION DISTRIBUTION LLC	RODOLFO RUIZ	358 ELDER VISTA	WEBSTER	TX	77598	281-935-2844
SLAMMY'S BREAD INC	WILL JONES	320 KATHY LANE	GRANBURY	TX	76049	817-614-1087
SLIC/PONCE INC.	ERNESTO ENRIQUEZ PONCE, JR.	7319 SILENT SUNSET	SAN ANTONIO	TX	78250	210-857-9976
SOANLE INC	ANTONIO CONTRERAS	1043 GREENWOOD LANE	LEWISVILLE	TX	75067	214-924-9775
SONNIER DISTRIBUTING INC	BRENNEN SONNIER	150 HENRY LEE DRIVE	LONGVIEW	TX	75605	337-254-2380
SOTELO'S BREAD LLC	ROCIO I. SOTELO	246 OVERHILL ROAD	BASTROP	TX	78602	512-545-2932
SOUTHERN DOUGHBOY, LLC	THOMAS STOGLIN	306 CARVER	ODESSA	TX	79761	432-230-4346
SPEAR RULE INC.	GERALD DAVIS	4341 FAIRMONT DR	GRAND PRAIRIE	TX	75052	972-467-8049
SRD CAKES DISTRIBUTION LLC	CRISTOBAL DE LA TORRE	1715 ADDINGTON ST	IRVING	TX	75062	469-767-4787
SRIVERA INC.	SALVADOR RIVERA NAVARRETE	2605 BOEDEKER DRIVE	PLANO	TX	75074	214-586-1599
STEPH & MIKE LITTLE DELIGHT DISTRIBUTION	MICHAEL BURT	113 AVANT GARDE DR	VICTORIA	TX	77901	361-218-2324
STEPHEN HARRIS INC.	STEPHEN HARRIS	501 BOB WHITE LANE	MONAHANS	TX	79756	432-940-1681
STEVE FULLER INC.	STEVEN FULLER	10360 BRADSHAW DR	FORT WORTH	TX	76108	817-658-9153
STEVEN FOSTER DISTRIBUTION INC.	STEVEN FOSTER	414 THROCKMORTON ST	WEATHERFORD	TX	76086	817-237-0827
STEVIE'S SPEEDY DELIVERIES L.L.C.	STEPHEN ROBERTS	9846 SWEET GUM DRIVE	CONROE	TX	77306	832-560-7641
STL DISTRIBUTING INC.	STEPHEN LEDET	22802 ACACIA DR	MAGNOLIA	TX	77355	281-259-8879
SUMMERVILLE DISTRIBUTION, INC.	RUSSELL SUMMERVILLE	4106 CIMMARON TRAIL	GRANBURY	TX	76049	864-784-2985
SURE PROSPERITY INC	MIERON HAILE	7202 SPRINGDALE STREET	HOUSTON	TX	77028	312-529-8773
SUSTAITA'S DISTRIBUTION LLC	MARCUS ANTONIO SUSTAITA, JR.	318 QUAIL RUN	BUDA	TX	78610	512-902-6620
SVETLANA AND BARBARA INC.	ALEXANDER FONT FONT	3131 WEST LOOP S #554	HOUSTON	TX	77027	832-863-8856
SWAGGER DISTRIBUTION, INC.	JONATHAN WHITE	904 HARRINGTON ST	BRENNHAM	TX	77833	979-551-1013
SWEET BREAD, INC.	YOHANA URDANETA FUENMAYOR	12041 DESSAU ROAD APT. #1811	AUSTIN	TX	78754	954-825-9326
T AND P SAENZ DISTRIBUTION L.L.C.	TIRSO SAENZ	3306 CR 7540	LUBBOCK	TX	79423	806-239-3215
T.D. FANELLI DISTRIBUTION COMPANY, INC.	TRAVIS D. FANELLI	8612 BAXTER DR	AMARILLO	TX	79119	806-282-6343
T.J. BROCK DISTRIBUTION COMPANY INC.	TERRY BROCK	2600 BOULDER DR	CORINTH	TX	76210	940-498-9749
T.L. ABERCROMBIE DISTRIBUTION COMPANY IN	SAMUEL Q. ABERCROMBIE	10511 N CR 2300	LUBBOCK	TX	79403	806-300-6750
TALMADGE BREAD DISTRIBUTION CORP.	DONALD CASTLEBERRY	1703 CRESTMEADOW LN	MANSFIELD	TX	76063	682-365-1876
TAMLOZA DISTRIBUTION COMPANY INC.	ADRIAN TAMEZ	4113 MALONE AVE	THE COLONY	TX	75056	972-832-3955
TANNER SCHULL DISTRIBUTION, INC.	TANNER SCHULL	201 CEDAR DRIVE	AZLE	TX	76020	682-249-6820
TATUM DISTRIBUTING INC.	RUSSELL TATUM	107 PINTAIL LANE	WEATHERFORD	TX	76088	817-458-6211
TEO ARELLANO CORPORATION	TEODORO ARELLANO	2102 W. MIMOSA DRIVE	WESLACO	TX	78596	956-532-9017
TESSA'S DISTRIBUTION, INC.	DANIELA NATALY ESTRADA MUNOZ	9010 BETEL DRIVE, C104	EL PASO	TX	79907	915-494-5282
TEX713 DISTRIBUTION INC.	QUIRINO SALAZAR	12619 KATHRYN STREET	HOUSTON	TX	77015	832-529-7466
TEXAS SIZE BAKERIES INC.	MARIO GOMEZ	3707 MUNSON ST	AUSTIN	TX	78721	512-775-2563
TF RAEMISCH INC.	TIMOTHY RAEMISCH	265 COUNTY RD 2620	MINEOLA	TX	75773	903-316-1960
THAG'S DISTRIBUTION LLC	THAGUS JOHNSON	1701 UPLAND DRIVE, APT. #244	HOUSTON	TX	77043	832-744-1702
THE BREAD MACHINE INC	VICTOR HUGO LECHUGA	12822 TENNIS DR.	HOUSTON	TX	77099	832-868-4879
THE LATIN PRODUCTS LLC	JORGE MARQUEZ	2791 RIDGE STONE DRIVE	LEWISVILLE	TX	75067	469-758-8140
THE MORRIS PROJECT, INC.	MATTHEW MORRIS	5416 EVERLY COURT	DENTON	TX	76207	940-435-5234
THE SAVAGE PROJECT INC.	JASON W. SAVAGE	316 SOUTH HARRISON	PILOT POINT	TX	76258	940-367-6243
THOMAS COPLEN LLC	THOMAS W COPLEN	1205 SHARONDALE DR	CROWLEY	TX	76036	817-371-1094
TICO MEX INC.	RICARDO CHACON	2625 14TH STREET	PORT ARTHUR	TX	77640	832-891-4247
TIFFANY & TYLER COMPANY, INC.	TIFFANY NICOLE MORRIS	5416 EVERLY COURT	DENTON	TX	76207	940-435-5231
TIGERS DIST. INC.	ALI ALMAHDAWI	18333 ROEHAMPTON DR APT. #722	DALLAS	TX	75252	619-404-9095
TINY DISTRIBUTION INC	NITZARINDANI ANGELES	1958 PECH ROAD	HOUSTON	TX	77055	832-798-1182
TITANGLACIER LLC	FRANCISCO VASQUEZ	820 RANCH HOUSE LOOP	KYLE	TX	78640	737-206-1162
TITA'S KIDS INC	CYNTHIA ALEMAN	1103 AUBURN VIEW LN	FRESNO	TX	77545	832-677-2167
TJC DISTRIBUTION INC	THOMAS CALLAWAY	13749 CR 2315	TYLER	TX	75707	903-363-7115
TK BREAD LLC	TRAVIS HAYNES	P.O. BOX 731	KIRBYVILLE	TX	75956	409-651-8323
TMDATLESS. CORP.	CLYDE W. BELL	4217 ASHVILLE DRIVE	GARLAND	TX	75041	972-213-4171
TML DISTRIBUTION, INCORPORATED	CHERYL TRAPP	2013 GLEN HOLLOW CT.	JOSHUA	TX	76058	817-821-5737
TMW DISTRIBUTION INC.	TIMOTHY WALTER	2836 BREMEN DR	HURST	TX	76054	817-343-7759
TODD HALLUM AGGIELAND BREAD INC.	JASON TODD HALLUM	4821 CROOKED BRANCH DRIVE	COLLEGE STATION	TX	77845	979-777-5825
TOGHETER CORP	ANA SOFIA AYALA	13102 FOXBURO DRIVE	HOUSTON	TX	77065	832-599-1253
TOMMY THEARD DISTRIBUTION COMPANY INC.	THOMAS E. THEARD, JR.	1900 KILGORE PKWY #5117	BAYTOWN	TX	77523	281-707-8476
TOMMY TULLIS LLC	TOMMY TULLIS	940 W.ROUND GROVE RD APT #1925	LEWISVILLE	TX	75067	972-342-4838
TOPII INC.	RAUL RODRIGUEZ	609 WESTMOUNT AVE	DALLAS	TX	75211	469-358-1193
TORRES DISTRIBUTORS INC	ROSA I. TORRES	1546 E. MISSOURI AVENUE	DALLAS	TX	75216	214-566-6204
TRAVIS TURNER DISTRIBUTIONS LLC	TRAVIS TURNER	17303 LEAFROLLER DRIVE UNIT D	PFLUGERVILLE	TX	78660	512-767-5773
TREMEN DISTRIBUTION COMPANY LLC	ELIZABETH MENDEZ-ESPARZA	14231 DUSKY THRUSH	SAN ANTONIO	TX	78233	210-884-5663
TRIPLE J LOPEZ DISTRIBUTION LLC	JACOB LEE LOPEZ	411 W. ESPLANADA ST	WESLACO	TX	78596	956-463-7594
TST DISTRIBUTING INC	THOMAS TARRANT	1116 EARLY BLVD #416	EARLY	TX	76802	325-203-7975
TTG DISTRIBUTING, INC.	CLINTON RAY BRADFORD	1107 COUNTY RD 1114	BRASHEAR	TX	75420	903-335-1182
TYLER RAMIREZ ROUTE SALES INC	TYLER RAMIREZ	3750 VARSITY LN	ABILENE	TX	79602	325-721-0155
UNIQUE BREAD MAN INC	ENOCK FABILA	305 W FM 1187 APT. #125	CROWLEY	TX	76036	817-829-1112
UP 2 PARR DISTRIBUTION, INC.	CHRIS PARR	1500 MIAMI DRIVE	LONGVIEW	TX	75601	903-424-2839
V AND V DISTRIBUTION LLC	VICENTE VALLE LOPEZ	6806 BREEZY HILL DRIVE	AUSTIN	TX	78724	512-739-0839
VALERIE & JEREMY INC	VALERIE ITURBE	1304 MAY DRIVE	AUSTIN	TX	78753	512-545-3785
VAN TERRY DISTRIBUTION INC.	WILBERT TERRY	4837 GRINSTEIN DR	FT. WORTH	TX	76244	682-465-7831
VANEAR DISTRIBUTION INC.	VALENTIN CHAVARRIA PORTILLO	7003 THANNAS WAY	AUSTIN	TX	78744	512-573-1527
VAQUEROS LOGISTICS INC.	JORGE P. AGUILAR	9213 PALM LAKE DRIVE	EDINBURG	TX	78541	956-342-2650
VARGAS DISTRIBUTION COMPANY, INC.	JOEL VARGAS	117 AVENUE H	HEREFORD	TX	79045	806-683-7523
VARVA DELIVERY, LLC	FERNANDO VARGAS	1305 ELMWOOD AVENUE	ODESSA	TX	79763	432-210-2143
VEGA'S DISTRIBUTION COMPANY INC.	JOSE LUIS VEGA	142 JOHN ALBER DR	HOUSTON	TX	77076	832-245-7024
VELAZQUEZ	VICTOR M	13402 WELLS RIVER DR	HOUSTON	TX	77041	832-454-1136
VERHAM INC.	ALI HAMDAOUI	12312 LITTLE FATIMA LANE	AUSTIN	TX	78753	512-399-0000
VEVE DISTRIBUTION LLC	EMANUEL M. VILLA VEGA	2911 WILSON DR	ROCKWALL	TX	75032	214-863-9749
VICTOR PEREZ DISTRIBUTION COMPANY, INC.	VICTOR A. PEREZ-CHAPARRO	102 VETERAN STREET	LOCKHART	TX	78644	512-995-6630
VIERA3026 LLC	JOAQUIN VIERA	3026 TEXAS DRIVE	DALLAS	TX	75211	469-346-9714
VILLA DIST. CORP.	ANTONIO VILLA, JR.	11249 WARCLOUD AVENUE	EL PASO	TX	79936	915-849-8662
VILLALBA DISTRIBUTION COMPANY INC	YULIANA VILLALBA BAHENA	3479 MORNINGSTAR LANE	FARMERS BRANCH	TX	75234	214-600-1242
VMINFANTE DISTRIBUTION LLC	VANESSA M. INFANTE	5462 AGAVE SPINE	SAN ANTONIO	TX	78261	210-995-7983
WALTERS DISTRIBUTING INC.	STEPHEN WALTERS	300 MADDI DR	LONGVIEW	TX	75604	903-235-5469
WAREHOUSE FOOD DISTRIBUTION INC	JORGE A. CONTRERAS TRUIJANO	18211 WILD ONION	SAN ANTONIO	TX	78258	210-777-1208
WARREN BREAD DISTRIBUTION INC.	RONALD S. WARREN	123 MCKELVAIN STREET	OGLESBY	TX	76561	254-709-7036
WATKINS DISTRIBUTION INC	TRACE WATKINS	100 TROTTER DRIVE	GEORGETOWN	TX	78626	512-876-9450
WEILMAN	TERRY D	1700 SCENERY HILL RD	FORT WORTH	TX	76103	817-229-7224
WEST SNACK LLC	FARID OULEBSIR	328 BIG SANDY CREEK	HUTTO	TX	78634	512-662-5062
WH DISTRIBUTION INC.	WESLEY R. HARENDR	1041 CR 254	TUSCOLA	TX	79562	325-733-8780
WILFORD DISTRIBUTION LLC	AIDALINA ZAMBRANA	4837 GRINSTEIN DRIVE	FORT WORTH	TX	76244	682-465-7831
WILKERSON ROUTE SALES LLC	MCKINLEY WILKERSON	1543 BUTTER MILL LN	HOUSTON	TX	77067	832-492-3308

WILPER CORPORATION	WILLIAM PEREZ PEREZ	1109 NICOLE WAY	BURLESON	TX	76028	501-349-4825
WILSON & WILSON DISTRIBUTION COMPANY INC	JEKEITH WILSON	11908 BALLIOL LN	CROWLEY	TX	76036	817-729-9167
WOODCARE CUSTOM SERVICES LLC	CLAYTON AGUIRRE	10907 PRESTON TRAILS DRIVE	AUSTIN	TX	78747	512-773-6521
WOOTEN BREAD INC.	OTTO WOOTEN	4511 INDIAN GARDENS WAY	HUMBLE	TX	77396	832-752-5831
WRM SNACKS INC.	ROY H. DUNSON	140 PRIVATE ROAD 1419	STEPHENVILLE	TX	76401	254-592-5508
XCEMA DISTRIBUTION COMPANY INC.	MARIO A. GARCIA	135 BEN SWAIN DRIVE	EL PASO	TX	79915	915-352-0410
XIM AND I, INC.	YESENIA ESTRADA	9030 BETEL DRIVE, APT. D20	EL PASO	TX	79907	915-232-8865
Y&M DISTRIBUTING LLC	YAMILIE DIAZ RIVERA	4501 APACHE TRL	PEARLAND	TX	77584	281-919-7389
YANES DISTRIBUTION COMPANY, INC	MARVIN P. YANES BARAHONA	404 SHADOW GRASS AVE	FORT WORTH	TX	76120	469-525-2699
YASSENETH AND FAMILY INC.	LAURA I. GARCIA	209 W. DREW STREET	FORT WORTH	TX	76110	817-231-1409
YOURLEGITBREADMAN INCORPORATED	LUIS J. RODRIGUEZ	22214 BRIDGESTON OAK DR	SPRING	TX	77388	832-967-8595
YULIMAX LLC	YESENIA YULIZETH ZAPATA	5105 MELISSA LOOP	EDINBURG	TX	78542	956-789-6632
ZAMORA DISTRIBUTION INC.	ALDO ZAMORA	913 MIDDLE COVE DR	PLANO	TX	75023	469-630-4579
ZARAGOZA ROUTES OF TEXAS INC.	RUBEN ZARAGOZA	10822 AXIS CROSSING	SAN ANTONIO	TX	78245	210-833-8492
ZENETH DISTRIBUTION INC	ROBERTO FLORES	464 BANDOLINA	EL PASO	TX	79927	915-240-6636
ZION DISTRIBUTION LLC	VICTOR RIOS VALLES	21481 COYOTE TRL	LAGO VISTA	TX	78645	512-296-9586
ZOETHAN DISTRIBUTOR CORP.	CUAUHTEMOC A. AGUILAR	2976 CELIAN DRIVE	GRAND PRAIRIE	TX	75052	469-387-8934
ZOOBOOS INC.	OMER BOWMAN, JR.	1215 COUNTY RD 4230	ATLANTA	TX	75551	430-342-4689
ZUBIATE DISTRIBUTING CORPORATION	FRANCISCO EDUARDO ZUBIATE VARELA	7670 GATEWAY BLVD E., APT. #28	EL PASO	TX	79915	915-801-3485
CALIXTO DISTRIBUTION CO	OLIVER CALIXTO REYES	1418 SALVIA PLACE	W VALLEY CITY	UT	84119	385-299-9758
DCL CONSULTING, LLC	JASON WEBER	1092 S 550 EAST	SAINT GEORGE	UT	84790	435-275-3718
DYEHARD DISTRIBUTING, INC	WAYNE DYE	2623 E. SLICK ROCK ROAD	WASHINGTON	UT	84780	435-272-6563
EL YORUGUA CO	MAXIMILIANO GOBBA BEIM	214 WEST 650 NORTH	HEBER CITY	UT	84032	435-513-2329
EVANS DISTRIBUTING CO.	JORDAN PAUL EVANS	1165 E. BULLOCH ST. UNIT F204	WASHINGTON	UT	84780	435-840-5148
GARCES CORPORATION	ARLETH VALERIA GARCIA ESCOBAR	3573 SOUTH CANDIS DR	MAGNA	UT	84044	801-403-8734
GOOD SNACKS, LLC	MIGUEL VIZCARDO	475 E. 300 S.	PLEASANT GROVE	UT	84062	385-208-2467
HERE I CRUMB CORPORATION	BRYAN SANCHEZ VALDERRAMA	946 JEFFERSON AVE	OGDEN	UT	84404	808-232-1738
J & M DISTRIBUTION, CORP.	JESUS ROBLES FUENTES	1119 WEST 600 NORTH	OREM	UT	84057	562-310-1505
JAR SD, LLC	JESUS A. ROBLES-HERNANDEZ	1119 W. 600 N	OREM	UT	84057	562-360-9058
JCBC DISTRIBUTING, LLC	CHRISTINE CHRISTENSEN	480 W 2000 N	CEDAR CITY	UT	84721	435 773 7003
KRAM DISTRIBUTION LLC	ALBERTO MEDINA	8134 W. MEADOW VISTA COURT	MAGNA	UT	84044	801-427-8507
M&R DISTRIBUTIONS INC.	MARIBEL RAMIREZ MANZANO	3033 SOUTH - ROUNDTABLE RD	W VALLEY CITY	UT	84120	801-897-0192
MANTENIMIENTO Y SERVICIOS JAAS INC	ANDRES GARCIA	5530 S. RED CLIFF DRIVE, APT. F	TAYLORSVILLE	UT	84123	786-545-5383
PEPE'S DISTRIBUTORS, INC	JOSE ANTONIO RAMIREZ	5522 WEST 6700 SOUTH	WEST JORDAN	UT	84081	801-931-9492
PEREZ & ALONSO'S DISTRIBUTORS LLC	MARIANA ALONSO MUNOZ	5075 WEST 4700 SOUTH TRL #52	KEARNS	UT	84118	801-604-7209
PRODUCTOS MARYANEL LLC	FERNANDO ROMO	4490 W. 5055 SOUTH	KEARNS	UT	84118	801-654-0826
REYES DISTRIBUTION, INC	ISIDRO APOLINAR TORRES	5103 W. CHERRYWOOD LANE	W VALLEY CITY	UT	84120	801-979-4753
RON'S BETTER DISTRIBUTION L.L.C.	RONALD DUNBAR	262 W. SHANGRI LA	TOQUERVILLE	UT	84774	435-695-8219
SISA, LLC	SERVANDO GARCIA	2733 S 2500 W #66 APT. #10	WEST VLY CITY	UT	84119	801-654-6409
SME DISTRIBUTION, CORP.	VICTOR O. FONTES DELGADO	989 S. 50TH WEST	OREM	UT	84058	801-500-1296
SOLECITO DISTRIBUTION LLC	ADRIANA MEDINA ZUNIGA	1767 SOUTH 900 WEST	LEHI	UT	84043	801-548-2950
SP DISTRIBUTING INC.	ALVARO ESPINOZA	896 WEST 30 SOUTH	OREM	UT	84058	801-462-9521
TAQUERIA DELICIAS, LLC	FRANCISCO GOMEZ CARDOZO	2510 MONROE BOULEVARD, SUITE #1	OGDEN	UT	84401	801-866-9843
TERRA DISTRIBUTION, INC.	STEPHANIE TOSCANO	3263 NORTH HWY 36	TOOELE	UT	84074	801-815-4061
VSG DISTRIBUTION L.L.C.	MAURICIO BASTIDAS	1372 W. 1200 NORTH	LAYTON	UT	84041	801-448-2276
4 MAMA'S LITTLE ONES LLC	BARBARA GIBSON	37 SPRING OAKS LANE	RUCKERSVILLE	VA	22968	434-996-0669
A&A DISTRIBUTION, LLC	MATILDA TAGOE	8983 WOOD DRIFT CRCL APT. #102	MANASSAS	VA	20110	703-386-6485
A&C DISTRIBUTION LLC	ARMANDO ALFARO PARADA	7160 ROYAL FERN - CIRLE, APT. #104	MANASSAS	VA	20111	571-267-8081
A&G BAKING INC.	LILIAN OSEGUERA ROJAS	14382 HAVENER HOUSE COURT	CENTREVILLE	VA	20120	571-235-5038
A.D.E.D. LLC	JASON O. DIGGS II	860 HILLCREST DRIVE	CHRISTIANSBURG	VA	24073	540-577-7407
A1 DISTRIBUTIONS INC.	KENAZ MULLEN	240 DOYLE WAY	VIRGINIA BEACH	VA	23452	757-409-4647
ABE'S DISTRIBUTION CORPORATION	ABRAHAM GONZALEZ	60 PRIMITIVE DRIVE	RIDGEWAY	VA	24148	434-429-9373
ADET ASOCIACION INC.	ELMER DIAZ	1603 LOCHWOOD DR	HENRICO	VA	23238	804-274-8112
ALBRITTON JR	RAYFORD	355 OLD FARM RD	RUCKERSVILLE	VA	22968	434-996-3567
ALC ENTERPRISES VA LLC	ADAM CHAPMAN	4211 RACE STREET	PORTSMOUTH	VA	23707	757-535-6360
ANGEISA CORP.	JORGE SAENZ	1269 PROVIDENCE - KNOLL DRIVE	N CHESTERFIELD	VA	23236	917-587-0552
ASARE FREIGHT, INC.	JEFF ASARE	1870 GABLERIDGE TURN APT. #403	WOODBRIDGE	VA	22191	347-278-9922
ATLAS LOGISTICS LLC	CHRISTOPHER DAVIDSON	15101 ANACORTES - TRAIL	GAINESVILLE	VA	20155	703-895-3251
B AND B BREADWINNERS, INC.	STACY T. MAJORS	993 WHISSENS RIDGE ROAD	WINCHESTER	VA	22602	540-336-7507
B&DB INVESTMENTS INC.	DANIELLE BENEDICT	4033 BUNCH WALNUTS RD	CHESAPEAKE	VA	23322	757-775-9877
BALDERRAMA	RICHARD E.	4020 HONEY LANE	ANNANDALE	VA	22003	703-941-7406
BALTO VENDING, LLC	THOMAS WALTERSDORF	1100 GLEANING CLOSE	VIRGINIA BEACH	VA	23455	757-572-6216
BB&J CAKES, INC.	STEVE TIMMONS	927 ANDOVER COURT	NEWPORT NEWS	VA	23608	757-753-5631
BBTLB DISTRIBUTION INC.	AKROFI BEM-OKO	700 COCOWALK LANE #207	VIRGINIA BEACH	VA	23462	727-301-7637
BCK ENTERPRISES & LOGISTICS LLC	BRIAN KLEIN	258 JONATHANS WAY	SUFFOLK	VA	23434	757-438-8279
BEFLORA DISTRIBUTION, LLC	MARK JOHNSON	16085 LODGE COURT	AMELIA	VA	23002	804-248-6809
BENITO JUAREZ CORPORATION	MOISES JUAREZ CRUZ	7210 FOUNTAIN AVE	HENRICO	VA	23228	804-214-8623
BIG BUCK\$ DISTRIBUTION LLC	WILLIE ROBINSON NORMAN	2012 CASTLEREA COURT APT. 204	VIRGINIA BEACH	VA	23455	757-701-5472
BINO ENTERPRISES INC.	ROBERT L. HUDSON	8702 TIDEWATER DRIVE	NORFOLK	VA	23503	757-287-0098
BIZY B LLC	NORA BELL	720 BECKLEY LANE	CHESAPEAKE	VA	23322	757-641-1175
BLEWY LLC	MOHAMMAD BLEWY	2964 W. MAIN STREET	DANVILLE	VA	24541	434-203-3071
BLOCK PRODUCTS DISTRIBUTION INC.	ALEXANDER ZELAYA	146 CASSELL DRIVE	BASSETT	VA	24055	276-358-1613
BMTSNACKS LLC	BRITTANY TONIELLI	1320 ELK AVENUE	NORFOLK	VA	23518	757-717-7154
BOBOWSKI	JEROME	2913 HALSTEAD ROAD	RICHMOND	VA	23235	804-330-7881
BORING	RICHARD M	1448 CLOVER DR	FREDERICKSBURG	VA	22407	703-862-1302
BORN & BREAD IN VA LLC	MICHELLE GEER	322 LYNNHAVEN DRIVE	HAMPTON	VA	23666	757-690-4047
BREADWINNERS LLC	ANASTASIA DRAKE	322 ALSBERRY STREET	STRASBURG	VA	22657	540-935-8144
CABALLERO DE GRAJEDA	JENY	6107 EVERGLADES DR	ALEXANDRIA	VA	22312	703-304-5342
CAMPBELL 1026 INC.	FREDRICK CAMPBELL	2013 APPLE ORCHARD COURT	N CHESTERFIELD	VA	23235	954-348-9079
CARTERSDISTRIBUTION LLC	CHRIS CARTER	1560 HOLLY HILLS RD.	POWHATAN	VA	23139	804-200-8840
CHERYL REYNOLDS, LLC	CHERYL REYNOLDS	258 JONATHANS WAY	SUFFOLK	VA	23434	757-739-1654
CHG DISTRIBUTION LLC	HERBERTH CHEVEZ	215 PATTERSON AVE	FREDERICKSBURG	VA	22407	540-455-1256
CKG DISTRIBUTORS INC.	MARKELL MULLEN	1712 BIRCH TRAIL - CIRCLE, APT V	CHESAPEAKE	VA	23320	757-469-1759
COFFMAN	MICHAEL A.	28 LEDYARD CT	STUARTS DRAFT	VA	24477	540-836-0243
CPI DISTRIBUTION LLC	CHARLES PERRY, JR.	1219 MILL LAKE - QUARTER	CHESAPEAKE	VA	23320	757-681-2503
CREWS INVESTMENTS, INC.	ALLEN BRADD CREWS	149 BENT CREEK RD.	DANVILLE	VA	24540	434-251-8504
CTKC L.L.C.	CHRISTOPHER REITZEL	171 INDIAN CIRCLE	WILLIAMSBURG	VA	23185	757-472-9612
CYRUS	KENNETH W	377 WINDSONG RD	BARBOURSVILLE	VA	22923	434-760-1664
D & BB INVESTMENTS, INC.	BRYAN L. BENEDICT	4033 BUNCH WALNUTS ROAD	CHESAPEAKE	VA	23322	757-775-9876
D & D DISTRIBUTION LLC	DILIP KHADGI	1416 DULLES PLACE	HERNDON	VA	20170	703-678-5459
D B SMITH ENTERPRISES, INC.	DANIEL SMITH	704 PINCKNEY CT.	NEWPORT NEWS	VA	23601	757-288-2315
D CYRUS DISTRIBUTING LIMITED	DONNA CYRUS	377 WINDSONG RD	BARBOURSVILLE	VA	22923	434-760-0404
DELICIAS BREAD DISTRIBUTION LLC	WITNY MENDEZ	1329 MCDORMAN HILL DR.	ROCKINGHAM	VA	22802	540-214-1080
DHD SERVICES LLC	DERRICK HOWELL	1057 ROBERT WELCH LN	CHESAPEAKE	VA	23320	757-339-8237
DIAZ	OMAR	4140 NICHOLS CT.	DUMFRIES	VA	22026	571-484-1851
DIGGS SERVICES LLC	DAVID W DIGGS	12513 CUTLER RIDGE DRIVE	RICHMOND	VA	23233	804-615-2227



DISTRIBUTION SERVICES INC.	DANIEL MCCABE	1245 WARNER HALL DR	VIRGINIA BEACH	VA	23454	757-647-0781
DIG DISTRIBUTORS, LLC	DEBBRA JEAN GEARHART	5422 QUINN LANE	WOODBIDGE	VA	22193	571-316-9635
DOUBLE J DISTRIBUTING LLC	JEFFREY JENNINGS	84 ALPHA LANE	EVINGTON	VA	24550	434-616-2248
DRAGON DOUGH CORP.	CARRIE L. SMITH	178 NOTTINGHAM TRAIL	NEWPORT NEWS	VA	23602	757-874-4188
DUSTIN ROBERTS, INC.	DUSTIN ROBERTS	2353 SHAKESVILLE RD	BRISTOL	VA	24201	276-791-3704
DWCAMPBELL INCORPORATED	DYLAN W. CAMPBELL	6490 STEWARTSVILLE ROAD	MONETA	VA	24121	540-798-4889
EDWARDS	STACI M.	213 OAK LANE RUN CRESCENT APT. H	CHESAPEAKE	VA	23320	757-748-9304
EL CHAVO PANON INC.	HECTOR YEPEZ MENDIETA	810 S PROVIDENCE RD	N CHESTERFIELD	VA	23236	804-252-9589
ELMOKADEM	ABDELLATIF A	10812 RIMBEY COURT	GLEN ALLEN	VA	23060	804-274-0344
ELYOUSSEFI	MOULAY	14201 BRANNER WAY APT 202	CHESTER	VA	23836	804-625-6439
ETA DISTRIBUTING, INC.	ELVIS T ADCOCK IV	1109 COCKLETON RD	YORKTOWN	VA	23692	757-877-4019
FIDLER	STEVEN CARTER	345 BRIDGEWATER DR	NEWPORT NEWS	VA	23603	757-289-5412
FIERRO LLC	ERIN WITT	15603 WINDING CREEK DRIVE	DUMFRIES	VA	22025	571-888-0005
GEARHART	JUNIOR	5422 QUINN LANE	WOODBIDGE	VA	22193	571-316-9635
GIO C DISTRIBUTOR INC.	ROLANDO G. COLINDRES	7078 TANGLEWOOD DR	FREDERICKSBURG	VA	22408	240-678-3039
GQPROVIDERS LLC	CHARMAINE WHITE	3642 CHIMNEY CREEK DR	VIRGINIA BEACH	VA	23462	757-777-4093
HALL'S DELIVERIES INC.	BRIAN HALL	5551 HIGHLAND ROAD	DUBLIN	VA	24084	540-553-2565
HBDD DISTRIBUTION LLC	DINESH KHADGI	1416 DULLES PLACE	HERNDON	VA	20170	703-608-8631
HENDERSON	WILLIAM	13741 ALLIED RD	CHESTER	VA	23836	414-349-9183
HERRING	JAMES A.	2438 WINTHROP DRIVE	CHARLOTTESVILLE	VA	22911	434-760-0746
HINTON	GENE	8718 MEADOWBROOK LN	NORFOLK	VA	23503	757-373-8816
HOLBROOK DISTRIBUTION LLC	FREDRICK HOLBROOK	315 OLD MILL ROAD	GLADE SPRING	VA	24340	276-356-1350
HOYT DISTRIBUTORS, LLC	DANIEL HOYT	4101 RACE ST	PORTSMOUTH	VA	23707	757-532-6881
IT'S JUST BREAD CORP.	ANNE MARIE BRADLEY	120 CASCADE LN	FREDERICKSBURG	VA	22406	540-395-6831
ITS JUST BUNS CORP.	MARSHALL BRADLEY	120 CASCADE LANE	FREDERICKSBURG	VA	22406	540-395-6831
J & S BREAD CO. LLC	JOSEPH SCALES	18 SMITH RANCH ROAD	ARARAT	VA	24053	276-251-1086
J&L DISTRIBUCIONES INC.	CIRO MANGIERI	8715 PELLINGTON PL APT. #1	HENRICO	VA	23294	301-512-7358
JACKSON	DALLAS	6031 SAILOR CREEK DR	CHESTERFIELD	VA	23832	804-405-0963
JAP LLC	SIEGFRIED PATINO	4328 VIA DR.	FAIRFAX	VA	22030	703-438-1287
JAZZ-MEN LLC	CHRISTOPHER WIGGINS	400 SABAL PALM LANE APT. 301	CHESAPEAKE	VA	23320	813-391-4405
JBROOKS LLC	JEFFREY T. BROOKS	10517 CRESTON ROAD	GLEN ALLEN	VA	23060	804-502-3094
JCA CORPORATION	JOHN ALMANY	9542 SHADY OAK DRIVE	BRISTOL	VA	24202	423-963-3606
JESUS JIMENEZ LLC	JESUS JIMENEZ	4140 NICHOLS CT	DUMFRIES	VA	22026	646-651-0844
JIMBO'S DISTRIBUTION, INC.	JIMMY OSBORNE	8846 LOWER WALLENS CREEK ROAD	JONESVILLE	VA	24263	336-710-6982
JOSE CALDERON LLC	JOSE CALDERON	4140 NICHOLS CT	DUMFRIES	VA	22026	929-332-9464
JR MUFFINS & MORE LLC	ROSEMARY POWELL	220 SPARTAN COURT	WINCHESTER	VA	22603	205-310-3851
JR MUFFINS LLC	JASON C POWELL	220 SPARTAN COURT	WINCHESTER	VA	22603	703-946-5724
JUAREZ CRUZ INC.	RUBEN JUAREZ	7300 HARRISON AVE	HENRICO	VA	23228	804-475-1840
JUST WRIGHT DISTRIBUTION INC.	JULIUS WRIGHT	1505 MANSION STREET	NORFOLK	VA	23523	757-779-5047
JWENDELL LLC	JOHNATHAN COLLINS	4770 POST OAK DRIVE	VIRGINIA BEACH	VA	23464	757-831-8867
KANDO, INC.	KANDY G. INSLEY	6592 WILLIAMS - LANDING ROAD	HAYES	VA	23072	804-694-9911
KDHMLL DISTRIBUTION INC.	KENNETH SCOTT	4260 FARMHILL LANE	CHESTERFIELD	VA	23832	631-767-0188
KID FUELED KCO, LLC	RONALD HARTSELL	5518 MICA DRIVE	PRINCE GEORGE	VA	23875	804-720-4091
KNEAD SOME DOUGH CORP.	ANN D. FARMER	151 NORMAN DAVIS DR	TOANO	VA	23168	577-345-1637
L AGUILUZ DISTRIBUTOR INC.	JOSE A. AGUILUZ CANTARERO	1635 KAYLOR LANE	ROCKINGHAM	VA	22801	747-320-0049
LAKE ANNA DISTRIBUTORS INCORPORATED	RONALD D. DANIELS, JR.	2233 ARRIIT ROAD	BUMPASS	VA	23024	540-273-3885
LARRY PARKER- DLM DISTRIBUTION, CO., INC	LARRY PARKER	2902 GREENWAY AVENUE	RICHMOND	VA	23228	804-837-0910
LAWS	CHARLES E.	8280 CARROLTON RIDGE PLACE	MECHANICSVILLE	VA	23111	804-822-1771
LEARN & EARN 7 INC.	BRETT KEMPA	125 RUSTLING OAK - RIDGE	YORKTOWN	VA	23692	757-912-1913
LR DISTRIBUTING LLC	LARRY A. SMITH, JR.	191 AL GOOD DRIVE	STANLEY	VA	22851	540-860-2704
LLC KEVINS ROUTES	VICTOR R. LUNA	4525 KING EDWARD CT	ANNADALE	VA	22003	571-480-3786
LOOK	WALTER A.	7649 HAMPTON GREEN DRIVE	CHESTERFIELD	VA	23832	804-560-7877
LUCY BOYS DISTRIBUTING LLC	THOMAS LUCEY	4317 BRIARBUSH LN	VIRGINIA BEACH	VA	23453	757-348-9400
M&A DISTRIBUTING LLC	MOHAMED ELBELTAGI	6020 EDSALL RD #204	ALEXANDRIA	VA	22304	571-501-7741
M&GP SERVICES LLC	ESTEBAN J. GONZALES	6311 MUSKET BALL DR	CENTREVILLE	VA	20121	703-597-8454
MASVIDA DISTRIBUTION LLC	TONY VALENZUELA	313 E. TAZEWELL ROAD	STERLING	VA	20164	703-625-1282
MERRITTE'S DISTRIBUTION INC.	MAURICE MERRITTE, JR.	2711 BUFORD RD, #347	N CHESTERFIELD	VA	23235	804-549-0458
MIKES BAKERIES LLC	MICHAEL LEON WILLIAMS	5 N. ROSE AVENUE	HIGHLAND SPGS	VA	23075	804-319-9170
MILLER	STEPHEN	11714 INNISBROOK CIR	FREDERICKSBURG	VA	22407	540-786-2393
MORGAN 1 DISTRIBUTING INC.	CHAD M. MORGAN	253 SLAYTON ROAD	SUTHERLIN	VA	24594	434-710-0962
MSJ DISTRIBUTING LLC	AMENDA JONES	3305 DRIFTWOOD DRIVE	HAMPTON	VA	23666	757-871-8595
N&R DISTRIBUTION, LLC	GABRIELA L. FERNANDEZ	13813 FOUNT BEATTLE COURT	CENTREVILLE	VA	20121	646-346-0048
NKS DISTRIBUTION INC.	JOEL RAMON SOLIS	8003 GOSPORT LANE	SPRINGFIELD	VA	22151	703-220-4713
OUR DAILY BREAD, LLC	WENDELL JEROME GRAHAM	1734 POPE STREET	VIRGINIA BEACH	VA	23464	757-667-1671
PAMTRISH, LLC	BENJAMIN A. UNTALAN	15029 WHITTIER LOOP	WOODBIDGE	VA	22193	703-505-6231
PARADA-CARRANZA, LLC	ERICK A. CARRANZA	2187 WHITE CORNUS LN	RESTON	VA	20191	571-267-8081
PARKER J ENTERPRISE INC.	JAMES PARKER	3405 SEWELLS POINT ROAD	NORFOLK	VA	23513	757-810-6029
PIERCE'S DISTRIBUTING INC.	DANNY PIERCE	28 WHITES LANE	NEWPORT NEWS	VA	23606	757-912-4782
RAFITA LLC	RAFAEL G. VERGARA	5683 DERBY COURT, APT. #201	ALEXANDRIA	VA	22311	301-613-0124
RALDPORT EXPRESS INC.	DAVID J. MONTES	5800 OAK KNOLL ROAD	MIDLOTHIAN	VA	23112	804-855-7264
RIGGINS DISTRIBUTION, L.L.C.	JASON LEE RIGGINS	13432 QUIXTON LANE	CHESTER	VA	23831	804-909-3078
RIVERAS DISTRIBUTION LLC	EDWIN LINARES RIVERA	1600 BRETTHOUR COURT APT. 2	STERLING	VA	20164	703-675-2708
ROJAS	JUANA M.	14711 WYCOMBE STREET	CENTREVILLE	VA	20120	703-815-0789
ROLLIN DOUGH INC.	TONY HEATH	19 NEVADA ST	BRISTOL	VA	24201	423-383-7725
ROUSE	BENJAMIN W.	P.O. BOX 157 602 PARR DR	TAPPAHANNOCK	VA	22560	804-815-8762
ROUSE	SHAWNA M.	PO BOX 157 602 PARR DRIVE	TAPPAHANNOCK	VA	22560	804-445-1021
RTF DISTRIBUTION INC.	RAIQUAN RYLAND	400 SOUTH MILITARY HWY, APT. #1222	VIRGINIA BEACH	VA	23464	757-776-8414
RUENRUDEEPANYA	SIRIWAN	10433 COLLINGHAM DR.	FAIRFAX	VA	22032	703-323-0083
S CANTARERO DISTRIBUTOR INC.	HECTOR CANTARERO	1635 KAYLOR LANE	ROCKINGHAM	VA	22801	646-294-6494
S COMPTON LLC	SARAH COMPTON	335 MILLER STREET SE	CHRISTIANSBURG	VA	24073	540-230-2207
SHEEHA INC.	AMMAR ALMADI	1008 LOCKETT DRIVE	DANVILLE	VA	24541	434-250-4403
SI BREAD INC.	WALID SHAWKI	8071 GRACIE DRIVE	MANASSAS	VA	20112	571-252-4608
SMC DISTRIBUTORS, LLC	SUSAN GEARHART-MARSHALL	14964 SLIPPERY ELM COURT	WOODBIDGE	VA	22193	571-316-9635
SMD DISTRIBUTION CO. INC.	SCOTTIE DYE	253 RANDOLPH ST	BRISTOL	VA	24201	423-340-0974
SMITH JR	JAMES W	25489 CONSTITUTION HWY	RHOADESVILLE	VA	22542	540-219-9000
SON OF BERGIN LLC	JOSHUA BERGIN	1124 GLENFIELD DR.	LYNCHBURG	VA	24502	434-660-1778
SOSA	JOSE L.	14711 WYCOMBE ST	CENTREVILLE	VA	20120	703-815-0789
SOUTHERN STEPS LLC	JUSTIN HACKER	134 BLACKWELL DR	DANVILLE	VA	24541	434-251-8683
SPEEDY LOAF LLC	JEREMY SHELTON	210 SAPWOOD DRIVE	MARION	VA	24354	276-780-0742
STACKING BREAD LLC	JULIA JUDKINS	322 LYNNHAVEN DRIVE	HAMPTON	VA	23666	757-749-5146
STANLEY	TRACY	1770 NORTH BLUE RIDGE TURNPIKE	MADISON	VA	22727	540-543-2185
STEVE WILSON LLC	STEVE WILSON	1939 WOLF CREEK ROAD	NARROWS	VA	24124	540-922-6748
STEVEN L CAMPBELL, INC.	STEVEN L CAMPBELL	6490 STEWARTSVILLE ROAD	MONETA	VA	24121	540-297-9037
STONER, JR.	THOMAS C.	1080 COUNTRY CLUB DR	FOREST	VA	24551	434-546-7540
STRUZZIERI	DANETTE	1206 PITCHKETTLE FARM LANE	SUFFOLK	VA	23434	757-328-5456
SUPREMO DISTRIBUTION INC.	MARIA MORA ZAMORA	8441 SHADY GROVE ROAD	MECHANICSVILLE	VA	23116	804-386-4354

SWIFT DISTRIBUTION INC.	BRYANT FITZGERALD	2711 BUFORD ROAD SUITE #347	RICHMOND	VA	23235	804-687-1112
T & J DISTRIBUTION INC.	TONYA TAYLOR	6415 OSBORNE TPKE	HENRICO	VA	23231	804-300-0205
T-ALI & SONS DELIVERIES LLC	TRAVIS LEDBETTER	406 LAGRANGE ST	PLASKI	VA	24301	540-616-4569
TAYLOR DISTRIBUTING LLC	JAMES BRADLEY TAYLOR	340 MULBERRY DRIVE	CHRISTIANSBURG	VA	24073	540-392-3466
TECH VENTURES INC.	SARITHA KUMBHAM	44407 STONEYRUN PL	ASHBURN	VA	20147	703-889-7452
TERRY	WILLIAM S.	10322 DELRAY RD	GLEN ALLEN	VA	23060	804-839-2425
THE OPTIONCO GROUP INC.	CHANTONE HUMES	10307 WEST BROAD STREET, #333	GLEN ALLEN	VA	23060	804-627-3537
THE WOLFPACK BREADMAN 2 INC.	PHILLIP REED	220 OAK LEAF COURT APT. F	CHESAPEAKE	VA	23320	312-768-9349
THIRY DISTRIBUTION LLC	MICHAEL THIRY	74 NEFF DRIVE	STUARTS DRAFT	VA	24477	540-471-5507
THOMAS	PHILLIP M.	1607 HAZEL AVE	CHESAPEAKE	VA	23325	757-560-6729
TIM & STACI BREAD, LLC	TIMOTHY EDWARDS	34169 UNITY ROAD	ZUNI	VA	23898	757-748-9410
TKI DISTRIBUTION INC.	TROY K. JONES	80 SAINT CROIX DRIVE	NEWPORT NEWS	VA	23602	757-532-2451
TRIMENTAL ENTERPRISE, LLC	BRIAN MARK	7929 WISTAR WOODS CT	HENRICO	VA	23228	804-921-0471
TRIPLEMM INC.	MICHAEL DALTON	3156 S. STONEBRIDGE DRIVE	NORFOLK	VA	23504	757-977-9049
VICTOR BETANCOURT DISTRIBUTION, INC.	VICTOR M. BETANCOURT DIAZ	224 PARSONS STREET	DANVILLE	VA	24541	434-421-2153
WASHINGTON	TONY LAMAR	944 AVERY WAY	VIRGINIA BEACH	VA	23464	757-754-4035
WILSON	ARTHUR M	1106 MOSELEY DRIVE	LYNCHBURG	VA	24502	434-944-4295
WISE BREAD GUY CORPORATION	MARIO O. GARCIA HERNANDEZ	2432 FREETOWN DRIVE	RESTON	VA	20191	703-505-7814
WLT DISTRIBUTION, LLC	WILLIAM L. THOMPSON	525 OKUMA DRIVE	CHESTER	VA	23836	804-908-1486
YABI & KIDDUSA LLC	YONATHON HAWAZ	934 SHERWOOD COURT	STERLING	VA	20164	703-419-0941
YEPEZ 27 INC.	JUAN I. YEPEZ	2200 S. PROVIDENCE ROAD	N CHESTERFIELD	VA	23236	818-602-8202
ARCHER	NICOLE	100 CLAYTON ST	ST JOHNSBURY	VT	05819	802-274-4769
BREAKING BREAD, LLC	DANA ROGERS	9296 WILLISTON ROAD	WILLISTON	VT	05495	802-777-7004
BROWN	KYLE P.	138 MAPLE ST P.O. BOX 526	JEFFERSONVILLE	VT	05464	802-373-4228
BURNETT DISTRIBUTION LLC	COLTON BURNETT, SR.	352 COUNTY ROAD	SWANTON	VT	05488	802-881-5793
CAIN	CRAIG T.	61 DIAMOND STREET	ST. ALBANS	VT	05478	802-893-1575
DISORDA	TIMOTHY	131 RICHMOND RD	BRANDON	VT	05733	802-247-6169
DLD DISTRIBUTION LLC	DEREK DESMOND	5127 ST. GEORGE ROAD	WILLISTON	VT	05495	802-238-5357
DOUGH BOY LLC	ROBERT MCALLISTER	474 WEST SHORE RD	SOUTH HERO	VT	05486	802-310-1376
EUGENE'S BREAD SERVICE CORPORATION	EUGENE QUINTIN, JR.	20 PECOR AVENUE	MILTON	VT	05468	802-559-2395
FONTANA	THOMAS	10 PLATINUM PLAIN	BARRE	VT	05641	802-476-9851
FRANK DUNN INCORPORATED	FRANK N. DUNN	147 PEARL ST	RUTLAND	VT	05701	802-236-7415
GADBOIS & SONS INC.	ANDREW GADBOIS	56 BIRCH LANE	MILTON	VT	05468	802-578-7538
HARRINGTON	MICHAEL	80 OAK HILL LN	LEICESTER	VT	05733	802-247-4159
JE DISTRIBUTING LLC	JEFFREY EVERETT	293 TREMONT STREET	BARRE	VT	05641	802-461-9426
KIT CONSTRUCTION SERVICES, CORP.	JUAN M. TOVAR	236 ZEPHYR RD, #117	WILLISTON	VT	05495	845-705-1237
LIL TOASTY MUFFINS LLC	FRANK W. MITCHELL	174 ANDREWS RD	HOLLAND	VT	05830	207-583-7437
MARTEL	RONALD	69 GREGG LANE	COLCHESTER	VT	05446	802-951-1957
MBILLS DISTRIBUTION INC.	MATTHEW BILLINGS	43 MARLBORO AVENUE	BRATTLEBORO	VT	05301	203-494-2425
MCGUIRE	MICHAEL	156 SANDHILL ROAD	ESSEX	VT	05452	802-424-5333
NEXXGOODIES INC	ROBERT HENRY	70 CASPIAN AVENUE	HARDWICK	VT	05843	802-595-4500
PERYER	RANDY J.	P.O. BOX 127	WEST RUTLAND	VT	05777	802-345-4554
PLACEY	THOMAS	383 PLATEAU ACRES	BRADFORD	VT	05033	802-222-1876
PROVENCHER	ARTHUR C.	51 MARTIN ROAD	SOUTH HERO	VT	05486	802-238-2965
S.M. DISTRIBUTION INC.	SHANNON M. LEWIS	175 MERCHANT STREET	BARRE	VT	05641	802-279-6240
SCHABLER	LEE	342 MOHAWK DR	E BURKE	VT	05832	802-626-4621
SIMPSON BREAD DISTRIBUTION INC	JEREMY SIMPSON	317 ROUTE 2E	DANVILLE	VT	05828	603-991-9220
SLICK DISTRIBUTORS INC	BRENT ROSSI	3240 SCALES HILL ROAD	WASHINGTON	VT	05675	802-522-4223
ST LAWRENCE CORPORATION	JEREMY ST. LAWRENCE	2535 ROOD POND ROAD	WILLIAMSTOWN	VT	05679	802-461-7813
TRBILODEAU DISTRIBUTION CORPORATION	THOMAS BILODEAU	11 NORTH STREET - EXTENTION	RUTLAND	VT	05701	802-417-6599
WINDHAM DISTRIBUTION INC.	STYLIANOS PAPADIMITRIOU	428 CANAL STREET	BRATTLEBORO	VT	05301	802-289-7954
YOUNG'S BREAD DISTRIBUTION LLC	MICHAEL YOUNG	7 PLEASANT WOODS, UNIT #104	CAMBRIDGE	VT	05444	802-370-2312
AIG LLC	CARLOS SANCHEZ	1004 S. 5TH AVENUE	YAKIMA	WA	98902	509-307-5452
BARRIENTOS DISTRIBUTION SERVICES INC	JORGE A. BARRIENTOS-LOPEZ	321 GANGL ROAD	WAPATO	WA	98951	509-901-9698
BENNU LOGISTICS COMPANY	DOUGLAS GOODART	9407 N. E. VANCOUVER MALL DR, STE 104#914	VANCOUVER	WA	98662	360-789-0612
BRIAN VANDECAR LLC	BRIAN VANDECAR	3475 S. WILSON PL	KENNEWICK	WA	99338	509-438-6890
CLUSTERLUCK ENTERPRISES INC	SCOTT THOMPSON	940 COULTER LANE	CLARKSTON	WA	99403	208-790-7638
CMH IMPORTS INC	CODY M. HIGGINBOTHAM	27018 117TH PLACE S.E.	KENT	WA	98030	206-551-7070
CORDOVA & CASTILLO SERVICES INCORPORATED	JACQUELINE CORDOVA	1605 S. 7TH STREET	MOUNT VERNON	WA	98273	360-202-1610
CW DISTRIBUTION INC	CORBIN WORTHAM	1721 S. MONROE ST	MOSES LAKE	WA	98837	509-760-2717
CYA INC	STEPHEN ALLEN	1020 FULLER STREET	WENATCHEE	WA	98801	509-393-1518
DE LOS SANTOS LOC LLC	JAVIER DE LOS SANTOS-TELLES	512 N. DALE ROAD	MOSES LAKE	WA	98837	509-294-0886
DELIGHT DISTRIBUTION LLC	ALEJANDRA MALDONADO PALOMINOS	2010 129TH PLACE SW, UNIT F	EVERETT	WA	98204	425-346-5934
DJA DISTRIBUTIONS LLC	JOSE L. BADILLO HERNANDEZ	2200 W. MEEKER ST APT. Y 516	KENT	WA	98032	253-226-8905
ESTRADA IMPORTS INC	CHANTEL R. ESTRADA	1011 NE KEYES ROAD, APT. D	VANCOUVER	WA	98684	503-935-0657
GUZMAN IMPORTS LLC	ISAAC GUZMAN	5001 PERGA DRIVE	PASCO	WA	99301	509-901-6716
ISA BAKERY CORP	GILBERTO S. RIOS MARTINEZ	1050 34TH STREET, UNIT A	WASHOUGAL	WA	98671	360-228-5649
JERRY WASHBURN LLC	JERRY WASHBURN	318 S. TWEED PLACE	KENNEWICK	WA	99336	509-947-2544
JIREH PROFESSIONAL SERVICES INC	ANGEL R. GONZALEZ	18603 9TH ST E	LAKE TAPPS	WA	98391	253-737-0293
JJB DELICIOUS LLC	JESUS MACIAS	710 N. 4TH STREET	YAKIMA	WA	98901	509-426-8265
JJM DELICIOUS LLC	JUAN ZEPEDA	809 S. 4TH STREET	YAKIMA	WA	98901	509-594-2060
JR AYALA IMPORTS INC	FLORENCIO AYALA SANCHEZ	7402 157TH STREET EAST	PUYALLUP	WA	98375	206-637-8455
JR SUPER DELIVERY LLC	RADY CHUM	2519 F. STREET S.E.	AUBURN	WA	98002	206-643-1307
JV GOODS CORPORATION	ROCIO V. MEDINA LOPEZ	1432 FRANCIS AVENUE	WALLA WALLA	WA	99362	509-301-2231
K&J DISTRIBUTION LLC	KAREN MALDONADO-PALOMINOS	2010 129TH PLACE SW, UNIT F	EVERETT	WA	98204	425-346-5934
KB DISTRIBUTING LLC	KIRK BATY	524 G STREET N.E.	QUINCY	WA	98848	509-797-3821
KEETAKIS CORP.	HELEN KEEGAN	4136 ROSEWOOD STREET	LONGVIEW	WA	98632	360-355-6878
KIMS BAKERY INC	SUN TOK NIEVES	17 SAINT HELENS AVENUE, APT. #308	TACOMA	WA	98402	252-328-2862
LEA IMPORTS INC.	EDDIE MARTINEZ-BECERRA	4801 E 5TH STREET APT. #C315	VANCOUVER	WA	98661	360-281-6874
LULO.DS CORPORATION	ANGIE LOREIMY MEDINA CUBIDES	24520 35TH AVENUE SOUTH	KENT	WA	98032	206-712-5176
M J CORNELL CORPORATION	MANUEL H. CORNELL	357 SPENCER CREEK RD	KALAMA	WA	98625	408-210-0149
MANARUAL INCORPORATED	LAURA V. SANCHEZ	605 CENTER ROAD APT. #H104	EVERETT	WA	98204	971-276-7528
NIPR GOODS LLC	JAIME PEREZ	605 RAINIER AVENUE	MOXEE	WA	98936	509-930-8044
NOGUEZ DISTRIBUTION INC	IMELDA RAMIREZ NOGUEZ	8611 12TH AVENUE S APT. A	SEATTLE	WA	98108	206-308-9021
P GUZMAN IMPORTS INC	PEDRO GUZMAN, JR.	2010 S. 10TH AVENUE	YAKIMA	WA	98902	509-379-0471
PINGUIN SERVICES, PC	WILLIAN SALINAS DELGADO	30904 148TH AVE S.E.	KENT	WA	98042	206-294-0436
REYCAS, INC	EFREN CASTANEDA REYNA	13220 5TH AVENUE SW	BURIEN	WA	98146	206-945-1310
REYMON SNACKS LLC	SOFIA REYNOSO	15622 N.E. 15TH STREET, APT. 1	BELLEVUE	WA	98008	425-240-1101
ROHO INDUSTRIES INC.	ROBERT E. BELVIN	502 AVENUE C	SNOHOMISH	WA	98290	425-765-8038
S & S DISTRIBUTING, LLC	STEPHEN COLLINS	P.O. BOX 1177	OKANOGAN	WA	98840	509-429-4296
S R T DISTRIBUTING LLC	STEVEN R. TILLOTSON	497 N. KENTUCKY AVENUE	EAST WENATCHEE	WA	98802	509-393-4440
SBR IMPORTS INC	SALVADOR BARAJAS RAMIREZ	2602 CASTLEVALE ROAD	YAKIMA	WA	98902	509-379-4712
SOTO IMPORTS INC	ABEL SOTO	4001 WEST NOB HILL BOULEVARD	YAKIMA	WA	98908	509-654-8711
TM FRESH GOODS CORPORATION	TROY MCCULLOUGH	343 ROCKCREEK STREET N.E.	ROYAL CITY	WA	99357	509-770-4554
TNT SNACK SOLUTIONS, LLC	TREVOR ROTTER	P.O. BOX 2103	CHELAN	WA	98816	509-679-4200
VICK SANCHEZ, INC	VICTOR M. SANCHEZ	2424 260TH STREET, APT. #20	KENT	WA	98032	206-480-6002

A & J DISTRIBUTION LLC	ALAN NAPIWOCKI	205 SOUTH 8TH AVE	WAUSAU	WI	54401	715-432-0451
ACKER DISTRIBUTION INC.	DEREK ACKER	3217 REBEL DRIVE	SUN PRAIRIE	WI	53590	608-834-1349
ANJ CORPORATION	ANDRIJA BARICEVIC	21545 W RAINBOW DR	NEW BERLIN	WI	53146	414-688-8543
BARTELT	MICHAEL	N8145 ASHBERRY AVE.	FOND DU LAC	WI	54937	920-922-4356
BECKER	JOEL	1213 ADAMS ST	WEST BEND	WI	53090	262-353-1019
BLACK OCTOBER LLC	CHRIS MARKUSEN	4008 81ST STREET UNIT E	KENOSHA	WI	53142	262-771-8186
BOREK	BRUCE	S106 W20048 NORTH SHORE DRIVE	MUSKEGO	WI	53150	262-679-2889
BREAD WINNER, LLC	KYLE KAZIN	5811 34TH AVENUE	KENOSHA	WI	53144	262-945-5847
BREAKING BREAD DISTRIBUTION CO.	GAVIN MCNUJT	8997 S. 83RD STREET	FRANKLIN	WI	53132	414-698-9906
CENDEJAS L.L.C.	RICARDO CENDEJAS	2646 VAN BEEK ROAD	GREEN BAY	WI	54311	920-217-2522
CHASE	LEE	21611 WALCZAK ROAD	FRANKSVILLE	WI	53126	414-217-6566
CMK DISTRIBUTING LLC	CRAIG KING	1157 7/8 STREET	TURTLE LAKE	WI	54889	715-931-0459
COLCORD	NATHAN	1234 S WASHINGTON ST	JANESVILLE	WI	53546	608-295-6384
COTTER	MATTHEW	204 GREENWOOD DRIVE	ROTHCHILD	WI	54474	715-359-1581
D&E HEALTHY VENDING LLC	SHERRI KOWALSKA	2798 S. MEMORIAL DR	GREEN BAY	WI	54313	414-339-5354
DEKSON DISTRIBUTION LLC	KEVIN VESPER	378 HUNTSVILLE RIDGE	SUN PRAIRIE	WI	53590	608-345-2829
DETERM	KEVIN	959 SPRINGS ROAD	FOND DU LAC	WI	54935	920-924-0700
DISTRIBUCION INDEPENDIENTE SERRATO INC.	LUIS A. SERRATO-POSADA	1423 E. ORCHARD DRIVE	EDGERTON	WI	53534	773-757-4604
EGGERT'S BUSINESS SERVICES LLC	MARK EGGERT	11947 W APPLETON AVE #15	MILWAUKEE	WI	53224	262-853-5746
ERIC GASIOROWSKI DISTRIBUTING LLC	ERIC GASIOROWSKI	175 AQUA VIEW RD	CEDARBURG	WI	53012	262-375-0089
FVB DISTRIBUTORS INC.	TODD ROEDER	629 S. PARK AVE	NEENAH	WI	54956	920-284-4418
G & L DISTRIBUTING, INC.	GENE GORGES -	N 4632 PINE STREET	NEW LONDON	WI	54961	920-407-3089
GARCIAS BAKERY INC.	MAXIMINO MUNOZ ANGUIANO	2204 SUMMIT AVENUE	RACINE	WI	53404	262-880-6383
GBMD, LLC	EUGENIA BARCZAK	1737 S. 64TH STREET	WEST ALLIS	WI	53214	414-837-8404
HAFEMANN	AL	3168 HIGHWAY 164	SLINGER	WI	53086	262-853-3558
HAGEDORN	ANTHONY	512 11TH STREET W.	ALTOONA	WI	54720	715-797-5695
HARDING DISTRIBUTING LLC	KYLE JAMES HARDING	1301 CEDAR STREET	MERRILL	WI	54452	715-218-9894
HECTOR DISTRIBUTING LLC	HECTOR VILLEGAS	120 LINDEN LANE	DELAVAL	WI	53115	262-749-4376
HEDMAN	ANDREW	1615 S CARRIAGE LN	NEW BERLIN	WI	53151	262-327-4268
I.S. DISTRIBUTION, INC.	IAN DONALD SHAFER	3422 WEST POE STREET	MILWAUKEE	WI	53215	414-937-0065
JACOB DISTRIBUTING LLC	JACOB PROCHNOW	1325 WHITTIER DR	NEENAH	WI	54956	920-737-0563
JARSI DISTRIBUTION LLC	JARED SIMONS	4324 N LIGHTNING DR APT. #11	APPLETON	WI	54913	906-231-7984
JASHINSKY, LLC	HAROLD JASHINSKY	3215 W. MANGOLD AVE UNIT H	GREENFIELD	WI	53221	414-791-3729
JCM DISTRIBUTORS, LLC	JONATHAN J. COENEN	N5120 WOODHAVEN CT	SHIOCTON	WI	54170	920-843-1676
JIMENEZ	JOSEPH RAY	100 LIMESTONE PASS APT. #330	COTTAGE GROVE	WI	53527	608-516-9216
JIMENEZ ENTERPRISES LLC	BRIAN JIMENEZ	471 UPHOFF DRIVE	COTTAGE GROVE	WI	53527	608-444-8114
JKOHLS DISTRIBUTION, LLC	JOSHUA KOHLS	S83W22715 LAKE PARK DR	BIG BEND	WI	53103	608-516-6122
JMS DISTRIBUTING LLC	JAMES SCHMIDT	54 CONCORD DRIVE	FOND DU LAC	WI	54935	920-252-1512
JNF BAKERY LLC	JORGE PEREZ LOPEZ	18680 W LYNETTE LN	NEW BERLIN	WI	53146	262-510-8123
JR DISTRIBUTION LLC	JOSEPH ANTHONY ROZZONI	6529 49TH AVENUE	KENOSHA	WI	53142	262-515-4724
JR RAMOS INC.	JONATHAN R. RAMOS RAYAS	6635 18TH AVE LOWER	KENOSHA	WI	53143	224-538-1669
JSHOLMES, LLC	JAMES HOLMES	1851 STONEHAVEN DR.	SUN PRAIRIE	WI	53590	608-837-9411
JSW DISTRIBUTION CORPORATION	SHEILA WINTER	N7706 NORTH CRYSTAL LAKE ROAD	BEAVER DAM	WI	53916	920-948-5496
JUAREZ BAKERY, INC.	ROBERTO JUAREZ RAMOS	3827 28TH AVENUE	KENOSHA	WI	53140	262-344-4100
JV DISTRIBUTION LLC	JUAN VILLEGAS	400 FAIR MEADOW LN	ELKHORN	WI	53121	262-749-4105
KBL DISTRIBUTION, INC.	KEVIN SEITZ	6693 PRAIRIE VIEW DRIVE	SUN PRAIRIE	WI	53590	608-438-0815
KOEHN	RICK	8950 369TH AVE	TWIN LAKES	WI	53181	262-877-9038
KOLLER	KENT	6830 RED FOX TRAIL	STEVENS POINT	WI	54482	715-347-0603
KRUSE	JASON	4092 FORTE RD	OSHKOSH	WI	54904	920-379-1340
KUNZ	BARRY	390 S PECK AVE	PESHTIGO	WI	54157	715-923-9240
LARGENT	DEAN A.	PO BOX 241 10880 E HURST LANE	LAKE NEBAGAMON	WI	54849	715-374-2811
LEFT FOR BREAD LLC	JACKSON KLUCK	3304 4TH AVENUE	STEVENS POINT	WI	54481	715-630-2269
M.C.B., INC.	MARK CLAYTON	530 N. MADISON ST	STOUGHTON	WI	53589	608-873-0745
MAD SQUIRREL INC.	MADISON GRAHAM	25525 DEER RIDGE TRL	WATERFORD	WI	53185	308-440-0967
MAP DISTRIBUTION, LLC	MARGUERITE A. MCCALLUM	904 CHARLES STREET	WATERTOWN	WI	53094	262-227-1920
MI NINA BAKERY LLC	ROMAN ALVAREZ	2021 S. 55TH STREET	WEST ALLIS	WI	53219	414-788-8826
MSB DOOR COUNTY DISTRIBUTION INC.	MAX BERNDT	1002 N. APPLETON ST	APPLETON	WI	54911	920-267-1303
NDOUBEK DISTRIBUTION LLC	NEIL DOUBEK	4348 E TOMAHAWK LN.	JANESVILLE	WI	53546	847-239-3239
NICK T ENTERPRISES LLC	NICHOLAS THOMPSON	2413 LEONARD LN	SAYNER	WI	54560	715-890-0442
NORTHWOODS BREAD LLC	DAVID HODD	717 2ND STREET	SPOONER	WI	54801	715-613-6254
O'MARRO	WESLY	2841 SOUTH RIVER ROAD	RHINELANDER	WI	54501	715-362-7420
OMS VENTURES, INC.	PAUL GEFFERT	PO BOX 45543	MADISON	WI	53744	608-279-1881
PALKOWSKI	RUSSELL D.	3265 S. MOORLAND RD.	NEW BERLIN	WI	53151	262-797-9699
PIZZALA	JEFFREY	6301 237 AVE	SALEM	WI	53168	262-716-3602
POKROP	SARA	7808 W TUCKAWAY SHORES DRIVE	FRANKLIN	WI	53132	414-350-5513
QCM DISTRIBUTION LLC	QUIN MCCALLUM	W351 N 6018 BAUERS LANE	OCONOMOWOC	WI	53066	920-206-1351
R2W DISTRIBUTOR, LLC	RHONDA WASURICK	11917 28TH AVE	PLEASANT PR	WI	53158	262-942-9789
RASMUSSEN	FAWN	2027 MOONLIGHT BAY DR	ALTOONA	WI	54720	715-864-7358
RASMUSSEN	JEFFREY	2027 MOONLIGHT BAY DR	ALTOONA	WI	54720	715-379-6790
ROLL	CHRISTOPHER	21535 W. LOCHLEVEN LN	NEW BERLIN	WI	53146	414-708-2727
ROSS' DISTRIBUTING, LLC	ROSS J PROCHNOW	W5954 GARNET DR	APPLETON	WI	54915	920-364-0830
RUIZ	ERNESTO	1405 N. 16TH STREET	SHEBOYGAN	WI	53081	920-457-6581
S & M DISTRIBUTING LLC	SCOTT GORGES	E8220 STAGE RD	NEW LONDON	WI	54961	920-359-0856
SANCHEZ BAKERY CORPORATION	JAIIME SANCHEZ	4476 S 63RD STREET	GREENFIELD	WI	53220	414-759-3204
SCHROEDER	DARYL	3961 FAIRFIELD ROAD	SLINGER	WI	53086	262-644-7375
SHEEHAN	SCOTT W.	605 KARIN DRIVE	NORTH PRAIRIE	WI	53153	262-392-8971
SHEEHAN DISTRIBUTING, LLC	JONATHON SHEEHAN	127 EAST AVENUE	EAGLE	WI	53119	262-470-8968
STEAGALL	JEFFREY D.	309 DODGE STREET	EAU CLAIRE	WI	54701	715-833-1751
STEELE FAMILY RECIPE LLC	MARK STEELE	904 HIGHLANDER TRAIL	HUDSON	WI	54016	715-808-0119
STROIK	BRIAN W.	1550A W. POPLAR AVE.	CAMERON	WI	54822	715-458-4330
TB HAULERS, INC.	DENNIS BLOMQUIST	1501 ROSE STREET APT. 30	LA CROSSE	WI	54603	478-919-7075
TD DISRIBUTION LLC	TYLER SEEHAFFER	22370 MIDPOINT ROAD	MARATHON	WI	54448	715-551-3375
TRADEKING DISTRIBUTING L.L.C.	BRIAN RICHARDS	1419 S. 22ND STREET	SHEBOYGAN	WI	53081	920-694-0271
TRAVIS TIPPERY LLC	TRAVIS TIPPERY	1132 ROSE STREET	LA CROSSE	WI	54603	608-792-5259
VAN BOXTEL	JESSE	W1123 COUNTY RD S	KAUKAUNA	WI	54130	920-427-4206
VILLEGAS' DISTRIBUTING LLC	RIGOBERTO VILLEGAS	913 EASTOWN MANOR	ELKHORN	WI	53121	262-745-1900
VOIGT	ADAM	200 N STATE ST	MERRILL	WI	54452	715-551-5271
WARTHAN	SANDRA	17452 IMPERIAL RD	SPARTA	WI	54656	608-269-0216
WERMTER	BRADLEY	3108 JOHN AVE	SUPERIOR	WI	54880	218-428-0654
WKP TRUCKING INC.	KEYANA PARCHMAN	2624 N. 40TH STREET	MILWAUKEE	WI	53210	414-617-7176
X & X DISTRIBUTION, LLC	WILLIAM P. BEBBER	S 4573 VALLEY CIRCL	NORTH FREEDOM	WI	53951	608-434-0253
BREAD HEAD LLC	WILLIAM W. WILSON	891 BUFFALO RIDGE RD	AUGUSTA	WV	26704	540-931-3901
GAMBLE	GARY KEITH	299 TERRELL RIDGE RD	MAUNDSVILLE	WV	26041	304-810-4559
MCDANIEL	MICHAEL	P.O. BOX 1503	HEDGESVILLE	WV	25425	443-324-1789
MURPHY	DOUGLAS	103 RIPE BERRY LANE	MARTINSBURG	WV	25403	304-262-4042
PARKER	THOMAS	15 DUFF CT	MARTINSBURG	WV	25405	304-616-6190

REXROADS DISTRIBUTIONS INC.	BRANDON REXROAD	50 MAGGIES LANE	BERKELEY SPRGS	WV	25411	304-283-3094
RWS HAULING LLC	ROBERT SPIKER	705 MOUNTAIN LION LN	AUGUSTA	WV	26704	540-505-8173
SCHAEFFER	NATHAN	P.O. BOX 34	WILEY FORD	WV	26767	410-842-5571
SHAMBURG	ROBERT LEE	1840 DRY RUN ROAD	MARTINSBURG	WV	25403	304-671-4545
SHIREY	ROBERT	PO BOX 718	RIDGELEY	WV	26753	301-268-2754
TANDSKI	RICHARD A.	23 MARVILLE DR	HARPERS FERRY	WV	25425	304-261-2343
VARNER	ANDREW	8 CHESTNUT LANE	WHEELING	WV	26003	304-280-4192
WARE DISTRIBUTING, LLC	THOMAS JOSEPH WARE, JR.	39 POLO COURT	CHARLES TOWN	WV	25414	301-351-6839
WHITTINGTON	BONNIE L.	49 KENNEDY CIRCLE	MARTINSBURG	WV	25404	240-344-5195
JS DISTRIBUTOR LLC	JESUS RODRIGUEZ-NUNEZ	3330 SIERRA CIRCLE	ROCK SPRINGS	WY	82901	435-640-7931
RANDOM GOAT DISTRIBUTION	BRANDON THOLL	614 SAUNDERS CIRCLE	EVANSTON	WY	82930	801-819-4279

# **EXHIBIT M-2**

## Former Franchisee List

NAME	NAME2	ADDRESS	CITY	ST	ZIP	TELEPHONE
FRESH DELIVERIES INC.	ROBERT BARREN, JR.	2954 ALLEN ROAD	GROVE HILL	AL	36451	251-622-0068
HOFFMAN DISTRIBUTORS INC.	FALLON SVEDLUND	890 LASSETER ROAD	SOUTHSHORE	AL	35907	256-312-5645
SM CURTIS DISTRIBUTION INC.	SETH M. CURTIS	512 N. ROYAL AVE	FLORENCE	AL	35630	256-710-5255
STAR DISTRIBUTIONS, LLC	KERRY HOOD	2122 HWY 48	RUSSELLVILLE	AL	35653	256-668-2892
BREADWINNERS INC.	REESE LAY	57 COUNTY ROAD 534	CROSSVILLE	AL	35962	256-298-1889
HADAWAY BAKERIES DISTRIBUTION INC.	RIVER HADAWAY	3610 35TH ST S.W.	LANETT	AL	36863	706-518-4868
JT MEGGS DISTRIBUTION COMPANY INC.	JAMES T. MEGGS	105 TALLMADGE CT S.W.	HUNTSVILLE	AL	35824	256-426-0896
MITCHELL DISTRIBUTION, INC.	JOSEPH MITCHELL	421 N. EDMONTON CRCL N.W.	HUNTSVILLE	AL	35811	256-457-7490
LUHER DISTRIBUTIONS LLC	LUIS ERNESTO HERRERA	1336 TRACE WAY	TRUSSVILLE	AL	35173	404-379-9831
DANNY RALPH BOUTWELL JR. DISTRIBUTION IN	DANNY BOUTWELL, JR.	202 SHADOW LN	TROY	AL	36079	334-268-7870
JR'S B&B DISTRIBUTION LLC	NOEL MARTINEZ, JR.	189 FARMINGTON DRIVE	HARVEST	AL	35749	256-964-2748
PREMIERE BREAD INC	WILLIAM AUSTIN GREEN	606 RIVER BIRCH DR	PRATTVILLE	AL	36067	334-322-2351
KENNETH WILLIAMS INC	KENNETH WILLIAMS	24200 LIMERICK LANE	DAPHNE	AL	36526	251-721-3688
WBB BREAD INC.	ALAN D. BROWN	2516 COUNTY ROAD 94	RAINSVILLE	AL	35986	256-605-0834
G. BROWN DISTRIBUTION, INC.	GEORGE G. BROWN	118 ALECIA DRIVE	PRATTVILLE	AL	36066	334-451-5258
EE DISTRIBUTING, LLC	ERIC ARNETT	341 SCENIC DRIVE	RUSSELLVILLE	AL	35653	256-436-5293
JDT DISTRIBUTION, LLC	JOSHUA TAYLOR	387 WINDSONG LOOP	WETUMPKA	AL	36093	334-207-9221
CJ'S BREAD COMPANY INC.	CHAD M. DUPUIS, JR.	11433 MEMPHIS DRIVE	COKER	AL	35452	205-826-9514
FELLOWCRAFT DISTRIBUTING, INC.	JUSTIN JARRELL	10 CHEROKEE HILLS	TUSCALOOSA	AL	35404	205-556-6135
CAMPBELL DISTRIBUTING, LLC	JEFFREY LEE CAMPBELL	146 LYNN STREET	PHIL CAMPBELL	AL	35581	205-269-5504
T.C.L. DEES DISTRIBUTION INC.	BOBBY DEES III	396 PAGET DRIVE W.	MOBILE	AL	36608	251-281-6939
BRAMEL LLC	LOREN TATIANA GRIMALDO	257 CHESSER RESERVE DRIVE	CHELSEA	AL	35043	256-553-0706
BENTLEY'S DISTRIBUTION INC.	JUSTIN KYLE BENTLEY	184 MOUNT OLIVE DR	ALBERTVILLE	AL	35950	256-588-4220
GAUGE J INC.	GAUGE JORGENSON	513 FRISCO LOOP	WINSLOW	AR	72959	479-445-3193
BREADY OR KNOT, L.L.C.	DARRELL LUCE	1266 CRAIN CITY ROAD	EL DORADO	AR	71730	870-310-3401
ANGEL TO MOON LLC	DEMETRIA JAMES MOONEY	25 OAKGROVE CIRCLE	WARREN	AR	71671	870-224-5298
HARTFORD DISTRIBUTION LLC	RANDAL HARTFORD	1508 MOON RD	WARD	AR	72176	501-827-6226
TGF DISTRIBUTING, LLC	TONY FORTENBERRY	3606 GARLAND AVE	TEXARKANA	AR	71854	870-772-5690
SJR DISTRIBUTING, LLC	SPENCER RAYBURN	3408 ASH STREET	TEXARKANA	AR	71854	903-908-3774
FINKE DISTRIBUTING, LLC.	AUSTIN FINKE	161 MILLER COUNTY 246	FOUKE	AR	71837	903-691-3572
LADY BREAD WINNER LLC	JACLYN M. ABRAM	161 MILLER COUNTY 246	FOUKE	AR	71837	785-492-5281
KIF DISTRIBUTING, LLC.	KEVIN J. FINKE	123 MC 503	TEXARKANA	AR	71854	903-949-4566
HARRIS DISTRIBUTING LLC	ONDREJ HARRIS	20 BELMONT DRIVE	LITTLE ROCK	AR	72204	501-744-7950
CHUNN'S DISTRIBUTING INC	JEFFERY CHUNN	5600 ALBERT PIKE RD LOT 1	HOT SPRINGS	AR	71913	501-762-7037
HAIN'S BREAD INC.	CHRISTOPHER HAIN	18469 W. SUNNYSLOPE LN	WADDELL	AZ	85355	602-689-1426
ASC DISTRIBUTION LLC	ANGEL ROBERT SANTA CRUZ	1456 W. ONTARIO ST.	TUCSON	AZ	85745	520-270-5259
SANCHEZ ICE CREAM & MORE LLC	LINO SANCHEZ	10229 W. WOOD ST	TOLLESON	AZ	85353	602-575-3777
MAZO DISTRIBUTIONS LLC	MARIA DEL ROSARIO CADENAS MENDOZA	6711 W. OSBORN ROAD UNIT #161	PHOENIX	AZ	85033	602-303-8915
G SNACKS INC	GUILLERMO SANTA CRUZ	1456 W. ONTARIO ST	TUCSON	AZ	85745	520-203-3517
FAVELA DISTRIBUTIONS LLC	FELIPE AVELAR	18383 W PORT ROYALE LANE	SURPRISE	AZ	85388	623-271-6740
MARCO V DISTRIBUTION COMPANY INC.	MARCO A. VIZCAINO	1702 S. 121ST DRIVE	AVONDALE	AZ	85323	623-640-3107
DDAKA INC.	RUBEN GARCIA, JR.	18391 W. PORT ROYALE LANE	SURPRISE	AZ	85388	623-466-4951
MEGABREAD LLC	MANUEL E. LENDO	2596 W. CANYON WAY	QUEEN CREEK	AZ	85142	520-305-7010
FERGUSON QUALITY CORP	MIRANDA FERGUSON	12521 WEST WELL STREET	EL MIRAGE	AZ	85335	623-522-1411
CORYS CONEYS DISTRIBUTION INCORPORATED	CORY ORTEGA	33666 N. CHERY CREEK RD.	QUEEN CREEK	AZ	85142	480-398-6053
BROWN FAMILY PROPERTY MANAGEMENT, LLC	THE ESTATE OF JACK W. BROWN	9670 E. RISING MOON WAY	PRESOTT VALLEY	AZ	86315	928-713-3208
SUMMER SKY DISTRIBUTING INC	SUMMER DELYRIA VILLASENOR	2939 MARACAIBO LANE	LK HAVASU CITY	AZ	86404	928-208-8325
A&T DISTRIBUTION LLC	TANIOS J. ELIAS	18316 NORTH 59TH LANE	GLENDALE	AZ	85308	602-388-0205
G&DZ DELIVERY III LLC	VERONICA YSLAS FUENTES	725 W. SHERRI DRIVE	GILBERT	AZ	85233	480-735-9632
E&O COMPANY, LLC	BERENICE CORDOVA-DAVILA	6366 E BECKETT TRL	PRESOTT VALLE	AZ	86314	505-267-5654
EMPRESA LG CO	LEOBARDO GARCIA	4732 S. PASEO RIO BRAVO	TUCSON	AZ	85714	520-427-8739
J & M DISTRIBUTING INC.	MARGARET M. BAKER	1 NORTH 122ND AVENUE	AVONDALE	AZ	85323	623-326-5469
TERCET LLC	JOSEPH REYES	14578 W ROANOKA AVE	GOODYEAR	AZ	85395	602-309-2576
GREG SIMONS DISTRIBUTING, LLC	GREG P. SIMONS	3936 E MEADOW CREEK WAY	SAN TAN VALLEY	AZ	85140	602-228-5013
AGD DISTRIBUTION LLC	ANDRES GALAVIZ	723 W. 1ST PLACE	MESA	AZ	85201	480-516-6154
THE YEASTIE BOYS LLC	GILBERTO GOMEZ, JR.	4022 W LUPINE AVE	PHOENIX	AZ	85029	760-681-9879
J.S.M DISTRIBUTION LLC	JORGE SANABRIA	319 W. 37TH STREET	TUCSON	AZ	85713	520-282-9028
FAB DELIVERY LLC	IRENE JAQUEZ	9116 S. RAINBOW RD	BUCKEYE	AZ	85326	623-695-4797
JLC DISTRIBUTING LLC	ROSE CARPENTER	9116 S. RAINBOW RD	BUCKEYE	AZ	85326	623-277-0398
GONZALEZ M. LLC	ALLAN GONZALEZ	425 W 40TH ST.	TUCSON	AZ	85713	520-551-3969
DOUGH DRIVEN 2 LLC	CAMERON WATKINS	9231 18TH AVENUE	BLYTHE	CA	92225	760-899-4080
MAYAR LLC	NASIM HUSSEIN	10751 ALLEN DR.	GARDEN GROVE	CA	92840	714-340-6745
D.MALIS.LLC	DENNIS P. MALISZEWSKI	71085 E. HIGHWAY 50	MONTEROSE	CO	81401	970-424-9453
JC SWEET BREAD, LLC	JASON SWEET	1555 WALNUT AVE	GRAND JUNCTION	CO	81501	970-712-4040
HIGH DESERT HARVEST INC.	KAREN KOCUREK LINDNER	1804 KALEIGH CIRCLE NORTH	CORTEZ	CO	81321	512-801-6628
POST YEAST LLC	MICHAEL A. POST	2121 STRATFORD DRIVE	MONTEROSE	CO	81401	970-210-0241
S & S DISTRIBUTING LLC	SHAWN TUNNELL	P.O. BOX 2455	PAGOSA SPRINGS	CO	81147	970-749-6734
EDAHL INDEPENDENT DISTRIBUTOR, INC.	EDGAR A. HOYOSS	16 WINDSOR RD EAST	NORTH HAVEN	CT	06473	203-215-7495
S S E CORPORATION	EDWARD R. TAVERA-PEREZ	151 OSGOOD AVENUE 2ND FLOOR	NEW BRITAIN	CT	06053	860-797-0839
JIMENEZ	CAMILO	24 MIDDLEBURY ST	STAMFORD	CT	06902	203-273-6603
JACK STRASSER MEMORIAL, LLC	ATT: LOUANN STRASSER	147 WELLS FARM DRIVE	WETHERSFIELD	CT	06109	860-529-1611
HODGE	JESSICA	82 GROVE STREET	MIDDLETOWN	CT	06457	860-807-6370
CARPENTER	JEFFREY	37 WORRAL DRIVE	NEWARK	DE	19711	302-690-4166
COLE ENTERPRISES LLC	MABEL B. ROBERTS COLE	139 WELLINGTON WAY	MIDDLETOWN	DE	19709	302-363-0923
DEVISTON BUSINESS MANAGEMENT, INC	LABRINA RINGGOLD	148 ELLIOTT ST	NEWARK	DE	19713	302-252-8285
LP DISTRIBUTING LLC	LAURA J. MARTIN	38635 WOODSIDE DRIVE	DELMAR	DE	19940	302-841-0131
RICHARD SORENSEN, LLC	RICHARD W. SORENSEN	945 N.W. 102ND STREET	OKEECHOBEE	FL	34972	954-856-3732
QUAZZIB8, LLC	JOHN HERDMANN	5650 S.E. 34TH ST	OCALA	FL	34480	352-843-1836
ERR DISTRIBUTOR LLC	ENIO RAVELO	25784 S.W. 124 COURT	HOMESTEAD	FL	33032	305-712-0378
BREAD HEADS OF ORMOND BEACH INC	SCOTT SCHMIDT	1532 LANGHAM TERRACE	LAKE MARY	FL	32746	321-246-6419
CARDENAS	JUAN P.	104 NESTING TRAIL	ST CLOUD	FL	34769	407-416-9255
THE OPPENHEIMER GROUP, INC.	SANTIAGO ACOSTA	1661 SW 131ST TER	DAVIE	FL	33325	954-916-0959
COLECUTZ LLC	TIMOTHY COLE	11030 BELLE HAVEN DR	NEW PORT RICHEY	FL	34654	727-514-8148
KAMYSAN LLC	ALEJANDRA SANTIAGO	10113 EASTMAR - COMMONS BLVD APT1316	ORLANDO	FL	32825	973-954-3062
RCK VENTURES, LLC	JAMES ALMODOVAR	2002 52ND AVENUE W.	BRADENTON	FL	34207	941-462-6483
VITE	GLENN EDWARD	345 RIUNITE CIRCLE	WINTER SPRINGS	FL	32708	407-937-8886
SALTY SNAX UNLIMITED LLC	ROBERT L. SCHLESINGER	812 W. 26TH ST. APT B-2	LYNN HAVEN	FL	32444	850-257-6343
ESCOLINA BREAD LLC	BRAYAN ESCOBAR	308 ARTISAN ST.	ORLANDO	FL	32824	407-443-2280
TOUCHSTONE DELIVERY, LLC	BRIAN M. LANE	3325 CYPRESS LEGENDS CIRCLE APT 1621	FORT MYERS	FL	33905	765-412-1829
KJL DISTRIBUTORS, INC.	KENNETH J. LUGO, JR.	1456 COLD SPRINGS COURT	WELLINGTON	FL	33414	786-251-1902
SPANKEE'S DISTRIBUTION INC.	MARK T. SHOOK, SR.	2214 SW 3RD PLACE	CAPE CORAL	FL	33991	239-834-8906
GURT7 LLC	KELLY HANSON	1566 ALDRIDGE LANE	DELAND	FL	32720	502-492-3495
RAPIDO TRANSPORTATION LLC	CARLOS MAFLA	2223 VILLAGE PARK RD APT. #101	PLANT CITY	FL	33563	407-929-6923

KAYJAX DISTRIBUTION INC.	JOSHUA A. HANKEN	33246 KAYLEE WAY	LEESBURG	FL	34788	352-483-6232
HEDDEN DISTRIBUTION SERVICES, INC.	MICHAEL E. HEDDEN	9664 SWEETWELL PLACE	RIVERVIEW	FL	33569	813-435-8405
JD EXCLUSIVE DISTRIBUTORS, LLC	JOSE M. FLORES	10601 SW 69 TER	MIAMI	FL	33173	305-807-6916
FT ROLLS, CORP.	FRANCISCO TORRES	12873 SW 226 ST	MIAMI	FL	33170	305-962-9424
BOW INC	DOUGLAS BOWERS	634 YUPON AVENUE	NEW SMYRNA BCH	FL	32169	352-212-4522
D&P BRAND DISTRIBUTORS, LLC	DAVID BRAND	1242 SW PINE ISLAND RD, STE 42 #515	CAPE CORAL	FL	33991	239-895-4795
BELLA GM DISTRIBUTIONS LLC	ISIDRO ZAVALETA	7680 LOWER GATEWAY LOOP, #516	ORLANDO	FL	32827	317-478-6015
J & G ROUTES LLC	GEONEL NORANJO DEL ROSARIO	7928 WEST DRIVE APT. #302	MIAMI BEACH	FL	33141	786-329-0855
TIM DA DOUGH BOY INC.	TIMOTHY CRUMITY	2959 APALACHEE PKWY APT. #B7	TALLAHASSEE	FL	32301	850-567-3995
ZBHK INC.	MONIQUE HANSMAN	2740 S.W. MARTIN DOWNS BLVD, #229	PALM CITY	FL	34990	561-707-3131
KINSMAN ENTERPRISE INC	EDER J. PAREDES	1115 PALMETTO AVENUE	LEHIGH ACRES	FL	33972	239-316-6907
ASLAN DISTRIBUTORS, LLC	JERRY S. CORNELIUS	3816 QUARTS STREET UNIT C	PANAMA CITY	FL	32408	205-213-5344
GVM DISTRIBUTION SERVICES INC.	YULICED GARRIGA	6225 KENDALE LAKES CIR, APT D263	MIAMI	FL	33183	786-387-0050
FRANK & MARY BREAD DISTRIBUTION LLC	FRANK YOUNG	51 MARSH DRIVE	FREEPORT	FL	32439	910-366-5125
BREADLIFE GROUP ASSOCIATION CORPORATION	ROBERTO LOPEZ	8595 SUNRISE LAKES BLVD, APT 212	SUNRISE	FL	33322	954-461-1209
HYMA	DENNIS GENE	5418 LORRAINE RD	BRADENTON	FL	34211	941-713-9591
MTR BAKERY GOODS DISTRIBUTORS, LLC	MARIO F. RODRIGUES	1817 HUDSON CT.	POINCIANA	FL	34759	407-967-2411
MYODEL INC	MARTHA C. CASTILLO	8904 NW 172ND - TERRACE	HIALEAH	FL	33018	786-325-6066
DG FRESH INC.	DAVID A. ROCH	3124 NW 63RD TERRACE	MIAMI	FL	33147	786-602-2796
THE BREAD PLUG LLC	AMY SCHAEFFER	102 PENNY LANE	PANAMA CITY	FL	32413	678-373-9444
M.A.B DISTRIBUTORS, LLC.	MARK A. BIGGLES, JR	1410 25TH AVENUE	VERO BEACH	FL	32960	772-213-8180
R.I.Y.D.E. LLC	RYAN WILKINSON	1775 6TH AVENUE	DELAND	FL	32724	386-748-3638
HUTCHERSON	JOHN	1212 RAVENS TRACE LN	MIDDLEBURG	FL	32068	904-874-3269
POSADA	JORGE ANDRES	8320 WOODLAKE PL	TAMPA	FL	33615	813-376-3092
BREADMASTERS, LLC	ROBERT A. LEE	4349 62ND STREET N.	KENNETH CITY	FL	33709	727-460-7039
JBCO LLC	JEFFREY BRIGGS	1596 FREEDOM LN	NORTH PORT	FL	34286	317-690-7378
LOPEZGREY LLC	OMAR LOPEZ-GUILLEN	13805 AZALEA CIRCLE #201	TAMPA	FL	33613	786-290-6735
CHAROMONTOYA, LLC	ALEJANDRO J. GUERRA MONTOYA	432 MARKLEN LOOP	POLK CITY	FL	33868	813-403-0045
JCD DISTRIBUTORS OF JAX INC	JOHN CHRIS DAVIS	966 TOWNSEND BLVD	JACKSONVILLE	FL	32211	904-422-1154
ROUNTREE DISTRIBUTIONS LLC	DUSTIN ROUNTREE	16085 SE 255TH AVE	UMATILLA	FL	32784	352-408-0609
J RIVERA DISTRIBUTION INC	JASON RIVERA	3011 SW 37TH AVENUE	WEST PARK	FL	33023	954-888-8511
BREADNECK DISTRIBUTION INC	LOGAN HANCOCK	1290 E. GILBERT ST	BARTOW	FL	33830	863-370-2693
DANIELS DISTRIBUTING, INCORPORATED	GREGORY DANIELS	204 EVANS ST.	NICEVILLE	FL	32578	850-797-8731
JAY CLARK DISTRIBUTING INC.	JASON CLARK	153 DOVE LAKE DRIVE	TAVERNIER	FL	33070	302-883-4498
T N C ENTERPRISES LLC	THOMAS W. MULLEN	4470 55TH WAY NORTH	KENNETH CITY	FL	33709	727-547-8449
VANCE SMITH INC.	VANCE SMITH	684 JESSANDIA CIRCLE	LAKELAND	FL	33813	863-559-3984
WIDGET WORLD LLC	MICHAEL ALLEN MEASOM	6250 ARBOR AVE	COCOA	FL	32927	321-302-1841
CB&A DISTRIBUTORS LLC	PAUL SANCHIONI	365 W. VENETIAN COURT	MERRITT ISLAND	FL	32953	321-626-3151
BEACH LIFE DISTRIBUTION, LLC	DONALD LANCE CARLIN WHITE	1810 VILLA ESPANA TRAIL	MELBOURNE	FL	32905	321-446-1752
J & T DISTRIBUTORS INC.	JOHN CUSIMANO	3749 VENTNOR DRIVE	TITUSVILLE	FL	32796	386-473-2233
CAPTREE SERVICES, LLC	RICHARD NEMECK	5401 ANEMONE COURT N.W.	ACWORTH	GA	30102	678-232-2849
DRTP DISTRIBUTIONS INC	DIEGO TORRES PUENTE	3259 LIBERTY COMMONS DRIVE N.W.	KENNESAW	GA	30144	813-526-3527
FRANCIS PERALTA INC.	FRANCIS PERALTA	102 HELEN DRIVE APT.#8	DUBLIN	GA	31021	540-353-0984
MCJ DISTRIBUTORS, INC.	MICHAEL BURSE	3446 FLINTLOCK DR	COLUMBUS	GA	31907	706-562-9072
MCGINNIS DISTRIBUTION, INC.	JAMES K. MCGINNIS	4598 WINDER HWY	JEFFERSON	GA	30549	706-654-7642
FORES SOUTHERN BREAD COMPANY	DANIEL J. FORE	5685 DRUSILLA LANE	WAYCROSS	GA	31503	912-722-3362
JDD ENTERPRISES INC	JALEXIA MANN	229 CODY DRIVE	MACON	GA	31216	478-718-8990
BM & M DISTRIBUTORS LLC	JOSE A. ARROYO	133 SABLE TRACE TRAIL	ACWORTH	GA	30102	954-558-1788
MARZU DISTRIBUTIONS LLC	MARCELO ZUCCALO	6511 E. WINDSOR LANE	NORCROSS	GA	30093	404-903-7215
KE ALEXANDER INVESTMENTS INC.	ERNEST ALEXANDER III	762 LENA DRIVE	HOSCHTON	GA	30548	678-629-8142
SLL DISTRIBUTING COMPANY LLC	SAMANTHA LEGGETT	1610 BROWNING RD	ROCKMART	GA	30153	678-542-0943
LANDERO-RUIZ	ROGELIO	10 GRIER LANE	NEWNAN	GA	30263	770-568-5695
STYLES DISTRIBUTING INC.	AUSTIN STRICKLAND	193 SWEET GUM DRIVE	BRUNSWICK	GA	31520	912-675-0445
S & W DISTRIBUTORS, LLC	SAMUEL HUGHES	3847 VADA ROAD	BAINBRIDGE	GA	39817	229-205-2040
DISTRISOL LLC	CLARA I. LEON	1580 HILLCREST DR	BUFORD	GA	30518	678-353-7227
OUT LOAFING INC	LARRY BROWN	65 WHISPERING PINES ROAD NE	ROME	GA	30161	770-364-8985
BREWER'S BREAD LLC	SUMMER BREWER	107 FLOWING WELL RD	LEESBURG	GA	31763	229-789-1933
RAC DISTRIBUTING LLC	REBECCA CHAUNCEY	4908 STONEWALL - CIRCLE	VALDOSTA	GA	31605	229-546-8299
BIG BEN BREAD COMPANY LLC	WILLIAM BENJAMIN HARRISON	205 MARISA COURT	THOMASVILLE	GA	31792	229-224-0045
BREAD OF LIFE ENTERPRISES, INC.	BRADLEY OGDEN	3345 IVY LAKE DRIVE	BUFORD	GA	30519	678-482-7022
CALDWELL VENDING, LLC	CLYDE CALDWELL, JR.	5375 SUGARLOAF PKWY APT. #4107	LAWRENCEVILLE	GA	30043	678-683-8872
MATCEL LLC	JOSE A. SANCHEZ	2251 WHETSTONE DR	GRAYSON	GA	30017	678-646-7186
TNISH DISTRIBUTORS INC.	THE ESTATE OF THOMAS E. NISHIYAMA	182 CHURCH RD.	STOCKBRIDGE	GA	30281	770-231-7104
PAT-FAITH INC.	ALBERTO MARTINEZ ROJAS	4970 ABBOTTS GLEN TRAIL NW	ACWORTH	GA	30101	678-571-0424
BRAAAP INC.	TIMOTHY DYLAN GAZAWAY	2454 MADDOX CHAPEL RD NE	DALTON	GA	30721	706-217-7844
INDEPENDENT DELIVERY SPECIALIST CORP.	JOHN A. STANHOPE	654 STILL BRANCH DR	CANTON	GA	30115	404-660-4703
JRC DISTRIBUTION, LLC	JEREMY CHAUNCEY	4908 STONEWALL CIR	VALDOSTA	GA	31605	229-563-0078
BRENT WILSON DISTRIBUTING LLC	DAVID BRENT WILSON	3072 ROUND POND ROAD	LAFAYETTE	GA	30728	423-653-1110
PRICELESS DISTRIBUTION LLC	CURTIS PRICE	242 VALLEY WAY	HAMPTON	GA	30228	678-758-5934
RENEE MORRIS INC.	FRANCES R. MORRIS	1261 FORREST ELLIS ROAD	DOUGLASSVILLE	GA	30134	770-789-1105
R AND R DISTRIBUTION, INC.	WILLIAM KERSEY III	280 TERRELL ROAD	ELKO	GA	31025	478-302-4488
MH DISTRIBUTION LLC	MIKE HILDRETH	751 78TH PLACE	WEST DES MOINES	IA	50266	515-971-7282
DAILY BREAD DISTRIBUTION LLC	AUSTIN J. YAROLIM	1659 24TH ST N.W.	CEDAR RAPIDS	IA	52405	563-221-2882
MILLS DISTRIBUTING INC	CHARLES MILLS	1700 N.W. PRAIRIE CREEK DRIVE	GRIMES	IA	50111	515-460-1736
FAMILY OF SEVEN, LLC	HEATHER BRASHEAR	683 GATEWAY AVENUE	MIDDLETON	ID	83644	208-230-2253
WANHALA DISTRIBUTION, INC.	JACOB A. WANHALA	625 SUNRISE BLVD N.	TWIN FALLS	ID	83301	208-329-3817
CHRISTIANSEN FAMILY DISTRIBUTION INC.	LANCE CHRISTIANSEN	9200 S LINDER RD	MERIDIAN	ID	83642	208-412-5327
BRASHEAR DISTRIBUTION CORP.	GARY BRASHEAR	683 GATEWAY AVENUE	MIDDLETON	ID	83644	208-515-1462
NUTTY SQUIRREL DISTRIBUTING, INC.	JEFFREY F. FITTS	6507 HOLIDAY DR	BOISE	ID	83709	208-703-9632
RAHN ENTERPRISES, INC.	PATRICIA RAHN	708 DOLORES LANE	SYCAMORE	IL	60178	815-761-9084
RODRIGUEZ BROTHERS DISTRIBUTION INC.	SILVIA RODRIGUEZ	8635 S. KNOX AVE	CHICAGO	IL	60652	773-951-0436
RAMOS BAKERY INC.	ARMANDO TELLEZ	712 S. MARTIN AVENUE	WAUKEGAN	IL	60085	847-971-2461
CHRIS DROEGE DIST. INC.	CHRIS DROEGE	706 PAGE STREET	JERSEYVILLE	IL	62052	618-498-4419
ESP DISTRIBUTING LLC	SUSAN PRIEBE	2615 MERIDIAN LAKE DRIVE	BELLEVILLE	IL	62221	618-531-9437
J.M.W. BREAD CORP.	JEFF WHITTAKER	4123 RODE AVENUE	GRANITE CITY	IL	62040	618-250-1255
BOB HUNT BREAD LLC	ROBERT HUNT	1813 MAIN STREET	ALTON	IL	62002	618-972-9743
JAL DISTRIBUTION, LLC	JACOB LINDLEY	104 HOWARD DRIVE	BELLEVILLE	IL	62223	618-420-7752
VARNER DISTRIBUTION INC.	ROBERT VARNER	2609 LIBERTY DR	MARYVILLE	IL	62062	618-343-0737
BREAD MOVERS L.L.C.	TERRY LEE CARROLL	8004 LAKESIDE	CARYVILLE	IL	62232	618-407-4825
JESTAM DIST LLC	EDMUND PRIEBE	2615 MERIDIAN LAKE DRIVE	BELLEVILLE	IL	62221	618-531-9437
VELAZQUEZ BAKERY INC	SILVIA JUAREZ	225 MORRIS STREET	JOLIET	IL	60436	847-744-3132
M.S. DELIVERY LLC	MIKE S. SUMMERS	302 SPITLER PARK PLAZA	MT. ZION	IL	62549	217-454-6399
ROMARP, INC.	LUIS HERNANDEZ	800 W. RAND ROAD APT, #A306	ARLINGTON HTS	IL	60004	847-507-7245
NIKKY DISTRIBUTION INC.	EDUARDO F. LUENSE	13339 AVENUE O	CHICAGO	IL	60633	773-780-5058

JANEE-ADAJAH BREAD DISTRIBUTION INCORPOR	CEDRIC DANIELS	2325 S 23RD AVE	BROADVIEW	IL	60155	708-344-2791
SOLE DELIVERY LLC	ROBERT A. SOLLENBERGER	1891 COMMUNITY ST.	YATES CITY	IL	61572	309-431-0160
F&D WARD DISTRIBUTION COMPANY	IAN FEASTER	1401 MARKET STREET	PEKIN	IL	61554	309-363-8725
BREAD SWEAT AND BEERS INCORPORATED	TYLER SCOTT MARTIN	2615 MERIDIAN LAKE DRIVE	BELLEVILLE	IL	62221	636-345-0978
CRAWLEY DISTRIBUTION COMPANY INC.	JOHN A. CRAWLEY	4914 W. BLOOMINGTON ROAD	CHAMPAIGN	IL	61822	217-355-0129
MORAHAN	JOHN R.	828 HERITAGE DRIVE	MOUNT PROSPECT	IL	60056	847-299-5881
WARD EXPRESS LLC	RONALD WARD	3445 W DORCHESTER RIDGE	PEORIA	IL	61604	309-370-3505
G. FINLEY DISTRIBUTING, INC.	GARY FINLEY	10112 THAYER ROAD	WONDER LAKE	IL	60097	815-648-4773
EDDY	ROBERT J.	1245 EAST ASH ST	CANTON	IL	61520	309-224-1245
LITTLE BRO BREAD INC.	ELISA HERRERA	7839 LINDER AVE	BURBANK	IL	60459	773-629-7583
GOSNELL	JENNIFER	3210 OAKDALE AVE	JOHNSBURG	IL	60051	815-823-4859
LAYFIELD	MICHAEL	8088 LAWRENCE WOODS PLACE	INDIANAPOLIS	IN	46236	317-625-3297
BROOKS DISTRIBUTION INC	ALAN J. BROOKS	360 FIFTH STREET P.O. BOX 465	SPICELAND	IN	47385	765-465-7476
RNT DISTRIBUTION LLC	RICARDO FERNANDEZ	148 SOUTH FALCON ST	SOUTH BEND	IN	46619	574-400-9612
JP'S DISTRIBUTION, LLC	JASON M. PUETZ	18697 ROUND LAKE RD	NOBLESVILLE	IN	46060	843-819-3765
B&C DISTRIBUTING LLC	BRENDA DEMARCO	4018 NORTHWOOD LANE	ANDERSON	IN	46012	765-621-2675
HARRISON LOGISTICS LLC	SCOTT T. HARRISON	5216 LIMESTONE COURT	INDIANAPOLIS	IN	46237	317-966-0086
SD DELIVERY LLC	JOHN P. HARPOLD	2434 DILLMAN STREET	TERRE HAUTE	IN	47802	812-243-9055
GLAZMAN	ALEXANDER	121 W. LAWRENCE ST.	MISHAWAKA	IN	46545	574-993-9041
C & B DISTRIBUTING LLC	CORY CHARLES DEMARCO	4018 NORTHWOOD LANE	ANDERSON	IN	46012	765-621-2675
B5 DELIVERIES INC	GERARDO ESPINOSA LEDEZMA	122 APPOMATTIX COURT	WEST LAFAYETTE	IN	47906	765-532-8657
SCHOTT	JASON	7485 N JOHN YOUNG RD	UNIONVILLE	IN	47468	317-627-7182
AU ENTERPRISES LLC	ANDREW UHL	222 CRESTWOOD LANE	RICHMOND	IN	47374	765-977-9228
KERA DISTRIBUTION INC	KRISTIN KELLEY ALLEN	1420 AUDUBON DRIVE	BOWLING GREEN	KY	42101	231-360-3890
HURLEY-COOPER DISTRIBUTING, LLC	RUSTY HURLEY	120 ADAMS LANE	BARBOURVILLE	KY	40906	606-622-4334
PARMAN DISTRIBUTION CORP.	GARY PARMAN	1943 NORTH HIGHWAY 421	MANCHESTER	KY	40962	606-594-0411
TJ&T CORP	TYLER JACKSON	2732 HIGHWAY 638	MANCHESTER	KY	40962	606-594-5201
GREL&HA CORP.	TYLER NEAL	1943 NORTH HWY 421	MANCHESTER	KY	40962	606-599-7370
CAHILL	DAVID G.	348 KENILWORTH RD.	LOUISVILLE	KY	40206	502-296-7436
MARQUIS DISTRIBUTION INC.	SEAN MARQUIS	6206 BIG BEN DR	LOUISVILLE	KY	40291	502-791-0376
ACE BREAD LLC	TROY GANTT	309 TEMPLE HILL ROAD	GLASGOW	KY	42141	270-590-2275
MELARA DISTRIBUTION LLC	CARLOS MELARA GRANDE	131 COMMERCE DRIVE APT.1	BEREA	KY	40403	606-392-9884
JAMES BOGGS DISTRIBUTION INC.	JAMES R. BOGGS	524 SOUTH 1629	CORBIN	KY	40701	606-304-2055
NEXT X LEVEL DISTRIBUTION INC	KATRENA L. FAISON	10732 S. MALL DRIVE, APT. #1028	BATON ROUGE	LA	70809	813-380-1102
SCHAEFER DISTRIBUTION SERVICES, L.L.C.	SCOTT SCHAEFER	4906 LAKEWOOD DRIVE	ZACHARY	LA	70791	225-324-0478
TERRELL POCHÉ DISTRIBUTION L.L.C.	TERRELL E. POCHÉ, SR.	1330 SHIRLEY DRIVE	NEW ORLEANS	LA	70114	504-657-9769
NICK COOP DISTRIBUTION, L.L.C.	NICHOLAS COOPER	710 HIGMAN ST	BASTROP	LA	71220	318-499-0434
GRAHAM71 INC	GREG HAMPTON	10917 MORRISON ROAD	NEW ORLEANS	LA	70127	504-957-7924
JCLAUDE LLC	JUAN CLAUDE	797 LAKESHORE VILLAGE DR	SLIDELL	LA	70461	504-344-6179
CIC318 INC	CLIFFORD CALDWELL II	803 ORION DRIVE	BASTROP	LA	71220	318-884-8051
BREAD OF LIFE LLC	MICHAEL ANDERSON	2022 HOUSTON ST	ALEXANDRIA	LA	71301	318-473-1823
GREEN DISTRIBUTION, CORP.	KEVIN GREEN	2800 SUMMERWOOD LANE	ALEXANDRIA	LA	71303	318-290-8010
E&E DISTRIBUTING LLC	TRENT BABINEAUX	108 RUE AUBIN	LAFAYETTE	LA	70503	337-258-4113
DAWSON	DAVID	17 OYSTER COVE ROAD	SOUTH YARMOUTH	MA	02664	508-398-6588
AHARA LLC	PIYUSH KOTAK	11 HILL STREET	WESTFORD	MA	01886	978-392-1482
E & D DISTRIBUTION INC.	JUAN NUNEZ	75 CHESTER STREET	LAWRENCE	MA	01843	978-876-1294
CLF HOLDINGS, INC.	CARLOS FIGUEIREDO	30 RIVER STREET	LUDLOW	MA	01056	413-589-7402
HARMON	DAVID T.	2 FAUCETT LANE	PITTSFIELD	MA	01201	413-443-3301
WOLFPACK INVESTMENTS, LLC	JOSHUA ROSE	16 NATHAN DRIVE	DARTMOUTH	MA	02747	508-742-8466
GUZMAN	GRAMSCI J.	72 BOWDOIN ST	LAWRENCE	MA	01843	978-552-9079
MESSIER	WILLIAM J.	203 MONSON TURNPIKE ROAD	WARE	MA	01082	413-967-0229
PASCO	MICHAEL	7 MERRILL STREET	AMESBURY	MA	01913	978-621-8386
SICILIANO	DAVID	13 CAPTAINS WAY	LAKEVILLE	MA	02347	508-742-5865
R.MILLER.JR LLC	RANDOLPH MILLER, JR.	19 HILLCREST AVE	SHREWSBURY	MA	01545	774-242-0358
THIBAUT	HAROLD R.	111 PLEASANT ST	WOBURN	MA	01801	781-608-3942
SZYDLO	DANIEL	200 LAMBERT TERRACE #56	CHIOPEE	MA	01020	413-592-6730
JMEDEIROS DISTRIBUTING LLC	JOSEPH MEDEIROS	75 R WALLIS STREET	PEABODY	MA	01960	978-828-3906
BREAD BROS LLC	JOSE LUIS RIVERA	24 LAWDALE STREET	SPRINGFIELD	MA	01108	239-777-1291
G & C TRANSPORTATION, LLC	KLEIDY GODOY	4604 RUSSELL AVE	MOUNT RAINIER	MD	20712	240-701-7539
BIZZY BEE LLC	CATHERINE CAREY	7000 BRANTLEY DRIVE	SALISBURY	MD	21804	410-422-5123
ATLAZ CORP.	ANTOINE LEROY MOSS	18647 DONALD STREET	HAGERSTOWN	MD	21742	410-960-2730
JENSEN DELIVERIES INC	JESSE ALAN JENSEN	530 LYNNHAVEN DR APT. 20	HAGERSTOWN	MD	21742	240-217-1426
LOGISTIL CORPORATION	RANDALL HOWELL	15105 MARY BOWIE PARKWAY	UPPER MARLBORO	MD	20774	202-365-9016
MOORE DOUGH DISTRIBUTING, INC.	CRAIG A. MOORE	6819 WALSTON SWITCH ROAD	SALISBURY	MD	21804	410-543-0646
VANMETERS LLC	GARY P. VANMETER, JR.	3462 TAMARACK COURT	WALDORF	MD	20602	301-848-1969
MARRON	TARYN E.	1205 TRAPPE RD	STREET	MD	21154	410-215-3042
MIDNIGHT LEGACY INC	JAMES EDWARD KELLAM, JR.	1227 FENWICK ROAD	ABERDEEN	MD	21001	443-813-7611
HOWES	KEVIN	11 JULIA DRIVE	GORHAM	ME	04038	207-839-8039
RACOSTA DISTRIBUTION INC.	RICHARD RACOSTA	2217 TRUMBULL	DETROIT	MI	48216	586-770-9202
MICHAEL TESSMAR ENTERPRISES, LLC	MICHAEL A. TESSMAR	9707 W. COON LAKE ROAD	WEBBERVILLE	MI	48892	517-223-0120
HOPPER	KEENAN	5797 CRANDALL RD	HOWELL	MI	48855	517-410-2201
C & B DISTRIBUTING, INC.	ROBERT BOMIA	5002 NORTHFIELD DR	MONROE	MI	48161	734-384-7136
CROFF DISTRIBUTING INC.	JOSHUA CROFF	3491 ELLIS PARK DR	BURTON	MI	48519	810-569-3824
MINDER	MARK	3479 JAMAICA DRIVE	JACKSON	MI	49203	517-764-1748
MANTKE	LARRY HAROLD	2791 MANNIX STREET	NILES	MI	49120	269-684-6839
JD MASS DISTRIBUTION LLC	MARC MASS	320 W. 18TH ST	HOLLAND	MI	49423	616-818-8032
GENAW, JR.	DENNIS ROBERT	3660 CONNIE LANE	FORT GRATIOT	MI	48059	810-987-9802
CMK DISTRIBUTING LLC	CHRISTOPHER M. KLEIN	1248 BROOKFIELD CT N.E.	BYRON	MN	55920	507-421-0173
SULLIVAN	DANIEL	1907 COUNTRY VIEW DR	ST. CHARLES	MN	55972	507-261-7628
K & L DISTRIBUTING INC	KEN HERMAN	4970 7TH STREET N.W.	ROCHESTER	MN	55901	507-206-3564
TYLER ROCK DISTRIBUTING L.L.C.	TYLER GENE ROCK	2801 WELLINGTON ST	DULUTH	MN	55806	651-249-1074
JK DISTRIBUTION LLC	JACOB DANIELSON	911 MISSISSIPPI LANE	BROWNSVILLE	MN	55919	507-378-7913
ELK RIVER WHITETAILS, LLC	SUSAN LYNCH	20404 ZEBULON ST NW	ELK RIVER	MN	55330	763-843-4047
RRL DISTRIBUTING LLC	RICHARD LARSON	2941 ELI AVENUE	IMPERIAL	MO	63052	314-750-2312
PICHA DISTRIBUTING, LLC	THOMAS M. PICHA	2537 GOLDEN GATE DR	IMPERIAL	MO	63052	636-464-6794
JTRITT ENTERPRISES LLC	JAMES R. TRITTLER	4059 DOMENICO COURT	BRIDGETON	MO	63044	636-399-1595
PRIME DISTRIBUTION INC.	RADWAN DABOUL	9710 NATURAL BRIDGE ROAD	SANIT LOUIS	MO	63134	314-489-9013
SCHNELL DISTRIBUTION SERVICES L.L.C.	WARREN SCHNELL	3824 SIRAH COURT	ST CHARLES	MO	63304	314-477-8532
JIM LOWRY BAKERY ROUTE LLC	JAMES LOWRY	351 CENTERFIELD DR	O'FALLON	MO	63366	636-281-1020
GODARS DISTRIBUTION LLC	SCOTT GODAR	28 ASPEN POINTE DR.	ST PETERS	MO	63376	636-293-3121
HAMELL, LLC.	ANTONIO HAMELL	10211 ST. ARSENE LN.	ST. ANN	MO	63074	314-625-0414
WEDBUSH DISTRIBUTION LLC	CURT WEDBUSH	3521 LAKEVIEW - HEIGHTS DRIVE	ST. LOUIS	MO	63129	314-287-0405
WHMOORE INC	KENNETH E. MOORE, JR.	4159 SHAW BOULEVARD APT 1E	ST. LOUIS	MO	63110	314-297-9228
CHANDLER DISTRIBUTING,LLC	MICHAEL CHANDLER	2325 PHEASANT RUN DR	MARYLAND HTS	MO	63043	314-565-6059



JILL THOMAS DISTRIBUTING INC.	JILL THOMAS	2314 TRAILS OF SUNBROOK	ST. CHARLES	MO	63301	314-852-1921
J. THOMAS DIS COMPANY, INC.	JERRY THOMAS	3956 SUMMERFIELD PARKWAY	ST CHARLES	MO	63304	314-614-6376
ROBERT CARTER DISTRIBUTION CO. INC.	ROBERT CARTER	1865 ST ANTHONY LN	ST LOUIS	MO	63033	314-831-3550
RICH HUTSON, INC.	RICHARD J. HUTSON	1273 WOODPATH DR	FLORISSANT	MO	63031	314-830-4128
HOFF DISTRIBUTORS INC.	ROBERT HOFFMANN	6042 SOUTHCREST WAY	ST LOUIS	MO	63129	314-845-0400
AMELUNG DISTRIBUTION INC.	ROBERT J. AMELUNG	1932 RIVERWOOD TRLS	FLORISSANT	MO	63031	636-575-8511
C & G DISTRIBUTING LIMITED LIABILITY COM	CAROL GRACE	9585 HWY 21	HILLSBORO	MO	63050	636-262-2318
PICKETT LINE LLC	JOHN PICKETT	9 AMBER GRAIN CT	DARDENNE PR	MO	63368	636-734-1409
MCW73 LLC	MICHAEL WYATT	4049 DOMENICO COURT	BRIDGETON	MO	63044	314-724-6539
KEVIN NOLTKAMPER DISTRIBUTION COMPANY, I	KEVIN NOLTKAMPER	125 LA HAVRE CIRCLE	FLORISSANT	MO	63031	314-521-2530
HAYS PRODUCTS LLC	RONALD HAYS	10600 TWILIGHT DR	ST LOUIS	MO	63128	314-795-4763
TCPUKAS LLC	THOMAS PUKAS	8625 OLDEN AVE	ST LOUIS	MO	63114	636-577-8514
DAMIT DAVID LLC	DAVID PUKAS	8625 OLDEN AVE	ST. LOUIS	MO	63114	636-577-8514
THE BREAD KING INC	WILLIAM PALMER	710 TOBERMORY COURT	WENTZVILLE	MO	63385	314-435-8732
LAUNE DISTRIBUTING, LLC	ROBERT LAUNE III	206 MACARTHUR STREET	NEW HAVEN	MO	63068	314-210-9358
LARRON B. JOHNSON DISTRIBUTION CORP.	LARRON B. JOHNSON	406 OWEN DRIVE	HATTIESBURG	MS	39402	601-554-6366
HALLS DISTRIBUTION COMPANY, INC.	DEON L. HALL	102 RAINTREE CIRCLE	HATTIESBURG	MS	39402	601-596-8865
HARPER & COMPANY DISTRIBUTION	DEANGELO ASKEW	8751 ADDISON COVE	OLIVE BRANCH	MS	38654	901-219-2593
CASEY & CASEY LLC	RICHARD S. CASEY	507 POPULAR AVE	PHILADELPHIA	MS	39350	601-832-2901
JOHNNY WALKER INC.	JOHNNY LEE WALKER II	25 POPULAR COVE	BYRAM	MS	39272	601-278-6301
TREJ INC.	ANTHONY L. PARKS	P.O. BOX 2192 / 1201 S. 2ND STREET	HAMILTON	MT	59840	406-360-6777
HICE TRUCKING INC.	BRANDON HICE	30 FORD WAY	KALISPELL	MT	59901	406-885-6633
KING & SONS INC	KARL R. KING	325 WOODWORTH AVENUE	MISSOULA	MT	59801	406-880-6981
HAULING BUNZ DISTRIBUTING INC.	KYLE FULKERSON	229 POINT ROAD	NEWPORT	NC	28570	252-514-7415
T FIELDS DISTRIBUTING L.L.C.	TRISTAN RACHELLE FIELDS	1437 FOREST HILL DR.	NAVASSA	NC	28451	336-425-2121
SBC BREAD DISTRIBUTION, INC.	SALVATORE CIRNIGLIARO, JR.	320 SECRETARIAT DR	IRON STATION	NC	28080	732-600-8336
J. A. HAHN DISTRIBUTING, INC.	JOSEPH A. HAHN	505 CENTRAL DRIVE	STATESVILLE	NC	28677	704-682-3128
M&M DISTRIBUTION GROUP L.L.C.	MOHAMED SAIDI	3000 DRESSAGE DR	GREENSBORO	NC	27410	336-929-0777
M SCOTT BREAD, INC.	MICHAEL MILLER	14236 BOREN STREET APT. #305	HUNTERSVILLE	NC	28078	631-786-9301
BOGAN	FLOYD D.	4600 ROCKFORD COURT	CHARLOTTE	NC	28209	704-523-1239
JOSHUA RASMUSSEN, INDEPENDENT DISTRIBUTO	JOSHUA RASMUSSEN	170 CORNERSTONE PLACE	JACKSONVILLE	NC	28546	910-320-5920
MY DAILY BREAD INC	CURTIS W. BRYANT	P.O. BOX 275	HOOKERTON	NC	28538	252-320-5433
MANDERS	RAYMOND P.	4322 ATKINSON WAY	MONROE	NC	28110	704-291-7043
FUTCH	CASEY Q.	100 DREYTON HALL COURT	ROCKY POINT	NC	28457	910-200-4712
BAGELBOI INC.	DANTE BIAZZO	7006 BRIDGEWOOD ROAD	CLEMMONS	NC	27012	336-408-2733
CRANDOL DISTRIBUTION, LLC	TABIAS CRANDOL	6771 US HWY 264 EAST	GREENVILLE	NC	27834	252-412-6073
EDEN-DOVER ENTERPRISES, INC.	PHILIP CHERRY III	911 SOUTHSORE PKWY	DURHAM	NC	27703	919-323-7850
CW FERRELL DISTRIBUTING, LLC	ROBERT FERRELL	1428 HALLTOWN ROAD	JACKSONVILLE	NC	28546	910-581-9728
DEIVIS DISTRIBUTION INC.	OSCAR S. HERNANDEZ	728 ROSE STREET	ROCKY MOUNT	NC	27801	257-908-0748
MARTE DISTRIBUTION INC.	LUIS F. OLIVO MARTE	6306 WALL ST.	SIMS	NC	27880	631-568-3069
SANCHEZ BREAD ROUTE INC.	MIGUEL SANCHEZ	214 MOORE STREET	CLINTON	NC	28328	910-935-0077
IVY'S DOUGH, INC.	JUSTIN RUSSELL	1237 DOVERSHIRE PL	HIGH POINT	NC	27262	336-442-3935
GYPSY MOON TOO, LLC	SHANNON E. LIPFORD	135 IU MEIN DR,	TAYLORSVILLE	NC	28681	828-832-6610
ASHBURN II	GARY L.	P.O. BOX 1482	LIBERTY	NC	27298	336-259-8947
BRO-WELL LLC	NATASHA WELLS	3500 RAWDON DRIVE	DURHAM	NC	27713	919-521-3368
RCB COOKIES, INC.	RONA DELSHANNON CAMERON	111 ASBURY CHURCH RD	WASHINGTON	NC	27889	252-947-0182
Z U PRIORITY DISTRIBUTION INC	CURTIS D. MILLS, JR.	1662 JOHN OAKLEY RD	PROSPECT HILL	NC	27314	336-514-5031
JR DISTRIBUTING LLC	JAIME RIVAS	307 SERENITY HILLS DRIVE	MONROE	NC	28110	704-299-7503
J&E LOGISTICS OF NC INC.	JASPER BULLOCK, JR.	2427 CHAPMAN STREET	WINTERVILLE	NC	28590	252-702-7547
MEDZVELIYA	SERGEY V.	349 MONTROSE DRIVE APT D	GREENSBORO	NC	27407	336-324-0870
AMERICAN TRADE AGENCY, INC.	JHON J. SILVA NUNEZ	15704 PEDLAR MILLS ROAD	CHARLOTTE	NC	28278	786-493-8082
RUSSELL DISTRIBUTING INC	GREGORY RUSSELL, JR.	650 NEW HOPE ROAD	HERTFORD	NC	27944	252-312-5823
JOHNSON	ERIK P.	1801 SOAPSTONE MNTN ROAD	STALEY	NC	27355	336-622-7372
RICHARDSON DISTRIBUTING LLC	JERRY MICHAEL RICHARDSON	128 CREEKWOOD DRIVE	ADVANCE	NC	27006	336-467-0450
CHEEK	KENTON R.	510 EMILY STREET	WILMINGTON	NC	28401	910-409-5880
DUNNING INVESTMENT GROUP LLC	BENJAMIN A. DUNNING	5468 ARNETTE DRIVE	ARCHDALE	NC	27263	336-847-1178
DISTRIBUTION ROUTES, INC.	JOHN D. MOGENSEN	14201 CAROLINA FOREST COURT	CHARLOTTE	NC	28273	704-600-7232
GARCIA COMPANIES INC.	CHRISTOPHER GARCIA	1030 PALISADES - CIRCLE, APT. #207	BELMONT	NC	28012	813-416-8739
MUFFIN MAN, LLC	JASON STOUT	8304 TERALDA PLACE	BROWNS SUMMITT	NC	27214	336-656-5371
BO BO BREAD AND BUNS LLC	ROBERT L. FISHER	2156 CHRISTOPHER DR	HICKORY	NC	28602	828-449-5300
THE O FOR DOUGH INC	ROBERT GRANT OLIPHANT	198 FRENCH BELK ROAD	MOUNT ULLA	NC	28125	704-960-6016
VERDIN LOGISTICS INC.	JONATHAN VERDIN	3208 BOARDWALK LANE APT. #9	GREENVILLE	NC	27834	224-480-5872
DNEUBAUER DISTRIBUTION INC	DESIRAE NEUBAUER	4706 CAPSTONE DRIVE	MONROE	NC	28110	949-463-8302
PHILLIPS BREAD BOX INC.	RONALD A. PHILLIPS	1224 SALEM CROSSING ROAD	KERNERSVILLE	NC	27284	336-564-5108
MK DISTRIBUTING LLC	KENNETH W. MEADOWS	3773 NEW LEICESTER HWY	LEICESTER	NC	28748	828-768-0368
JOSHUA POOLE'S ENTERPRISE L.L.C.	JOSHUA POOLE	204 MARY JANE - BIGELOW ROAD	YANCEYVILLE	NC	27379	366-264-7641
BREAD 4 LIFE, INC.	JOHN B. RUPPERT	PO BOX 77503	CHARLOTTE	NC	28271	704-681-0589
CAROLINA BREAD CO. L.L.C.	KIMBERLY SIRISKY	2004 ONOTOA DRIVE	INDIAN TRAIL	NC	28079	704-628-4473
BLUE KNIGHTS SERVICES INC.	TALIB WINSTON	5009 MORNING EDGE DR	RALEIGH	NC	27713	919-495-3294
RON RAY, LLC	RONALD A. RAY	142 WALLACE ST	BOONVILLE	NC	27011	336-466-5816
Y & I LOGISTICS, INC	ISAAC GONZALEZ	6330 PIEDRA DRIVE UNIT 101	RALEIGH	NC	27616	919-453-3175
JABES CORPORATION	ANA TIBURCIO	3 JOEL CT	CLAYTON	NC	27520	919-520-5997
T-ROY THE BREAD BOY LLC	TROY MCCREARY	7628 NATALIE COMMONS DRIVE	DENVER	NC	28037	704-454-8814
TEN-LINE, LLC	DWIGHT MIDGETTE, JR.	1011 BRANDON ROAD	DURHAM	NC	27713	919-596-4249
MRJ DISTRIBUTING LLC	MICHAEL R. JOHNSTON	95 ST. LAWRENCE DR	ROCKY POINT	NC	28457	910-619-4864
TEMPLE	DAVID	301 CAMERON STREET	KILL DEVIL HILL	NC	27948	252-255-1596
DAVIS DISTRIBUTING, LLC	AARON DAVIS	7416 CASTLE STREET	PAPILLION	NE	68046	402-885-0166
BAULDWIN VENDOR SERVICES INC.	PATRICK BAULDWIN II	5725 N. 114TH STREET	OMAHA	NE	68164	402-312-3674
R.E.A.L. KIDS, LLC	ROBERT A. SEEFUS	1352 S. 52ND AVENUE	OMAHA	NE	68106	402-250-2479
IT'S A COLES WORLD TRANSPORTATION & GOOD	DARNELL R. COLES, SR.	1506 NORTH 34TH STREET	OMAHA	NE	68111	402-359-0403
FEBBI DISTRIBUTIONS LLC	CHRISTINA CHENEY	133 A BARNARD HILL ROAD	WEARE	NH	03281	603-325-3838
DALRYMPLE	JAMES M.	16 PIMLICO COURT	BEDFORD	NH	03110	603-591-1737
CHANDLER DISTRIBUTING LLC	JAY CHANDLER	56 CENTENNIAL STREET	CLAREMONT	NH	03743	603-547-0600
WAGELING DISTRIBUTORS LLC	KURT A. WAGELING	7077 SHAKER ROAD	LOUDON	NH	03307	603-783-0130
JENOVESE	JEFFREY	366 CENTRAL ST. #2	MANCHESTER	NH	03103	603-540-1461
NEGO DISTRIBUTION LLC	JUAN M. COSME	103 CLUFF CROSSING ROAD, APT. M7	SALEM	NH	03079	978-995-1896
MONADNOCK DISTRIBUTORS, LLC	MICHAEL J. KEMPESTA	82 SPRING ST APT #4	KEENE	NH	03431	603-706-5927
BLACKADDER DISTRIBUTORS, LLC	MICHAEL MCCARTY	40 ABBIE DRIVE	WEARE	NH	03281	603-490-7250
ADAMS	DANIEL	29 NORTH MASON ROAD	BROOKLINE	NH	03033	603-801-0217
J LAWRENCE TRUCKING LIMITED LIABILITY CO	JOSEPH LAWRENCE	1 SIMONTOWN RD	PENBERTON	NJ	08068	609-864-8318
DAWOOD ELMEAZE INC	DAWOOD ELMEAZE	406 MAPLE AVENUE	DELANCO	NJ	08075	609-220-2675
MULTI BRAND DISTRIBUTION LIMITED LIABILI	TIMOTHY S. CARROLL	25 LANDMARK WAY	EASTAMPTON	NJ	08060	609-332-6525
NANCY ELMEAZE LLC	NANCY ELMEAZE	406 MAPLE AVENUE	DELANCO	NJ	08075	609-220-1746
TENN	MAURICE	1161 QUEEN ANN RD	TEANECO	NJ	07666	201-693-3307

HONESTY DISTRIBUTORS LLC	FRANCISCO A. INFANTE	51 COMMERCE ST	GARFIELD	NJ	07026	862-242-9373
BRUNETTO DISTRIBUTION & LOGISTICS LLC	MARK BRUNETTO	18 LAUREL HILL ROAD	PARK RIDGE	NJ	07656	973-985-4958
RAIA	JOSEPH F.	160 AIRPORT RD	LAKEWOOD	NJ	08701	732-573-0331
EKBOM	STEVEN	21 WESTMORELAND AVE	MONTVALE	NJ	07645	201-573-1860
ROLLING IN THE DOUGH LLC	SALVATORE TAORMINA	394 APPEGATE AVENUE	TOMS RIVER	NJ	08757	848-667-0005
SHAY SNACKS LLC	RYAN O'LEARY	394 APPEGATE AVE	TOMS RIVER	NJ	08757	732-439-6577
C & R 2020 DISTRIBUTING INC.	CRYSTAL RAMIREZ	P.O. BOX 1622	SUNLAND PARK	NM	88063	915-240-7152
BRIAN DORR DISTRIBUTION, INC.	BRIAN M. DORR	6601 JADE PARK AVE N.E.	ALBUQUERQUE	NM	87109	505-908-8467
KENNARD'S BREADS, LLC	JENNIFER KENNARD	207 PIMA DRIVE	ROSWELL	NM	88203	575-910-0475
FORNELLIS LLC	RAFAEL VARELA	2604 APPLE VALLEY AVENUE S.W.	ALBUQUERQUE	NM	87105	505-306-3195
GALLARZA'S FAMILY LLC.	ANA C. GALLARZA	1709 ARNO ST S.E.	ALBUQUERQUE	NM	87102	505-363-3380
B.CORDOVA'S COMPANY LLC	BRANDON ANTUNA	9804 RYNO COURT S.W.	ALBUQUERQUE	NM	87121	505-221-4468
MANEMANN DISTRIBUTING, INC.	ROGER MANEMANN	#1 FARRIS PLACE	ROSWELL	NM	88203	575-626-8632
RADAR'S WAGGLE LLC	EPHRAIM JUAN CHAVEZ	1344 SAN ANDRES AVENUE NW	ALBUQUERQUE	NM	87107	505-239-1721
2RY915 INC	ARTURO RAMOS, JR.	665 VALLEY MEADOWS DR N.E.	RIO RANCHO	NM	87144	915-920-9458
JSG DISTRIBUTION LLC	JESSE GAYTAN	914 WEST COPPER AVENUE	HOBBS	NM	88240	575-631-2791
EDDINGTON ENTERPRISES INC.	BRIAN K. EDDINGTON	16 KRAMER DR	SANDIA PARK	NM	87047	505-281-0687
A1 BREAD CORP	MARLA NIETO	6033 WATERMELON STREET	NORTH LAS VEGAS	NV	89081	702-581-3754
A & R DISTRIBUTING INC	ARTURO ARAIZA, JR.	9078 MACKANOS AVENUE	LAS VEGAS	NV	89148	702-883-2977
TITO CORP.	MIRIAN LOPEZ	335 WANDES FORDE LN	LAS VEGAS	NV	89110	702-504-9639
PERSQL CORP.	RIGOBERTO PEREZ-MARTINEZ	2829 MERRITT AVE	LAS VEGAS	NV	89102	702-245-1501
DALECIO DISTRIBUTIONS LLC	INDALECIO GONZALEZ	6213 W. OAKY BLVD	LAS VEGAS	NV	89146	702-479-9105
BAEZ DISTRIBUTING, LLC	JOSE BAEZ	4474 NEW YORK AVENUE	LAS VEGAS	NV	89104	702-540-3182
INDY DISTRIBUTIONS LLC	ARELY GONZALES	6236 BELLOTA DRIVE, APT. D	LAS VEGAS	NV	89108	313-743-1509
DALEBRY	MARICELA COVARRUBIA	3616 HAMLIN PLACE	NORTH LAS VEGAS	NV	89032	702-280-7850
F MONT DISTRIBUTION CORP.	NATALIJA IVANOVA	2729 BATCHELDER ST 1ST FLOOR	BROOKLYN	NY	11235	347-327-2303
RESCH	CHRISTOPHER	15 JENSEN DRIVE	ROCHESTER	NY	14624	585-429-5078
BOBALEX LLC	SANDRA L. BROWN	2302 WILSHIRE LANE	OAKDALE	NY	11769	631-766-5335
FOXY'S BREAD LLC	CHRISTOPHER L. FOX	4 PARKWOOD AVENUE	JOHNSTOWN	NY	12095	518-774-8810
BOHME	RAYMOND W.	59 WINEBERRY LANE	BALLSTON SPA	NY	12020	518-899-6632
RRI-BREAD INC.	RAMILYA KHABIBULINA	1415 AVENUE O APT. 1G	BROOKLYN	NY	11230	212-810-0217
GOLD BID CORP	ALBINA BOKOVENKO	1550 EAST 13TH ST APT. 6H	BROOKLYN	NY	11230	212-810-0217
KOCHEM	DAVID J.	406 BROOKSIDE DR	DUANESBURG	NY	12056	518-356-0023
PHILLIPS	DOUGLAS P.	951 ATLANTIC AVE	ROCHESTER	NY	14609	585-703-9050
WAYNE	THOMAS	602 TAFT AVE	SYRACUSE	NY	13206	315-256-3827
RJW DISTRIBUTORS OF NY LLC	RYAN J. WILLIAMS	201 GINA MARIE CT	SCHEMECTADY	NY	12303	518-560-0734
WILCOX	JONATHAN	9 FANE COURT	TROY	NY	12182	518-237-7481
BARRASS DISTRIBUTION INC.	NICHOLAS BARRASS	3962 HYLAN BOULEVARD	STATEN ISLAND	NY	10308	347-348-9290
PEDERSEN	JONATHAN L.	8216 CAUGHENOY RD	CLAY	NY	13041	315-264-5467
BREADSTER EXPRESS LLC	MICHELE GLADLE	913 LITTLE BOW RD	GOUVERNEUR	NY	13642	315-714-9122
AVERY	KEITH F.	112 FREGOE ROAD	MASSENA	NY	13662	315-842-0684
GEIGER3 LLC	PAUL GEIGER	3514 REDDING ROAD	HINSDALE	NY	14743	716-307-6567
SIMMONS	DAVID	11 PLANK RD	WATERFORD	NY	12188	518-542-2746
HAZELTON	STEVEN B.	27 REAGON ROAD	WINTHROP	NY	13697	315-268-0332
BRODY	ERIK	7528 AVENUE T	BROOKLYN	NY	11234	347-579-8869
BRAD LEE BAKED GOODS, LLC.	BRADLEY LEE	158 HICKS ROAD	GRANVILLE	NY	12832	518-642-2469
MIKES DISTRIBUTION, LLC	MICHAEL W. THWAITS	173 CHURCH LANE	AU SABLE FORKS	NY	12912	518-524-3382
BRODY	SCOTT	7528 AVENUE T	BROOKLYN	NY	11234	347-579-8865
LATO INC	ANATOLII LATOSHKIN	101 BURHANS AVE APT #1	YONKERS	NY	10701	631-746-6471
REIL DISTRIBUTING LLC	RICKY C. REIL	411 PICKETTS CORNERS ROAD	SARANAC	NY	12981	518-645-0145
D MITTLER DISTRIBUTORS, LLC	DEBORAH MITTLER	6522 COLLAMER ROAD	EAST SYRACUSE	NY	13057	315-439-1198
SMITH	SEAN M.	133 ASHDOWN ROAD	BALLSTON LAKE	NY	12019	518-399-6077
D&G PAN INC.	ERICK R. COLON	21 OTIS ROAD	ISLIP TERRACE	NY	11752	718-790-0521
SEARS	CHRISTOPHER L.	609 PIERCE CREEK RD.	BINGHAMTON	NY	13903	607-722-0392
VKMZ INC	VADIM KESTEL	28 DOVER STREET	BROOKLYN	NY	11235	347-327-2303
O'DELL	ANDREW D.	10256 EARL SEATON RD	RANDOLPH	NY	14772	716-378-0889
SPECIALE	RICHARD A.	52A BROADWAY	LATHAM	NY	12110	518-785-5140
DEMARTINO	GERALD	42 GLENWOOD DR	HAUPPAUGE	NY	11788	631-543-1659
MOZO PRODUCTIONS, LLC	RONALD D. WHITE	4368 GEORGETTE AVE	NORTH OLMSTED	OH	44070	440-385-7277
4JT LLC	THE ESTATE OF SCOTT ERIC WASLEY	6494 ASHDAL CT	LIBERTYTOWNSHIP	OH	45044	513-779-1672
WIDER	JOHN D.	2520 KENY PARK COURT	NEWARK	OH	43055	614-863-8615
ALLIANCE SERVICE GROUP, LLC	AMY L. BAILEY	10332 SCIOTO DARBY ROAD	ORIENT	OH	43146	614-312-5219
JAMMAP LLC	JOSE MARIA VELEZ DELA FUENTE	901 NODDYMILL LANE E	COLUMBUS	OH	43085	301-605-4199
ROLLING IN THE DOUGH ENTERPRISES, LLC	MATTHEW J. MORANO	27401 DETROIT RD D15	WESTLAKE	OH	44145	440-570-1001
BOEHLKE	WILLIAM F.	13210 GILMORE AVENUE	CLEVELAND	OH	44135	216-476-8324
JESKE	DAVID	13414 PATTEN TRACT ROAD	MONROEVILLE	OH	44847	419-465-6067
DAVID HARRIS CONSTRUCTION CONTRACT MANAG	DAVID HARRIS	6560 RIDGEBURY BLVD	MAYFIELD HGHTS	OH	44124	440-796-5670
MIRANDA DISTRIBUTING, INC.	EDUARDO MIRANDA ESPINOZA	8101 SOUTH VILLA AVE	OKLAHOMA CITY	OK	73159	405-229-3748
NJ INC	NORA GRAMMER	4104 S. MAPLE AVENUE	BROKEN ARROW	OK	74011	918-740-1876
HAMILTON ENTERPRISES INC.	JACOB HAMILTON	812 S 25TH TER	CORNELIUS	OR	97113	206-503-6305
WALKER	MICHAEL S.	6985 WALNUT STREET	NORTHAMPTON	PA	18067	484-515-7492
BREAD CARRIERS INC.	CAGNEY PHILLIPS	1114 WALTERS ROAD	PENNSBURG	PA	18073	610-223-0812
FRADY	KEITH A.	611 MUSKET COURT	LEWISBERY	PA	17339	717-805-3302
SRMB INC.	RICHARD BRITTON	28750 ROUTE 6 WEST	YOUNGSVILLE	PA	16371	814-563-9311
CONNER	THOMAS	1448 TREASURE LAKE	CLEARFIELD	PA	15801	814-541-1525
SHAFFER	RICHARD	1225 EAST MAITLAND LANE	NEW CASTLE	PA	16101	724-654-8104
ELD DELIVERY CORP.	ETHAN L. DIXON	4240 HIGHLANDS ROAD	NEW MILFORD	PA	18834	570-930-0788
EDWARDS	GUY E.	6027 DANIEL STREET	ALLENTON	PA	18104	610-737-0482
S & S DISTRIBUTORS CORPORATION	STEPHEN PETERSON	16301 ROUTE 8	UNION CITY	PA	16438	814-462-7663
LEVAN, SR.	SCOTT B.	523 MT. LAUREL AVE.	TEMPLE	PA	19560	610-929-8927
BLD DISTRIBUTING, LLC	BRANDON DEROSE	134 FRANKLIN AVE	SUSQUEHANNA	PA	18847	570-930-2664
KULP	TIMOTHY D.	503 RED CORNER ROAD	DOUGLASSVILLE	PA	19518	484-571-5878
BREAD NINJA INCORPORATED	DANIEL ALEXANDER	11591 CLEMENS ROAD	WATERFORD	PA	16441	814-651-1510
DELGADO DISTRIBUTION LLC	ERNESTO DELGADO	4081 DIVIDEND DRIVE	WASHINGTON	PA	15301	724-413-4471
EDGARDO&IDRIAMAR SWEETS INC	LIZ M. FIGUEROA PAGAN	RESD JARDIN EL EDEN EDIFICIO 4 APT 27	COAMO	PR	00769	787-325-6180
SAN DIEGITO DISTRIBUTION COMPANY, INC.	NANCY BRAVO	38 VALE ST	PAWTUCKET	RI	02860	443-992-0218
GAY, JR.	ROBERT S.	123A BURBANK STREET	CRANSTON	RI	02910	401-781-5514
MIR DISTRIBUTION, LLC	MIGUEL E. REYES	43 BABCOCK ST	PROVIDENCE	RI	02905	401-286-3340
MP DISTRIBUTION, LLC	MICHAEL PACHECO	90 SUMTER ST	PROVIDENCE	RI	02907	786-877-2169
NATES BREAD ROUTE LLC	NATHANIEL LEE BRIGHT	105 WIND ROAD	NORTH AUGUSTA	SC	29860	803-221-5470
LEVI DELOACH DISTRIBUTION COMPANY, INC.	LEVI A. DELOACH, JR.	304 HADLEY HALL ROAD	WEST COLUMBIA	SC	29172	803-470-8074
CHO ENTERPRISE INC.	KONA CHO	430 FOX TROT DRIVE	COLUMBIA	SC	29229	803-529-5195
D&D DISTRIBUTION LLC	DEVYN DANIELS	100 HERITAGE - RIVERWOOD DR, APT #E	CENTRAL	SC	29630	864-202-2444
BOTTOMLINE DISTRIBUTION, INC.	DOMINIQUE JAMES	1656 ARD STREET	FLORENCE	SC	29505	843-453-1382

RAMEY INC	LINDSEY RAMEY	153 HENDERSON STREET	GREENWOOD	SC	29646	864-337-0974
DWIGHT DANIELS JR LLC	DWIGHT DANIELS, JR.	100 HERITAGE - RIVERWOOD DR, APT E	CENTRAL	SC	29630	864-386-1611
A&G BREAD DISTRIBUTORS LLC	ANYELO ACOSTA	3 EDISTO COURT	OKATIE	SC	29909	843-715-5151
KPJ DISTRIBUTION LLC	KENNETH P. JACKSON	2907 KIRKLAND CEMETARY RD	CAMDEN	SC	29020	803-465-4916
R AND S DISTRIBUTING LLC	RONALD E. STEPHENS, JR.	1827 QUEEN CHAPEL RD	SUMTER	SC	29153	803-468-6511
TOMORROWS BREAD TODAY LLC	ANTHONY E. SAPIENZA II	93 CROSSINGS BLVD	BLUFFTON	SC	29910	301-653-9087
J DRAYTON DISTRIBUTION COMPANY, LLC.	JEFFREY DALE DRAYTON, JR.	347 FIOUL CIRCLE	GRANITEVILLE	SC	29829	803-634-1101
SDNMCC VENDING INC.	MICHAEL P. MATTISON	609 BON STREET	LENOIR CITY	TN	37771	865-816-0897
JERRY BRINKLEY LLC	JERRY BRINKLEY	128 LAUREL LANE	HENDERSONVILLE	TN	37075	615-485-0534
BID TRANSPORTATION LLC	LIBIA VILLEGAS	341 FORTRESS BLVD #123	MURFREESBORO	TN	37128	321-330-9168
REEDER'S BREAD DISTRIBUTION, LLC	JORDAN LEE REEDER	929 N. 31ST AVENUE	HUMBOLDT	TN	38343	731-693-4594
AARDVARK GROUP INC	JASON ELLIOTT	101 PLEASANT VIEW DR	GREENEVILLE	TN	37745	423-523-9087
COLVIN ENTERPRISE INC.	CALEB COLVIN	200 B OLD DIXIE HWY	SOUTH PITTSBURG	TN	37380	423-681-3727
JOVANY MELCHOR CORPORATION	JOVANY MELCHOR	32 WILSON ROAD N	MCMINNVILLE	TN	37110	615-450-5781
POP'S DISTRIBUTION LLC	RICHARD GOAD	201 BOOHER ROAD	BRISTOL	TN	37620	423-534-5918
ARNOLD DISTRIBUTION INC.	ANTHONY ARNOLD	26 COMMODORE COVE	JACKSON	TN	38305	731-394-3628
J & H BREAD INCORPORATED	JONATHAN HERNANDEZ	220 JIM HARTSOOK DR APT. G6	LENOIR CITY	TN	37771	865-387-2223
HATFIELD DISTRIBUTION LLC	NICHOLAS HATFIELD	736 W OAKHILL AVE	KNOXVILLE	TN	37921	865-585-4421
C & J DISTRIBUTIONS, INC	CRYSTAL L. WARRINGTON	1610 COUNTY LINE RD	MOORESBURG	TN	37811	704-891-6145
EWING DISTRIBUTION INC.	JOEY EWING	106 SOUTHWOOD LANE	SHELBYVILLE	TN	37160	931-842-7633
BREADCRUMBS INC.	PETER LAMAR CORTEZ REED	109 SEBASTIAN DRIVE	JACKSON	TN	38305	571-465-1636
LOAFING AROUND LLC	ADAM COLVIN	645 LYNN ROTHWELL RD	PIKEVILLE	TN	37367	423-693-4649
TARPINE VALLEY DISTRIBUTION INC.	ANDREW W. PRICE	870 TARPINE VALLEY ROAD	ROGERSVILLE	TN	37857	423-754-0270
VELVAR FOOD DISTRIBUTION COMPANY, LLC	MAGDIEL VELAZQUEZ MARTINEZ	915 ROBERT ROSE DR #1320	MURFREESBORO	TN	37129	770-203-6691
G. HADLEY'S DISTRIBUTION COMPANY, INC.	GREGORY HADLEY, JR.	4250 HICKORY GROVE DRIVE	MEMPHIS	TN	38141	662-825-1490
DECAMP'S DISTRIBUTING INC	JUSTIN DECAMP	210 KAYWOOD AVE	TULLAHOMA	TN	37388	931-308-8165
WILLIAMS NEW HORIZONS LLC	BRIAN WILLIAMS	2150 ALLOWAY ROAD	GRANDVIEW	TN	37337	931-210-8501
GLADNEY INC.	BARRY GLADNEY	6 VERA LANE	LEOMA	TN	38468	931-629-2097
DAISY DISTRIBUTING, LLC	SHIRLEY LEDNICKY	69 SADDLEFORD DRIVE	FAYETTEVILLE	TN	37334	256-809-9212
A & D DISTRIBUTORS LLC	ALAN OPICHKA	2370 FORGE CREEK RD	MOUNTAIN CITY	TN	37683	423-440-3385
K & E DISTRIBUTION INC.	KEITH LINDSAY	131 SEQUOYAH HILLS DRIVE	HUMBOLDT	TN	37748	865-882-8059
J HILL BREADS INC.	JESSE LYNN HILL	6920 E ANDREW - JOHNSON HWY, APT #1	CHUCKEY	TN	37641	423-620-7294
BREAD BROTHERS INC.	JAMES FREEMAN SMITH	732 SAINT JOHN AVE	DYERSBURG	TN	38024	731-445-2599
J JONES DISTRIBUTION INC	JAMILLE JONES	5406 MAPLE RIDGE RD	MEMPHIS	TN	38134	901-847-7109
QUALITY EXPRESS LLC	KAREEM SHABAZZ	5050 QUORUM DRIVE, SUITE #700	DALLAS	TX	75254	972-940-2084
LOS DURAN DISTRIBUTION LLC	CRISTIAN OCTAVIO DURAN-ZAPIEN	11023 MISTY SUMMIT DR	HOUSTON	TX	77086	346-400-8811
A. GABRICH DISTRIBUTION COMPANY, INC	ALONZO GABRICH	1810 EAGLE DR	LEAGUE CITY	TX	77573	832-738-7192
CHAVISKIS INC.	HECTOR J. CHAVEZ AGUILERA	3025 BOB BEAMON STREET	EL PASO	TX	79938	915-256-7386
HINSON4 CORPORATION	DAVID HINSON	700 W. GARNER STREET	DETROIT	TX	75436	903-703-9582
ISAAC'S BREAD INC	IDA SEGOVIA	3324 THIBET STREET	DALLAS	TX	75211	682-240-1944
M. VILLANUEVA DISTRIBUTION COMPANY, INC.	MICHAEL VILLANUEVA	606 E. REYNOLDS ST	STAMFORD	TX	79533	325-725-9543
VGC DISTRIBUTION COMPANY, INC.	VERONICA GONZALEZ	150 ARTESIAN DRIVE	CEDAR CREEK	TX	78612	512-739-9422
TRES HERMANAS ORTIZ INC	MARIA ISABEL GONZALEZ	5208 BRYANT IRVIN ROAD, #3139	FORT WORTH	TX	76132	903-357-6196
ACTION'S DELIVERY CORPORATION	KEITH JACKSON	1729 OATES DRIVE, APT. #934	MESQUITE	TX	75150	469-655-0035
LAZY LOAF BREAD LLC	GARY WEBER	5585 SQUIRES DR	THE COLONY	TX	75056	214-601-9246
JESSE HARNER DISTRIBUTING COMPANY	JESSE HARNER	320 KATHY LANE	GRANBURY	TX	76049	817-709-6654
DARIUS R BREAD DELIVERY INC.	DARIUS ROGERS	299 W. GREY STREET APT. #1408	HOUSTON	TX	77019	281-910-5307
STILES FAMILY DISTRIBUTORS, INC.	DAVID STILES	1731 BLACKSMITH DR	DALLAS	TX	75253	
E&Z DISTRIBUTING LLC	ZENAIDA PRUNEDA	1201 NYSSA ST	RIO GRANDE CITY	TX	78582	956-563-2857
PANNELL DISTRIBUTION INC	CLINT PANNELL	305 LAUREL STREET	KILGORE	TX	75662	903-646-2120
LA FLOR DE MEXICO INC	CUITLAHUAC SAUCEDO	20 ROYAL ROSE DRIVE	MANVEL	TX	77578	281-686-2367
JEM TRADE INC	XOE PINEDA	3614 CHANDLER LN	DEAR PARK	TX	77536	346-325-8259
MISHLER DISTRIBUTION INCORPORATED	TRAVIS J. MISHLER	6335 FAIRCHILD ST	PLANO	TX	75093	214-697-1102
JOHNSON'S SALES AND SUPPORT INC.	CEDRIC N. JOHNSON	13330 NOEL DRIVE APT #111	DALLAS	TX	75240	972-815-8809
HENRY BORREGO INC	HENRY BORREGO	7001 MILO WAY	KYLE	TX	78640	512-731-5272
WJGANN LLC.	WILLIAM GANN	205 CUTTING HORSE LANE	FLORENCE	TX	76527	979-739-6561
D & R 281 AUTO SALES, LLC	BARRY DON HERRINGTON	118 STARHORN RD	MARBLE FALLS	TX	78654	830-385-4570
AHMURPHY LLC	AMBER FOREMAN	5201 BRIDGEWOOD DR.	KILLEEN	TX	76549	512-840-8389
STAR STATE DISTRIBUTING, LLC	KEITH MARSHALL	3407 SANTA FE DRIVE	AUSTIN	TX	78741	512-586-1730
BRIGGS DISTRIBUTION INC.	NICK BRIGGS	5423 NORTH LOOP 1604 W., APT. #2412	SAN ANTONIO	TX	78249	574-322-7656
JCH DISTRIBUTORSHIP INC.	JONATHAN HERNANDEZ	2255 MALIBU BOULEVARD	EAGLE PASS	TX	78852	830-325-4655
MISTER E MACHINE, LLC	TRAVIS EALY	111 S.W. 11TH STREET	SEMINOLE	TX	79360	432-599-1724
JNGANN LLC	JESSICA GANN	670 FM 970	FLORENCE	TX	76527	512-300-4593
RIOS CORPORATION	ALYSSIA RIOS	21481 COYOTE TRL	LAGO VISTA	TX	78645	512-296-9586
VALENTINE DELIVERY INC	MATTHEW VALENTINE	608 S. ANDREWS AVE	SHERMAN	TX	75090	903-818-7960
DISA DISTRIBUTION, INC.	JORGE DIAZ	2512 DEEP EDDY TRAIL	KELLER	TX	76248	817-313-2177
CRISTIAN HERRERA DISTRIBUTION INC.	CRISTIAN HERRERA MONTES	623 VAUGHAN AVENUE	EVERMAN	TX	76140	817-709-3804
SWAIM DISTRIBUTING INC.	COLTEN SWAIM	1201 IVY AVENUE	DEER PARK	TX	77536	972-765-5380
P. HAYNES DISTRIBUTION INC.	PHILIP HAYNES	2445 EASTBROOK DRIVE	MESQUITE	TX	75150	972-762-5975
ALACRAN DISTRIBUTION COMPANY, INC.	RODOLFO MENDEZ	4220 SCARSDALE LN	DALLAS	TX	75227	214-536-2596
CTM DISTRIBUTION LLC	JOSE L. IBARRA	2430 HANKINSON LANE	FATE	TX	75189	469-441-1113
ESCO'S DISTRIBUTION INC	VIVIANO ESCOBEDO	530 BUCKINGHAM RD APT #237	RICHARDSON	TX	75081	615-546-8050
REINDERS SERVICES INC	RICHARD REINDERS HERNANDEZ	2302 GARDEN SQUARE PATH	SPRING	TX	77386	832-335-3930
MANCILLA III LLC	FELICIANO MANCILLA III	2014 S. HOUSTON RD.	PASADENA	TX	77502	832-901-6112
SHIKORINA INC	HAGOSA EYOB	8827 ASPEN MEADOW DRIVE	HOUSTON	TX	77071	832-882-0778
RDRJ DISTRIBUTION, LLC	ROY D. REED, JR.	1932 N. FAULKNER ST	PAMPA	TX	79065	806-662-2816
HUDSON FOXBORO, LLC	KEVIN HAGERMAN	113 SCOTT AVE	UNIVERSAL CITY	TX	78148	210-394-7162
ORTEGON DISTRIBUTION, LLC	RICHARD ORTEGON	9821 CAMINO VILLA APT. #514	SAN ANTONIO	TX	78254	210-214-9231
GUAJARDO	JESUS	10830 ORCHARD - SPRINGS DRIVE	HOUSTON	TX	77067	713-459-6257
ERIKA I DO BAKERY DISTRIBUTION CO.	ERIKA RAMOS	17450 SHADY FALLS RD	ELMENDORF	TX	78112	210-441-9641
MOSES INC.	SANDRA A. WISE	8 OAK PLAZA	SAN ANTONIO	TX	78216	210-849-9499
MARX DISTRIBUTION COMPANY, INC.	MARK TALAMANTEZ	7418 MEADOW BREEZE DR	SAN ANTONIO	TX	78227	210-387-3857
SLIC JE DISTRIBUTION LLC	ERNESTO ENRIQUEZ PONCE, JR.	7319 SILENT SUNSET	SAN ANTONIO	TX	78250	210-885-3062
TREHUE DISTRIBUTION INC.	ANTONIO HUERTA, JR.	634 VIENDO	SAN ANTONIO	TX	78201	210-999-9603
LOZANO P&D, INC.	JAMES LOZANO	P.O. BOX 17426	SAN ANTONIO	TX	78217	210-415-6421
VLV DISTRIBUTION INC.	VICTOR HUGO LUNA VIZUETO	8 OAK PLAZA	SAN ANTONIO	TX	78216	210-849-0722
SIUMEY INC	ROBLE GHIDE	5805 GULFTON STREET APT. #2903	HOUSTON	TX	77081	832-994-4242
NORBERTO GONZALEZ SERVICES INC.	JUAN JESUS AGUILERA	10210 HILLENBERG LN	HOUSTON	TX	77034	832-492-3754
MOJITO DISTRIBUTION COMPANY, INC	SAMUEL SANTOS	1914 W. 5TH STREET	IRVING	TX	75060	214-701-5202
C AND C PRAZAK INCORPORATED	CHARITY FANELLI	2214 DUNCAN ST	PAMPA	TX	79065	806-277-9058
CRAZY 8'S BREAD LLC	RITO CAMPOS	204 S. TYLER STREET	BEEVILLE	TX	78102	361-254-5142
656CHADEC DISTRIBUTIONS CORP	CESAR CHAVEZ VENTURA	3830 SIERRA BIRCH	SAN ANTONIO	TX	78261	210-809-7268
3 J DISTRIBUTING INC.	JESUS ENRIQUEZ	4433 LOMA CLARA COURT	EL PASO	TX	79934	806-781-7194
CR DIST. LLC	CHRISTOPHER REEVES	172 PUA LOKA LANE	SADLER	TX	76264	903-651-3525

BOMBERGER BUNZ LLC	COREY BOMBERGER	3264 COUNTY RD 3220	KEMPNER	TX	76539	512-564-3912
S.R. WILLIAMS DISTRIBUTING INC.	STEVEN WILLIAMS	5767 PARKSIDE CT	GRANBURY	TX	76048	817-243-9873
VAUGHAN'S BREAD INC	ELISHA VAUGHAN	307 COUNTRY CLUB DRIVE	JOSHUA	TX	76058	817-542-7510
MARIO VILLAGRAN DISTRIBUTION CO. INC.	MARIO VILLAGRAN	60 COUNTY ROAD 727	ANGLETON	TX	77515	979-997-2375
KENTH BLACK INC.	KENTH HAWKINS	3008 SWEETWATER TRL	FORNEY	TX	75126	214-206-6859
N. ROMERO BREAD DISTRIBUTION CORPORATION	NOE ROMERO	12635 JASMINE FIELD	HOUSTON	TX	77066	346-757-6323
ADAMS & ADAMS DISTRIBUTION LLC	TIMOTHY ADAMS	2335 BROADWAY STREET	BEAUMONT	TX	77702	490-504-6408
T MARTIN ENTERPRISES, INC.	TIMOTHY MARTIN	3430 BAYLOR ST	FORT WORTH	TX	76119	817-657-7865
DALYMON INC.	JUAN SALINAS	1732 MURDOCK ROAD	DALLAS	TX	75217	817-899-2107
BANDA PANADERO CORP	JAVIER BANDA, JR.	1718 WOODSTOCK BLVD, APT. #303	ARLINGTON	TX	76006	214-730-8517
G ROUNDTREE, DISTRIBUTING LLC	GARRETT ROUNDTREE	22614 HICKORY LN	BULLARD	TX	75757	903-258-1637
EK CEREZO DISTRIBUTION LLC	ELIEZER CEREZO	P.O. BOX 1361 35800 US HWY 69 N	JACKSONVILLE	TX	75766	903-284-7642
CALLAWAY DISTRIBUTION LLC	JULIE CALLAWAY	13749 CR 2315	TYLER	TX	75707	903-363-7115
D.P. SCOTT INC.	PRESTON S. FOWLER	202 ANGELA ST	NACOGDOCHES	TX	75961	409-489-8208
HUFFMAN DISTRIBUTORS LLC	JOSHUA CALEB HUFFMAN	1050 FM 2685	GLADEWATER	TX	75647	903-475-6991
BROOKINS BETTER DISTRIBUTION LLC	CHRISTOPHER BROOKINS	4623 SURRATT ROAD	LONGVIEW	TX	75604	903-452-5872
DRP DISTRIBUTING LLC	DEREK PATE	118 SIERRA MADRE	TEXARKANA	TX	75503	903-826-3713
ERIC RYDER DISTRIBUTION INC.	ERIC RYDER	11637 CR 3100	WINONA	TX	75792	903-714-8017
PP GONZALEZ DISTRIBUTION CORP.	JOSE GONZALEZ SOTO	635 OLD COLONY DR	RICHMOND	TX	77406	832-666-1952
JP CASTILLO BAKERY DIST. INC	JOSEPH CASTILLO	430 COUNTY ROAD 3830	SAN ANTONIO	TX	78253	210-552-7188
JZI DISTRIBUTORS LLC	JULIE MALDONADO	3303 N. TEQUILA DR	PHARR	TX	78577	956-560-5878
G. GARCIA DISTRIBUTION CORP.	GUSTAVO GARCIA DIAZ	615 FORREST STREET	SAN BENITO	TX	78586	956-970-9024
JARED SOMBAT DISTRIBUTION CORP.	JARED SOMBAT	6831 ARBOR HOLLOW LN	DICKINSON	TX	77539	440-413-9501
BANDA'S BREAD CORPORATION	JOSE BANDA	808 N. MORGAN STREET	ANGLETON	TX	77515	979-215-9642
GOKUS BREAD INC.	TOMAS ESPARZA	6329 HARMONY LANE	DALLAS	TX	75241	214-527-7621
BREADMAN 391 INC.	ESTATE OF GREGORY MERRIFIELD	2515 WICHITA TRAIL	SANGER	TX	76266	940-765-4886
RYG DISTRIBUTION COMPANY	RUBEN GARCIA	247 WOODMONT DRIVE	DALLAS	TX	75217	469-703-0795
ALEJANDRA ORTIZ LLC	ALEJANDRA ORTIZ	1540 SHOREHAVEN DRIVE	GARLAND	TX	75040	972-836-3853
DDM20, LLC	DARRYL D. MITCHELL	283 LAZY LOOP	GOODRICH	TX	77335	317-417-2734
FIVETWOS2, LLC	ANTHONY LOW	9322 LEADER ST.	HOUSTON	TX	77036	832-997-0979
KAL-EL BREAD INC	MARIA ESPARZA	6329 HARMONY LANE	DALLAS	TX	75241	214-530-6088
JESPARZA'S INC.	JONATHAN ESPARZA	6329 HARMONY LANE	DALLAS	TX	75241	214-530-1879
JD PENNY ENTERPRISES INC	JERRY PENNY	2013 CAITLIN DRIVE	LEWISVILLE	TX	75067	469-443-2256
PARKER'S SNACKS LLC	CODY REED	81 SE COUNTY RD 4114	MT. VERNON	TX	75457	501-554-0934
JOPAM'S DELIVERY LLC	JOSE FERNANDO VARGAS	1305 ELMWOOD AVE	ODESSA	TX	79763	432-880-0220
RYAN MERCER LLC	RYAN MERCER	1902 AVALON DRIVE	SWEETWATER	TX	79556	325-232-9090
ANTHONY'S 1 INC.	JUAN A. PEREZ BESIL	5244 W. LOOP 250 N., APT. #213	MIDLAND	TX	79707	786-474-0167
F & M DISTRIBUTION CO	FRANK RIOS	13719 TAHOE VISTA	SAN ANTONIO	TX	78253	210-852-1057
DINO'S DISTRIBUTION INC	DIANA DINO	1005 BONANZA DRIVE	ARLINGTON	TX	76001	214-918-2407
LIENDO DISTRIBUTION LLC.	ROSNAY JESUS LIENDO	3625 AMETHYST DR	CORPUS CHRISTI	TX	78414	903-934-2090
AR&M DISTRIBUTION LLC	ADRIAN A. ROJAS MORALES	9009 GREAT HILLS TRAIL APT #1911	AUSTIN	TX	78759	361-429-1354
J&KS DISTRIBUTION LLC	KELLY SANTAMARIA	5929 WOODBRIDGE ROAD APT. 2206	CORPUS CHRISTI	TX	78414	512-828-2684
JAYELARK INC	THE ESTATE OF JAVYN JOHNSON	15125 WEST ROAD APT. #1327	HOUSTON	TX	77095	469-986-9105
HANKINS DISTRIBUTION INC.	JAMES HANKINS	P.O. BOX 10016	HUNTSVILLE	TX	77340	936-662-4686
D&M MATHEWS LLC	DUSTAN MATHEWS	505 N HOWISON ST.	BOGATA	TX	75417	936-433-1181
A, E AND E DISTRIBUTION COMPANY, INC.	ALYSSA TAYLOR GARCIA	516 UTICA STREET	PLAINVIEW	TX	79072	806-221-1101
C&A DISTRIBUTING CORP.	LUIS MATA	10002 SCYENE RD	DALLAS	TX	75227	214-288-2909
RJ FOOD DISTRIBUTION INC.	RAUL QUINTANA	387 NORTH 1030 WEST	OREM	UT	84057	801-205-8676
A & A DISTRIBUTIONS LLC	ALEXIS SALVADOR TOSCANO	3263 N. HIGHWAY 36	TOOELE	UT	84074	435-277-1095
4 CACHE VALLEY DELIVERIES CORPORATION	CESAR A. TRUJILLO	1688 SOUTH 1380 WEST	LOGAN	UT	84321	435-764-7740
THE GRANDFATHER TRUCKING, INC.	RAFAEL ZARATE	1752 SOUTH CENTENNIAL BOULEVARD	SARATOGA SPGS	UT	84045	801-691-2266
AMAZE ENTERPRISES INC.	PRAVEEN CHALAMALASETTI	20753 DEWBERRY COURT	ASHBURN	VA	20147	910-747-1173
JASON BREAD INC.	HANY BANDY	21047 THOREAU COURT	STERLING	VA	20164	571-331-0750
DELGADO	MANUEL A.	6508 DIVINE STREET	MCLEAN	VA	22101	703-506-1749
CAMPOS UNLIMITED LLC	JAVIER CAMPOS	671 NOMAD DRIVE	CHARLOTTESVILLE	VA	22902	434-378-4296
CHRIS LASHAYE DISTRIBUTIONS INC.	CORWIN THOMPSON	520 THORNCLIFF DRIVE SUITE #205	NEWPORT NEWS	VA	23608	757-768-2471
TINAPAY 2 INC.	FREDDIE J. JIMENO	8029 MACE CIRCLE	MANASSAS	VA	20111	703-638-2996
PRIDE 1ST TRUCKING, LLC	ADAM CHRISTOPHER WILSON	3906 AUTUMN WOODS CT	HOPEWELL	VA	23860	804-536-2766
INDY DISTRIBUTIONS INC.	MARC PERRINEAU	14104 WARWICK BLVD UNIT #22312	NEWPORT NEWS	VA	23609	757-927-0829
MIRA D ENTERPRISES, INC.	LASHAWNA D. POWELL	1021 FITCHETT STREET	CHESAPEAKE	VA	23324	757-621-0005
MIMSHACH	EDWARD TRUM	12063 KEMPS LANDING CIRCLE	MANASSAS	VA	20109	571-338-5208
ATOC'S BREAD LLC	ERICKA WINDLEY-CAMPFIELD	339 NOTTINGHAM DRIVE	CHESAPEAKE	VA	23322	757-288-4038
FAT'S FRESH DOUGH INC.	OMAR WHITE	5111 FUTURA AVENUE	RICHMOND	VA	23231	804-298-9898
RESMER, LLC	GERARD RESIL	9134 CONSERVATION WAY	SPRINGFIELD	VA	22153	571-451-8831
BREAD CAKE AND MORE, INC.	RON BUSTIN	312 DEATON DR.	HAMPTON	VA	23669	757-759-1911
BREAD & BUTTER INC.	SHAWN NICHOLSON	1619 WEBER AVENUE APT. #2	CHESAPEAKE	VA	23325	757-652-6663
JMGII DELIVERY LLC	JAMAL M. GLASS II	317 MARLIN DRIVE	RICHMOND	VA	23223	804-787-3454
JIMENO	ROBERT J.	15358 BRONCO WAY	WOODBURGE	VA	22193	571-332-6580
KELLY'S KAKES, INC.	KELLY STRUZZIERI	129 STRAWBERRY LANE	NEWPORT NEWS	VA	23602	757-537-1860
A U SAID CORPORATION	ARIF SAID/HAJAR WOROSEKTI	13546 SIERRA DR	CLIFTON	VA	20124	703-944-7889
C K GREENE DISTRIBUTION INC.	CLINTON A. GREENE	309 CHEESEMAN ROAD	WILLIAMSBURG	VA	23185	352-345-3201
ALSTONS ENTERPRISES LLC	LINWOOD M. ALSTON	5510 FAIRPINES COURT	CHESTERFIELD	VA	23832	804-938-6796
FOSTER	RONALD E.	10909 WARREN ROAD	GLEN ALLEN	VA	23060	804-672-1309
MEET THE MARK DISTRIBUTING INC.	MARK MITCHELL	103 PLANTATION DRIVE	LYNCHBURG	VA	24501	434-219-9866
CUBBAGE INC.	JEREMY CUBBAGE	510 LEOLA LOOP	STANLEY	VA	22851	540-244-0274
LOGAN'S INC.	DIONNE LOGAN	5200 LEWIS ROAD APT. #66	SANDSTON	VA	23150	804-482-9575
BUSHEY	STEVEN	34 RED CLOVER WAY	MILTON	VT	05468	802-893-2713
MARIAH INC	JEFFREY R. SUERETH	112 SOUTH MAIN ST BOX 153	STOWE	VT	05672	802-393-7248
TYGE SERAL LLC	TYGE SERAL	199 DOLLY'S ROAD	LYNDONVILLE	VT	05851	802-473-8741
GONZALEZ DISTRIBUTION LLC	FRANKIE A. GONZALEZ	103 WOODBURY LANE	LYNDONVILLE	VT	05851	860-815-7552
L J & FAMILY INC	JAVIER SOTO JUAREZ	2602 CASTLEVALE ROAD	YAKIMA	WA	98902	509-592-7642
CASSIDY DISTRIBUTION LLC	GAVIN CASSIDY	403 D STREET S.E.	EPHRATA	WA	98823	509-750-1264
NAVA IMPORTS INC	JUAN CARLOS NAVA MOCTEZUMA	9769 HIGHLAND DRIVE N.E.	MOSES LAKE	WA	98837	509-770-5821
KINICH HOLDINGS COMPANY	OSCAR RODRIQUEZ	101 NORTH 87TH AVE	YAKIMA	WA	98908	509-654-8908
JARED JARVIS INC	JARED JARVIS	4714 NORTH CANNON STREET	SPOKANE	WA	99205	951-623-6129
BAUMANNFOODS CORP	ELIZABETH BAUMANN	13201 NE 44TH STREET, UNIT 15	VANCOUVER	WA	98682	719-231-4768
LK ENTERPRISES II LLC	LORI KOWALSKA	183 CROOKED STICK PASS	NORTH PRAIRIE	WI	53153	414-520-6523
MATTHEW MORRIS DISTRIBUTION LLC	MATTHEW MORRIS	P.O. BOX 856	LAKE MILLS	WI	53551	920-285-8257
ETREWYN LLC	ERIC L. TREWYN	311 NORTH WATERTOWN STREET	JOHNSON CREEK	WI	53038	608-217-0360
STEVE ROCK DISTRIBUTION, LLC	STEPHEN ROCK	3410 S. WALSH RD.	SOUTH RANGE	WI	54874	605-553-1268
MZ DISTRIBUTION LLC	MARK ZIARNIK	623 S. HURON ST.	DE PERE	WI	54115	262-357-1989
LG BAKERY CORPORATION	LUIS GOMEZ GONZALEZ	3215 S. LANDI LANE APT. #110	MILWAUKEE	WI	53227	608-609-3290
RIGO'S DISTRIBUTING LLC	RIGOBERTO VILLEGAS	913 EASTOWN MANOR	ELKHORN	WI	53121	262-745-1900
HYY SNACKS LLC	HECTOR VILLEGAS	120 LINDEN LANE	DELAWARE	WI	53115	262-749-4376

TRIPLE B SERVICE, INC.	ROBERT J. LANDISCH	W333 N3434 HICKORY LANE	NASHOTAH	WI	53058	262-646-6708
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**EXHIBIT P**

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT PURSUANT TO THE  
ILLINOIS FRANCHISE DISCLOSURE ACT**

Notwithstanding anything to the contrary in the Franchise Disclosure Document, the following provisions shall supersede and apply to all franchises offered and sold in the State of Illinois:

1. Item 17 of the Franchise Disclosure Document is amended by the addition of the following language at the beginning of that Item:

“Notice Required By Law

THE TERMS AND CONDITIONS UNDER WHICH YOUR FRANCHISE CAN BE TERMINATED AND YOUR RIGHTS UPON NON RENEWAL MAY BE AFFECTED BY ILLINOIS LAW, 815 ILCS 705/19 - 705/20.”

2. The provisions of the Illinois Franchise Disclosure Act of 1987 (the “Act”) shall supersede any provisions of the Distribution (Franchise) Agreement which are in conflict with the Act.

3. Nothing in Section 13.3 of the Distribution (Franchise) Agreement waives any rights you may have under Section 41 of the Illinois Franchise Disclosure Act of 1987.

4. In the past 10 years, we and/or our affiliate are, or have been, involved in a total of 66 actions which applicable law require us to disclose in Item 3 of the Franchise Disclosure Document. Some of these actions are pending and some actions involve alleged violations of state relationship laws. You should review Item 3.

5. The Franchise Disclosure Document describes different repurchase options which we retain. Whether you buy the Distribution Rights directly from us or buy them from another distributor in a transfer transaction, we retain the right at any time, pursuant to a Buy Back Agreement, to purchase your Distribution Rights for the fair market value of the Distribution Rights at the time we exercise our purchase option. This is further detailed in Item 1 and Item 5. This repurchase option may not be enforceable under Illinois law. We may exercise each option to the extent that the option is enforceable under Illinois law.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT PURSUANT TO THE  
INDIANA FRANCHISE PRACTICES ACT**

Notwithstanding anything to the contrary in the Franchise Disclosure Document, the following provisions shall supersede and apply to all franchises offered and sold in the State of Indiana:

Indiana law prohibits requiring you to prospectively agree to a release or waiver which purports to relieve any person from liability imposed by the Indiana Franchise Practices Act (IC 23-2-2.7(5)). The Franchise (Distribution) Agreement shall be deemed amended to the extent necessary to comply with IC 23-2-2.7(5).

Indiana law limits the parties agreement to resolve disputes in any jurisdiction outside of Indiana (IC 23-2-2.7(10)). Subject to the Federal Arbitration Act, the Franchise (Distribution) Agreement shall be deemed amended and the forum for any court proceedings shall be in Indiana.



**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF MARYLAND**

1. Item 17, under the Summary column of parts (c) and (m), are amended to include the following paragraph:

The Code of Maryland Regulations states that a general release required as a condition of renewal, sale and/or assignment/transfer will not apply to any liability under the Maryland Franchise Registration and Disclosure Law. Accordingly, the general release required as a condition of renewal, sale and/or assignment/transfer will not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

2. Item 17, under the Summary column of part (h), is amended to include the following sentence:

A provision in the Distribution (Franchise) Agreement that provides for termination on your bankruptcy may not be enforceable under federal bankruptcy law (11 U.S.C. Section 101 et seq.).

3. Item 17, under the Summary column of part (v), is modified to include the words “, except you may sue in Maryland for any claims arising under the Maryland Franchise Registration and Disclosure Law.”

4. Item 17 is amended to state that any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF MINNESOTA**

1. The following is added to the State Cover Page and Item 17 of this Disclosure Document:

**ADDITIONAL RISK FACTOR:**

MINN. STAT. § 80C.21 AND MINN. RULE 2860.4400J PROHIBIT US FROM REQUIRING LITIGATION TO BE CONDUCTED OUTSIDE MINNESOTA. IN ADDITION, NOTHING IN THE DISCLOSURE DOCUMENT OR DISTRIBUTION AGREEMENT CAN ABROGATE OR REDUCE ANY OF YOUR RIGHTS AS PROVIDED FOR IN MINNESOTA STATUTES, CHAPTER 80C, OR YOUR RIGHTS TO ANY PROCEDURE, FORUM OR REMEDIES PROVIDED FOR BY THE LAWS OF THE JURISDICTION.

2. The following is added to Item 13 of this Disclosure Document:

We will protect your right to use the Marks or indemnify you from any loss, costs or expenses arising out of any claim, suit or demand regarding your use of the Marks.

Minnesota considers it unfair for us not to protect your right to use the Marks. See Minn. Stat. Sec. 12. Subd. 1(g).

3. The following is added to Item 17 of this Disclosure Document:

With respect to franchises governed by Minnesota law, we will comply with Minn. Stat. § Sec. 80C.14, Subds. 3, 4 and 5 which require, except in certain specified cases, that you be given 90 days notice of termination (with 60 days to cure) and 180 days for notice for non-renewal of the Distribution Agreement.

Minn. Rule 2860.4400D prohibits us from requiring you to consent to a general release.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF NEW YORK**

1. Item 3 of the Disclosure Document is supplemented by the following language:

Except as described in Item 3:

Neither we nor any of our affiliates, predecessors, officers or general partners nor any person identified in Item 2 above, has pending any administrative, criminal or material civil action (or a significant number of civil actions irrespective of materiality) alleging a violation of any franchise law, securities law, fraud, embezzlement, fraudulent conversion, restraint of trade, unfair or deceptive practices, misappropriation of property or comparable allegations.

Neither we nor any of our affiliates, predecessors, officers or general partners nor any person identified in Item 2 above, has been convicted of a felony or pleaded nolo contendere to a felony charge or, within the ten-year period immediately preceding the date of this Disclosure Document, has been convicted of a misdemeanor or pleaded nolo contendere to a misdemeanor charge or been held liable in a civil action by final judgment or been the subject of a material complaint or other legal proceeding if such misdemeanor conviction or charge or civil action, complaint or other legal proceeding involved a violation of any franchise law, securities law, fraud, embezzlement, fraudulent conversion, restraint of trade, unfair or deceptive practices, misappropriation of property or comparable allegations.

Neither we nor any of our affiliates, predecessors, officers or general partners nor any person identified in Item 2 above, is subject to any injunctive or restrictive order or decree relating to franchises or under any Federal, State or Canadian franchise, securities, antitrust, trade regulation or trade practice law as a result of a concluded or pending action or proceeding brought by a public agency, is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities and Exchange Act of 1934, suspending or expelling such person from membership in such association or exchange; or is subject to a currently effective injunctive or restrictive order relating to any other business activity as a result of an action brought by a public agency or department, including, without limitation, actions affecting a license as a real estate broker or sales agent.

2. Item 4 of the Disclosure Document is supplemented by the following language:

Except as described in Item 4:

Neither we, nor any of our affiliates, predecessors, officers, or general partners have within the 10-year period immediately before the date of this Disclosure Document: (a) filed as a debtor (or had filed against it) a petition to start an action under U.S. Bankruptcy Code; (b) obtained a discharge of its debts under the U.S. Bankruptcy Code; (c) or was a principal officer of a company or general partner in a partnership that either filed as a debtor (or that had filed against it) a petition to start an action under U.S. Bankruptcy Code or that obtained a discharge of its debts under the U.S. Bankruptcy Code during or within 1 year after the officer or general partner held the position with the company or partnership.

3. Item 17, "Renewal, Termination, Transfer and Dispute Resolution", shall be supplemented under the categories entitled "Termination by Franchisee" and "Assignment of Contract by [Franchisor]" respectively, by the following language which shall be deemed an integral part thereof:

Any general release required under the Distribution Agreement shall be limited by the following, "all rights arising in your favor from the provisions of Article 33 of the GBL of the State of New

York and regulations issued thereunder shall remain in force; it being the intent of this proviso that the non-waiver provisions of GBL, Sections 687.4 and 687.5 be satisfied.”

Although the Distribution (Franchise) Agreement does not contain any provision permitting you to terminate the Agreement, you have whatever rights you may have under applicable law to terminate the Distribution Agreement.

No assignment will be made except to an Assignee who, in our opinion, is willing and able to assume our obligations under the Distribution Agreement.

The Distribution (Franchise) Agreement requires the application of Pennsylvania Law; however, the choice of law provision should not be considered a waiver of any right conferred on the franchisee by the General Business Law of the State of New York, Art. 33.

4. As to any state law described in this Addendum that declares void or unenforceable any provision contained in the Distribution Agreement, we reserve the right to challenge the enforceability of the state law by, among other things, bringing an appropriate legal action or by raising the claim in a legal action or arbitration that you have initiated.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF NORTH DAKOTA**

Notwithstanding anything to the contrary in the Franchise Disclosure Document and/or the Distribution (Franchise Agreement), the following provisions shall supersede and apply to all franchises offered and sold in the State of North Dakota.

Sections of the Distribution (Franchise) Agreement requiring that you sign a general release, estoppel or waiver as a condition of renewal and/or assignment may not be enforceable as they relate to releases of the North Dakota Franchise Investment Law.

Sections of the Distribution (Franchise) Agreement requiring resolution of disputes to be outside North Dakota may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.

Sections of the Franchise Disclosure Document and Franchise Agreement relating to choice of law may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.

Sections of the Franchise Disclosure Document and Franchise Agreement requiring you to consent to liquidated damages and/or termination penalties may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.

Sections of the Franchise Disclosure Document and Franchise Agreement requiring you to consent to a waiver of trial by jury may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.

Sections of the Franchise Disclosure Document and Franchise Agreement requiring you to consent to a waiver of exemplary and punitive damages may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF RHODE ISLAND**

Notwithstanding anything to the contrary in the Franchise Disclosure Document and/or the Distribution (Franchise Agreement), the following provisions shall supersede and apply to all franchises offered and sold in the State of Rhode Island.

§ 19-28.1-14 of the Rhode Island Franchise Investment Act provides that “A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under this Act.”

The Franchise Disclosure Document and Franchise Agreement are amended accordingly to the extent required by law. The above language has been included in this Franchise Disclosure Document as a condition to registration. The Franchisor and the Franchisee do not agree with the above language and believe that each of the provisions of the Franchise Agreement, including all choice of law provisions, are fully enforceable. The Franchisor and the Franchisee intend to fully enforce all of the provisions of the Franchise Agreement and all other documents signed by them, including but not limited to, all venue, choice-of-law, arbitration provisions and other dispute avoidance and resolution provisions and to rely on federal pre-emption under the Federal Arbitration Act.

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT PURSUANT TO THE  
VIRGINIA RETAIL FRANCHISING ACT**

Notwithstanding anything to the contrary in the Franchise Disclosure Document, the following provisions shall supersede and apply to all franchises offered and sold in the State of Virginia.

The following paragraph is added at the end of Item 17:

“Virginia has a statute which may supersede the Distribution (Franchise) Agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise: Virginia [Code 13.1-557 to 574]. Under §13.1-564 of the Virginia Retail Franchising Act, it is unlawful for a franchisor to cancel a franchise without reasonable cause.”

**ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT  
WASHINGTON**

In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

The franchisor [uses/may use] the services of franchise brokers to assist it in selling franchises. A franchise broker represents the franchisor and is paid a fee for referring prospects to the franchisor and/or selling the franchise. Do not rely only on the information provided by a franchise broker about a franchise. Do your own investigation by contacting the franchisor's current and former franchisees to ask them about their experience with the franchisor.

The undersigned does hereby acknowledge receipt of this addendum.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_\_.

\_\_\_\_\_  
FRANCHISOR NAME

\_\_\_\_\_  
PROSPECTIVE FRANCHISEE



**EXHIBIT O**

### **State Effective Dates**

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the state, or be exempt from registration: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

This document is effective and may be used in the following states, where the document is filed, registered or exempt from registration, as of the Effective Date stated below:

<b>State</b>	<b>Effective Date</b>
Illinois	
Indiana	
Maryland	
Michigan	
Minnesota	
New York	
North Dakota	
South Dakota	
Virginia	
Washington	
Wisconsin	

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

**EXHIBIT P**

**ITEM 23 - RECEIPT**

THIS FRANCHISE DISCLOSURE DOCUMENT SUMMARIZES CERTAIN PROVISIONS OF THE DISTRIBUTION AGREEMENT AND OTHER INFORMATION IN PLAIN LANGUAGE. READ THIS DISCLOSURE DOCUMENT AND ALL AGREEMENTS CAREFULLY.

IF BIMBO FOODS BAKERIES DISTRIBUTION, LLC (“BFBD”) OFFERS YOU A FRANCHISE, BFBD MUST PROVIDE THIS DISCLOSURE DOCUMENT TO YOU 14 CALENDAR-DAYS BEFORE YOU SIGN A BINDING AGREEMENT WITH, OR MAKE A PAYMENT TO, BFBD OR AN AFFILIATE IN CONNECTION WITH THE PROPOSED FRANCHISE SALE.

IF BFBD DOES NOT DELIVER THIS DISCLOSURE DOCUMENT ON TIME OR IF IT CONTAINS A FALSE OR MISLEADING STATEMENT OR A MATERIAL OMISSION, A VIOLATION OF FEDERAL LAW AND STATE LAW MAY HAVE OCCURRED AND SHOULD BE REPORTED TO THE FEDERAL TRADE COMMISSION, WASHINGTON, D.C. 20580 AND APPLICABLE STATE AGENCY (see Exhibit A).

BFBD’S SALES AGENT WITH RESPECT TO THIS DISCLOSURE DOCUMENT IS: **NAME:** \_\_\_\_\_  
**ADDRESS:** \_\_\_\_\_ **PHONE:** \_\_\_\_\_; OR IF BLANK,  
IS DISTRIBUTION CONSULTANTS, INC., 2900 WESTCHESTER AVENUE, PURCHASE, NEW YORK 10577, (914) 696-7500.

BFBD AUTHORIZES THE PERSONS ON EXHIBIT A TO RECEIVE SERVICE OF PROCESS FOR BFBD.

I HAVE RECEIVED A DISCLOSURE DOCUMENT DATED MAY 23, 2023.

THIS DISCLOSURE DOCUMENT INCLUDED THE FOLLOWING EXHIBITS:

- Exhibit A **State Regulators; Agents for Service**
- Exhibit B **ACF Financing Documents**
  - 1. ACF Promissory Note
  - 2. ACF Disbursement Authorization
  - 3. ACF Financing Security Agreement
  - 4. ACF Personal Guaranty Agreement
- Exhibit C **Franchise Agreement** (also called the Distribution Agreement)
- Exhibit D **Franchise Agreement** (also called the Sales Growth Agreement)
- Exhibit E **Advertising Agreement** (for Distribution Agreement and Sales Growth Agreement)
- Exhibit F **Bills of Sale**
- Exhibit G **General Release**
- Exhibit H **Guarantee of Grupo Bimbo, S.A.B. DE C.V.**
- Exhibit I **Security Agreement**
- Exhibit J **DSA Financing Documents**
  - 1. DSA Promissory Note
  - 2. DSA Disbursement Authorization
  - 3. DSA Financing Security Agreement
  - 4. DSA Personal Guaranty Agreement
- Exhibit K **Financial Statements of Grupo Bimbo, S.A.B. DE C.V.**
- Exhibit L **Third-party Vehicle Lease Agreements**
  - 1. Bush Lease Agreement
  - 2. B&G Lease Agreement
  - 3. PNC Equipment Finance, LLC
- Exhibit M **List of Franchisees** (Distributors)
  - 1. List of Current Franchisees
  - 2. List of Former Franchisees
- Exhibit N **State Addenda to FDD** (except Michigan)
- Exhibit O **State Effective Dates of this FDD**
- Exhibit P **Receipts**

**THIS FDD WAS DELIVERED TO ME ON** \_\_\_\_\_, 202\_\_

\_\_\_\_\_, 202\_\_  
FRANCHISEE SIGNATURE DATE

FRANCHISEE PRINTED NAME: \_\_\_\_\_

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**ADDRESS:** \_\_\_\_\_ **PHONE:** \_\_\_\_\_; OR IF BLANK,  
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**THIS FDD WAS DELIVERED TO ME ON** \_\_\_\_\_, 202\_\_

\_\_\_\_\_, 202\_\_  
FRANCHISEE SIGNATURE DATE

FRANCHISEE PRINTED NAME: \_\_\_\_\_