## FRANCHISE DISCLOSURE DOCUMENT



QUALITY IS OUR RECIPE, LLC (a Delaware limited liability company) One Dave Thomas Boulevard, P.O. Box 256 Dublin, OH 43017 (614) 764-3100 www.wendys.com

# **Quality Is Our Recipe, LLC**

The franchisee will operate a Wendy's quick-service restaurant (the "Wendy's Restaurant" or the "Restaurant") which offers a limited menu of prepared to order food, including hamburgers, chicken sandwiches, breakfast sandwiches, and complementary items.

The total investment necessary to begin operation of a Wendy's Restaurant will vary depending upon whether the property is purchased for cash, financed or leased, as well as other factors, but, excluding real estate, it normally ranges from \$1,108,474 to \$2,828,707 (excluding real property costs) if you purchase for cash, or from \$310,095 - \$715,341 (excluding real property costs) if you finance the initial technical assistance fee, building, and equipment (see Item 7). This includes an amount between \$0-\$55,000 that must be paid to the franchisor or its affiliates.

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 government agency has verified the information contained in this document.

The terms of your contract will govern your franchise relationship. Don't rely on the disclosure document alone to understand your contract. Read all of your contract carefully. Show your contract 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 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.

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# 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	
How much can I earn?	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 10 or <i>Exhibits R-1 or S-3</i> .	
How much will I need to invest?	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.	
Does the franchisor have the financial ability to provide support to my business?	Item 21 or <i>Exhibit S</i> includes financial statements. Review these statements carefully.	
Is the franchise system stable, growing, or shrinking?	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.	
Will my business be the only Wendy's business in my area?	Item 12 and the "territory" provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.	
Does the franchisor have a troubled legal history?	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.	
What's it like to be a Wendy's franchisee?	Item 20 or <i>Exhibits R-1 and R-3</i> list current and former franchisees. You can contact them to ask about their experiences.	
What else should I know?	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

<u>Continuing responsibility to pay fees</u>. 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.

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

**<u>Renewal</u>**. 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.

<u>When your franchise ends</u>. 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 requirements, or to contact your state, use the agency information in *Exhibit K*.

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. <u>Out-of-State Dispute Resolution</u>. The franchise agreement requires you to resolve disputes with the franchisor by mediation, arbitration and/or litigation only in Ohio. Out-of-state mediation, arbitration, or litigation may force you to accept a less favorable settlement for disputes. It may also cost more to mediate, arbitrate, or litigate with the franchisor in Ohio than in your own state.

Certain states may require other risks to be highlighted. Check the "State Specific Addenda" (if any) to see whether your state requires other risks to be highlighted.

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## EXHIBITS

А	State Administrator List
В	The Franchise Agreement (with Ownership Acknowledgment, Guaranty, and
	Data Processing Addendum attached as exhibits), Frosty Cart Addendum, and various State Addenda
C-1	Hybrid Groundbreaker & Pacesetter Development Agreement
C-2	Groundbreaker Development Agreement
C-3	Pacesetter Development Agreement
D	Relationship Agreement
E	New Build Minimum Requirements
F	Remodel Minimum Requirements
G	Refresh Minimum Requirements
Н	Refresh Lite Minimum Requirements
Ι	Mid-Term Lite Touch Minimum Requirements
J	Renewal Agreement
Κ	Agents for Service of Process
L	Preliminary Letter Agreement
Μ	Project Management Agreement
Ν	REPP Letter of Agreement (with Release, Sublease, and Project Management Agreement as exhibits)
0	Build to Suit Letter of Agreement (with Release, Guaranty, Sublease, and Franchise Agreement
	Addendum as exhibits)
Р	Financing Documents
Q	Table of Contents of Operations Standards Manual
R-1	List of Outlets by State
R-2	List of Franchise Agreements Signed but Outlets Not Open
R-3	List of Former Franchisees
S	Financial Statements
Т	Wendy's Technology Products and Services Agreement
U	WenDigital Products and Services Agreement

#### ITEM 1 THE FRANCHISOR, AND ANY PARENTS, PREDECESSORS, AND AFFILIATES

#### About The Franchisor

The franchisor is Quality Is Our Recipe, LLC. To simplify the language in this disclosure document, "Quality", "we" or "us" means Quality Is Our Recipe, LLC, the franchisor. Quality is a Delaware limited liability company formed in April 2015. Quality does business and intends to do business under the names "Wendy's" and "Wendy's Old Fashioned Hamburgers." Quality's principal business address is One Dave Thomas Boulevard, Dublin, Ohio 43017. Unless indicated differently, all dollar amounts referenced in this disclosure document will refer to U.S. dollars.

One of our predecessors and intermediate corporate parents is Wendy's International, LLC ("WIL"), an Ohio limited liability company which has been doing business since November, 1969, when it opened its first Wendy's Restaurant in Columbus, Ohio. From its inception through December 31, 2013, WIL did business as a corporation as "Wendy's International, Inc."; it converted from a corporation to a limited liability company -- Wendy's International, LLC -- on December 31, 2013. As a result, references in this disclosure document to Wendy's International, LLC, for events preceding December 31, 2013, are to Wendy's International, Inc. WIL's principal business address is One Dave Thomas Boulevard, Dublin, Ohio 43017. WIL offered franchises for Wendy's Restaurants in the United States between 1971 and June 1, 2015, the date the financing transaction described below became effective. We became the franchisor of Wendy's Restaurants in the United States on that date.

We also became the franchisor of Wendy's Restaurants outside of the United States (except in Canada) on June 1, 2015. Before that date, our predecessors Wendy's Global, Inc. and Wendy's Global Restaurants, LLC granted franchises for Wendy's Restaurants in countries other than the United States and Canada. Both entities maintained their principal place of business at One Dave Thomas Boulevard, Dublin, Ohio 43017.

The Wendy's Company ("Wendy's Co") is our ultimate corporate parent and Wendy's Restaurants, LLC ("Wendy's LLC") (previously "Wendy's/Arby's Restaurants, LLC" until July 5, 2011) is one of our intermediate corporate parents. Both entities are located at One Dave Thomas Boulevard, Dublin, Ohio 43017.

Wendy's SPV Guarantor, LLC ("WSPVG"), a Delaware limited liability company that was formed in April 2015 in connection with the financing transaction described below, is our other indirect corporate parent. WSPVG's principal business address is One Dave Thomas Boulevard, Dublin, Ohio 43017.

Our direct corporate parent is Wendy's Funding, LLC, a Delaware limited liability company formed in April 2015 in connection with the financing transaction described below. The principal business address of Wendy's Funding, LLC is One Dave Thomas Blvd., Dublin, Ohio 43017.

## The Financing Transaction and the Management Agreement

On June 1, 2015, Quality's predecessor, WIL, engaged in a securitization transaction which resulted in repayment in full (or the funding of a deposit towards repayment in full) of its senior secured credit facilities and the establishment of a new securitized financing facility ("Securitization Transaction").

A securitization financing involving a franchisor, such as Quality's predecessor WIL, requires a franchisor to restructure itself and form new entities. Immediately upon the closing of the Securitization Transaction, the new franchisor of Wendy's Restaurants in the United States and internationally (except Canada) became Quality, which had contributed to it and became the owner of all existing and future Wendy's Franchise Agreements and Development Agreements, and began to serve as "franchisor" of the Wendy's franchise system, for Wendy's Restaurants in the United States and all international jurisdictions except

Canada. Quality also had contributed to it and became the owner of substantially all existing and thereafter acquired United States, Canadian and international Wendy's intellectual property related to the Wendy's brand (including all trademarks, serve marks, patents, copyrights, trade secrets, confidential or proprietary information, all social media account names or identifies and all registrations related thereto) (see Items 13-14 of this disclosure document for detailed information regarding the Wendy's trademarks, service marks, patents, copyrights and proprietary information). Following the Securitization Transaction, Quality, as franchisor of the Wendy's brand, has received all Wendy's franchisee payments (including initial franchise fees, royalties and any payments paid or owed by Wendy's franchisees related to financing notes or other financing agreements entered into by them with WIL) from franchised Wendy's Restaurants in the United States and internationally (except Canada).

Following the closing of the Securitization Transaction, and under a Management Agreement between WIL and Quality which was entered into at the time of the Securitization Transaction, WIL has, at all times acting on Quality's behalf, discharged all of Quality's duties and obligations under Wendy's Franchise Agreements governing Wendy's Restaurants in the United States, its territories and possessions (and all international jurisdictions except Canada), including: discharging all of Quality's obligations to franchisees; managing the Wendy's system; marketing, offering and negotiating new and renewal Wendy's Franchise Agreements (in WIL's capacity as Quality's "franchise broker"); furnishing assistance to Wendy's franchisees in the United States, its territories and possessions (and all international jurisdictions except for Canada); implementing Quality's quality assurance programs; and otherwise, on Quality's behalf, discharging and fulfilling all duties which Quality owes under franchise agreements governing Wendy's Restaurants in the United States, its territories and possessions (and all international jurisdictions except Canada).

In connection with the closing of the Securitization Transaction, all of WIL's senior officers were appointed Quality's senior officers (in the same capacities). As post-securitization manager of the Wendy's system, WIL has also continued to fulfill its duties to the Wendy's national advertising governing entity, WNAP (see Item 11 of this disclosure document under the subheading "Advertising and Promotion").

Also following the closing of the Securitization Transaction, WIL has continued to employ all of the persons who provide services to Wendy's franchises on Quality's behalf pursuant to the terms of the Wendy's Franchise Agreement (and who in the past provided services to franchisees when WIL served as franchisor of the Wendy's system). If WIL at any time fails to perform its obligations to Wendy's franchisees under the Management Agreement WIL entered into with Quality, then WIL may be replaced as manager of the Wendy's franchise system. However, as franchisor, Quality will always be ultimately responsible for ensuring that all duties and obligations owed to Wendy's franchisees under their Wendy's Franchise Agreements are fulfilled.

Following the closing of the Securitization Transaction, Quality became a direct, wholly-owned subsidiary of Wendy's Funding, LLC, a newly formed, special purpose Delaware limited liability company and an indirect, wholly-owned subsidiary of WIL, which issued the securitization financing notes to investors. Further, WSPVG, a newly formed, special purpose Delaware limited liability company and an indirect, wholly-owned subsidiary of WIL, is the holding company of Wendy's Funding, LLC. Certain subsidiaries of WIL also contributed assets to the Securitization Transaction. Quality, Wendy's SPV Guarantor, LLC and any other subsidiaries of Wendy's Funding, LLC guarantee the financing indebtedness assumed by Wendy's Funding, LLC.

As manager of the Wendy's system following the closing of the Securitization Transaction, and pursuant to the above-referenced Management Agreement entered into between WIL and Quality, WIL will be responsible for the overall management of the business of all of the entities identified herein, including administering collections, franchising, marketing, real property, intellectual property, and operating and reporting services on their behalf. The businesses of these previously identified entities generally includes the development and franchising of Wendy's Restaurants.

Wendy's Funding, LLC has refinanced the Securitization three times, on January 17, 2018; June 26, 2019; and June 22, 2021. The proceeds from each refinancing were used, in part, to repay certain notes issued in connection with the Securitization, and in 2021 additional funds were used for general corporate purposes, which may include funding for growth initiatives, return of capital to shareholders, or additional debt retirement ("General Corporate Purposes"). Additionally, Wendy's Funding, LLC completed a debt financing transaction on April 1, 2022, for which the net proceeds were used for General Corporate Purposes. None of these transactions resulted in any changes to the structure of Wendy's Co. or any of its subsidiaries, including WIL and Quality.

## **Our Franchises**

Quality grants franchises for the operation of Wendy's Restaurants, Quality and/or its affiliates also own and operate Wendy's Restaurants ("Company Restaurants") and on occasion lease and sell Wendy's Restaurants as well as other real estate interests owned by Quality and/or its affiliates. The only franchise currently offered by Quality is a franchise to own and operate Wendy's Restaurants. Quality has not offered franchises in any other line of business. As of January 1, 2024, there were 6,030 Wendy's Restaurants operating in the United States and 1,210 Wendy's Restaurants operating outside the United States (including U.S. territories). Of the total Restaurants in the United States, 5,627 are franchised and 403 are company operated. R. Dave Thomas was the founder of Wendy's.

The person (or persons) who signs a Franchise Agreement with Quality will be referred to in this disclosure document as "you." Certain provisions of the Franchise Agreement will also apply to your partners (if you are a partnership), to your shareholders (if you are a corporation), to your members (if you are a limited liability company), and to certain other parties involved in your business, like guarantors, managers and operators. You will be required to operate your Wendy's Restaurant in accordance with the Franchise Agreement and Quality's standards and specifications. The Franchise Agreement is attached to this disclosure document as *Exhibit B*. A franchisee may be required to enter into either a "Hybrid" Development Agreement (*Exhibit C-1*), a Groundbreaker Development Agreement (*Exhibit C-2*), or a Pacesetter Development Agreement (*Exhibit C-3*) (each a version of Quality's "Development Agreement") in some situations, such as the purchase of a Company Restaurant from Quality and/or one of its affiliates, or in other instances. In addition, a franchisee may be required to sign a Relationship Agreement (*Exhibit D*) in some situations, including the purchase of a Company Restaurant from Quality and/or one of its affiliates, significant transfers of interest, and joint capital and market plans in which Quality and/or one of its affiliates is providing consideration or accommodations.

## U.S. System Optimization

Quality supports a System Optimization initiative designed to facilitate franchisee-to-franchisee transfers of Restaurants, as well as the evaluation of strategic acquisitions of franchised Restaurants and strategic dispositions of Company Restaurants to existing and new franchisees to further strengthen the franchisee base, and drive new restaurant development.

As part of System Optimization, if Quality approves you to do so, you may participate in Quality's Franchise Flip program whereby you acquire your Wendy's Restaurant(s) from a selling franchisee and Quality facilitates the transfer of the Restaurant(s) to you. Franchise Flip transactions typically involve the sale of multiple Restaurants by an existing Franchisee. In the Franchise Flip program, Quality's appointed management personnel assist in the transaction for the purchase of the Restaurants by providing due diligence and valuation services as well as deal oversight and transition management. Approved buyers/new franchisees receive new franchise agreements for the Restaurants and may be required to execute Quality's Relationship Agreement and a Development Agreement in connection with the transaction. The Development Agreement

provides for the development of a specified number of Wendy's Restaurants within a defined geographic area according to a development schedule. For each Restaurant opened under the Development Agreement, the developing franchisee must sign Quality's then-current franchise agreement. Qualifying franchisees that are approved to acquire Restaurants through the Franchise Flip program are determined based upon financial health, adequacy of infrastructure and resources, access to capital, and minimal recent acquisition activity. Existing Wendy's Franchisees are also evaluated based upon brand engagement and leadership, compliance with brand initiatives, participation in brand-recommended marketing initiatives, including promotions at brand-recommended pricing, operational history (including facilities analyses and upkeep), and historical compliance with Wendy's contractual obligations.

Your Wendy's Restaurant must be newly built or reimaged to Quality's current image specifications as to exterior trade dress and interior decor. Most existing Wendy's Restaurants are freestanding buildings which are uniform in design and appearance, have single or double drive-through windows, and provide parking for approximately 20 to 45 cars. Some are non-traditional and/or smaller format locations, like delivery kitchens, hospitals, airports, shopping malls, travel centers, and mobile vessels or carts (including Frosty® Carts). In this disclosure document, all of these location types are included in references to "Restaurants", unless otherwise specified. The typical freestanding Wendy's Restaurant has preparation and serving areas and a dining room with a capacity for 30 to 65 or more persons. Wendy's Restaurants are designed to serve food made to order, provide prompt service, and handle high volumes of customers both inside the Wendy's Restaurant and from the pick-up window.

The designs that are available for reimaging depend upon the sales levels at the Restaurant being reimaged (see this Item 1 and Item 6). You may choose to add various pre-approved upgrades to the base designs, which will increase the cost to build, scrape and rebuild, or reimage the Wendy's Restaurant. Approved designs and upgrades are described in Item 7, in addition to *Exhibits E, F, G, H, and I* of this disclosure document.

## Reinvestment and Restaurant Reimage Requirements

Wendy's franchisees are required to reimage 100% of their Restaurants by 2024, unless they have executed a Development Agreement containing an extension of this requirement. Under the franchise agreement (*Exhibit B* to this disclosure document), Quality requires that franchisees refurbish and remodel all of their Restaurants once every ten years, and again before renewal. Starting in 2025, Wendy's franchisees will begin a new cycle of ten year refurbishments.

Restaurants reimaged in 2024 are eligible for an Image Activation Program Renewal, provided that the Restaurant is under construction on or before December 31, 2024. Under this program, you may elect to renew your Franchise Agreement early, at the time your Restaurant's reimage is completed according to Quality's approved design standards, and receive a new Franchise Agreement (with a term of 20 (or, if your reimage is a scrape and rebuild or gut and rebuild, 25) years, *plus* an additional renewal right). A copy of the Renewal Agreement is set forth as *Exhibit J*. You are responsible for all renewal fees. You must elect to renew your Franchise Agreement within 12 months after the reimaging of your Restaurant is completed to obtain an Image Activation Program Renewal. If a Restaurant has been reimaged under Quality's current image standards, the franchise agreement may be eligible for renewal after having a current Facility Evaluation ("FE") completed at your own cost, with all work completed prior to renewal, rather than a full reimage.

Quality's reinvestment and restaurant reimage requirements also govern those Restaurants acquired by transfer from other franchisees, or by acquisition from Quality or its affiliates.

While the Refresh Lite reimaging design, which requires fewer updates than other designs and therefore typically is less expensive, is only available for lower volume restaurants where AUVs are below \$1,600,000,

if you are offered, and execute, Quality's Groundbreaker or Pacesetter Development Agreement as part of Quality's Groundbreaker or Pacesetter Incentive Program, or if you are offered an opportunity to participate in the Pacesetter or Groundbreaker Incentive Program and amend an existing Development Agreement to include the terms of Quality's Pacesetter or Groundbreaker Development Agreement and add incremental restaurant units to your development schedule (number of units is subject to our discretion taking into account such factors as the DMAs in the development territory and your financial and operational support capabilities), you may utilize the Refresh Lite reimaging design for all Restaurants in your portfolio of Restaurants as part of such Incentive Program. The ability to utilize Refresh Lite continues should you further amend an existing Groundbreaker Agreement to increase your development commitment by adding more incremental units and additional development years under either the Groundbreaker or Pacesetter program (see *Exhibit C-1* for Groundbreaker and Pacesetter 'hybrid' agreement). Your portfolio is identified by us according to your combination number assigned internally to your affiliated entities.

Subject to Quality's approval in its sole discretion, if your franchise term is expiring, you will also have the option to "Sunset" your existing Franchise Agreement, extending its term for up to 3 years, and closing the Restaurant at the expiration of the extended term. In certain very limited circumstances approved by Quality in its sole discretion, Quality may offer you a royalty reduction during the term of your Sunset extension in consideration for your agreement to further extend your franchise term. Also subject to Quality's approval in its sole discretion, if your franchise term is expiring and, for reasons beyond your control you cannot enter into a full renewal term, you may be eligible for a "Sunrise Extension" through December 31, 2025 at the latest, which will not terminate your renewal rights under your existing franchise agreement. If you elect (and Quality approves) either the Sunrise option or the Sunset option, you must at your own cost have a current Facility Evaluation ("FE") completed at least once at the beginning of the extended term, and complete all required work under each FE as determined by Quality. See Items 6 and 7 for more details.

Your Wendy's Restaurant will offer a uniform limited menu. Traditional Wendy's Restaurants currently offer hamburgers, chili, chicken sandwiches, chicken nuggets, chicken wraps, french fried potatoes, baked potatoes, frozen desserts including Frosty<sup>™</sup>, soft drinks and other non-alcoholic beverages including Frosty-ccino<sup>™</sup>, pre-prepared salads, kids' meals, and select breakfast items (unless you are subject to an exception). Some Wendy's Restaurants also may offer fish sandwiches and various other optional and promotional menu items, and non-traditional locations may offer modified menu items. For example, Frosty Carts offer Frosty Sundaes and Frosty Fusions with various syrups and other toppings.

## **Our Affiliates**

Quality's affiliate Wendy's Restaurants of Canada Inc. ("WRC") has granted franchises for Wendy's Restaurants in Canada since 1985. WRC is a corporation organized under the laws of the Province of Ontario, Canada. WRC maintains its principal place of business at 5515 North Service Road, Suite 201, Burlington, Ontario L7L 6G4. WRC has owned and operated Wendy's Restaurants in Canada since 1975. WRC has not offered franchises in any other line of business.

All Wendy's Restaurants in Canada are owned by franchisees.

Quality also has affiliates that offer products and services to franchisees. These affiliates include: Wendy's Properties, LLC ("Wendy's Properties"); Wendy's Digital, LLC (previously Wendy's of Denver, LLC) ("Wendy's Digital"); 256 Gift Card Inc. ("256 Gift"); Wendy's Old Fashioned Hamburgers of New York, LLC ("WOFHNY"); Wendy's Restaurants of New York, LLC ("WRONY"); Wendy Restaurant, Inc. ("WRI"), Wendy's Technology, LLC ("WETECH"), Wendy's Restaurants of U.K. Limited ("WRUK"), and Wendy's Singapore Pte. Ltd. ("Wen Singapore"). None of these affiliates conduct a business of the type to be operated by you, except for those which own and operate Wendy's Restaurants, as indicated below. Also, none of these affiliates have ever offered franchises in any line of business. The following describes the activities of each of these affiliates (except as otherwise indicated, the affiliate maintains the same principal office as Quality):

Wendy's Properties, a Delaware limited liability company and an affiliate of Quality, owns the real estate at certain Wendy's Restaurants and leases Wendy's Restaurants to franchisees.

Wendy's Digital, a Delaware limited liability company, provides certain services to Wendy's franchisees.

256 Gift, a Colorado corporation, is a wholly-owned subsidiary of WNAP (described below) and administers a gift card program for both company-owned and franchised Wendy's Restaurants.

WOFHNY, an Ohio limited liability company, leases Wendy's Restaurant sites and provides certain services to Wendy's franchisees. WOFHNY also owns and operates Wendy's Restaurants, as does WIL.

WRONY, a Delaware limited liability company, leases Wendy's Restaurant sites.

WRI, a Delaware corporation, provides various consulting and other services to assist Wendy's franchisees in foreign countries with the development and ongoing operation of their Wendy's Restaurants.

WETECH, a Delaware limited liability company, provides various technology-related products and services, including foundational security services to assist franchisees in their obligations regarding PCI-DSS compliance and other optional products and services.

WRUK, a company registered in England and Wales, provides various consulting and other services to assist Wendy's franchisees in the United Kingdom with the development and ongoing operation of their Wendy's Restaurants. WRUK also owns and operates Wendy's Restaurants in the United Kingdom.

Wendy's Restaurants of Mexico, S. de R.L. de C.V., a Mexico company, provides various consulting and other services to assist Wendy's franchisees in Mexico with the development and ongoing operation of their Wendy's Restaurants.

Wen Singapore, a Singapore private limited company, provides various consulting and other services to assist Wendy's franchisees in Asian-Pacific and European countries with the development and the operation of their Wendy's Restaurants.

In addition to the above, the following entities are engaged in national advertising programs on behalf of the Wendy's system in the United States and Canada respectively:

The Wendy's National Advertising Program, Inc. ("WNAP"), a non-profit Ohio corporation, is a national advertising program designed to enhance the image, reputation and value of Wendy's trademarks and trade names and to promote the sale of Wendy's products in the United States.

Wendy's Canadian Advertising Program Inc. ("WCAP") is a federally registered corporation with Industry Canada. WCAP's principal office is located at 5515 North Service Road, Suite 201, Burlington, Ontario L7L 6G4. WCAP is a Canadian national advertising program designed to enhance the image, reputation and value of WRC's trademarks and trade name and to promote the sale of Wendy's products in Canada.

Quality's agents for service of process are listed on *Exhibit K* attached to this disclosure document.

## The Market and Competition

The market segments in which Wendy's Restaurants compete are highly competitive with respect to, among other things, price, food, quality and presentation, service, location, convenience, and the nature and condition of the restaurant facility. By operating a Wendy's Restaurant, you will be competing with other quick-service restaurants, full service restaurants, casual dining restaurants, deli sections and in-store cafes, major grocery and specialty stores, and other items that are sold through convenience stores and similar types of businesses. Wendy's Restaurants compete with a variety of locally owned restaurants, as well as competitive regional and national chains and franchises. Several of these chains compete by offering menu items that are targeted at certain consumer groups or dietary trends. Additionally, many competitors have introduced lower cost, value meal menu options.

## Laws, Rules and Regulations

Each Wendy's Restaurant is subject to licensing and regulation by health, sanitation, safety and other agencies in the state and/or municipality in which the Wendy's Restaurant is located, as well as to Federal laws, rules and regulations and requirements of non-governmental entities such as payment card industry rules. State and local government authorities may enact laws, rules or regulations that impact restaurant operations and the cost of conducting those operations.

## ITEM 2 BUSINESS EXPERIENCE

Unless another location is specified, the location of the positions listed below is our headquarters in Dublin, Ohio. In some cases, persons may perform their positions from a remote work location of their choice.

Name	Positions with The Company and Principal Occupation or Employment	
Kirk Tanner President and Chief Executive Officer, and Manager	Mr. Tanner became the President and Chief Executive Officer of Wendy effective on February 5, 2024. Mr. Tanner served as Chief Executi Officer, PepsiCo Beverages North America of PepsiCo, Inc. ("PepsiCo based out of White Plains, New York, from January 2019 until January 202 Prior to 2019, Mr. Tanner held several leadership roles at PepsiCo, includi President and Chief Operating Officer, North America Beverages from 20 to 2018, and Chief Operating Officer, North America Beverages at President, Global Foodservice from 2015 to 2016.	
Gunther Plosch Chief Financial Officer and Manager	Mr. Plosch was appointed as our Chief Financial Officer in May 2016. He has also served as our Manager since May 2016. He was also named the Chief Financial Officer of Wendy's Co. and WIL in May 2016.	
<u>Abigail Pringle</u> President, International and Chief Development Officer	Development officer, and nere the same position with with since same	

Name	Positions with The Company and Principal Occupation or Employment	
<u>Matt Spessard</u> Chief Information Officer	Mr. Spessard has served as Chief Information Officer of Quality, Wendy's Co. and WIL since February 2024. Mr. Spessard previously served in multiple positions with Wendy's Co. and WIL, including as Chief Technology Officer (August 2022 - February 2024) and Vice President – Digital and Restaurant Technology (June 2020 - August 2022). Previously, he held several positions with Sonic Corp. in Oklahoma City, Oklahoma (including Senior Director of Retail Technology & Strategy, June 2018 – October 2019 and Vice President and Head of Brand Technology, November 2019 - June 2020).	
E.J. Wunsch Chief Legal Officer and Secretary	Mr. Wunsch became our General Counsel and Secretary in October 2016 and his title changed to Chief Legal Officer and Secretary in February 2017. He also became the General Counsel and Secretary of Wendy's Co. and WIL in October 2016, and his title with WIL changed to Chief Legal Officer and Secretary in March 2017.	
Jorge Hernandez Vice President - Quality Assurance	Mr. Hernandez has served as Vice President - Quality Assurance with WIL since January 2019, and of Wendy's Co. since May 2020, but does not hold that position with us. From January 2016 to January 2019 Mr. Hernandez served as Chief Food Safety Officer of Wholesome International, located in Pittsburgh, Pennsylvania.	
<u>Deepak Ajmani</u> Chief Operations Officer – U.S.	Mr. Ajmani has held various roles with us and our affiliates since 1990. He has served as our U.S. Chief Operations Officer since September 2020, and since then has also held that position with WIL. Recently, he has served as Senior Vice President - U.S. Company Operations (December 2018 - September 2020), and Vice President of Restaurant Services (July 2016 - December 2018), and Division Vice President (February 2009 - June 2016).	
Kris A. Kaffenbarger Vice President - Global System Optimization, Franchise & Portfolio Management	Mr. Kaffenbarger was appointed as our Vice President - Global System Optimization, Franchise & Portfolio Management in September 2018, and was also appointed to that role with WIL and Wendy's Co. in September 2018. Prior to that time, he served as our Vice President - System Optimization from November 2015 to September 2018, and also held this position with WIL from September 2015 to September 2018 and with Wendy's Co. from May 2016 to September 2018. He had previously served as our Vice President – Franchise Development from April 2015 to January 2016.	
<u>Chris Iaciofoli</u> Vice President - U.S. Restaurant Operations Services and Innovation	Mr. Iaciofoli has served as our Vice President, U.S. Restaurant Operations Services & Innovation since December 2023. Prior to that time, Mr. Iaciofoli served as Vice President of Operations Excellence (November 2021 - February 2022) and Senior Vice President of Operations (February 2022 - December 2023) of Earl Enterprises (Bravo! Italian Kitchen and Brio Italian Grille) located in Orlando, Florida, and Vice President of Operations of Wild Wing Café (January 2019 - October 2021).	

Name	Positions with The Company and Principal Occupation or Employment	
<u><b>Tatiana Lambert</b></u> Vice President & Chief Development Officer, U.S.	L .	

Some of the individuals identified in this Item 2 may also be officers or directors of Quality's other affiliates listed in Item 1.

## ITEM 3 <u>LITIGATION</u>

## A. Pending Cases

None.

## **B.** Concluded Cases Involving Us

James Graham, derivatively on behalf of nominal defendant, The Wendy's Company v. Nelson Peltz, Peter W. May, Emil J. Brolick, Clive Chajet, Edward P. Garden, Janet Hill, Joseph A. Levato, J. Randolph Lewis, Peter H. Rothschild, David E. Schwab II, Ronald C. Smith, Raymond S. Troubh, Jack G. Wasserman, Michelle "Mich" J. Matthews-Spradlin, Dennis M. Kass, Matthew W. Peltz, Todd A. Penegor, Robert D. Wright, and The Wendy's Company ("Wendy's Co.") Case No. 1:16-cv-1153, U.S. District Court for the Southern District of Ohio. On December 19, 2016, Plaintiff, owner of shares of Wendy's common stock and on behalf of Wendy's, filed a putative shareholder derivative complaint. Wendy's Co. was also named as a nominal Defendant. The Complaint asserts claims of breach of fiduciary duty, waste of corporate assets, unjust enrichment and gross mismanagement arising out of the credit card incidents described in the Jonathan Torres (FL) and First Choice Federal Credit Union (PA) cases. The Plaintiff seeks an accounting of all damages incurred or that will be incurred as a result of the alleged wrongful acts or omissions, a judgment directing the Company to reform its governance and internal procedures, restitution and disgorgement, attorneys' fees and other costs. On or about April 17, 2017, the following related action was filed: Thomas Caracci, derivatively and on behalf of The Wendy's Company v. Emil J. Brolick, Todd A. Penegor, Nelson Peltz, Peter W. May, Peter H. Rothschild, Joseph A. Levato, Janet Hill, Michelle J. Matthews-Spradlin, Dennis M. Kass, Matthew H. Peltz, Edward P. Garden, David E. Schwab II, Randolph Lewis, Jack G. Wasserman and Raymond Troubh and The Wendy's Company (OH), U.S. District Court, Southern District of Ohio. Case No.: 1:17-cv-00192 (the "Thomas Caracci (OH) matter"). The Thomas Caracci (OH) matter asserted claims of breach of fiduciary duty and violations of Section 14(a) and Rule 14a-9 of the Securities Exchange Act of 1934 arising out of the credit card incidents described in Jonathan Torres (FL) and First Choice Federal Credit Union (PA). In June 2017, the Court consolidated this matter with the Thomas Caracci (OH) matter, recaptioned the case as In re The Wendy's Company Shareholder Derivative Action and stayed all deadlines pending appointment of Lead Counsel and Lead Plaintiff in the consolidated action. An Order granting final approval of settlement was issued on September 15, 2021, with final Judgment entered on September 24, 2021. Under the terms of the settlement agreement, the Company adopted and/or maintains certain Information Technology

and governance reforms and paid up to \$950,000 in attorneys' fees, and the claims were resolved and dismissed. Final payments have been made and this case is considered closed.

First Choice Federal Credit Union, on behalf of itself and all others similarly situated v. Wendy's Co., Wendy's LLC, and WIL (collectively, the "Defendants"), Case No. 2:16-CV-00506-MBF-MPK, U.S. District Court for the Western District of Pennsylvania ("Court"). The Defendants were named in a civil complaint that was filed on April 25, 2016 by plaintiff First Choice Federal Credit Union. The complaint asserted claims of common law negligence, negligence per se due to the alleged violation of Section 5 of the Federal Trade Commission Act, and declaratory and injunctive relief. All of these claims were based on the allegations arising from the Defendants' alleged failure to safeguard customer credit card information and the alleged failure to provide notice that credit card information had been compromised. The complaint sought certification of a putative nationwide class of banks, credit unions, financial institutions and other entities in the United States that alleged the plaintiff suffered financial losses as a result of the alleged failures. The plaintiff sought monetary damages, a declaratory judgment, injunctive relief, attorneys' fees and other costs. The Defendants were also named in four other civil complaints filed by financial institutions in the Court based on the allegations arising from the Defendants' alleged failure to safeguard customer credit card information and the alleged failure to provide notice that credit card information had been compromised. These cases were consolidated into the First Choice Federal Credit Union case. An amended civil complaint was filed in the consolidated proceeding in the Court on July 22, 2016 against the Defendants. The amended complaint was brought by 22 financial institutions and five association plaintiffs (representing members who are credit unions and other similar financial institutions). The amended complaint asserted claims of common law negligence, negligence per se due to the alleged violation of Section 5 of the Federal Trade Commission Act, violation of the Ohio Deceptive Trade Practices Act, and declaratory and injunctive relief, all based on the alleged failures described above. The amended complaint also sought certification of a putative nationwide class of banks, credit unions, financial institutions and other entities in the United States that allegedly suffered financial losses as a result of the alleged failures. The plaintiffs sought monetary damages, a declaratory judgment, injunctive relief, attorneys' fees and other costs. On February 13, 2019, the parties reached an agreement to settle the matter, which was subsequently approved by the Court on November 6, 2019. Under the terms of the settlement agreement, Defendants and Defendants' franchisees received a full release of all claims that had or could have been brought by the financial institutions that did not opt out of the settlement agreement, and the financial institutions received \$50 million, inclusive of attorneys' fees and costs. Final payments have been made and this case is considered closed.

<u>Thomas Caracci, derivatively and on behalf of The Wendy's Company v. Emil J. Brolick, Todd A.</u> <u>Penegor, Nelson Peltz, Peter W. May, Peter H. Rothschild, Joseph A. Levato, Janet Hill, Michelle J. Matthews-Spradlin, Dennis M. Kass, Matthew H. Peltz, Edward P. Garden, David E. Schwab II, Randolph Lewis, Jack G. Wasserman and Raymond Troubh and The Wendy's Company (OH), U.S. District Court, Southern District of Ohio on or about April 17, 2017. Case No.: 1:17-cv-00192. Plaintiff, owner of shares of Wendy's common stock and on behalf of Wendy's, filed a putative shareholder derivative complaint. The Complaint asserted claims of breach of fiduciary duty and violations of Section 14(a) and Rule 14a-9 of the Securities Exchange Act of 1934 arising out of the credit card incidents described in Jonathan Torres (FL) and First Choice Federal Credit Union (PA). The plaintiff sought a judgment on behalf of Wendy's Co. for damages as a result of the alleged wrongful acts or omissions, a judgment directing Wendy's Co. to reform its governance and internal procedures, attorneys' fees and other costs. On June 12, 2017, the Court granted a Joint Motion to Consolidate this matter with the *Graham* lawsuit, directing all future pleadings to be filed in the *Graham* action. Thus, the Court administratively dismissed this action. This matter is now closed.</u>

Jonathan Torres, Individually and on behalf of all others similarly situated v. Wendy's International, <u>LLC</u>, Case No. 6:16-cv-210-Orl-18DAB, U.S. District Court, for the Middle District of Florida. On February 8, 2016, WIL was named as a defendant in a civil complaint that was filed by plaintiff Jonathan

Torres, on behalf of himself and similarly situated customers. The complaint asserted claims of breach of implied contract, negligence and violations of the Florida Unfair and Deceptive Trade Practices Act arising from the Company's alleged failure to safeguard customer credit card information and the alleged failure to provide notice that credit card information had been compromised. The complaint seeks certification of a putative nationwide class of consumers impacted by the alleged failures. The plaintiff sought monetary damages, injunctive and equitable relief, attorneys' fees, and other costs. In July 2016, the Court granted the Company's Motion to Dismiss without prejudice, after which Plaintiff filed an amended complaint adding six additional named Plaintiffs and substituting Wendy's International, LLC for The Wendy's Company as Defendant. In August 2016, the Company filed a Motion to Dismiss the Amended Complaint and in March 2017, the District Court granted in part and denied in part the Company's Motion to Dismiss the Amended Complaint. Following that decision, Plaintiffs filed a Second Amended Complaint and, after a variety of procedural moves by both parties, four named Plaintiffs remained in the action. On February 26, 2019, the Court approved the settlement of this case. The settlement agreement included a \$3.4 million cap (claims made structure), including attorneys' fees, costs and expenses, and excluding the costs for notice and administration. Final payments have been made and this case is considered closed.

## C. Concluded Cases Involving Our Predecessor

In the Matter of Wendy's International, LLC (Order No. S-17-2358-18-CO01), State of Washington Department of Financial Institutions-Securities Division ("Securities Division"), entered March 26, 2018. The Securities Division asserted that WIL violated the Washington Franchise Investment Protection Act (the "Washington Act") by offering and selling franchises on Quality's behalf in the State of Washington after WIL's franchise broker registration had lapsed and had not been timely renewed. Without admitting fault or the Securities Division's conclusions, WIL waived its right to a hearing and judicial review and voluntarily entered into a Consent Order with the Securities Division. Pursuant to the Consent Order, WIL agreed not to violate Section RCW 19.100.140 of the Washington Act (the broker registration requirement) and it agreed to pay \$2,400 to the Securities Division for its investigative costs.

Juan Endara, on behalf of himself and all others similarly situated v. Automatic Data Processing, Inc.; First Data Corporation; Meta Financial Group, Inc.<sup>®</sup>; Metabank<sup>™</sup>; Wendy's Co.; Wendy's LLC; WIL; Wendy's of N.E. Florida (the Wendy's entities are hereinafter collectively the "Wendy's Defendants"), and John Does #1-10 (collectively the Wendy's Defendants and the other defendants are the "Defendants"), Case No. 6:16-cv-1032-ORL-40DAB, U.S. District Court for the Middle District of Florida. On July 1, 2016, plaintiff, a former non-exempt crew member who had worked at a Wendy's restaurant in Orlando, Florida, on behalf of himself and all others similarly situated, filed a complaint alleging that the Defendants were negligent and unjustly enriched, and had violated the Florida Deceptive and Unfair Trade Practices Act and another Florida statute that regulates the use of payroll debit cards. The allegations arose from plaintiff's assertion that, starting in 2009 and through the time he left employment in 2012, and without providing him with advance disclosure of the fees that he would be charged for use of a payroll debit card and of the alternatives to use of a debit credit card, the Defendants deducted payroll debit card fees from his wages. The plaintiff demanded class certification; declaratory judgment; restitution; compensatory, statutory and punitive damages in an unspecified amount; and costs of suit and attorneys' fees. On November 29, 2016, the parties agreed to a mediation settlement proposal. In settlement of the dispute, Wendy's Co., Wendy's LLC, and WIL contributed \$12,000 toward the \$36,000 settlement amount. The matter has been dismissed by the Court with prejudice.

## D. Franchisor Initiated Litigation Involving the Franchise Relationship in the Last Fiscal Year

None.

Other than the litigation disclosed above, no litigation is required to be disclosed in this Item.

## ITEM 4 BANKRUPTCY

No bankruptcy proceedings are required to be disclosed in this item.

## ITEM 5 INITIAL FEES

If you are new to the Wendy's system, you must sign the Preliminary Letter Agreement attached to this disclosure document as *Exhibit L*. You must also pay a Training Fee of \$5,000 to help defray the costs of your initial orientation and training program. If you are already part of the Wendy's system, or in other unique, limited instances, Quality may waive the Training Fee. Quality is under no obligation to refund the Training Fee under any circumstances.

Quality conducts a background investigation on all individuals who will become a named franchisee, guarantor, or who will own 5% or more ownership interest in a franchisee entity. Quality requires reimbursement for the \$500 cost of each background investigation.

Whether you are new to the Wendy's system or are an existing Wendy's Franchisee, you must pay a Technical Assistance Fee of \$50,000 for each Wendy's Restaurant at the time the Franchise Agreement is executed, or \$12,500 for a Frosty Cart. Quality is under no obligation to refund the Technical Assistance Fee under any circumstance.

In some limited instances (like a reduced Franchise Agreement term or other unique circumstances), Quality may charge a modified Technical Assistance Fee or may waive the Technical Assistance Fee entirely. A Technical Assistance Fee of \$25,000 is generally applicable to non-traditional sites with characteristics like limited seating, a reduced Franchise Agreement term and unique real estate provisions. The Technical Assistance Fee may be waived only in very unusual situations, and you should not anticipate a waiver of the Technical Assistance Fee.

Under the Wendy's Franchise Development Program ("FDP"), Wendy's franchisees who build a new Wendy's Restaurant or remodel an existing Restaurant will have the option of contracting with Quality and/or one of its affiliates as an independent contractor, to perform project management services. Under the FDP, you and Quality and/or one of its affiliates must sign the Project Management Agreement which is attached to this disclosure document as *Exhibit M*. If you remodel your Restaurant under any remodel design, the fee due under the Project Management Agreement, which is known as the "Project Fee" ("Project Fee") will be \$20,000. For new restaurant construction, scrapes and rebuilds and guts and rebuilds, the Project Fee will be \$35,000. In addition to the Project Fee, you are responsible for all out-of-pocket expenses incurred by Quality and/or its affiliates on each project, including travel expenses (see Item 7). The Project Fee must be paid upon execution of the Project Management Agreement, attached as *Exhibit M* to this disclosure document, and shall be applied to the final project fee as determined by the scope of the project.

Under Wendy's Real Estate Procurement Program ("REPP"), you may elect to have Wendy's select and procure for you new Restaurant sites subject to your agreement and approval. If you use REPP to obtain such real estate services, which include negotiation of a purchase contract or lease for the Restaurant site, you are required to pay a Real Estate Services Fee of \$12,500 and a Transaction Services Fee of \$17,500 (due once legal services commence, but no later than once the Restaurant location has been approved by Wendy's Executive Capital Committee) to cover certain of Wendy's costs. The Transaction Services Fee shall be nonrefundable unless the transaction is terminated prior to execution of a prime lease or purchase agreement (in which case the refundable amount shall be less certain costs and expenses incurred by Wendy's). In addition, you must sign a REPP Letter of Agreement, attached as *Exhibit N* to this disclosure document, as well as a General Release of All Claims, which is attached as an exhibit to the REPP Letter of Agreement. Prior to Wendy's signing a prime lease with the landlord for the Restaurant premises, or signing a purchase contract for Wendy's (i) a REPP Sublease Agreement or an Assignment and Assumption of Purchase Agreement, (ii) a Guaranty of Sublease, and (iii) pay a Project Fee of \$35,000 and sign the REPP Project Management Agreement attached as Exhibit C to *Exhibit N* to this disclosure document (plus pay the Transaction Services Fee, if not previously paid). During construction of the Restaurant and prior to the Restaurant opening, franchisees must sign and deliver to Wendy's (i) Wendy's then-current franchise agreement, (ii) a Release of Claims, and (iii) pay the then-current Technical Assistance Fee as required under the franchise agreement. If Wendy's purchases a fee simple interest in the Restaurant premises and Wendy's will continue to own and lease the Restaurant to you, a Wendy's form of lease agreement will be used and will be substantially similar to the REPP Sublease Agreement and the rental will be mutually determined between the parties.

Under Wendy's Build-to-Suit program, Wendy's franchisees will have the option to request that Wendy's locate and develop new Wendy's Restaurants. The Build-to-Suit program is not typically available to fulfill your development commitments under a Development Agreement, nor are Build-to-Suit Restaurants eligible to receive development incentives. Under the Build-to-Suit program, you must sign the Build-to-Suit Letter of Agreement attached to this disclosure document as *Exhibit O* and pay a Real Estate Services Fee of \$12,500 (at the time of execution of the Build-to-Suit Letter of Agreement) and a Transaction Services Fee of \$17,500 (plus applicable taxes) (due once legal services commence, but no later than once the Restaurant location has been approved by Wendy's Executive Capital Committee). The Transaction Services Fee shall be non-refundable unless the transaction is terminated prior to execution of a prime lease or purchase agreement (in which case the refundable amount shall be less certain costs and expenses incurred by Wendy's. At the time that the Restaurant location has been approved by Wendy's Executive Capital Committee and by the franchisee, and in any event prior to Wendy's signing a prime lease with the landlord for the Restaurant premises, or signing a purchase contract for Wendy's acquisition of a fee simple interest in the Restaurant premises, franchisees must sign and deliver to Wendy's (i) Wendy's then-current franchise agreement, (ii) Build-to-Suit Sublease Agreement with a rent schedule that will typically equate to: the amount paid by Wendy's under the prime lease (or in the case that Wendy's purchases the land, a Build-to-Suit Lease Agreement with a fixed market rent which may include an initial franchisee capital contribution, determined by Wendy's payable prior to opening), plus a percentage of Gross Sales determined by Wendy's, (iii) a Sublease Guaranty or Lease Guaranty, and (iv) a Release of Claims, and pay a Real Estate Development Services Fee of \$40,000 (plus applicable taxes) (plus pay the Transaction Services Fee, if not previously paid). In addition to the Real Estate Development Services Fee, you are responsible for directly purchasing restaurant furniture, fixtures, equipment, signage, and technology, as well as all out-of-pocket expenses incurred by Quality and/or its affiliates on each project, including travel expenses (see Items 6 and 7). Upon the franchisee entering into (i) and (ii) above, the then-current Technical Assistance Fee due under the franchise agreement will also be due. The Build-to-Suit Sublease Agreement, Sublease Guaranty, and Release of Claims are attached as Exhibits to *Exhibit O* to this disclosure document.

If you acquire your Wendy's Restaurant from another franchisee, and we consent to the transfer of the Franchise Agreement to you and you are not participating in the Franchise Flip Program, no other initial franchise fee or other initial payment (other than a transfer fee) is required to be paid by you to Quality. If you acquire your Wendy's Restaurant from Quality or one of its affiliates, there may be leasing or financing costs as well as the reimbursement of various other costs due to Quality or its affiliates before opening, as also discussed in Item 10. Specifically, these other costs may include Quality's Technical Assistance Fee, rent, inventory, working capital, training costs and other costs associated with opening a Wendy's Restaurant (see Items 6 and 7). If you sell a Restaurant that was built under our Build-to-Suit Program, as a condition for its consent to any transfer and in its discretion, Quality (for itself and its affiliates) reserves the right to terminate

or modify the terms and conditions of agreements issued associated with the Build-to-Suit Program as it relates to the Restaurant, including any lease or sublease, and reserves the right to call due and collect such amount(s) as determined by Quality (and/or its affiliates) in its discretion at the closing of the Restaurant transfer. Such amount(s) may be calculated to make Quality (and/or its affiliates) whole for its investments into the Restaurant, including, but not limited to, net book value associated with the Restaurant, additional anticipated returns over the life of the Franchise Agreement associated with the Restaurant, acceleration of lease or sublease consideration, or repayment of allowances or inducements.

Finally, if you are approved to participate in Quality's Franchise Flip program, which involves the sale of Restaurants by an existing Franchisee and our provision of valuation and deal management services, you will receive a new Franchise Agreement for each Restaurant, which will provide a 20-year term (5 years for a Frosty Cart), and you will pay a Franchise Flip TAF of \$25,000 for each Restaurant (\$12,500 for a Frosty Cart) at the time the Franchise Agreement is executed.

If you previously executed a development agreement with us, the Technical Assistance Fee for the Restaurant may be credited through the application of any previously-paid development fee. The current forms of Development Agreements do not require an up-front fee.

Type of Fee <sup>1</sup>	Amount	Due Date
RoyaltyVaries between 4-6% of "Gross Sales" 2, 3, 4 (depending on the type of restaurant and development program):		On the 15 <sup>th</sup> day of the month
	4% for traditional/Groundbreaker Restaurants	
	5% for Restaurants developed under a Pacesetter Development Agreement	
	6% for Restaurants on military bases/Frosty Carts and those developed under the Build-to- Suit Program.	
National Advertising <sup>5</sup>	1.50-3.50% of Gross Sales. <sup>2, 3, 4,5</sup>	On the 15 <sup>th</sup> day of the month
Local and Regional Advertising <sup>6</sup>	.50% of Gross Sales. 2,4,5,6	On the 15 <sup>th</sup> day of the month
Additional Training	Will vary under circumstances. <sup>7</sup>	As incurred
Transfer	\$5,000 minimum, this amount increases based on number of affected restaurants.	Before consummation of transfer
Consent to Collateral Assignment	\$10,000 <sup>8</sup>	As incurred <sup>8</sup>
Renewal	An amount which is not greater than 25% of the then-current Technical Assistance Fee. <sup>9</sup>	Before expiration of initial term of Franchise Agreement <sup>9</sup>
Audit	Costs and expenses of audit, including travel, lodging, wages, accounting and legal costs, and interest on any understated amount. <sup>10</sup>	As incurred

## ITEM 6 OTHER FEES

Type of Fee <sup>1</sup>	Amount	Due Date
Late Fee/Interest	\$100 plus interest on the overdue amount from the date it was due until paid, at the (i) rate determined by Quality, or (ii) maximum legal rate, whichever is less. <sup>11</sup>	As incurred
Costs and Attorneys Fees	Will vary. <sup>12</sup>	As incurred
Continuous Operations Fees	Upon unapproved early termination of the Franchise Agreement, the sum of the average monthly royalty fee and the average Advertising Contribution due under the Agreement for the 12-month period prior to termination (or the average monthly royalty and the average Advertising Contribution due under the Agreement if operating less than 12 months) multiplied by the lesser of (i) 36 or (ii) the number of months remaining on the Term of the Franchise Agreement. <sup>13</sup>	As incurred
Development Agreement - Development Obligations Fee	Only applicable to development agreements. Upon failure to open restaurant in accordance with development schedule, monthly payment beginning in the first month after required open date until earlier of (a) actual open date of restaurant and (b) 10 years from required open date of restaurant and, if you previously paid a development fee, \$50,000 or the then- current Technical Assistance Fee will be forfeited from the amount paid. Payment amount is \$6,000 per month if you execute a new Groundbreaker Development Agreement; or \$7,500 per month if you execute a Pacesetter Development Agreement.	As incurred Exceptions/grace period extensions exist for: 1) force majeure; 2) if you have secured the real estate for the new Restaurant through a binding and bona fide purchase or lease agreement; or 3) (if applicable) if delay to open is caused through Franchisor's failure to identify and/or secure suitable real estate under a REPP program.
Indemnification	Will vary. <sup>12</sup>	As incurred
Review of Proposed Offering Materials of Franchisee	\$10,000 or a greater amount necessary to reimburse Quality for its legal, accounting, and other costs. <sup>14</sup>	As incurred
Technology Fee <sup>15</sup>	\$5,500 - \$12,800 per restaurant per year	Paid quarterly, upon invoice
Cyber Insurance Policy Premium Payment	A per restaurant fee of \$900, which the per- Restaurant amount is subject to change on an annual basis according to overall policy premiums	Paid quarterly, upon invoice
In-App Delivery Account Settlement Services	A per-transaction fee of 3.0% of each in-app delivery transaction amount <sup>16</sup>	As incurred
Customer Care <sup>17</sup>	A per restaurant fee of \$95 per month	Paid quarterly, upon invoice
FSA Re-Assessment Visit Fee	\$243.24 <sup>18</sup>	As incurred
Rent	Varies <sup>19</sup>	Varies

<sup>1</sup> All fees are charged by Quality, and are payable to Quality or its subsidiaries or affiliates except for local and regional advertising expenditures which are payable to advertising cooperatives and local advertising sources. These fees are non-refundable and are incurred during the operation of the business.

<sup>2</sup> "Gross Sales" includes all revenue from the sale of all services and products and all other income of every kind and nature related to the Franchised Business or premises, including proceeds of any business interruption insurance policies, and the sale of any promotional or premium items, whether for cash or credit, and regardless of collection in the case of credit, but shall not include (i) any sales taxes or other taxes collected from customers by you for transmittal to the appropriate taxing authority, (ii) the amount of refunds made to customers, and (iii) any amounts from coupon or discount programs approved by Quality for which you are not reimbursed. Gross Sales also excludes revenue you derive from selling, issuing or increasing the balance on Wendy's gift cards; however, revenue derived from purchases paid for with gift cards must be included in Gross Sales (see Item 11).

<sup>3</sup> You must pay the royalties and WNAP fees due under the Franchise Agreement electronically, by way of Wendy's electronic payment system.

<sup>4</sup> There are several development incentives available that may temporarily reduce your royalty rate.

Groundbreaker Incentive: If you enter into a Groundbreaker Development Agreement with us, or agree to modify an existing Development Agreement to be updated to our form of Groundbreaker Development Agreement, and with the modifications, agree to take on additional restaurant count in the development schedule, the Restaurants that you newly develop under the terms of the new Groundbreaker Development Agreement will be eligible for the "Groundbreaker Incentive." If you are entering into or agreeing to revise an existing Development Agreement, the number of Restaurants that must be added to or required by your development schedule are subject to our discretion and dependent upon a number of factors, including the development potential of the relevant DMA(s) ("Designated Market Areas"), the number of franchisees developing within the relevant DMA, and your financial and operational support capabilities. We reserve the right not to offer this incentive to any franchisee that does not meet our new franchisee or development requirements. For each Restaurant opened during the existence of the Groundbreaker Development Agreement, according to the schedule and terms contained therein, for the first 12 months of the Restaurant's operation, royalties are reduced by 3%, and WNAP fees are reduced by 3.5%, and during the next 12 months of the Restaurant's operation, royalties are reduced by 2%, and WNAP fees are reduced by 3%. Further, franchisees developing under the Groundbreaker Development Agreement will receive additional incentives regarding reimaging. For nontraditional locations such as airports and food courts, the reduction in National Advertising may be limited in full or in part at our discretion if the base amount to be contributed is already set at a non-standard rate. This incentive may not be available for some Restaurants developed through our system optimization program.

Pacesetter Incentive: If you enter into a Pacesetter Development Agreement with us, or agree to modify an existing Development Agreement to include additional Pacesetter development, and with the modifications, agree to take on additional restaurant count in the development schedule, the Restaurants that you newly develop under the terms of the new Pacesetter Development Agreement will be eligible for the "Pacesetter Incentive." If you are entering into or agreeing to revise an existing Development Agreement, the number of Restaurants that must be added to or required by your development schedule are subject to our discretion and dependent upon a number of factors, including the development potential of the relevant DMA(s) ("Designated Market Areas"), the number of franchisees developing within the relevant DMA, and your financial and operational support capabilities. We reserve the right not to offer this incentive to any franchisee that does not meet our new franchisee or development requirements, or for Restaurants developed through our system optimization program. For each Restaurant opened during the existence of the Pacesetter Development Agreement, according to the schedule and terms contained therein, the royalty rate will be 5%; however, for the first 36 months of the Restaurant's operation, royalties are waived, and WNAP fees are reduced by 3.5%. After the first 36 months of operation, royalties will be 5% of Gross Sales for the remainder of the franchise agreement term. For nontraditional locations such as airports and food courts, the reduction in National Advertising may be limited in full or in part at our discretion if the base amount to be contributed is already set at a non-standard rate. The then-current Technical Assistance Fee will also be waived in connection with any Restaurant opened under a Pacesetter Development Agreement.

<sup>5</sup> This fee is payable to The Wendy's National Advertising Program, Inc. ("WNAP"), a non-profit corporation, and the entity engaged in a national advertising program on behalf of Quality and its affiliates in the United States, as described in Item 1. If you operate a Frosty Cart, your national advertising contribution to WNAP will be 1.5%.

<sup>6</sup> On occasion, a local or regional advertising cooperative may, upon a vote of its members, establish local and regional advertising fees at a percentage rate, which, when combined with the national advertising contribution, will exceed the total 4% required Advertising Contribution. For example, the members of an advertising cooperative may decide to contribute 1.00% (instead of .50%) of their Gross Sales to its local advertising programs. This 1.00% local contribution, combined with the 3.50% national advertising contribution results in a total Advertising Contribution of 4.50%. By joining an advertising cooperative which has decided upon a contribution rate which results in a total Advertising Contribution in excess of 4%, you may be required to contribute at that rate. Therefore, Quality encourages you to review the co-op agreement and speak with other co-op members to determine the level of your required Advertising Contribution <u>before</u> signing the Wendy's Franchise Agreement.

The local and regional advertising fee is payable to an advertising cooperative. If there is no advertising cooperative or if the cooperative does not require contribution of the full local and regional advertising amount, expenditures are made directly by you to local advertising sources. If you operate a Frosty Cart, you will not be required to contribute to a cooperative, but you will be required to spend 0.5% directly on local advertising sources. Quality may in the future require local and regional advertising fees payable to an advertising cooperate be paid via Wendy's electronic payment system (see Item 11).

In those advertising cooperatives where Quality and/or one of its affiliates is a member, Quality and/or its affiliate, as applicable, exercises a vote on fees along with Franchisee members.

<sup>7</sup> Quality currently charges only for expenses incurred in additional training, like material costs, equipment rental and meeting room costs. However, Quality reserves the right to charge an additional fee for this training. You are always responsible for your (and your employees') expenses for training, like transportation, lodging, meals, wages, and workers' compensation. Quality's primary method of training is now by way of electronic learning tools, known as e-learning. Quality's proprietary version of e-learning is known as WeLearn. Your access to online training requires you to pay a per-Restaurant license fee. See Item 7 and Item 11 for more information on training.

<sup>8</sup> Should you seek to obtain our approval for a transfer of interest involving more than one Restaurant, \$5,000 is the current transfer fee payable for change in control transfers of interest for one (1) to five (5) restaurants, plus an additional \$1,000 for each additional restaurant in the same change of control transfer request; and \$2,500 is the current transfer fee payable for partial transfers of interest involving more than a combined 5% change in franchise ownership for one or more transfers but less than a change of control, involving one (1) to five (5) restaurants, plus an additional \$500 for each additional restaurant in the same transfer request. At Quality's discretion, these amounts may be increased up to \$10,000 or more per Restaurant for complex transfers involving trusts, mergers, reorganizations, restructurings, or other complex transactions, or if necessary to reimburse Quality for its legal, accounting, and other expenses incurred in the transfer.

This fee is payable if you issue any securities, or when you transfer, pledge, or otherwise encumber the Franchise Agreement, any of your rights or obligations under the Franchise Agreement, any direct or indirect interest in yourself, or any material asset used in your Wendy's Restaurant. In addition to the transfer fee, if the transferee is eligible and elects to renew the franchise for a term approved by Quality, the transfer is also subject to Quality's renewal requirements and the payment of the renewal fee (see footnote 9).

<sup>9</sup> The Technical Assistance Fee is \$50,000, or \$12,500 for a Frosty Cart. In 2024, the renewal fee charged to franchisees who are renewing their franchise is \$12,500 for each Wendy's Restaurant. If you execute a franchise agreement in 2024, your Technical Assistance Fee will be \$50,000 unless your TAF is waived under the Pacesetter Incentive.

Quality may extend the term of your existing franchise in order to allow you to comply with Quality's requirements for renewal. If you do not renew the franchise by the end of its term or by the end of an extension period, the franchise will expire. In order to reinstate a franchise after its expiration date, you will be required to pay a new Technical Assistance Fee (\$50,000) (see Item 7). You are required to meet certain remodeling, equipment and operational standards in renewing your existing franchise.

Subject to Quality's approval in its sole discretion, you may request a "Sunset Extension" of your existing franchise term. If approved, your franchise term will be extended for up to 3 additional years, and the renewal provision of your franchise will be terminated. If you are approved for the Sunset Extension, you will be required to sign an addendum to your franchise agreement and pay a fee of \$2,500 - \$10,000 (depending on the length of extension approved). You must pay a nominal fee (\$163.25) to have a current Facility Evaluation ("FE") with all work completed within the first 3 months of the extended term, and make improvements to the Restaurant as provided under the FE and must permanently close the Restaurant and distinguish its appearance from other System Restaurants at the end of the Sunset Extension period (see Items 1 and 7). In certain very limited circumstances approved by Quality in its sole discretion, Quality may offer you a royalty reduction during the term of your Sunset extension in consideration for your agreement to further extend your franchise term. Also subject to Quality's approval in its sole discretion, if your franchise term is expiring and, for reasons beyond your control you cannot enter into a full renewal term, you may be eligible for a "Sunrise Extension" of up to 3 years, but which will not terminate your renewal rights under your existing franchise agreement. If approved, your franchise term will be extended for a short period, not to exceed December 31, 2025, but the renewal provision of your franchise will not be terminated. If you are approved for the Sunrise Extension, you will be required to sign an addendum to your franchise agreement and pay a fee of \$2,500 - \$7,500 (depending on the length of extension approved). You must also pay a nominal fee (\$163.25) to have a current Facility Evaluation ("FE") completed at least once at the beginning of the extended term, and complete all required work under each FE as determined by Quality.

<sup>10</sup> Payable only if audit shows an understatement or underpayment of 2% or more.

<sup>11</sup> Payable upon your failure to comply with various provisions of the Franchise Agreement.

<sup>12</sup> You must reimburse Quality and/or its affiliate, as applicable, if Quality and/or its affiliates are sued or held liable for claims resulting from the operation of your Wendy's Restaurant.

<sup>13</sup> The Continuous Operations Fee is due in the event you default the agreement by terminating it early without Quality's prior written approval to do so. A premature unapproved termination of the Franchise Agreement as a result of default, including from a default caused by voluntary termination/abandonment, would cause substantial damage to Franchisor.

<sup>14</sup> You must reimburse Quality for its costs in reviewing materials for any offer or sale of your securities.

<sup>15</sup> Quality has partnered with certain suppliers for products and services that are part of the technology suite required at your Restaurant, including foundational security services, point-of-sale and back-of-house support, mobile ordering, implementation, ongoing HelpDesk, digital media, and centralized billing including for the applicable software maintenance fees and hosting service fees for your Restaurant which Quality and/or its affiliates pays to NCR Aloha directly on an ongoing basis. These fees relate to the Aloha point of sale software that you must install in your Restaurant (see Item 11). You will pay WETECH one annual fee, billed in quarterly installments, for these technology services, by means of a flat fee dependent on your Restaurant's Gross Sales during the trailing twelve months ending in December 2023 (the "Technology Fee"). If your Restaurant's Gross Sales were below \$1.5 million, you will pay \$6,500 annually. If your Gross Sales were between \$1.5 million and \$1.9 million, you will pay \$9,000 annually. If your Gross Sales were higher than \$1.9 million, you will pay \$12,000 annually. If your Restaurants that use the NCR/Dumac HelpDesk instead of Wendy's HelpDesk, the Technology Fee will be lowered by \$1,000 annually to offset HelpDesk fees you pay directly to the third party help desk provider, and for restaurants that use the Solugenix HelpDesk instead of Wendy's HelpDesk, the Technology Fee will be increased by \$800 to offset fees passed through to you by Wendy's for such services. For Frosty Carts, the services received from WETECH may be limited based on the nature of the location, and the Technology Fee may be adjusted accordingly.

<sup>16</sup> This fee is intended to cover the costs associated with Wendy's Digital, LLC's role as merchant of record on such transactions, such as credit card processing fees, third party vendor transaction fees, and chargebacks.

<sup>17</sup> This fee includes customer care support provided by Wendy's, including pass-through charges related to our Voice of the Customer survey program. Certain non-traditional location types such as Frosty Carts or delivery-only kitchens may not be required to purchase customer care support, or may be subject to a reduced rate, if certain services do not apply due to the nature of the location. <sup>18</sup> If your restaurant does not receive a passing score on its Food Safety Assessment, you will be charged for each re-assessment required pursuant to Wendy's Food Safety Escalation Policy.

<sup>19</sup> If you lease or sublease your Wendy's Restaurant from Quality and/or its affiliates, you will be charged rent, which will vary on a case-by-case basis. You will sign a standard Lease or Sublease along with other documents required by Quality and/or its affiliates, which will set forth the payment amount and timing of payments. In the event of a Build-to-Suit Sublease, the rent will typically equate to the amount paid by Wendy's under the head lease (or in the case that Wendy's purchases the land, a Build-to-Suit lease Agreement a Build-to-Suit Lease Agreement with a fixed market rent which may include an initial franchisee capital contribution, determined by Wendy's payable prior to opening), <u>plus</u> a percentage of Gross Sales determined by Wendy's. Additionally, if you sublease the premises on which your Wendy's Restaurant is located from Wendy's in connection with the REPP or Build-to-Suit, or with respect to certain pre-existing Wendy's Restaurants, Wendy's will structure the rent under the Sublease to include an additional amount, typically \$6,000 per year (payable \$500 per month) over and above the base rent due under the prime lease as an administrative fee to offset Wendy's costs and expenses in managing the head lease and sublease.

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## ITEM 7 ESTIMATED INITIAL INVESTMENT

## YOUR ESTIMATED INITIAL INVESTMENT

## **Franchise Agreement**

Type of Expenditures	Estimated Amount	Method of Payment	When Due	To Whom payment is to be made <sup>1</sup>
Initial Technical Assistance Fee <sup>2</sup>	\$50,000	Lump Sum	On Signing Franchise Agreement	Quality
Building <sup>3</sup>	\$582,750 - \$2,044,126	As Agreed	As Incurred	Varies
Equipment <sup>4</sup>	\$415,224 - \$547,581	As Agreed	As Incurred	Varies
TOTAL ESTIMATED INITIAL CAPITAL INVESTMENT BEFORE LAND, PRE-OPENING EXPENSES, AND ADDITIONAL OPERATING FUNDS	\$997,974 - \$2,641,707			
Pre-Opening Expenses, Training Expenses, and Additional Operating Funds <sup>5</sup>	\$110,500 - \$187,000	As Agreed	As Incurred	Varies
TOTAL ESTIMATED INITIAL INVESTMENT <sup>6</sup>	\$1,108,474 - \$2,828,707 \$310,095 - \$715,341			
Real Property <sup>8</sup>	Varies	Varies	Varies	Varies

<sup>&</sup>lt;sup>1</sup> - If you are purchasing a company-owned Wendy's Restaurant, whether under the system optimization initiative (see Item 1) or not, then Quality or its affiliates may be the recipient of the expenditures under some of the categories referenced in the table below. <sup>2</sup> - The Technical Assistance Fee may be reduced when developing non-traditional restaurants, such as fuel stations, transportation centers, food courts, military bases, or delivery only units, or in other unique circumstances (see Item 5). If you are approved to participate in our Franchise Flip program, the Franchise Flip Fee is paid in lieu of the Technical Assistance Fee and is reduced to \$25,000. Additionally, if you have executed a Pacesetter Development Agreement, your Technical Assistance Fee will be waived for each location opened pursuant to such agreement. If you develop a Frosty Cart, your Technical Assistance Fee will be \$12,500. See Item 6 for additional information regarding our current development incentives.

<sup>3</sup> - Includes Permits, Standard Construction, and Site Improvements. If you are developing a Wendy's Build-to-Suit site, you should not typically expect to incur these costs. The cost to build a new Restaurant with Quality's approved design standards are within the range of costs as described in this Item 7; however, if you include multiple upgrades, your total cost could exceed the cost ranges described in this Item 7. You can elect to add a number of upgrades to any design at your option, and at additional cost. The building and site construction cost estimates are based on the approved budgets for the 20 most recent company-led projects for franchisee-operated restaurants reviewed by Wendy's U.S. Capital Committee ("CAPCOM") as of January 2024 and are net of tenant improvement allowance. Various regions are included in the population of sites. You will need to adjust your projected costs based on the location where you plan to build, as actual costs vary considerably according to local building and zoning ordinances, prevailing construction costs in the geographic region, municipal impact fees, size and condition of the site. The range of costs described in this table does not reflect the construction costs associated with a drive thru only location, or with certain types of nontraditional Restaurant locations such as delivery kitchens. If you elect to contract with Quality to perform project management services for the reimaging of an existing Restaurant or construction of a new Restaurant under the FDP, you will be required to pay the FDP Fee which is \$35,000 for new Restaurant construction, plus pay Quality and/or its affiliates for all reimbursable expenses, including travel fees (see Item 5). If you elect to have Wendy's locate and develop your new Wendy's Restaurant under Wendy's Build-to-Suit Program, you will be required to pay the Real Estate Services Fee of \$12,500 and a Transaction Services Fee of \$17,500 (plus applicable taxes). The Transaction Services Fee is non-refundable unless the transaction is terminated prior to execution of a prime lease or purchase agreement (in which case the refundable amount shall be less certain costs and expenses incurred by Wendy's). Your Build-to-Suit Sublease Agreement may include a required franchisee capital contribution, and you must also pay a Real Estate Development Services Fee of \$40,000 (plus applicable taxes). In addition to the Real Estate Development Services Fee, you are responsible for all out-of-pocket expenses incurred by Quality and/or its affiliates on each project, including travel expenses.

If you elect to use our real estate procurement services to locate and select (subject to your approval) a site for a new Restaurant under the REPP, you will be required to pay a Real Estate Services Fee of \$12,500 and a Transaction Services Fee of \$17,500 to cover certain of our costs, plus \$50,000 to be applied to the Technical Assistance Fee for the Restaurant. The Transaction Services Fee shall be non-refundable unless the transaction is terminated prior to execution of a prime lease or purchase agreement (in which case the refundable amount shall be less certain costs and expenses incurred by Wendy's. Under the REPP, you are also required to pay a Project Fee of \$35,000 (see Item 5).

If you acquire existing Wendy's Restaurants from Quality and/or one of its affiliates under the System Optimization Initiative (see Item 1), you may be required to participate in the FDP and pay the required FDP fees up front for any Restaurants which must be reimaged as described in the Asset Purchase Agreement to be entered into between you and Quality and/or one of its affiliates. If you acquire an existing Wendy's Restaurant, whether from Quality, one of Quality's affiliates or from another franchisee, your investment will depend on the price you negotiate with the seller. In that instance, you will be required to reimage the existing Wendy's Restaurants along with other of your Wendy's Restaurants to come into compliance with Quality's reimage requirements. In 2024, the cost to remodel a Wendy's Restaurant in connection with transfers, renewals, and under the Wendy's System's reimage requirement, will range from \$150,000 to \$2,515,000 depending upon which upgrade options and reimage design type are selected. For reimaging, you will also likely have Facility Evaluation ("FE") costs that will range approximately from \$20,000 to \$150,000, which will vary based on the required repair and maintenance work needed (plus a nominal fee of \$163.25 to have an FE completed).

The cost of a POS system is not included in the cost ranges above (see Item 11). If your franchise agreement is expiring and you anticipate your Wendy's Restaurant will be closing soon, subject to Quality's approval, you may request extension of your existing franchise term to December 31, 2025 at the latest. In connection with this extension you will pay an extension fee as well as a nominal fee (\$163.25) to have an FE completed at least once at the beginning of extended term, and complete all required work under each FE as determined by Quality.

A Frosty Cart is a small mobile food unit that offers a limited menu (prescribed by Quality), including Frosty, Frosty related products and bottled beverages, for sale at fixed, permanent locations within non-traditional venues such as shopping malls, airports, train stations, stadiums, sporting arenas, amusement parks, zoos, convention centers, and educational institutions or facilities or other atypical sites. If you develop a Frosty Cart location rather than a freestanding, in-line, or nontraditional Wendy's Restaurant, your requirements will differ from the typical Wendy's Restaurant. The range of costs described in this table does not reflect the construction or other costs associated with a Frosty Cart, and many of these costs may be reduced when developing a Frosty Cart. The standard Frosty Cart itself, excluding equipment and supplies, is estimated to cost between \$110,000 - \$150,000. Rent for a Frosty Cart will vary by location and may be either a percentage of gross or net sales, which ranged from 15% - 20% in company locations, or a flat fee, which ranged from \$4,225 - \$4,484/ month in 2022 Company locations, and varied as to whether utilities were included in rent. In 2022 Company locations, no security deposit was required, but this will vary depending on the venue you select for your Frosty Cart.

<sup>4</sup> - **Includes Furniture, Fixtures, Equipment Signage, Technology, and select Security costs.** This range does not include the ongoing annual maintenance costs associated with various technology components. See Item 11 for those costs and for other requirements and specifications about technology. Equipment associated with a Frosty Cart, including the Frosty Cart itself, production and implementation equipment, signage, technology, and furniture, if applicable based on location, will range in cost from \$150,000-\$176,000.

<sup>5</sup> - **Includes Training Fee, Opening Inventory and Supplies, Grand Opening Advertising, and Additional Prepaid Expenses.** The current Training Fee is \$5,000. Quality collects the Training Fee before your initial training program commences. The Training Fee is applied toward the cost of your initial orientation and initial training program. Quality is under no obligation to refund the Training Fee under any circumstances; however, Quality may credit this fee if you are part of a special program in certain limited circumstances. There are no additional charges paid to Quality for the initial training. However, if training occurs outside the market area of your Wendy's Restaurant, you and your management staff are responsible for personal expenses associated with room, board and transportation while attending franchise training, the scope of which depends on your level of prior experience, and whether you have management staff available from existing Wendy's Restaurants.

The range for Opening Inventory and Supplies will vary depending upon the actual size of the Wendy's Restaurant, its performance and the inventory required, but can be expected to be approximately 14,000-20,000. For a Frosty Cart, this range will be approximately 2,000-66,000 depending on the location.

Grand Opening Advertising for a standard Restaurant will be approximately \$7,500-\$10,000 (\$10,000 on average), and for a Frosty Cart location will be \$5,000. Additionally, the venue you select for your Frosty Cart location, may require additional grand opening advertising expenditures, which may vary widely depending on location-specific requirements.

Your additional expenses and other prepaid expenses for approximately a 3-month period, which can be expected to be approximately \$84,000 to \$152,000 (\$107,000 on average), are included in this range. These expenses do include items like estimated cost of living expenses for your initial management group during the initial training program, which will vary depending on the number of weeks in training, the distance traveled, location of training, the mode of transportation chosen and other factors), payroll costs (including

during training periods and two weeks post-opening), and other service contracts and miscellaneous additional costs. These figures are estimates, and we cannot guarantee that you will not incur additional expenses during the startup of your business. For example, if there is a federal or state mandated minimum wage increase, you may incur an increase to the hourly rate paid for crew labor. Your costs will depend on a number of additional factors such as your management skill, experience and business acumen, economic conditions, the local market for your business, competition and the performance of your Wendy's Restaurant. The estimated amounts do not include royalties and advertising fees or food and paper expenses, or insurance premiums (which will vary depending on a number of factors including economic conditions and the local market for your business).

<sup>6</sup> - None of the expenditures listed in Item 7 are refundable, except if you are participating in REPP or Build-to-Suit, the \$17,500 Transaction Services Fee shall be non-refundable unless the transaction is terminated prior to execution of a prime lease or purchase agreement (in which case the refundable amount shall be less certain costs and expenses incurred by Wendy's.

The ranges contained in Item 7 are based on nearly 52 years of Quality and its predecessor's experience in the restaurant business and depend upon whether you purchase for cash, finance or lease the land, building, and equipment for the Wendy's Restaurant. The totals listed may vary if you elect to use a combination of these alternatives to acquire the assets needed for the Wendy's Restaurant. For example, you may choose to lease the site of the Wendy's Restaurant, but purchase the necessary equipment package. You should review these figures carefully with a business advisor before making any decision to acquire or build the franchise.

<sup>7</sup> - **Financing.** If you finance the purchase of a newly-built Wendy's Restaurant, assuming 20% cash down payment, no closing costs, and interest and principal fully deferred until 3 or more months after opening, your initial costs may be decreased. This financing cost will vary significantly depending on your creditworthiness, the lender selected, interest rates, closing costs and other factors, including, for land, the size, condition and location of the premises and the demand for the premises among prospective lessees or purchasers.

<sup>8</sup> - **Real Property.** Your real estate costs will vary as negotiated between you and the seller and/or landlord, as applicable; therefore we cannot predict the cost. For company Restaurants (which are located in limited geographic regions), purchasing land can cost an additional \$400,000 - \$1,300,000 (or more), and renting can cost \$20,000 - \$70,000 or more, for three months' rent. This cost will vary depending on the size, condition and location of the premises as well as the demand for the premises among prospective purchasers and municipal requirements for off-site improvements and utility connection fees. Depending upon how your transaction is structured, you may pay some or all the actual cost. Factors that typically affect your real estate costs include your cost to negotiate your lease (or buy the property), fair market lease values and lease terms in your area, how the costs to renovate or develop the land, building and other site improvements are allocated between landlord and tenant and interest costs, among others. Lease terms are individually negotiated and may vary materially from one location or transaction to another.

## ITEM 8 RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

## **Required purchases; Required and approved suppliers**

You must operate your Wendy's Restaurant according to Quality's system standards. Quality may regulate, among other things, the real estate, the type, model and brands of required fixtures, furnishings, equipment, signs, technology, materials and supplies to be used in operating your Wendy's Restaurant, required or authorized products and product categories and the approved suppliers of each item. Under Wendy's Franchise Development Program to build your Restaurant, you may be required to utilize preferred service providers approved by Wendy's. In addition, you must adhere to the standards and specifications established by Quality which may impose minimum requirements for delivery, performance, quality, safety, security (including information security) and cost. Quality's standards and specifications are for menu items, food products (such as beverages, meat, bakery goods, and produce) paper products containing the Wendy's logo, kids' meal premiums, cleaning supplies, uniforms, packaging, advertising materials, supplies, ingredients, and a variety of other products and services used in the construction and operation of your Wendy's Restaurant. In most instances, you must purchase or lease the various products or services required for your Wendy's Restaurant from a list of suppliers approved by Quality, or you must purchase or lease products or services which conform to Quality's specifications.

Quality and some of its affiliates described in Item 1 are approved suppliers of real estate and equipment (whether you purchase or rent your Wendy's Restaurant). Except as described in this Item 8, there

are no products or services for which Quality and its affiliates are the only approved suppliers. Unless you are acquiring a specific Restaurant from Quality or its affiliates, you need not purchase (or lease) real estate or equipment from Quality or its affiliates, except that Quality's affiliate, WIL, will be the only approved supplier of Frosty Carts in 2024. Quality's affiliate WETECH is currently the only approved supplier of certain technology products and services (including services related to secure processing of payment card information).

Since you must purchase a large number of different products for your Wendy's Restaurant from multiple suppliers, you will likely purchase most products from the approved distributor in Quality's distribution network. Distribution contracts are maintained and managed by Quality Supply Chain Co-op, Inc., a Delaware corporation ("QSCC"), a purchasing cooperative described below. At your request, QSCC will provide you with the name and contact information for the distributor within your geographic area.

One or more officers of Quality may own nominal interests in certain of Quality's suppliers or distributors which are publicly traded.

## **Approval of Alternative Suppliers and Distributors**

If you wish to purchase any food, Wendy's logo paper products, equipment, building materials or other products or services which must conform to Quality's specifications from anyone other than an approved supplier, you must submit a written request for approval to Quality. You may not purchase from any supplier until that supplier has been approved in writing by Quality. Quality's approval of any supplier will be based on Quality's approval criteria in existence at that time. These criteria may include production capabilities, experience in the Wendy's system, business reputation, financial capabilities, trends of the supplier's business, equivalency of the proposed supplier's services to previously identified sources, and other factors. Quality has the right to require that Quality or its agents be permitted to inspect the supplier's facilities, and that samples from the supplier be delivered either to Quality or to an independent laboratory which Quality selects for testing. In addition, Quality may evaluate the supplier's production capabilities, their compliance with specifications for finished products, demonstration of long-term durability, their quality assurance programs, level of sanitation and food safety compliance.

Quality's criteria for approval or rejection of a supplier of equipment and building materials is provided to Wendy's franchisees electronically, through the WeConnect, or by other written communications from Quality or from QSCC. Quality may evaluate potential suppliers of equipment and building materials with inlab testing, in-store evaluations and long-term in-store use.

Although Quality's predecessor, WIL, has not assessed a fee for supplier approval in the past, you may in the future be required to pay Quality a fee which does not exceed the reasonable cost of the inspection and the actual cost of the test. The time required for Quality to provide its approval (or disapproval) will vary depending on a variety of factors, including the complexity of the products or equipment and the impact of the equipment or product on the Wendy's system. On occasion, Quality may also reinspect the facilities, products, and services of any approved supplier and revoke its approval if the supplier fails to continue to meet any of Quality's criteria. Quality is not required to approve any particular supplier, and may only approve a single supplier (which may include Quality and/or its affiliates) for certain items.

Quality requires all suppliers that are approved to provide goods, products, equipment or services to Wendy's Restaurants in the United States to sign a supplier code of conduct on an annual basis. The supplier will also be required to sign QSCC's standard supplier agreement in order to become an approved supplier. If approved, the supplier will be required to enter Quality's supplier code of conduct and QSCC's standard supplier agreement and any other related documentation which Quality may require. Quality may also require

that the supplier comply with other requirements. QSCC's standard supplier agreement provides for termination without cause, or due to the supplier's breach of the agreement.

Quality's approval of distributors is based on many of the same factors with respect to suppliers, along with other factors specific to distributors. Once approved by Quality, as acceptable based on its considerations, QSCC performs a formal Request for Proposal ("RFP" process) in order to select the distributor for a specific geographical area, at which time input is solicited from both Wendy's franchisees and company-owned store management. You can request that QSCC consider a Quality-approved distributor in your geographic area at any time. QSCC will consider a distributor you propose in the context of the expiration or renewal of a QSCC contract with an existing distributor, and if the proposed distributor is approved by Quality, chooses to participate in the RFP process and meets the requirements pertaining to that process, is willing to supply all stores in the applicable area, and is selected under the RFP process for that area. If approved, the distributor may be required to enter QSCC's standard distribution agreement and any related documentation QSCC may require. Distributors are inspected by Quality's quality assurance auditors, as well as by third-party professionals experienced in auditing distribution centers, which are nominated by the distribution center and subject to our approval. QSCC monitors and evaluates distribution capabilities, performance and customer satisfaction levels.

## **How Specifications Are Issued and Modified**

Quality will provide you with approved supplier lists covering a great many of the products and services you use in the operation of your Wendy's Restaurant. The approved supplier list may be provided to you electronically through the Wendy's internet system, referred to as WeConnect. If you are not an existing Wendy's franchisee, you will not have access to WeConnect but Quality will provide you with relevant information drawn from WeConnect on your reasonable request and subject to confidentiality requirements. These lists may be changed by Quality at any time. Although you are restricted in purchasing or leasing those products from Coca-Cola<sup>®</sup> and certain technology components from specified suppliers, you are not restricted in purchasing or leasing some other miscellaneous products or services, like non-Wendy's logo paper products, some supplies, and some materials and service contracts. Quality may mandate that you purchase other products or services from specific suppliers in the future.

Typically Quality and/or its affiliates' Research and Development and Quality Assurance Departments together formulate, issue, and modify specifications for Wendy's food products, with an approved supplier for those products. Modifications may be based, for example, on changes in flavor profiles, changes in a product formula, or changes based on food safety considerations. Quality will not issue to you its specifications (or modifications) for those food and paper products that Quality considers proprietary. However, if you request that Quality evaluate a supplier for possible approval, once Quality conducts an initial review to determine that the supplier has a basic ability to supply the product in a manner acceptable to Quality, Quality may issue its specifications directly to the supplier as long as the supplier signs Quality's non-disclosure and confidentiality agreements.

Quality and/or its affiliates' Kitchen Engineering, Design Engineering, and Construction Engineering teams formulate the specifications and standards for products related to the building design, furniture, fixtures, finishes and equipment for your Wendy's Restaurant. The specifications for the building are created based on Quality and its affiliates' experience with building design and maintenance, and may be modified, as the result of changes in local zoning and building restrictions (which your architect determines), as well as changes in design based on marketing research and information received by Quality and/or its affiliates. These modifications are communicated to you electronically, by way of WeConnect, as well as by various written communications produced by Quality and/or its affiliates' Kitchen Engineering, Design Engineering, and Construction Engineering teams. Quality and/or its affiliates' Kitchen Engineering Innovation team also

formulates the specifications and standards related to the kitchen equipment needed for your Wendy's Restaurant, based on the product specifications developed by Quality and/or its affiliates' Research and Development Department and Quality Assurance Department. These kitchen equipment specifications and standards may be modified by Quality at any time based on changes in product formulation. Quality will provide these specifications and standards at no cost to you.

Quality and/or its affiliates' Restaurant Technology, IT Security, and Information Technology teams formulate the specifications and standards for the various technology components of the Restaurant as well as for the required or necessary payment card and data security standards, which may also be published in system communications, policy statements and in the Operations Standards Manual from time to time (see Item 11 for more information). Quality will provide these specifications and standards at no cost to you.

If you lease your Wendy's Restaurant from a third-party landlord, Quality may require you to submit the lease to Quality for its written approval before your execution of the lease. Your lease must contain certain provisions which are described in the Franchise Agreement.

In addition to the required purchases or leases described above, you must obtain and maintain, at your own expense, the insurance coverage that Quality requires and you must meet the other insurance-related obligations in the Franchise Agreement. Quality requires that you maintain an adequate amount of insurance coverage including the coverages specified in the franchise agreement. Quality's Minimum Insurance Guidelines insurance as required by the Franchise Agreement, are located on WeConnect. As we may require, you may satisfy your obligations to procure any of these types of insurance coverage by participating in a Franchisor-mandated insurance program. In such instances, you may be required to pay insurance premiums to us or to reimburse us for insurance premiums we have paid to insurance carriers on your behalf. Quality may modify its Minimum Insurance Guidelines for amounts and types of coverage in the future.

## **Consideration from Required Franchisee Purchases or Leases**

From 90%-95% of your total purchases associated with establishing your Wendy's Restaurant and from 90%-95% of your total purchases associated with the ongoing operation of your Wendy's Restaurant must either be purchased or leased from Quality, its affiliates, or Quality's approved suppliers, or must conform to Quality's specifications. In Quality's fiscal year ended December 31, 2023, affiliates of Quality generated revenues of \$191,648,619 from the sale and leasing of real estate and equipment to Wendy's franchisees. This represents 9.48% of Quality and its affiliate's total revenues of \$2,021,581,000 for that period. This data was derived from Wendy's Co.'s annual financial statement dated December 31, 2023, as well as other work papers and accounting records related to that period.

Suppliers do not make payments to Quality or its affiliates from franchisee purchases, but do make payments to Quality's affiliates based on such affiliates' own purchases. During our fiscal year ended December 31, 2023, approximately \$20,160,000 in payments and marketing allowances was provided to Quality's affiliates by some suppliers, including approximately \$15,461,000 attributable to beverage suppliers' rebate and allowance programs (programs which are available to both Company and to franchisee restaurants on the same terms and conditions based on store gallonage), and \$375,600 attributable to QSCC annual patronage dividends (dividends which are provided to both Company and franchise stockholders of QSCC on the same terms and conditions, as described below). Additionally, in 2023, approved system suppliers contributed approximately \$4,323,500 attributable to sponsorships, exhibitor fees, and registration fees for Wendy's Co.'s annual convention (which benefits both franchised and Company-operated restaurants).

In addition to the amounts provided to Quality's affiliates during its fiscal year ended December 31, 2023, approved suppliers separately provided approximately \$5,549,000 in payments, marketing allowances and other consideration to WNAP.

In addition to the amounts that are provided to Quality and its affiliates and to WNAP as described above, some suppliers may also make contributions to charities endorsed or sponsored by Quality.

## **Cooperatives – Quality Supply Chain Co-op, Inc.; Negotiated prices**

Purchasing activities for food, packaging and equipment used in the Wendy's system are conducted through QSCC. QSCC began operating in January 2010 and is organized under Delaware law and federal tax laws to operate on a cooperative basis. Under those laws, QSCC may distribute its net income not required for working capital or reserves to its members (the stockholders of QSCC) each year as a "patronage dividend."

QSCC was formed to act as the sole authorized purchasing organization and purchasing agent for Wendy's company and Wendy's franchised Restaurants located in the United States and Canada. QSCC is not an affiliate of Quality and was organized and operates independently of Quality. Quality's predecessor, WIL, and most Wendy's franchisees are stockholders of QSCC.

QSCC is governed by an 11-member Board of Directors comprised of: (i) two Directors elected by Quality's predecessor, WIL; (ii) two Directors elected by the franchisee members from each of the North, South and West regions; (iii) one at-large Director elected by all members of QSCC; (iv) one Canadian franchisee Director, who is a non-voting member of the Board except on Canada matters; and (v) the President of QSCC, who is a non-voting ex officio member of the Board. Each year, typically three or four Directors are up for re-election by the stockholder members of QSCC on a rotating basis.

Quality does not require that you join QSCC. Subject to the limitations described below, you may purchase through QSCC negotiated arrangements as a non-member (in which case you will have no voting rights and will not be entitled to patronage dividends).

QSCC attempts to negotiate the best possible sustainable delivered price among Quality's approved suppliers, taking into consideration price, quality, service and the best interests of the Wendy's system on various food and packaging products used by the Wendy's system. QSCC may collect sourcing fees, directly and indirectly (via distributors or suppliers), from each operator that purchases through QSCC negotiated arrangements to fund the purchasing programs and services of QSCC. Any revenue QSCC realizes from the cumulative sourcing fees that is not used to fund the purchasing programs and services of QSCC may be paid out to the stockholder members of QSCC as an annual patronage dividend.

Once you obtain the franchise and licensed rights from Quality to operate a Wendy's Restaurant, you will be eligible to join QSCC. To join QSCC, you must buy one share of QSCC "Common Stock" (currently priced at \$100) no matter how many Restaurants you own. If you later sell all of your Wendy's Restaurants (or otherwise become ineligible for membership), QSCC may redeem your share at the original purchase price. If you join QSCC, you will be required to purchase virtually all of your food, packaging, equipment, services and distribution services through the supply chain programs of QSCC and to adhere to QSCC's business code of conduct.

QSCC conducts direct purchase programs ("Direct Purchase Programs") for certain restaurant equipment, signage, technology, building materials, furnishings, décor and services. Various approved suppliers for the above items and services are available under the Direct Purchase Programs. QSCC provides electronic access to certain of this information, including the published prices in these categories of items and services, via a hyperlink on WeConnect. The Direct Purchase Programs provide Wendy's franchisees with the opportunity to purchase approved products and services directly from approved suppliers at competitive prices. However, Wendy's franchisees also can choose to purchase many products through approved distributors for an additional fee. The fee covers a mark-up on the cost of the products for services rendered

to the franchisees by the distributor. A list of approved equipment distributors, including program details, can also be found on WeConnect.

## ITEM 9 FRANCHISEE'S OBLIGATIONS

This table lists your principal obligations under the franchise 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.

	Obligation	Section in Agreement <sup>1</sup>	Disclosure Document Item
a.	Site selection and acquisition/lease	Sections 3 and 17 of Franchise Agreement; Section 2 of Preliminary Letter Agreement; Sections 7, 8, 9, and 10 of Groundbreaker and Pacesetter Development Agreements; Sections 8, 9, 10, and 11 of Hybrid Development Agreement	Items 7, 11 and 12
b.	Pre-opening purchases/leases	Sections 3 and 6 of Franchise Agreement	Items 7, 8 and 10
c.	Site development and other pre- opening requirements	Sections 3, 4 and 6 of Franchise Agreement; Section 11 of Groundbreaker and Hybrid Development Agreements; Section 10 of Pacesetter Development Agreement	Items 1, 7 and 11
d.	Initial and ongoing training	Sections 3, 4 and 6 of Franchise Agreement; Section 1 of Preliminary Letter Agreement	Items 7 and 11
e.	Opening	Sections 3 and 6 of Franchise Agreement	Items 7 and 11
f.	Fees	Sections 2, 5, 12, 13 <sup>2</sup> , 15, 16 and 17 of Franchise Agreement; Section 4 of Preliminary Letter Agreement; Section 6A of Groundbreaker Development Agreement; Section 5A of Pacesetter Development Agreement; Section 7A of Hybrid Development Agreement	Items 5, 6 and 7
g.	Compliance with standards and policies/Operations Manual	Sections 1, 6, 7, 8, 9, 10 and 15 of Franchise Agreement; Section 11.B of Groundbreaker Development Agreement; Section 10.B of Pacesetter Development Agreement; Section 12.B of Hybrid Development Agreement	Items 1, 8, 11, 15 and 16
h.	Trademarks and proprietary information	Sections 1, 6, 8, 9, 10, 17 and 18 of Franchise Agreement; Section 6 of Preliminary Letter Agreement; Sections 12 and 15 of Groundbreaker Development Agreement; Sections 11 and 14 of Pacesetter Development Agreement; Sections 13 and 16 of Hybrid Development Agreement	Items 13 and 14
i.	Restrictions on products/services offered	Sections 1, 6 and 18 of Franchise Agreement	Items 8 and 16
j.	Warranty and customer service requirements	Section 6 of Franchise Agreement	Item 16
k.	Territorial development and sales quotas	Section 1 of Franchise Agreement; Section 4 and Exhibit B of Groundbreaker and Hybrid Development Agreements; Section 3 and Exhibit B of Pacesetter Development Agreement	Item 12

	Obligation	Section in Agreement <sup>1</sup>	Disclosure Document Item
1.	Ongoing product/service purchases	Sections 6 and 13 of Franchise Agreement	Items 8, 11 and 16
m.	Maintenance, appearance and remodeling requirements	Sections 2, 6 and 17 of Franchise Agreement	Items 7 and 16
n.	Insurance	Section 14 of Franchise Agreement	Item 8
0.	Advertising	Sections 3, 4, 6 and 13 of Franchise Agreement; Section 8 of Preliminary Letter Agreement	Items 6 and 11
p.	Indemnification	Sections 17, 18 and 21 of Franchise Agreement	Item 6
q.	Owner's participation/ management/staffing	Sections 6 and 18 of Franchise Agreement	Items 11 and 15
r.	Records and reports	Sections 4, 6, 12 and 19 of Franchise Agreement	Item 11
s.	Inspections and audits	Sections 6 and 12 of Franchise Agreement	Item 6
t.	Transfer	Sections 15 and 19 of Franchise Agreement; Section 16 of Groundbreaker Development Agreement; Section 15 of Pacesetter Development Agreement; Section 17 of Hybrid Development Agreement	Item 17
u.	Renewal	Section 2 of Franchise Agreement	Item 17
v.	Post-termination covenants	Sections 17 and 18 of Franchise Agreement; Section 15 of Groundbreaker Development Agreement; Section 14 of Pacesetter Development Agreement; Section 16 of Hybrid Development Agreement	Items 14, 16 and 17
w.	Non-competition covenants	Sections 6, 18 and 19 of Franchise Agreement	Items 16 and 17
x.	Dispute resolution	Sections 22 and 28 of Franchise Agreement; Section 19 of Groundbreaker Development Agreement; Section 18 of Pacesetter Development Agreement; Section 20 of Hybrid Development Agreement	Item 17
y.	Guarantee of Franchisee Obligations	Section 27.2 and Exhibit B of Franchise Agreement	Item 15

<sup>&</sup>lt;sup>1</sup> Please note that all of these obligations are also obligations of any Guarantor under the terms of the Guaranty Agreement. <sup>2</sup> You currently must spend at least 4% of Gross Sales on advertising. Currently, this 4% is allocated as follows: 3.50% for national advertising, and .50% for local and regional advertising (see Item 6)

## ITEM 10 FINANCING

On occasion, Quality and/or its affiliates cooperate with various lenders in the lenders' efforts to provide financing to qualified franchisees for various purposes, including in coordination with Quality's Own Your Opportunity Program and in order to support Quality's Double-Sided Grill 2.0 Initiative. The terms of financing offered by these lenders may vary depending upon many factors (including the purpose of the loan, the financial strength of the franchisee, the number of Wendy's Restaurants involved and the financial climate at the time of the request) and therefore, the financing terms must be discussed with the lenders directly. You should consider these lenders only as financing alternatives, and you are under no obligation to finance through

any lender. Quality and/or its affiliates are under no obligation to its franchisees to provide information regarding potential lenders.

Quality and/or its affiliates may in some situations offer its own leasing programs to new or existing franchisees who are in full compliance with their obligations to Quality and its affiliates. These programs require that the franchisee sign the various documentation described in each program below. In addition, if applicable, Guarantors may also be required to sign documentation, as well as the Guaranty described in Item 15 of this disclosure document, and which is attached as an exhibit to the Franchise Agreement. The financing programs which Quality and/or its affiliates may offer include the following:

## LEASING OF COMPANY-OWNED RESTAURANT PROPERTY

As part of the disposition of certain Company Restaurants, as part of our REPP or Build-to-Suit Program (see Item 5), Quality and/or its affiliates may lease or sublease a Wendy's Restaurant to a franchisee, or Wendy's may elect to sell the Restaurant to a franchisee but retain the fee or ground leasehold interest in the land upon which the Restaurant is situated. The lease or sublease terms provided will vary on a case-by-case basis, but the franchisee must sign a standard Lease or Sublease along with other documents required by Quality and/or its affiliates as part of its disposition program, such as an Asset Purchase Agreement, Bill of Sale and General Release of All Claims. The terms under a Sublease executed in connection with a disposition may vary substantially because, in this instance, Quality or one of its affiliates is itself obligated under the terms of an underlying prime lease. The rent payable by a franchisee under a Sublease will be determined by Wendy's and will often exceed the amount of rent paid by Quality or its affiliate under the underlying prime lease and will also include a real estate processing fee of at least Six Thousand Dollars (\$6,000) per year, paid in equal monthly installments as additional rent, and may include a required franchisee capital contribution.

Specimen copies of the documents required by Quality or one of its affiliates when leasing or subleasing a Wendy's Restaurant to a franchisee outside of the REPP or Build-to-Suit Program are attached to this disclosure document as part of collective *Exhibit P*.

Additionally, Quality and/or its affiliates may lease or sublease a Wendy's Restaurant to a franchisee as part of our REPP or Build-to-Suit Program. See Item 5 for additional information regarding the REPP and Build-to-Suit Program. The final terms of any such lease or sublease will vary on a case-by-case basis, but the franchisee must sign the standard form of lease or sublease related to the applicable Program, along with other documents required by Quality and/or its affiliates as part of REPP or Build-to-Suit Program. The terms under a sublease executed in connection with a REPP or Build-to-Suit Program may vary substantially because, in such instance, Quality or one of its affiliates is itself obligated under the terms of an underlying prime lease, and will also include a real estate processing fee of at least Six Thousand Dollars (\$6,000) per year, paid in equal monthly installments as additional rent. The rent payable by a franchisee under a REPP Sublease will often exceed the amount of rent paid by Quality or its affiliate under the underlying prime lease. Further, the rent payable under a Build-to-Suit Program, and will often exceed the amount of rent paid by Quality or its affiliate under the amount of rent paid by Quality or its affiliate under the underlying prime lease.

In some circumstances, we may approve the transfer of a franchise to occur directly from an existing franchisee ("Transferor Franchisee") to a new franchisee ("Transferee Franchisee"). In such cases, where Quality's affiliate is already in the lease chain as landlord or sublandlord, Quality's affiliate may so continue. Further, Quality's affiliate may have been in the lease chain (e.g. as a prior tenant party) and may have assigned its rights to the Transferor Franchise directly or via series of intermediate assignments. After you obtain Quality's approval and consent and provide proof of the assignment of the lease or sublease, Quality's affiliate acting as landlord or sublandlord will consent to the assignment of the lease or sublease in writing. The terms of the lease or sublease in this instance will be governed by the Transferor Franchisee's lease/sublease with

Quality or its affiliate, and will be subject to any underlying prime lease and the proposed transfer may be subject to any consent rights of the prime landlord, including the cost and expense and responsibility of obtaining such consent.

The standard Lease and Sublease provide that the rent due will be automatically drafted (Lease Agreement, page 5, Sublease Agreement, page 5).

## OTHER DIRECT AND INDIRECT FINANCING

In limited circumstances, Quality or its affiliates may offer deferrals, loans, waivers, setoffs and other forms of financial assistance in unique instances to existing franchisees (see Item 6). That assistance may be for ongoing franchise obligations, rent, real estate taxes or similar obligations which meet Quality or its affiliates' criteria. The terms of this financing may vary depending upon a number of factors, including the financial and operational status of the franchisee, the number of Wendy's Restaurants involved, and market conditions. In many cases, franchisee financing through Quality or its affiliates may be secured by satisfactory collateral, including the assets of the franchisee's business and other unencumbered assets, including the franchisee's personal assets (Security Agreement Section 2). (In these instances, the franchisee must typically sign a Secured Promissory Note, Security Agreement, UCC-1 Financing Statements, Real Estate Mortgage, and other applicable documents). In all cases, whether the financing is secured or unsecured, a General Release of All Claims must be signed. Specimen copies of these documents (except for the real estate mortgage, which varies state by state) are attached to this disclosure document as part of collective Exhibit P. In no event can the assets of a franchisee's Wendy's business serve as collateral or security for any loan or other financing arrangement associated with any other business and, conversely, in no event can the assets of any other business serve as collateral or security for any loan or other financing arrangement associated with a franchisee's Wendy's business.

The financing arrangements provided by Quality or its affiliates as described in the preceding paragraph may provide a variety of repayment terms, typically up to 5 years, depending on the amount financed, the type of collateral provided, and other factors. The interest rate charged will vary depending on when financing is obtained as well as other factors; however, the simple annual interest rate generally charged by Quality is 8.5%. This rate is <u>not</u> an annual percentage rate calculated in accordance with the Consumer Credit Protection Act ("Truth in Lending") and Regulation Z.

Quality encourages prepayment and no prepayment penalty associated with financing of less than \$50,000 or for loan terms of less than 3 years applies (Secured Promissory Note, page 2). For financing of \$50,000 or more or a loan term of 3 years or more, however, while Quality will not itself enforce any prepayment penalty, if Quality sells or assigns a Note to a third-party purchaser, then a prepayment penalty will apply (Secured Promissory Note at page 2). In addition, for Notes with loan terms longer than 7 years, an additional prepayment factor will apply (Secured Promissory Note, at pages 2 and 3). Upon default by the franchisee, Quality may accelerate the balance of the Note and assess attorneys' fees and other costs incurred by Quality and associated with collection of the debt (Secured Promissory Note, page 4 and 5 and Security Agreement (Security Agreement Section 8 and the Secured Promissory Note, page 4) and other documentation signed by the franchisee, and may also include a confession of judgment and other waivers (Secured Promissory Note at page 5 and Security Agreement, Sections 8, 9 and 11). The financing documentation may also contain waivers of certain defenses customary in financing arrangements.

Any prepayment penalties associated with this financing are described in the paragraph above (Secured Promissory Note at pages 2 and 3). The collateral taken as security under the Security Agreement will vary depending upon the circumstances but may include both real estate and personal property as well as other assets (Security Agreement Section 2).

Quality may also provide unique financial arrangements for franchisees who have filed for protection under the United States Bankruptcy Code or who are involved in a state court receivership or similar financial restructurings. These financial arrangements may vary from Quality's standard policies and practices, and may require court approval.

#### **ITEM 11**

## FRANCHISOR'S ASSISTANCE, ADVERTISING, COMPUTER SYSTEMS, AND TRAINING

## EXCEPT AS LISTED BELOW, QUALITY IS NOT REQUIRED TO PROVIDE YOU WITH ANY ASSISTANCE

Quality may provide any of these services through its employees and representatives, through its affiliates or through any third party provider it designates.

Under the Servicing Agreement between Quality and WIL, the prior franchisor of Wendy's Restaurants, WIL entered into in June 2015 in connection with the Securitization Transaction described in Item 1, WIL will, at all times acting on Quality's behalf as Quality's independent contractor "Manager", discharge all of Quality's duties and obligations under Wendy's Franchise Agreements governing Wendy's Restaurants situated in the United States. See Item 1 for further details.

#### PRE-OPENING OBLIGATIONS UNDER FRANCHISE AGREEMENT

Before the opening of the Franchised Business, Quality is required by the Franchise Agreement to provide the following assistance and services to you:

- Quality will review your request for the development of a Wendy's Restaurant at a particular location and will either accept, accept conditionally, or reject your request (Franchise Agreement - Sections 1, 3 and 5). Generally, Quality does not own and lease the Restaurant premises to you, unless you participate in our Build-to-Suit program. For more information about our Build-to-Suit program, see Item 5.
- 2. If you are opening your first Wendy's Restaurant, Quality will make available an initial training program at a location Quality designates (Franchise Agreement Section 3.1).
- 3. Quality will provide to you prototypical plans and specifications for the construction of a standard Wendy's Restaurant and for the exterior and interior design and layout, fixtures, equipment, and signs (Franchise Agreement Section 3.3).
- 4. Quality will conduct, as Quality deems advisable, periodic inspections of the Restaurant and Restaurant premises during construction to determine whether you are complying with the approved plans and specifications (Franchise Agreement Section 3.7).
- 5. Quality will inspect and approve the Restaurant for opening before the opening of the Restaurant (Franchise Agreement Section 3.8).
- 6. Quality will provide, at Quality's discretion, pre-opening and opening consultation and assistance (Franchise Agreement Section 3.9).
- 7. Quality will provide you with online access, via WeConnect to the Operations Standards Manual, which is defined in this document as the "Manual" (Franchise Agreement Section 9.1). The US

Manual is available in English and Spanish. You are required to check WeConnect for updates to the Manual.

8. Quality will identify the equipment, signs, technology, fixtures, estimated opening inventory and supplies necessary to begin operations, and make available to you the specifications for these items (except for specifications for those food and paper products which Quality considers proprietary), and a list of approved and required suppliers (Franchise Agreement - Sections 3.3, 6.12, and 7). Quality does not generally provide, deliver or install any of these items, other than in connection with our Build-to-Suit program (see Items 5 and 8).

## CONTINUING OBLIGATIONS UNDER FRANCHISE AGREEMENT

During the ongoing operation of the Franchised Business, under the Franchise Agreement Quality will provide the following assistance and services to you:

- 1. Quality will provide, as Quality deems advisable, periodic and continuing advisory assistance to you as to the operation, merchandising, and promotion of the Restaurant (Franchise Agreement Section 4.4).
- 2. Quality may conduct, as Quality deems advisable, periodic inspections of the Restaurant, and evaluations of the products sold and services rendered by the Franchised Business (Franchise Agreement Section 3.7).
- 3. Quality (or Quality's designee) will maintain, to the extent required by the Franchise Agreement, a system-wide advertising program, administered by WNAP (Franchise Agreement Section 4.5).

## PRE-OPENING OBLIGATIONS UNDER DEVELOPMENT AGREEMENT

Before you begin operating under the Development Agreement, Quality is required by the Development Agreement to provide the following assistance and services to you:

- 1. Determine the Development Area (defined in Item 12) within which you will look for Wendy's Restaurant sites (Development Agreement, including Groundbreaker, Pacesetter, and Hybrid Development Agreements Section 1 and Exhibit A).
- 2. Determine the mandatory Development Schedule for your Wendy's Restaurants (Pacesetter Development Agreement Section 3 and Exhibit B, and Groundbreaker and Hybrid Development Agreements Section 4 and Exhibit B).

## CONTINUING OBLIGATIONS UNDER DEVELOPMENT AGREEMENT

During the ongoing operation under the Development Agreement, Quality will provide the following assistance and services to you:

- 1. Approve or disapprove a proposed site after receiving all requested information and materials (Groundbreaker Development Agreement Section 8, Pacesetter Development Agreement Section 7, and Hybrid Development Agreement Section 9).
- 2. Give you our site selection criteria for a Restaurant. Quality will approve or disapprove a location you propose after receiving your description of the proposed site. Quality will use reasonable efforts to help analyze your market area, to help determine site feasibility, and to assist in designating the

location, although Wendy's will not conduct site selection activities for you (Groundbreaker Development Agreement - Section 8, Pacesetter Development Agreement - Section 7, and Hybrid Development Agreement - Section 9).

- 3. Review your Restaurant's lease or sales contract to ensure it includes certain provisions required by Quality (Groundbreaker Development Agreement Section 8, Pacesetter Development Agreement Section 7, and Hybrid Development Agreement Section 9).
- 4. Grant you franchises to operate Wendy's Restaurants at approved sites in the Development Area. You must sign our then-current form of franchise agreement and related documents for each Wendy's Restaurant, the terms of which may differ substantially from those in the Franchise Agreement attached to this disclosure document (Groundbreaker Development Agreement Section 11, Pacesetter Development Agreement Section 10, and Hybrid Development Agreement Section 12).

## ADVERTISING AND PROMOTION

WNAP (The Wendy's National Advertising Program, Inc.) is responsible for, and administers, national advertising for the Wendy's system as follows:

- 1. WNAP was established to collect and administer funds contributed by Quality and/or its affiliates and by Wendy's franchisees. WNAP is intended to maximize general public recognition, acceptance, and use of the Wendy's system. WNAP is not obligated to make expenditures for you which are equivalent or proportionate to your contribution, or to ensure that you benefit directly or pro rata from expenditures by WNAP.
- 2. WNAP, all contributions to it, and any earnings by it, will be used exclusively to meet any and all costs of maintaining, administering, directing, conducting, and preparing advertising, marketing, public relations, and/or promotional programs and materials, and any other activities which WNAP believes will enhance the image of the system.
- 3. You must contribute to WNAP via the Wendy's electronic payment system as we designate (see Item 6). The amounts of your contributions are listed in Item 6. Other franchisees may contribute at different rates depending on the form of agreement under which they operate (see Item 6). All sums paid by you to WNAP will be maintained in a separate WNAP account solely for the benefit of WNAP.
- 4. WNAP's financial statements are reviewed on an annual basis and financial statements of WNAP are available for your review.
- 5. Quality and/or its affiliates will, for each of the company-owned Restaurants operated under the system, make contributions to WNAP on the same basis as Wendy's franchisees. Occasionally, outside vendors or suppliers also make contributions to WNAP.
- 6. The Trustees of WNAP are actively involved in administering expenditures for national advertising. No less than 50% of the Trustees are Wendy's franchisees ("Franchisee Trustees"). Seven of the nine Franchisee Trustees are appointed by the Wendy's Franchise Association, an independent franchisee association (Item 20). Franchisee Trustees are not required to be members of the Wendy's Franchise Association. The remaining Franchisee Trustees are appointed by Quality's predecessor, WIL. As long as WNAP exists, WIL will not exercise its rights to amend WNAP's Articles of Incorporation or Code of Regulations in any manner which would eliminate or materially alter the rights and benefits of Wendy's franchisees related to their participation in the governance of WNAP. If WIL creates a successor entity to WNAP, Wendy's franchisees will have the same rights and benefits as presently exist with respect to their participation in the governance of WNAP.

7. During the last fiscal year, 79.10% of the total monies expended by WNAP were spent on working media expense (including media placement), 12.10% on advertising production, 4.20% on digital experience, 1.30% on research, and 3.30% on non-advertising administration expenses. Some of the digital experience expenses noted above were paid to Quality's predecessor, WIL, to cover wages for employees working on WNAP matters.

All advertising and promotion by you must be in a media, type and format as Quality may approve in writing, must be conducted in a dignified manner, and must conform to the standards and requirements as Quality may specify. You may not use any advertising or promotional plans or materials unless and until you submit samples to Quality and obtain Quality's prior written approval, if these plans and materials have not been prepared or previously approved by Quality.

Quality has the right, in Quality's discretion, to designate any geographic area for purposes of establishing an Advertising Cooperative ("Cooperative"). Currently, Quality uses the Designated Market Areas as defined by the Nielsen Company, which is a nationally recognized television ratings service. Quality also has the power to require a Cooperative to be changed, dissolved, or merged. If a Cooperative has been established for the geographic area in which your Restaurant (excluding Frosty Carts) is located at the time you begin operations under the Franchise Agreement, you must become a member of that Cooperative under the terms of the then-existing Cooperative Agreement. If a Cooperative for the geographic area in which your Restaurant is located is established during the term of this Agreement, you must immediately become a member of that Cooperative, and take all steps necessary to become a member. If Quality or one of its affiliates has a company-owned Restaurant(s) within the designated geographic area, then Quality or its affiliate, as applicable, will also be a member of the Cooperative and must contribute to the Cooperative on the same basis as Wendy's franchisees who are members of that Cooperative. You will not be required to be a member of more than one Cooperative for your individual Restaurant. The following provisions will apply to each Cooperative:

- 1. Each Cooperative must be organized and governed in a form and manner, and must begin operations on a date approved in advance by Quality in writing. Cooperatives must operate from written governing documents approved by Quality, which are available for your review. The members of the Cooperative are responsible for the administration of the Cooperative.
- 2. Each Cooperative must be organized for the purpose of administering and planning local advertising programs and developing standardized advertising materials for use by the members in local advertising, subject to Quality's written approval.
- 3. No promotional or advertising plans or materials may be used by a Cooperative or furnished to its members without Quality's prior written approval. All plans and materials must be submitted to Quality in accordance with the procedure set forth in the Franchise Agreement.
- 4. Quality may require the members of the Cooperative to make contributions to the Cooperative in those amounts as are determined by Quality. Your contribution to the Cooperative will be calculated on a percentage-of-sales basis (see Item 6).
- 5. Each member franchisee must submit to the Cooperative on or before the twentieth (20th) day of each month based on gross sales, for the preceding calendar month, its contribution, together with other statements or reports as may be required by Quality or by the Cooperative with Quality's prior approval. Cooperatives generally prepare annual or periodic financial statements which are available for review by the member franchisees.

6. Quality, in its sole discretion, may grant to any franchisee an exemption for any length of time from the requirement of membership in a Cooperative, upon written request of the franchisee stating reasons supporting the exemption. Quality's decision concerning the request for exemption will be final.

Advertising conducted by WNAP and the Cooperatives may be disseminated through various types of media approved by WNAP and Quality, including print, radio, Internet, social media, or television. Coverage of the media is local, regional, and national in scope. Advertising for WNAP is prepared by Quality and/or one of its affiliates' in-house and by outside advertising agencies. Advertising for Cooperatives is occasionally prepared by local agencies selected by the Cooperatives, but must be approved in writing by Quality before and after production before it may be used. For both WNAP and the Cooperatives, fees not spent in the fiscal year are carried forward and spent in the next fiscal year. Neither WNAP nor the Cooperatives use any funds for advertising that is principally a solicitation for the sale of franchises.

Except as described above, Quality is not obligated to spend any amount on advertising in the area where you are located.

## GIFT CARDS AND DIGITAL COUPONS / LOYALTY PROGRAM

Both company operated and franchisee operated Wendy's restaurants are required to participate in the Wendy's gift card program, so that Wendy's customers can purchase gift cards from Wendy's Restaurants and can redeem gift cards at Wendy's Restaurants (including gift cards purchased at third-party retailer partner locations such as grocery stores and drug stores). Under the gift card program, customers can purchase, redeem in part or in full, as well as reload and/or increase the balance of issued gift cards. Revenue derived from selling, reloading or increasing the balance on Wendy's gift cards is not included in Gross Sales; however, revenue derived from purchases paid for with gift cards must be included in Gross Sales (see Item 6). Under the gift card program, franchisees pay a monthly fee (currently \$5.00 per month per Restaurant) to a third-party vendor who provides processing and settlement services for the program. To participate in the gift card program, franchisees can use their existing credit card terminal or an approved credit card terminal or point of sale system (if compatible with third-party vendor programming) to accept gift cards, or purchase or lease a separate terminal to accept gift cards. In the future, Quality or an affiliate, may provide processing and settlement services for the gift cards, or purchase or lease a separate terminal to accept gift card program. Frosty Carts are not currently required to participate in the gift card program, but Quality may require Frosty Cart participation in the future.

Quality requires the acceptance of mobile pay through the Wendy's Application ("Wendy's App"). Wendy's customers are able to load funds into their digital account from their credit or debit cards, or from a Wendy's gift card, and then use the funds in their digital account to pay for food purchased in the Restaurant. In this way, the digital account is an extension of the Wendy's gift card program. Under the current Wendy's mobile pay program, Wendy's Franchisees must pay 2.9% on every mobile pay redemption for in-Restaurant purchases, including those made through third party payment applications such as Apple Pay or Google Pay. As the mobile-pay program evolves to include new features and functionality, Franchisees' payment requirements may also change. Additional features of the Wendy's App include mobile ordering and online direct marketing and couponing, and in some markets, in-app delivery ordering. Wendy's Franchisees must pay a transaction fee for in-app delivery transactions, including those made through third party payment applications such as Apple Pay or Google Pay, which is currently 3.0%. Frosty Carts are not currently required to participate in mobile pay, digital orders, or the loyalty program through the Wendy's App, but Quality may require Frosty Cart participation in the future.

You will be required to accept coupons and offers provided digitally to customers through the Wendy's App and other methods, and you will be required to honor and fulfill rewards earned by customers through the system-wide customer loyalty program, regardless of whether the loyalty rewards were earned through purchases made in your Restaurant or in other system restaurants. In the future, Quality may establish,

including, among other things, programs that would enable third-party mobile wallet acceptance or contactless payment methods, whether through the Wendy's App or through other methods. Frosty Carts are not currently required to accept coupons and digital offers, but Quality may require Frosty Cart participation in the future.

## COMPUTER SYSTEMS

Quality's primary tool for communicating with its franchisees is electronically, through the Wendy's extranet system, referred to as WeConnect. As a Wendy's franchisee, you must be able to access WeConnect. In addition, Quality's primary method of training is through WeLearn, which is the Wendy's proprietary online training system accessed via WeConnect (see Item 6). WeLearn is required to be implemented and accessible in all Wendy's Restaurants (see Training Programs below in this Item 11). To access WeLearn, franchisees are required to have an internet enabled device with a modern web browser with broadband access to the internet and WeConnect in each of their Wendy's Restaurants, including Frosty Carts (the "Training PC"). Detailed information regarding Training PC specifications can be located in the Restaurant Technology Buyer's Guide located on WeConnect.

WeConnect requires Microsoft licensing, so Quality's specifications are for Microsoft Windows-based PCs. WeConnect has been tested with and is compatible with PCs that meet the minimum specifications listed above. WeConnect has also been used with Chromebook Training PC's in Company Restaurants. WeConnect is a web-based application and should be accessible from other devices including Apple iPads and Macintosh ("Mac") personal computers; however, performance cannot be assured on such devices. Specifications are subject to change in order to keep up with new and improved technology.

If your Wendy's Restaurant also has an electronic back office system (see Electronic Information Systems below in this Item 11), Quality highly recommends that the Training PC be a separate system dedicated to training functions that can be easily accessed by crew. Adding training functions to your back office system could negatively impact performance of such system and risks confidential information being made available to individuals who do not require access. If you elect to use your back office system as the Training PC, you should carefully consider appropriate security options and any potential impact on your operations.

There is no requirement that you purchase a Training PC from a specific vendor, or have access to a specific brand-name computer, provided the computer meets Quality's minimum requirements. Quality or QSCC may enter into arrangements with certain computer manufacturers to offer cost-saving programs to its franchisees and will make that information available to you. Quality is not, however, obligated to provide or to assist you in obtaining a computer system which meets Quality's minimum requirements. Prices will vary depending on the brand of internet enabled device you choose, and the hardware and software that is included, however, the average cost of purchasing a Training PC with the minimum specifications described above ranges from \$350 to \$1,000.

In addition, the cost of an internet connection installed with hardware, will include upfront and monthly recurring fees that vary depending on the Internet Service Provider (ISP) you choose. In most cases, when you purchase a computer the manufacturer will offer a limited warranty and service support and will extend such support for an additional fee. The cost for this service will also vary from manufacturer to manufacturer.

During the term of your Franchise Agreement, you will be required, at your cost, to upgrade and/or update both the hardware components of your computer systems and the software used to operate and support those systems in order to meet Wendy's system-wide changes. There are no contractual limitations on the frequency and cost of this obligation to upgrade. We need not reimburse you for any of these costs.

## ELECTRONIC INFORMATION SYSTEMS AND OTHER RESTAURANT TECHNOLOGY

In addition to the Training PC described above, Quality requires you to purchase, use and maintain Quality's required electronic point of sale (POS) system and, if using other technologies in your Restaurant including digital interior menu boards, an exterior confirmation display, customer accessible Wi-Fi, music, headsets, timers, and other peripheral equipment outlined in the Restaurant Technology Buyer's Guide available on WeConnect.

The POS system includes software, POS terminals, kitchen video monitors and other items, and is used to, among other functions, enter orders and record sales, process credit card and gift card transactions, and relay orders to the kitchen video monitors in your Restaurant. The POS software can be used to create detailed sales, financial and operational reports for analysis. The POS software will also allow Quality to independently and directly access certain financial and operational information and data regarding your Restaurant. Quality may use this information for analysis, consumer research, and for any other purpose.

You must at your expense purchase the hardware and license the software for the POS system and other required technology in your Restaurant from Quality's approved suppliers; for some items there may be only one sole supplier (see Item 8). You are also required to purchase a maintenance, support, and/or service contract from Quality's approved suppliers for the POS system and some of the other required technology in your Restaurant. You are solely responsible for maintaining and repairing the hardware and software of the POS system and other required technology in your Restaurant at your expense. In addition, as part of your obligation to implement and adhere to all changes, additions, and refinements in the system (Franchise Agreement - Section 7), you will be required, at your expense, to upgrade or update the hardware and software of the POS system and other technology to maintain compliance with Quality's standards. There are no contractual limitations on the frequency or cost of that obligation. Neither Quality nor its affiliates has an obligation to provide ongoing maintenance, repairs, upgrades, or updates to the POS system or other required technology in your Restaurant.

Due to the need for compatibility between your POS system and other required technology in your Restaurant and Wendy's systems, you must strictly comply with Quality's standards and specifications for the hardware and software of the POS system and other required technology in your Restaurant. With limited exceptions, all Wendy's Restaurants must have installed Aloha POS software supplied by NCR. All Wendy's Restaurants are required to be active on Quality's approved mobile ordering platform and accept and process mobile and online orders and payments, install front runner KVS screens, and implement separation of order and pay. More information regarding mobile ordering can be found in the Mobile Ordering Program Guide located on WeConnect.

In order to meet your obligations regarding PCI-DSS and other data security standards and specifications, you are required to procure certain foundational security services either from us, or from thirdparty service providers approved by us. Currently, our affiliate, WETECH, is the only approved supplier of certain of these services. The foundational security services include without limitation, products and services related to (i) network security and reliability, (ii) anti-virus, patching and administrator password change; (iii) restaurant application image creation, QA, maintenance and deployment; (iv) back office support; (v) level three/critical escalation support; (vi) anti-fraud technology; and (vii) mobile ordering. In addition to the foundational security services you must also participate in Quality's payment technology and systems program (WePayment), with approved payment system devices installed in your restaurant. You must have a hardware maintenance agreement in place for the payment system devices with a select maintenance support provided and pay applicable fees to that provider, and we may also from time to time identify certain products and services that will be optional for franchisees (e.g., customer self-order kiosks). You may procure these optional products or services either from our affiliate, WETECH, or from third-party service providers approved by us. The following charts list some of the required components and the range of initial and ongoing annual costs. More detailed information about Quality's technology and data security standards and specifications, which may be amended from time to time, is contained within our Operations Standards Manual, which is currently available on WeConnect and will be provided to you by Quality upon request. Quality's requirements concerning computer systems and payment and data security standards may also be published in system communications, policy statements and in the Operations Standards Manual.

Required Technology	Hardware and Software Components	Initial Cost <sup>1,2</sup>	Ongoing Annual Maintenance and Support Costs <sup>1, 3</sup>	
POS System	POS Terminals/Registers Kitchen Video Monitors POS Software, Payment Devices	\$19,000 - \$23,000	\$1,000 - \$1,200 <sup>4</sup>	
Exterior Order Confirmation Display	Display Monitor Bezel and Pedestal	\$4,400 - \$7,500	\$300 - \$400 <sup>5</sup>	
Foundational Security Products and Services	Software	N/A	Included in Technology Fee	
<b>Payment technology and</b> systems (i.e., WePayment) <sup>6</sup>	ACI Universal Payments & Validated P2Pe solution for Card Present and Card not Present	\$4,709	Included in Technology Fee	
Mood Media (Music/TV)	Sound/Speaker System IP Broadband Internet	\$1,000	\$230 - \$300	
Headsets	Headsets, Charger	\$6,900 - \$8,000	\$420 - \$500	
Timers	Controller, Monitor, Loops (optional leaderboard)	\$3,100 - \$3,600	\$175-\$215 <sup>7</sup>	
Digital Menu Boards <sup>8</sup>	Menu Boards Pre-sell (Queue) Boards Merchandising Board Software	\$30,000 - \$60,000 \$25 <sup>9</sup>	N/A \$1,800 <sup>9</sup>	
Network Hardware <sup>10</sup>	Switch Firewall Wireless Access Points	\$1,500 - \$4,000	N/A <sup>10</sup> \$120 - \$350	

<sup>&</sup>lt;sup>1</sup> The range of initial and ongoing annual maintenance and support costs listed above is based on prices of specific Wendy's-approved suppliers that have been negotiated by Wendy's. Actual costs may vary for different approved suppliers.

 $<sup>^2</sup>$  The range of initial costs listed above includes costs of the required hardware and equipment, installation, as applicable, and may also include an initial warranty, training and other miscellaneous items, and such costs are included in the ranges of costs listed in Item 7 for Equipment, Technology, and Signage. The above costs do not include taxes, travel, or other local charges. Actual costs will vary depending on factors specific to your Restaurant. In addition to the range of initial costs listed above, Frosty Carts will be required to have a designated mobile phone line which meets Wendy's specifications. The device will cost \$550 - \$650, with ongoing service plan costs between \$60 - \$80 per month.

<sup>&</sup>lt;sup>3</sup> Ongoing maintenance and support costs include, as applicable, such things as hosting, ongoing maintenance, service, and support, and content management, but may not include the cost of repairs if such cost is not covered by the applicable maintenance and support contract.

<sup>&</sup>lt;sup>4</sup> This estimated range of costs for the POS System includes maintenance and repair of the POS hardware at your expense. Centralized billing for hosting services for the POS software are paid by Quality and/or its affiliates to NCR directly on an ongoing basis, and are included as part of the centralized billing services provided by WETECH, for which you are charged a Technology Fee in an amount determined based on your Restaurant's Gross Sales (see Item 6 for more information about the Technology Fee). For a Frosty Cart, the estimated range of costs for the POS hardware should range from \$9,000 - \$15,000, with ongoing software, maintenance, and repair costs similar to a traditional freestanding Restaurant.

<sup>&</sup>lt;sup>5</sup> There is a 3-year warranty included in the initial cost of the Exterior Order Confirmation Display. The ongoing annual maintenance and support costs for the Exterior Order Confirmation Display are optional costs after the expiration of the 3-year warranty. A Frosty Cart will not require the Exterior Order Confirmation Display.

<sup>6</sup> The ongoing costs for foundational security services and products and for WePayment are included as part of the current Technology Fee payable to WETECH. For Frosty Carts, the services received from WETECH, including ongoing costs for foundational security services and products and for WePayment, may be limited based on the nature of the location, and the Technology Fee may be adjusted accordingly.

<sup>7</sup> When building a new Restaurant, you will be required to purchase a timer with cloud-enabled technology. This will be the approximate annual amount due per site, to Wendy's approved timer suppliers for ongoing software services. The amount will vary based on the support option you select. A Frosty Cart will not require Customer Wi-Fi, Music, Headsets, or Timers.

<sup>8</sup> Interior digital menu boards are not required for new Wendy's Restaurants or Frosty Carts. If you choose to purchase interior (or exterior) digital menu boards when they are offered, you must strictly comply with Wendy's hardware and software standards and specifications.

<sup>9</sup> Wendy's designated supplier currently offers an option to pay annual license fees upfront. If you choose this option your initial cost will increase, but your ongoing costs will be reduced.

<sup>10</sup> Quality requires that the internet network required in your Restaurant for the technology required in your Restaurant, including a Frosty Cart, be managed by an approved third-party managed network service provider ("MNSP"). Quality's MNSP Buyer's Guide provides detail regarding MNSPs and costs.

Quality does not presently require that you purchase an electronic back office system for your Restaurant (except for Frosty Carts), but a back office system can be a useful tool in managing your Franchised Business. Quality may in the future require the use of an electronic back office system or other technology in your Restaurant. Upon your request, Quality will share with you information about these additional items. For Frosty Carts, the initial setup and license costs of the required electronic back office system will range from \$400-\$500, with ongoing monthly licensing costs of \$1,740 - \$2,000 per month.

#### WENDY'S TECHNOLOGY ADVISORY COUNCIL

In 2017, we formed the Wendy's Technology Advisory Council ("WTAC"), composed of franchisee representatives, to provide a forum for candid input and feedback from members on various technology-related issues. WTAC serves in an advisory capacity and acts as a liaison on technology-related strategy and topics between Quality and the franchise community in the U.S. and Canada. WTAC's composition is subject to our periodic review and adjustment.

#### **OPERATIONS STANDARDS MANUAL**

The Operations Standards Manual ("Manual") contains the standard operating procedures required of all Restaurants operating in the Wendy's system.

The U.S. Manual is made available in web-based and mobile versions, each of which is available in English and Spanish.

The Table of Contents of the Manual is attached to this disclosure document as *Exhibit Q*. As of the date of this disclosure document, there are approximately 625 pages printed English Manual. The approximate number of pages devoted to each subject is set forth in the Table of Contents.

The web-based Manual is accessible via WeConnect through the Wendy's online "Operations Library". The Wendy's online "Operations Library" contains comprehensive up-do-date content of both the required standard operating procedures of the Manual, and certain other non-required, but highly recommended, procedures and guidelines available in other Wendy's Operations and Training material.

The content of the web-based Manual is located under the "Operations Standards" category of the Wendy's online "Operations Library". The content of other non-required, but highly recommended, procedures and guidelines is located in the Wendy's online "Operations Library" under such categories as "Wendy's Security Reference Guide" and "Wendy's Safety Reference Guide," or accessible via WeConnect (subjects such as Resources, Wendy's University, Customer Experience Cycle, and Daily Operating Plans).

The web-based Manual contains timely up-to-date content that is updated as needed and on a quarterly basis. Updates and revisions to the web-based Manual are located under "Resources/Quarterly Release Notes" of the Wendy's online "Operations Library."

#### TRAINING PROGRAMS

Before the opening of the Restaurant, you (or, if you are a corporation, partnership, or other business entity, the Operator for the Restaurant as previously approved by Quality) and your initial management employees and Restaurant crew must attend and complete, to Quality's satisfaction, an initial training program. At Quality's option, any management persons later employed by you must also attend and complete Quality's training program, to Quality's satisfaction. You and your management employees involved in the operation of the Restaurant must also attend additional courses, seminars, and other training programs as Quality may reasonably require.

All training programs will be at times and places as may be designated by Quality. Quality will be responsible for the cost (in excess of your \$5,000.00 Training Fee) of materials and instructors (which Quality may designate) for the initial training program for you or your Operator only, if the Restaurant is your first Restaurant operating in the system. You are responsible for costs for other required and optional training courses including the license costs related to on-line training courses, including WeLearn programs, and other materials, seminars and programs for you, your Operator, management employees and crew. Franchisees pay an annual licensing fee (currently \$176.87 plus local taxes per year per Restaurant, and which typically increases annually) to access WeLearn online training programs. In 2024, Frosty Carts will not require a WeLearn license. You or your employees will always be responsible for any and all other expenses incurred by you or them for all training courses, seminars, and programs, including the costs of transportation, lodging, meals, wages, and workers' compensation insurance.

Quality's training and development programs are conducted on an as-needed basis and are provided by WIL, our independent contractor manager, under the auspices of the Training Department, currently directed by Coley O'Brien, our Chief People Officer, as well as the Chief People Officer of WIL, Wendy's Restaurant Support Center. Mr. O'Brien became the Chief People Officer of WIL in March 2018, and he served as the Chief People Officer Designate from January 2018 through February 2018. From 2007 through 2017, Mr. O'Brien held multiple training-related roles with Quality and its affiliates, through which he had accountability for field training programs and systems across the entire Wendy's system. The classroom-based and virtual instructor led training classes are taught by WIL certified instructors, who are supervised by the Directors of Field Training. Quality's primary method of training is through WeLearn, which is required to be implemented and accessible in all Wendy's Restaurants. To access WeLearn, franchisees are required to have the Training PC with non-dial broadband access to the Internet and WeConnect in each of their Wendy's Restaurants (see Computer Systems above in this Item 11).

The length and content of the initial training program varies depending on the position to be assumed and the experience level of the trainee. A typical initial training program for a franchisee who is building its first System Restaurant, or their Operator will be approximately 12 - 16 weeks in duration and will include online, classroom, and on-the-job training. For franchisees who purchase existing Restaurants, and for each of their Operators, this training program may be adjusted (reduced) to account for prior relevant experience at Quality's discretion. Quality's training is conducted at various certified training Restaurants throughout the United States. Quality will endeavor to arrange for your training close to the market where your Wendy's Restaurants will be located. Quality's in-restaurant training at a certified training restaurant is conducted by a training restaurant manager or approved training specialist designated by Quality. Quality and its affiliates' Franchise Operations Coaches and Field Training Managers monitor the progress of training on an ongoing basis. The in-restaurant training conducted at Wendy's certified training restaurants is overseen by Jim Kelly, our Vice President – Training, who is located in Dublin. Mr. Kelly has over 40 years of experience in restaurant operations, including over 30 years with us or our affiliates. Our Vice President – Training is supervised by WIL's Chief People Officer, who is located in Dublin. The Chief People Officer's employment history is described above. A US operations staff experienced in the food service industry and in the requirements of Wendy's also assists in the training. The US staff may also assist in management and initial crew training, as well as the early phases of the Restaurant opening.

The instructional materials used during training include web-based training, virtual instructor led training, manuals, workbooks, training guides, observations checklists, reference materials, lectures, and skill practices. All required training must be completed before the opening of the Restaurant. Initial training is mandatory for new franchisees and Operators, unless those persons have previously successfully completed the initial training program and Quality decides that no additional training is necessary. During the last 12 months, approximately 90% of new Wendy's franchisees were already experienced in the Wendy's operating system and were not required to enroll in the initial training program.

The general subjects covered in Quality's initial training program which is structured for you or your Operator include daily restaurant operations, personnel performance management, administrative tasks and general business skills, problem-solving methods, and food safety, and are described below. This table assumes a training program of approximately 12 - 16 weeks (approximately 540 - 660 total hours) for a franchisee or Operator. Your initial training program may vary depending on your level of experience and other relevant factors.

Subject	Approximate Hours of Online/Classroom Training <sup>1</sup>	Approximate Hours of On-the- Job Training <sup>2</sup>	Location <sup>3</sup>
Positional Training	10	120	Closest Training Location
Open / Close Manager Core	3	160	Closest Training Location
Kitchen Manager Core	2	40	Closest Training Location
Customer Service Manager Core	2	40	<b>Closest Training Location</b>
GM Role	0	40	Closest Training Location
DM Role	3	120	Closest Training Location

<sup>&</sup>lt;sup>1</sup> The hours listed are an approximation over a 12-16 week period and will vary depending on your experience and other relevant factors. All training is to be completed before the opening of the Restaurant.

#### New Franchisee Onboarding

Quality also offers a new global Franchisee Onboarding program which you (or, if you are a corporation, partnership, or other business entity, the Operator for the Restaurant as previously approved by Quality) must attend and complete. As part of this program, you will gain an understanding of the processes and support provided by Quality's key business functions, which may include accounting, design/construction, franchise management, information technology, marketing, quality assurance, real estate, supply chain, and others. You will spend approximately 30-60 minutes with representatives of each designated function for your initial onboard meeting.

#### <u>Other</u>

Quality also offers and may require additional training programs. These programs vary in length and content and are typically conducted on an as-needed basis although some training programs, like food safety, are mandatory. Quality currently charges only for expenses incurred for additional training, like material costs,

<sup>&</sup>lt;sup>2</sup> It is the nature of the business and the training that all aspects of training are integrated, that is, there are no definitive starting and stopping times for each subject.

<sup>&</sup>lt;sup>3</sup> Locations for On-the-Job Training are based on availability and determined when each training plan is written.

equipment rental and meeting room costs. However, Quality reserves the right to charge an additional fee for this training. You are always responsible for your (and your employees') expenses for training, like transportation, lodging, meals, wages, and workers' compensation.

#### SITE SELECTION

Quality has the right to review and accept any site on which you propose to construct a Restaurant. You must submit a formal site package for a particular site along with all material and information requested by Quality so that Quality can evaluate your requested location. One of Quality's representatives will usually visit your proposed site. In reviewing your requested location, Quality considers many demographic factors, like the location and neighborhood, nearby businesses (including other Wendy's Restaurants), traffic patterns, business generators, type of building to be constructed, population patterns and characteristics, and other factors. Generally, before Quality will accept the site, you must be an approved or preliminarily approved franchisee. Additionally, you must demonstrate to Quality's satisfaction that you have the right and ability to acquire or possess the location.

Although there is no time limit for Quality to approve or disapprove of the proposed site, Quality attempts to act on your site request as soon as possible after receiving all requested information. If you and Quality cannot agree on a site, then no franchise will be granted to you. In that case, any fees (like the Training Fee of \$5,000) paid by you up to that point would not be refunded, but you would be free to submit a formal site package for an alternative site for Quality to review.

# TIME PERIOD BETWEEN SIGNING OF AGREEMENT OR FIRST PAYMENT AND OPENING OF BUSINESS

Typically, the time period between the signing of the Franchise Agreement and your first payment for the franchise and the opening of your Restaurant (including Frosty Carts) ranges from approximately 60 to 180 days. The factors which may affect this time period include the ability to finalize a lease, financing, or building permits; zoning and local ordinances; weather conditions; shortages; delayed installation of fixtures, equipment or signs; and whether the Restaurant is to be a newly constructed, free-standing Restaurant. If you sign a Development Agreement with us, you will begin looking for sites as soon as you sign it. The time period for signing a franchise agreement and opening each Wendy's Restaurant under a Development Agreement will be governed by the Development Schedule.

## ITEM 12 TERRITORY

You will operate your Wendy's Restaurant at a specific location approved by Quality and identified in the Franchise Agreement. You may not conduct your Wendy's Restaurant business at any other site without Quality's prior written consent. If you wish to relocate your Wendy's Restaurant, Quality will consider your request based on its then-existing policies associated with relocation, as well as the fulfillment of various conditions. These conditions may include the profitability of your Wendy's Restaurants and other financial and operational considerations, as well as other factors. If Quality approves your request to relocate your Wendy's Restaurant, Quality may charge you for the expenses Quality has incurred with this relocation. Quality has no obligation to permit relocation.

You will not receive an exclusive territory. You may face competition from other Wendy's franchisees, from company-owned Wendy's Restaurants, or from other channels of distribution or competitive brands owned by Quality's affiliates (see Item 1).

You have no exclusive rights or territory associated with the operation of your Wendy's Restaurant. In addition, you do not have the right to acquire additional Wendy's Restaurants even if you meet Quality's financial and operational requirements pertaining to expandability. Quality has the sole right to grant, or refuse to grant, franchise rights to Wendy's Restaurants. Quality may establish other franchised or company-owned Wendy's Restaurants and other outlets that compete with your location, (including both free-standing locations and Frosty Carts or other non-traditional locations which may be situated in locations like delivery kitchens, shopping malls, airports, hospitals, train, subway and other rail and bus stations, government/military offices and office complexes, stadiums, amusement parks, zoos, convention centers, car and/or truck stops or travel centers, gasoline or convenience stores and educational institutions or facilities). In addition, Quality or its affiliates sell various menu items and other products identified by the Wendy's name, and other proprietary marks, through other channels of distribution, including without limitation grocery and specialty stores, convenience stores and similar types of businesses. You may be required to participate in Wendy's delivery programs, which currently only involve online delivery platforms. No territories are provided in connection with our current delivery programs. You are not guaranteed a particular or exclusive delivery territory, and, should we designate a territory, it will only be on a non-exclusive basis.

There may be situations where Quality acquires an existing fast food restaurant and operates that restaurant on a temporary basis until its conversion to a Wendy's Restaurant is completed. Other than these limited situations, neither Quality nor any of its affiliates, currently operate, franchise, or has present plans to operate or franchise any other business under a different trademark that sells goods or services similar to those to be offered by Wendy's Restaurants.

In the past, some of Wendy's franchisees acquired the right to develop and operate Wendy's Restaurants under different forms of franchise and development agreements. As a result, the terms of the individual franchise agreements signed by other franchisees for each Wendy's Restaurant and the terms of any territorial agreements given to those franchisees may differ significantly from the Franchise Agreement. Additionally, in some unique instances, Quality may modify certain provisions of the Franchise Agreement which pertain to specific non-traditional locations like those described in this Item 12.

#### **Development Agreement**

You may (if you qualify) develop and operate a number of Wendy's Restaurants within a specified territory referred to as the Development Area. Quality and you will identify the Development Area in the Development Agreement before signing it. The Development Area typically is a Designated Market Area(s) or a part of a Designated Market Area which may include several counties or cities where you currently operate a Restaurant. Quality bases the Development Area's size primarily on the number of Wendy's Restaurants you agree to develop, where you are currently operating restaurants, demographics, and site availability. Quality and you will negotiate the number of Wendy's Restaurants you must develop to satisfy your development commitment and the dates by which you must develop them. If you previously entered into multiple development agreements with us, and you wish to modify and restate your development agreement under our current form of agreement, we may agree to consolidate your Development Areas into one Territory comprising all of the Designated Market Areas where you currently operate a Restaurant. Quality and you then will complete the Development Schedule in the Development Agreement before you sign the Development Agreement. Quality may terminate the Development Agreement if you do not satisfy your development commitments when required or if you commit other defaults which are described in the Development Agreement. There are no other circumstances under which we may alter your Development Area.

You will not receive an exclusive Development Area. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control. We and our affiliates retain all rights with respect to Wendy's Restaurants, the Wendy's Marks

(defined below), the sale of similar or dissimilar products and services, and any other activities we deem appropriate whenever and wherever we desire. Quality may in its sole discretion itself develop and operate, and grant rights to others to develop and operate: (1) Wendy's Restaurants anywhere within the Development Area; (2) anywhere within the Development Area, outlets and various food service facilities not under the Wendy's brand, marks and system; and (3) anywhere outside the Development Area, restaurants and other food service facilities of any kind. Quality also reserves the right to engage in all other activities that the Development Agreement does not expressly prohibit.

## ITEM 13 TRADEMARKS

Quality grants to you the right under the Franchise Agreement to use certain trademarks, service marks, names, logos and symbols in the operation of your Wendy's Restaurant. The Development Agreement does not grant you any right to use the Wendy's Marks (defined below) in any manner. The following principal trademarks and service marks are registered with the United States Patent and Trademark Office. Quality owns trademarks and service marks, in addition to those shown below, which are also registered with the United States Patent and Trademark Office. The following registrations owned by Quality are on the Principal Register, and all required affidavits have been filed:

- 1. <u>Wendy's</u> Reg. 935,110 - Issued May 30, 1972, Renewed until May 30, 2032
- 2. <u>Girl Design in Oval</u> Reg. 936,803 - Issued June 27, 1972, Renewed until June 27, 2032
- 3. <u>Quality Is Our Recipe</u> Reg. 981,735 - Issued April 2, 1974, Renewed until April 2, 2024 (renewal filed)
- 4. <u>Old Fashioned Hamburgers</u> Reg. 1,007,170 - Issued March 18, 1975, Renewed until March 18, 2025
- Wendy's Old Fashioned Hamburgers Quality Is Our Recipe Logo Reg. 1,023,958 - Issued October 28, 1975, Renewed until October 28, 2025
- 6. <u>Wendy's Wave Logo</u> Reg. 1,269,510 - Issued March 6, 1984, Renewed until March 6, 2034
- Wendy's Old Fashioned Hamburgers Logo Reg. 1,270,418 - Issued March 13, 1984, Renewed until March 13, 2034
- 8. <u>Wendy's</u> Reg. 1,297,495 - Issued September 25, 1984, Renewed until September 25, 2024
- <u>Wendy's Quality Is Our Recipe Logo</u>
   Reg. 1,310,481 Issued December 18, 1984, Renewed until December 18, 2024
- 10. <u>Wendy Cameo Logo</u> Reg. 4,448,948 - Issued December 10, 2013, Renewed until December 10, 2033
- 11. <u>Wendy Cameo Logo (Color)</u> Reg. 4,452,464 - Issued December 17, 2013, Renewed until December 17, 2033

- 12. <u>Wendy's Wave Logo</u> Reg. 4,460,084 - Issued December 31, 2013, Renewed until December 31, 2033
- 13. Wendy's Horizontal Lock-Up Logo Reg. 4,460,096 - Issued December 31, 2013, Renewed until December 31, 2033
- 14. Wendy's Primary Lock-Up Logo Reg. 4,460,097 - Issued December 31, 2013, Renewed until December 31, 2033

You must follow our rules when you use the Wendy's trademarks and service marks ("Wendy's Marks"). You cannot use Wendy's Marks as part of a corporate name or with modifying words, designs or symbols, except for those which Quality licenses to you. You may not use Wendy's Marks in the sale of any unauthorized products or services, or in any manner not authorized in writing by Quality.

All required affidavits and renewals associated with the trademark registrations listed above have been filed.

Except as described below, there are no currently effective determinations of the United States Patent and Trademark Office, the Trademark Trial and Appeal Board, the trademark administrator of any state or any court, nor are there any pending infringement, opposition or cancellation proceedings or pending material litigation involving the principal trademarks. There are no agreements currently in effect which significantly limit Quality's right to use or to license the use of the Wendy's Marks in any manner material to the franchise.

You must promptly notify Quality of any unauthorized use of the Wendy's Marks or marks confusingly similar to the Wendy's Marks, or of any challenges to the Wendy's Marks. Quality has the sole right to direct and control any administrative proceeding or litigation involving the ownership or validity of the Wendy's Marks, including any settlements. Quality has the right, but not the obligation, to take those actions as Quality deems appropriate in any infringement, challenge, claim or other action under any of the Wendy's Marks.

As long as you have made use of the Wendy's Marks as required under the Franchise Agreement, Quality, at its expense, will defend you against any claims, suits or demands of third parties related to your use of the Wendy's Marks. If Quality undertakes the defense or prosecution of any litigation under the Wendy's Marks, you must execute any documents and take any actions that, in the opinion of Quality's attorneys, may be necessary to conduct this defense or prosecution, including, among others, becoming a nominal party to any legal action that Quality may undertake. Unless this litigation is the result of your use of the Wendy's Marks in a manner which is inconsistent with the Franchise Agreement, Quality will reimburse you for your out-of-pocket costs incurred in taking these actions as Quality may require.

You must modify or discontinue the use of a trademark if Quality modifies or discontinues it. This modification or discontinuance will not provide you with any termination or other rights.

Quality does not know of any superior prior rights or infringing uses that could materially affect your use of the Wendy's Marks.

## ITEM 14 PATENTS, COPYRIGHTS, AND PROPRIETARY INFORMATION

#### PATENTS AND COPYRIGHTS

There are no patents or pending patent applications that are material to the franchise.

There currently are no effective adverse determinations of the USPTO, the United States Copyright Office, or any court regarding our copyrighted materials. No agreement limits our right to use or allow others to use the copyrighted materials. We do not actually know of any infringing uses of our copyrights that could materially affect your use of the copyrighted materials in any state.

We need not protect or defend copyrights, although we intend to do so if in the best interests of the System, as we solely determine. We may control any action we choose to bring, even if you voluntarily bring the matter to our attention. We need not participate in your defense and/or indemnify you for damages or expenses in a proceeding involving a copyright.

## CONFIDENTIAL OPERATIONS STANDARDS MANUAL

You must operate the Franchised Business in accordance with the standards, methods, policies, and procedures specified in the Manual. You will be given access to the Manual for the term of the Franchise Agreement upon completion by you and your management staff of Quality's initial training program to Quality's satisfaction.

If you are a corporation, partnership, or other business entity, all of your shareholders, partners, any guarantors and any other owners of a direct or indirect interest in you ("Owners") will be subject to confidentiality provisions. You and your Owners must treat the Manual, any other manuals created for or approved for use in the operation of the Franchised Business, and the information contained in them, as confidential, and must use all reasonable efforts to maintain this information as secret and confidential. Neither you nor your Owners may copy or reproduce these materials, or make them available to any unauthorized person. The Manual is Quality's property and must be kept in a secure place in your Wendy's Restaurant.

Quality may revise the contents of the Manual, and you must comply with each new or changed standard. You must ensure that the Manual is kept current. If there is any dispute as to the contents of the Manual, the terms of the master copy maintained at Quality's corporate office (which may be maintained in electronic format) will be controlling.

#### CONFIDENTIAL INFORMATION

Neither you nor your Owners may, during the term of the Franchise Agreement or after the term of the Franchise Agreement, communicate, divulge, or use for the benefit of any other person, partnership, association, or corporation any confidential information, knowledge, or know-how concerning the methods of operation of the Franchised Business which may be communicated to you or your Owners or of which you or your Owners may be apprised by virtue of your operation under the terms of the Franchise Agreement. You and your Owners may divulge this confidential information only to those of your employees as must have access to it in order to operate the Franchised Business. Any and all information, knowledge, know-how, techniques, and other data which Quality designates as confidential will be deemed confidential for purposes of the Franchise Agreement.

At Quality's request, you and your Owners must have your management staff, any guarantors and any personnel having access to any of Quality's confidential information execute covenants that they will maintain the confidentiality of information they receive under their employment by you at the Franchised Business. The covenants must be in a form satisfactory to Quality and must include specific identification of Quality as a third-party beneficiary of the covenants with the independent right to enforce them.

## ITEM 15 OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

Quality strongly recommends that you participate personally in the actual operation of your Wendy's Restaurant. If you (or your managing and controlling partner, shareholder or member, if you are a partnership, corporation, limited liability company or other business entity) elect not to participate in your Wendy's Restaurant's day-to-day operations, you must designate an individual "Operator" to supervise the Wendy's Restaurant's operation at all times. The Operator must be approved by Quality, have the ability to operate and supervise your Wendy's Restaurant, satisfy Quality's educational, managerial and business standards, and maintain an ownership interest as Quality may specify. If you do not designate an individual Operator approved by Quality, then you (or your managing shareholder or partner) must be approved by Quality as the Operator.

You must ensure that your Owners, any Guarantor(s), your Operator, as well as the manager, comanager, supervisor and any other personnel who have access to any confidential information related to the Wendy's system or your Wendy's Restaurant, comply with the confidentiality requirements under the Franchise Agreement. You must have your Operator, Owners, any Guarantors, the Restaurant manager, comanagers, supervisors and any other personnel having access to any confidential information from Quality, sign an agreement in a form approved by Quality, agreeing to maintain the confidentiality of information they receive under their employment or relationship with you as described in Item 14.

Before opening your Wendy's Restaurant, your Operator, or you, if you have not designated an Operator, must successfully complete the training programs offered by Quality. You also must complete any refresher courses or additional training Quality may require after your Wendy's Restaurant is opened (see Item 11).

Quality may require certain parties (including your shareholders, partners or members if you are a corporation, partnership or limited liability company) to guarantee and be individually liable for all of the obligations of the Franchise Agreement and independent covenants, by signing the Wendy's Guaranty (the "Guarantors"). A copy of the Wendy's Guaranty is an exhibit to the Franchise Agreement.

## ITEM 16 RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You must use the Wendy's Restaurant premises solely for the operation of the Franchised Business, to keep the business open and in normal operation for those hours and days as Quality may specify, and to refrain from using or permitting the use of the premises for any other purpose or activity without first obtaining Quality's written consent. You also must operate the Wendy's Restaurant in strict conformity with those methods, standards, and specifications as specified in the Manual or otherwise in writing.

You must offer for sale only those menu items, products, services, and related items, including promotional and premium items, as have been expressly approved for sale by Quality; you must sell or offer for sale all required menu items and products; you must refrain from any deviation from Quality's standards and specifications without Quality's prior written consent; and you must discontinue selling and offering for sale any menu items, products, or services which Quality may disapprove in writing.

You also must comply with Quality's requirements and specifications concerning the quality, service, and cleanliness of the Wendy's Restaurant, the products and services sold, offered for sale, or provided at the Wendy's Restaurant, and the operation of the Wendy's Restaurant. You also must implement and adhere to

all changes, additions, and refinements required by Quality, including the providing of new or modified products or services at or from the Wendy's Restaurant.

For a description of restrictions on some purchases, see Item 8 of this disclosure document.

Except as described above, you are not restricted in the goods and services that you may sell. Also, there are no restrictions on the customers to whom you may sell goods or services.

#### **ITEM 17**

## **RENEWAL, TERMINATION, TRANSFER, AND DISPUTE RESOLUTION**

## THE FRANCHISE RELATIONSHIP

This table lists important provisions of the Franchise Agreement and related agreements. You should read these provisions in the agreements attached to this disclosure document.

Franchise Agreement/Lease Agreement

	Provision	Section in Franchise Agreement	Summary
a.	Length of the franchise term	Section 2.1 Lease Section 3	Shall begin on the Effective date and expire 20 Years from the Opening Date (5 Years for Frosty Carts).
b.	Renewal or extension of the term	Section 2.2 Lease Section 4	10 Years, if you are in good standing and comply with renewal conditions (5 Years for Frosty Carts).
c.	Requirements for you to renew or extend	Section 2.2	Written notice, remodel and upgrade the Restaurant to conform to Quality's then-current standards, may be required, current with all obligations throughout Term in a timely manner/full compliance with Franchise Agreement, show evidence of right to occupy the Approved Location, sign then-current form renewal agreement/pay renewal fee, sign general release, and comply with training requirements/any other conditions Quality requires of renewing franchisees. If you seek to renew your franchise at the expiration of the initial term or any renewal term, you may be asked to sign a new Franchise Agreement that contains terms and conditions materially different from those in your previous Franchise Agreement, such as different fee requirements.
d.	Termination by you	Not Applicable	Not Applicable
e.	Termination by Quality without cause	Not Applicable	Not Applicable
f.	Termination by Quality with cause	Section 16	Quality can terminate if you default.
g.	"Cause" defined - defaults which can be cured	Section 16.3	Curable defaults include non-payment of fees; failure to meet Quality's standards or procedures; misuse of Proprietary Marks, failure to construct Restaurant within time limits; failure to meet training requirements; <b>or</b> any other requirements of the agreement not listed in sections 16.1 and 16.2; typically you have 30 days to cure a default.

	Provision	Section in Franchise Agreement	Summary
h.	"Cause" defined - defaults which cannot be cured	Section 16.1 and 16.2	<ul> <li>Non-curable defaults include:</li> <li>Immediate termination/no notice: assignment for the benefit of creditors; bankruptcy; dissolution; levy/execution on assets.</li> <li>Immediate termination upon notice: threat or danger to public health or safety.</li> <li>Termination five days after notice from Quality: cease operation or abandonment of Restaurant; convicted of a felony; unauthorized transfer; any involvement with a competitive business; unauthorized use of confidential information; falsifying records; repeated curable defaults.</li> </ul>
i.	Your obligations on termination/nonrenewal	Section 17	You must cease operation of Restaurant and use of all Proprietary Marks; you must pay all amounts due. You must distinguish Restaurant appearance from other System Restaurants; Quality has an option to acquire the assets.
j.	Assignment of contract by Quality	Section 15.1	No restrictions on Quality's right to assign.
k.	"Transfer" by you - definition	Section 15.2	Includes transfer of Franchise Agreement, material assets or ownership in business entity.
1.	Quality's approval of transfer by franchisee	Section 15.4	Quality has right to approve all transfers but will not unreasonably withhold its consent. Quality will approve transfers of less than 20% interest in a franchisee business entity so long as the new owners are successful in passing our background check and execute a confidentiality and non-compete agreement.
m.	Conditions for Quality's approval of transfer	Section 15.4	Franchisee/transferee must meet Quality's established qualifications as listed; all monies owed to Quality and affiliates must be paid; remodel and upgrade Restaurant to conform to then-current Wendy's standards; completion of required training; compliance with the Wendy's Transaction Policy; payment of Transfer Fee to Quality; sign the then-current form Franchise Agreement and fulfill ownership requirements; and Franchisee/transferee, any guarantors and transferor must sign a general release.
n.	Quality's right of first refusal to acquire your business	Section 15.5 Exhibit B to the Lease	Quality has the right to match any bona fide offer for the franchisee's interest in the Franchise Agreement, assets or ownership interest.
0.	Quality's option to purchase your business	Section 17.4	At termination or expiration, Quality has an option to purchase your business at fair market value.
p.	Your death or disability	Section 15.10	Personal representative must dispose of the interest in accordance with Section 15 of the Franchise Agreement and during transition must comply with all other terms of the Franchise Agreement.
q.	Non-competition covenants during the term of the franchise	Section 18.2 (See the following chart for Relationship Agreement and Development Agreement provisions)	No diversion of any customer to, or interest or involvement in any Competing Business, no interest or involvement with any QSR within the Designated Market Area of the Restaurant; no involvement with a Competing Business within a 3-mile radius of any Wendy's restaurant operating in the United States.
r.	Non-competition covenants after the franchise is terminated or expires	Section 18.3	No involvement in any Competing Business for 2 years within the Designated Market Area where the Restaurant is located or within three miles of any Wendy's Branded Restaurant in the System.

	Provision	Section in Franchise Agreement	Summary	
s.	Modification of the agreement	Section 25	No modifications unless mutually agreed to by the parties.	
t.	Integration/merger clause	Section 25	Only written terms of Franchise Agreement are binding. Any other promises may not be enforceable, except that the Franchise Agreement does not disclaim any representations made in this disclosure document. The following provision applies only to franchisees and franchises that are subject to state registration/disclosure laws in: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, Virginia, Washington and Wisconsin: No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.	
u.	Dispute resolution by arbitration or mediation	Section 22	Non-binding mediation conducted by a mediator designated by Quality typically required.	
v.	Choice of forum	Section 28	Litigation to be brought in Ohio (subject to state law).	
w.	Choice of law	Section 28	Ohio law applies (subject to state law).	

# **Development Agreement/Relationship Agreement**

Unless indicated as a section in the Relationship Agreement, all sections referenced below are to the Development Agreements (with Groundbreaker (GB), Pacesetter (PS), and/or Hybrid (H) Development Agreement references in parentheses if different).

		Section in Development/ Relationship Agreement	Summary
a.	Length of the franchise term	Section 2	The earlier of a date you and Quality agree to or upon the execution by Quality of the franchise agreement for the last Restaurants specified in the Development Schedule
b.	Renewal or extension of the term	Not Applicable	Not Applicable
c.	Requirements for you to renew or extend	Not Applicable	Not Applicable
d.	Termination by you	Not Applicable	Not Applicable
e.	Termination by Quality without cause	Not Applicable	Not Applicable
f.	Termination by Quality with cause	(GB - 13 / PS - 12 / H - 14)	Quality can terminate if you default.

Relationship Agreement		Summary	
g.	"Cause" defined - defaults which can be cured	(GB 13.B/ PS - 12.B / H - 14.B)	Curable defaults include: (i) failure to comply with the Development Schedule; (ii) the attempted assignment without the prior written approval of Quality; (iii) if Developer is a corporation, limited liability company or partnership, the transfer of any of the capital stock, membership interest, or partnership interest of such entity without the prior written consent of Quality; (iv) the discovery by Quality of any material misrepresentation in any of the information or documents submitted to Quality by or on behalf of Developer; (v) any violation by Developer of any of the provisions of the Development Agreement; or (vi) any violation of any franchise agreement or other agreement between Quality and Developer.
h.	"Cause" defined - defaults which cannot be cured	(GB - 13.A and 13.C/ PS - 12.A and 13.C / H - 14.A and 14.C)	Non-curable defaults include: <b>Immediate termination/no notice:</b> The commencement of any proceedings by or against Developer under the Bankruptcy Act, under any Chapter thereof or amendment thereto, or under any other insolvency act, whether federal or state; the appointment of any trustee or receiver for the business or property of Developer; or any assignment by Developer for the benefit of creditors. <b>Immediate termination upon notice:</b> Termination of any franchise agreement between Quality and Developer
i.	Your obligations on termination/nonrenewal	(GB - 14/ PS - 13 / H - 15)	You must cease operation of as a Developer in the Development Area.
j.	Assignment of contract by Quality	(GB - 16/ PS - 15 / H - 17)	No restrictions on Quality's right to assign.
k.	"Transfer" by you - definition	(GB - 16/ PS - 15 / H - 17)	Includes direct or indirect sale, transfer or assignment of any of the franchise agreements pertaining to the Restaurants developed pursuant to the Development Agreement.
1.	Quality's approval of transfer by franchisee	(GB - 16/ PS - 15 / H - 17) and Section 2.06 of Relationship Agreement	Quality will not under any circumstances allow the development rights to be transferred. No public offering of securities permitted under Relationship Agreement
m.	Conditions for Quality's approval of transfer	Not Applicable	Not Applicable
n.	Quality's right of first refusal to acquire your business	Not Applicable	Not Applicable
0.	Quality's option to purchase your business	Not Applicable	Not Applicable
p.	Your death or disability	Not Applicable	Not Applicable
q.	Non-competition covenants during the term of the franchise	Section 2.05 of Relationship Agreement	No diversion of any customer to any competitor, no interest in, any competing business, no sale or granting of possession of any Wendy's Restaurant to any person that intends to use such location to conduct a competing business.
r.	Non-competition covenants after the franchise is terminated or expires	Not Applicable	Not Applicable
s.	Modification of the agreement	(GB - 21/ PS - 20 / H - 22)	No modifications unless mutually agreed to by the parties.

	Provision	Section in Development/ Relationship Agreement	Summary
t.	Integration/merger clause	(GB - 21/ PS - 20 / H - 22) and Section 4.11 of Relationship Agreement	Only written terms of Development Agreement and Relationship Agreement are binding. Any other promises may not be enforceable, except that the Development Agreement and Relationship Agreement do not disclaim any representations made in this disclosure document.
u.	Dispute resolution by arbitration or mediation	Section 4.04(b) of Relationship Agreement	Not Applicable
v.	Choice of forum	(GB - 19/ PS - 18/ H - 20) and Section 4.04(c) of Relationship Agreement	Litigation to be brought in Ohio (subject to state law).
w.	Choice of law	(GB - 19/ PS - 18/ H - 20) and Section 4.03 of Relationship Agreement	Ohio law applies (subject to state law).

## ITEM 18 PUBLIC FIGURES

Quality does not use any public figure to promote the sale of its franchise.

## 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.

The following tables and notes provide financial performance representations that are historical, and that are based on information from existing Company Restaurants owned by one or more affiliates of Quality ("Company Restaurants") and Franchise Restaurants operated independently by franchisees ("Franchise Restaurants" and together, "Wendy's Restaurants").

Before beginning to review the information contained within this Item 19, please note the following:

- 1. There are five tables that follow. Please read them together with all notes and explanatory information contained in the conclusion below.
- 2. Quality will make available to you, on reasonable request, written substantiation of the data used in preparing the statements listed in this Item 19.

- 3. Other than the following financial performance representation, we do not make any financial performance representations. 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's management by contacting Kris Kaffenbarger, Vice President, Global System Optimization, Franchise & Portfolio Management, the Federal Trade Commission, and the appropriate state regulatory agencies.
- 4. Some outlets have earned the amounts reflected in this item. Your individual results may vary. There are no assurances that you'll earn as much.
- 5. As of the end of fiscal year 2023 (January 2, 2023 through December 31, 2023) ("Fiscal Year 2023"), excluding Wendy's Restaurants located in U.S. Territories, there were 403 domestic Wendy's Company Restaurants; and 5,627 domestic Wendy's Franchised Restaurants.
- 6. As used in this Item, "Gross Sales" is defined as all income less: taxes, refunds, and amounts from coupon or discount programs. Sales levels vary considerably due to a variety of factors, such as: local popularity, hours of operation, size, competition from other restaurants, especially fast food businesses in proximity, weather conditions, traffic flow, accessibility and visibility of the restaurant, the economic conditions in the locality, and the business abilities and efforts of franchisees.
- 7. As used in Tables 1 3, the Restaurant sales volumes for Franchised Restaurants are based on a combination of weekly sales data submitted by Wendy's franchisees, as well as automated data generated by the restaurant point of sale system. We have not independently verified that these reports were true and correct.

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Table 1: U.S. AVERAGE GROSS SALES					
FOR THE PERIOD JANUAF	RY 2, 2023 TO DECEMBER 31, 2	023 (FISCAL YEAR 2023)			
	Company Restaurants Franchise Restaurants				
Number of Restaurants	of Restaurants 392 5,384				
Average Annual Gross Sales	\$2,273,675	\$2,089,354			
Median	\$2,190,166	\$1,973,050			
(Min - Max)	(\$935,129 <sup>1</sup> -\$5,024,120²)	(\$386,511³ - \$7,234,163⁴)			
Number of Restaurants at or Above Average	176	2,322			
(% of Restaurants)	44.9%	43.1%			

## NOTES TO TABLE 1

- For purposes of this Item 19, Quality only includes Wendy's Restaurants which had at least 52 weeks of consecutive sales within the past 12 months, none of which were delivery kitchens or Frosty Carts. In Table 1, 11 Company Restaurants and 243 Franchise Restaurants are excluded as they had less than 52 consecutive weeks of sales. Of these Restaurants, during Fiscal Year 2023, there were 3 Restaurants owned by one or more affiliates of Quality that closed permanently and 58 Restaurants owned by Wendy's Franchisees that closed permanently. No Restaurants closed after being open less than 12 months.
- <sup>1</sup> Location in Columbus, Ohio
- <sup>2</sup> Location in Chicago, Illinois
- <sup>3</sup> Location in Virginia Beach, Virginia
- <sup>4</sup> Location in Seattle, Washington

	Table 2: <b>U.S. AVERAGE GROSS SALES - Non-Traditional Franchise Restaurants Only<sup>1</sup></b> FOR THE PERIOD JANUARY 2, 2023 TO DECEMBER 31, 2023 (FISCAL YEAR 2023)					
	Transportation Fuel Food Court Military					
Number of Restaurants20226159						
Average Annual Gross Sales	Average Annual Gross Sales         \$3,722,823         \$2,066,383         \$1,548,193         \$1,747,139					
Median	\$3,657,632	\$1,954,738	\$1,385,394	\$2,023,749		
(Min - Max)         (\$1,397,202 - \$7,234,163)         (\$545,622 - \$4,657,076)         (\$734,895 - \$2,361,428)         (\$386,511 - \$2,862,57,076)           Number of Restaurants at or Above Average         10         98         6         5						
						(% of Restaurants)

<sup>1</sup> Non-Traditional Company sites are not included as the sample size is insufficient. Transportation includes airports, train stations, bus stations, and ferry stations. In Fiscal Year 2023, most Transportation sites were airports. Fuel includes gas/c-store combinations, highway service plazas, and travel centers/truck stops. Food Courts span hospitals, malls, and universities/colleges. Military is inclusive of sites at military bases.

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## New Builds

Table 3 reflects average weekly gross sales since inception for new Traditional Company and Franchise Restaurants opened in fiscal year 2022 and 2023<sup>1</sup>.

TABLE 3: NEW BUILDS WEEKLY GROSS SALES - TOTAL NEW RESTAURANTS COMPLETED IN FISCAL 2022-23					
Company Restaurants Franchise Restaurants					
Number of Restaurants	6 <sup>2</sup>	132 <sup>3</sup>			
Number of Markets that Opened New Restaurants	3	74			
Average Weekly Gross Sales	\$42,812	\$38,940			
Median	\$43,456	\$37,794			
(Min to Max)	(\$31,922 - \$53,067)	(\$9,541 - \$78,772)			
Average Weeks Open	71	65			
Median	74	62			
(Min to Max)	(Min to Max) (50 - 89)				
Number of Restaurants at or Above Average	3	62			
(% of Restaurants)	50.0%	47.0%			

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<sup>&</sup>lt;sup>1</sup> These tables do not include any Scrape & Rebuild or other reimaged restaurants.

<sup>&</sup>lt;sup>2</sup> Includes 6 New Company Restaurants with at least 26 full weeks of sales post-opening as of fiscal year end 2023. 1 Restaurant with less than 26 weeks of sales was excluded.

<sup>&</sup>lt;sup>3</sup> Includes 132 New Franchised Restaurants with at least 26 full weeks of sales post-opening as of fiscal year end 2023. 57 Restaurants with less than 26 weeks of sales were excluded.

## <u>Historic Sales, Costs of Sales, Selected Expenses, and Profits for Traditional Company</u> <u>Restaurants</u>

The table below provides the following categories of historical financial information for the fiscal year 2023 for the 383 Traditional Company Restaurants that were open and in continuous operation for at least 52 weeks as of December 31, 2023 ("Traditional Company Owned") (*See* Note 1, below): (a) Gross Sales; (b) Cost of Sales; (c) Gross Profit; (d) Other Operating Expenses; and (e) EBITDA before Rent. Note, all calculations are on an individual restaurant basis and so the minimum, median, and maximum values are not comparable between the two columns "Average Amount" and "% of Average Revenues."

TABLE 4 TRADITIONAL COMPANY OWNED RESTAURANTS - P&L BREAKOUT			
	Average Amount Median (Min to Max)	% of Average Revenues Median (Min to Max)	Number of Restaurants at or Above Average (% Above Average)
Gross Sales (Note 2)	\$2,286,566	100%	172
	\$2,200,248	100%	
	(\$1,024,140 to \$5,042,737)	100%	44.9%
Cost of Sales (Note 3)	\$755,966	33.1%	169
	\$739,019	33.1%	
	(\$391,131 to \$1,518,977)	(29.2% to 39.6%)	44.1%
Gross Profit (Note 4)	\$1,530,600	66.9%	172
	\$1,475,567	66.9%	
	(\$633,008 to \$3,523,761)	(60.4% to 70.8%)	44.9%
Other Operating Expenses (Note 5)	\$1,114,431	48.7%	173
	\$1,101,056	49.4%	
	(\$727,378 to \$2,119,771)	(34.1% to 80.6%)	45.2%
Restaurant EBITDA before Rent (Note 6)	\$416,169	18.2%	175
	\$389,577	17.8%	
	(-\$191,991 to \$1,736,198)	(-18.7% to 36.3%)	45.7%
Additional Operating Expenses for Franchised Restaurants			
Royalty (4% of Gross Sales)	\$91,463	N/A	N/A

## NOTES TO TABLE 4

1. In Item 1, the number of Wendy's Company Restaurants is different from the number of Wendy's Company Restaurants stated in this Table 4. In counting the Wendy's Company Restaurants for Item 19, Quality only includes Company Restaurants which had at least 52 weeks of consecutive sales within the past 12 months. In Table 4, 11 Company Restaurants are excluded as they had less than 52 consecutive weeks of sales. Of these Company Restaurants, during Fiscal Year 2023, there were 3 Company Restaurants owned by one or more affiliates of Quality that closed permanently. No Company Restaurants closed after being open less than twelve months. Further, the Company Restaurant count in Item 1 reflects ownership as of fiscal year end 2023 and includes both traditional and non-traditional locations. Table 4 does not include financial information from non-traditional

Company Restaurants (as described in Item 12), and as a result, 11 Company Restaurants operating at non-traditional locations are not represented (3 of which had less than 52 consecutive weeks of sales).

- 2. As used in this Table 4, "Gross Sales" is defined as all income less: taxes, refunds, and amounts from coupon or discount programs. Sales levels vary considerably due to a variety of factors, such as: local popularity, hours of operation, size, competition from other restaurants, especially fast food businesses in proximity, weather conditions, traffic flow, accessibility and visibility of the restaurant, the economic conditions in the locality, and the business abilities of management.
- 3. As used in Table 4, "Cost of Sales" includes restaurant level food and paper expenses, but does not include any un-allocated costs/benefits related to beverage rebates. Restaurant margin is influenced by factors such as price increases, the effectiveness of our advertising and marketing initiatives, featured products, product mix, fluctuations in food costs.
- 4. As used in Table 4, "Gross Profits" means "Gross Sales" minus "Costs of Sales."
- 5. As used in Table 4, "Other Operating Expenses" includes the following costs: labor, payroll taxes, advertising fees, promotion, outside services, operating supplies, maintenance and repair, utilities, office supplies, legal and accounting fees, insurance, real estate and personal property taxes, business operating licenses, non-product income or expense, and worker's compensation. Restaurant margin is influenced by factors such as fluctuations in labor costs, restaurant openings, remodels, and closures. "Other Operating Expenses" as used in this table does not include any un-allocated costs/benefits related to Company Restaurant employee bonus, management training salaries and other restaurant support costs. "Other Operating Expenses" also does not include any amounts related to rent depreciation and amortization, interest, and income taxes.

Franchise Restaurants are also required to pay Royalty Fees that Company Restaurants do not have to pay. Royalty amounts generally comprise 4% of Gross Sales for Traditional Restaurants, but may be impacted by various incentive offerings (see Item 6). Additionally, Company Restaurants may benefit from economies of scale that are not available to Franchise Restaurants that are owned singly or in small groups by a franchisee.

- 6. As used in Table 4, "EBITDA before Rent" means earnings before interest, taxes, depreciation, amortization and rent. The "EBITDA before Rent" should not be construed as the financial results or "profit" before occupancy costs which might be experienced by a franchisee with similar Gross Sales. An individual franchisee is likely to experience operating expense variations including general insurance, legal and accounting fees, labor costs, store management benefits (life and health insurance, etc.). The occupancy costs paid by Franchisees may vary not only by location, but also according to the terms a franchisee is able to negotiate for an individual lease. Additionally, market conditions, operational and management methods employed by a franchisee, different geographic areas of the country, and menu price variations may significantly affect operating results. Moreover, organization overhead costs such as salaries and benefits of non-restaurant personnel (if any), cost of an automobile used in the business (if any), and other discretionary expenditures may significantly affect profits. The nature of these variables makes it difficult to estimate the financial results for any particular franchisee or location.
- 7. During the twelve-month period from January 2, 2023 December 31, 2023 (Fiscal Year 2023), the Company operated 3 Frosty Carts. All locations were subject to limited weather-related closures within the year.

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## **Return on Investment of Franchisee Development Investment**

The table below utilizes historic financial information (the 20 most recent Company-led projects for Franchisee-operated restaurants reviewed by Wendy's U.S. Capital Committee, including projects from June 2023 through January 2024) to provide Return on Investment detail for Franchise Build-to-Suit and Traditional Restaurants.

Table 5: Return on Investment of Franchisee Development Investment								
Build-to-Suit (BTS) Traditional (with FDP/REPP and no incent								
Capital Investment (Average / Median)	\$474,607 / \$481,403	\$1,844,889 / \$1,866,047						
(Min to Max)	(\$415,224 - \$547,581)	(\$1,033,974 - \$2,565,478)						
Annual Sales (Average / Median)	\$2,024,868 / \$1,965,304	\$2,024,868 / \$1,965,304						
(Min to Max)	(\$496,131 - \$4,096,162)	(\$496,131 - \$4,096,162)						
Sales-to-Investment Ratio (Average / Median)	4.3 : 1 / 4.1 : 1	1.1:1/1.1:1						
Approximate Upfront Cash Out (Average / Median)	\$223,000 / \$236,000	\$497,000 / \$513,000						
Inclusive of Capital Investment, Pre-Opening expenses and applicable fees								

# NOTES TO TABLE 5

- 1. The difference between the average and median Sales-to-Investment Ratio is a result of differences in actual construction costs and weekly sales.
- 2. In addition to standard assumptions, Table 5 relies on the following data to calculate Return on Investment:
  - a. Approved budgets for the 20 most recent Company-led projects for Franchisee-operated restaurants reviewed by Wendy's U.S. Capital Committee ("CAPCOM"), including projects from June 2023 through January 2024, were used as the basis for Total Estimated Initial Capital Investment before land, pre-opening expenses, and additional operating funds cited in Item 7, which are used as the basis for Table 5 in Item 19. Capital Investment excludes Real Property costs and includes Furniture, Fixtures, Equipment, Signage, Technology, and Security and Building costs as described in Item 7. However, for Build-to-Suit projects, Building costs are not included. 13 projects had capital investments at or above the Build-to-Suit average provided, and 11 projects had capital investments at or above the Traditional average provided.
  - b. Annual Sales are consistent with Franchise Sales cited in Table 3 of Item 19.

- c. Sales-to-Investment Ratio is calculated as Annual Sales divided by Capital Investment.
- d. Approximate Upfront Cash Out is inclusive of Capital Investment, FDP Fee/REPP Fee (as applicable), and Technical Assistance Fee financed with 80% Loan-to-Value (LTV). No financing is assumed for Pre-opening Expenses and Additional Operating Funds.

Other than the preceding financial performance representation, Quality Is Our Recipe, LLC does not make any financial performance representations. 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's management by contacting Kris Kaffenbarger, One Dave Thomas Blvd., Dublin, OH 43017, Phone: (614) 764-8443, the Federal Trade Commission, and the appropriate state regulatory agencies.

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#### ITEM 20 OUTLETS AND FRANCHISEE INFORMATION

The following pages are intended to provide you with some additional statistical information related to Wendy's franchised and company-owned outlets. Company-owned outlets include outlets owned by Quality and its affiliates. The list includes all franchise and company-owned outlets within the United States arranged alphabetically by state.

#### Table No. 1

## Systemwide Outlet Summary For years 2021 to 2023

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
Franchised Outlets	2021	5,520	5,535	+15
	2022	5,535	5,591	+56
	2023	5,591	5,627	+36
Company-Owned Outlets	2021	361	403	+42
	2022	403	403	0
	2023	403	403	0
Total Outlets	2021	5,881	5,938	+57
	2022	5,938	5,994	+56
	2023	5,994	6,030	+36

#### Table No. 2

## Transfers of Outlets from Franchisees to New Owners (other than the Franchisor) For years 2021 to 2023

State	Year	Number of Transfers
Alabama	2021	1
	2022	24
	2023	1
Arizona	2021	0
	2022	2
	2023	0
California	2021	2
	2022	8
	2023	6
Colorado	2021	0
	2022	3
	2023	1
District of Columbia	2021	3
	2022	0
	2023	0
Florida	2021	34
	2022	46
	2023	3

State	Year	Number of Transfers
Georgia	2021	10
8	2022	7
	2023	2
Idaho	2021	4
	2022	0
	2023	0
0 <b>Indiana</b>	2021	1
	2022	0
	2023	0
Iowa	2021	4
2011	2022	0
	2022	0
Kansas	2023	18
ixunbub	2021	1
	2022	0
Kentucky	2023	35
	2021	2
	2022	1
Louisiana	2023	0
Louisiana	2021	4
	2022	7
Maryland	2023	92
	2021	0
	2022	0
Massachusetts	2023	0
Massachusetts	2021	0
	2022	1
Michigan	2023	0
Micingan	2021	0
	2022	63
Minnesota	2023	1
winnesota	2021	0
	2022	0
Missouri	2023	17
1VIISSOUT1	2021	1
	2022	0
New Jersey		2
new Jersey	2021	
	2022	2
NI N. (	2023	6
New Mexico	2021	5
	2022	0
NT X7 1	2023	0
New York	2021	52
	2022	12
	2023	5
North Carolina	2021	101
	2022	0
	2023	22
Ohio	2021	112
	2022	29
	2023	9

State	Year	Number of Transfers
Oregon	2021	0
	2022	4
	2023	0
Pennsylvania	2021	71
	2022	0
	2023	0
South Carolina	2021	10
	2022	2
	2023	0
Tennessee	2021	40
	2022	0
	2023	6
Texas	2021	154
	2022	6
	2023	6
Utah	2021	53
	2022	0
	2023	0
Virginia	2021	81
	2022	0
	2023	4
West Virginia	2021	15
	2022	2
	2023	6
Total	2021	918
	2022	155
	2023	149

# Table No. 3

# Status of Franchised Outlets For years 2021 to 2023

State	Year	Outlets at Start of Year	Outlets Opened 1,2	Terminations <sup>3</sup>	Non- Renewals	Reacquired by Franchisor	Ceased Operations Other Reasons	Outlets at End of the Year <sup>4</sup>
Alabama	2021	98	6	0	0	0	3	101
	2022	101	4	0	0	0	0	105
	2023	105	2	1	0	0	6	100
Alaska	2021	9	0	0	0	0	0	9
	2022	9	1	0	0	0	0	10
	2023	10	0	0	0	0	0	10
Arizona	2021	100	3	0	0	0	0	103
	2022	103	1	0	0	0	2	102
	2023	102	3	0	0	0	4	101
Arkansas	2021	64	1	0	0	0	0	65
	2022	65	2	0	0	0	2	65
	2023	65	2	0	0	0	1	66
California	2021	286	6	0	1	0	2	289
	2022	289	8	1 <sup>3</sup>	0	0	1	295
	2023	295	3	0	0	0	4	294

State	Year	Outlets at Start of Year	Outlets Opened 1,2	Terminations <sup>3</sup>	Non- Renewals	Reacquired by Franchisor	Ceased Operations Other Reasons	Outlets at End of the Year <sup>4</sup>
Colorado	2021	89	0	0	0	0	0	89
	2022	89	0	0	0	0	0	89
	2023	89	2	0	0	0	0	91
Connecticut	2021	52	1	0	0	0	0	53
	2022	53	0	0	0	0	0	53
	2023	53	0	0	0	0	0	53
Delaware	2021	12	0	0	0	0	0	12
	2022	12	0	0	0	0	0	12
	2023	12	0	0	0	0	0	12
Dist. of Columbia	2021	4	0	0	0	0	1	3
	2022	3	0	0	0	0	0	3
	2023	3	0	0	0	0	0	3
Florida	2021	419	6	0	0	91	5	329
	2022	329	5	0	2	0	6	326
~ .	2023	326	7	0	0	0	4	329
Georgia	2021	288	9	0	0	0	2	295
	2022	295	6	0	0	0	1	300
	2023	300	1	1	0	0	0	300
Hawaii	2021	10	1	0	0	0	0	11
	2022	11	0	0	0	0	0	11
	2023	11	0	0	0	0	0	11
Idaho	2021	31	1	0	0	0	1	31
	2022	31	1	0	0	0	0	32
<b>T</b> 110 0	2023	32	1	0	0	0	0	33
Illinois	2021	140	6	0	0	0	1	145
	2022	145	2	33	0	0	0	144
<b>T</b> 11	2023	144	2	0	0	0	0	146
Indiana	2021	179	2	0	0	0	0	181
	2022	181	4	0	0	0	1	184
T	2023	184	3	0	0	0	1	186
Iowa	2021	42	0	0	0	0	1	41
	2022	41	1	0	1	0	0	41
Vanaaa	2023	41 69	1	0	0	0	1	41 69
Kansas	2021		-	-			1	
	2022 2023	69 70	1 3	0	0	0	0	70 72
Kentucky	2023	144	3	0	0	0	0	147
ixentucky	2021	144	2	0	0	0	0	147
	2022	147	1	0	0	0	1	149
Louisiana	2023	149	2	0	1	0	0	149
Louisialla	2021	124	3	0	1	0	0	123
	2022	123	0	0	0	0	0	127
Maine	2023	127	0	0	0	0	0	127
	2021	16	0	0	0	0	1	15
	2022	15	0	0	0	0	0	15
Maryland	2023	101	1	0	5	0	1	96
	2021	96	4	3 <sup>3</sup>	0	0	1	96
	2022	96	1	0	0	0	5	92
Massachusetts	2023	51	0	0	0	0	0	51
	2021	51	1	0	0	0	0	52
	2022	52	0	0	0	0	0	52

State	Year	Outlets at Start of Year	Outlets Opened 1,2	Terminations 3	Non- Renewals	Reacquired by Franchisor	Ceased Operations Other	Outlets at End of the Year <sup>4</sup>
							Reasons	
Michigan	2021	241	2	0	1	0	0	242
	2022	242	1	0	1	0	1	241
	2023	241	1	0	0	0	0	242
Minnesota	2021	55	0	0	0	0	0	55
	2022	55	0	0	0	0	0	55
	2023	55	0	0	0	0	0	55
Mississippi	2021	96	0	0	0	0	1	95
	2022	95	0	0	0	0	1	94
	2023	94	1	0	0	0	0	95
Missouri	2021	98	2	0	0	0	0	100
	2022	100	4	0	0	0	1	103
	2023	103	4	0	0	0	0	107
Montana	2021	16	0	0	0	0	0	16
	2022	16	1	0	0	0	0	17
	2023	17	0	0	0	0	0	17
Nebraska	2021	26	1	0	0	0	0	27
	2022	27	1	0	0	0	1	27
	2023	27	0	0	0	0	0	27
Nevada	2021	44	1	0	0	0	0	45
	2022	45	2	0	0	0	0	47
·· ··	2023	47	0	0	0	0	0	47
New Hampshire	2021	23	0	0	0	0	0	23
	2022	23	1	0	1	0	0	23
N	2023	23	0	0	0	0	0	23
New Jersey	2021	143	1	0	1	0	0	143
	2022	143	3	0	0	0	1	145
New Mexico	2023 2021	145	0 0	0	0	0	0	145
New Mexico	2021	42 42	0	0	0	0	0	42 42
	2022	42	0	0	0	0	0	42
New York	2023	170	53 <sup>2</sup>	0	0	0	0	223
New TOIK	2021	223	3	0	0	0	1	225
	2022	225	7	0	0	0	2	223
North Carolina	2023	257	7	0	0	0	2	262
	2021	262	1	0	1	0	2	260
	2022	260	4	0	0	0	1	263
North Dakota	2023	8	0	0	0	0	0	8
	2021	8	0	0	0	0	0	8
	2022	8	0	0	0	0	0	8
Ohio	2021	359	1	0	0	0	4	356
•	2021	356	3	0	0	1	0	358
	2022	358	0	0	0	0	1	357
Oklahoma	2021	48	6	0	0	0	1	53
	2022	53	4	0	1	0	0	56
	2023	56	4	0	0	0	0	60
Oregon	2021	41	1	0	0	0	2	40
0	2022	40	5	0	0	0	0	45
	2023	45	1	0	0	0	6	40
Pennsylvania	2021	257	4	0	0	0	3	258
•	2022	258	4	0	3	0	1	258
	2023	258	1	0	0	0	4	255

State	Year	Outlets at Start of Year	Outlets Opened 1,2	Terminations <sup>3</sup>	Non- Renewals	Reacquired by Franchisor	Ceased Operations Other Reasons	Outlets at End of the Year <sup>4</sup>
Rhode Island	2021	9	0	0	0	0	1	8
	2022	8	0	0	0	0	0	8
	2023	8	0	0	0	0	0	8
South Carolina	2021	131	1	0	0	0	1	131
	2022	131	3	0	0	0	0	134
	2023	134	4	0	0	0	0	138
South Dakota	2021	7	1	0	0	0	1	7
	2022	7	0	0	0	0	0	7
	2023	7	0	0	0	0	0	7
Tennessee	2021	170	7	0	2	0	3	172
	2022	172	9	0	1	0	3	177
	2023	177	5	0	0	0	2	180
Texas	2021	426	21	0	2	0	6	439
	2022	439	32	$20^{3}$	0	0	2	449
	2023	449	20	0	0	0	10	459
Utah	2021	83	1	0	1	0	0	83
	2022	83	2	0	0	0	3	82
	2023	82	2	0	0	0	0	84
Vermont	2021	4	0	0	0	0	0	4
	2022	4	0	0	0	0	0	4
	2023	4	0	0	0	0	0	4
Virginia	2021	221	1	0	0	0	0	222
	2022	222	4	0	0	0	2	224
	2023	224	3	0	0	0	2	225
Washington	2021	78	2	0	0	0	1	79
	2022	79	2	0	0	0	0	81
	2023	81	2	0	0	0	0	83
West Virginia	2021	70	1	0	0	0	0	71
_	2022	71	0	0	0	0	1	70
	2023	70	1	0	0	0	0	71
Wisconsin	2021	55	1	0	0	0	0	56
	2022	56	1	0	1	0	0	56
	2023	56	2	0	0	0	0	58
Wyoming	2021	14	0	0	0	0	0	14
	2022	14	0	0	0	0	0	14
	2023	14	0	0	0	0	0	14
Total	2021	5,520	164	0	14	91	44	5,535
- 5	2021	5,535	132	27 <sup>3</sup>	13	1	35	5,591 <sup>4</sup>
	2022	5,591	94	27	0	0	56	5,627

 <sup>&</sup>lt;sup>1</sup> Outlets opened include outlets that are newly-developed Wendy's outlets.
 <sup>2</sup> Outlets opened include company-owned outlets sold to Franchisees.
 <sup>3</sup> Terminations includes 27 delivery kitchens locations.
 <sup>4</sup> Total outlets at the end of the year includes 15 delivery kitchens.

#### Table No. 4

State	Year	Outlets at Start of Year	Outlets Opened	Reacquired by Franchisor	Outlets Closed <sup>2</sup>	Outlets Sold to Franchisees	Outlets at End of the Year
Colorado	2021	42	0	0	0	0	42
	2022	42	0	0	1	1	40
	2023	40	0	0	1	0	39
Florida	2021	107	4	91	1	0	201
	2022	201	6	0	4	0	203
	2023	203	1	0	1	0	203
Illinois	2021	58	0	0	2	0	56
	2022	56	1	0	0	0	57
	2023	57	1	0	1	0	57
Massachusetts	2021	48	1	0	4	0	45
	2022	45	0	0	0	0	45
	2023	45	0	0	0	0	45
New York	2021	47	0	0	0	47	0
	2022	0	0	0	0	0	0
	2023	0	0	0	0	0	0
Ohio	2021	51	1	0	1	0	51
	2022	51	0	1	2	0	50
	2023	50	1	0	0	0	51
Rhode Island	2021	8	0	0	0	0	8
	2022	8	0	0	0	0	8
	2023	8	0	0	0	0	8
Total	2021	361	6 <sup>1</sup>	91	82	47	403
	2022	403	7 <sup>1</sup>	1	7 <sup>2,2</sup>	1	403 <sup>3</sup>
	2023	403	31	0	32	0	4034

# Status of Company-Owned Outlets For years 2021 to 2023

<sup>1</sup> Outlets opened include only those outlets that are newly-developed Wendy's outlets.

 $^{2}$  Outlets closed include only those outlets that are closed for business as a Wendy's outlet. These numbers do not include those outlets which have closed temporarily for reasons such as fire damage or hurricane damage.

<sup>3</sup> Total outlets at the end of 2022 includes 2 Frosty Carts.

<sup>4</sup> Total outlets at the end of 2023 includes 3 Frosty Carts.

#### Table No. 5

# Projected Openings as of January 1, 2024

Column 1	Column 2	Column 3	Column 4
State	Franchise Agreements Signed, Outlet Not Opened	Projected New Franchised Outlets in the Next Fiscal Year <sup>1</sup>	Projected New Company- Owned Outlets in the Next Fiscal Year <sup>1</sup>
Alabama	0	2	0
Arizona	2	9	0
California	3	21	0
Colorado	0	1	0
Connecticut	0	1	0

Column 1	Column 2	Column 3	Column 4	
State	Franchise Agreements Signed, Outlet Not Opened	Projected New Franchised Outlets in the Next Fiscal Year <sup>1</sup>	Projected New Company- Owned Outlets in the Next Fiscal Year <sup>1</sup>	
Delaware	0	1	0	
Florida	2	9	3	
Georgia	0	5	0	
Idaho	0	1	0	
Illinois	1	2	0	
Indiana	2	6	0	
Iowa	0	1	0	
Kansas	1	3	0	
Kentucky	0	2	0	
Louisiana	2	3	0	
Maine	0	2	0	
Maryland	0	2	0	
Michigan	0	2	0	
Minnesota	0	1	0	
Missouri	0	2	0	
Nevada	0	1	0	
New Hampshire	0	1	0	
New Jersey	3	8	0	
New Mexico	0	3	0	
New York	1	5	0	
North Carolina	1	3	0	
Ohio	1	5	2	
Pennsylvania	0	7	0	
South Carolina	1	6	0	
South Dakota	0	3	0	
Tennessee	0	4	0	
Texas	4	20	0	
Utah	1	6	0	
Virginia	0	2	0	
Washington	2	4	0	
Wisconsin	0	1	0	
Wyoming	1	2	0	
TOTALS	28	157	5	

<sup>&</sup>lt;sup>1</sup> These projections were made as of January 1, 2024 and may not reflect the actual number of stores opened in the fiscal year 2024.

*Exhibit R-1* lists the names of all of our operating outlets and the addresses and telephone numbers of the outlets as of December 31, 2023. *Exhibit R-2* lists the franchisees who have signed Franchise Agreements for outlets which were not yet operational as of December 31, 2023. *Exhibit R-3* lists the name, city and state, and business telephone number (or, if unknown, the last known home telephone number) of every franchisee who had an outlet terminated, cancelled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under a Franchise Agreement during the fiscal year completed December 31, 2023, or who has not communicated with us within 10 weeks of the issuance date of this disclosure document. If you buy a Wendy's franchise, your contact information may be disclosed to other buyers when you leave the Wendy's franchise system.

In some instances, during the last 3 fiscal years, current and former franchisees have signed confidentiality provisions restricting their ability to speak openly about their experience with Quality. You may want to speak with current and former franchisees, but be aware that not all such franchisees will be able to communicate with you.

The following independent franchisee organization has asked to be included in this disclosure document:

The Wendy's Franchise Association WFA Central Office 4919 Lamar Ave. Mission, KS 66202 Telephone: (913) 387-5632 Email: <u>wfa@dci-kansascity.com</u> Website: <u>www.wendysfranchisees.com</u>

#### ITEM 21 FINANCIAL STATEMENTS

Attached to this Disclosure Document at *Exhibit* S are our balance sheets as of December 31, 2023 and January 1, 2023, and the related statements of operations, member's equity and cash flows for the years ended December 31, 2023, January 1, 2023, and January 2, 2022, and includes the related Independent Auditor's Report of Deloitte & Touche LLP.

*Exhibit S* also includes the audited consolidated balance sheets of The Wendy's Company and subsidiaries as of December 31, 2023 and January 1, 2023, and the related consolidated statements of operations, comprehensive income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2023, and includes the related Report of Independent Registered Public Accounting Firm of Deloitte & Touche LLP.

Our ultimate parent company, The Wendy's Company, absolutely and unconditionally guarantees the performance of WIL's obligations under the Management Agreement with Quality. Therefore, a copy of the Guarantee of Performance signed by The Wendy's Company is attached to this Disclosure Document at *Exhibit S*.

The financial information about The Wendy's Company is provided for disclosure purposes only. The Wendy's Company is not a party to any Franchise Agreement that Quality signs with franchisees, and does not guarantee Quality's obligations under any Franchise Agreement signed with franchisees. Quality is solely responsible for fulfilling its obligations under the Franchise Agreements.

Wendy's Funding, LLC issued fixed rate notes totaling \$2,925.0 million related to the Securitization Transaction, of which \$2,747.3 million is outstanding as of December 31, 2023. These funds were used, in part, to pay certain outstanding obligations. Various assets have been pledged to secure this indebtedness, including all franchise agreements and other agreements existing as of the closing of the Securitization Transaction. Certain subsidiaries of Wendy's Funding, LLC have guaranteed the indebtedness, including us. See the Footnotes to the financial statements of The Wendy's Company and subsidiaries at *Exhibit S* (Note 12) for more information about the Securitization Transaction.

#### ITEM 22 CONTRACTS

Copies of the Franchise Agreement and related agreements used by Quality are attached to this disclosure document as exhibits. The documents are as follows:

1.	Franchise Agreement (with the Ownership Acknowledgment,		
	Guaranty, and DPA attached as Exhibits), Frosty Cart Addendum,		
	and various state addenda	-	Exhibit B
2.	"Hybrid" Groundbreaker & Pacesetter Development Agreement	-	Exhibit C-1
	Groundbreaker Development Agreement	-	Exhibit C-2
	Pacesetter Development Agreement	-	Exhibit C-3
3.	Relationship Agreement	-	Exhibit D
4.	Renewal Agreement	-	Exhibit J
5.	Preliminary Letter Agreement	-	Exhibit L
6.	Project Management Agreement	-	Exhibit M
7.	REPP Letter of Agreement with exhibits	-	Exhibit N
8.	Build-to-Suit Letter of Agreement with exhibits	-	Exhibit O
9.	Financing Documents under Item 10	-	Exhibit P
	• Lease		
	• Sublease		
	Secured Promissory Note		
	Security Agreement		
	UCC-1 Financing Statement		
	General Release of All Claims		
10.	Wendy's Technology Products and Services Agreement	_	Exhibit T
11.	WenDigital Products and Services Agreement	-	Exhibit U
			2

#### **EXHIBIT A**

#### STATE ADMINISTRATOR LIST

- State of California Department of Financial Protection and Innovation 320 West 4<sup>th</sup> Street, Suite 750 Los Angeles, CA 90013-2344
- State of Hawaii Department of Commerce and Consumer Affairs Business Registration Division 335 Merchant Street, Room 203 Honolulu, HI 96813
- State of Illinois Office of the Attorney General 500 South Second Street Springfield, IL 62706
- Indiana Secretary of State
  Franchise Division
  302 West Washington Street
  Indianapolis, IN 46204
- State of Maryland Office of the Attorney General Division of Securities 200 Saint Paul Place, 20<sup>th</sup> Floor Baltimore, MD 21202-2020
- 6. Michigan Department of Attorney General Consumer Protection Division Attention: Franchise Section 525 W. Ottawa Street G. Mennen Williams Building, 1<sup>st</sup> Floor Lansing, MI 48933
- Minnesota Department of Commerce Franchise Division
   85 7<sup>th</sup> Place East, Suite 280 St. Paul, MN 55101-2198

- New York State Department of Law Franchise & Securities Division 28 Liberty Street, 23<sup>rd</sup> Floor New York, NY 10005
- North Dakota Securities Department 600 East Boulevard Avenue State Capitol, 5<sup>th</sup> Floor Bismarck, ND 58505-0510
- Rhode Island Department of Business Regulation Securities Division 1511 Pontiac Avenue, Bldg. 69-2 Cranston, RI 02920
- 11. South Dakota Division of Insurance Securities Regulation124 S. Euclid Avenue, Suite 104 Pierre, SD 57501
- 12. Virginia State Corporation Commission Division of Securities and Retail Franchising
   1300 East Main Street, 9<sup>th</sup> Floor Richmond, VA 23219-3630
- 13. Washington Department of Financial Institutions Securities Division
   150 Israel Road, S.W. Tumwater, WA 98501
- 14. State of Wisconsin Department of Financial Institutions Division of Securities 345 West Washington Avenue Madison, WI 53703

# QUALITY IS OUR RECIPE, LLC UNIT FRANCHISE AGREEMENT

Franchisee:

Location:

For Corp. Office Use Oi	nly
Store Number	
Effective Date	FA18

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We have provided this Index for your convenience. The following terms are defined in the Franchisor's Unit Franchise Agreement on the pages noted:

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#### **QUALITY IS OUR RECIPE, LLC**

#### **UNIT FRANCHISE AGREEMENT**

("Franchisee" or "you").

#### WITNESSETH:

WHEREAS, Franchisor, as the result of the expenditure of time, skill, effort, and money, has developed and owns a distinctive format and system relating to the establishment and operation of Wendy's and Wendy's Old Fashioned Hamburgers restaurants (each a "Wendy's Branded Restaurant") featuring, among other things, hamburgers, chili, salads, French fries, assorted chicken and other sandwiches, frozen desserts, and other food and beverages (the "System");

WHEREAS, the distinguishing characteristics of the System include, without limitation, distinctive exterior and interior design, decor, color scheme, equipment and equipment layout, and furnishings; menu items prescribed by Franchisor; uniform standards, specifications, and procedures for operations; quality and uniformity of products and services offered; procedures for management and inventory control; training and assistance; advertising and promotional programs; and proprietary trademarks and tradenames, all of which may be changed, improved, and further developed by Franchisor;

WHEREAS, Franchisor identifies the System by means of certain trade names, service marks, trademarks, logos, emblems, and indicia of origin, including, but not limited to, the marks "WENDY'S", and "WENDY'S OLD FASHIONED HAMBURGERS," and such other trade names, designs, emblems, labels, signs, symbols, service marks, trademarks, copyrighted materials and other intellectual property as are now designated (and may hereinafter be designated by Franchisor in writing) for use in connection with the System (the "**Proprietary Marks**");

WHEREAS, Franchisor owns all right to, interest in, and goodwill of, and continues to develop, use, and control the use of such Proprietary Marks in order to identify for the public the source of services and products marketed thereunder and under the System, and to represent the System's high standards of quality, appearance, and service;

WHEREAS, Franchisee desires to enter into the business of operating a Wendy's Branded Restaurant under the System and wishes to obtain the rights to operate such business from Franchisor for that purpose, as well as to receive the training and other assistance provided by Franchisor, in connection therewith; and

WHEREAS, Franchisee understands and acknowledges the importance of Franchisor's high and uniform standards of quality, cleanliness, appearance, and service, and the necessity of operating the business franchised hereunder in conformity with Franchisor's standards and specifications.

NOW, THEREFORE, the parties, in consideration of the undertakings and commitments of each party to the other party set forth herein, hereby agree as follows:

1. GRANT

1.1. Franchisor hereby grants to Franchisee, upon the terms and conditions herein contained, the right, and Franchisee undertakes the obligation, to operate one (1) Wendy's Branded Restaurant at the approved location set forth in Section 1.2 hereof (the "**Restaurant**" or "**Franchised Business**") in accordance with this Agreement and the standards and procedures set forth in the Wendy's Operations Standards Manual (the "**Manual**," as described in Section 9 hereof), and to use solely in connection therewith, the Proprietary Marks and the System, as they may be changed, improved, and further developed from time to time.

 1.2. The street address of the location approved hereunder is:

 (the "Approved Location"). Franchisee

shall not relocate the Restaurant without the express prior written consent of Franchisor.

Franchisee expressly acknowledges that this franchise is non-exclusive. Franchisee shall only be permitted to operate the Restaurant from the Approved Location, to sell approved food and beverage products to retail customers for consumption on the premises or for personal carry-out consumption.

1.2.A. <u>Delivery</u>: If Franchisor approves a delivery program and Franchisee is permitted to offer delivery services, Franchisee must make accommodations for delivery services in compliance with Franchisor's standards and procedures set forth in the Manual or otherwise in writing, including as to utilizing only the specified designated delivery service providers identified by Franchisor, making available the food and beverage products identified as appropriate for delivery (and only those designated food and beverage products), and in accordance with any delivery area Franchisor specifies to Franchisee in writing. Franchisee acknowledges and agrees that any delivery area is not exclusive and that Franchisor may engage, and/or allow other franchisees and third parties to engage, in any activities Franchisor desires within the delivery area without any restrictions whatsoever (including allowing other franchisees or delivery service providers to provide delivery services in the delivery area). Any delivery area identified by Franchisor is nothing more than the geographic boundaries in which Franchisee may deliver the Restaurant's approved delivery products. It confers no other rights on Franchisee whatsoever.

1.2.B. Reserved Rights: Franchisor and/or all entities that Franchisor either directly or indirectly via one or more intermediaries, controls, or is controlled by, or is under common control with Franchisor, where control may be by either management authority, contract, or equity interest ("Franchisor's Affiliates") shall retain the right, among others, to use, and to license others to use, the System and the Proprietary Marks for the operation of restaurants at any location including proximate to the Restaurant at the Approved Location; to use and license to others the right to use all or parts of the System, and the Proprietary Marks or other proprietary marks, in connection with the operation at any location of restaurants or other businesses which are the same as, similar to, or different from the Restaurant; and to deploy any business concept whatsoever on any terms and conditions as Franchisor deems advisable, and without granting Franchisee any rights therein. Franchisee understands and agrees that Franchisor and/or Franchisor's Affiliates have the right to offer and sell under the Proprietary Marks any and all products or services and/or components or ingredients thereof (including those used or sold at the Restaurant), and whether or not a part of the System or another system Franchisor establishes, to any customer and through any method of distribution including, without limitation, the internet/worldwide web; any other form of electronic commerce including computerized, mobile, or other electronic remote entry ordering systems; "800" or similar toll-free telephone numbers; grocery stores; mail order; catalog; television sales; or any other channel of distribution whatsoever, including through wholesale sale or distribution, and that Franchisor needs not afford Franchisee any rights in or to any benefits from such activity.

#### 2. <u>TERM AND RENEWAL</u>

2.1. Except as otherwise provided herein, the initial term ("**Initial Term**") of this Agreement shall begin on the Effective Date and expire twenty (20) years from the Opening Date.

2.2. Upon the expiration of the Initial Term, Franchisee may, at its option, renew the rights and obligations to operate the Restaurant for one (1) additional consecutive term of ten (10) years ("**Renewal Term**") (any effective Initial Term or Renewal Term being collectively referred to as the "**Term**" of this Agreement), provided that prior to the expiration of the Initial Term, Franchisee has met the following conditions:

2.2.A. Franchisee shall give Franchisor written notice of Franchisee's election to renew not less than twelve (12) months nor more than eighteen (18) months prior to the end of the Initial Term;

2.2.B. Franchisee shall, at its sole expense, make or provide for, in a manner satisfactory to Franchisor, such renovation and modernization of the Restaurant as Franchisor may require, including, without limitation, renovation of the exterior facade, signs, interior furnishings, equipment, fixtures, and decor, to reasonably reflect the thencurrent standards and image of the System (the "**Renewal Upgrade**"). In connection with the Renewal Upgrade, Franchisor may require Franchisee to update, remodel, refurbish, renovate, modify, redesign, scrape and rebuild, or gut and rebuild the Restaurant. The details of the Renewal Upgrade shall be set forth in the Manual or

otherwise in writing and the final scope applicable to the Restaurant is within the sole discretion of Franchisor. The Renewal Upgrade is in addition to the Mid-Term Upgrade requirement, which is separately required and set forth in Section 6.10;

2.2.C. Franchisee shall have satisfied all monetary obligations owed by Franchisee to Franchisor (and/or its Affiliates) throughout the Initial Term and shall have met those obligations in a timely manner and shall not be in default of any provision of this Agreement, any amendment hereof or successor hereto, or any other agreement between Franchisee and Franchisor (or its Affiliates); and, in the reasonable judgment of Franchisor, Franchisee shall have substantially and timely complied with all the terms, conditions and obligations of such agreements during the Term thereof and with the operating standards prescribed by Franchisor during the Term of this Agreement;

2.2.D. Franchisee shall present evidence satisfactory to Franchisor that Franchisee has the right to remain in possession of the Approved Location for the duration of the Renewal Term. If Franchisee has subleased the Restaurant's premises from Franchisor or an Affiliate, then Franchisor (or the Affiliate) shall have renewed its own lease for the Restaurant's premises, or otherwise obtained the right to remain in possession of the premises, throughout the Renewal Term. Franchisee acknowledges and understands that Franchisor's (or its Affiliate's) actions with respect to such lease shall be, in its sole discretion, based solely on an evaluation of its own business interests rather than those of Franchisee;

2.2.E. Franchisee shall execute Franchisor's then-current form of renewal franchise agreement (and any Guarantor as defined in Section 27.2 shall execute Franchisor's then-current guaranty agreement), which renewal franchise agreement shall supersede this Agreement in all respects, and the terms of which may differ from the terms of this Agreement, including, without limitation, no further right to renew or extend the renewal agreement, a higher percentage royalty fee and advertising contribution; provided, however, that Franchisee shall pay, in lieu of a Technical Assistance Fee or other initial fee, a renewal fee in an amount to be specified by Franchisor, which amount shall not be greater than twenty-five percent (25%) of the then-current Technical Assistance Fee, or similar initial fee, charged to franchisees;

2.2.F. Franchisee and any Guarantors shall execute a general release, in a form prescribed by Franchisor, of any and all claims against Franchisor and its Affiliates, and their respective officers, directors, agents, and employees; and

2.2.G. Franchisee shall comply with Franchisor's then-current training requirements and all other conditions required of franchisees renewing their franchise agreements at that time.

2.3. If Franchisee continues to operate the Franchised Business at the Approved Location after the end of the Initial Term without expressly exercising its option to renew in accordance with Section 2.2, as applicable, Franchisee shall be deemed to be operating such Franchised Business on a month-to-month basis under the terms and conditions of this Agreement and Franchisor may terminate this Agreement at any time.

#### 3. <u>PRE-OPENING CONSIDERATIONS (TRAINING, SITE DEVELOPMENT &</u> <u>CONSTRUCTION)</u>

3.1. Prior to the date of opening of the Restaurant, if the Restaurant is Franchisee's first restaurant operating under the System, Franchisor shall make available to Franchisee, or Franchisee's "Operator" (as defined in Section 6.2 hereof), and Franchisee's initial management employees and restaurant crew (as such personnel positions are defined in the Manual), an initial training program at a location designated by Franchisor (the "**Initial Training Program**"). If, however, Franchisee or Franchisee's Operator owns, or has an ownership interest in, another restaurant operating under the System, Franchisee shall be required to provide an initial training program to such persons, in accordance with Franchisor's specifications, and subject to Franchisor's review and approval of such training. If the Restaurant is Franchisee's first restaurant operating under the System, this training shall be paid for, in part, out of Franchisee's Training Fee. Franchisor shall be responsible for the cost of certain instruction and materials related to the Initial Training Program in excess of the Training Fee paid by Franchisee, if any, subject to the terms set forth in Sections 6.3 and 6.4 of this Agreement. Franchisee shall be responsible for the cost of training the program to cost of training its management and crew.

3.2. Franchisee shall demonstrate to Franchisor's satisfaction that Franchisee has the right to possession of the Approved Location for the duration of the Initial Term. If Franchisee will occupy the premises from which the Franchised Business is conducted under a lease, Franchisor reserves the right to require Franchisee to submit such lease to Franchisor for its written approval prior to the execution thereof. All leases, without regard to Franchisor's review, shall include the following provisions, and such other provisions as Franchisor may reasonably require:

3.2.A. A provision which prohibits Franchisee from subleasing or assigning all or any part of its occupancy rights without Franchisor's prior written consent;

3.2.B. A provision requiring that the lessor shall provide to Franchisor any and all notices of default under Franchisee's lease;

3.2.C. A provision giving Franchisor (subject to the reasonable consent of lessor) the right to enter the premises to make modifications necessary to protect the Proprietary Marks or the System or to cure any default under this Agreement or under the lease; and Franchisor shall repair any damage caused to the premises in making any such modifications; and

3.2.D. A provision whereby the lessor consents to any assignment of Franchisee's leasehold interest to Franchisor, as agreed to by Franchisee and Franchisor.

3.3. Franchisor shall make available, at no charge to Franchisee, prototypical plans and specifications for the construction of a standard Wendy's Branded Restaurant and for the exterior and interior design and layout, fixtures, furnishings, equipment, and signs. Franchisee shall adapt, at Franchisee's expense, the prototypical plans and specifications to the Approved Location, subject to Franchisor's approval, as provided in Section 3.4.B hereof, except that Franchisor will not unreasonably withhold approval of special plans and specifications, prepared

at Franchisee's expense, when the Approved Location will not accommodate Franchisor's prototypical plans and specifications, provided that such special plans and specifications conform to Franchisor's general design criteria.

3.4. Before commencing any construction of the Restaurant, Franchisee, at its expense, shall comply, to Franchisor's satisfaction, with all of the following requirements and, at Franchisee's option, may contract with and compensate Franchisor or its Affiliates to assist with any of the following as such services are made available from time to time:

3.4.A. Franchisee shall employ a qualified, licensed architect or engineer who is reasonably acceptable to Franchisor to prepare, for Franchisor's approval, preliminary plans and specifications for site improvement and construction of the Restaurant based upon the prototypical plans and specifications furnished by Franchisor. For new construction, reimage, or site improvement projects, Franchisor may designate the services provided by architects and/or engineers as Key Products and Services, and identify a pre-approved set of architects of record or engineers from which Franchisee shall select an architect or engineer appropriate for the project, but under those circumstances, Franchisee remains solely responsible for selecting the architect and engineer for the project from the pre-approved supplier list;

3.4.B. Franchisee shall be responsible for obtaining, and shall obtain, all necessary permits, licenses, variances, certifications and approvals (collectively, the "**Permits**"), pertaining to the building, occupancy, signs, utilities, curb cuts, driveways, zoning, use, environmental controls and any other Permits which are necessary to permit the construction and use of a Wendy's Branded Restaurant which may be required by federal, state or local laws, ordinances, or regulations. After having obtained such Permits, Franchisee shall certify in writing to Franchisor that all such Permits have been obtained and Franchisee shall submit to Franchisor, for Franchisor's approval, final plans for construction based upon the preliminary plans and specifications. Once approved by Franchisor, such final plans shall not thereafter be changed or modified without the prior written permission of Franchisor; and

3.4.C. Franchisee shall employ a qualified, licensed and bonded general contractor to construct the Restaurant and to complete all improvements. Franchisee shall obtain and maintain in force during the entire period of construction the insurance required under Section 14 of this Agreement or elsewhere in writing by Franchisor.

3.5. Franchisee shall construct, furnish, and open the Restaurant according to the provisions of Section 3.4 hereof, and Franchisee shall open the Restaurant not later than \_\_\_\_\_\_. The date on which Franchisee opens the Restaurant for business to the public shall be referred to as the "**Opening Date**". Time is of the essence. Prior to opening the Restaurant for business, Franchisee shall comply with all pre-opening requirements set forth in this Agreement, the Manual, and elsewhere in writing by Franchisor.

3.6. Franchisee shall provide at least fourteen (14) days prior written notice to Franchisor of the date on which Franchisee proposes to first open the Restaurant for business. If Franchisee has five (5) or fewer restaurants operating under the System, Franchisee shall not

open the Restaurant without Franchisor's representative present unless Franchisor has specifically waived this requirement in writing for the Approved Location. In the event that Franchisor cannot provide its representative on the date that Franchisee proposes to first open the Restaurant for business, then Franchisee may be required to reschedule such opening to a date on which the Franchisor's representative can be in attendance.

3.7. Franchisor shall conduct, as it deems advisable, periodic inspections of the Restaurant and the Restaurant premises during the period of construction, refurbishment, rebuild, and/or improvement to determine whether Franchisee is complying with the approved plans and specifications for the Restaurant.

3.8. Franchisor shall inspect and approve the Restaurant for opening prior to the opening of the Restaurant. Franchisee shall not commence operation of the Restaurant until receiving such approval from Franchisor.

3.9. Franchisor shall provide, as Franchisor deems advisable, pre-opening and opening supervision and assistance, which may include, at Franchisor's sole discretion, having a representative of Franchisor present at the opening of the Restaurant.

#### 4. <u>DUTIES OF FRANCHISOR</u>

4.1. Franchisor shall provide Franchisee, on loan, one copy of the Manual, which such copy may take the format described in Section 9. The Manual shall be maintained and updated by Franchisor in accordance with Section 9.

4.2. Before the opening of the Restaurant, if applicable, Franchisor shall make available the Initial Training Program in accordance with Section 3.1. Franchisor shall provide such other ongoing training as it may deem appropriate, for example at an annual conference, convention, or training session. Franchisor shall determine the duration, curriculum and location of any ongoing training opportunities.

4.3. Franchisor shall conduct, and may authorize others to conduct, as it deems advisable, periodic inspections of the Restaurant, and evaluations of the products sold and services rendered by Franchisee at the Restaurant in order to assist Franchisee and to maintain the System's standards of quality, appearance, and service.

4.4. Franchisor shall provide, as it deems advisable, periodic and continuing advisory assistance to Franchisee as to the operation, merchandising, advertising, and promotion of the Restaurant.

4.5. Franchisor or its designee shall maintain a system-wide advertising program, administered by The Wendy's National Advertising Program, Inc. ("WNAP"), to the extent required and as specifically set forth in Section 13 hereof.

4.6. Franchisor may make available to Franchisee, from time to time, bulletins, brochures, and reports regarding the System, and operations under the System.

#### 5. <u>FEES</u>

5.1. Franchisee has paid, or shall pay contemporaneously with the execution of this Agreement, to Franchisor a Technical Assistance Fee ("**Technical Assistance Fee**") of Fifty Thousand Dollars (\$50,000), receipt of which is hereby acknowledged by Franchisor. The Technical Assistance Fee shall be fully earned and shall be nonrefundable in consideration of administrative and other expenses incurred by Franchisor in granting the rights in this Agreement and for Franchisor's lost or deferred opportunity to grant these rights to others.

5.2. Each month during the Term of this Agreement, Franchisee shall pay Franchisor a royalty fee in an amount equal to *[four percent (4%) / five percent (5%) / six percent (6%)<sup>1</sup>]* of the Gross Sales of the Restaurant, as defined in Section 5.6 hereof. Franchisee's obligation to pay such monthly royalty fee shall commence on the Opening Date.

5.3. During the Term, Franchisee shall expend, on a monthly basis, on advertising and promotion, or contribute for the purpose of advertising and promotion, an amount which, in the aggregate, equals four percent (4%) of the Restaurant's previous month's Gross Sales (the "Advertising Contribution"). Franchisor may increase your Advertising Contribution to a maximum of five percent (5%) of the Restaurant's monthly Gross Sales, but only if Franchisor first obtains an affirmative vote of seventy-five percent (75%) or more of all Wendy's Branded Restaurants operating under the System in the United States (including both franchised restaurants and those Franchisor or its Affiliates own and operate). Article 13 of this Agreement ("Advertising") sets forth the details of Franchisee's advertising and promotion expenditures, contributions, requirements and prohibitions.

5.4. Franchisee shall pay all other fees owed to Franchisor and/or its Affiliates, including, without limitation, transfer fees, late fees, interest, attorneys' fees and renewal fees as referenced herein, or as set forth in any other applicable agreement.

Except as otherwise specified herein, all monthly payments required by this 5.5. Section 5 and by Section 13 hereof shall be paid by the fifteenth (15<sup>th</sup>) day of each month based on the Gross Sales for the preceding month, and shall be delivered to Franchisor, in the manner specified by Franchisor, together with any reports or statements required under Section 12.3. hereof. Unless otherwise specified, all other fees invoiced under this Agreement shall be paid within thirty (30) days of the date of the invoice. Franchisor reserves the right to require payment of any and all fees by means of direct account debit, electronic, computer, wire, automated transfer or bank clearing services, or other similar technology now or hereafter developed to accomplish the same purpose (specifically including Franchisor's Bill Management or other electronic payment platform) and Franchisee agrees at its expense to undertake all action reasonably necessary to accomplish such transfers. Any payment or report not actually received by Franchisor on or before such date such payment or report was due shall be deemed overdue. If any payment is overdue, Franchisee shall pay Franchisor, in addition to the overdue amount, a late fee of One Hundred Dollars (\$100.00), plus interest on the overdue amount from the date it was due until paid at the (i) rate determined from time to time by Franchisor or (ii) the maximum

<sup>&</sup>lt;sup>1</sup>4% = standard & Groundbreaker; 5% = PaceSetter; 6% = military base, Frosty® Cart, & Build-to-Suit

rate permitted by law, whichever is less. Entitlement to such interest shall be in addition to any other remedies available to Franchisor.

5.6. As used in this Agreement, "**Gross Sales**" shall include all revenue from the sale of all Products and Services (as defined in Section 6.11.B) and all other income of every kind and nature related to the Restaurant or premises, including proceeds of any business interruption insurance, and the sale of any promotional or premium items, whether for cash or credit, and regardless of collection in the case of credit, but shall not include (i) any sales taxes or other taxes collected from customers by Franchisee for transmittal to the appropriate taxing authority, (ii) the amount of refunds made to customers, and (iii) any amounts from coupon or discount programs approved by Franchisor for which Franchisee is not reimbursed.

#### 6. <u>DUTIES OF FRANCHISEE</u>

6.1. Franchisee understands and acknowledges that every detail of the Franchised Business is important to Franchisee, Franchisor, and other franchisees in order to develop and maintain high operating standards, to increase the demand for the services and products sold by all franchisees, and to protect Franchisor's reputation and goodwill.

6.2. An individual designated by Franchisee (the "**Operator**") shall supervise the operation of the Restaurant at all times throughout the Term of this Agreement. The Operator and any replacement Operator shall be first approved by Franchisor, and shall demonstrate to Franchisor's satisfaction (at the time of approval and on a continuing basis) that the Operator satisfies Franchisor's educational, managerial, and business standards, and has the aptitude and ability to conduct, operate, and supervise the Restaurant. Any person designated as the Operator shall maintain such equitable ownership in Franchisee as Franchisor may specify.

6.3. Prior to the Opening Date, Franchisee (or, if Franchisee is a corporation, partnership or other business entity, the Operator, previously approved by Franchisor) and Franchisee's initial management employees and restaurant crew shall attend and successfully complete, to Franchisor's satisfaction, the Initial Training Program and/or such other on-going training program or programs offered by Franchisor. Any management employees or replacement Operators (approved by Franchisor) subsequently employed by Franchisee shall also attend such training programs as required by Franchisor. Franchisee and Franchisee's management employees involved in the operation of the Restaurant shall also attend such refresher courses, seminars, and other training programs as Franchisor may reasonably require from time to time.

6.4. Franchisor shall be responsible for the cost of instructors and materials associated with the Initial Training Program for Franchisee or Franchisee's Operator if the Restaurant is Franchisee's first restaurant operating in the System; provided, however, that Franchisee may be required to bear the cost of other required and optional training courses, materials, seminars, and programs for Franchisee and Franchisee's Operator, as well as Franchisee's management and crew. Franchisee shall always be responsible for any and all expenses incurred by Franchisee and Franchisee's employees in connection with any training courses, seminars, and programs, including, without limitation, the costs of transportation, lodging, meals, wages, and worker's compensation insurance.

6.5. In connection with the opening of the Restaurant, Franchisee shall conduct, at Franchisee's expense, such grand opening promotional and advertising activities as Franchisor may require.

6.6. Franchisee shall use the Restaurant premises, which include, but are not limited to, the Restaurant's building, drive thru, parking lot, and landscaped areas at the Approved Location (the "**Premises**") solely for the operation of the Restaurant; shall keep the Restaurant open and in normal operation for such hours and days as Franchisor may from time to time specify in the Manual or as Franchisor may otherwise require or approve in writing throughout the Term; and shall refrain from using or permitting the use of the Restaurant or the Premises for any other purpose or activity at any time without first obtaining the written consent of Franchisor.

6.7. Franchisee agrees to maintain a competent, conscientious, trained staff in sufficient numbers as required by Franchisor so that Franchisee may promptly service customers, including at least one manager on duty at all times, and to take such steps as are necessary to ensure that its employees preserve good customer relations and comply with such dress code as Franchisor may prescribe. Franchisee acknowledges and agrees that Franchisee shall be solely responsible for all employment decisions and functions, including, without limitation, those related to hiring, firing, establishing wages and hour requirements, disciplining, supervising, and record keeping.

6.8. Franchisee shall meet and maintain the highest health standards and ratings applicable to the operation of the Restaurant. Franchisee shall furnish to Franchisor, within five (5) days after receipt thereof, a copy of all inspection reports, warnings, citations, certificates, or ratings resulting from inspections of the Restaurant conducted by any federal, state or municipal agency, personnel or representatives. At Franchisor's option, Franchisee must allow Franchisor direct access to health inspection results.

6.9. Franchisee shall at all times maintain the Restaurant in a high degree of sanitation, repair, and condition, and in connection therewith shall make such additions, alterations, repairs, and replacements thereto as may be required for that purpose (but no others without Franchisor's prior written consent), including, without limitation, such periodic repainting or replacement of signs, furnishings, equipment, and decor as Franchisor may reasonably direct.

6.10. At Franchisor's request, which shall not be more often than once every ten (10) years, Franchisee shall refurbish the Restaurant at Franchisee's expense (the "**Mid-Term Upgrade**") to conform to the building design, trade dress, color schemes, and presentation of the Proprietary Marks in a manner consistent with the image then in effect for new restaurants under the System, including, without limitation, remodeling, redecoration, structural changes, and modifications to existing improvements and equipment. The Franchisee must obtain Franchisor's prior written approval as to the exact scope of the Mid-Term Upgrade required for the Restaurant.

6.11. To insure that the highest degree of quality and service is maintained, Franchisee shall operate the Restaurant in strict conformity with such methods, standards, and specifications

as Franchisor may from time to time prescribe in the Manual or otherwise in writing. Franchisee agrees:

6.11.A. To maintain in sufficient supply, and to use and sell at all times when the Restaurant is open for business, ingredients, products, materials, supplies, and paper goods, and to provide or use any designated third-party services, in each case as conform to Franchisor's written standards and specifications, and to refrain from deviating therefrom by the use or offer of any non-conforming items or services without Franchisor's prior written consent;

6.11.B. To sell or offer for sale only such menu items, products, services and related items, including without limitation, promotional and premium items, as have been expressly approved for sale in writing by Franchisor (the "**Products and Services**"); to sell or offer for sale all required menu items and products utilizing such preparation standards and techniques as specified by Franchisor; to refrain from any deviation from Franchisor's standards and specifications without Franchisor's prior written consent; and to discontinue selling and offering for sale any Products and Services which Franchisor may, in its discretion, disapprove in writing at any time.

6.11.C. To purchase and install, at Franchisee's expense, all fixtures, furnishings, equipment, decor, and signs as Franchisor shall specify; and to refrain from installing or permitting to be installed on or about the Premises, without Franchisor's prior written consent, any fixtures, furnishings, equipment, decor, signs, or other items not previously approved by Franchisor in writing; and

6.11.D. To refrain from installing or permitting to be installed any vending machine, game or coin operated device, or similar machine or device unless first approved in writing by Franchisor. If approved by Franchisor, revenues associated with such operation shall be included in Gross Sales for the purposes of this Agreement.

6.12. Franchisee shall purchase certain required products, food items, ingredients, supplies, materials, equipment and services ("Key Products and Services") used or offered for sale at the Restaurant solely from suppliers or service providers (including manufacturers, distributors, and other sources) who demonstrate, to the continuing reasonable satisfaction of Franchisor, the ability to meet Franchisor's then-current standards and specifications for such Key Products and Services; who possess adequate quality controls and capacity to supply Franchisee's needs promptly and reliably; and who have been approved in writing by Franchisor prior to any purchases by Franchisee from any such supplier or service provider, and have not thereafter been disapproved. If Franchisee desires to purchase any Key Products or Services from an unapproved supplier or service provider, Franchisee shall submit to Franchisor a written request for such approval. Franchisee shall not purchase Key Products and Services from any supplier or service provider until, and unless, such supplier or service provider has been approved in writing by Franchisor. Franchisor shall have the right to require that Franchisor or its agents be permitted to inspect the supplier's facilities or to perform reasonable due diligence on the service provider, and that samples from the supplier be delivered, either to Franchisor or to an independent laboratory designated by Franchisor for testing. A charge not to exceed the reasonable cost of the inspection and the actual cost of the test shall be paid by Franchisee or the

supplier/service provider. Franchisor may also require that the supplier or service provider comply with such other requirements as Franchisor may deem appropriate, including payment of reasonable continuing inspection fees and administrative costs. Franchisor reserves the right, at its option, to reinspect or re-evaluate from time to time the facilities and products and services of any such approved supplier or service provider and to revoke its approval upon the supplier or service provider's failure to continue to meet any of Franchisor's then-current standards or criteria. Nothing in the foregoing shall be construed to require Franchisor to approve any particular supplier or service provider, nor to require Franchisor to make available to prospective suppliers or service providers, standards and specifications for formulas or other items that Franchisor, in its sole discretion, deems confidential. Franchisor, its Affiliates, and/or their respective designees may be an approved supplier or service provider for any such Key Products and Services that Franchisee is required to purchase.

6.13. Without limiting the requirements set forth in this Section 6, Franchisee shall comply with Franchisor's requirements and specifications concerning the quality, service, and cleanliness of the Restaurant, the Products and Services sold, offered for sale, or provided at the Restaurant, and the operation of the Restaurant under the System, as those requirements may be specified by Franchisor in this Agreement, in the Manual, or otherwise in writing.

6.14. Franchisee shall permit Franchisor or its agents, at any reasonable time, to remove samples of food or non-food items from Franchisee's inventory, or from the Restaurant, without payment therefor, in amounts reasonably necessary for testing by Franchisor or an independent laboratory to determine whether said samples meet Franchisor's then-current standards and specifications. In addition to any other remedies it may have under this Agreement, Franchisor may require Franchisee to bear the cost of such testing if the supplier of the item has not previously been approved by Franchisor or if the sample fails to conform with Franchisor's specifications.

6.15. Franchisee grants Franchisor and its agents the right to enter upon the Premises and/or visit and inspect any locations and equipment from which Franchisee has provided or is providing, storing or maintaining Products and Services to customers or maintaining business records, at any time for the purpose of conducting inspections with or without prior notice. Franchisor shall be permitted to memorialize the inspection through photographs, video, and other comparable technology, and notes, including those taken from interviews with employees and customers. Franchisee shall cooperate with Franchisor's representatives in such inspections by rendering such assistance as they may reasonably request; and, upon notice from Franchisor or its agents and without limiting Franchisor's other rights under this Agreement, Franchisee shall take such steps as may be necessary to immediately correct any deficiencies detected during any such inspection. Inspections shall not be limited to physical inspections of the Premises but may also include any visit by Franchisor's representative for the purpose of assessing Franchisee's operating systems, support systems or other infrastructure, or Franchisee's overall compliance with this Agreement.

6.16. Franchisee shall require all advertising and promotional materials, signs, decorations, paper goods (including disposable food containers, napkins, menus, and all forms and stationery used in the Franchised Business), and other items which may be designated by

Franchisor to bear the Proprietary Marks in the form, color, location, and manner prescribed by Franchisor.

6.17. Franchisee shall implement and adhere to all changes, additions, and refinements in the System, as may be prescribed by Franchisor from time to time, including, without limitation, the providing of new or different products or services at or from the Restaurant. Franchisee shall promptly undertake all action and make such expenditures as are necessary to implement such changes, including, without limitation, acquiring and installing new equipment, modifying improvements at the Premises, and hiring and training additional personnel.

Franchisee shall comply with all other requirements set forth in this Agreement.

#### 7. <u>TECHNOLOGY AND COMPUTER SYSTEMS</u>

7.1. Before the Opening Date, Franchisee must procure and install, at Franchisee's expense, the computer hardware, software, internet connections and service (including designated bandwidth, speed and functionality), required dedicated cable equipment, cable, telephone, and power lines and other computer-related or point-of-sale related accessories, peripherals and equipment, whether for front of the house or back of the house use, that Franchisor specifies in the Manual or otherwise in writing (the "**Computer and Point of Sale Systems**"). Franchisee must obtain and maintain such high-speed communications access as Franchisor requires for the Computer and Point-of-Sale Systems. Franchisee will also agree to maintain at all times, and to inform/update Franchisor as to, a functioning email address (or such other electronic communications methods as specified by Franchisor) and telephone number for the Franchised Business as well as each authorized signing representative of the Franchisee.

7.2. Franchisee agrees to provide promptly all assistance Franchisor requests or requires to bring the Computer and Point-of-Sale Systems online with Franchisor's computers, networks and systems and to maintain all connections Franchisor requests or requires from time to time. Franchisee agrees to input and maintain in the Computer and Point-of-Sale Systems all data and information which Franchisor prescribes in the Manual, in Franchisor's proprietary software (if any) and related manuals, or otherwise. Franchisor may retrieve from the Computer and Point-of-Sale Systems all information that it considers necessary, desirable or appropriate. If the information cannot be retrieved by Franchisor, Franchisee agrees to provide any information maintained in its Computer and Point-of-Sale Systems as Franchisor may request and shall procure cooperation of third-party service providers/vendors as necessary. Franchisee must accurately, consistently and completely record and provide through the Computer and Point-of-Sale Systems all information of the Franchised Business that Franchisor requires, in the form and at the intervals that Franchisor requires.

7.3. Franchisee agrees to use any proprietary software developed from time to time by or on behalf of Franchisor or its Affiliates. Franchisee must sign, concurrently with the execution of this Agreement, Franchisor's standard form Software License Agreement, Technology Products and Services Agreement and/or other agreements relating to technology and computer systems. Franchisee shall purchase from Franchisor or its designee new, upgraded or substitute proprietary software whenever Franchisor determines in its reasonable discretion it is necessary to support the Restaurant, at the prices and on the terms that Franchisor establishes.

7.4. Franchisee shall, at its expense, keep the Computer and Point-of-Sale Systems in good maintenance and repair. Franchisor may mandate that Franchisee add memory, ports, accessories, peripheral equipment and additional, new or substitute software. Franchisee agrees to install at Franchisee's expense all additions, modifications, substitutions and/or replacements to the Computer and Point-of-Sale Systems' hardware, software, cable, telephone and power lines and related facilities as directed, on the dates and within the times specified by Franchisor, in each case following Franchisor's determination that installation of such items will be beneficial to Franchisee, Franchisor or the System.

7.5. Franchisee understands and agrees that modes of computerization, technology, and communication are rapidly evolving and that, accordingly, Franchisor may require Franchisee at Franchisee's expense to purchase, install and utilize at the Restaurant, or other office or location where the Franchised Business is supported, such hereafter developed modes of computerization, technology, communication, media and/or interfaces as Franchisor determines appropriate. Franchisee shall do so at such time and in such manner as designated in writing by Franchisor.

7.6. Upon termination or expiration of this Agreement, at Franchisor's option, Franchisee must surrender to Franchisor or its designee the Computer and Point-of-Sale Systems in their entirety and in good condition, allowing for normal wear and tear. Franchisor or its designee will pay Franchisee fair market value for the Computer and Point-of-Sale Systems. Franchisee agrees not to disable, expunge any data from, modify or encrypt the Computer and Point-of-Sale Systems prior to surrendering them to Franchisor.

7.7. Franchisee will at all times ensure that only personnel who have been trained and qualified in accordance with the requirements of the Manual or other policies, procedures or guidelines made available by Franchisor will effect transactions on the Computer and Point-of-Sale Systems.

7.8. Franchisor and its Affiliates alone may establish, maintain, modify or discontinue all internet, worldwide web, social media and electronic commerce activities pertaining to the System. Franchisor may establish one or more websites or social media pages accessible through one or more uniform resource locators ("**URLs**"). Any website, social media site or other mode of electronic commerce that Franchisor establishes or maintains may - in addition to advertising and promoting the products, programs or services available at Wendy's restaurants - also be devoted in part to offering Wendy's franchises for sale.

7.9. Franchisor may also establish an intranet, electronic notice board, or other electronic communications vehicle through which downloads of operations and marketing materials (including the Manual), exchanges of franchisee e-mail, System discussion forums and systemwide communications (among other activities) can be effected.

7.10. Unless Franchisee receives Franchisor's prior written approval in accordance with Section 13.5.C of this Agreement, Franchisee may not maintain its own website or social media page; otherwise maintain a presence or advertise on the internet, through social media or in any other mode of electronic commerce in connection with the Franchised Business; establish a link to any website Franchisor establishes at or from any other website or page; or, at any time

establish any other website, social media, electronic commerce, or public-facing digital presence which in whole or in part incorporates the "Wendy's" name, any Wendy's logo, the Proprietary Marks, or any name or logo confusingly similar thereto.

7.11. Franchisor alone will be, and at all times will remain, the sole owner of the copyrights to all material which appears on any website Franchisor establishes and maintains, including any and all materials Franchisee may furnish to Franchisor.

#### 8. <u>PROPRIETARY MARKS</u>

8.1. Franchisor represents with respect to the Proprietary Marks that:

8.1.A. Franchisor has the right to use and license others to use the Proprietary Marks; and

8.1.B. All reasonable steps have been and will be taken to preserve and protect Franchisor's rights in and the validity of the Proprietary Marks.

8.2. With respect to Franchisee's use of the Proprietary Marks pursuant to this Agreement, Franchisee agrees that:

8.2.A. Franchisee shall use only the Proprietary Marks designated by Franchisor, and shall use them only in the manner authorized and permitted by Franchisor;

8.2.B. Franchisee shall use the Proprietary Marks only for the operation of the Restaurant as well as within Franchisor-approved advertising;

8.2.C. Unless otherwise authorized or required by Franchisor, Franchisee shall operate and advertise the Franchised Business only under the approved Proprietary Marks without prefix or suffix;

8.2.D. During the Term of this Agreement, Franchisee shall identify itself as the owner of the Franchised Business in conjunction with any use of the Proprietary Marks, including, but not limited to, uses on Franchisee's invoices, order forms, receipts, authorized websites, business cards, vehicles, and contracts, as well as the display of a notice in such content and form and at such conspicuous locations at the Restaurant, websites, any authorized delivery vehicles, and office and other locations as Franchisor may designate in writing;

8.2.E. Franchisee's right to use the Proprietary Marks is limited to such uses as are authorized under this Agreement, and any unauthorized use thereof shall constitute an infringement of Franchisor's rights;

8.2.F. Franchisee shall not use the Proprietary Marks to incur any obligation or indebtedness on behalf of Franchisor;

8.2.G. Franchisee shall not use the Proprietary Marks as part of its corporate, partnership, or other legal name, on the internet, or in or as any part of any domain name, website address, or e-mail address; and

8.2.H. Franchisee shall comply with Franchisor's instructions in filing and maintaining any requisite trade name or fictitious name registrations, and shall execute any documents deemed necessary by Franchisor or its counsel to obtain protection for the Proprietary Marks or to maintain their continued validity and enforceability.

8.3. With respect to actual or potential litigation concerning the Proprietary Marks:

8.3.A. Franchisee shall promptly notify Franchisor of any unauthorized use of the Proprietary Marks or marks confusingly similar thereto as well as any challenge to the Proprietary Marks. Franchisee acknowledges that as between Franchisor and Franchisee, Franchisor has the sole right to direct and control any administrative proceeding or litigation involving the ownership or validity of the Proprietary Marks, including any settlement thereof. Franchisor has the right, but not the obligation, to take action against uses by others that may constitute infringement of the Proprietary Marks;

8.3.B. Provided Franchisee has used the Proprietary Marks in accordance with this Agreement, Franchisor will defend Franchisee at Franchisor's expense against any third-party claims, suits, or demands related to Franchisee's use of, or right to use the Proprietary Marks; and

8.3.C. In the event Franchisor undertakes the defense or prosecution of any litigation relating to the Proprietary Marks, Franchisee agrees to execute any and all documents and to do such acts and things as may, in the opinion of counsel for Franchisor, be necessary to carry out such defense or prosecution, including, but not limited to, becoming a nominal party to any legal action. Except to the extent that such litigation is the result of Franchisee's use of the Proprietary Marks in a manner inconsistent with the terms of this Agreement, Franchisor agrees to reimburse Franchisee for its out-of-pocket costs in doing such acts and things, except that Franchisee shall bear the salary and related costs of its employees involved in such litigation, and Franchisor shall bear the costs of any judgment or settlement.

8.4. Franchisee expressly understands and acknowledges that:

8.4.A. The Proprietary Marks are valid and serve to identify the System and those who are authorized to operate under the System;

8.4.B. Franchisee shall not directly or indirectly contest the validity or ownership of the Proprietary Marks;

8.4.C. Franchisee's use of the Proprietary Marks pursuant to this Agreement does not give Franchisee any ownership interest or other interest in or to the Proprietary Marks, except the rights specifically granted by this Agreement;

8.4.D. Any and all goodwill arising from Franchisee's use of the Proprietary Marks in its franchised operation under the System shall inure solely and exclusively to the benefit of Franchisor and its subsidiaries, and upon transfer, expiration or termination of this Agreement and the license herein granted, no monetary amount shall be assigned as attributable to any goodwill associated with Franchisee's use of the System or the Proprietary Marks;

8.4.E. The right to use the Proprietary Marks granted hereunder to Franchisee is non-exclusive, and Franchisor thus has and retains the rights, among others:

8.4.E.1. To use the Proprietary Marks in connection with selling the Products and Services;

8.4.E.2. To grant other rights with respect to the Proprietary Marks, in addition to those already granted to existing franchisees; and

8.4.E.3. To develop and establish other systems using the same or similar Proprietary Marks, or any other proprietary marks, and to grant licenses, sublicenses, franchises, or other rights thereto without providing any rights therein to Franchisee.

8.4.F. Franchisor reserves the right to substitute different Proprietary Marks for use in identifying the System and the businesses operating thereunder if the currently used Proprietary Marks can no longer be used, or if Franchisor, in its sole discretion, determines that substitution of different Proprietary Marks will be beneficial to the System. Franchisee agrees to comply with Franchisor's instructions regarding the substitution of different Proprietary Marks. Franchisor shall not have any obligation to reimburse Franchisee for any expenditures made by Franchisee to modify or discontinue the use of any Proprietary Mark or to adopt additional or substitute marks, including, without limitation, any expenditures relating to advertising, promotional materials or signage.

#### 9. <u>CONFIDENTIAL OPERATIONS STANDARDS MANUAL</u>

9.1. In order to protect the reputation and goodwill of Franchisor and to maintain high standards of operation under the Proprietary Marks, Franchisee shall conduct its business in accordance with the Manual, which may take the form of one or more of the following: one or more loose leaf or bound volumes; bulletins, notices; videos; CD-ROMS; other electronic media; on-line postings; e-mail and/or electronic communications; facsimiles; or, any other now or hereafter developed medium capable of conveying the Manual's contents. Franchisee acknowledges having received on loan from Franchisor one copy of the Manual for the Term of this Agreement, which receipt may be obtained through Franchisee accessing the Manual via the internet or website or such other electronic or digital format as may be made available by Franchisor.

9.2. Franchisee shall at all times treat the Manual, any other manuals created for or approved for use in the operation of the Franchised Business, and the information contained therein, as confidential, and shall use all reasonable efforts to maintain such information as secret

and confidential. Franchisee shall not at any time make the same available to any unauthorized person. The Manual shall at all times remain the sole property of Franchisor.

9.3. Franchisor may from time to time revise, update, prescribe additions to and/or deletions from, and otherwise supplement the contents of the Manual through various methods, including without limitation, the issuance of amendments, policy statements, and bulletins, in printed or electronically transmitted form, and Franchisee expressly agrees that it shall inform itself of updates as Franchisor makes them available and that its copy of the Manual is current and up to date. In the event of any dispute as to the contents of the Manual, the terms of the master copy of the Manual maintained by Franchisor at Franchisor's home office (which may be maintained in electronic or digital format) shall be controlling.

#### 10. <u>CONFIDENTIAL INFORMATION</u>

10.1. Franchisee shall not, during the Term of this Agreement or thereafter, communicate, divulge, or use for the benefit of any other person, partnership, association, corporation or other entity any Confidential Information (as defined in Section 10.2). Franchisee shall divulge such Confidential Information only to such of its employees as must have access to it in order to operate the Franchised Business.

"Confidential Information" means (a) any documents, information or data 10.2. (including know-how) concerning, relating to or arising from the conduct or operation of the Franchised Business (or any component thereof) and (b) any documents, information or data that is, directly or indirectly, received from or made available by Franchisor or any of its Affiliates or any of its or their respective representatives including, in the case of (a) and (b) above, any such documents, information or data relating to marketing plans and studies, development strategies, financial plans, advertising plans, menu offerings, recipes, trade secrets, product launches, store expansion plans, product development, technology initiatives, plans and tests, profit and loss, cost structure and labor systems; provided, however, Confidential Information shall not include information which Franchisee can demonstrate came to its attention prior to disclosure thereof by Franchisor (unless illegally or improperly procured by Franchisee prior to its disclosure) or which, at or after the time of disclosure by Franchisor to Franchisee, had become or later becomes a part of the public domain, through publication or communication by others who were lawfully in possession of such information and were under no obligation to maintain its confidentiality.

10.3. Franchisee agrees to take all steps necessary to ensure that the Owners, any Guarantor, the Operator, the Restaurant manager, co-manager and supervisor and any other personnel having access to any Confidential Information related to the Restaurant, the Franchisor or the Franchised Business also comply with the requirements of Section 10.1 above. Franchisor may direct that Franchisee require its Owners, any Guarantor, the Operator, the Restaurant manager, co-managers, and supervisors, and any other personnel having access to any Confidential Information from Franchisor to execute covenants that they will maintain the confidential information they received in connection with their employment by or relationship with Franchisee, during and after termination or expiration of such employment or relationship. Such covenants shall be in a form satisfactory to Franchisor, including, without limitation, specific identification of Franchisor as a third-party beneficiary of such covenants

with the independent right to enforce them, and Franchisee shall provide copies of such executed covenants to Franchisor upon Franchisor's request. Franchisee acknowledges that any failure to comply with the requirements of this Section 10 will cause Franchisor irreparable injury, and Franchisee agrees to pay all court costs and reasonable attorney's fees incurred by Franchisor in obtaining specific performance of, or an injunction against violation of, the requirements of this Section 10.

#### 11. PRIVACY AND DATA PROTECTION

11.1. For the purposes of this Agreement, "**Personal Information**" shall mean any information in any media or format that (i) can be used alone, or in combination with other information within Franchisee's control, to identify, locate or contact an identified or identifiable natural person, (2) that relates to or is linked, or reasonably can be linked, in any way to an identified or identifiable natural person, or (3) otherwise meets the definition of "personal information" or any similarly defined term under applicable Privacy Laws (defined below).

11.2. Franchisee and Franchisor acknowledge that Franchisee is a data controller of Personal Information that Franchisee collects from, or is shared with Franchisee by, any customer or party other than Franchisor and not on Franchisor's behalf, including, but not limited to, Personal Information collected from customers in the Restaurant or from Franchisee employees.

11.3. Notwithstanding the foregoing, Franchisee represents, warrants, and agrees that it will at all times, whether acting as a data controller or processor:

11.3.A. Comply with all applicable international, national, federal, provincial, state, or local laws, codes or regulations that regulate the processing of Personal Information, including, but not limited to, data protection laws, laws regulating marketing communications and/or electronic communications, laws regulating the collection of Personal Information at the point of sale or online, information security laws, regulations or best practices, Payment Card Industry Data Security Standards, and security breach notification laws, regulations or rules (collectively, "**Privacy Laws**"); (ii) comply with all standards, specifications, requirements, criteria, and policies, including but not limited to those set forth in the Manual, that have been and are in the future developed and compiled by Franchisor that relate to Privacy Laws and the privacy and security of Personal Information, or the privacy, protection and security of the systems, networks or software of Franchisor or its Affiliates; including, without limitation, execution of Franchisor's standard form of Data Processing Addendum attached hereto as Exhibit C, or other similar agreement, if applicable;

11.3.B. Refrain from any action or inaction that could cause Franchisor or its Affiliates to breach any Privacy Laws; (iv) do and execute, or arrange to be done and executed, each act, document and thing Franchisor deems necessary in Franchisor's sole discretion to keep Franchisor in compliance with the Privacy Laws in a timely manner; and

11.3.C. Immediately report to Franchisor the actual, attempted or suspected theft or loss of, or unauthorized access to, Personal Information (a "Security Incident"). For avoidance of doubt, this also includes notification of any such Security Incident containing Franchisor Personal Information, defined below.

11.4. For any Personal Information that Franchisee receives or collects from Franchisor or processes on Franchisor's behalf, such as when customers place orders at the Restaurant using the Franchisor's mobile app or website ("**Franchisor Personal Information**"), Franchisor and Franchisee acknowledge and agree that Franchisee is a processor of such data, and Franchisee represents, warrants, and agrees that it will:

11.4.A. Collect, use, process, store, retain and disclose such Franchisor Personal Information only to the extent, and in such a manner, as is necessary for the purposes of operating the Franchised Business;

11.4.B. Franchisee will, at its own cost, implement and comply with a comprehensive information security program that is reasonable and appropriate and complies with Privacy Laws and the Manual;

11.4.C. Provide to Franchisor, at Franchisor's request, all information in its possession necessary to demonstrate Franchisor's compliance with this Section 11 and Privacy Laws;

11.4.D. Allow, and cooperate with, reasonable assessments by Franchisor, or Franchisor's designated assessor (or a qualified and independent assessor arranged for by the Franchisee) to conduct an assessment of the Franchisee's policies and technical and organizational measures in support of the obligations under this Section 11 and Privacy Laws, using an appropriate and accepted control standard or framework and assessment procedure for such assessments, and provide the report of such assessment to Franchisor upon request;

11.4.E. Delete or return all Franchisor Personal Information upon termination or expiration of the Agreement or as otherwise instructed by Franchisor;

11.4.F. If Franchisee engages any subcontractors to handle Franchisor Personal Information (each such subcontractor, a "**Subprocessor**"), Franchisee will notify Franchisor of the engagement and such engagement shall be governed by a written agreement binding the Subprocessor to comply with terms equivalent to those contained in this Section 11 as it pertains to Franchisor Personal Data;

11.4.G. Promptly notify Franchisor if it receives a request from an individual regarding Franchisor Personal Information, including a request to exercise a right under Privacy Laws, and Franchisee shall await instructions from Franchisor concerning whether, and how, to respond to such a request, and shall assist Franchisor in fulfilling Franchisor's obligations to respond to such requests, including at minimum, maintaining the ability to access, modify, remove from processing, or irrevocably delete or destroy the Personal Information of an individual when requested by Franchisor;

11.4.H. Assist Franchisor in meeting its obligations in relation to the security of Franchisor Personal Information;

11.4.I. Assist Franchisor in meeting its obligations in relation to the notification of any Security Incident;

11.4.J. Provide any necessary information to enable Franchisor to conduct and document any required data protection assessments; and

11.4.K. Limit access to Franchisor Personal Information to only those employees and consultants of Franchisee who need to have access to the Personal Information, and will ensure that each such employee, consultant or other person is bound to a written duty of confidentiality in regard to such Franchisor Personal Information.

11.5. Franchisee and Franchisor acknowledge that, Franchisee shall only process Franchisor Personal Information solely to operate the Franchised Business in accordance with the terms of this Agreement, and only for the duration of the Term. Franchisor Personal Information may include, but is not limited to, information about Franchisor and Franchisee's customers and prospective customers, including such person's names, contact information, address, internet or app activity, and buying habits and history.

#### 12. <u>ACCOUNTING AND RECORDS</u>

12.1. Franchisee shall maintain during the Term of this Agreement, and shall preserve for at least three (3) years from the dates of their preparation, full, complete, and accurate books, records, and accounts related to the Franchised Business in accordance with generally accepted accounting principles and in the form and manner prescribed by Franchisor from time to time in the Manual or otherwise in writing.

12.2. Franchisee shall prepare and maintain a business plan and operating budget in the manner prescribed by Franchisor, reflecting such information as Franchisor may specify, which may include, without limitation, operational data, personnel expense information, factors related to the costs of goods sold, capital expenditures, refurbishment plans, and revenue projections. Franchisee shall submit such business plan and operating budget to Franchisor at such times and places and in such form as may be prescribed by Franchisor.

12.3. Franchisee shall submit to Franchisor, no later than the fifteenth (15th) day of each month during the Term of this Agreement, in a format and manner specified by Franchisor, monthly royalty and Gross Sales reports, and such other reports as Franchisor may require. Franchisor reserves the right to require Franchisee to file the monthly reports electronically or through any now or hereafter developed mode of communication and/or data transmission. Franchisor shall have electronic remote access to Franchisee's Computer and Point-of-Sale Systems and may elect to pull these reports in connection with its rights to access information from the Computer and Point-of-Sale Systems. Upon Franchisor's request, Franchisee shall submit copies of all federal, state and local sales and use tax returns for the Franchised Business to Franchisor.

12.4. Franchisee shall, at its expense, provide to Franchisor, in a format specified by Franchisor, and in accordance with generally accepted accounting principles, a complete annual financial statement (including, without limitation, a profit and loss statement, cash flow statement and balance sheet), on a review basis, prepared by an independent certified public accountant satisfactory to Franchisor, within one-hundred and twenty (120) days after the end of each fiscal year of the Franchised Business showing the results of operations of the Franchised Business during such fiscal year. Franchisor reserves the right to require Franchisee to provide, at Franchisee's expense, an audited annual financial statement, prepared by an independent certified public accountant satisfactory to Franchisor.

12.5. Franchisor reserves the right to require Franchisee, at Franchisee's expense, to provide to Franchisor, in a format specified by Franchisor, quarterly or semi-annual financial statements (as described in Section 12.4 above), certified by an officer or accountant of Franchisee (and if specifically required by Franchisor, certified by an independent certified public accountant), and such other information as Franchisor may reasonably specify, showing the results of operations of the Franchised Business and the results of operations for any entity affiliated with the Restaurant during such period. Franchisee shall submit such reports within forty-five (45) days following the end of each quarter or six-month period of each fiscal year of the Franchised Business during the Term.

12.6. Franchisee shall also submit to Franchisor, for review or auditing, such other forms, reports, records, information, and data as Franchisor may reasonably require, including, but not limited to, financial statements of each Franchisee and each Guarantor, in the form and at the times and places reasonably required by Franchisor, and all electronic and/or written information maintained in any bookkeeping/accounting and management information systems, upon Franchisor's request and as specified from time to time in the Manual or otherwise in writing. Franchisor reserves the right to require each Franchisee and each Guarantor to submit their respective federal and state income tax returns to Franchisor for review. Franchisee agrees that Franchisor may, and specifically grants Franchisor the right to, divulge any and all information submitted by Franchisee pursuant to this Section 12 or otherwise pertaining to Franchisee to third-party financing or lending sources being considered by Franchisee.

12.7. Franchisor or its designated agents shall have the right at all reasonable times to examine and copy, at Franchisor's expense, the books, records, and tax returns of Franchisee. Franchisor shall also have the right, at any time, to have an independent audit made of the books of Franchisee. If an inspection should reveal that any payments to Franchisor or any affiliate have been understated in any report to Franchisor, or if Franchisee fails to expend any monies required under this Agreement, then Franchisee shall immediately pay the amount understated, or expend the amount required, upon demand by Franchisor. In addition, Franchisee shall pay interest on the understated amount from the date such amount was due until paid, at the rate to be determined by Franchisor from time to time, or the maximum rate permitted by law, whichever is less. If an inspection discloses an understatement in any report of two percent (2%) or more, or an underpayment of required expenditures (including, without limitation, royalties or Advertising Contribution due pursuant to the Agreement) of two percent (2%) or more, Franchisee shall, in addition, reimburse Franchisor for any and all costs and expenses connected with the inspection (including, without limitation, travel, lodging and wage expenses, and

reasonable accounting and legal costs). The foregoing remedies shall be in addition to any other remedies Franchisor may have under this Agreement or otherwise.

#### 13. <u>ADVERTISING</u>

Recognizing the value of advertising, and the importance of the standardization of advertising programs to the furtherance of the goodwill and public image of the System, the parties agree as follows:

13.1. Franchisor shall have the right to require Franchisee to expend on advertising and promotion, or to participate in and contribute for the purpose of advertising and promotion, each month during the Term, the Advertising Contribution, or such greater amount as provided for in Section 13.2 hereof, all in such manner as Franchisor may direct from time to time, subject to the following:

13.1.A. For so long as WNAP (or any successor entity designated by Franchisor) is in existence as an advertising and promotional fund for the System, Franchisee shall contribute to WNAP on a monthly basis such amount of the Advertising Contribution as may be specified by Franchisor from time to time in the Manual or otherwise in writing, which amount shall not be less than fifty percent (50%) of the Advertising Contribution, nor greater than eighty-seven and one-half percent (87.5%) of the Advertising Contribution;

13.1.B. Franchisee shall spend, for the purpose of local advertising and promotion, on a monthly basis, such amounts of the Advertising Contribution as may be specified by Franchisor from time to time in writing, which amounts shall not be less than twelve and one-half percent (12.5%) of Franchisee's Advertising Contribution. Franchisee's expenditures for local advertising and promotion shall be made in accordance with Section 13.3 hereof; and

13.1.C. If an advertising and marketing Cooperative (as defined in Section 13.4) is established for Franchisee's region, Franchisor may specify the amount of the Advertising Contribution that Franchisee shall contribute to the Cooperative each month; provided, however, that Franchisee's contribution to the Cooperative shall be credited towards satisfaction of the obligations required by Section 13.1.B hereof, and shall be made in accordance with the provisions set forth in Section 13.4 hereof.

13.2. Franchisor reserves the right (i) to increase the Advertising Contribution specified in Section 13.1 at any time to an amount not in excess of five percent (5%) of Franchisee's Gross Sales, (ii) to change the contributions to WNAP outside the range specified in Section 13.1.A, and (iii) to reduce the minimum expenditures specified in Section 13.1.B; provided, however, that Franchisor may require any of such changes only upon obtaining an affirmative vote representing seventy-five percent (75%) or more of all restaurants in the United States operating in the System (whether operated by Franchisor and/or any of its Affiliates or by its franchisees.

13.3. All local advertising and promotion by Franchisee shall be in such media, and of such type and format as Franchisor may approve; shall be conducted in a dignified manner; and, shall conform to such standards and requirements as Franchisor may specify. Franchisee shall

not use any advertising or promotional plans or materials unless and until Franchisee has received written approval from Franchisor, pursuant to the procedures and terms set forth in Section 13.7 hereof.

13.3.A. As used in this Agreement, spending on "local advertising and promotion" which may be credited toward Franchisee's Advertising Contribution as set forth under Section 13.1.B shall be advertising and promotion related directly to the Restaurant, and shall consist only of the following: (i) advertising and media - the direct costs of measurable media for television (broadcast and cable), radio, digital, and outdoor (billboard or transit), including space or time charges; (ii) promotions - the direct costs of market-wide efforts to stimulate trial, increase frequency of purchase or increase average amounts of purchase, including direct costs of advertising production, and the direct costs of in-store materials, including window signs, counter signs and other promotional signs; (iii) direct out-of-pocket expenses - the direct costs incurred by a Cooperative (as defined in Section 13.4) for agency planning, selection, placement and production, and any retainer fee, in addition to the directly related expenses incurred by a Cooperative approved by Franchisor and related to the cost of advertising and marketing for agency travel expense, postage, post-buy analysis, shipping, meeting room charges, telephone and photocopying, travel expenses for attendance by Cooperative representatives at regional or national meetings when approved by Franchisor, and legal and accounting fees; and (iv) such other activities and expenses as Franchisor in its sole discretion may specify.

13.3.B. Franchisor may specify the types of expenditures and costs which shall not qualify as "local advertising and promotion." Franchisee understands and agrees that the definition of local advertising and promotion set forth above shall not, however, include, and Franchisee shall not include in its report of the amounts expended on advertising and promotion, any costs or expenses incurred by Franchisee in connection with any of the following: (i) incentive programs, including the cost of honoring coupons; (ii) market-wide or other research that is not conducted by a professional marketing research firm approved in writing by Franchisor; (iii) food costs incurred in, or price reductions associated with, any promotion; (iv) salaries and expenses of any employees of Franchisee, including salaries or expenses for attendance at advertising meetings or activities; (v) charitable, political or other contributions or donations; (vi) instore materials consisting of fixtures or equipment; (vii) any entertainment or related expenses for travel, meals and the like; (viii) any fees paid to parties who are not professional consultants, counselors or advisors previously approved in writing by Franchisor in marketing, advertising, public relations, promotion or associated efforts; (ix) seminar and educational costs and expenses of employees of Franchisee; (x) mystery shops; (xi) customer feed-back – i.e., 1-800-customer call-in numbers; and (xii) such other items as Franchisor shall determine in its discretion.

13.3.C. Franchisee understands and acknowledges that the required contributions and expenditures set forth in this Section 13 are minimum requirements only, and that Franchisee may, and is encouraged by Franchisor to, expend additional funds for local advertising and promotion, where appropriate.

13.4. Any regional advertising pertaining to the Franchised Business, and any local advertising which Franchisor may specify as inconsistent with the provisions of Section 13.3 pertaining to individual restaurant advertising and promotion, shall be conducted by and through a regional advertising cooperative ("Cooperative") established or required to be established by Franchisor for that purpose. Franchisor shall have the right, in its discretion, to designate any geographical area for purposes of establishing a Cooperative, and Franchisee agrees to take appropriate steps to establish and participate in such Cooperative if required to do so by Franchisor. If a Cooperative for the geographic area in which the Restaurant is located has been established at the time Franchisee commences operations hereunder, Franchisee shall immediately be bound by the obligation to become a member of such Cooperative under the terms of the then-existing Cooperative agreement. If a Cooperative for the geographic area in which the Restaurant is located is established during the Term of this Agreement, Franchisee shall immediately become a member of such Cooperative, and shall take all steps necessary to become a member of such Cooperative. In no event shall Franchisee be required to be a member of more than one Cooperative with respect to the Restaurant. The following provisions shall apply to each such Cooperative:

13.4.A. Each Cooperative shall be organized and governed in a form and manner approved by Franchisor in writing, and shall commence operations on a date specified by Franchisor. Any disputes arising among or between Franchisee, other franchisees in the Cooperative, and/or the Cooperative, shall be resolved by Franchisor, whose decision shall be final and binding on all parties;

13.4.B. Each Cooperative shall be organized for the exclusive purpose of administering regional advertising programs, and developing, subject to Franchisor's approval, standardized promotional materials for use by its members in local advertising and promotion;

13.4.C. No advertising or promotional plans or materials may be used by a Cooperative or furnished to its members without the prior approval of Franchisor, pursuant to the procedures and terms as set forth in Section 13.7. hereof;

13.4.D. Franchisee shall submit its required contribution to the Cooperative at such times as determined by the Cooperative, but no later than the last day of each month on Gross Sales for the preceding calendar month, together with such other statements or reports as may be required by Franchisor, or by the Cooperative with Franchisor's prior written approval;

13.4.E. Franchisor shall, for each of the restaurants operated by Franchisor under the System which are located in a geographic area for which a Cooperative has been established, make contributions to the applicable Cooperative on the same basis as contributions required of comparable franchisees who are members of such Cooperative; and

13.4.F. Franchisor, in its sole discretion, may grant to any franchisee an exemption for any length of time from the requirement of membership in a Cooperative, or from the requirement to pay all or a portion of the contribution (described in

Section 13.1.B.) to the Cooperative upon written request of such franchisee stating reasons supporting such exemption. Franchisor's decisions concerning such request for exemption shall be final. If an exemption is granted to a franchisee, such franchisee shall be required to expend an amount equal to the exempted portion of the contribution for local advertising in accordance with and as may be required in Sections 13.1.B and 13.3 hereof.

13.5. To the extent permitted by the organizational and operational documents of WNAP, WNAP shall be maintained and administered by Franchisor, as follows:

13.5.A. Franchisor or its designee shall direct all advertising programs, with sole discretion over the concepts, materials, and media used in such programs and the placement and allocation thereof. Franchisee agrees and acknowledges that WNAP is intended to maximize general public recognition, acceptance, and use of the System; and that Franchisor and its designee are not obligated, in administering WNAP, to make expenditures for the benefit of Franchisee which are equivalent or proportionate to Franchisee's contribution, to ensure that any particular franchisee or group of franchisees benefits directly or pro rata from expenditures by WNAP, or to spend in a geographic location in proportion to contributions submitted from Franchisee or a group of franchisees within that location;

13.5.B. WNAP, all contributions thereto, and any earnings thereon, shall be used exclusively to meet any and all costs of maintaining, administering, directing, conducting, and preparing advertising, marketing, public relations and promotional programs and materials, and any other activities which Franchisor believes will enhance the image of the System, including, among other things, the costs of preparing and conducting media advertising campaigns; direct mail advertising; marketing surveys and other public relations activities; employing advertising or public relations agencies to assist therein; purchasing promotional items, conducting and administering visual merchandising, point of sale, and other merchandising programs; and providing promotional and other marketing materials and services to the restaurants operated under WNAP may also be used to provide rebates or reimbursements to the System. franchisees for local expenditures on products, services, or improvements, approved in advance by Franchisor, which products, services, or improvements Franchisor determines, in its sole discretion, will promote general public awareness and favorable support for the System;

13.5.C. Franchisee acknowledges and agrees that any internet websites, e-mail addresses, or other means of electronic advertising or commerce created and/or operated by or on behalf of Franchisor shall be deemed advertising under this Agreement and may be paid for by WNAP contributions or allocated to local marketing contributions as appropriate in Franchisor's discretion. Any internet websites, internet domain name, or other electronic address which Franchisee wishes to register, create, and/or operate and any digital advertising which contains any reference to the System, any Proprietary Mark, or the Franchised Business shall be subject to Franchisor's prior written approval, which approval may be conditioned upon the use of third-party agencies and vendors to assist with website, digital or other electronic advertising. In the event such permission is

given, it may thereafter be withdrawn. If required by Franchisor, Franchisee shall cease operating its own website, shall establish its website as part of any other website which Franchisor may prescribe, and/or shall establish electronic links to such websites as Franchisor may prescribe. Franchisee shall comply with Franchisor's standards and specifications for electronic advertising and commerce, including, without limitation, those in relation to the use and display of the Proprietary Marks and any copyrighted materials;

13.5.D. Franchisee shall contribute to WNAP by payments directed to WNAP in the format directed by Franchisor. All sums paid by Franchisee to WNAP shall be maintained in an account separate from the other monies of Franchisor and shall not be used to defray any of Franchisor's expenses, except for such reasonable costs and overhead, if any, as Franchisor may incur in activities reasonably related to the administration, direction, and implementation of WNAP and advertising programs for franchisees and the System, including, among other things, costs of personnel for creating and implementing advertising, merchandising, promotional and marketing programs and administration of WNAP funds. WNAP and its earnings shall not otherwise inure to the benefit of Franchisor. Franchisor shall maintain separate bookkeeping accounts for WNAP;

13.5.E. Franchisor and its Affiliates shall, for each of the restaurants operated by Franchisor and its Affiliates under the System, make contributions to WNAP on the same basis as contributions required of comparable franchisees within the System;

13.5.F. It is anticipated that all contributions to and earnings of WNAP shall be expended for advertising and promotional purposes during the taxable year within which the contributions and earnings are received. If, however, excess amounts remain in WNAP at the end of such taxable year, all expenditures in the following taxable year(s) shall be made first out of accumulated earnings from previous years, next out of earnings in the current year, and finally from contributions;

13.5.G. The contributions to and earnings of WNAP are not and shall not be an asset of Franchisor. A statement of the operations of WNAP as shown on the books of Franchisor shall be prepared annually by an independent public accountant selected by Franchisor and shall be made available to Franchisee upon request; and

13.5.H. The following provisions apply to Franchisor's Affiliates' role in regards to WNAP:

13.5.H.1. Although WNAP is intended to be of perpetual duration, Wendy's International, LLC, an Affiliate of Franchisor ("**WIL**"), through its management agreement with Franchisor, shall have the right to terminate WNAP; provided, however, that if WIL terminates WNAP, WIL shall designate a successor entity to perform functions comparable to those performed by WNAP and shall otherwise comply with this Agreement. WNAP shall not be terminated, however, until all monies in WNAP have been expended for advertising and

promotional purposes, or otherwise disbursed to the System in accordance with WNAP's Articles of Incorporation.

13.5.H.2. Franchisee currently possesses the following rights and benefits with respect to participation in the governance of WNAP (collectively, the "**Rights and Benefits**"): election by franchisees of franchisee representatives to the governing board of WNAP; appointment by WIL of at-large franchisee representatives to the governing board of WNAP; and provision for voting rights of all franchisee representatives on the governing board of WNAP in the event of a "**change in control**" as defined in WNAP's Articles of Incorporation and Code of Regulations.

13.5.H.3. Franchisor agrees that, so long as WNAP remains in existence, WIL shall not exercise its rights to amend the Articles of Incorporation or Code of Regulations of WNAP in any manner which would eliminate or materially alter the Rights and Benefits of Franchisee.

13.5.H.4. In the event that WIL creates a successor entity to WNAP, Franchisor agrees that Franchisee shall possess the same Rights and Benefits with respect to participation in the governance of such successor entity, and in furtherance thereof, Franchisor agrees to the following: the number of elected franchisee representatives shall constitute at least twenty-five percent (25%) of the governing board of the successor entity; the number of at-large (appointed) franchisee representatives shall not exceed the number of elected franchisee representatives; and the total number of elected franchisee representatives plus at-large franchisee representatives shall constitute at least fifty percent (50%) of the aggregate number of all members of the governing board of the successor entity.

13.6. Franchisor shall make available to Franchisee from time to time, at Franchisee's or WNAP's expense (at Franchisor's discretion), advertising plans and promotional materials, which may include printed material, video assets, coupons, merchandising materials, sales aids, special promotions, direct mail materials, digital advertising materials and files, community relations programs, and similar advertising and promotional materials.

13.7. For all advertising and promotional plans which require Franchisor's approval prior to use, as set forth in Sections 13.3 and 13.4, Franchisee or the Cooperative, where applicable, shall submit samples of such plans and materials to Franchisor for Franchisor's prior written approval at least fifteen (15) days in advance of their anticipated usage, if such plans and materials have not been prepared or previously approved by Franchisor. If written approval is not received by Franchisee or the Cooperative from Franchisor within fifteen (15) days of the date of receipt by Franchisor of such samples or materials, Franchisor shall be deemed to have disapproved them.

13.8. Franchisee shall honor all coupons, discounts, gift cards, loyalty program cards (if any), and gift certificates, whether to be sent through direct mail, written advertising materials, or through on-line or electronically available coupon offers, codes and/or discounts, as reasonably

specified by Franchisor and in accordance with procedures specified by Franchisor in the Manual or otherwise in writing.

#### 14. <u>INSURANCE</u>

14.1. Prior to the commencement of any activities or operations pursuant to this Agreement, Franchisee shall procure and maintain in full force and effect during the Term of this Agreement, at Franchisee's expense, the following insurance policies in connection with the Restaurant or other facilities on the Premises, or by reason of the construction, renovation, remodel, reimaging, operation, or occupancy of the Restaurant or other facilities on the Premises. Such policy or policies shall be written by an insurance company or companies reasonably satisfactory to Franchisor, and shall include, at a minimum the following (with such types of insurance coverages, minimum policy limits and coverage terms as may reasonably be specified from time to time by Franchisor in the Manual or otherwise in writing, including, without limitation, any insurance guidelines and policies made available by Franchisor):

14.1.A. Commercial general liability insurance;

14.1.B. All risk property insurance on a replacement cost basis, to the full value of the Restaurant and all improvements in or about the Premises, and including business interruption coverage;

14.1.C. Business automobile liability insurance, including combined single limit bodily injury and property damage coverage for any auto, vehicle, or mobile equipment operated by Franchisee;

14.1.D. Umbrella excess liability insurance;

14.1.E. Cyber risk insurance; and

14.1.F. Workers' compensation insurance and employer's liability insurance, as well as such other disability benefits type insurance as may be required by statute or rule of all states in which the Franchisee conducts operations in relation to this Agreement.

14.1.G. Franchisor reserves the right to require other types of insurance and endorsements pursuant to Franchisor's then-existing guidelines and/or policies as may be provided by Franchisor from time to time in the Manual or otherwise in writing. Franchisor may, from time to time, and in its sole discretion, make such changes in minimum policy limits as it may determine. Notwithstanding the foregoing, Franchisor reserves the right to require Franchisee to maintain insurance (of such types, and in such amounts as Franchisor may specify) to reflect any particular circumstances or situations affecting Franchisee or the Restaurant and to participate in Franchisor-directed insurance programs that provide for a particular type of coverage on an individual, multiple-franchisee and/or system-wide basis. Franchisor-directed insurance programs, as such programs may be identified and required by Franchisor from time-to-time. Franchisor or its designee in connection with any designated insurance programs.

14.2. In connection with all significant construction, renovation, reimaging, or remodeling of the Restaurant during the Term hereof, Franchisee will cause the general contractor, its subcontractors, and any other contractor to effect and maintain at the general contractor's and each other contractor's own expense, such insurance policies and bonds with such endorsements as are set forth by Franchisor in the Manual or otherwise in writing, and which are written by insurance or bonding companies satisfactory to Franchisor.

14.3. Franchisee's obligation to obtain and maintain the foregoing policy or policies in the amounts specified shall be through primary, and not contributory with or excess over any insurance or self-insurance which may be maintained by Franchisor, nor shall Franchisee's performance of that obligation relieve Franchisee of liability under the indemnity provisions set forth in Section 21.4. of this Agreement.

14.4. On or prior to the time any insurance is first required to be carried by Franchisee, and thereafter within ten (10) days subsequent to the expiration of any such policy, and/or within ten (10) days of Franchisor's request, Franchisee shall deliver to Franchisor, a new or renewal certificate of insurance in such format and manner as Franchisor may require. As identified by Franchisor in writing from time to time in its guidelines and policies, the certificates for certain policies (currently, commercial general liability, umbrella excess liability, and cyber risk insurance) shall name Franchisor, and each of its Affiliates, directors, agents, and employees as additional insureds and in the case of property insurance, such parties shall be named as an additional interest and loss payee. These certificates shall expressly provide that any interest of such parties shall not be affected by any breach by Franchisee of any policy provisions for which such certificates evidence coverage. All certificates shall expressly provide that no less than thirty (30) days' prior written notice shall be given to Franchisor in the event of material alteration to cancellation of, or non-renewal of the coverages evidenced by such certificates. Such prior written notice shall be sent to Franchisor by certified mail as provided in Section 24 hereof.

14.5. Should Franchisee fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Franchisor, at its option, but without obligation to do so, may, upon five days' notice to Franchisee, cure such failure, and any sums so expended by Franchisor, together with Franchisor's reasonable administrative expenses in connection therewith, shall thereafter be due from and payable by Franchisee.

14.6. The insurance requirements set forth herein shall not, nor do such requirements, limit Franchisee's liability under this Agreement to the amounts of such insurance.

### 15. TRANSFER OF INTEREST

15.1. <u>Franchisor's Right to Transfer</u>. Franchisor shall have the right to transfer or assign this Agreement or all or any part of its rights or obligations under this Agreement to any person or legal entity. Franchisee agrees to consent to any such transfer and to provide and/or execute any documents necessary or required by Franchisor to give effect to the transfer. Further, Franchisee agrees that, from the date of such assignment, the assignee of Franchisor

shall be solely responsible for those obligations of Franchisor which have been assigned to said assignee arising thereafter under this Agreement.

15.2. <u>Prohibitions to Transfer</u>. Franchisee understands and acknowledges that Franchisor has entered into this Agreement in reliance on the business skill, financial capacity, and personal character of Franchisee and any Guarantor (or if Franchisee or any Guarantor is a business entity, the owners of any direct or indirect interest in Franchisee or Guarantor). If Franchisee or any Guarantor is a corporation, partnership, or other business entity, all owners of any direct or indirect interest in Franchisee or are set forth in Exhibit A ("**Owners**"). Accordingly, without the prior written consent of Franchisor and without first complying with Franchisor's right of first refusal pursuant to Section 15.5 below:

15.2.A. Neither Franchisee nor any Owner shall assign, transfer, pledge, issue, redeem, or otherwise encumber this Agreement, any of the rights or obligations of Franchisee under this Agreement, the Franchised Business, the Restaurant, any direct or indirect interest in Franchisee, Franchisee's rights to use the System, the Proprietary Marks, any Confidential Information and/or the Manual, or any material asset used in the Franchised Business (all collectively referred to as "**Transfers**");

15.2.B. Franchisee shall not issue any securities or other equity interests; and

15.2.C. Guarantor shall not violate the provisions of the Guaranty (as defined in Section 27) regarding Transfers.

Further, no Transfer shall be effective unless and until such Transfer complies with all the terms and conditions of this Agreement, including without limitation Section 15.

15.3. If Franchisee or Guarantor is a business entity, then for the purposes of this Agreement, the term "Transfer", as it relates to a direct or indirect interest in Franchisee or Owner, is limited to the assignment, transfer, pledge, issuance or redemption in the aggregate, whether in one or more transactions, of more than 20% of the voting power or (as applicable) the capital stock, partnership interest, membership interest or any other type of ownership interest in the Franchisee or Guarantor entity (or any lesser percentage that is sufficient to control the Franchisee or Guarantor entity or the Franchised Business, as the term "control" is most broadly defined by any United States or state securities and/or corporate and/or partnership law) to any individual or entity who is not a business entity owned, controlled and composed solely of such individuals in the same proportionate ownership interest as each such individual had in Franchisee or Guarantor before the Transfer, as set forth in Exhibit A.

15.3.A. Notwithstanding the foregoing, Franchisee and/or Guarantor agrees to comply with the following requirements at Franchisor's option:

15.3.A.1. Franchisee and/or Guarantor agree to immediately report to Franchisor all such assignments, transfers, pledges, issuances or redemptions of ownership that cause any variance in the structure set forth in Exhibit A, even if less than 20%, in accordance with the procedures set forth by Franchisor in the Manual or otherwise in writing;

15.3.A.2. Franchisee and/or Guarantor agree that it, and any of its new owners, shareholders, members, partners (etc.), shall comply with Franchisor's restrictions relative to involvement in any business which competes with the Restaurant and any requirements regarding Confidential Information, including, as Franchisor deems necessary, execute Franchisor's form of non-competition and/or non-disclosure agreement;

15.3.A.3. Franchisee and/or Guarantor agree that it, and any of its new owners, shareholders, members, partners (etc.), shall successfully complete Franchisor's standard background check process and possess good moral character, business reputations, and credit ratings to Franchisor's reasonable satisfaction.

15.4. <u>Conditions to Transfer</u>. Without limiting Franchisor's rights under any applicable law, Franchisor shall not unreasonably withhold the consent required by Section 15.2, as modified by Section 15.3 and 15.5; provided, however, that Franchisor shall have the absolute right to require any or all of the following (among others) as conditions of its consent:

15.4.A. Prior to the proposed Transfer, Franchisee and the Proposed Franchisee (for purposes of this Agreement, the term "Proposed Franchisee" shall include all individuals and entities, which after the proposed Transfer, will be Franchisees under this Agreement or under any successor Agreement) shall demonstrate to Franchisor's satisfaction that subsequent to the Transfer, the Proposed Franchisee, the Owners of Proposed Franchisee (if the Proposed Franchisee is a corporation, partnership or other business entity) and any guarantors of the Proposed Franchisee, will (i) meet Franchisor's educational, managerial, and business standards; (ii) possess good moral character, business reputations, and credit ratings; (iii) have the aptitude and ability to conduct the Franchised Business (as may be evidenced by prior related business experience or otherwise); (iv) have the organizational, managerial and financial structure and resources to operate the Restaurant properly, taking into account such factors as (among others) the number of Wendy's Branded Restaurants and market areas involved and their geographic proximity to each other and to the Proposed Franchisee's current location; (v) comply with Franchisor's ownership requirements relative to the control of the Proposed Franchisee and the Restaurant; (vi) comply with Franchisor's restrictions relative to involvement in any business which competes with the Restaurant or any Competing Business as defined in Section 18.2; and (vii) have adequate financial resources and capital to operate the business, all in such manner, in accordance with such standards and upon satisfaction of such conditions as indicated from time to time by Franchisor's Transaction Policy, the current copy of which Franchisee acknowledges having received and which is incorporated into this Agreement by reference ("Transaction Policy"), and other written policies adopted and announced by the Franchisor;

15.4.B. Transfers to existing franchisees (or to owners of franchisees) in the System may be subject to conditions materially different from or in addition to conditions with respect to other transfers, which conditions may be set out from time-to-time in Franchisor's Transaction Policy adopted and announced by Franchisor. Franchisor reserves the right to disapprove a Transfer based upon (without limitation) any of the

following: (i) the current geographic scope and proximity of the Proposed Franchisee's operations; (ii) the physical and operational condition, opportunities and obligations present in the Proposed Franchisee's existing Wendy's Branded Restaurants; (iii) the opportunities for development or acquisition of Wendy's restaurants in Proposed Franchisee's existing market(s); (iv) the Proposed Franchisee's compliance with its existing franchise agreement(s) and System initiatives; (v) the Proposed Franchisee's engagement with the Proposed Franchisee's existing Wendy's restaurants and market(s); (vi) the financial and operational performance metrics utilized by Franchisor in determining the expandability of the Proposed Franchisee in relation to the proposed transaction; and (vii) the period of time since the Proposed Franchisee last acquired restaurants and the extent to which the Proposed Franchisee has properly assimilated those restaurants into its organization and eliminated issues arising from or related to such previous acquisition; and (viii) the Proposed Franchisee's organizational structure and support to absorb additional restaurants. Franchisor reserves the right to disapprove any proposed Transfer the result of which would be, in the sole opinion of Franchisor, a disproportionately large ownership of Wendy's Branded Restaurants by the Proposed Franchisee compared with the number of restaurants operated by Franchisor or all franchisees in the System;

15.4.C. All of Franchisee's accrued monetary obligations and all other outstanding obligations of Franchisee to Franchisor and its Affiliates, and to any advertising Cooperative shall have been fully satisfied, including, without limitation, compliance with all covenants, undertakings, performance, and operating standards required by this Agreement, any amendment hereof or successor agreement hereto, or any other agreement between Franchisee and Franchisor or its Affiliates;

15.4.D. If Franchisor requests, the Franchisee or Proposed Franchisee, at their own expense, shall modify the Restaurant to conform to the then-current standards and specifications of System restaurants, and shall complete the modifications prior to the transfer or within the time subsequent to the transfer specified by Franchisor;

15.4.E. If Franchisee or Proposed Franchisee is a corporation, partnership, or other business entity, Franchisor may require that any individuals who are liable under this Agreement as Franchisees or Guarantors shall together own not less than fifty-one percent (51%) of any Franchisee or Proposed Franchisee and have not less than fifty-one percent (51%) voting control of any Franchisee or Proposed Franchisee;

15.4.F. Employees of the Restaurant shall successfully complete any training programs then in effect for such employees under the System, on such terms and conditions as Franchisor may reasonably require;

15.4.G. Franchisor shall receive a transfer fee of Five Thousand Dollars (\$5,000), or such greater amount as may be necessary to reimburse Franchisor for its legal, accounting, and other expenses incurred in connection with the transfer;

15.4.H. Franchisee, the Proposed Franchisee, all Guarantors of the obligations of Franchisee, and all guarantors of the obligations of the Proposed Franchisee under this

Agreement or any successor agreement shall have executed a general release under seal, in a form satisfactory to Franchisor, of any and all claims against Franchisor and its past and present officers, directors, shareholders, subsidiaries, Affiliates, and employees, in their corporate and individual capacities, including, without limitation, claims arising under federal, state, and local laws, rules, and ordinances, arising prior to the effective date of Franchisor's written consent;

15.4.I. The Proposed Franchisee shall execute the standard form franchise agreement then being offered to new System franchisees, and such other ancillary agreements as Franchisor may require for the Franchised Business, which agreements shall supersede this Agreement in all respects, and the terms of which agreements may differ from the terms of this Agreement, including, without limitation, a higher percentage royalty rate and advertising contribution; provided, however, that the Proposed Franchisee shall not be required to pay any initial franchise fee;

15.4.J. Notwithstanding the execution of the standard form franchise agreement by the Proposed Franchisee pursuant to Section 15.4.I, Franchisee, the Proposed Franchisee, any Guarantors of the obligations of the Franchisee, and any guarantors of the Proposed Franchisee shall be and remain liable following the effective date of the transfer for all obligations of Franchisee to Franchisor under this Agreement which arose in connection with the Franchised Business prior to the effective date of the transfer (including any obligation to indemnify the Franchisor and any obligations that by their nature survive the termination of this Agreement, e.g., confidentiality and noncompetition provisions), and shall execute any and all documents reasonably requested by Franchisor to further evidence such liability; and

15.4.K. Franchisor has the absolute right to require any Owners or other parties having an interest in Franchisee, the Proposed Franchisee, the Premises or the Franchised Business to execute Franchisor's Guaranty agreement as referenced in Section 25.2.

15.5. Franchisor's Right of First Refusal. In the event Franchisee or any Owner desires to accept any bona fide offer from a third party to directly or indirectly purchase all or any part of Franchisee's or an Owner's ownership interest in Franchisee as shown in Exhibit A, any interest in the Franchise Agreement such that the purchase of the interest would meet the requirements of a Transfer set out in Section 15.3, or any asset material to the operation of the Franchised Business, the seller shall notify Franchisor in writing of each such offer, and shall provide to Franchisor such information and documentation relating to the offer and the prospective purchaser as Franchisor may require, including, but not limited to, all material information provided to the prospective purchaser by the seller, which such notice and documentation may be provided through submitting required information to Franchisor's designated electronic communications vehicle as identified by Franchisor. Franchisor shall have the right and option, exercisable within forty-five (45) days after receipt by Franchisor of all such written notification and all other information required by Franchisor, to send written notice to the seller that Franchisor intends to purchase the seller's interest on the same terms and conditions as those offered by the prospective purchaser. The information to be supplied by the seller and required by Franchisor shall be accompanied by (i) a written representation and warranty from seller that seller has provided Franchisor with all of the information required under this

Section 15.5, and that such information is true, accurate, and complete; and (ii) if the seller is not an individual, an appropriate resolution of the seller's board of directors (or other applicable owners, investors, or the like) approving the proposed sale, or other evidence satisfactory to Franchisor of seller's intent to consummate the transaction. Further, if Franchisor elects to exercise its option hereunder, notwithstanding anything in the offer, Franchisor shall be entitled to conduct due diligence of the scope customary for transactions of the type proposed in the offer for a period of not less than sixty (60) days, commencing upon the date of Franchisor's notice to the seller of Franchisor's election to purchase pursuant to this section. Further, in the event Franchisor elects to exercise its option hereunder, the offer shall not contain any provision or condition, the effect of which would be to increase the cost to, or otherwise change the economic terms imposed on Franchisor, as a result of the substitution of Franchisor for the prospective purchaser, or as a result of compliance with the procedures set forth herein with respect to Franchisor's right of first refusal. In the event that Franchisor elects to exercise its option hereunder, the closing of such purchase must occur within the later of: (i) sixty (60) days from the date of notice to the seller of the election to purchase by Franchisor, (ii) such period as may have been provided in the offer or (iii) such period as may be necessary to conduct due diligence as provided herein. Any material change in the terms of any offer shall constitute a new offer subject to the same rights of first refusal by Franchisor as in the case of the initial offer, and notice of any such material change shall be provided in writing by the seller promptly to Franchisor. Failure of Franchisor to exercise the option afforded by this Section 15.5 shall not constitute a waiver of any other provision of this Agreement, including all of the requirements of this Section 15, with respect to a proposed transfer. Seller shall not execute any contract or accept any offer to purchase any interest, unless the provisions of this Section 15.5 have been satisfied.

15.5.A. In the event the consideration, terms, and conditions offered by a third party are such that Franchisor may not reasonably be required to furnish the same consideration, terms, and conditions, then Franchisor may purchase the interest proposed to be sold for the reasonable equivalent in cash. If the parties cannot agree within a reasonable time on the cash consideration, an independent appraiser shall be designated by Franchisee from a list of three independent appraisers selected by Franchisor, and that appraiser's determination shall be binding.

15.6. <u>Security Interests</u>. Franchisee shall neither grant nor permit the existence of any security interest in this Agreement, in the securities or other equity interests of any corporation, partnership or other business entity which is Franchisee (or which directly or indirectly controls Franchisee), or in any of the tangible assets material to the operation of the Restaurant, including, without limitation, the Premises, except with the prior written consent of the Franchisor. Franchisor may require (among other conditions) the right and option to be substituted as obligor to the secured party and to cure any default of Franchisee, except that any acceleration of indebtedness due to Franchisee's default shall be void. Franchisor may also require compliance with any policies, procedures or guidelines adopted and announced by Franchisor relative to such security interests. Franchisor reserves the right to review and approve the terms of any security agreement or other document granting a security interest in assets described in this Section 15.6, which approval shall be in writing.

15.7. Offering Materials. All materials required by federal or state law for any direct or indirect offer or sale of securities of Franchisee shall be submitted to Franchisor for review and consent, prior to such materials being filed with any government agency; and any materials to be used in any exempt offering shall be submitted to Franchisor for review and consent prior to their No such materials shall imply (by use of the Proprietary Marks or otherwise) that use. Franchisor is participating as an underwriter, issuer, or offeror of Franchisee's or Franchisor's securities. Any review by Franchisor of the offering materials or the information included therein will be conducted solely for the benefit of the Franchisor to determine conformance with Franchisor's internal policies, and not to benefit or protect any other person. No investor should interpret such review by Franchisor as an approval, endorsement, acceptance, or adoption of any representation, warranty, covenant, or projection contained in the materials reviewed; and the offering documents shall include legends and statements as Franchisor may specify, including, but not limited to, legends and statements which disclaim Franchisor's liability for, or involvement in, the transaction described in the offering documents. Franchisee and the other participants in the offering must agree in writing to fully indemnify Franchisor in connection with the offering in the form prescribed by Franchisor. For each proposed offering, Franchisee shall pay Franchisor a non-refundable fee of Ten Thousand Dollars (\$10,000), or such greater amount as may be necessary to reimburse Franchisor for its reasonable costs and expenses associated with reviewing the proposed offering, including, without limitation, legal and accounting fees. Franchisee shall give Franchisor written notice at least sixty (60) days prior to the date of commencement of any offering covered by this Section 15.7. Any such offering shall be subject to Franchisor's right of first refusal, as set forth in Section 15.5 hereof and shall comply with the Franchisor's Transaction Policy and other written policies adopted and announced by Franchisor from time to time.

15.8. <u>Contracts Related to the Franchised Business</u>. Any lease, management agreement, or other agreement to which Franchisee will be a party which would have the effect of transferring any material asset, the effect of a sale/leaseback transaction in relation to the Restaurant, or control of all or any part of the operations of the Restaurant to any third party must first be approved by Franchisor in writing, which approval may be denied in Franchisor's reasonable discretion, including if such agreement is on terms materially different from those which would result from an arms-length negotiation or where fees payable are determined by Franchisor to be excessive. Any such agreement and any party who, as a result of such agreement, either directly or indirectly is involved in the ownership of the assets or in the operations of the Restaurant, must meet such standards and conditions as may have been established by Franchisor at the time Franchisor's consent is requested.

15.9. <u>Bankruptcy Notice Provision</u>. Without limiting any other provision of this Agreement, if Franchisee or any Owner files for protection under the U.S. Bankruptcy Code, as amended, and if, for any reason, this Agreement is not terminated pursuant to Section 16 and is to be assumed by, or assigned to, any person or entity who has made a *bona fide* offer to accept an assignment of this Agreement as contemplated by the United States Bankruptcy Code, then (i) such assumption and/or assignment must comply with Franchisor's rights under applicable law and the provisions of this Agreement (including, but not limited to, Section 15.4), and (ii) notice to Franchisor of such proposed assignment or assumption shall be required. Such notice shall be given to Franchisor within twenty (20) days after receipt by Franchisee of such proposed assignment of the Franchisee's rights and obligations under this

Agreement, and, in any event, at least ten (10) days prior to the date application is made to a court of competent jurisdiction for authority and approval to enter into such assignment and assumption. Such notice shall include the following: (i) the name and address of the proposed assignee, (ii) all of the terms and conditions of the proposed assignment and assumption, and (iii) adequate assurance of future performance to be provided to Franchisor to assure the proposed assignee's future performance under this Agreement, including, without limitation, the assurance referred to in Section 365 of the Bankruptcy Code and the satisfaction of the preconditions to transfer set forth in Section 15.4. of this Agreement. Franchisor shall thereupon have (i) the absolute right to require any or all of the conditions of its consent in Section 15.4 and may otherwise withhold its consent as long as it does not do so unreasonably, and (ii) the prior right and option, provided under Section 15.5, to be exercised by notice given at any time prior to the effective date of such proposed assignment and assumption, to accept an assignment of this Agreement to Franchisor itself, upon the same terms and conditions and for the same consideration, if any, as in the *bona fide* offer made by the proposed assignee, less any brokerage commissions or other expenses which may be saved by Franchisee, as a result of the exercise by Franchisor of the rights and options granted herein. Nothing in this Section 15.9 shall cause Franchisor to be liable for the payment of any brokerage commissions or other expenses as a result of the exercise of Franchisor's rights and options hereunder, without Franchisor's separate written consent.

15.9.A. For purposes of any assumption or assignment of this Agreement pursuant to U.S. Bankruptcy Code Section 365, "adequate assurance of future performance" as used in Section 15.9 shall mean that specific evidence shall be given to Franchisor that any proposed assignee of this Agreement can and will comply with all operational and other performance requirements, and with all conditions, obligations, duties, covenants, and requirements of a franchisee under (i) this Agreement, (ii) the standard form renewal franchise agreement then being offered to System franchisees, (iii) such other ancillary agreements as Franchisor may require, and (iv) any of Franchisor's policies describing franchisees' duties, obligations, conditions, covenants, or performance requirements. Additionally, adequate assurance of future performance shall mean that any proposed assignee shall meet Franchisor's then-current standards for transfers pursuant to Section 15.4 hereof.

15.10. <u>Death or Incapacity</u>. Upon the death or mental incapacity of any Franchisee or Owner, Franchisor agrees not to unreasonably withhold its consent to a transfer of the interest held by such person. The personal representative of such Franchisee or Owner shall have a reasonable time to dispose of such person's interest in the Franchised Business or in Franchisee subject to and in accordance with the provisions and conditions of this Section 15, specifically including the prior written consent of the Franchisee (or Franchisee's personal representative) shall at all times remain in compliance with Section 6.2 (regarding an approved Operator) and with all other terms and conditions of this Agreement.

15.11. <u>Materiality</u>. Franchisee acknowledges and agrees that each condition referenced in this Section 15 is necessary to assure compliance with the obligations hereunder by Franchisee or the Proposed Franchisee.

15.12. <u>Nonwaiver</u>. Franchisor's consent to a transfer of interest shall not constitute a waiver of any claims Franchisor may have against any Franchisee or Owner, nor shall it be deemed a waiver of Franchisor's right to require exact compliance with any of the terms of this Agreement by the Proposed Franchisee.

#### 16. <u>DEFAULT AND TERMINATION</u>

16.1. Franchisee shall be deemed to be in default under this Agreement, and all rights of Franchisee shall automatically terminate, without notice to Franchisee, upon the occurrence of any of the following events:

16.1.A. Franchisee or any Guarantor makes a general assignment for the benefit of creditors;

16.1.B. Franchisee or any Guarantor (i) causes, permits or acquiesces in an order for relief under the U.S. Bankruptcy Code entered with respect to Franchisee or any Guarantor; (ii) commence a voluntary case or proceeding under, the U.S. Bankruptcy Code (Title 11, United States Code) or any other applicable bankruptcy, insolvency, reorganization, receivership, arrangement or readjustment of debt or other similar law now or hereafter in effect; (iii) consents to the entry of an order for relief in an involuntary proceeding or to the conversion of an involuntary proceeding to a voluntary proceeding under any such law; (iv) consent to the appointment of, or the taking of possession by a receiver, trustee, or other custodian (as defined in the U.S. Bankruptcy Code) for all or a substantial part of its property or the property of the Franchised Business; or (v) adopts any resolution or otherwise authorize action to approve any of the foregoing through its Board of Directors or comparable governing body;

16.1.C. An involuntary petition is commenced against Franchisee or any Guarantor under the U.S. Bankruptcy Code or any other applicable bankruptcy, insolvency, reorganization, receivership, arrangement or readjustment of debt or other similar law now or hereafter in effect, which proceeding is not dismissed or vacated within sixty (60) days thereafter; a decree or order of a court having jurisdiction in the premises for appointment of a receiver, liquidator, sequestrator, trustee, custodian or other officer having similar powers over Franchisee, or any Guarantor is entered; or an interim receiver, trustee or other custodian of such Franchisee or any Guarantor or of all or a substantial part of the property of Franchisee or any Guarantor is appointed;

16.1.D. If Franchisee or any Guarantor is dissolved;

16.1.E. If execution is levied against any material asset of Franchisee's business or property, or the business or property of any Guarantor; or

16.1.F. If any real or personal property which comprises all or a material part of the Restaurant and/or the Premises shall be sold after levy thereupon by any sheriff, marshal, constable or other person so authorized under local, state or federal law.

16.2. Upon the occurrence of any of the following events, Franchisee shall be deemed to be in default and Franchisor may, at its option, terminate all rights of Franchisee hereunder,

without affording Franchisee any opportunity to cure the default, effective immediately after five (5) days from the mailing of notice by Franchisor (except as otherwise specified below) or upon receipt of notice by Franchisee, whichever is earlier:

16.2.A. If Franchisee at any time ceases to operate or otherwise abandons the Restaurant, loses the right to possession of the Premises, or otherwise forfeits the right to do or transact business in the jurisdiction where the Restaurant is located; provided, however, that if, through no fault of Franchisee, the Premises are damaged or destroyed by an event such that repairs or reconstruction cannot be completed within ninety (90) days thereafter, then Franchisee shall have thirty (30) days after such event in which to apply for Franchisor's approval to relocate or reconstruct the Restaurant, which approval shall not be unreasonably withheld;

16.2.B. If Franchisee, any Guarantor, any Owner or the Operator is convicted of a felony, a crime involving moral turpitude, or any other crime or offense that Franchisor believes is reasonably likely to have an adverse effect on the System, the Proprietary Marks, the goodwill associated therewith or Franchisor's interest therein;

16.2.C. If an immediate threat or danger to public health or safety results from the construction, maintenance, or operation of the Restaurant, in which event the termination shall become effective immediately upon sending of notice by Franchisor;

16.2.D. If Franchisee or any Owner purports to transfer, pledge or encumber any rights or obligations under this Agreement, any direct or indirect interest in Franchisee, or any material asset of the Restaurant or the Premises without Franchisor's prior written consent, contrary to the terms of Section 15 of this Agreement;

16.2.E. If Franchisee fails to comply with the covenants in Section 18.2 hereof or fails to obtain execution of the covenants required under Section 18.5 hereof;

16.2.F. If, contrary to the terms of Sections 9 or 10 hereof, Franchisee discloses or divulges the contents of the Manual or other Confidential Information provided to Franchisee by Franchisor or its Affiliates;

16.2.G. If Franchisee knowingly maintains false books or records, or submits any false reports (including, but not limited to, information provided as part of Franchisee's application) to Franchisor;

16.2.H. If Franchisee repeatedly is in default under Section 16.3 hereof for failure to substantially comply with any of the requirements imposed by this Agreement, whether under the same or a different default and whether or not cured after notice, or if Franchisee commits the same default again within a six-month period of the previous default, whether or not cured after notice; or

16.2.I. If Franchisee or any Guarantor shall become insolvent or if suit to foreclose any lien or mortgage against any material asset comprising part of the Restaurant and/or the Premises is instituted and not dismissed within thirty (30) days.

16.3. Except with respect to events of default described at Sections 16.1 and 16.2 of this Agreement, or any subsections thereof, the consequences of which are also described at Sections 16.1 and 16.2, upon any default by Franchisee which is described at this Section 16.3, Franchisor may, at its option, terminate all rights of Franchisee hereunder, by giving written notice of default to Franchisee stating the nature of such default at least thirty (30) days prior to the effective date of termination; provided, however, that Franchisee may avoid termination of Franchisee's rights hereunder by immediately initiating a remedy to cure such default and curing it to Franchisor's satisfaction within the thirty-day period (or within such shorter time period as Franchisor may reasonably specify), and by promptly providing proof thereof to Franchisor. If any such default is not cured within the specified time, or such longer period as applicable law may require, at the option of Franchisor, Franchisee's rights under this Agreement shall terminate without further notice to Franchisee, effective immediately upon the expiration of the thirty (30) day period or such longer period as applicable law may require. Except as provided in Sections 16.1 and 16.2 hereof, defaults which result in termination of Franchisee's rights under this Agreement only after the expiration of the cure periods as set forth in this Section 16.3 include, but are not limited to, the following:

16.3.A. If Franchisee fails to comply with any of the requirements imposed by or pursuant to this Agreement (such as the Manual or other policies, procedures or guidelines of Franchisor) or any other agreement with Franchisor or its Affiliates related to the Franchised Business or fails to carry out the terms of this Agreement in good faith, or if any Guarantor fails to comply with any of the requirements imposed by or pursuant to the Guaranty;

16.3.B. If Franchisee fails, refuses, or neglects to promptly pay any monies owing to Franchisor or its Affiliates when due, or to submit the financial or other information required by Franchisor under this Agreement;

16.3.C. Except as provided in Section 16.2.C hereof, if Franchisee fails to maintain or observe any of the standards or procedures prescribed by Franchisor (i) in this Agreement or any other agreement with Franchisor or its other Affiliates, (ii) in the Manual, (iii) pursuant to Franchisor's Transaction Policy or any of Franchisor's other policies, procedures or guidelines whether or not written, which describe Franchisee's duties, obligations, conditions, covenants, or performance requirements, or (iv) in other written documentation, including, without limitation, the requirements and specifications concerning the (a) quality, services, and cleanliness of the Restaurant; (b) the Products and Services sold or provided at the Restaurant, or used in the operation of the Restaurant; and (c) any other operational and other performance requirements;

16.3.D. Except as provided in Section 16.2.D hereof, if Franchisee fails, refuses, or neglects to obtain Franchisor's prior written approval or consent as required by this Agreement;

16.3.E. If Franchisee misuses or makes any unauthorized use of the Proprietary Marks or otherwise materially impairs the goodwill associated therewith or Franchisor's rights therein;

16.3.F. If Franchisee fails to construct and open the Restaurant within the time limits, and according to the requirements, as provided in Section 3 of this Agreement;

16.3.G. If Franchisee or the Operator fails to complete, to Franchisor's satisfaction, the initial or any subsequent training program, as provided in Section 3.1. of this Agreement;

16.3.H. If Franchisee engages in any business or markets any service or product under a name or mark which, in Franchisor's opinion, is confusingly similar to the Proprietary Marks;

16.3.I. If Franchisee fails to implement or adhere to new or changed System requirements, fails to implement, offer, or use new Products and Services as may be specified by Franchisor, or fails to undertake such actions as are necessary to implement such new or changed System requirements;

16.3.J. If an approved transfer of an interest in Franchisee is not effected by Franchisee within a reasonable time, as required by Section 15 hereof; or

16.3.K. If a final material judgment against Franchisee or any Guarantor remains unsatisfied or of record for thirty (30) days or longer (unless a supersedeas bond is filed).

### 17. OBLIGATIONS UPON TERMINATION OR EXPIRATION

Upon expiration of this Agreement or upon termination of Franchisee's rights hereunder, all rights granted hereunder to Franchisee shall forthwith terminate, and:

17.1. Franchisee shall immediately cease to operate the Restaurant, and shall not thereafter, directly or indirectly, represent to the public or hold itself out as a present or former franchisee of Franchisor;

17.2. Franchisee shall immediately and permanently cease to use, in any manner whatsoever, any confidential methods, procedures and techniques associated with the System, the Proprietary Marks, including "WENDY'S" and "WENDY'S OLD FASHIONED HAMBURGERS," and all other Proprietary Marks and distinctive forms, slogans, signs, symbols, and devices associated with the System. In particular, Franchisee shall cease to use, without limitation, all signs, advertising materials, displays, stationery, forms, and any other articles which display the Proprietary Marks;

17.3. Franchisee shall take such action as may be necessary to cancel any of its assumed names or equivalent registrations which contain the Proprietary Marks "WENDY'S" and "WENDY'S OLD FASHIONED HAMBURGERS" or any other service mark or trademark of Franchisor, and Franchisee shall furnish Franchisor with evidence satisfactory to Franchisor of compliance with this obligation within five (5) days after expiration of this Agreement, or termination of Franchisee's rights hereunder;

17.4. Franchisee shall, at Franchisor's option, assign to Franchisor any interest which Franchisee has in any lease or sublease for the Restaurant or the Premises at fair market value (if

the lease or sublease has a positive market value as further described in Section 17.4.B). In the event Franchisee owns the fee interest in the Restaurant or Premises, Franchisor shall also have the option to purchase Franchisee's fee interest in such Restaurant and/or Premises at fair market value. Franchisee shall immediately upon expiration or termination provide Franchisor with such information as may be necessary to enable Franchisor to evaluate such option. The terms of such option(s) shall be as follows:

17.4.A. Franchisor shall provide Franchisee notice of its preliminary interest in exercising any of such options within thirty (30) days after expiration of this Agreement or termination of Franchisee's rights hereunder. Within sixty (60) days after the date of such notice, Franchisor and Franchisee shall each select one (1) appraiser and notify the other party of its designee. Each appraiser selected by the parties shall be instructed to meet with the other within thirty (30) days after selection for the purpose of selecting a third appraiser to serve with them. If the two (2) appraisers cannot agree on the selection of the third appraiser within forty-five (45) days after the selection of the last of them, then the president or chairman of the board of realtors of the county in which the Restaurant is located shall be requested to select the third appraiser. Each appraiser selected as described above must have received the M.A.I. designation and must be actively engaged in appraisal work in the county in which the Restaurant is located. The three (3) M.A.I. appraisers shall determine the "fair market value" of the lease, sublease, Restaurant or Premises and notify both the Franchisor and the Franchisee of the "fair market value" determined by them. If the three (3) appraisers cannot collectively agree on the "fair market value" of the lease, sublease, Restaurant or Premises, then the average of the two (2) closest of the three (3) values established by the three (3) appraisers shall be deemed the "fair market value";

17.4.B. For the purposes of this section, "**fair market value**" shall have the meaning customarily used by M.A.I. appraisers. In the case of a lease or sublease, however, the "fair market value" shall be equal to the amount by which the value of the lease or sublease (due to favorable rent structure or the location of the Premises) exceeds the value of other average, comparable leases or subleases for comparable premises in the immediate vicinity of the Restaurant;

17.4.C. If after the determination of "fair market value" as provided herein Franchisor wishes to actually exercise any of its options herein provided, Franchisor shall provide Franchisee notice of its intent to exercise such option(s) within thirty (30) days after the determination of "fair market value," and each party shall bear one half ( $\frac{1}{2}$ ) of the cost of the appraisals. If Franchisor elects to exercise any option herein provided, it shall have the right to set off all amounts due from Franchisee, and one-half ( $\frac{1}{2}$ ) of the cost of the appraisals, against any payment therefor. If Franchisor elects not to exercise its option as herein provided, Franchisor shall bear the cost of all of the appraisals; and

17.4.D. The closing of any assignment or purchase pursuant to this Section 17.4 shall take place no later than sixty (60) days after the determination of the "fair market value" as provided above. The interest assigned to or purchased by Franchisor must be free and clear of all liens, conditions and restrictions, and must be conveyed by documents reasonably satisfactory to Franchisor;

17.5. In the event Franchisor does not elect to exercise its option to acquire the lease or sublease for the Restaurant and the Premises, or purchase the Premises, as provided for in Section 17.4, Franchisee shall make such modifications or alterations to the Premises operated hereunder (including, without limitation, the changing of the telephone number) immediately upon expiration of this Agreement or termination of Franchisee's rights hereunder as may be necessary to distinguish the appearance of said Premises from that of other restaurants under the System, and shall make such specific additional changes thereto as Franchisor may reasonably request for that purpose. In the event Franchisee fails or refuses to comply with the requirements of this Section 17, Franchisor shall have the right to enter upon the Premises, without being guilty of trespass or any other tort, for the purpose of making or causing to be made such changes as may be required, at the expense of Franchisee, which expense Franchisee agrees to pay upon demand;

17.6. Franchisee agrees, in the event it continues to operate or subsequently begins to operate any other business, not to use any reproduction, counterfeit, copy, or colorable imitation of the Proprietary Marks, either in connection with such other business or the promotion thereof, which is likely to cause confusion, mistake, or deception, or which is likely to dilute Franchisor's rights in and to the Proprietary Marks, and further agrees not to utilize any designation, description or representation which falsely suggests or represents an association or connection with Franchisor;

17.7. Franchisee shall promptly pay all sums owing to Franchisor and its Affiliates. In the event of termination of Franchisee's rights hereunder for any default of Franchisee, such sums shall include all damages, costs, and expenses, including reasonable attorneys' fees, incurred by Franchisor as a result of the default, which obligations shall give rise to and remain, until paid in full, a lien in favor of Franchisor against any and all of the personal property, furnishings, equipment, signs, fixtures, and inventory owned by Franchisee and on the Premises at the time of default;

17.8. Franchisee shall pay Franchisor all damages, costs, and expenses, including reasonable attorneys' fees, incurred by Franchisor in relationship to enforcement of any of the terms and conditions of this Agreement, including without limitation, Sections 15, 16, or 17.

17.9. Franchisee acknowledges and agrees that the premature termination of this Agreement (unapproved by Franchisor), and subsequent failure to keep the Restaurant under continuous operation during the Term, will cause substantial damage to Franchisor. Franchisee agrees to pay the following **Continuous Operations Fee**, which Franchisee acknowledges is not a penalty, but represents a reasonable estimate of the minimum just and fair compensation for the damages Franchisor will suffer as a result of the unapproved early termination of this Agreement. Upon termination of this Agreement as a result of Franchisee's default, in addition to any other remedies available to Franchisor, Franchisee shall immediately pay Franchisor a Continuous Operations Fee calculated as follows: the sum of the average monthly royalty and the average Advertising Contribution due under this Agreement for the 12-month period prior to termination of this Agreement since the Opening Date if the Restaurant has been operating for less than 12 months) multiplied by the lesser of (i) 36 or (ii) the number of months remaining on the Term of this Agreement.

17.10. Franchisee shall immediately deliver to Franchisor any hard copies of the Manual, and all other manuals, records, policies, procedures, guidelines, documentation, correspondence, and instructions containing Confidential Information, all of which are acknowledged to be the property of Franchisor;

17.11. Franchisor shall have the option, to be exercised within thirty (30) days after termination of Franchisee's rights hereunder, to purchase from Franchisee any or all of the furnishings, equipment, signs, fixtures, supplies, the Computer and Point-of-Sale Systems or inventory of Franchisee related to the operation of the Franchised Business, at Franchisee's cost or fair market value, whichever is less. If the parties cannot agree on a fair market value within a reasonable time, an independent appraiser shall be designated by Franchisor, and the appraiser's determination shall be binding. If Franchisor elects to exercise any option to purchase herein provided, it shall have the right to set off all amounts due from Franchisee, and one-half (1/2) of the cost of the appraisal, if any, against any payment therefor; and

17.12. Franchisee shall comply with the covenants contained in Section 18 of this Agreement.

### 18. <u>COVENANTS</u>

18.1. Franchisee covenants that during the Term of this Agreement, except as otherwise approved in writing by Franchisor, Franchisee (or the approved Operator) shall devote full time and best efforts to the management and operation of the Restaurant.

18.2. Franchisee specifically acknowledges that, pursuant to this Agreement, Franchisee will receive valuable specialized training and Confidential Information, including, without limitation, information regarding the operational, sales, promotional, and marketing methods and techniques of Franchisor and the System. Franchisee covenants that, except as otherwise approved in writing by Franchisor, neither the Franchisee, nor any party controlling, controlled by or under common control with Franchisee, nor the Operator, nor any Owner, nor any Guarantor having a direct or indirect interest in or business association with Franchisee or the Restaurant shall, during the Term of this Agreement, either directly or indirectly, for themselves, or in conjunction with any person, persons, partnership, or corporation:

18.2.A. Divert or attempt to divert any business or customer of the Restaurant or of any restaurant under the System, to any Competing Business by direct or indirect inducement or otherwise, including by owning or investing in, making loans to, operating, engaging in, being employed by or having any interest in, or being connected in any manner, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Proprietary Marks and the System. Competing Business is defined as any business or commercial activity (other than the ownership or operation of a System restaurant) that derives (or, in the case of a newly-established business or activity, could reasonably be expected to derive) fifteen percent (15%) or more of its gross revenues in any month from the sale, individually or in the aggregate, of any of the principal or signature food products or menu offerings that now or at any time hereafter are authorized for sale at System restaurants (including hamburgers, chicken sandwiches, flatbreads, wraps, frozen desserts and salads, but

excluding branded bottled or fountain-dispensed beverage products fabricated and furnished by third parties), or any similar or related products or menu offerings, whether such business or activity is a restaurant, catering service, snack bar, concession, food court, dark kitchen or delivery-only location, or any other concern that offers food and/or beverage items at retail. Illustrative examples of businesses that would currently constitute a Competing Business for purposes of this Agreement would include, among others, Arby's, Burger King, BurgerFi, Carl's Jr., Checkers, Chick-fil-A, Church's Chicken, Culver's, Dairy Queen, Five Guys Burgers and Fries, The Habit Burger Grill, Hardee's, In-N-Out Burger, Jack-in-the-Box, Kentucky Fried Chicken (KFC), McDonald's, Panera Bread, Popeyes, Raising Cane's, Rally's, Shake Shack, Smashburger, Sonic, Steak 'n Shake, Whataburger, White Castle, and Zaxby's;

18.2.B. Own, maintain, advise, help, invest in, make loans to, operate, engage in, be employed by, have any interest in, participate in any capacity in, or be connected in any manner (by franchising or otherwise) with, any quick-service restaurant located within the Designated Market Area of the Restaurant, as defined by the Nielsen Ratings Service, or in the event that the Nielsen Ratings Service is no longer in the business of rating viewership of television advertising or otherwise materially alters its determination of Designated Market Area, then such comparable market area as defined by a replacement ratings service selected by Franchisor ("DMA").

18.3. Franchisee covenants that, except as otherwise approved in writing by Franchisor, neither Franchisee, nor any party controlling, controlled by or under common control with Franchisee, nor the Operator, nor any Owner, nor any Guarantor having a direct or indirect interest in or business association with Franchisee or the Restaurant shall, for a continuous uninterrupted period commencing upon the expiration or termination of this Agreement, regardless of the cause for termination, and continuing for two (2) years thereafter, either directly or indirectly, for themselves or in conjunction with any persons, partnership, or corporation, own, maintain, advise, help, invest in, make loans to, operate, engage in, be employed by, have any interest in, participate in any capacity in, or be connected in any manner (by franchising or otherwise) with, any Competing Business located within the DMA in which the Restaurant was located or within three (3) miles of any System Restaurant.

18.4. Sections 18.2.B and 18.3 hereof shall not apply to ownership by Franchisee of less than two percent (2%) beneficial interest in the outstanding equity securities of any publicly-held corporation. The term "publicly-held corporation" as used in this Agreement means a corporation with securities registered under the Securities Exchange Act of 1934.

18.5. Franchisee agrees to take all reasonable steps and to use its best efforts to ensure that no person directly or indirectly involved in the operation, management or ownership of the Restaurant shall violate this Section 18. In addition, Franchisor may direct that Franchisee require and obtain execution of covenants similar to those set forth in this Section 18 (including covenants applicable upon the termination of a person's relationship with Franchisee) from any or all persons directly or indirectly involved in the operation, management or ownership of the Restaurant, and from any person described or identified in the second sentence of Section 18.2 of this Agreement. Every covenant required by this Section 18.5 shall be in a form satisfactory to Franchisor, including, without limitation, specific identification of Franchisor as a third-party

beneficiary of such covenants with the independent right to enforce them. Failure by Franchisee to obtain execution of a covenant required by this Section 18.5 shall constitute a default under Section 16.2.E. The parties agree that each of the foregoing covenants shall be construed as independent of any other covenant or provision of this Agreement. If all or any portion of a covenant in this Section 18 is held unreasonable or unenforceable by a court or agency having valid jurisdiction in an unappealed final decision to which Franchisor is a party, Franchisee expressly agrees to be bound by any lesser covenant subsumed within the terms of such covenant that imposes the maximum duty permitted by law, as if the resulting covenant were separately stated in and made a part of this Section 18.

18.6. Franchisee understands and acknowledges that Franchisor shall have the right, in its sole discretion, to reduce the scope of any covenant set forth in Sections 18.2 and 18.3 in this Agreement, or any portion thereof, without Franchisee's consent, effective immediately upon receipt by Franchisee of written notice thereof; and Franchisee agrees that it shall comply forthwith with any covenant as so modified, which shall be fully enforceable notwithstanding the provisions of Section 25 hereof.

18.7. Franchisee expressly agrees that the existence of any claims it may have against Franchisor, whether or not arising from this Agreement, shall not constitute a defense to the enforcement by Franchisor of the covenants in this Section 18. Franchisee agrees to pay all costs and expenses (including reasonable attorneys' fees) incurred by Franchisor in connection with the enforcement of this Section 18.

18.8. Franchisee acknowledges that Franchisee's violation of the terms of this Section 18 would result in irreparable injury to Franchisor for which no adequate remedy at law may be available, and Franchisee accordingly consents to the issuance of an injunction prohibiting any conduct by Franchisee in violation of the terms of this Section 18.

#### 19. <u>CORPORATE AND PARTNERSHIP FRANCHISEES</u>

19.1. A Franchisee or Owner which is a corporation shall comply with the following requirements throughout the Term of this Agreement unless otherwise approved in writing by Franchisor:

19.1.A. Franchisee's charter shall at all times provide that its activities are confined exclusively to operating Wendy's Branded Restaurants;

19.1.B. Franchisee shall promptly furnish to Franchisor copies of Franchisee's Articles of Incorporation and Bylaws (or comparable governing documents), any other documents Franchisor may reasonably request, and any and all amendments thereto, including the resolution of the Board of Directors authorizing entry into this Agreement;

19.1.C. Exhibit A shall at all times contain the names and show the direct or indirect interest of each Owner in the Franchisee throughout the Term of this Agreement. Each Owner at the time of execution of this Agreement shall have executed an agreement to be bound by the provisions of Section 9, Section 13 and Section 18 and each new Owner shall execute such an agreement;

19.1.D. Franchisee shall maintain stop-transfer instructions against the transfer on its records of any equity securities; and shall not issue any securities which do not include on their face, in a legible and conspicuous manner, the following printed legend (with conforming changes to reflect state law):

The transfer of ownership of shares represented by this Certificate is subject to the terms and conditions of a Franchise Agreement with Quality Is Our Recipe, LLC. Reference is made to the provisions of such Franchise Agreement and to the Articles of Incorporation and Bylaws of this Corporation.

19.1.E. The requirements of Section 19.1.D shall not apply to a publicly-held corporation. If Franchisee is a corporation with securities registered under the Securities Exchange Act of 1934, Franchisee shall furnish to Franchisor copies of all communications sent to the Owners of Franchisee.

19.2. A Franchisee or Owner which is a partnership or other business entity shall comply with the following requirements throughout the Term of this Agreement unless otherwise approved in writing by Franchisor:

19.2.A. Franchisee's partnership agreement or other governing agreement shall at all times provide that its activities are confined exclusively to operating Wendy's Branded Restaurants;

19.2.B. Franchisee shall promptly furnish to Franchisor its partnership agreement or other governing agreement and any other documents which Franchisor may reasonably request and any and all amendments thereto;

19.2.C. Exhibit A shall at all times contain the names and show the direct or indirect interest of each Owner throughout the Term of this Agreement. Each Owner at the time of execution of this Agreement shall have executed an agreement to be bound by the provisions of Section 9, Section 13 and Section 18 and each new Owner shall also execute such an agreement;

19.2.D. The partnership agreement or other governing agreement shall contain a restriction on the transfer of any ownership interest without the prior written consent of Franchisor and waiver of its right of first refusal; and

19.2.E. The requirements of Section 19.2.D shall not apply to a publicly-held partnership or other business entity. If Franchisee is a partnership or other business entity with securities registered under the Securities Exchange Act of 1934, Franchisee shall furnish to Franchisor copies of all communications sent to the Owners of Franchisee.

#### 20. TAXES AND COMPLIANCE WITH LAWS

20.1. Franchisee shall promptly pay when due all taxes levied or assessed, including, without limitation, unemployment and sales taxes, and all accounts and other indebtedness of every kind incurred by Franchisee in operating the Restaurant. Franchisee shall pay Franchisor an amount equal to any sales tax, gross receipts tax, or similar tax (other than income tax)

imposed on Franchisor with respect to any payments to Franchisor, its Affiliates or WNAP required under this Agreement, unless such tax is credited against income tax otherwise payable by Franchisor, its Affiliates or WNAP.

20.2. In the event of any bona fide dispute as to Franchisee's liability for taxes assessed or other indebtedness, Franchisee may contest the validity or the amount of the tax or indebtedness in accordance with procedures of the taxing authority or applicable law; however, in no event shall Franchisee permit a tax sale or seizure by levy of execution or similar writ or warrant, or attachment by a creditor, to occur against the Premises, or any improvements thereon.

20.3. Franchisee shall comply with all federal, state, and local laws, rules, and regulations, including those related to health, safety and sanitation, construction, building, public accommodation and fire codes, the environment, employment and immigration, menu items, product labeling and nutritional information, privacy and data security, and any requirements imposed by Franchisee's insurers, and shall timely obtain any and all permits, certificates, or licenses necessary for the full and proper conduct of the Restaurant, the Premises, and/or any element of the operation of the Franchised Business, including, without limitation, licenses to do business, health certificates, fictitious name registrations, sales tax permits, and fire clearances.

20.4. Franchisee agrees to operate the Franchised Business and the Restaurant in compliance with all applicable legislation, laws, regulations, rules, ordinances, administrative orders, decrees and policies of any court, arbiter, government, governmental agency, department, or similar organization that are in effect from time to time, including, without limitation, all antiterrorism, economic sanctions, and anti-money laundering and narco-trafficking laws, regulations, orders, decrees and guidelines of the United States Department of the Treasury, Office of Foreign Assets Control (OFAC), the USA PATRIOT Act (Title III of Pub. L. 107-56, signed into law October 26, 2001), as amended, the International Traffic in Arms Regulations, Trading with the Enemy Act, as amended (as applicable), the U.S. Foreign Corrupt Practices Act, and any other enabling legislation or executive order relating to any of the foregoing. Franchisee immediately shall notify Franchisor in writing if a potential violation of any of the foregoing laws or regulations has occurred or is suspected to have occurred. Franchisee immediately shall provide Franchisor with copies of any communication to or from any such agency, government, or commission that relates to or affects this Agreement, the Restaurant, or the Proprietary Marks. Failure to comply with this provision shall constitute sufficient grounds for immediate termination of this Agreement.

20.5. Franchisee shall notify Franchisor in writing within five (5) days of the commencement of any action, suit, or proceeding, and of the issuance of any citation, order, writ, injunction, award, or decree of any court, agency, or other governmental instrumentality, which may adversely affect the operation or financial condition of the Restaurant.

## 21. INDEPENDENT CONTRACTOR AND INDEMNIFICATION

21.1. It is understood and agreed by the parties hereto that this Agreement does not create a fiduciary relationship between them, that Franchisee shall be an independent contractor, and that nothing in this Agreement is intended to constitute either party an agent, legal representative, subsidiary, joint venturer, partner, employee, or servant of the other for any

purpose whatsoever. As an independent contractor, Franchisee shall be solely responsible for the hiring of employees and the working conditions of employees in the Restaurant, the payment of all business expenses and taxes and all purchasing decisions (subject to Franchisor's quality control standards and approval as set forth in this Agreement and the Manual). Neither Franchisee nor any of its employees or personnel whose compensation Franchisee pays may in any way, directly or indirectly, expressly or by implication, be construed to be Franchisor's employees or personnel for any purpose. Franchisor will not have the power to take any employment action or control the terms and conditions of employment of any of Franchisee's Franchisee acknowledges and agrees, and will never contend employees or personnel. otherwise, it alone will exercise day-to-day control over all operations of the Restaurant. Franchisee further acknowledges and agrees, and will never contend otherwise, that the various requirements, restrictions, prohibitions, specifications and procedures of the System which Franchisee is required to comply with under this Agreement, whether set forth in the Manual or otherwise, do not directly or indirectly constitute, suggest, infer or imply that Franchisor controls any aspect or element of the day-to-day operations of the Restaurant, but only constitute standards Franchisee must adhere to when exercising its control of the day-to-day operations of the Restaurant.

21.2. During the Term of this Agreement and any extensions hereof, Franchisee shall hold itself out to the public as an independent contractor operating the business pursuant to a franchise from Franchisor. Franchisee agrees to take such action as may be necessary to do so, including, without limitation, exhibiting a notice of that fact in a conspicuous place in the Restaurant, the content of which Franchisor reserves the right to specify.

21.3. It is understood and agreed that nothing in this Agreement authorizes Franchisee to make any contract, agreement, warranty, or representation on Franchisor's behalf, or to incur any debt or other obligation in Franchisor's name; and that Franchisor shall in no event assume liability for, or be deemed liable as a result of, any such action; nor shall Franchisor be liable by reason of any act or omission of Franchisee in its operation of the Restaurant or for any claim or judgment arising therefrom against Franchisee or Franchisor.

21.4. Franchisee agrees that it will, at Franchisee's sole cost, at all times defend Franchisor, including Franchisor's Affiliates, successors, assigns and designees of each; and, the officers, directors, employees, agents, attorneys, owners, designees and representatives of all of the foregoing (Franchisor and all others referenced above collectively being the "Wendy's Parties"), and indemnify and hold harmless the Wendy's Parties to the fullest extent permitted by law, from all claims, losses, liabilities and costs incurred in connection with any action, suit, proceeding, claim, demand, investigation, assessment, or formal or informal inquiry (regardless if reduced to judgment) or any settlement of the foregoing, which arises, directly or indirectly, or is related in any way, to Franchisee's establishment, construction, opening and operation of the Restaurant or the Premises. The foregoing applies unless (and then only to the extent that) the claims, obligations, or damages are determined to be caused solely by the Wendy's Parties' gross negligence or willful misconduct in a final, unappealable ruling issued by a court or arbitrator with competent jurisdiction.

21.5. Franchisee agrees to give Franchisor written notice of any such action, suit, proceeding, claim, demand, inquiry or investigation that could be the basis for a claim for

indemnification by any Wendy's Party within three days of Franchisee's actual or constructive knowledge of it. The Wendy's Parties shall have the right, in their sole discretion, and at Franchisee's expense and risk, to: (i) retain counsel of their own choosing to represent them with respect to any claim; and (ii) control the response thereto and the defense thereof, including the right to enter into settlements or take any other remedial, corrective, or other actions they deem appropriate. Franchisee agrees to give its full cooperation to the Wendy's Parties in assisting with the defense of any such claim. Franchisor's undertaking of defense and/or settlement will in no way diminish Franchisee's obligation to indemnify Franchisor and the other Wendy's Parties and to hold Franchisor and the Wendy's Parties harmless.

21.6. Under no circumstance will Franchisor or the other Wendy's Parties be required to seek recovery from any insurer or other third party or otherwise mitigate Franchisor's or the third parties' losses to maintain a claim for indemnification against Franchisee. Franchisee agrees that any failure to pursue recovery from third parties or mitigate loss will in no way reduce the amounts recoverable by Franchisor or the other Wendy's Parties from Franchisee. The indemnification obligations of this Section 21 will survive the expiration or sooner termination of this Agreement.

## 22. <u>NON-BINDING MEDIATION</u>

22.1. All controversies, disputes and claims between the Wendy's Parties or any of them, on the one hand, and Franchisee, its affiliates, subsidiaries, Guarantors, Owners, partners, officers, directors and agents, or any of them, on the other hand, arising out of or related to this Agreement, or the Restaurant shall be subject to non-binding mediation pursuant to the terms of this Section 22. Except as specified in Section 22.5, no litigation may be commenced between such parties prior to the mediation termination date, as defined in Section 22.4, on any claim which is subject to non-binding mediation hereunder, whether or not the mediation has been commenced. The commencement or pendency of litigation shall not stay non-binding mediation required hereunder, and non-binding mediation required hereunder shall not stay any litigation commenced in conformity with Section 22.5. Mediation under this Agreement or to determine the validity or effect of any provision of this Agreement, but is intended to provide the parties with an opportunity to amicably and expeditiously resolve disputes in a cost-effective manner on mutually acceptable terms and conditions.

22.2. The non-binding mediation provided for hereunder shall be commenced by the party demanding mediation (the "**Complainant**") by giving written notice of the demand for mediation (the "**Demand**") to the party with whom mediation is sought (the "**Respondent**"). The Demand shall specify with reasonable particularity the matter or matters on which non-binding mediation is being sought. A copy of the Demand shall be given by the Complainant simultaneously to Franchisor if Franchisor is not a Complainant or a Respondent.

22.3. Non-binding mediation hereunder shall be conducted by a mediator or mediation program designated by Franchisor in writing (the "**Designation**"), or by such mediator as Complainant and Respondent may otherwise agree to. Franchisor shall send the Designation to Complainant and Respondent within a reasonable time after its receipt of the demand.

22.4. Non-binding mediation hereunder shall be concluded within sixty (60) days of the giving of the demand or such longer period as may be mutually agreed to in writing by the parties to the mediation (the "**Mediation Termination Date**"). All aspects of the mediation process shall be treated as confidential, shall not be disclosed to others, and shall not be offered or admissible in any other proceeding or legal action whatever. Complainant and Respondent shall each bear its own costs of mediation, and each shall bear one-half (<sup>1</sup>/<sub>2</sub>) the cost of the mediator and mediation service.

22.5. If Franchisee is more than forty-five (45) days past due in any of its payments to any of the Wendy's Parties, none of the Wendy's Parties shall be required to seek or to participate in mediation of any matter or dispute under this Section 22 (although they reserve the right to require mediation), and any of the Wendy's Parties shall be free to commence or to pursue litigation at any time. None of the Wendy's Parties shall be required to seek or to participate in mediation of any matter or dispute relating to the indemnification or insurance provisions of this Agreement (although they reserve the right to require mediation). Nothing in this Section 22 shall prevent any party from instituting or pursuing litigation (including, without limitation, seeking injunctive relief) at any time to preserve the status quo, protect the Proprietary Marks, protect the health or safety of the public, or avoid irreparable harm.

## 23. <u>APPROVALS AND WAIVERS</u>

23.1. Whenever this Agreement requires the prior approval or consent of Franchisor, Franchisee shall make a timely written request to Franchisor therefor, and such approval or consent must be obtained in writing.

23.2. Franchisor makes no warranties or guarantees upon which Franchisee may rely, and assumes no liability or obligation to Franchisee, by providing any waiver, approval, consent, or suggestion to Franchisee in connection with this Agreement, or by reason of any neglect, delay, or denial of any request therefor.

23.3. No delay, waiver, omission, or forbearance on the part of Franchisor to exercise any right, option, duty, or power arising out of any breach or default by Franchisee under any of the terms, provisions, covenants, or conditions hereof, shall constitute a waiver by Franchisor to enforce any such right, option, duty, or power as against Franchisee, or as to subsequent breach or default by Franchisee. Subsequent acceptance by Franchisor of any payments due to it hereunder shall not be deemed to be a waiver by Franchisor of any preceding breach by Franchisee of any terms, provisions, covenants, or conditions of this Agreement.

## 24. <u>NOTICES</u>

Unless otherwise specified herein, all written notices required under this Agreement shall be personally delivered, sent by certified, registered mail, or by other means, including any recognized overnight delivery service, which affords the sender evidence of delivery or of attempted delivery, to the respective parties at the following addresses unless and until a different address has been designated by either a written notice to the other party, or by means of Franchisor's designated electronic system identified by Franchisor to effectuate the change of Franchisee's notice address:

Notices to Franchisor:

Quality Is Our Recipe, LLC 4288 West Dublin-Granville Road Dublin, OH 43017 Attention: Franchise Legal Department

Notices to Franchisee:

Any notice by a means which affords the sender evidence of delivery, or attempted delivery, shall be deemed to have been given at the date and time of mailing or sending of such notice.

#### 25. <u>ENTIRE AGREEMENT</u>

This Agreement and the documents referred to herein (including, without limitation, the Manual) constitute the entire, full, and complete Agreement between Franchisor and Franchisee concerning the subject matter hereof, and supersede all prior agreements, no other representations having induced Franchisee to execute this Agreement. Except for those permitted to be made unilaterally by Franchisor hereunder, no amendment, change, or variance from this Agreement shall be binding on either party unless mutually agreed to by the parties and executed by their authorized officers or agents in writing. Notwithstanding the foregoing, nothing in this Agreement shall disclaim or require Franchisee to waive reliance on any representation made in Franchisor's most recent disclosure document (including its exhibits and amendments) that Franchisor has delivered to Franchisee.

The following provision applies only to franchisees and franchises that are subject to state registration/disclosure laws in: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, Virginia, Washington and Wisconsin: No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

#### 26. <u>SEVERABILITY AND CONSTRUCTION</u>

26.1. Except as expressly provided to the contrary herein, each portion, section, part, term, or provision of this Agreement shall be considered severable; and if, for any reason, any section, part, term, or provision herein is determined to be invalid and contrary to, or in conflict with, any existing or future law or regulation by a court or agency having valid jurisdiction, such shall not impair the operation of, or have any other effect upon, such other portions, sections, parts, terms, or provisions of this Agreement as may remain otherwise intelligible; and the latter shall continue to be given full force and effect and bind the parties hereto; and said invalid portions, sections, parts, terms, or provisions shall be deemed not to be a part of this Agreement.

26.2. Except as expressly provided to the contrary herein, nothing in this Agreement is intended, nor shall be deemed, to confer any rights or remedies upon any person or legal entity other than Franchisee, Franchisor, Franchisor's Affiliates, Franchisor's officers, directors, and employees, and such of Franchisee's and Franchisor's respective successors and assigns as may be contemplated (and, as to Franchisee, permitted) by Section 15 hereof.

26.3. Franchisee expressly agrees to be bound by any promise or covenant imposing the maximum duty permitted by law which is subsumed within the terms of any provision hereof, as though it were separately articulated in and made a part of this Agreement, that may result from striking from any of the provisions hereof any portion or portions which a court may hold to be unenforceable in a final decision to which Franchisor is a party, or from reducing the scope of any promise or covenant to the extent required to comply with such a court order.

26.4. For purposes of this Agreement, an "Affiliate" of any party to this Agreement means any person, corporation, partnership, or other business entity that directly, or indirectly through one or more intermediaries controls, or is controlled by, or is under common control with, such party, and, with respect to Franchisor, the term "Affiliate" shall also include, without limitation, WNAP, and any advertising cooperative operating under the System.

26.5. All captions in this Agreement are intended solely for the convenience of the parties, and none shall be deemed to affect the meaning or construction of any provision hereof.

### 27. JOINT AND SEVERAL OBLIGATION

27.1. If more than one person or entity is a named Franchisee under this Agreement, such persons' liability under this Agreement shall be deemed to be joint and several and all references in this Agreement to "**Franchisee**" shall include all Franchisees individually and collectively.

27.2. Franchisor may require certain parties (the "**Guarantors**") to guarantee all obligations of Franchisee by executing a Guaranty in the form attached hereto as Exhibit B ("**Guaranty**"). In the event of the death of any Guarantor, Franchisor may require replacement guarantees sufficient to provide Franchisor with the same protection as it had under the original Guaranty.

#### 28. FORCE MAJEURE

In the event that any party hereto (the "Affected Party") fails to perform any act required herein by direct reason of strike, lock-outs, inability to procure materials or services, failure of power, riots, insurrection, war or other reasons of a like nature not caused by the action or inaction of such party (a "Force Majeure Event"), then performance of such act shall be excused during the existence of the Force Majeure Event and the period for performance of any such act shall be extended for a period equivalent to the length of time in which the Force Majeure Event existed, up to a maximum of three (3) months; provided that, in each case, (a) the Force Majeure Event is not caused, whether in whole or in part, by any act, omission, negligence or default of the Affected Party, (b) the failure or inability to perform could not have been avoided by the exercise of reasonable diligence, and (c) the Affected Party uses good faith and diligent efforts to complete performance as soon as reasonably practicable after the Force

Majeure Event no longer exists. The provisions of this Section 28 shall not operate to excuse the Franchisee from any indemnification obligations or the prompt payment of any fee or other payment, due to Franchisor and/or Franchisor's Affiliates, or as otherwise required pursuant to the provisions of this Agreement. For the avoidance of doubt, this provision shall not operate to excuse the Franchisee from the performance of any act required by this Agreement, which is not directly delayed or hindered by the Force Majeure Event.

### 29. <u>APPLICABLE LAW</u>

29.1. This Agreement takes effect upon its acceptance and execution by Franchisor in Ohio, and shall be interpreted and construed under the laws of the State of Ohio. In the event of any conflict of law, the laws of Ohio shall prevail, without regard to, and without giving effect to, the application of Ohio conflict of law rules. If, however, any provision of this Agreement would not be enforceable under the laws of Ohio, and if the Restaurant is located outside of Ohio and such provision would be enforceable under the laws of the state in which the Restaurant is located, then such provision shall be interpreted and construed under the laws of that state. Nothing in this Section 29.1. is intended by the parties to subject this Agreement to any franchise or similar law, rule, or regulation of the State of Ohio or of any other state to which it would not otherwise be subject.

29.2. Section 22 of this Agreement provides for non-binding mediation of certain disputes between the parties hereto. Subject to Section 21, Franchisee and any Guarantor may pursue any claim they may assert against any of the Wendy's Parties in an individual action, which shall not be joined or combined in any manner with any action or claim of any other franchisee against any of the Wendy's Parties. Neither Franchisee nor any Guarantor will join together with any other franchisee of Franchisor in bringing any litigation against any of the Wendy's Parties; nor will Franchisee or any Guarantor maintain any claim against any of the Wendy's Parties in a class action, whether as a representative or as a member of a class or purported class; nor will Franchisee or any Guarantor seek to consolidate, or consent to the consolidation of, all or any part of any litigation by either of them against any of the Wendy's Parties with any other litigation against any of the Wendy's Parties. Any action brought by Franchisee or any Guarantor against any of the Wendy's Parties in any court, whether federal or state, shall be brought only within the state and judicial district in which Franchisor has its principal place of business. Any action brought by any of the Wendy's Parties against Franchisee or any Guarantor in any court, whether federal or state, may be brought within the state and judicial district in which Franchisor has its principal place of business. Franchisee and any Guarantor hereby waive all questions of personal jurisdiction or venue for the purpose of carrying out this provision.

29.3. No right or remedy conferred upon or reserved to Franchisor or Franchisee by this Agreement is intended to be, nor shall be deemed, exclusive of any other right or remedy herein or by law or equity provided or permitted, but each shall be cumulative of every other right or remedy.

29.4. FRANCHISOR, FRANCHISEE AND ANY GUARANTOR IRREVOCABLY WAIVE TRIAL BY JURY IN ANY ACTION, PROCEEDING, OR COUNTERCLAIM, WHETHER AT LAW OR IN EQUITY, BROUGHT BY FRANCHISOR AGAINST

FRANCHISEE OR GUARANTOR ON THE ONE HAND, OR BY FRANCHISEE OR GUARANTOR AGAINST ANY OF THE WENDY'S PARTIES ON THE OTHER HAND, WHETHER OR NOT THERE ARE OTHER PARTIES IN SUCH ACTION OR PROCEEDING. ANY AND ALL CLAIMS AND ACTIONS ARISING OUT OF OR RELATING TO THIS AGREEMENT, THE RELATIONSHIP OF FRANCHISEE AND FRANCHISOR, OR FRANCHISEE'S OPERATION OF THE RESTAURANT, BROUGHT BY FRANCHISOR AGAINST FRANCHISEE OR GUARANTOR ON THE ONE HAND, OR BY FRANCHISE OR GUARANTOR AGAINST ANY OF THE WENDY'S PARTIES ON THE OTHER HAND, SHALL BE COMMENCED WITHIN TWO (2) YEARS FROM THE OCCURRENCE OF THE FACTS GIVING RISE TO SUCH CLAIM OR ACTION, OR SUCH CLAIM OR ACTION SHALL BE BARRED.

29.5. FRANCHISOR, FRANCHISEE, AND ANY GUARANTOR HEREBY WAIVE TO THE FULLEST EXTENT PERMITTED BY LAW ANY RIGHT TO OR CLAIM OF ANY PUNITIVE OR EXEMPLARY DAMAGES AGAINST THE OTHER AND AGREE THAT IN THE EVENT OF A DISPUTE BETWEEN THEM EACH SHALL BE LIMITED TO THE RECOVERY OF ANY ACTUAL DAMAGES SUSTAINED BY IT.

29.6. Nothing herein contained shall bar Franchisor's right to seek or obtain injunctive relief against threatened conduct that will cause Franchisor, its Affiliates or any other Wendy's Party loss or damages, under the usual equity rules, including the applicable rules for obtaining restraining orders and preliminary injunctions.

#### 30. <u>ACKNOWLEDGMENTS</u>

30.1. Franchisee acknowledges that it has conducted an independent investigation of the business franchised hereunder, and recognizes that the business venture contemplated by this Agreement involves business risks, and that its success will depend, in part, upon the ability of Franchisee and if a corporation, partnership, or other business entity, its Owners as independent business persons. Franchisor has not made, and Franchisee has not received, any warranty, guarantee or representation, express or implied, as to the potential volume, profits, or success of the business venture contemplated by this Agreement.

30.2. All covenants, obligations, and agreements of Franchisee which by their terms or by reasonable implication are to be performed, in whole or in part, after the termination or expiration of this Agreement, including, but not limited to, those set forth in Section 21 (Independent Contractor and Indemnification), Section 10 (Confidential Information), and the covenants set forth in Section 18.3 (Covenants), shall survive such termination or expiration;

30.3. Franchisee acknowledges that it received the disclosure document required by the Trade Regulation Rule of the Federal Trade Commission entitled "Disclosure Requirements and Prohibitions Concerning Franchising," along with a copy of Franchisor's complete Unit Franchise Agreement, the Exhibit(s) thereto, and agreements relating thereto, if any, at least fourteen (14) calendar days (or such longer period as is required under state law) before signing this Agreement (or any agreements relating thereto) or before making any payments to Franchisor which are associated with the granting of the franchise rights as provided herein.

30.4. Franchisee has read and understood this Agreement, the attachment(s) hereto, and agreements relating thereto, if any, and Franchisor has accorded Franchisee ample time and opportunity to consult with advisors of Franchisee's own choosing about the potential benefits and risks of entering into this Agreement. Franchisor encourages Franchisee to obtain independent professional assistance (both legal and financial) in connection with its review of this Agreement.

30.5. This Agreement may be executed in multiple counterparts, each of which will be considered an original and all of which together will constitute one and the same instrument. Electronic and facsimile signatures, including scanned signatures or the use of a key pad, mouse, or other device to select an item, button, icon or similar act/action, will be considered as binding and conclusive as if original; provided, however, that upon request of any other party hereto, the party so executing must use all commercially reasonable efforts to furnish to such other party a manually executed version of the Agreement at the earliest opportunity.

[Signature pages follow]

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Agreement which shall be effective on the date of Franchisor's execution as set forth above.

Franchisor QUALITY IS OUR RECIPE, LLC

By:	
Name:	
Title:	

Legal Dept.\_\_\_\_\_

[Continued on the next page]

Franchisee

By:	
Name:	
Title: _	
Date: _	

	, Individually
Date:	

\_\_\_\_\_, Individually Date: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_

Signature page to Franchise Agreement

## EXHIBIT A OWNERSHIP ACKNOWLEDGMENT

Franchisee hereby acknowledges that a partnership, joint venture, corporation, limited liability company or other business entity ("**Business Association**") is included as a Franchisee or Guarantor as defined in Franchisor's Unit Franchise Agreement to which this Ownership Acknowledgment is attached. As a material part of Franchisor's Unit Franchise Agreement, Franchisee hereby warrants, acknowledges and represents that the information set out below is complete and accurate, and Franchisee agrees that any change in the structure of the Business Association(s) shall be in accordance with the terms and conditions of the Franchisor's Unit Franchise Agreement.

(A) The following list includes the names of each person who owns a voting or nonvoting interest in \_\_\_\_\_\_ (a Franchisee or Guarantor), and the percentage of the total authorized shares or interest which each person owns in that Business Association, showing a total of 100%. If more than one Business Association is a Franchisee or Guarantor, the Supplemental Ownership Acknowledgment on the back of this page has been used to set out that ownership.

NAME	PERCENTAGE OF VOTING INTEREST OWNED	PERCENTAGE OF NON-VOTING INTEREST OWNED (If different from voting interest)

(B) If any of the owners of the Franchisee or Guarantor as listed in (A) above are also Business Associations, the following list includes the name of each person who owns a voting or non-voting interest in \_\_\_\_\_\_ (an owner of the Franchisee or Guarantor) and the percentage of the total authorized shares or interest which each person owns in that Business Association, showing a total of 100%. If more than one Business Association is an owner of the Franchisee or Guarantor, the Supplemental Ownership Acknowledgment on the back of this page has been used to set out that ownership.

NAME	PERCENTAGE OF VOTING INTEREST OWNED	PERCENTAGE OF NON-VOTING INTEREST OWNED (If different from voting interest)

FRANCHISEE

## EXHIBIT A SUPPLEMENTAL OWNERSHIP ACKNOWLEDGMENT FOR

А.	NAME	PERCENTAGE OF VOTING INTEREST OWNED	PERCENTAGE OF NON- VOTING INTEREST OWNED (If different from voting interest)

В.	NAME	PERCENTAGE OF VOTING INTEREST OWNED	PERCENTAGE OF NON- VOTING INTEREST OWNED (If different from voting interest)

### EXHIBIT B GUARANTY

As an inducement for and in consideration of the granting of franchise and Licensed Rights for the Wendy's and Wendy's Old Fashioned Hamburgers Restaurant to be located at (the "**Restaurant**") to ( "Franchisee") pursuant Franchise Agreement dated to the terms and conditions of the "Franchise Agreement"), (the (collectively, "Guarantors"), having a common mailing address of \_\_\_\_\_, hereby jointly and severally unconditionally guarantee all of the obligations, terms and conditions of the Franchise Agreement on behalf of Franchisee under the Franchise Agreement. Guarantors hereby further agree to pay all costs and expenses, including, without limitation, all court costs and reasonable attorneys fees and legal expenses, paid or incurred by Quality Is Our Recipe, LLC or its affiliates (collectively, "Franchisor") in endeavoring to enforce, or of prosecuting any action with respect to, any of the terms and conditions of the Franchise Agreement, any promissory note, agreement, document or instrument entered into by Franchisee and delivered to Franchisor, and pertaining to the Franchise Agreement as defined herein.

Guarantors hereunder are either financially interested in Franchisee or will receive other benefits as the result of the Guarantors' promise herein.

Guarantors agree that in the event of a breach of any promise or obligation under the Franchise Agreement by Franchisee, Guarantors shall perform as if Guarantors were personally and fully liable thereon. Such guarantee shall continue until and unless Franchisor has, in writing, specifically released Guarantors from such guarantee. In the event of the death, incapacity, bankruptcy, dissolution or insolvency of Guarantors, or any of them, or if Guarantors (or any of them) dispose of all or substantially all of their assets, then, in addition to any other rights and remedies, Franchisor reserves the right to require a replacement guarantor(s) (i) with a net worth comparable to the net worth of Guarantors on the date of execution of this Guaranty, (ii) who executes Franchisor's then-current Guaranty; and (iii) who is otherwise acceptable to Franchisor.

Guarantors independently agree to be bound by and comply with the provisions, covenants and requirements contained in Sections 10, 15, 16, 17, 18, 21, 22, 27, and 28 of the Franchise Agreement.

Except as otherwise provided herein, this Guaranty shall be a continuing, absolute and unconditional Guaranty, irrespective of (i) the absence of any attempt by Franchisor to enforce the provisions of the Franchise Agreement as to Franchisee, or (ii) any other circumstance which might otherwise constitute a legal or equitable discharge or defense of a guarantor. The obligations of Guarantors hereunder are independent of the obligations of Franchisee under the Franchise Agreement, and separate action or actions may be brought and prosecuted against Guarantors, whether action is brought against Franchisee or whether Franchisee, its successors or assigns are joined in any such action or actions. Guarantors hereby waive any right to require

Franchisor to: (i) proceed against Franchisee, (ii) proceed against or exhaust any security from Franchisee, or (iii) pursue any remedy in Franchisor's power whatsoever.

Guarantors further agree that this Guaranty shall continue to be effective or be reinstated, as the case may be, if at any time the payment of Franchisee's obligations, or any part thereof, to Franchisor, or fulfillment of any other term or condition under the Franchise Agreement is rescinded or must otherwise be returned or undone by Franchisor upon the insolvency, bankruptcy or reorganization of Franchisee or otherwise, all as though such payment to Franchisor had not been made.

Franchisor is hereby authorized, without notice or demand and without affecting the liability of Guarantors hereunder, to, from time to time (i) change, modify or otherwise amend the provisions of the Franchise Agreement, (ii) change, modify or otherwise amend the terms of any promissory note, or other agreement, document or instrument pertaining to the Franchise Agreement and now or hereafter entered into by Franchisee and delivered to Franchise Agreement, or under any promissory note, other agreement, document or instrument pertaining to the Franchise Agreement, or under any promissory note, other agreement, document or instrument pertaining to the Franchise Agreement, or under any promissory note, other agreement, document or instrument pertaining to the Franchise Agreement and now or hereafter entered into by Franchisee and delivered to Franchiser, (ii) settle, release, waive, compromise, extend, collect or otherwise liquidate part or all of the obligations due Franchisor under the Franchise Agreement or under any other agreement, document, promissory note or instrument pertaining thereto, all without affecting or impairing the obligations of Guarantors hereunder.

Guarantors agree that notice to the Franchisee will constitute notice to Guarantors.

Guarantors hereby waive any benefit of, and any right to participate in, any security or collateral given to Franchisor to secure payment of any obligations due Franchisor under the Franchise Agreement, or any other liability of Franchisee to Franchisor. Guarantors further agree that any and all claims of Guarantors against Franchisee, any indorser or any other guarantor of all or any part of any obligations under the Franchise Agreement, or against any of their respective properties, whether arising by reason of any payment by Guarantors to Franchisor pursuant to the provisions hereof, or otherwise, shall be subordinate and subject in right of payment to the prior payment, in full, of all obligations under the Franchise Agreement, all reasonable costs of collection (including reasonable attorneys' fees and legal expenses) and any other liabilities or obligations owing to Franchisor by Franchisee, which may arise either with respect to or on any note, instrument, document, item, agreement or other writing heretofore, now or hereafter delivered to Franchisor. Guarantors also waive all setoffs and counterclaims and all presentments, demands for performance, notices of nonperformance, protests, notices of protest, notices of dishonor, and notices of acceptance of this Guaranty. Guarantors further waive all notices of the existence, creation or incurring of new or additional indebtedness, arising either from loans extended to Franchisee or otherwise, and also waives all notices that the obligations under the Franchise Agreement, or any portion thereof, and/or any interest on any instrument or document evidencing all or any part of any loan indebtedness is due, notices of any and all proceedings to collect from the makers, any indorser or any other guarantor of all or any part of any other indebtedness, or from anyone else, and, to the extent permitted by law, notices of exchange, sale, surrender or other handling of any security or collateral given to Franchisor to secure payment of the obligations under the Franchise Agreement, or any other indebtedness.

No delay on the part of Franchisor in the exercise of any right or remedy under the Franchise Agreement shall operate as a waiver thereof, and no single or partial exercise by Franchisor of any right or remedy under the Franchise Agreement shall preclude any further exercise thereof, nor shall any modification or waiver of any of the provisions of this Guaranty be binding upon Franchisor, except as expressly set forth in a writing duly signed and delivered on Franchisor's behalf by an authorized officer or agent of Franchisor. Franchisor's failure at any time or times hereafter to require strict performance by Franchisee, its successors and assigns, or Guarantors of any of the terms and conditions contained in the Franchise Agreement, any promissory note, security agreement, agreement, guaranty, instrument or document now or at any time or times hereafter executed by Franchisee and delivered to Franchisor relative to the Restaurant which is the subject of the Franchise Agreement as defined herein shall not waive, affect or diminish any right of Franchisor at any time or times hereafter to demand strict performance thereof and such right shall not be deemed to have been waived by any act or knowledge of Franchisor, its agents, officers or employees, unless such waiver is contained in an instrument in writing signed by an officer or agent of Franchisor and directed to Franchisee, specifying such waiver. No waiver by Franchisor of any default shall operate as a waiver of any other default or the same default on a future occasion, and no action by Franchisor permitted hereunder shall in any way affect or impair Franchisor's rights or the obligations of Guarantors under this Guaranty.

This Guaranty shall be binding upon Guarantors and upon the successors and assigns, heirs and legal representatives of Guarantors and shall inure to the benefit of Franchisor and its successors and assigns. All references herein to Franchisee shall be deemed to include its successors and assigns, including, without limitation, a receiver, trustee or debtor in possession of or for Franchisee.

If any of Guarantors are a corporation, partnership or other business entity (referred to in this paragraph as the "**Business Association Guarantors**"), such Guarantors represent that they have accurately completed the Ownership Acknowledgment attached as Exhibit A to Franchisor's Unit Franchise Agreement. The Business Association Guarantors also agree that without the prior written consent of Franchisor, there shall be no sale, resale, pledge, assignment, transfer or encumbrance of any voting stock of, or other ownership interest in, the Business Association Guarantors, which would, alone or together with other related, previous, simultaneous or proposed transfers, result in a change of "control" of the Business Association Guarantors within the meaning of the Securities Exchange Act of 1934 and the regulations thereunder. If the Business Association Guarantors may propose a replacement guarantor(s), which replacement guarantor(s) must (i) have a net worth comparable to the net worth of the Business Association Guarantors on the date of execution of this Guaranty, (ii) execute Franchisor's then-current Guaranty, and (iii) be otherwise acceptable to Franchisor.

This Guaranty has been delivered and accepted at and shall be deemed to have been made at Columbus, Ohio. This Guaranty shall be interpreted, and the rights and liabilities of the parties hereto determined, in accordance with the local laws of the State of Ohio. Guarantors consent to the personal jurisdiction of the courts of the State of Ohio and the federal courts located in Ohio so that Franchisor or its Affiliates may sue Guarantors in Ohio to enforce this Guaranty. The Guarantors agree not to claim that Ohio is an inconvenient place for trial. At

Franchisor's option, the venue (location) of any suit to enforce this agreement may be in Franklin County, Ohio.

Wherever possible each provision of this Guaranty shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Guaranty shall be prohibited by or invalid under such law, such provisions shall be ineffective to the extent of such prohibition or invalidity without invalidating the remainder of such provision or the remaining provisions of this Guaranty. All references to the singular shall be deemed to include the plural and all references to the plural shall be deemed to be singular where the context so requires.

This Guaranty may be executed in multiple counterparts, each of which will be considered an original and all of which together will constitute one and the same instrument. Electronic and facsimile signatures, including scanned signatures or the use of a keypad, mouse, or other device to select an item, button, icon or similar act/action, will be considered as binding and conclusive as if original; provided, however, that upon request of Franchisor, Guarantors must use all commercially reasonable efforts to furnish to Franchisor a manually executed version of this Guaranty at the earliest opportunity.

IN WITNESS WHEREOF, this Guaranty has been duly executed by Guarantors as of



## EXHIBIT C<sup>1</sup>

## **Data Processing Addendum**

This Data Processing Addendum ("Addendum") forms a part of the Franchise Agreement between Quality is Our Recipe, LLC including as successor in interest, Wendy's International, LLC ("Franchisor") and \_\_\_\_\_\_ ("Franchisee", and together with Franchisor, "Parties" and each a "Party"), dated \_\_\_\_\_\_ (the "Agreement"), for the Wendy's restaurant located at \_\_\_\_\_\_. The Parties hereby agree that the terms and conditions set out below shall be added as an Addendum to the Agreement.

- 1. **Definitions.** For purposes of this Addendum, the following terms shall have the meanings set forth below. Any capitalized terms used herein that are not defined shall have the meaning attributed to them in the Franchise Agreement to which it is addended.
  - **1.1. "Data Protection Laws"** means all applicable local, state, or national laws, rules and regulations related to privacy, security, data protection, and/or the Processing of Personal Data, as amended, replaced or superseded from time to time.
  - **1.2.** "Data Subject" means the identified or identifiable person to whom Personal Data relates.
  - **1.3. "Deidentified Information"** means information that cannot reasonably be used to infer information about, or otherwise be linked to, a particular Data Subject.
  - **1.4.** "Disclosing Party" means the Party that discloses Personal Data to the other Party.
  - **1.5.** "Limited Purpose" means the purpose for which the Receiving Party may process the Personal Data as recorded in Appendix 1 to this Addendum.
  - **1.6. "Personal Data"** means (a) information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular person or household; and (b) any information defined as "personal data", "personal information," or other similar terms under applicable Data Protection Laws.
  - **1.7. "Personal Data Breach"** means the accidental, unauthorized, or unlawful destruction, loss, alteration, disclosure of, or access to, Personal Data.
  - **1.8. "Process"** means any operation or set of operations that is performed upon Personal Data, whether or not by automatic means, such as access, collection, recording, organization, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, blocking, return or destruction.
  - **1.9.** "Receiving Party" means the Party that receives Personal Data from the Disclosing Party.
  - **1.10. "Subprocessor"** means any third party appointed by or on behalf of a Receiving Party to Process Personal Data.
- 2. Relationship Between the Parties. The Parties acknowledge and agree that each Party may receive Personal Data from the other Party in the course of performing their obligations under the Agreement, as further described in Appendix 1 to this Addendum. Where a Receiving Party Processes Personal Data on behalf of the Disclosing Party, the Receiving Party agrees that it will comply with the obligations set forth in this Addendum with respect to such Personal Data.

<sup>&</sup>lt;sup>1</sup> As of March 2024, for use with Restaurants to be located in California, Colorado, Connecticut, Montana, Oregon, Texas, Utah, & Virginia

### 3. Processing of Personal Data

- **3.1.** The Receiving Party will only Process the Personal Data shared with it for the Limited Purpose and as permitted by this Addendum, which together constitute Disclosing Party's instructions, unless otherwise required under law, statute or regulation, or by court order. Subject to Section 8 of this Addendum, the Receiving Party will only Process the Personal Data for the duration of the Agreement, unless otherwise agreed upon in writing.
- **3.2.** The Receiving Party will take reasonable steps to ensure that access to the Disclosing Party's Personal Data is limited to those employees, agents, and Subprocessors who have a need to know or otherwise access the Disclosing Party's Personal Data for the Limited Purpose, and who are bound in writing to protect the confidentiality of the Disclosing Party's Personal Data.
- **3.3.** The Receiving Party will comply with the obligations and restrictions imposed on it by applicable Data Protection Laws, including that the Receiving Party will not (a) "Sell" or "Share for purposes of cross-context behavioral advertising" (as those terms are defined under applicable Data Protection Laws") the Disclosing Party's Personal Data; (b) retain, use, or disclose the Disclosing Party's Personal Data for any purpose other than the Limited Purpose, or as otherwise permitted by applicable Data Protection Laws; (c) retain, use, or disclose the Disclosing Party's Personal Data outside of the direct business relationship between the Parties; or (d) combine the Disclosing Party's Personal Data with Personal Data that it receives from, or on behalf of, another person or entity or collects from its own interactions with a Data Subject except to perform a business purpose as defined in regulations adopted pursuant applicable Data Protection Laws.
- **3.4.** The Receiving Party will provide the same level of privacy protection with respect to the Disclosing Party's Personal Data as is required by applicable Data Protection Laws and shall notify the Disclosing Party immediately if it determines that it can no longer meet its obligations under applicable Data Protection Laws or this Addendum The Disclosing Party shall have the right to take reasonable and appropriate steps to help ensure that the Receiving Party Processes the Disclosing Party's Personal Data in a manner consistent with the Disclosing Party's obligations under applicable Data Protection Laws, including, without limitation the right, upon reasonable advanced notice, to stop and remediate any unauthorized Processing of the Disclosing Party's Personal Data.
- To the extent that the Receiving Party deidentifies Personal Data, the Receiving Party will 3.5. (a) take reasonable measures to ensure that the information cannot be associated with an individual, (b) publicly commit to maintain and use the information in deidentified form and not to attempt to reidentify it, (c) implement technical safeguard that prohibit reidentification, implement business processes that specifically prohibit (d) reidentification, (e) implement business processes that prevent inadvertent release of deidentified information, (f) make no attempt to reidentify the information, and (g) contractually obligate any recipients of the deidentified information to comply with all provisions in this paragraph.
- 4. Security. The Receiving Party shall implement and maintain appropriate technical and organizational safeguards to protect the Disclosing Party's Personal Data that are no less rigorous than accepted industry standards for information security and shall ensure that all such safeguards comply with applicable Data Protection Laws. In assessing the appropriate level of security, the Receiving Party shall take into account the risks that are presented by Processing, in particular

from accidental, unauthorized, or unlawful destruction, loss, alteration, damage, disclosure of, or access to Personal Data transmitted, stored, or otherwise Processed.

### 5. Personal Data Breach

- **5.1.** In the event of an actual or suspected Personal Data Breach, impacting the Disclosing Party's Personal Data or any system which houses the Disclosing Party's Personal Data, the Receiving Party shall (a) notify the Disclosing Party immediately after the Receiving Party or any Subprocessor becomes aware of such Personal Data Breach; (b) provide the Disclosing Party with sufficient details of the Personal Data Breach to allow the Disclosing Party to meet any obligations under Data Protection Laws to report or inform Data Subjects or relevant Regulators of the Personal Data Breach; and (c) cooperate, and require any Subprocessor to cooperate, with the Disclosing Party in the investigation, mitigation, and remediation of any such Personal Data Breach.
- **5.2.** To the extent incurred in connection with a Personal Data Breach due to the Receiving Party's or any Subprocessor's action or inaction, the Receiving Party shall be responsible for: (a) the Disclosing Party's attorneys' and consultants' fees; (b) the cost of providing notice to affected Data Subjects; (c) the cost of providing notice to Regulators, credit bureaus, or other required entities; (d) the cost of providing affected Data Subjects with credit monitoring and protection services for twelve (12) months (or longer, if required by applicable Data Protection Laws) to the extent the disclosure of the affected Data Subject's Personal Data could lead to a compromise of the Data Subjects' credit or credit standing or if otherwise required by applicable Data Protection Laws; (e) the cost of any other legally required or industry standard measures; and (f) fines or penalties attributable to the Personal Data Breach. The Receiving Party's liability related to this Section shall not be subject to or limited by any limitations of liability provision in the Agreement.

### 6. Subprocessors

- **6.1.** The Receiving Party shall not engage any Subprocessors without notifying the Disclosing Party and obtaining the Disclosing Party's prior written authorization. The Disclosing Party may withhold such authorization in its absolute discretion.
- **6.2.** With respect to any Subprocessor, the Receiving Party shall:
  - 6.2.1. carry out adequate due diligence to ensure that each Supbrocessor is capable of meeting the requirements set forth in this Addendum;
  - 6.2.2. enter into a written agreement with each Subprocessor containing the same obligations imposed on the Receiving Party under this Addendum and applicable Data Protection Laws with respect to the Disclosing Party's Personal Data; and
  - 6.2.3. remain fully liable for the acts or omissions of its Subprocessors.

### 7. Data Subject Rights

- **7.1.** The Receiving Party shall promptly notify the Disclosing Party if it receives a request from a Data Subject regarding the Disclosing Party's Personal Data, including a request by a Data Subject to exercise a right under Data Protection Laws. The Receiving Party shall await instructions from the Disclosing Party concerning whether, and how, to respond to such a request.
- **7.2.** The Receiving Party shall assist the Disclosing Party in fulfilling Disclosing Party's obligations to respond to such requests, including at minimum, maintaining the ability to

access, modify, remove from Processing, or irrevocably delete or destroy the Personal Data of an individual Data Subject when requested by the Disclosing Party.

- **7.3.** Should the Receiving Party or any Subprocessor directly perform any data collection from Data Subjects in connection with the Disclosing Party's instructions, the Receiving Party shall ensure that Data Subjects receive the Disclosing Party's Privacy Policy at or before the point at which any information is collected about the Data Subject.
- 8. Deletion or Return of Disclosing Party Personal Data. The Receiving Party shall promptly return or destroy (at the Disclosing Party's election) all copies of the Disclosing Party's Personal Data in its possession, or in the possession of its Subprocessor (a) any time requested by the Disclosing Party, or (b) within sixty (60) calendar days of the effective date of termination of the Agreement.

### 9. Compliance and Audits

- **9.1.** Upon the Disclosing Party's request, the Receiving Party shall provide such assistance as the Disclosing Party reasonably requires to ensure compliance with the Disclosing Party's obligations under applicable Data Protection laws, including, but not limited to, any data protection impact assessments.
- **9.2.** In addition to any audit rights the Disclosing Party may have under the Agreement, the Receiving Party shall make available to the Disclosing Party all information necessary to demonstrate the Receiving Party's compliance with this Addendum, as well as any applicable Data Protection Laws, and shall allow for and contribute to audits, including inspections, by the Disclosing Party, or a third-party auditor mandated by the Disclosing Party, in order to assess the Receiving Party's compliance. The Receiving Party shall fully cooperate with such audits or assessments by providing reasonable access to knowledgeable personnel; physical premises; and any relevant records, documentation, processes, and systems in order that the Disclosing Party may satisfy itself of the Receiving Party's compliance with this Addendum.
- **10.** Liability. For the avoidance of doubt, the provisions of the Agreement shall apply to and govern any claims, losses, liability, and costs arising out of or relating to this Addendum.
- 11. Effect of Termination. Upon expiration or termination of the Agreement for any reason, a Receiving Party's obligations under this Addendum in relation to the Processing of the Disclosing Party's Personal Data shall continue for as long as the Receiving Party has access to such Personal Data.
- 12. General Terms. This Addendum supersedes any prior data processing agreements, addenda or similar terms between the parties. Should any provision of this Addendum be invalid or unenforceable, then the remainder of this Addendum will remain valid and in force. The invalid or unenforceable provision shall be either: (a) amended as necessary to ensure its validity and enforceability, while preserving the intent of the provision as closely as possible or, if this is not possible, (b) construed in a manner as if the invalid or unenforceable part had never been contained therein. In the event of any conflict between the Agreement and this Addendum, this Addendum will govern. If any variation is required to this Addendum as a result of a change in applicable Data Protection Laws, the Parties agree to discuss and negotiate in good faith any necessary variation to this Addendum.

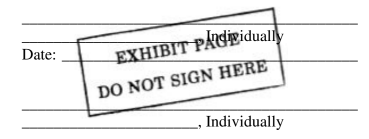
Franchisor QUALITY IS OUR RECIPE, LLC



Legal Dept.\_\_\_\_

Franchisee





## <u>Appendix 1</u>

### 1. Franchisor Processing of Personal Data

### Description of the nature and purpose of the processing:

The collection and processing of any necessary data of employee/worker, customers or consumers such as training or as part of food safety and other audits; to complete orders or customer care related issues; as captured on CCTV footage; and to provide services related to marketing and advertising.

#### Categories of Data Subjects whose Personal Data is Processed

Employees/workers, directors and officers Customers and prospective customers Visitors to the premises/vessel and others captured on CCTV

#### Categories of Personal Data Processed

Name, contact details, job title, images, comments, details of orders placed, details of training provided and attendance, customer complaints/issues, details of incidents/health & safety issues, success stories and CCTV footage.

<u>For Franchisee directors/officers</u>: Date of birth, address, citizenship, and other geographic information; financial, investment, and other financial information; references and business associations; legal information (including criminal offence data).

### 2. Franchisee Processing Personal Data

Description of the nature and purpose of the processing:

The collection of any necessary personal data from consumers, customers or other third parties for the operation of a Wendy's Restaurant and related sales and marketing.

#### Categories of Data Subjects whose Personal Data is Processed

Employees/workers, directors and officers Customers and prospective customers Visitors to the premises/vessel and others captured on CCTV

#### Categories of Personal Data Processed

Name, contact details, job title, images, comments, details of orders placed, details of training provided and attendance, customer complaints/issues, details of incidents/health & safety issues, success stories and CCTV footage.

Name and order details; loyalty and rewards data; operational and test market information (to the extent this information constitutes Personal Data)

#### **OWNERSHIP ACKNOWLEDGMENT**

Franchisee hereby acknowledges that a partnership, joint venture, corporation, limited liability company or other business entity ("**Business Association**") is included as a Franchisee or Guarantor as defined in Franchisor's Unit Franchise Agreement to which this Ownership Acknowledgment is attached. As a material part of Franchisor's Unit Franchise Agreement, Franchisee hereby warrants, acknowledges and represents that the information set out below is complete and accurate, and Franchisee agrees that any change in the structure of the Business Association(s) shall be in accordance with the terms and conditions of the Franchisor's Unit Franchise Agreement.

(A) The following list includes the names of each person who owns a voting or nonvoting interest in \_\_\_\_\_\_ (a Franchisee or Guarantor), and the percentage of the total authorized shares or interest which each person owns in that Business Association, showing a total of 100%. If more than one Business Association is a Franchisee or Guarantor, the Supplemental Ownership Acknowledgment on the back of this page has been used to set out that ownership.

NAME	PERCENTAGE OF VOTING INTEREST OWNED	PERCENTAGE OF NON-VOTING INTEREST OWNED (If different from voting interest)	

(B) If any of the owners of the Franchisee or Guarantor as listed in (A) above are also Business Associations, the following list includes the name of each person who owns a voting or non-voting interest in \_\_\_\_\_\_ (an owner of the Franchisee or Guarantor) and the percentage of the total authorized shares or interest which each person owns in that Business Association, showing a total of 100%. If more than one Business Association is an owner of the Franchisee or Guarantor, the Supplemental Ownership Acknowledgment on the back of this page has been used to set out that ownership.

NAME	PERCENTAGE OF VOTING INTEREST OWNED	PERCENTAGE OF NON-VOTING INTEREST OWNED (If different from voting interest)	

#### FRANCHISEE

#### FROSTY CART ADDENDUM (US)

This FROSTY CART ADDENDUM (this "Addendum") is executed in Dublin, Ohio, on the date referenced below, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company (hereinafter "Wendy's" or "Franchisor"), \_\_\_\_\_ ("Franchisee") and \_\_\_\_\_ ("Guarantor").

WHEREAS, Franchisor is engaged in the business of operating and franchising a distinctive style of quick-service restaurant utilizing certain specifications, methods, procedures, identification schemes and proprietary marks and information;

WHEREAS, Franchisor and Franchisee have, contemporaneously herewith, entered into a Unit Franchise Agreement (**"Franchise Agreement"**), which provides for the operation of and Licensed Rights to a Wendy's Old Fashioned Hamburgers Restaurant located at \_\_\_\_\_\_(**"Restaurant"**); and

WHEREAS, Franchisee has requested, in lieu of opening and operating a prototypical freestanding restaurant, to operate a Frosty® Cart (the "**Frosty Cart**") which is located within a larger facility identified as \_\_\_\_\_\_ (the "**Facility**");

NOW, THEREFORE, in consideration of the premises and of the covenants contained herein, the parties, intending to be legally bound, mutually agree as follows:

- 1. Capitalized terms used herein but not otherwise defined shall have the meaning as set forth in the Franchise Agreement. All references to the "Restaurant" in the Franchise Agreement and this Addendum shall mean the Frosty Cart as defined herein. Franchisor has approved the Frosty Cart as an Approved Location and acknowledges that the Frosty Cart is different from a prototypical freestanding "Wendy's" restaurant.
- 2. Throughout the Term, Franchisor and Franchisee shall work together to address any variances which are made necessary by the nature of the Frosty Cart. Notwithstanding the foregoing, Franchisee will operate the Frosty Cart in strict conformity with the Franchise Agreement, the Operations Manual, and all such other standards and procedures prescribed by Franchisor and fully implement all of the equipment and operational components necessary for the operation of the Frosty Cart. Any proposed deviation from Franchisor's prescribed standards and procedures must be submitted in advance to Franchisor for its review and written approval, which approval may be withheld in Franchisor's sole discretion. Failure to comply with Franchisor's prescribed standards and procedures without specific prior written approval from Franchisor may result in a default under the Franchise Agreement and may disqualify Franchisee from further participating in the operation of Frosty Carts, in addition to any other rights or remedies Franchisor may have under the Franchise Agreement and this Addendum.

3. Section 2.1 of the Franchise Agreement is hereby deleted in its entirety and replaced with the following:

Except as otherwise provided herein, the initial term ("**Initial Term**") of this Agreement shall begin on the Effective Date and expire five (5) years from the Opening Date.

4. The introductory paragraph of Section 2.2 of the Franchise Agreement is hereby deleted in its entirety and replaced with the following:

Upon the expiration of the Initial Term, Franchisee may, at its option, renew the rights and obligations to operate the Restaurant for one (1) additional consecutive term of five (5) years ("**Renewal Term**") (any effective Initial Term or Renewal Term being collectively referred to as the "**Term**" of this Agreement), provided that prior to the expiration of the Initial Term, Franchisee has met the following conditions:

For the avoidance of doubt, the remainder of Section 2.2. of the Franchise Agreement remains unchanged.

5. Section 3.2 of the Franchise Agreement (including subparagraphs 3.2.A., 3.2.B., 3.2.C. and 3.2.D. thereunder) is hereby deleted in its entirety and replaced with the following:

3.2. Franchisee shall demonstrate to Franchisor's satisfaction that Franchisee has the right to possession of the Approved Location. If Franchisee will occupy the premises from which the Franchised Business is conducted under a lease, Franchisor reserves the right to require Franchisee to submit such lease to Franchisor for its review.

6. Section 3.4 of the Franchise Agreement is hereby amended so as to include the following additional language in subsections 3.4.D and 3.4.E thereunder:

3.4.D. It is acknowledged and agreed that Franchisor's standard plans, specifications and layouts may not be utilized in connection with the Restaurant; provided however, any and all variances which relate to or are a part of the Restaurant shall require Franchisor's prior written approval.

3.4.E. Franchisor retains the right to review the design and plans for the appearance and general layout of the facility where the Restaurant will be located. Franchisor further retains the right to approve any and all joint signage, and items that are located in or connected to the Restaurant that might otherwise reasonably be expected to affect the consistent image or public perception of the Restaurant, provided however, that such approval shall not be unreasonably withheld.

7. The first sentence of Section 5.3 of the Franchise Agreement is hereby deleted in its entirety and replaced with the following:

During the Term, Franchisee shall expend, on a monthly basis, on advertising and promotion, or contribute for the purpose of advertising and promotion, an amount which, in the aggregate, equals two percent (2%) of the Restaurant's previous month's Gross Sales (the "Advertising Contribution").

For the avoidance of doubt, the remainder of Section 5.3 of the Franchise Agreement remains unchanged.

8. Section 6.6 of the Franchise Agreement is hereby amended to include the following additional language:

Franchisee shall comply with Franchisor's hours and days of operation, so long as such hours do not conflict with the restrictions for the operation of the Facility. Franchisee agrees that the hours of operation for the Frosty Cart shall be consistent with the normal business hours of the other restaurants and businesses located at the Facility.

9. Section 6.11.B of the Franchise Agreement is hereby amended to include the following additional language:

<u>Provided</u>, <u>however</u>, that Franchisor and Franchisee acknowledge and agree that Franchisor's standard menu offerings are not to be provided at the Frosty Cart, and Franchisor will provide a Frosty Cart-specific menu; for example, such menu may include, without limitation, Frosty Sundaes and Frosty Fusions with various syrups and other toppings.

10. Section 6.15 of the Franchise Agreement is hereby amended to include the following additional language:

Provided, however, if Franchisee has given Franchisor written notice that the party controlling the Facility requires prior approval of Franchisor's inspections, then Franchisor acknowledges that prior approval by such third party shall be necessary. Franchisee agrees that where possible, Franchisee will work in good faith with Franchisor and such third party to allow Franchisor to obtain such approval directly from such party in an effort to permit unannounced (as to Franchisee) inspections by Franchisor consistent with this Agreement.

11. The following Section 12.8 is hereby added to the Franchise Agreement:

For Franchisor to gain valuable insight into the financial and operational impact of the operation of the Frosty Cart, and for Franchisor to ensure that the operation of the Frosty Cart satisfies Franchisor's high operating standards with respect to quality and service, the operation of the Frosty Cart will be subject to extensive review and evaluation by Franchisor on an ongoing basis. Franchisee will fully cooperate with Franchisor in this regard; including: on a monthly or more frequent basis, as reasonably requested by Franchisor, Franchisee will provide to Franchisor, or allow Franchisor with direct access to, detailed sales, transaction log (TLOG), product unit, price and mix information, profit and loss statements, product/ingredient usage and variance information, operational feedback and information, service time data, customer feedback, and other data and information that Franchisor may reasonably request relative to your development, construction, opening and subsequent operation of the Frosty Cart in a format acceptable to Franchisor.

- 12. For the avoidance of doubt, pursuant to Section 13.1 of the Franchise Agreement, Franchisor hereby specifies that Franchisee shall, commencing on the Opening Date, (i) contribute 75% of the Advertising Contribution, being 1.5% of Gross Sales, to WNAP, (ii) contribute 25% of the Advertising Contribution, being 0.5% of Gross Sales, to local advertising and promotion, and (iii) not be required to contribute any amount to the Cooperative (nor participate in such Cooperative as otherwise required by Section 13.4). Such specification shall continue until Franchisor specifies different requirements as permitted by the Franchise Agreement.
- 13. For the avoidance of doubt, Franchisor and Franchisee acknowledge and agree that the Frosty Cart shall not count toward the overall System restaurant count for the purpose of Section 13.2 of the Franchise Agreement, unless Franchisor determines otherwise in its sole discretion.
- 14. Except as modified in this Addendum, the Franchise Agreement will continue in full force and effect. In the event of any conflict between the Franchise Agreement and this Addendum, the terms of this Addendum will supersede and control. Franchisee and Franchisor acknowledge and agree that the terms and conditions of this Addendum are hereby incorporated in the Franchise Agreement, and that any breach of the terms or conditions of this Addendum by Franchisee shall constitute a material default under the Franchise Agreement.
- 15. This Addendum sets forth the entire agreement between the parties concerning your request to operate the Frosty Cart and incorporates all prior discussions, negotiations, agreements and understandings. Except for those permitted to be made unilaterally by Franchisor hereunder, no alteration, amendment, change or addition to this Addendum will be binding unless in writing and signed by all of the parties.
- 16. This Addendum may be executed in multiple counterparts, each of which will be considered an original and all of which together will constitute one and the same instrument. Electronic and facsimile signatures, including scanned signatures or the use of a key pad, mouse, or other device to select an item, button, icon or similar act/action, will be considered as binding and conclusive as if original; provided, however, that upon request of any other party hereto, the party so executing must use all commercially reasonable efforts to furnish to such other party a manually executed version of the Addendum at the earliest opportunity.

[remainder of page left intentionally blank]

IN WITNESS WHEREOF, this Frosty Cart Addendum is effective as of the date it is executed by Quality Is Our Recipe, LLC.

## THE COMPANY:

# **QUALITY IS OUR RECIPE, LLC**

By:	EXHIBIT PAGE	
By: Name:	DIT OF A CICN HERE	
Title:	DO NOT SIG.	
Date: _		

Legal Dept.\_\_\_/\_\_\_\_

FRANCHISEE: [FRANCHISEE]			
By:	EXHIBIT PAGE		
Name: _	DO NOT SIGN HEAT		
Title:	Dea		
Date: _			

#### ADDENDUM TO QUALITY IS OUR RECIPE, LLC'S FRANCHISE DISCLOSURE DOCUMENT AND UNIT FRANCHISE AGREEMENT FOR THE STATE OF ILLINOIS

This Addendum to the Franchise Disclosure Document and the Unit Franchise Agreement is executed contemporaneously with the execution of the Unit Franchise Agreement for the Restaurant located at \_\_\_\_\_\_ between franchisor and franchisee as set forth below in order to amend and revise the Franchise Disclosure Document and the Unit Franchise Agreement as follows:

1. The Cover Page of the Franchise Disclosure Document, Item 17 and Paragraph 28.1 and 28.2 of the Unit Franchise Agreement are amended by the addition of the following language:

"This paragraph shall not in any way abrogate or reduce any rights of the Franchisee as provided for in the Illinois Franchise Disclosure Law, including the right to submit matters to the jurisdiction of the courts of Illinois." ILLINOIS (815 ILCS 705/19 and 20). Illinois law will apply to claims arising under the Illinois Franchise Disclosure Act.

2. Paragraph 28.4 of the Unit Franchise Agreement is amended by the addition of the following language:

"This paragraph shall not in any way abrogate or reduce any rights of the Franchisee as provided by the Illinois Franchise Disclosure Act, including the right to comply with the period of limitations included in Section 7 of the Act.

- 3. Nothing in this Agreement shall constitute a condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with any provision of the Illinois Franchise Disclosure Act of 1987 or any other Illinois law (as long as the jurisdictional requirements of that Illinois law are met).
- 4. To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Unit Franchise Agreement, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, each of the undersigned hereby acknowledges having read this Addendum, understands and consents to be bound by all of its terms as of the date set forth below.

QUALITY IS OUR RECIPE, LLC By: Name: EXHIBIT PAGE Title: Legal Dept. FRANCHISEE: EXHIBIT PAGE By: DO NOT SIGN HERE	FRANCHISOR:
By:	OUALITY IS OUR RECIPE, LLC
Legal Dept FRANCHISEE: By:	By:
By: DO NOT SIGN HERE	
By: DO NOT SIGN HERE	FRANCHISEE:
By: DO NOT SIGN HERE	OF
By: DO NOT SIGN HEND	EXHIBIT PAGE
Name:	Name:
Date:	Date

#### ADDENDUM TO QUALITY IS OUR RECIPE'S FRANCHISE DISCLOSURE DOCUMENT FOR THE STATE OF MARYLAND

The following provisions will supersede anything to the contrary in the Franchise Disclosure Document or Franchise Agreement and will apply to all franchises offered and sold under the laws of the State of Maryland:

#### ITEM 17. RENEWAL, TERMINATION, TRANSFER AND DISPUTE RESOLUTION

- 1. The general release required as a condition of renewal, sale, and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.
- 2. The laws of the State of Maryland may supersede the Unit Franchise Agreement, including the areas of termination and renewal of the Franchise.
- 3. A franchisee may sue in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law. Any claims arising under the Maryland Franchise Registration and Disclosure Laws must be brought within three years after the grant of the Franchise.
- 4. The provision of the Unit Franchise Agreement that provides for termination upon your bankruptcy may not be enforceable under federal bankruptcy law (11 U.S.C. Section 101 et seq.).
- 5. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

### ADDENDUM TO QUALITY IS OUR RECIPE, LLC'S UNIT FRANCHISE AGREEMENT FOR THE STATE OF MARYLAND

This Addendum to the Unit Franchise Agreement is executed contemporaneously with the execution of the Unit Franchise Agreement for the Restaurant located at \_\_\_\_\_\_ between franchisor and franchisee as set forth below in order to amend and revise the Unit Franchise Agreement as follows:

1. Sections 2.2(F) and 15.4(H) of the Unit Franchise Agreement, each of which require the execution of a General Release, are each amended to add the following language:

"The release requirement of this Section is not intended to nor will it act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law. The release required under this Section will not apply to claims arising under the Maryland Franchise Registration and Disclosure Law."

- 2. The laws of the State of Maryland may supersede the Unit Franchise Agreement, including the areas of termination and renewal of the Franchise.
- 3. Any claims arising under the Maryland Franchise Registration and Disclosure Laws must be brought within three years after the grant of the Franchise.
- 4. The following is added at the end of Section 25 of the Unit Franchise Agreement ("Entire Agreement"): "This Section is not intended to, nor will it, act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise."
- 5. Section 29.2 of the Unit Franchise Agreement ("Applicable Law") requires venue to be limited to the jurisdiction where Franchisor has its principal place of business. This provision is deleted from all Unit Franchise Agreements for residents of the State of Maryland and/or franchises to be operated in the State of Maryland.
- 6. The following sentence is added at the end of Section 29.5 of the Unit Franchise Agreement ("Applicable Law"): "This waiver is not intended to act nor will it act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law."
- 7. Section 30.1 of the Unit Franchise Agreement is hereby deleted.

- 8. Section 30.4 of the Unit Franchise Agreement is hereby deleted and replaced with the following sentence: "The undersigned represents, warrants and agrees that (s)he has the full right, authority, and capacity to enter into this Agreement on behalf of all applicable persons, corporations, partnerships, and other legal entities."
- 9. All representations requiring you to assent to a release, estoppel or waiver of liability are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.

IN WITNESS WHEREOF, each of the undersigned hereby acknowledges having read this Addendum, understands and consents to be bound by all of its terms as of the date set forth below.

FRANCHISOR: QUALITY IS OUR RECIPE, LLC

By:	
Name:	
Title:	
Date:	

Legal Dept.\_\_\_\_

FRANC	CHISEE:
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#### ADDENDUM TO QUALITY IS OUR RECIPE, LLC'S 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.

Each of the following provisions is void and unenforceable if contained in any documents relating to a franchise:

(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 thirty (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 five (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 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 franchisee for the market or appraised value of such assets if the franchisee has breached the lawful provision of the franchise agreement and has failed to cure 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 DISCLOSURE DOCUMENT ON FILE WITH THE ATTORNEY GENERAL DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OR ENDORSEMENT BY THE ATTORNEY GENERAL.

Any questions regarding this offering should be directed to The Department of Attorney General, Economic Crime Division, 6520 Mercantile Way, Suite 3, Lansing, Michigan 48913, (517) 373-3800.

### ADDENDUM TO QUALITY IS OUR RECIPE, LLC'S UNIT FRANCHISE AGREEMENT FOR THE STATE OF MINNESOTA

1. Item 15 of the Franchise Disclosure Document and Paragraph 8.3.B of the Unit Franchise Agreement is amended by the addition of the following language:

"Provided Franchisee has used the Proprietary Marks in accordance with this Agreement, Franchisor will protect the Franchisee's right to use the trademarks, service marks, trade names, logotypes or other commercial symbols or indemnify the Franchisee from any loss, cost or expense arising out of any claim, suit or demand regarding the use of the name."

2. Item 19 of the Franchise Disclosure Document and Paragraph 16.3 of the Unit Franchise Agreement is amended by the addition of the following language:

"Minnesota law provides Franchisees with certain termination and non-renewal rights. Minn. Stat. Sec 80C.14, Subd. 3, 4 and 5 require, except in certain specified cases, that a Franchisee be given ninety (90) days notice of termination [with sixty (60) days to cure] and one hundred eighty (180) days notice for non-renewal of this Agreement."

3. Section 28 of the Unit Franchise Agreement is amended by the addition of the following language:

"Pursuant to Minnesota Statute Section 80C.21, this section shall not in any way abrogate or reduce any rights of the Franchisee as provided for in Minnesota statutes 1984, Chapter 80C, including the right to submit matters to the jurisdiction of the courts of Minnesota."

4. Item 17 of the Franchise Disclosure Document and Sections 25 and 28 of the Unit Franchise Agreement are amended by the addition of the following language:

Minnesota Statutes, Section 80C.21 and Minnesota Rule 2860.440(j) prohibit the franchisor from requiring litigation to be conducted outside Minnesota, requiring waiver of jury trial, or requiring the franchisee to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce any of the franchisee's rights as provided for in Minnesota Statutes, Chapter 80C, or franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

- 5. To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Unit Franchise Agreement, the terms of this Addendum shall govern.
- 6. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including, fraud in the

inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed with the franchise.

IN WITNESS WHEREOF, each of the undersigned hereby acknowledges having read this Addendum, understands and consents to be bound by all of its terms as of the date of the Unit Franchise Agreement.

FRANCHISOR: QUALITY IS OUR RECIPE, LLC
By: Name: Title: Date: NOT SIGN HERE
Legal Dept
FRANCHISEE:
By:EXHIBIT PAGE Name: DO NOT SIGN HERE Title: Date:

#### ADDENDUM TO QUALITY IS OUR RECIPE'S FRANCHISE DISCLOSURE DOCUMENT FOR THE STATE OF NORTH DAKOTA

The following provisions will supersede anything to the contrary in the Franchise Disclosure Document or Unit Franchise Agreement and will apply to all franchises offered and sold under the laws of the State of North Dakota:

- 1. The laws of the State of North Dakota supersede any provisions of the Unit Franchise Agreement or Ohio law if such provisions are in conflict with North Dakota law. The Unit Franchise Agreement will be governed by North Dakota law, rather than Ohio law, as stated in Section 28.1 of the Unit Franchise Agreement.
- 2. Any provision in the Unit Franchise Agreement which designates jurisdiction or venue or requires the Franchisee to agree to jurisdiction or venue, in a forum outside of North Dakota, is deleted from Unit Franchise Agreements issued in the State of North Dakota. The site of any arbitration will be agreeable to all parties.
- 3. No release language set forth in the Unit Franchise Agreement shall relieve the Franchisor or any other person, directly or indirectly, from liability imposed by the laws concerning franchising of the State of North Dakota.
- 4. Covenants restricting competition in the State of North Dakota may be subject to Section 9-08-06 of the North Dakota Century Code.
- 5. Any provision in the Unit Franchise Agreement which requires the Franchisee to waive its right to a trial by jury is deleted from the Unit Franchise Agreement.
- 6. Any provision in the Unit Franchise Agreement which requires the Franchisee to consent to liquidated damages is deleted from the Unit Franchise Agreement.
- 7. Any provision in the Unit Franchise Agreement which requires the Franchisee to consent to a waiver of exemplary and punitive damages is deleted from the Unit Franchise Agreement.
- 8. Any provision in the Unit Franchise Agreement which requires the Franchisee to consent to a limitation of claims is deleted from the Unit Franchise Agreement. The statute of limitations under the laws concerning franchising of the State of North Dakota will apply.

### ADDENDUM TO QUALITY IS OUR RECIPE, LLC'S UNIT FRANCHISE AGREEMENT FOR THE STATE OF NORTH DAKOTA

This Addendum to the Unit Franchise Agreement is executed contemporaneously with the execution of the Unit Franchise Agreement for the Restaurant located at \_\_\_\_\_\_ between franchisor and franchisee as set forth below in order to amend and revise the Unit Franchise Agreement as follows:

- 1. The laws of the State of North Dakota supersede any provisions of the Unit Franchise Agreement or Ohio law if such provisions are in conflict with North Dakota law. The Unit Franchise Agreement will be governed by North Dakota law, rather than Ohio law, as stated in Section 28.1 of the Unit Franchise Agreement.
- 2. Any provision in the Unit Franchise Agreement which designates jurisdiction or venue or requires the Franchisee to agree to jurisdiction or venue, in a forum outside of North Dakota, is deleted from Unit Franchise Agreements issued in the State of North Dakota. The site of any arbitration will be agreeable to all parties.
- 3. No release language set forth in the Unit Franchise Agreement will relieve the Franchisor or any other person, directly or indirectly, from liability imposed by the laws concerning franchising of the State of North Dakota.
- 4. Covenants restricting competition in the State of North Dakota may be subject to Section 9-08-06 of the North Dakota Century Code.
- 5. Any provision in the Unit Franchise Agreement which requires the Franchisee to waive its right to a trial by jury is deleted from the Unit Franchise Agreement.
- 6. Any provision in the Unit Franchise Agreement which requires the Franchisee to consent to liquidated damages is deleted from the Unit Franchise Agreement.
- 7. Any provision in the Unit Franchise Agreement which requires the Franchisee to consent to a waiver of exemplary and punitive damages is deleted from the Unit Franchise Agreement.
- 8. Any provision in the Unit Franchise Agreement which requires the Franchisee to consent to a limitation of claims is deleted from the Unit Franchise Agreement. The statute of limitations under the laws concerning franchising of the State of North Dakota will apply.

IN WITNESS WHEREOF, each of the undersigned hereby acknowledges having read this Addendum, understands and consents to be bound by all of its terms as of the date set forth below.

### FRANCHISOR: QUALITY IS OUR RECIPE, LLC

By:	 	
Name:	 	
Title:		
Date:		

Legal Dept.\_\_\_\_

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#### ADDENDUM TO QUALITY IS OUR RECIPE, LLC'S FRANCHISE DISCLOSURE DOCUMENT FOR THE STATE OF RHODE ISLAND

This Addendum to the Franchise Disclosure Document is set forth below in order to amend and revise the Franchise Disclosure Document as follows:

1. The Cover Page of the Franchise Disclosure Document is amended by the addition of the following language:

"EVEN THOUGH THE FRANCHISE AGREEMENT PROVIDES THAT "HOME STATE" LAW APPLIES, LOCAL LAW MAY SUPERSEDE IT IN YOUR STATE. PLEASE REFER TO ANY STATE'S SPECIFIC ADDENDUM THAT MAY BE ATTACHED TO THE FRANCHISE DISCLOSURE DOCUMENT FOR DETAILS."

2. Item 17 of the Franchise Disclosure Document is amended to include the following language:

"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."

#### ADDENDUM TO UNIT FRANCHISE AGREEMENT FOR THE STATE OF VIRGINIA

This Addendum to Unit Franchise Agreement is executed contemporaneously with the execution of the Unit Franchise Agreement for the Restaurant located at \_\_\_\_\_\_\_\_, between franchisor and franchisee as set forth below in order to amend and revise the Unit Franchise Agreement as follows:

1. Item 17 of the Franchise Disclosure Document and Paragraphs 28.1 and 28.2 of Unit Franchise Agreement are amended by the addition of the following language:

"This paragraph shall not in any way abrogate or reduce any rights of the franchisee as provided for in Virginia Franchise Disclosure Law, including the right to submit matters to the jurisdiction of the courts of Virginia." Virginia Code (13.1557-574)

2. To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Unit Franchise Agreement, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, each of the undersigned hereby acknowledges having read this Addendum, understands and consents to be bound by all of its terms as of the date set forth below.

### FRANCHISOR: QUALITY IS OUR RECIPE, LLC

By:
Name:
Title:
Date:
Legal Dept
FRANCHISEE:
EXHIBIT PAGE
By: EXHIB
Title:
Date:

#### RIDER TO QUALITY IS OUR RECIPE, LLC'S FRANCHISE AGREEMENT FOR USE IN WASHINGTON

This Rider is being entered into as of \_\_\_\_\_\_, 20\_\_\_. The parties to this Rider are \_\_\_\_\_\_ ("you") and Quality Is Our Recipe, LLC ("Franchisor").

1. <u>Background</u>. Franchisor and you are parties to that certain \_\_\_\_\_\_ Franchise Agreement dated \_\_\_\_\_\_\_ ("Franchise Agreement") that has been executed concurrently with the execution of this Rider. This Rider is annexed to and forms part of the Franchise Agreement. This Rider is being executed because (a) the offer or sale of the franchise for the Wendy's Old Fashioned Hamburgers Restaurant located at \_\_\_\_\_\_\_ you will operate under the Franchise Agreement was made in the State of Washington, (b) you are a resident of the State of Washington, and/or (c) the Wendy's Old Fashioned Hamburgers Restaurant located at \_\_\_\_\_\_\_ will be located or operated in the State of Washington.

2. <u>Addition of Paragraphs</u>. The following paragraphs are added to the end of the Franchise Agreement:

In recognition of the requirements by the Washington Franchise Investment Protection Act and the Rules and Regulations promulgated thereunder, the Franchise Agreement of Franchisor shall be modified as follows:

The State of Washington has a statute, RCW 19.100.180, which may supersede the Agreement in your relationship with Franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the Agreement in your relationship with Franchisor including the areas of termination and renewal of your franchise.

In any arbitration involving a franchise purchased in Washington, the arbitration site shall be either in the State of Washington, or in a place mutually agreed upon at the time of the arbitration, or as determined by the arbitrator.

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

A release or waiver of rights executed by a franchisee shall not include rights under the Washington Franchise Investment Protection Act 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, 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 Franchisor's reasonable estimated or actual costs in effecting a transfer.

The parties to this Rider now execute and deliver this Rider.

### FRANCHISOR: QUALITY IS OUR RECIPE, LLC

By:			
Name:			
Title: _			

Legal Dept.\_\_\_\_\_

### **FRANCHISEE:**

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By:	
By: Name: Title:	EXHIBIT PAGE
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Date:	DO NOT SIGN I
	DO

\_\_\_\_\_, Individually

#### AMENDED AND RESTATED DEVELOPMENT AGREEMENT

[US Groundbreaker & Pacesetter]

This Amended and Restated Development Agreement ("**Agreement**") is dated and made effective as of \_\_\_\_\_\_ 2024, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("**Franchisor**"), and \_\_\_\_\_\_, a \_\_\_\_\_, a \_\_\_\_\_\_, [*limited liability company/corporation*], and \_\_\_\_\_\_, an individual ("**Developer**").

WHEREAS, Franchisor has developed and owns a distinctive format and system relating to the establishment and operation of Wendy's and Wendy's Old Fashioned Hamburgers restaurants (each a "**Restaurant**") featuring, among other things, hamburgers, chili, salads, French fries, assorted chicken and other sandwiches, frozen desserts, and other food and beverages (the "**System**");

WHEREAS, Franchisor identifies the System by means of certain trade names, service marks, trademarks, logos, emblems, and indicia of origin, including, but not limited to, the marks "WENDY'S" and "WENDY'S OLD FASHIONED HAMBURGERS," and such other trade names, designs, emblems, labels, signs, symbols, service marks, trademarks, copyrighted materials and other intellectual property as are now designated (and may hereinafter be designated by Franchisor in writing) for use in connection with the System (the "**Proprietary Marks**");

WHEREAS, Franchisor and Developer are parties to that certain Development Agreement dated \_\_\_\_\_\_, 20\_\_ (the "Existing Development Agreement"), pursuant to which Developer agreed to develop and open certain new Restaurants within the territories described therein in connection with Franchisor's Groundbreaking Incentive Program (the "Groundbreaking Incentive Program");

WHEREAS, Franchisor has established a new incentive program for qualifying franchisees that open a new Restaurant under a new or amended development agreement entered into with Franchisor (the "**Pacesetter Incentive Program**");

WHEREAS, Developer desires to take advantage of the benefits of the Pacesetter Incentive Program by committing to opening an incremental number of new Restaurants in addition to those existing commitments under the Existing Development Agreement, and Franchisor and Developer have agreed to enter into this Agreement to consolidate Developer's development rights and obligations, to supersede and replace the Existing Development Agreement, Agreement, and to provide for Developer's non-exclusive right and obligation to develop a total of \_\_\_\_\_ (\_\_) new Restaurants in accordance with the terms and conditions of this Agreement.

NOW, THEREFORE, it is mutually agreed as follows:

1. **GRANT.** Franchisor hereby grants to Developer during the term of this Agreement and subject to the conditions hereof the non-exclusive right to develop \_\_\_\_\_\_ new Restaurants in the geographical area described on *Exhibit A* and incorporated herein by reference (the "**Territory**"). If the Territory includes more than one Designated Market Area ("**DMA**"), as defined by The Nielsen Company, Developer agrees to use good faith efforts to develop and open new Restaurants under this Agreement throughout the entire

Territory. The operation of the Restaurants developed under this Agreement will be governed by independent and individual franchise agreements to be issued by Franchisor in accordance with Section 12 below.

Developer understands and acknowledges as follows:

- A. Developer's rights under this Agreement are non-exclusive, and during the term of this Agreement Franchisor may in its sole discretion itself develop and operate, and grant rights to others to develop and operate: (i) Restaurants anywhere within the Territory; (ii) anywhere within the Territory, outlets and various food service facilities not under the Wendy's brand, marks and System; and (iii) anywhere outside the Territory, restaurants and other food service facilities of any kind, including Restaurants. Franchisor reserves all rights not granted to Developer by this Agreement. Developer assumes all risks in this regard;
- B. if Developer or its Affiliate (as such term is defined in Section 5.B below) relocates or replaces an existing Restaurant prior to the expiration of the term of its applicable franchise agreement with a new Restaurant that (i) is approved by Franchisor in writing and (ii) opens for operation prior to or simultaneously with the closing of such existing Restaurant (a "**Replacement Restaurant**"), such Replacement Restaurant will not constitute a new Restaurant for purposes of this Agreement, but Developer or its Affiliate will receive the following incentives for such Replacement Restaurant, as applicable: (x) incentives under the Groundbreaking Incentive Program until such time that Developer completes the last of the Restaurants required to be opened in accordance with the Groundbreaking Development Schedule, and thereafter, (y) incentives under the Pacesetter Incentive Program through the term of this Agreement;
- C. the scrape and rebuild (or complete demolition) of an existing Restaurant will not constitute a new Restaurant for purposes of this Agreement and will not count toward Developer's obligations under this Agreement; and
- D. new Restaurants opened under Wendy's Build to Suit program are not eligible for the incentives under this Agreement and do not count toward Developer's new Restaurant obligations under this Agreement.
- 2. **TERM.** Unless earlier terminated pursuant to Section 14 below, this Agreement will expire upon the earlier of (i) the opening of the last of the Restaurants to be opened in accordance with the development schedule on *Exhibit B-1* (the "Groundbreaking Development Schedule") and the development schedule on *Exhibit B-2* (the "Pacesetter Development Schedule," and together with the Groundbreaking Incentive Development Schedule, collectively sometimes referred to herein as the "Development Schedules"), attached hereto and incorporated herein by reference, and (ii) the ten-year anniversary of the Required Open Date set forth in the Development Schedules (the "Required Open Date"), as may be extended, for the last of the Restaurants to be opened in accordance with the Development Schedules.

### 3. [DEVELOPMENT FEES.

- A. Franchisor and Developer acknowledge and agree that the remaining balance of total development fees paid by Developer under the Existing Development Agreement(s) that have not yet been applied toward the payment of the technical assistance fee ("TAF") for a Restaurant is \$\_\_\_\_\_ (the "Development Fee").
- B. Developer acknowledges and agrees that the Development Fees have been fully earned by Franchisor and are non-refundable. However, Franchisor shall credit a portion of the Development Fee equal to the then-current TAF being charged in the System by Franchisor toward payment of the TAF payable under the franchise agreement to be executed in connection with new Restaurants to be developed under this Agreement, provided in each case that such new Restaurant is timely opened in accordance with the Development Schedules and Developer is otherwise in compliance with this Agreement.
- C. Developer acknowledges and agrees that: (i) with respect to any new Restaurant for which the TAF credit applied does not equal the full TAF payable under the franchise agreement for such new Restaurant, Developer will be required to pay to Franchisor an amount equal to the difference between the full TAF payable for such new Restaurant and the TAF credit applied; and (ii) with respect to any new Restaurant to be developed for which no TAF credit will be applied, Developer will be required to pay to Franchisor a full TAF in accordance with Section 12 of this Agreement.
- D. Developer acknowledges and agrees that (i) subject to the terms and conditions of Section 6.B of this Agreement, if Developer fails to open a new Restaurant within ten years after the Required Open Date for such Restaurant, then a portion of the Development Fee equal to the then-current TAF being charged in the System by Franchisor will be forever forfeited, and (ii) any portion of the Development Fee remaining upon the expiration or earlier termination of this Agreement will be forever forfeited.]
- 4. **DEVELOPMENT SCHEDULES.** Developer shall timely open and continuously operate properly licensed Restaurants in accordance with the Development Schedules. If Developer opens and continuously operates a greater number of Restaurants in the Territory than is required during any interim period of the Development Schedules, the requirements of the succeeding period(s) will be deemed satisfied to the extent of such excess number of Restaurants, up to the total number of Restaurants specified in the Development Schedules.
- 5. **GROUNDBREAKING INCENTIVE PROGRAM.** If Developer is in compliance with the terms and conditions of this Agreement, Developer will be entitled to the following benefits of the Groundbreaking Incentive Program with respect to Restaurants opened in accordance with the Groundbreaking Development Schedule:
  - A. For each new Restaurant timely opened by Developer in accordance with the Groundbreaking Development Schedule and the terms and conditions of this

Agreement, a certain portion of the royalty and WNAP obligations payable under the franchise agreement for such new Restaurant will be abated during the first full 24 calendar months after the Restaurant opens as described in the Groundbreaking Incentive Program Addendum attached hereto as *Exhibit C-1* (the "**Groundbreaking Incentive Addendum**"). Developer shall enter into a Groundbreaking Incentive Addendum concurrently with entering into a franchise agreement for a new Restaurant as described in Section 12 of this Agreement. Upon the expiration of the initial 24-month period, (i) the monthly royalty fee will increase to a rate of four percent (4%) of the Gross Sales of the Restaurant, and (ii) the WNAP advertising contribution shall increase to a rate of three and onehalf percent (3.5%) of the Gross Sales of the Restaurant or the then-current Systemwide contribution rate.

- B. The right to utilize the "Refresh Lite" reimaging design through December 31, 2024 for all existing Restaurants owned and operated by Developer or its affiliate operating under a common "Combination Number," as such term is used by Franchisor for the System ("Affiliate").
- C. Any new Restaurant that (i) satisfies a requirement set forth on the Groundbreaking Development Schedule and (ii) opens at least 12 months prior to its Required Open Date is eligible for the incentives under the Pacesetter Incentive Program described in Section 6 below.
- 6. **PACESETTER INCENTIVE PROGRAM**. If Developer is in compliance with the terms and conditions of this Agreement, Developer will be entitled to the following benefits of the Pacesetter Incentive Program with respect to Restaurants opened in accordance with the Pacesetter Development Schedule:
  - A. For each new Restaurant timely opened by Developer in accordance with the Pacesetter Development Schedule and the terms and conditions of this Agreement, all royalty and WNAP obligations payable under the franchise agreement for such new Restaurant will be fully abated during the first full 36 calendar months after the Restaurant opens as described in the Pacesetter Incentive Program Addendum attached hereto as *Exhibit C-2* (the "**Pacesetter Incentive Addendum**"). Developer shall enter into a Pacesetter Incentive Addendum"). Developer shall enter into a Pacesetter Incentive Addendum concurrently with entering into a franchise agreement for a new Restaurant as described in Section 12 of this Agreement. Upon the expiration of the initial 36-month period, (i) the monthly royalty fee will increase to a rate of five percent (5%) of the Gross Sales of the Restaurant, and (ii) the WNAP advertising contribution shall increase to a rate of three and one-half percent (3.5%) of the Gross Sales of the Restaurant or the then-current Systemwide contribution rate.
  - B. The technical assistance fee ("TAF") otherwise payable by Developer shall be waived in its entirety.

C. The right to utilize the "Refresh Lite" reimaging design through December 31, 2024 for all existing Restaurants owned and operated by Developer or its Affiliate.

### 7. **FAILURE TO PERFORM.**

- A. Developer acknowledges that time is of the essence under this Agreement. Developer agrees that, subject only to the terms and conditions of Section 7.B below, if Developer fails to timely open a new Restaurant by the Required Open Date, then beginning in the month immediately following the Required Open Date:
  - (i) with respect to the Restaurants required to be opened in accordance with the Groundbreaking Development Schedule, Developer must pay to Franchisor a nonrefundable fee of \$5,000 (the "Groundbreaker Monthly Fee"), which will automatically and without prior judicial intervention (including by order or decree) become due and payable by Developer to Franchisor for each month or portion thereof following the Required Open Date through the earlier of (a) the actual date on which the Restaurant opens and (b) ten (10) years after the Required Open Date; and
  - (ii) with respect to the Restaurants required to be opened in accordance with the Pacesetter Development Schedule, Developer must pay to Franchisor a nonrefundable fee of \$7,500 (the "**Pacesetter Monthly Fee**"), which will automatically and without prior judicial intervention (including by order or decree) become due and payable by Developer to Franchisor for each month or portion thereof following the Required Open Date through the earlier of (a) the actual date on which the Restaurant opens and (b) ten (10) years after the Required Open Date.
- B. Notwithstanding anything to the contrary contained in this Agreement, the Required Open Date for a new Restaurant will be extended by 12 months to the one-year anniversary of the Required Open Date<sup>1</sup> if Developer has secured the real estate for the new Restaurant through a binding and bona fide purchase or lease agreement and submitted such purchase or lease agreement to Franchisor by the Required Open Date. In addition, Developer's failure to timely open a new Restaurant by the Required Open Date will not constitute a default under this Agreement, or require payment of the applicable Groundbreaker Monthly Fee or Pacesetter Monthly Fee if:
  - (i) Developer is participating in Franchisor's Real Estate Procurement Program ("**REPP**") for a new Restaurant pursuant to a REPP Letter of Agreement entered into with Franchisor at least two years prior to the Required Open Date for the new Restaurant, and such failure results from Franchisor's inability or delay in securing suitable real estate for the new

<sup>&</sup>lt;sup>1</sup> The Required Open Date for Restaurants to be developed under this Agreement that are identified in this Agreement as forming part of a "pod" of new development Restaurants will not be eligible for a 12-month extension.

Restaurant; provided that, in each case, such inability or delay is not caused by Developer's failure to (a) act in good faith when considering a potential site made available to Developer for approval or (b) otherwise comply with the terms and conditions of the REPP; or

- (ii) such failure results from an event beyond Developer's reasonable control, including, without limitation, all labor disputes, governmental regulations or controls that directly affect the development of the Restaurants, fires or other casualties, inability to obtain any material or services, acts of God, or acts of war or terrorism; provided that, in each case, such event (a) is not caused by the act, omission, negligence or default of Developer, (b) could not have been avoided by the exercise of reasonable diligence, and (c) Developer uses good faith and diligent efforts to open the Restaurant as soon as reasonably practicable after the event that gave rise to the delay no longer exists.
- C. If Developer's failure to open a new Restaurant by the Required Open Date is due to a reason described in subparagraph 7.B(i) or 7.B(ii) above, then the Required Open Date for such new Restaurant will be extended for a reasonable period after, as the case may be, (i) Franchisor (or Developer) has secured the real estate for the new Restaurant or (ii) the force majeure event that gave rise to the delay no longer exists, in each case as determined by Franchisor in its reasonable business judgment.
- D. For the avoidance of doubt, Developer's lack of funds or other financial inability to perform will not constitute a permissible reason for Developer's failure to timely open a new Restaurant by the Required Open Date.
- E. [Subject to the terms and conditions of Section 7.B of this Agreement, if Developer fails to open a new Restaurant within ten years after the Required Open Date for such Restaurant, then a portion of the Development Fee equal to the then-current TAF being charged in the System by Franchisor will be forever forfeited.]
- 8. LOCATION OF RESTAURANTS. Subject to Developer's participation in the REPP, Developer is responsible for locating proposed sites within the Territory for each of the Restaurants contemplated in the Development Schedules and during the term of this Agreement, Developer shall use its best efforts to locate suitable sites. Franchisor may, in its sole discretion, offer counseling and advice to Developer in connection with site selection. In no event, however, will Franchisor be obligated to loan money, guarantee leases, provide financing or otherwise become directly involved and/or obligated to Developer or to any third party in respect of such site selection or development; these activities and undertakings are the exclusive responsibility of Developer, legally, financially and otherwise.
- 9. **SITE ACCEPTANCE.** Developer agrees to adhere to Franchisor's standard development process as set forth in Franchisor's then-current New Restaurant Development Policy. Upon selection by Developer of a proposed site for a Restaurant,

Developer shall promptly submit to Franchisor such specific site data and demographic and other information concerning the site as may be reasonably required by Franchisor, utilizing such forms as may be required by Franchisor. Franchisor may either accept or reject such site in accordance with Franchisor's then-current site selection documentation, policies and procedures. To be effective, any site acceptance by Franchisor must be in writing. Developer understands and acknowledges that Franchisor may reject any proposed site in its sole discretion, in which event, Developer will not proceed at the rejected site but will seek to locate an acceptable alternative site. The acquisition in any manner of any proposed site prior to acceptance by Franchisor will be at the sole risk and responsibility of Developer and will not obligate Franchisor, in any way, to accept such site. As a condition for accepting a proposed site, Franchisor may require Developer to negotiate a lease or sales contract that includes certain terms regarding duration or other specified matters. Developer understands and acknowledges that a site acceptance may be conditioned on such matters, and if Developer does not wish to or cannot satisfy the pertinent conditions within a reasonable time, the site will be deemed rejected.

In executing this Agreement, accepting a proposed site, giving 10. **DISCLAIMER.** approvals or advice, or providing services or assistance in connection with this Agreement, and even with Developer's participation in the REPP, Franchisor does not guarantee the suitability of an accepted site or the success of any Restaurant established at such site. Franchisor expressly disclaims any warranties, express or implied, with respect to the suitability of any site or the success of any Restaurant. Developer understands and acknowledges that the suitability of any site and the success of any Restaurant depend on many factors outside the control of either Franchisor or Developer (such as (i) changes in the quick-service restaurant industry, including consumer trends toward value-oriented products and promotions or consuming fewer meals away from home, (ii) prevailing economic, market and business conditions, including competition from other food service providers, high unemployment and decreased consumer spending levels, (iii) cost and availability of capital and (iv) cost fluctuations associated with food, suppliers, energy, fuel, distribution or labor), but will depend, in part, on Developer's efforts in the operation of the Restaurant, and Developer assumes all risks associated with the success of such Restaurant.

### 11. CONSTRUCTION.

- A. Developer may in no event begin construction of the Restaurant unless the following conditions have been met:
  - (i) Franchisor has accepted the site in writing;
  - (ii) Developer has obtained the right to use the site, obtained all necessary permits and governmental approvals, and otherwise obtained the rights to construct, maintain and operate the Restaurant on the site;
  - (iii) All construction plans, rights, permits, specifications and layouts for the Restaurant have been approved by Franchisor in writing (the "Approved Plans and Specifications"); and

- (iv) Developer and Franchisor have executed Franchisor's then-current franchise agreement for the accepted site and Developer has paid the required TAF due under such franchise agreement.
- B. All construction must be in accordance with the following terms and conditions:
  - (i) Developer shall construct the Restaurant at the accepted site in accordance with the Approved Plans and Specifications subject, however, to any alteration thereto that may be required by applicable law, regulation or ordinance. If alterations of any kind are required to be made to the Approved Plans and Specifications, such alterations must be approved by Franchisor in writing before any work is begun. All costs and expenses, including engineering and architectural fees, incurred in obtaining approvals from the appropriate governmental authorities of the Approved Plans and Specifications will be paid by Developer;
  - (ii) Developer may not deviate from the Approved Plans and Specifications in any manner in the construction or remodeling of the Restaurant without the prior written approval of Franchisor. If, at any time, Franchisor determines that Developer has not constructed or remodeled the Restaurant in accordance with the Approved Plans and Specifications approved by Franchisor, Franchisor will, in addition to any other remedies, have the right to obtain an injunction from a court of competent authority against the continued construction and the opening of the Restaurant (or, if the Restaurant has already opened, against the continued operation of the Restaurant), and Developer hereby consents to any such injunction; and
  - (iii) The Restaurant must be constructed in accordance with all applicable laws, regulations and ordinances.
- C. If, at any time Franchisor determines that Developer has begun constructing or remodeling a Restaurant without all conditions having been met, Franchisor will, in addition to any other remedies, have the right to obtain an injunction from a court of competent authority against the continued construction and the opening of the Restaurant (or, if the Restaurant has already been opened, against the continued operation of the Restaurant), and Developer hereby consents to any such injunction.

### 12. FRANCHISE AGREEMENT.

A. Except with respect to Developer's TAF waiver eligibility under the Pacesetter Incentive Program, construction of a new Restaurant may not begin under any circumstances until the required TAF has been paid and the franchise agreement for such location has been executed by Developer and Franchisor. The TAF payable by Developer will be equal to the amount of the TAF that Franchisor is then charging other franchisees in the System at the time of the signing of each of Developer's franchise agreements. Developer understands and acknowledges that the TAF charged by Franchisor in 2024 is Fifty Thousand Dollars (\$50,000) per

Restaurant. Developer understands and acknowledges that the TAF may be increased or modified by Franchisor from time to time in its sole discretion with respect to any or all of the Restaurants to be developed hereunder. Developer acknowledges that it will, and will cause such other parties to be franchisees or guarantors in accordance with Franchisor's then-current policies, to execute the then-current form of franchise agreement for each Restaurant to be opened pursuant to the Agreement. Each such form of franchise agreement may contain terms that are materially different from the form of franchise agreement currently being used by Franchisor.

- B. Developer must comply with Franchisor's then-current franchising policies and procedures for the issuance of each of the franchise agreements. Franchisor will be under no obligation to execute or issue a franchise agreement to Developer if Developer is in default of this Agreement or any franchise agreement between Franchisor and Developer. Further, Franchisor will be under no obligation to execute or issue a franchise agreement to Developer is not eligible for expansion pursuant to Franchisor's then-current expandability criteria, and Developer assumes such risk.
- C. Franchisor's determination of expandability will be based upon, without limitation, Developer's compliance with its existing franchise agreement(s) and System initiatives, and certain financial and operational performance metrics utilized by Franchisor in determining the expandability of existing franchisees in the System.
- D. Franchisor will be under no obligation to execute and issue a franchise agreement unless Developer has complied in a timely manner with all terms and conditions of this Agreement and has satisfied all requirements set forth herein (including construction requirements) with respect to the pertinent accepted site. If and when a franchise agreement is executed by Franchisor, it will govern the relations between the parties with respect to the pertinent Restaurant.
- E. Developer and such other parties to be franchisees or guarantors in accordance with Franchisor's then-current policies will also be required to sign and deliver Franchisor's standard General Release of All Claims in connection with Developer's execution of each individual franchise agreement and this Agreement. Copies of Franchisor's current form of franchise agreement and current form of General Release of All Claims are included in Franchisor's current Franchise Disclosure Document, receipt of which Developer has previously acknowledged, as further confirmed by Developer's execution of this Agreement.
- 13. NO RIGHT TO OPERATE OR USE PROPRIETARY MARKS. Developer acknowledges and agrees that (A) Franchisor is the current owner of the Proprietary Marks; (B) until a franchise agreement has been issued for a specified site, Developer will not have or be entitled to exercise any of the rights, powers and privileges granted by the franchise agreement, including without limitation the right to use the Proprietary Marks; (C) the execution of this Agreement will not be deemed to grant any such rights,

powers or privileges to Developer; and (D) Developer may not under any circumstances commence operation of any Restaurant prior to execution by Franchisor of a franchise agreement for the pertinent location. Furthermore, this Agreement does not give Developer any right to franchise, license, subfranchise, or sublicense others to operate Restaurants. This Agreement only grants Developer development rights, subject to the terms and conditions hereof.

#### 14. **TERMINATION.**

- A. This Agreement will terminate immediately and automatically without notice to either party upon the commencement of any proceedings by or against Developer under the United States Bankruptcy Code, under any Chapter thereof or amendment thereto, or under any other insolvency act, whether federal or state; the appointment of any trustee or receiver for the business or property of Developer; or any assignment by Developer for the benefit of creditors.
- B. Franchisor will have the right at its sole election to terminate this Agreement immediately upon thirty (30) days prior written notice to Developer, upon the occurrence of any of the following:
  - (i) Developer's failure to comply with the Development Schedules, subject to the terms and conditions of Section 7.B of this Agreement;
  - (ii) Developer's attempted assignment of this Agreement without the prior written approval of Franchisor;
  - (iii) if Developer (or any entities comprising Developer) is a corporation, limited liability company or a partnership, the transfer of any of the capital stock, membership interest, or partnership interest of such corporation, limited liability company or partnership during the term of this Agreement without the prior written consent of Franchisor, which consent may be granted or withheld in accordance with the terms of this Agreement, the existing franchise agreement between Franchisor and Developer, and as provided in Franchisor's transaction policies;
  - (iv) the discovery by Franchisor of any material misrepresentation in any of the information or documents submitted to Franchisor by or on behalf of Developer in connection with this Agreement;
  - (v) any violation by Developer of any of the provisions of this Agreement; or
  - (vi) any violation of any franchise agreement or other agreement between Franchisor and Developer.
- C. Franchisor will have the right at its election to terminate this Agreement immediately upon written notice to Developer, in the event of the termination by Franchisor of any franchise agreement between Franchisor and Developer pursuant to its terms or in the event of Developer's failure to cure a default under

any franchise agreement between Franchisor and Developer within the applicable cure period.

- D. For purposes of Section 12 above and this Section 14, any franchise agreements issued to Developer or any of its Affiliates will be deemed an agreement between Franchisor and Developer.
- 15. **EFFECT OF EXPIRATION OR TERMINATION.** Upon expiration or completion of this Agreement, or upon termination for any reason, *[(a)]* the rights granted to Developer pursuant to Section 1 above will be extinguished immediately and Developer will have no further rights within the Territory except as contained in the individual franchise agreements executed by Franchisor and Developer*[, and (b) any remaining portion of the Development Fee will be forever forfeited].*
- 16. **CONFIDENTIALITY.** At all times during the term of this Agreement, and after termination of this Agreement for any reason, Developer (and if a corporation, limited liability company or partnership, its shareholders, directors, and officers, members or partners, as individuals) shall not divulge, disclose or communicate, directly or indirectly, to any other person or entity any confidential or proprietary information or knowledge obtained from Franchisor, whether obtained pursuant to this Agreement or otherwise.
- 17. This Agreement inures to the benefit of and be binding upon ASSIGNMENT. Franchisor, its successors and assigns. The rights granted to Developer in this Agreement represent a special opportunity provided to Developer personally, separate from those afforded by any franchise agreements executed or to be executed by Franchisor and are non-assignable. Neither this Agreement nor any of Developer's rights hereunder are assignable or transferable by Developer, directly or indirectly, by operation of law or otherwise, without, in each case, the prior written consent of Franchisor, which consent Franchisor may withhold in its sole discretion. Upon the direct or indirect sale, transfer or assignment of the franchise agreements pertaining to the Restaurants developed pursuant to this Agreement or Developer's existing Restaurants that results in Developer or its Affiliate no longer operating Restaurants within the Territory (each, a "Transfer"), then Franchisor will have the right in its sole discretion to (A) require the transferee of such franchise agreements to assume Developer's obligations under this Agreement as a condition of Franchisor's consent to such Transfer, or (B) terminate this Agreement effective upon Franchisor's consent to such Transfer. Notwithstanding the foregoing, it will not be a violation of this paragraph if Restaurants are developed and opened under this Agreement by one or more of Developer's Affiliates. Franchisor may, without the consent of Developer, assign this Agreement or any of its rights or obligations hereunder to any party. To the extent that the purchaser or assignee shall assume the covenants and obligations of Franchisor under this Agreement, Franchisor shall thereupon and without further agreement, be freed and relieved of all liability with respect to such covenants and obligations.
- 18. **NOTICE.** Any and all notices, demands, or communications required to be given hereunder must be in writing and sent by a recognized overnight delivery or express service that provides evidence of delivery or attempted delivery (e.g. FedEx). All notices to Franchisor must be sent to Quality Is Our Recipe, LLC, Attn: Franchise Legal

Department, One Dave Thomas Blvd., Dublin, OH 43017, and all notices to Developer must be sent to Developer at \_\_\_\_\_\_\_, or to such other address as either party may hereafter provide in writing to the other as a notice address. Any notice, demand, or communication will be deemed given as of the date of delivery or attempted delivery. Developer must notify Franchisor of and maintain a street address for the purposes of all notices required hereunder and provide Franchisor with current phone numbers and addresses in order to maintain current notice and contact information.

19. **JOINT AND SEVERAL LIABILITY.** If more than one person or entity is a named Developer under this Agreement, such persons' obligations and liabilities under this Agreement will be joint and several and all references in this Agreement to "Developer" include all Developers individually and collectively.

#### 20. GOVERNING LAW AND FORUM SELECTION.

- A. This Agreement will be governed, construed and interpreted in accordance with the laws of the State of Ohio. In the event of any dispute concerning the parties' rights or obligations under this Agreement, Developer agrees, to the extent permitted by applicable law, to file any suit against Franchisor only in the federal or state court having jurisdiction where Franchisor's principal office is then located. Developer hereby waives all questions of personal jurisdiction or venue for the purpose of carrying out this provision.
- B. Franchisor and Developer irrevocably waive trial by jury in any action, proceeding, or counterclaim, whether at law or in equity, brought by Franchisor against Developer (or any of them) on the one hand, or by Developer against Franchisor (or any of its affiliates) on the other hand, whether or not there are other parties in such action or proceeding. Any and all claims and actions arising out of or relating to this Agreement, the relationship of Franchisor and Developer, or Developer's development of Restaurants in the Territory, brought by Franchisor against Developer (or any of its affiliates) on the other hand, must be commenced within two (2) years from the occurrence of the facts giving rise to such claim or action, or such claim or action will be barred.
- C. Franchisor and Developer hereby waive to the fullest extent permitted by law any right to or claim of any punitive or exemplary damages against the other and agree that in the event of a dispute between them each will be limited to the recovery of any actual damages sustained by it.
- D. Nothing herein contained will bar Franchisor's right to obtain injunctive relief against threatened conduct that Franchisor reasonably believes may cause Franchisor to suffer any loss or damages related to its Proprietary Marks, under the usual equity rules, including the applicable rules for obtaining restraining orders and preliminary injunctions.
- 21. **DEVELOPER'S ACKNOWLEDGMENTS AND REPRESENTATIONS.** Developer understands that there are significant risks in any business venture and that Developer's success or failure under this agreement will depend, in part, on Developer's own efforts.

Franchisor and its representatives have made no representations to Developer other than the matters set forth in the Franchise Disclosure Document provided to Developer and Developer has undertaken this venture solely in reliance upon the matters set forth in the Franchise Disclosure Document and Developer's own independent investigation of the merits of this venture.

- 22. **ENTIRE AGREEMENT.** This Agreement supersedes and replaces the Existing Development Agreement(s) in its/their entirety and contains the entire agreement between the parties concerning the subject matter hereof and may not be modified except by a written document executed by both parties.
- 23. **COUNTERPARTS AND ELECTRONIC SIGNATURE.** This Agreement may be executed in one or more counterparts, each of which will be deemed an original, and all of which together will constitute one and the same instrument. Furthermore, delivery of a copy of a counterpart signature by facsimile or electronic transmission will constitute a valid and binding execution and delivery of this Agreement, and such copy will constitute an enforceable original document. This Agreement may also be executed through the use of electronic signature, which each party acknowledges is a lawful means of obtaining signatures. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if actually signed by such party in writing.

[The remainder of this page is intentionally left blank.]

This Agreement is hereby executed by Franchisor and Developer effective on the date set forth on the first page of this Agreement.

#### **FRANCHISOR:**

QUALITY IS OUR RECIPE, LLC
By EXHIBIT PAGE
Tatiana Lambert N HERE VP Chief Development Officer, U.S.
Legal Dept

[Continued on the next page]

[Continued from the previous page]

### **DEVELOPER:**

By: Name: EXHIBIT PAGE SIGN HERE Title: DO NOT , Individually

Signature Page to Development Agreement

## EXHIBIT A

# TERRITORY

Any DMA in which Developer currently operates a Wendy's Restaurant and any location for which Developer has an active Real Estate Letter (as defined in Franchisor's New Restaurant Development Policy).

### EXHIBIT B-1

### **GROUNDBREAKING DEVELOPMENT SCHEDULE**

[This Groundbreaking Development Schedule reflects the new Restaurants Developer opened since the effective date of the Existing Development Agreement through the date of this Agreement, as identified by the column "Compliant Site #".]

New Restaurant Requirement	Required Open Date	Compliant Site # (if applicable)	Cumulative Total

Exhibit B-1

### EXHIBIT B-2

### PACESETTER DEVELOPMENT SCHEDULE

New Restaurant Requirement	Required Open Date	Cumulative Total
_		

#### **EXHIBIT C-1**

#### <u>GROUNDBREAKING</u> INCENTIVE PROGRAM ADDENDUM

This GROUNDBREAKING INCENTIVE PROGRAM ADDENDUM ("Addendum") is executed in Dublin, Ohio, on the date referenced below, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Franchisor") and \_\_\_\_\_\_, (collectively, "Franchisee"); and ("Guarantor").

WHEREAS, Franchisor and Franchisee and/or one or more of Franchisee's affiliates are parties to that certain *[Amended and Restated]* Development Agreement dated \_\_\_\_\_\_, 202\_\_ (the **"Development Agreement"**), pursuant to which Franchisee and/or one or more of Franchisee's affiliates have the right and obligation to develop and open new Wendy's Branded Restaurants within certain geographic areas specified in the Development Agreement;

WHEREAS, Franchisor has established an incentive program for qualifying franchisees that open a new Wendy's Branded Restaurant under a new or amended development agreement entered into with Franchisor (the **"Groundbreaking Incentive Program"**);

WHEREAS, Franchisor and Franchisee (*and Guarantor*) are, concurrently herewith, entering into a Unit Franchise Agreement (the "**Franchise Agreement**"), which provides Franchisee with the franchise and licensed rights to open and operate a Wendy's Branded Restaurant located at \_\_\_\_\_\_ (Contract-Site #\_\_\_\_\_) (the "**Restaurant**");

WHEREAS, because the Restaurant is a new Wendy's Branded Restaurant opening with an approved building design in accordance with the terms and conditions of the Development Agreement, Franchisee is entitled to the benefits of the Groundbreaking Incentive Program; and

WHEREAS, Franchisor and Franchisee (*and Guarantor*) desire to modify the Franchise Agreement to document such benefits in accordance with the terms of this Addendum.

NOW, THEREFORE, in consideration of the premises set forth above, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound, mutually agree as follows:

- 1. Section 5.2. of the Franchise Agreement is hereby modified such that the monthly royalty fee payable by Franchisee for sales after the Restaurant opens and during the first full 12 calendar months thereafter will be an amount equal to 1% of the Restaurant's previous month's Gross Sales, and the monthly royalty fee contribution payable by Franchisee for sales during the immediately succeeding 12-month period will be an amount equal to 2% of the Restaurant's previous month's Gross Sales. The monthly royalty fee will increase to the standard rate of 4% of the Gross Sales of the Restaurant after the expiration of the forgoing 24-month period. The balance of Section 5.2. remains unchanged as set forth in the Franchise Agreement.
- 2. Sections 5.3, 13.1, 13.1.A., and 13.1.B. of the Franchise Agreement are hereby modified such that the monthly WNAP contribution payable by Franchisee for sales after the Restaurant opens and during the first full 12 calendar months thereafter will be reduced by 3.5% compared to the systemwide standard contribution obligation, and the monthly WNAP contribution payable by Franchisee for sales during the immediately succeeding 12-month period will be reduced by 3% compared to the systemwide standard contribution obligation. This means that: (a) for sales of the Restaurant after the Restaurant opens and during the first full 12 calendar months thereafter the total 4% Advertising Contribution will be allocated such that (i) Franchisee will not be

required to make a contribution to WNAP, and (ii) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales; and (b) for sales of the Restaurant during the immediately succeeding 12-month period the 4% Advertising Contribution will be allocated such that (i) Franchisee shall contribute to WNAP on a monthly basis an amount equal to 0.5% of the Restaurant's previous month's Gross Sales, and (ii) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. Upon the expiration of the foregoing 24-month period, the allocation of the total 4% Advertising Contribution will revert to the then-current allocation, which as of 2023 is allocated such that (x) Franchisee shall contribute to WNAP on a monthly basis an amount equal to 3.5% of the Restaurant's previous month's Gross Sales, and (y) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. However, for the avoidance of doubt, this distribution and the amounts required to be contributed to WNAP and to local advertising and promotion may be affected by a systemwide vote as described in the Franchise Agreement.

The balance of Sections 5.3, 13.1, 13.1.A., and 13.1.B. remain unchanged as set forth in the Franchise Agreement.

- 3. Capitalized terms used but not defined herein shall have the meanings given to them in the Franchise Agreement.
- 4. This Addendum sets forth the entire understanding between the parties concerning the subject matter hereof and incorporates all prior negotiations and understandings. Except as specifically set forth herein, all other terms and conditions of the Franchise Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, this Addendum is effective as of the date it is executed by Franchisor.

#### **FRANCHISOR:**

#### **QUALITY IS OUR RECIPE, LLC**



(Signatures continued on next page)

(Signatures continued from previous page)

#### FRANCHISEE:



#### **EXHIBIT C-2**

#### PACESETTER INCENTIVE PROGRAM ADDENDUM

WHEREAS, Franchisor and Franchisee and/or one or more of Franchisee's affiliates are parties to that certain [Amended and Restated] Development Agreement dated \_\_\_\_\_\_, 202\_\_ (the **"Development Agreement"**), pursuant to which Franchisee and/or one or more of Franchisee's affiliates have the right and obligation to develop and open new Wendy's Branded Restaurants within certain geographic areas specified in the Development Agreement;

WHEREAS, Franchisor has established an incentive program for qualifying franchisees that open a new Wendy's Branded Restaurant under a new or amended development agreement entered into with Franchisor (the **"Pacesetter Incentive Program"**);

WHEREAS, Franchisor and Franchisee (*and Guarantor*) are, concurrently herewith, entering into a Unit Franchise Agreement (the "**Franchise Agreement**"), which provides Franchisee with the franchise and licensed rights to open and operate a Wendy's Branded Restaurant located at \_\_\_\_\_\_ (Contract-Site #\_\_\_\_\_) (the "**Restaurant**");

WHEREAS, because the Restaurant is a new Wendy's Branded Restaurant opening with an approved building design in accordance with the terms and conditions of the Development Agreement, Franchisee is entitled to the benefits of the Pacesetter Incentive Program;

WHEREAS, Franchisor and Franchisee (*and Guarantor*) desire to modify the Franchise Agreement to document such benefits in accordance with the terms of this Addendum.

NOW, THEREFORE, in consideration of the premises set forth above, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound, mutually agree as follows:

- 1. Section 5.1. of the Franchise Agreement is hereby modified such that the Fifty Thousand Dollars (\$50,000) Technical Assistance Fee shall be waived in its entirety. The balance of Section 5.1. shall remain as set forth in the Franchise Agreement.
- 2. Section 5.2. of the Franchise Agreement is hereby modified such that the monthly royalty fee payable by Franchisee for sales after the Restaurant opens and during the first full 36 calendar months for sales after the Restaurant opens, the monthly royalty will be waived in its entirety. The monthly royalty fee will increase to an amount equal to five percent (5%) of the Gross Sales of the Restaurant after the expiration of the forgoing 36-month period and continue until the expiration or termination of the Franchise Agreement. The balance of Section 5.2. remains unchanged as set forth in the Franchise Agreement.
- 3. Sections 5.3, 13.1, 13.1.A., and 13.1.B. of the Franchise Agreement are hereby modified such that the monthly WNAP contribution payable by Franchisee for sales after the Restaurant opens and during the first full 36 calendar months thereafter will be reduced by 3.5% compared to the systemwide standard contribution obligation. This means that: (a) for sales of the Restaurant after the Restaurant opens and during the first full 36 calendar months thereafter will be reduced by 3.5% compared to the Advertising Contribution will be allocated such that (i) Franchisee will not be required to make a

contribution to WNAP, and (ii) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. Upon the expiration of the foregoing 36-month period, the allocation of the total 4% Advertising Contribution will revert to the then-current allocation, which as of 2023 is allocated such that (x) Franchisee shall contribute to WNAP on a monthly basis an amount equal to 3.5% of the Restaurant's previous month's Gross Sales, and (y) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. However, for the avoidance of doubt, this distribution and the amounts required to be contributed to WNAP and to local advertising and promotion may be affected by a systemwide vote as described in the Franchise Agreement.

The balance of Sections 5.3, 13.1, 13.1.A., and 13.1.B. remain unchanged as set forth in the Franchise Agreement.

- 4. Capitalized terms used but not defined herein shall have the meanings given to them in the Franchise Agreement.
- 5. This Addendum sets forth the entire understanding between the parties concerning the subject matter hereof and incorporates all prior negotiations and understandings. Except as specifically set forth herein, all other terms and conditions of the Franchise Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, this Addendum is effective as of the date it is executed by Franchisor.



#### FRANCHISOR:

(Signatures continued on next page)

(Signatures continued from previous page)

#### **FRANCHISEE:**



#### [AMENDED AND RESTATED] DEVELOPMENT AGREEMENT

[US Groundbreaker 3.0]

This [Amended and Restated] Development Agreement ("Agreement") is dated and made effective as of \_\_\_\_\_\_ 2024, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Franchisor"), and \_\_\_\_\_\_, a \_\_\_\_\_\_, a \_\_\_\_\_\_ [limited liability company/corporation], and \_\_\_\_\_\_, an individual ("Developer").

WHEREAS, Franchisor has developed and owns a distinctive format and system relating to the establishment and operation of Wendy's and Wendy's Old Fashioned Hamburgers restaurants (each a "**Restaurant**") featuring, among other things, hamburgers, chili, salads, French fries, assorted chicken and other sandwiches, frozen desserts, and other food and beverages (the "**System**");

WHEREAS, Franchisor identifies the System by means of certain trade names, service marks, trademarks, logos, emblems, and indicia of origin, including, but not limited to, the marks "WENDY'S" and "WENDY'S OLD FASHIONED HAMBURGERS," and such other trade names, designs, emblems, labels, signs, symbols, service marks, trademarks, copyrighted materials and other intellectual property as are now designated (and may hereinafter be designated by Franchisor in writing) for use in connection with the System (the "**Proprietary Marks**");

[WHEREAS, Franchisor and Developer are parties to that certain Development Agreement dated \_\_\_\_\_\_, 20\_\_ (the "Existing Development Agreement"), pursuant to which Developer agreed to develop and open certain new Restaurants within the territories described therein in connection with Franchisor's Groundbreaking Incentive Program (the "Groundbreaking Incentive Program");]

WHEREAS, Franchisor is offering an incentive program for qualifying franchisees that open a new Restaurant under a new or amended development agreement entered into with Franchisor (the "Groundbreaker 3.0 Incentive Program"); and

[WHEREAS, Developer desires to take advantage of the benefits of the Groundbreaker 3.0 Incentive Program by committing to opening an incremental number of new Restaurants in addition to those existing commitments under the Existing Development Agreement, and Franchisor and Developer have agreed to enter into this Agreement to consolidate Developer's development rights and obligations, to supersede and replace the Existing Development Agreement, Agreement, and to provide for Developer's non-exclusive right and obligation to develop a total of \_\_\_\_\_ (\_\_) new Restaurants in accordance with the terms and conditions of this Agreement.]

[WHEREAS, Developer anticipates utilizing Franchisor's Build To Suit ("**BTS**") program to develop Restaurants, which will satisfy its new restaurant development obligations under this Agreement but will make Developer ineligible for the incentives offered under the Groundbreaker 3.0 Incentive Program for any Restaurant opened under the BTS program; and]

WHEREAS, Developer desires to take advantage of the benefits of the Groundbreaker 3.0 Incentive Program, and Franchisor and Developer have agreed to enter into this Agreement, pursuant to which Developer will have the right and obligation to develop new Restaurants in accordance with the terms and conditions of this Agreement.

NOW, THEREFORE, it is mutually agreed as follows:

1. **GRANT.** Franchisor hereby grants to Developer during the term of this Agreement and subject to the conditions hereof the non-exclusive right and obligation to develop \_\_\_\_\_\_\_\_ new Restaurants in the geographical area described on *Exhibit A* and incorporated herein by reference (the "**Territory**"). If the Territory includes more than one Designated Market Area ("**DMA**"), as defined by The Nielsen Company, Developer agrees to use good faith efforts to develop and open new Restaurants under this Agreement throughout the entire Territory. The operation of the Restaurants developed under this Agreement will be governed by independent and individual franchise agreements to be issued by Franchisor in accordance with Section[11/10] below.

Developer understands and acknowledges as follows:

- A. Developer's rights under this Agreement are non-exclusive, and during the term of this Agreement Franchisor may in its sole discretion itself develop and operate, and grant rights to others to develop and operate: (i) Restaurants anywhere within the Territory; (ii) anywhere within the Territory, outlets and various food service facilities not under the Wendy's brand, marks and System; and (iii) anywhere outside the Territory, restaurants and other food service facilities of any kind, including Restaurants. Franchisor reserves all rights not granted to Developer by this Agreement. Developer assumes all risks in this regard;
- B. if Developer or its Affiliate (as such term is defined in Section 5.B below) relocates or replaces an existing Restaurant prior to the expiration of the term of its applicable franchise agreement with a new Restaurant that (i) is approved by Franchisor in writing and (ii) opens for operation prior to or simultaneously with the closing of such existing Restaurant (a "**Replacement Restaurant**"), such Replacement Restaurant will not constitute a new Restaurant for purposes of this Agreement and will not count toward Developer's obligations under this Agreement, but Developer or its Affiliate will receive the incentives under this Agreement through the term of this Agreement;
- C. the scrape and rebuild (or complete demolition) of an existing Restaurant will not constitute a new Restaurant for purposes of this Agreement and will not count toward Developer's obligations under this Agreement; and
- D. new Restaurants opened under Wendy's Build to Suit program are not eligible for the incentives under this Agreement and do not count toward Developer's new Restaurant obligations under this Agreement.
- 2. TERM. Unless earlier terminated pursuant to Section[13/12] below, this Agreement will expire upon the earlier of (i) the opening of the last of the Restaurants to be opened in accordance with the [development schedule on Exhibit B-1 (the "Groundbreaking Development Schedule") and the] development schedule on Exhibit B[-2] (the "Groundbreaker 3.0 Development Schedule," [and together with the Groundbreaking Incentive Development Schedule, collectively sometimes referred to herein as the] "Development Schedule[s]"), attached hereto and incorporated herein by reference, and (ii) the ten-year anniversary of the Required Open Date set forth in the Development

Schedule[s] (the "**Required Open Date**"), as may be extended, for the last of the Restaurants to be opened in accordance with the Development Schedule[s].

#### 3. [DEVELOPMENT FEES.

- A. Franchisor and Developer acknowledge and agree that the remaining balance of total development fees paid by Developer under the Existing Development Agreement(s) that have not yet been applied toward the payment of the technical assistance fee ("TAF") for a Restaurant is \$\_\_\_\_\_ (the "Development Fee").
- B. Developer acknowledges and agrees that the Development Fees have been fully earned by Franchisor and are non-refundable. However, Franchisor shall credit a portion of the Development Fee equal to the then-current TAF being charged in the System by Franchisor toward payment of the TAF payable under the franchise agreement to be executed in connection with new Restaurants to be developed under this Agreement, provided in each case that such new Restaurant is timely opened in accordance with the Development Schedules and Developer is otherwise in compliance with this Agreement.
- C. Developer acknowledges and agrees that: (i) with respect to any new Restaurant for which the TAF credit applied does not equal the full TAF payable under the franchise agreement for such new Restaurant, Developer will be required to pay to Franchisor an amount equal to the difference between the full TAF payable for such new Restaurant and the TAF credit applied; and (ii) with respect to any new Restaurant to be developed for which no TAF credit will be applied, Developer will be required to pay to Franchisor a full TAF in accordance with Section 11 of this Agreement.
- D. Developer acknowledges and agrees that (i) subject to the terms and conditions of Section 6.B of this Agreement, if Developer fails to open a new Restaurant within ten years after the Required Open Date for such Restaurant, then a portion of the Development Fee equal to the then-current TAF being charged in the System by Franchisor will be forever forfeited, and (ii) any portion of the Development Fee remaining upon the expiration or earlier termination of this Agreement will be forever forfeited.]
- 4. **DEVELOPMENT SCHEDULE**[S]. Developer shall timely open and continuously operate properly licensed Restaurants in accordance with the Development Schedule[s]. If Developer opens and continuously operates a greater number of Restaurants in the Territory than is required during any interim period of the Development Schedule[s], the requirements of the succeeding period(s) will be deemed satisfied to the extent of such excess number of Restaurants, up to the total number of Restaurants specified in the Development Schedule[s].
- 5. [GROUNDBREAKING INCENTIVE PROGRAM AND] GROUNDBREAKER 3.0 INCENTIVE PROGRAM. [For the avoidance of doubt, if Developer utilizes Franchisor's BTS program to satisfy a development obligation under this Agreement, Developer will not be eligible for any incentives offered under the Groundbreaker 3.0

Incentive Program for such Restaurant. However, if Developer elects not to use BTS and I]f Developer is in compliance with the terms and conditions of this Agreement, Developer will be entitled to the following incentives with respect to Restaurants opened in accordance with the Development Schedule[s]:

- A. For each new Restaurant timely opened by Developer in accordance with the Development Schedule/s) and the terms and conditions of this Agreement, a certain portion of the royalty and WNAP obligations payable under the franchise agreement for such new Restaurant will be abated during the first full 24 calendar months after the Restaurant opens as described in the Groundbreaking Incentive Program Addendum attached hereto as Exhibit C (the "Groundbreaking Incentive Addendum"). Developer shall enter into a Groundbreaking Incentive Addendum concurrently with entering into a franchise agreement for a new Restaurant as described in Section[11/10] of this Agreement. Upon the expiration of the initial 24-month period, (i) the monthly royalty fee will increase to a rate of four percent (4%) of the Gross Sales of the Restaurant, and (ii) the WNAP Advertising Contribution shall increase to a rate of three and one-half percent (3.5%) of the Gross Sales of the Restaurant or the then-current Systemwide contribution rate.
- B. [The right to utilize the "Refresh Lite" reimaging design through December 31, 2024 for all existing Restaurants owned and operated by Developer or its affiliate operating under a common "Combination Number," as such term is used by Franchisor for the System ("Affiliate").]

#### 6. **FAILURE TO PERFORM.**

- A. Developer acknowledges that time is of the essence under this Agreement, and, with respect to projects utilizing [*BTS or*] REPP, Developer is expected to open such Restaurants promptly upon Franchisor's completion of all of Franchisor's obligations under the applicable [*BTS or*] REPP. Developer agrees that, subject only to the terms and conditions of Section [5 / 6.B] below, if Developer fails to timely open a new Restaurant by the Required Open Date, then beginning in the month immediately following the Required Open Date:
  - (i) [with respect to the Restaurants required to be opened in accordance with the Groundbreaking Development Schedule, Developer must pay to Franchisor a nonrefundable fee of \$5,000 (the "Groundbreaker Monthly Fee"), which will automatically and without prior judicial intervention (including by order or decree) become due and payable by Developer to Franchisor for each month or portion thereof following the Required Open Date through the earlier of (a) the actual date on which the Restaurant opens and (b) ten (10) years after the Required Open Date; and]
  - (ii) with respect to the Restaurants required to be opened in accordance with the Groundbreaker 3.0 Development Schedule, Developer must pay to Franchisor a nonrefundable fee of \$6,000 (the "Groundbreaker 3.0 Monthly Fee"), which will automatically and without prior judicial

intervention (including by order or decree) become due and payable by Developer to Franchisor for each month or portion thereof following the Required Open Date through the earlier of (a) the actual date on which the Restaurant opens and (b) ten (10) years after the Required Open Date.

- B. Notwithstanding anything to the contrary contained in this Agreement, the Required Open Date for a new Restaurant will be extended by 12 months to the one-year anniversary of the Required Open Date<sup>1</sup> if Developer has secured the real estate for the new Restaurant through a binding and bona fide purchase or lease agreement and submitted such purchase or lease agreement to Franchisor by the Required Open Date[; *provided*, *however*, *that such extension shall not be permitted for any project under BTS or REPP*]. In addition, Developer's failure to timely open a new Restaurant by the Required Open Date will not constitute a default under this Agreement, or require payment of the *[applicable Groundbreaker Monthly Fee or]* Groundbreaker 3.0 Monthly Fee if:
  - (i) Developer is participating in Franchisor's [*BTS at least eighteen months prior to the Required Open Date for the new Restaurant or*] Real Estate Procurement Program ("**REPP**") for a new Restaurant pursuant to a REPP Letter of Agreement entered into with Franchisor at least two years prior to the Required Open Date for the new Restaurant, and such failure results from Franchisor's inability or delay in securing suitable real estate for the new Restaurant; provided that, in each case, such inability or delay is not caused by Developer's failure to (a) act in good faith when considering a potential site made available to Developer for approval or (b) otherwise comply with the terms and conditions of the [*BTS or*] REPP; or
  - such failure results from an event beyond Developer's reasonable control, including, without limitation, all labor disputes, governmental regulations or controls that directly affect the development of the Restaurants, fires or other casualties, inability to obtain any material or services, acts of God, or acts of war or terrorism; provided that, in each case, such event (a) is not caused by the act, omission, negligence or default of Developer, (b) could not have been avoided by the exercise of reasonable diligence, and (c) Developer uses good faith and diligent efforts to open the Restaurant as soon as reasonably practicable after the event that gave rise to the delay no longer exists.
- C. If Developer's failure to open a new Restaurant by the Required Open Date is due to a reason described in subparagraph [5 /6.B(i)] or [5/6.B(ii)] above, then the Required Open Date for such new Restaurant will be extended for a reasonable period after, as the case may be, (i) Franchisor (or Developer) has secured the real estate for the new Restaurant or (ii) the force majeure event that gave rise to the delay no longer exists, in each case as determined by Franchisor in its reasonable business judgment.

<sup>&</sup>lt;sup>1</sup> The Required Open Date for Restaurants to be developed under this Agreement that are identified in this Agreement as forming part of a "pod" of new development Restaurants will not be eligible for a 12-month extension.

- D. For the avoidance of doubt, Developer's lack of funds or other financial inability to perform will not constitute a permissible reason for Developer's failure to timely open a new Restaurant by the Required Open Date.
- E. [Subject to the terms and conditions of Section 6.B of this Agreement, if Developer fails to open a new Restaurant within ten years after the Required Open Date for such Restaurant, then a portion of the Development Fee equal to the then-current TAF being charged in the System by Franchisor will be forever forfeited.]
- 7. LOCATION OF RESTAURANTS. Subject to Developer's participation in the [BTS or] REPP, Developer is responsible for locating proposed sites within the Territory for each of the Restaurants contemplated in the Development Schedule[s] and during the term of this Agreement, Developer shall use its best efforts to locate suitable sites. Franchisor may, in its sole discretion, offer counseling and advice to Developer in connection with site selection. In no event, however, will Franchisor be obligated to loan money, guarantee leases, provide financing or otherwise become directly involved and/or obligated to Developer or to any third party in respect of such site selection or development; these activities and undertakings are the exclusive responsibility of Developer, legally, financially and otherwise.
- 8. SITE ACCEPTANCE. Developer agrees to adhere to Franchisor's standard development process as set forth in Franchisor's then-current New Restaurant Development Policy. Upon selection by Developer of a proposed site for a Restaurant, Developer shall promptly submit to Franchisor such specific site data and demographic and other information concerning the site as may be reasonably required by Franchisor, utilizing such forms as may be required by Franchisor. Franchisor may either accept or reject such site in accordance with Franchisor's then-current site selection documentation, policies and procedures. To be effective, any site acceptance by Franchisor must be in writing. Developer understands and acknowledges that Franchisor may reject any proposed site in its sole discretion, in which event, Developer will not proceed at the rejected site but will seek to locate an acceptable alternative site. The acquisition in any manner of any proposed site prior to acceptance by Franchisor will be at the sole risk and responsibility of Developer and will not obligate Franchisor, in any way, to accept such site. As a condition for accepting a proposed site, Franchisor may require Developer to negotiate a lease or sales contract that includes certain terms regarding duration or other specified matters. Developer understands and acknowledges that a site acceptance may be conditioned on such matters, and if Developer does not wish to or cannot satisfy the pertinent conditions within a reasonable time, the site will be deemed rejected.
- 9. **DISCLAIMER.** In executing this Agreement, accepting a proposed site, giving approvals or advice, or providing services or assistance in connection with this Agreement, and even with Developer's participation in the *[BTS or]* REPP, Franchisor does not guarantee the suitability of an accepted site or the success of any Restaurant established at such site. Franchisor expressly disclaims any warranties, express or implied, with respect to the suitability of any site or the success of any Restaurant. Developer understands and acknowledges that the suitability of any site and the success of any Restaurant depend on many factors outside the control of either Franchisor or

Developer (such as (i) changes in the quick-service restaurant industry, including consumer trends toward value-oriented products and promotions or consuming fewer meals away from home, (ii) prevailing economic, market and business conditions, including competition from other food service providers, high unemployment and decreased consumer spending levels, (iii) cost and availability of capital and (iv) cost fluctuations associated with food, suppliers, energy, fuel, distribution or labor), but will depend, in part, on Developer's efforts in the operation of the Restaurant, and Developer assumes all risks associated with the success of such Restaurant.

#### 10. CONSTRUCTION.

- A. Developer may in no event begin construction of the Restaurant unless the following conditions have been met:
  - (i) Franchisor has accepted the site in writing;
  - (ii) Developer has obtained the right to use the site, obtained all necessary permits and governmental approvals, and otherwise obtained the rights to construct, maintain and operate the Restaurant on the site;
  - (iii) All construction plans, rights, permits, specifications and layouts for the Restaurant have been approved by Franchisor in writing (the "Approved Plans and Specifications"); and
  - (iv) Developer and Franchisor have executed Franchisor's then-current franchise agreement for the accepted site and Developer has paid the required TAF due under such franchise agreement.
- B. All construction must be in accordance with the following terms and conditions:
  - (i) Developer shall construct the Restaurant at the accepted site in accordance with the Approved Plans and Specifications subject, however, to any alteration thereto that may be required by applicable law, regulation or ordinance. If alterations of any kind are required to be made to the Approved Plans and Specifications, such alterations must be approved by Franchisor in writing before any work is begun. All costs and expenses, including engineering and architectural fees, incurred in obtaining approvals from the appropriate governmental authorities of the Approved Plans and Specifications will be paid by Developer;
  - (ii) Developer may not deviate from the Approved Plans and Specifications in any manner in the construction or remodeling of the Restaurant without the prior written approval of Franchisor. If, at any time, Franchisor determines that Developer has not constructed or remodeled the Restaurant in accordance with the Approved Plans and Specifications approved by Franchisor, Franchisor will, in addition to any other remedies, have the right to obtain an injunction from a court of competent authority against the continued construction and the opening of the Restaurant (or, if the Restaurant has already opened, against the continued

operation of the Restaurant), and Developer hereby consents to any such injunction; and

- (iii) The Restaurant must be constructed in accordance with all applicable laws, regulations and ordinances.
- C. If, at any time Franchisor determines that Developer has begun constructing or remodeling a Restaurant without all conditions having been met, Franchisor will, in addition to any other remedies, have the right to obtain an injunction from a court of competent authority against the continued construction and the opening of the Restaurant (or, if the Restaurant has already been opened, against the continued operation of the Restaurant), and Developer hereby consents to any such injunction.

#### 11. FRANCHISE AGREEMENT.

- Construction of a new Restaurant may not begin under any circumstances until A. the required TAF has been paid and the franchise agreement for such location has been executed by Developer and Franchisor. The TAF payable by Developer will be equal to the amount of the TAF that Franchisor is then charging other franchisees in the System at the time of the signing of each of Developer's franchise agreements. Developer understands and acknowledges that the TAF charged by Franchisor in 2024 is Fifty Thousand Dollars (\$50,000) per Restaurant. Developer understands and acknowledges that the TAF may be increased or modified by Franchisor from time to time in its sole discretion with respect to any or all of the Restaurants to be developed hereunder. Developer acknowledges that it will, and will cause such other parties to be franchisees or guarantors in accordance with Franchisor's then-current policies, to execute the then-current form of franchise agreement for each Restaurant to be opened pursuant to the Agreement. Each such form of franchise agreement may contain terms that are materially different from the form of franchise agreement currently being used by Franchisor.
- B. Developer must comply with Franchisor's then-current franchising policies and procedures for the issuance of each of the franchise agreements. Franchisor will be under no obligation to execute or issue a franchise agreement to Developer if Developer is in default of this Agreement or any franchise agreement between Franchisor and Developer. Further, Franchisor will be under no obligation to execute or issue a franchise agreement to Developer is not eligible for expansion pursuant to Franchisor's then-current expandability criteria, and Developer assumes such risk.
- C. Franchisor's determination of expandability will be based upon, without limitation, Developer's compliance with its existing franchise agreement(s) and System initiatives, and certain financial and operational performance metrics utilized by Franchisor in determining the expandability of existing franchisees in the System.

- D. Franchisor will be under no obligation to execute and issue a franchise agreement unless Developer has complied in a timely manner with all terms and conditions of this Agreement and has satisfied all requirements set forth herein (including construction requirements) with respect to the pertinent accepted site. If and when a franchise agreement is executed by Franchisor, it will govern the relations between the parties with respect to the pertinent Restaurant.
- E. Developer and such other parties to be franchisees or guarantors in accordance with Franchisor's then-current policies will also be required to sign and deliver Franchisor's standard General Release of All Claims in connection with Developer's execution of each individual franchise agreement and this Agreement. Copies of Franchisor's current form of franchise agreement and current form of General Release of All Claims are included in Franchisor's current Franchise Disclosure Document, receipt of which Developer has previously acknowledged, as further confirmed by Developer's execution of this Agreement.
- 12. NO RIGHT TO OPERATE OR USE PROPRIETARY MARKS. Developer acknowledges and agrees that (A) Franchisor is the current owner of the Proprietary Marks; (B) until a franchise agreement has been issued for a specified site, Developer will not have or be entitled to exercise any of the rights, powers and privileges granted by the franchise agreement, including without limitation the right to use the Proprietary Marks; (C) the execution of this Agreement will not be deemed to grant any such rights, powers or privileges to Developer; and (D) Developer may not under any circumstances commence operation of any Restaurant prior to execution by Franchisor of a franchise agreement for the pertinent location. Furthermore, this Agreement does not give Developer any right to franchise, license, subfranchise, or sublicense others to operate Restaurants. This Agreement only grants Developer development rights, subject to the terms and conditions hereof.

#### 13. **TERMINATION.**

- A. This Agreement will terminate immediately and automatically without notice to either party upon the commencement of any proceedings by or against Developer under the United States Bankruptcy Code, under any Chapter thereof or amendment thereto, or under any other insolvency act, whether federal or state; the appointment of any trustee or receiver for the business or property of Developer; or any assignment by Developer for the benefit of creditors.
- B. Franchisor will have the right at its sole election to terminate this Agreement immediately upon thirty (30) days prior written notice to Developer, upon the occurrence of any of the following:
  - (i) Developer's failure to comply with the Development Schedule[s], subject to the terms and conditions of Section [5/6.B] of this Agreement;
  - (ii) Developer's attempted assignment of this Agreement without the prior written approval of Franchisor;

- (iii) if Developer (or any entities comprising Developer) is a corporation, limited liability company or a partnership, the transfer of any of the capital stock, membership interest, or partnership interest of such corporation, limited liability company or partnership during the term of this Agreement without the prior written consent of Franchisor, which consent may be granted or withheld in accordance with the terms of this Agreement, the existing franchise agreement between Franchisor and Developer, and as provided in Franchisor's transaction policies;
- (iv) the discovery by Franchisor of any material misrepresentation in any of the information or documents submitted to Franchisor by or on behalf of Developer in connection with this Agreement;
- (v) any violation by Developer of any of the provisions of this Agreement; or
- (vi) any violation of any franchise agreement or other agreement between Franchisor and Developer.
- C. Franchisor will have the right at its election to terminate this Agreement immediately upon written notice to Developer, in the event of the termination by Franchisor of any franchise agreement between Franchisor and Developer pursuant to its terms or in the event of Developer's failure to cure a default under any franchise agreement between Franchisor and Developer within the applicable cure period.
- D. For purposes of Section [10/11] above and this Section [12/13], any franchise agreements issued to Developer or any of its Affiliates will be deemed an agreement between Franchisor and Developer.
- 14. **EFFECT OF EXPIRATION OR TERMINATION.** Upon expiration or completion of this Agreement, or upon termination for any reason, [(a)] the rights granted to Developer pursuant to Section 1 above will be extinguished immediately and Developer will have no further rights within the Territory except as contained in the individual franchise agreements executed by Franchisor and Developer[, and (b) any remaining portion of the Development Fee will be forever forfeited].
- 15. **CONFIDENTIALITY.** At all times during the term of this Agreement, and after termination of this Agreement for any reason, Developer (and if a corporation, limited liability company or partnership, its shareholders, directors, and officers, members or partners, as individuals) shall not divulge, disclose or communicate, directly or indirectly, to any other person or entity any confidential or proprietary information or knowledge obtained from Franchisor, whether obtained pursuant to this Agreement or otherwise.
- 16. **ASSIGNMENT.** This Agreement inures to the benefit of and be binding upon Franchisor, its successors and assigns. The rights granted to Developer in this Agreement represent a special opportunity provided to Developer personally, separate from those afforded by any franchise agreements executed or to be executed by Franchisor and are non-assignable. Neither this Agreement nor any of Developer's rights hereunder are assignable or transferable by Developer, directly or indirectly, by operation of law or otherwise, without, in each case, the prior written consent of Franchisor, which consent

Franchisor may withhold in its sole discretion. Upon the direct or indirect sale, transfer or assignment of the franchise agreements pertaining to the Restaurants developed pursuant to this Agreement or Developer's existing Restaurants that results in Developer or its Affiliate no longer operating Restaurants within the Territory (each, a "**Transfer**"), then Franchisor will have the right in its sole discretion to (A) require the transferee of such franchise agreements to assume Developer's obligations under this Agreement as a condition of Franchisor's consent to such Transfer, or (B) terminate this Agreement effective upon Franchisor's consent to such Transfer. Notwithstanding the foregoing, it will not be a violation of this paragraph if Restaurants are developed and opened under this Agreement by one or more of Developer's Affiliates. Franchisor may, without the consent of Developer, assign this Agreement or any of its rights or obligations hereunder to any party. To the extent that the purchaser or assignee shall assume the covenants and obligations of Franchisor under this Agreement, Franchisor shall thereupon and without further agreement, be freed and relieved of all liability with respect to such covenants and obligations.

- 17. **NOTICE.** Any and all notices, demands, or communications required to be given hereunder must be in writing and sent by a recognized overnight delivery or express service that provides evidence of delivery or attempted delivery (e.g. FedEx). All notices to Franchisor must be sent to Quality Is Our Recipe, LLC, Attn: Franchise Legal Department, One Dave Thomas Blvd., Dublin, OH 43017, and all notices to Developer must be sent to Developer at \_\_\_\_\_\_\_\_, or to such other address as either party may hereafter provide in writing to the other as a notice address. Any notice, demand, or communication will be deemed given as of the date of delivery or attempted delivery. Developer must notify Franchisor of and maintain a street address for the purposes of all notices required hereunder and provide Franchisor with current phone numbers and addresses in order to maintain current notice and contact information.
- 18. **JOINT AND SEVERAL LIABILITY.** If more than one person or entity is a named Developer under this Agreement, such persons' obligations and liabilities under this Agreement will be joint and several and all references in this Agreement to "Developer" include all Developers individually and collectively.

#### 19. GOVERNING LAW AND FORUM SELECTION.

- A. This Agreement will be governed, construed and interpreted in accordance with the laws of the State of Ohio. In the event of any dispute concerning the parties' rights or obligations under this Agreement, Developer agrees, to the extent permitted by applicable law, to file any suit against Franchisor only in the federal or state court having jurisdiction where Franchisor's principal office is then located. Developer hereby waives all questions of personal jurisdiction or venue for the purpose of carrying out this provision.
- B. Franchisor and Developer irrevocably waive trial by jury in any action, proceeding, or counterclaim, whether at law or in equity, brought by Franchisor against Developer (or any of them) on the one hand, or by Developer against Franchisor (or any of its affiliates) on the other hand, whether or not there are other parties in such action or proceeding. Any and all claims and actions arising out of or relating to this Agreement, the relationship of Franchisor and Developer,

or Developer's development of Restaurants in the Territory, brought by Franchisor against Developer (or any of them) on the one hand, or by Developer against Franchisor (or any of its affiliates) on the other hand, must be commenced within two (2) years from the occurrence of the facts giving rise to such claim or action, or such claim or action will be barred.

- C. Franchisor and Developer hereby waive to the fullest extent permitted by law any right to or claim of any punitive or exemplary damages against the other and agree that in the event of a dispute between them each will be limited to the recovery of any actual damages sustained by it.
- D. Nothing herein contained will bar Franchisor's right to obtain injunctive relief against threatened conduct that Franchisor reasonably believes may cause Franchisor to suffer any loss or damages related to its Proprietary Marks, under the usual equity rules, including the applicable rules for obtaining restraining orders and preliminary injunctions.
- 20. **DEVELOPER'S ACKNOWLEDGMENTS AND REPRESENTATIONS.** Developer understands that there are significant risks in any business venture and that Developer's success or failure under this agreement will depend, in part, on Developer's own efforts. Franchisor and its representatives have made no representations to Developer other than the matters set forth in the Franchise Disclosure Document provided to Developer and Developer has undertaken this venture solely in reliance upon the matters set forth in the Franchise Disclosure Document investigation of the merits of this venture.
- 21. **ENTIRE AGREEMENT.** This Agreement [supersedes and replaces the Existing Development Agreement(s) in its/their entirety and] contains the entire agreement between the parties concerning the subject matter hereof and may not be modified except by a written document executed by both parties.
- 22. **COUNTERPARTS AND ELECTRONIC SIGNATURE.** This Agreement may be executed in one or more counterparts, each of which will be deemed an original, and all of which together will constitute one and the same instrument. Furthermore, delivery of a copy of a counterpart signature by facsimile or electronic transmission will constitute a valid and binding execution and delivery of this Agreement, and such copy will constitute an enforceable original document. This Agreement may also be executed through the use of electronic signature, which each party acknowledges is a lawful means of obtaining signatures. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if actually signed by such party in writing.

This Agreement is hereby executed by Franchisor and Developer effective on the date set forth on the first page of this Agreement.

#### **FRANCHISOR:**



[Continued on the next page]

[Continued from the previous page]

### **DEVELOPER:**

By: ame EXHIBIT PAGE SIGN HERE T tle: DO NOT , Individually

Signature Page to Development Agreement

### EXHIBIT A

### TERRITORY

Any DMA in which Developer currently operates a Wendy's Restaurant and any location for which Developer has an active Real Estate Letter (as defined in Franchisor's New Restaurant Development Policy).

#### [EXHIBIT B-1]

[applicable only for an Existing Development Agreement]

#### [GROUNDBREAKING DEVELOPMENT SCHEDULE]

[This revised Development Schedule reflects the new Restaurants Developer opened since the effective date of the Existing Development Agreement through the date of this Agreement, as identified by the column "Compliant Site #".]

New Restaurant Requirement	Required Open Date	Compliant Site # (if applicable)	Cumulative Total

Exhibit B-1

# EXHIBIT B[-2]

# **GROUNDBREAKER 3.0 DEVELOPMENT SCHEDULE**

New Restaurant Requirement	Required Open Date	Cumulative Total
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#### EXHIBIT C

#### <u>GROUNDBREAKING</u> INCENTIVE PROGRAM ADDENDUM

This GROUNDBREAKING INCENTIVE PROGRAM ADDENDUM ("Addendum") is executed in Dublin, Ohio, on the date referenced below, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Franchisor") and \_\_\_\_\_\_, (collectively, "Franchisee"); and ("Guarantor").

WHEREAS, Franchisor and Franchisee and/or one or more of Franchisee's affiliates are parties to that certain *[Amended and Restated]* Development Agreement dated \_\_\_\_\_\_, 202\_\_ (the **"Development Agreement"**), pursuant to which Franchisee and/or one or more of Franchisee's affiliates have the right and obligation to develop and open new Wendy's Branded Restaurants within certain geographic areas specified in the Development Agreement;

WHEREAS, Franchisor has established an incentive program for qualifying franchisees that open a new Wendy's Branded Restaurant under a new or amended development agreement entered into with Franchisor (the **"Groundbreaking Incentive Program"**);

WHEREAS, Franchisor and Franchisee (*and Guarantor*) are, concurrently herewith, entering into a Unit Franchise Agreement (the "**Franchise Agreement**"), which provides Franchisee with the franchise and licensed rights to open and operate a Wendy's Branded Restaurant located at \_\_\_\_\_\_ (Contract-Site #\_\_\_\_\_) (the "**Restaurant**");

WHEREAS, because the Restaurant is a new Wendy's Branded Restaurant opening with an approved building design in accordance with the terms and conditions of the Development Agreement, Franchisee is entitled to the benefits of the Groundbreaking Incentive Program; and

WHEREAS, Franchisor and Franchisee (*and Guarantor*) desire to modify the Franchise Agreement to document such benefits in accordance with the terms of this Addendum.

NOW, THEREFORE, in consideration of the premises set forth above, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound, mutually agree as follows:

- 1. Section 5.2. of the Franchise Agreement is hereby modified such that the monthly royalty fee payable by Franchisee for sales after the Restaurant opens and during the first full 12 calendar months thereafter will be an amount equal to 1% of the Restaurant's previous month's Gross Sales, and the monthly royalty fee contribution payable by Franchisee for sales during the immediately succeeding 12-month period will be an amount equal to 2% of the Restaurant's previous month's Gross Sales. The monthly royalty fee will increase to the standard rate of 4% of the Gross Sales of the Restaurant after the expiration of the forgoing 24-month period. The balance of Section 5.2. remains unchanged as set forth in the Franchise Agreement.
- 2. Sections 5.3, 13.1, 13.1.A., and 13.1.B. of the Franchise Agreement are hereby modified such that the monthly WNAP contribution payable by Franchisee for sales after the Restaurant opens and during the first full 12 calendar months thereafter will be reduced by 3.5% compared to the systemwide standard contribution obligation, and the monthly WNAP contribution payable by Franchisee for sales during the immediately succeeding 12-month period will be reduced by 3% compared to the systemwide standard contribution obligation. This means that: (a) for sales of the Restaurant after the Restaurant opens and during the first full 12 calendar months thereafter the total 4% Advertising Contribution will be allocated such that (i) Franchisee will not be

required to make a contribution to WNAP, and (ii) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales; and (b) for sales of the Restaurant during the immediately succeeding 12-month period the 4% Advertising Contribution will be allocated such that (i) Franchisee shall contribute to WNAP on a monthly basis an amount equal to 0.5% of the Restaurant's previous month's Gross Sales, and (ii) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. Upon the expiration of the foregoing 24-month period, the allocation of the total 4% Advertising Contribution will revert to the then-current allocation, which as of 2023 is allocated such that (x) Franchisee shall contribute to WNAP on a monthly basis an amount equal to 3.5% of the Restaurant's previous month's Gross Sales, and (y) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. However, for the avoidance of doubt, this distribution and the amounts required to be contributed to WNAP and to local advertising and promotion may be affected by a systemwide vote as described in the Franchise Agreement.

The balance of Sections 5.3, 13.1, 13.1.A., and 13.1.B. remain unchanged as set forth in the Franchise Agreement.

- 3. Capitalized terms used but not defined herein shall have the meanings given to them in the Franchise Agreement.
- 4. This Addendum sets forth the entire understanding between the parties concerning the subject matter hereof and incorporates all prior negotiations and understandings. Except as specifically set forth herein, all other terms and conditions of the Franchise Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, this Addendum is effective as of the date it is executed by Franchisor.

#### **FRANCHISOR:**

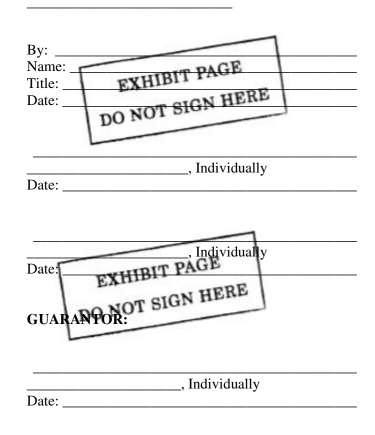
#### **QUALITY IS OUR RECIPE, LLC**



(Signatures continued on next page)

(Signatures continued from previous page)

#### **FRANCHISEE:**



#### **DEVELOPMENT AGREEMENT**

[US Pacesetter.[BTS]]

This Development Agreement ("Agreement") is dated and made effective as of \_\_\_\_\_\_ 2024, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Franchisor"), and \_\_\_\_\_\_, a \_\_\_\_\_ [limited liability company/corporation], and \_\_\_\_\_\_, an individual ("Developer").

WHEREAS, Franchisor has developed and owns a distinctive format and system relating to the establishment and operation of Wendy's and Wendy's Old Fashioned Hamburgers restaurants (each a "**Restaurant**") featuring, among other things, hamburgers, chili, salads, French fries, assorted chicken and other sandwiches, frozen desserts, and other food and beverages (the "**System**");

WHEREAS, Franchisor identifies the System by means of certain trade names, service marks, trademarks, logos, emblems, and indicia of origin, including, but not limited to, the marks "WENDY'S" and "WENDY'S OLD FASHIONED HAMBURGERS," and such other trade names, designs, emblems, labels, signs, symbols, service marks, trademarks, copyrighted materials and other intellectual property as are now designated (and may hereinafter be designated by Franchisor in writing) for use in connection with the System (the "**Proprietary Marks**");

WHEREAS, Franchisor has established a new incentive program for qualifying franchisees that open a new Restaurant under a new development agreement entered into with Franchisor (the "**Pacesetter Incentive Program**");

[WHEREAS, Developer anticipates utilizing Franchisor's Build To Suit ("**BTS**") program to develop Restaurants, which will satisfy its new restaurant development obligations under this Agreement but will make Developer ineligible for the incentives offered under the Pacesetter Incentive Program for any Restaurant opened under the BTS program; and]

WHEREAS, Developer desires to take advantage of the benefits of the Pacesetter Incentive Program, and Franchisor and Developer have agreed to enter into this Agreement, pursuant to which Developer will have the right and obligation to develop Restaurants in accordance with the terms and conditions of this Agreement.

NOW, THEREFORE, it is mutually agreed as follows:

1. **GRANT.** Franchisor hereby grants to Developer during the term of this Agreement and subject to the conditions hereof the non-exclusive right to develop \_\_\_\_\_\_ new Restaurants in the geographical area described on *Exhibit A* and incorporated herein by reference (the "**Territory**"). If the Territory includes more than one Designated Market Area ("**DMA**"), as defined by The Nielsen Company, Developer agrees to use good faith efforts to develop and open new Restaurants under this Agreement throughout the entire Territory. The operation of the Restaurants developed under this Agreement will be governed by independent and individual franchise agreements to be issued by Franchisor in accordance with Section 10 below.

Developer understands and acknowledges as follows:

- A. Developer's rights under this Agreement are non-exclusive, and during the term of this Agreement Franchisor may in its sole discretion itself develop and operate, and grant rights to others to develop and operate: (i) Restaurants anywhere within the Territory; (ii) anywhere within the Territory, outlets and various food service facilities not under the Wendy's brand, marks and System; and (iii) anywhere outside the Territory, restaurants and other food service facilities of any kind, including Restaurants. Franchisor reserves all rights not granted to Developer by this Agreement. Developer assumes all risks in this regard;
- B. if Developer or its Affiliate (as such term is defined in Section 4.C below) relocates or replaces an existing Restaurant prior to the expiration of the term of its applicable franchise agreement with a new Restaurant that (i) is approved by Franchisor in writing and (ii) opens for operation prior to or simultaneously with the closing of such existing Restaurant (a "**Replacement Restaurant**"), such Replacement Restaurant will not constitute a new Restaurant for purposes of this Agreement, but Developer or its Affiliate will receive the incentives under the Pacesetter Incentive Program through the term of this Agreement;
- C. the scrape and rebuild (or complete demolition) of an existing Restaurant will not constitute a new Restaurant for purposes of this Agreement and will not count toward Developer's obligations under this Agreement; and
- D. new Restaurants opened under Wendy's Build to Suit program are not eligible for the incentives under this Agreement and do not count toward Developer's new Restaurant obligations under this Agreement.
- 2. **TERM.** Unless earlier terminated pursuant to Section 12 below, this Agreement will expire upon the earlier of (i) the opening of the last of the Restaurants to be opened in accordance with the Development Schedule on *Exhibit B* attached hereto and incorporated herein by reference (the "Development Schedule"), and (ii) the ten-year anniversary of the Required Open Date set forth in the Development Schedule (the "Required Open Date"), as may be extended, for the last of the Restaurants to be opened in accordance with the Development Schedule.
- 3. **DEVELOPMENT SCHEDULE.** Developer shall timely open and continuously operate properly licensed Restaurants in accordance with the Development Schedule. If Developer opens and continuously operates a greater number of Restaurants in the Territory than is required during any interim period of the Development Schedule, the requirements of the succeeding period(s) will be deemed satisfied to the extent of such excess number of Restaurants, up to the total number of Restaurants specified in the Development Schedule.
- 4. **PACESETTER INCENTIVE PROGRAM.** [For the avoidance of doubt, if Developer utilizes Franchisor's BTS program to satisfy a development obligation under this Agreement, Developer will not be eligible for any incentives offered under the Pacesetter Incentive Program for such Restaurant. However, if Developer elects not to use BTS and

]if Developer is in compliance with the terms and conditions of this Agreement, Developer will be entitled to the following benefits of the Pacesetter Incentive Program:

- A. For each new Restaurant timely opened by Developer in accordance with the Development Schedule and the terms and conditions of this Agreement, all royalty and national advertising obligations payable under the franchise agreement for such new Restaurant will be fully abated during the first full 36 calendar months after the Restaurant opens as described in the Pacesetter Incentive Program Addendum attached hereto as *Exhibit C* (the "**Pacesetter Incentive Addendum**"). Developer shall enter into a Pacesetter Incentive Addendum"). Developer shall enter into a Pacesetter Incentive Addendum concurrently with entering into a franchise agreement for a new Restaurant as described in Section 10 of this Agreement. Upon the expiration of the initial 36-month period, (i) the monthly royalty fee will increase to a rate of five percent (5%) of the Gross Sales of the Restaurant, and (ii) the WNAP advertising contribution shall increase to a rate of three and one-half percent (3.5%) of the Gross Sales of the Restaurant or the then-current Systemwide contribution rate.
- B. The technical assistance fee ("**TAF**") otherwise payable by Developer shall be waived in its entirety.
- C. The right to utilize the "Refresh Lite" reimaging design through December 31, 2024 for all existing Restaurants owned and operated by Developer or its affiliate operating under a common "Combination Number," as such term is used by Franchisor for the System ("Affiliate").

### 5. **FAILURE TO PERFORM.**

- A. Developer acknowledges that time is of the essence under this Agreement, and, with respect to projects utilizing [*BTS or*] REPP, Developer is expected to open such Restaurants promptly upon Franchisor's completion of all of Franchisor's obligations under the applicable [*BTS or*] REPP. Developer agrees that, subject only to the terms and conditions of Section 5.B below, if Developer fails to timely open a new Restaurant by the Required Open Date, then beginning in the month immediately following the Required Open Date, Developer must pay to Franchisor a nonrefundable fee of \$7,500 (the "Monthly Fee") which will automatically and without prior judicial intervention (including by order or decree) become due and payable by Developer to Franchisor for each month or portion thereof following the Required Open Date through the earlier of (i) the actual date on which the Restaurant opens and (ii) ten (10) years after the Required Open Date.
- B. Notwithstanding anything to the contrary contained in this Agreement, the Required Open Date for a new Restaurant will be extended by 12 months to the

one-year anniversary of the Required Open Date<sup>1</sup> if Developer has secured the real estate for the new Restaurant through a binding and bona fide purchase or lease agreement and submitted such purchase or lease agreement to Franchisor by the Required Open Date[; <u>provided</u>, <u>however</u>, that such extension shall not be permitted for any project under BTS or REPP]. In addition, Developer's failure to timely open a new Restaurant by the Required Open Date will not constitute a default under this Agreement, or require payment of the Monthly Fee if:

- (i) Developer is participating in Franchisor's [*BTS at least eighteen months prior to the Required Open Date for the new Restaurant or*] Real Estate Procurement Program ("**REPP**") for a new Restaurant pursuant to a REPP Letter of Agreement entered into with Franchisor at least two years prior to the Required Open Date for the new Restaurant, and such failure results from Franchisor's inability or delay in securing suitable real estate for the new Restaurant; provided that, in each case, such inability or delay is not caused by Developer's failure to (a) act in good faith when considering a potential site made available to Developer for approval or (b) otherwise comply with the terms and conditions of the [*BTS or*] REPP; or
- (ii) such failure results from an event beyond Developer's reasonable control, including, without limitation, all labor disputes, governmental regulations or controls that directly affect the development of the Restaurants, fires or other casualties, inability to obtain any material or services, acts of God, or acts of war or terrorism; provided that, in each case, such event (a) is not caused by the act, omission, negligence or default of Developer, (b) could not have been avoided by the exercise of reasonable diligence, and (c) Developer uses good faith and diligent efforts to open the Restaurant as soon as reasonably practicable after the event that gave rise to the delay no longer exists.
- C. If Developer's failure to open a new Restaurant by the Required Open Date is due to a reason described in subparagraph 5.B(i) or 5.B(ii) above, then the Required Open Date for such new Restaurant will be extended for a reasonable period after, as the case may be, (i) Franchisor (or Developer) has secured the real estate for the new Restaurant or (ii) the force majeure event that gave rise to the delay no longer exists, in each case as determined by Franchisor in its reasonable business judgment.
- D. For the avoidance of doubt, Developer's lack of funds or other financial inability to perform will not constitute a permissible reason for Developer's failure to timely open a new Restaurant by the Required Open Date.
- 6. **LOCATION OF RESTAURANTS.** Subject to Developer's participation in the [*BTS or*] REPP, Developer is responsible for locating proposed sites within the Territory for

<sup>&</sup>lt;sup>1</sup> The Required Open Date for Restaurants to be developed under this Agreement that are identified in this Agreement as forming part of a "pod" of new development Restaurants will not be eligible for a 12-month extension.

each of the Restaurants contemplated in the Development Schedule and during the term of this Agreement, Developer shall use its best efforts to locate suitable sites. Franchisor may, in its sole discretion, offer counseling and advice to Developer in connection with site selection. In no event, however, will Franchisor be obligated to loan money, guarantee leases, provide financing or otherwise become directly involved and/or obligated to Developer or to any third party in respect of such site selection or development; these activities and undertakings are the exclusive responsibility of Developer, legally, financially and otherwise.

- 7. SITE ACCEPTANCE. Developer agrees to adhere to Franchisor's standard development process as set forth in Franchisor's then-current New Restaurant Development Policy. Upon selection by Developer of a proposed site for a Restaurant, Developer shall promptly submit to Franchisor such specific site data and demographic and other information concerning the site as may be reasonably required by Franchisor, utilizing such forms as may be required by Franchisor. Franchisor may either accept or reject such site in accordance with Franchisor's then-current site selection documentation, policies and procedures. To be effective, any site acceptance by Franchisor must be in writing. Developer understands and acknowledges that Franchisor may reject any proposed site in its sole discretion, in which event, Developer will not proceed at the rejected site but will seek to locate an acceptable alternative site. The acquisition in any manner of any proposed site prior to acceptance by Franchisor will be at the sole risk and responsibility of Developer and will not obligate Franchisor, in any way, to accept such site. As a condition for accepting a proposed site, Franchisor may require Developer to negotiate a lease or sales contract that includes certain terms regarding duration or other specified matters. Developer understands and acknowledges that a site acceptance may be conditioned on such matters, and if Developer does not wish to or cannot satisfy the pertinent conditions within a reasonable time, the site will be deemed rejected.
- 8. In executing this Agreement, accepting a proposed site, giving DISCLAIMER. approvals or advice, or providing services or assistance in connection with this Agreement, and even with Developer's participation in the [BTS or] REPP, Franchisor does not guarantee the suitability of an accepted site or the success of any Restaurant established at such site. Franchisor expressly disclaims any warranties, express or implied, with respect to the suitability of any site or the success of any Restaurant. Developer understands and acknowledges that the suitability of any site and the success of any Restaurant depend on many factors outside the control of either Franchisor or Developer (such as (i) changes in the quick-service restaurant industry, including consumer trends toward value-oriented products and promotions or consuming fewer meals away from home, (ii) prevailing economic, market and business conditions, including competition from other food service providers, high unemployment and decreased consumer spending levels, (iii) cost and availability of capital and (iv) cost fluctuations associated with food, suppliers, energy, fuel, distribution or labor), but will depend, in part, on Developer's efforts in the operation of the Restaurant, and Developer assumes all risks associated with the success of such Restaurant.

### 9. **CONSTRUCTION.**

- A. Developer may in no event begin construction of the Restaurant unless the following conditions have been met:
  - (i) Franchisor has accepted the site in writing;
  - (ii) Developer has obtained the right to use the site, obtained all necessary permits and governmental approvals, and otherwise obtained the rights to construct, maintain and operate the Restaurant on the site;
  - (iii) All construction plans, rights, permits, specifications and layouts for the Restaurant have been approved by Franchisor in writing (the "Approved Plans and Specifications"); and
  - (iv) Developer and Franchisor have executed Franchisor's then-current franchise agreement for the accepted site.
- B. All construction must be in accordance with the following terms and conditions:
  - (i) Developer shall construct the Restaurant at the accepted site in accordance with the Approved Plans and Specifications subject, however, to any alteration thereto that may be required by applicable law, regulation or ordinance. If alterations of any kind are required to be made to the Approved Plans and Specifications, such alterations must be approved by Franchisor in writing before any work is begun. All costs and expenses, including engineering and architectural fees, incurred in obtaining approvals from the appropriate governmental authorities of the Approved Plans and Specifications will be paid by Developer;
  - (ii) Developer may not deviate from the Approved Plans and Specifications in any manner in the construction or remodeling of the Restaurant without the prior written approval of Franchisor. If, at any time, Franchisor determines that Developer has not constructed or remodeled the Restaurant in accordance with the Approved Plans and Specifications approved by Franchisor, Franchisor will, in addition to any other remedies, have the right to obtain an injunction from a court of competent authority against the continued construction and the opening of the Restaurant (or, if the Restaurant has already opened, against the continued operation of the Restaurant), and Developer hereby consents to any such injunction; and
  - (iii) The Restaurant must be constructed in accordance with all applicable laws, regulations and ordinances.
- C. If, at any time Franchisor determines that Developer has begun constructing or remodeling a Restaurant without all conditions having been met, Franchisor will, in addition to any other remedies, have the right to obtain an injunction from a court of competent authority against the continued construction and the opening

of the Restaurant (or, if the Restaurant has already been opened, against the continued operation of the Restaurant), and Developer hereby consents to any such injunction.

### 10. FRANCHISE AGREEMENT.

- *Except with respect to Developer's TAF waiver eligibility under the Pacesetter* A. Incentive Program, construction of a new Restaurant may not begin under any circumstances until the required TAF has been paid and the franchise agreement for such location has been executed by Developer and Franchisor. The TAF payable by Developer will be equal to the amount of the TAF that Franchisor is then charging other franchisees in the System at the time of the signing of each of Developer's franchise agreements. Developer understands and acknowledges that the TAF charged by Franchisor in 2024 is Fifty Thousand Dollars (\$50,000) per Restaurant. Developer understands and acknowledges that the TAF may be increased or modified by Franchisor from time to time in its sole discretion with respect to any or all of the Restaurants to be developed hereunder.] Developer acknowledges that it will, and will cause such other parties to be franchisees or guarantors in accordance with Franchisor's then-current policies, to execute the then-current form of franchise agreement for each Restaurant to be opened pursuant to the Agreement. Each such form of franchise agreement may contain terms that are materially different from the form of franchise agreement currently being used by Franchisor.
- B. Developer must comply with Franchisor's then-current franchising policies and procedures for the issuance of each of the franchise agreements. Franchisor will be under no obligation to execute or issue a franchise agreement to Developer if Developer is in default of this Agreement or any franchise agreement between Franchisor and Developer. Further, Franchisor will be under no obligation to execute or issue a franchise agreement to Developer is not eligible for expansion pursuant to Franchisor's then-current expandability criteria, and Developer assumes such risk.
- C. Franchisor's determination of expandability will be based upon, without limitation, Developer's compliance with its existing franchise agreement(s) and System initiatives, and certain financial and operational performance metrics utilized by Franchisor in determining the expandability of existing franchisees in the System.
- D. Franchisor will be under no obligation to execute and issue a franchise agreement unless Developer has complied in a timely manner with all terms and conditions of this Agreement and has satisfied all requirements set forth herein (including construction requirements) with respect to the pertinent accepted site. If and when a franchise agreement is executed by Franchisor, it will govern the relations between the parties with respect to the pertinent Restaurant.
- E. Developer and such other parties to be franchisees or guarantors in accordance with Franchisor's then-current policies will also be required to sign and deliver

Franchisor's standard General Release of All Claims in connection with Developer's execution of each individual franchise agreement and this Agreement. Copies of Franchisor's current form of franchise agreement and current form of General Release of All Claims are included in Franchisor's current Franchise Disclosure Document, receipt of which Developer has previously acknowledged, as further confirmed by Developer's execution of this Agreement.

11. NO RIGHT TO OPERATE OR USE PROPRIETARY MARKS. Developer acknowledges and agrees that (A) Franchisor is the current owner of the Proprietary Marks; (B) until a franchise agreement has been issued for a specified site, Developer will not have or be entitled to exercise any of the rights, powers and privileges granted by the franchise agreement, including without limitation the right to use the Proprietary Marks; (C) the execution of this Agreement will not be deemed to grant any such rights, powers or privileges to Developer; and (D) Developer may not under any circumstances commence operation of any Restaurant prior to execution by Franchisor of a franchise agreement for the pertinent location. Furthermore, this Agreement does not give Developer any right to franchise, license, subfranchise, or sublicense others to operate Restaurants. This Agreement only grants Developer development rights, subject to the terms and conditions hereof.

### 12. **TERMINATION.**

- A. This Agreement will terminate immediately and automatically without notice to either party upon the commencement of any proceedings by or against Developer under the United States Bankruptcy Code, under any Chapter thereof or amendment thereto, or under any other insolvency act, whether federal or state; the appointment of any trustee or receiver for the business or property of Developer; or any assignment by Developer for the benefit of creditors.
- B. Franchisor will have the right at its sole election to terminate this Agreement immediately upon thirty (30) days prior written notice to Developer, upon the occurrence of any of the following:
  - (i) Developer's failure to comply with the Development Schedule, subject to the terms and conditions of Section 5.B of this Agreement;
  - (ii) Developer's attempted assignment of this Agreement without the prior written approval of Franchisor;
  - (iii) if Developer (or any entities comprising Developer) is a corporation, limited liability company or a partnership, the transfer of any of the capital stock, membership interest, or partnership interest of such corporation, limited liability company or partnership during the term of this Agreement without the prior written consent of Franchisor, which consent may be granted or withheld in accordance with the terms of this Agreement, the existing franchise agreement between Franchisor and Developer, and as provided in Franchisor's transaction policies;

- (iv) the discovery by Franchisor of any material misrepresentation in any of the information or documents submitted to Franchisor by or on behalf of Developer in connection with this Agreement;
- (v) any violation by Developer of any of the provisions of this Agreement; or
- (vi) any violation of any franchise agreement or other agreement between Franchisor and Developer.
- C. Franchisor will have the right at its election to terminate this Agreement immediately upon written notice to Developer, in the event of the termination by Franchisor of any franchise agreement between Franchisor and Developer pursuant to its terms or in the event of Developer's failure to cure a default under any franchise agreement between Franchisor and Developer within the applicable cure period.
- D. For purposes of Section 10 above and this Section 12, any franchise agreements issued to Developer or any of its Affiliates will be deemed an agreement between Franchisor and Developer.
- 13. **EFFECT OF EXPIRATION OR TERMINATION.** Upon expiration or completion of this Agreement, or upon termination for any reason, the rights granted to Developer pursuant to Section 1 above will be extinguished immediately and Developer will have no further rights within the Territory except as contained in the individual franchise agreements executed by Franchisor and Developer.
- 14. **CONFIDENTIALITY.** At all times during the term of this Agreement, and after termination of this Agreement for any reason, Developer (and if a corporation, limited liability company or partnership, its shareholders, directors, and officers, members or partners, as individuals) shall not divulge, disclose or communicate, directly or indirectly, to any other person or entity any confidential or proprietary information or knowledge obtained from Franchisor, whether obtained pursuant to this Agreement or otherwise.
- 15. ASSIGNMENT. This Agreement inures to the benefit of and be binding upon Franchisor, its successors and assigns. The rights granted to Developer in this Agreement represent a special opportunity provided to Developer personally, separate from those afforded by any franchise agreements executed or to be executed by Franchisor and are non-assignable. Neither this Agreement nor any of Developer's rights hereunder are assignable or transferable by Developer, directly or indirectly, by operation of law or otherwise, without, in each case, the prior written consent of Franchisor, which consent Franchisor may withhold in its sole discretion. Upon the direct or indirect sale, transfer or assignment of the franchise agreements pertaining to the Restaurants developed pursuant to this Agreement or Developer's existing Restaurants that results in Developer or its Affiliate no longer operating Restaurants within the Territory (each, a "Transfer"), then Franchisor will have the right in its sole discretion to (A) require the transferee of such franchise agreements to assume Developer's obligations under this Agreement as a condition of Franchisor's consent to such Transfer, or (B) terminate this Agreement effective upon Franchisor's consent to such Transfer. Notwithstanding the foregoing, it will not be a violation of this paragraph if Restaurants are developed and opened under

this Agreement by one or more of Developer's Affiliates. Franchisor may, without the consent of Developer, assign this Agreement or any of its rights or obligations hereunder to any party. To the extent that the purchaser or assignee shall assume the covenants and obligations of Franchisor under this Agreement, Franchisor shall thereupon and without further agreement, be freed and relieved of all liability with respect to such covenants and obligations.

- 16. **NOTICE.** Any and all notices, demands, or communications required to be given hereunder must be in writing and sent by a recognized overnight delivery or express service that provides evidence of delivery or attempted delivery (e.g. FedEx). All notices to Franchisor must be sent to Quality Is Our Recipe, LLC, Attn: Franchise Legal Department, One Dave Thomas Blvd., Dublin, OH 43017, and all notices to Developer must be sent to Developer at \_\_\_\_\_\_\_, or to such other address as either party may hereafter provide in writing to the other as a notice address. Any notice, demand, or communication will be deemed given as of the date of delivery or attempted delivery. Developer must notify Franchisor of and maintain a street address for the purposes of all notices required hereunder and provide Franchisor with current phone numbers and addresses in order to maintain current notice and contact information.
- 17. **JOINT AND SEVERAL LIABILITY.** If more than one person or entity is a named Developer under this Agreement, such persons' obligations and liabilities under this Agreement will be joint and several and all references in this Agreement to "Developer" include all Developers individually and collectively.

### 18. GOVERNING LAW AND FORUM SELECTION.

- A. This Agreement will be governed, construed and interpreted in accordance with the laws of the State of Ohio. In the event of any dispute concerning the parties' rights or obligations under this Agreement, Developer agrees, to the extent permitted by applicable law, to file any suit against Franchisor only in the federal or state court having jurisdiction where Franchisor's principal office is then located. Developer hereby waives all questions of personal jurisdiction or venue for the purpose of carrying out this provision.
- B. Franchisor and Developer irrevocably waive trial by jury in any action, proceeding, or counterclaim, whether at law or in equity, brought by Franchisor against Developer (or any of them) on the one hand, or by Developer against Franchisor (or any of its affiliates) on the other hand, whether or not there are other parties in such action or proceeding. Any and all claims and actions arising out of or relating to this Agreement, the relationship of Franchisor and Developer, or Developer's development of Restaurants in the Territory, brought by Franchisor against Developer (or any of its affiliates) on the other hand, must be commenced within two (2) years from the occurrence of the facts giving rise to such claim or action, or such claim or action will be barred.
- C. Franchisor and Developer hereby waive to the fullest extent permitted by law any right to or claim of any punitive or exemplary damages against the other and

agree that in the event of a dispute between them each will be limited to the recovery of any actual damages sustained by it.

- D. Nothing herein contained will bar Franchisor's right to obtain injunctive relief against threatened conduct that Franchisor reasonably believes may cause Franchisor to suffer any loss or damages related to its Proprietary Marks, under the usual equity rules, including the applicable rules for obtaining restraining orders and preliminary injunctions.
- 19. **DEVELOPER'S ACKNOWLEDGMENTS AND REPRESENTATIONS.** Developer understands that there are significant risks in any business venture and that Developer's success or failure under this agreement will depend, in part, on Developer's own efforts. Franchisor and its representatives have made no representations to Developer other than the matters set forth in the Franchise Disclosure Document provided to Developer and Developer has undertaken this venture solely in reliance upon the matters set forth in the Franchise Disclosure Document investigation of the merits of this venture.
- 20. **ENTIRE AGREEMENT.** This Agreement contains the entire agreement between the parties concerning the subject matter hereof and may not be modified except by a written document executed by both parties.
- 21. **COUNTERPARTS AND ELECTRONIC SIGNATURE.** This Agreement may be executed in one or more counterparts, each of which will be deemed an original, and all of which together will constitute one and the same instrument. Furthermore, delivery of a copy of a counterpart signature by facsimile or electronic transmission will constitute a valid and binding execution and delivery of this Agreement, and such copy will constitute an enforceable original document. This Agreement may also be executed through the use of electronic signature, which each party acknowledges is a lawful means of obtaining signatures. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if actually signed by such party in writing.

[The remainder of this page is intentionally left blank.]

This Agreement is hereby executed by Franchisor and Developer effective on the date set forth on the first page of this Agreement.

### **FRANCHISOR:**

QUALITY IS OUR RECIPE, LLC
By EXHIBIT PAGE Tatiana Lamberton HERE VPOChief Development Officer, U.S.
Legal Dept

[Continued on the next page]

[Continued from the previous page]

### **DEVELOPER:**

ame:EXHIBIT PAGE By: DO NOT SIGN HERE Γ Title:

\_\_\_\_, Individually

## EXHIBIT A

## TERRITORY

Any DMA in which Developer currently operates a Wendy's Restaurant and any location for which Developer has an active Real Estate Letter (as defined in Franchisor's New Restaurant Development Policy).

## EXHIBIT B

## **DEVELOPMENT SCHEDULE**

New Restaurant Requirement	<b>Required Open Date</b>	Cumulative Total	
_			

#### EXHIBIT C

#### PACESETTER INCENTIVE PROGRAM ADDENDUM

WHEREAS, Franchisor and Franchisee and/or one or more of Franchisee's affiliates are parties to that certain [Amended and Restated] Development Agreement dated \_\_\_\_\_\_, 202\_\_ (the **"Development Agreement"**), pursuant to which Franchisee and/or one or more of Franchisee's affiliates have the right and obligation to develop and open new Wendy's Branded Restaurants within certain geographic areas specified in the Development Agreement;

WHEREAS, Franchisor has established an incentive program for qualifying franchisees that open a new Wendy's Branded Restaurant under a new or amended development agreement entered into with Franchisor (the **"Pacesetter Incentive Program"**);

WHEREAS, Franchisor and Franchisee (*and Guarantor*) are, concurrently herewith, entering into a Unit Franchise Agreement (the "**Franchise Agreement**"), which provides Franchisee with the franchise and licensed rights to open and operate a Wendy's Branded Restaurant located at \_\_\_\_\_\_ (Contract-Site #\_\_\_\_\_) (the "**Restaurant**");

WHEREAS, because the Restaurant is a new Wendy's Branded Restaurant opening with an approved building design in accordance with the terms and conditions of the Development Agreement, Franchisee is entitled to the benefits of the Pacesetter Incentive Program;

WHEREAS, Franchisor and Franchisee (*and Guarantor*) desire to modify the Franchise Agreement to document such benefits in accordance with the terms of this Addendum.

NOW, THEREFORE, in consideration of the premises set forth above, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound, mutually agree as follows:

- 1. Section 5.1. of the Franchise Agreement is hereby modified such that the Fifty Thousand Dollars (\$50,000) Technical Assistance Fee shall be waived in its entirety. The balance of Section 5.1. shall remain as set forth in the Franchise Agreement.
- 2. Section 5.2. of the Franchise Agreement is hereby modified such that the monthly royalty fee payable by Franchisee for sales after the Restaurant opens and during the first full 36 calendar months for sales after the Restaurant opens, the monthly royalty will be waived in its entirety. The monthly royalty fee will increase to an amount equal to five percent (5%) of the Gross Sales of the Restaurant after the expiration of the forgoing 36-month period and continue until the expiration or termination of the Franchise Agreement. The balance of Section 5.2. remains unchanged as set forth in the Franchise Agreement.
- 3. Sections 5.3, 13.1, 13.1.A., and 13.1.B. of the Franchise Agreement are hereby modified such that the monthly WNAP contribution payable by Franchisee for sales after the Restaurant opens and during the first full 36 calendar months thereafter will be reduced by 3.5% compared to the systemwide standard contribution obligation. This means that: (a) for sales of the Restaurant after the Restaurant opens and during the first full 36 calendar months thereafter will be required to the Advertising Contribution will be allocated such that (i) Franchisee will not be required to make a

contribution to WNAP, and (ii) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. Upon the expiration of the foregoing 36-month period, the allocation of the total 4% Advertising Contribution will revert to the then-current allocation, which as of 2023 is allocated such that (x) Franchisee shall contribute to WNAP on a monthly basis an amount equal to 3.5% of the Restaurant's previous month's Gross Sales, and (y) Franchisee shall contribute and/or spend, for the purpose of local advertising and promotion, on a monthly basis, an amount equal to 0.5% of the Restaurant's previous month's Gross Sales. However, for the avoidance of doubt, this distribution and the amounts required to be contributed to WNAP and to local advertising and promotion may be affected by a systemwide vote as described in the Franchise Agreement.

The balance of Sections 5.3, 13.1, 13.1.A., and 13.1.B. remain unchanged as set forth in the Franchise Agreement.

- 4. Capitalized terms used but not defined herein shall have the meanings given to them in the Franchise Agreement.
- 5. This Addendum sets forth the entire understanding between the parties concerning the subject matter hereof and incorporates all prior negotiations and understandings. Except as specifically set forth herein, all other terms and conditions of the Franchise Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, this Addendum is effective as of the date it is executed by Franchisor.



#### FRANCHISOR:

(Signatures continued on next page)

(Signatures continued from previous page)

#### **FRANCHISEE:**



#### **RELATIONSHIP AGREEMENT**

 This Relationship Agreement (this "Agreement"), dated as of \_\_\_\_\_\_,

 202\_\_\_ (the "Effective Date"), is made by and among QUALITY IS OUR RECIPE, LLC, a

 Delaware limited liability company ("Franchisor"), \_\_\_\_\_\_\_, a

 \_\_\_\_\_\_ ("\_\_\_\_\_"), \_\_\_\_\_\_\_, an individual

 \_\_\_\_\_\_\_, an individual ("\_\_\_\_\_"), an individual ("\_\_\_\_\_"), and

 \_\_\_\_\_\_\_\_, an individual ("\_\_\_\_\_" and, together with \_\_\_\_\_, and \_\_\_\_\_, the "Franchise Group"). Franchisor and the Franchise Group are collectively referred to herein as the "Parties".

#### RECITALS

**WHEREAS**, the Franchise Group, independently or together or with Affiliates (as defined in <u>Section 1.01</u>), is a party to approximately \_\_\_\_\_\_ (\_\_\_\_) existing franchise agreements with Franchisor, pursuant to which the Franchise Group, independently or together or with Affiliates, directly or indirectly owns and operates approximately \_\_\_\_\_\_

(\_\_\_\_) "Wendy's" or "Wendy's Old Fashioned Hamburgers" restaurants (collectively, the "Existing Restaurants");

WHEREAS, one or more members of the Franchise Group or their respective Affiliates is also party to that certain asset purchase agreement dated as of \_\_\_\_\_\_\_, 202\_\_\_ by and between \_\_\_\_\_\_ ("Seller"), and \_\_\_\_\_\_\_, a \_\_\_\_\_ ("\_\_\_\_\_"), pursuant to which \_\_\_\_\_\_\_, has agreed to acquire from Seller (such acquisition, the "Proposed Transaction") certain assets used in the operation of \_\_\_\_\_\_\_ (\_\_\_\_) existing "Wendy's" or "Wendy's Old Fashioned Hamburgers" restaurants (the "Proposed Transferred Restaurants") currently owned and operated by Seller;

WHEREAS, the Franchise Group has requested that Franchisor consent to the Proposed Transaction and enter into franchising relationships with \_\_\_\_\_\_ in respect of the Proposed Transferred Restaurants;

WHEREAS, also in connection with the Proposed Transaction, Franchisor, \_\_\_\_\_\_, and the Franchise Group will enter into a Development Agreement (the "Development Agreement") providing for the development of \_\_\_\_\_\_ (\_\_\_) additional "Wendy's" or "Wendy's Old Fashioned Hamburgers" restaurants upon the terms and conditions set forth therein (the "Development Restaurants");

WHEREAS, *in addition to the Existing Restaurants*, the Proposed Transferred Restaurants and the Development Restaurants, the Franchise Group has expressed an interest in, directly or indirectly, acquiring and/or developing, from time to time, certain additional Wendy's restaurants, which shall in each case be subject to the prior written consent or agreement of Franchisor, and the prior written waiver of Franchisor's right of first refusal if such restaurants are acquired by the Franchise Group and/or its Affiliates by way of transfer from franchisees of Franchisor; and

**WHEREAS**, as an inducement to Franchisor to provide its consent to the Proposed Transaction, provide such additional consents, and/or to enter into franchising relationships with the Franchise Group and/or its Affiliates, from time to time, as determined by Franchisor in its sole discretion, (i) the Franchise Group desires to make certain commitments to Franchisor and (ii) Franchisor and the Franchise Group desire to reach agreement on certain other matters relating to *existing and* future franchising relationships between the Franchise Group and Franchisor, in each case as described herein.

**NOW, THEREFORE**, in consideration of the mutual promises herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

#### **ARTICLE I**

#### **CERTAIN DEFINITIONS**

Section 1.01 <u>Certain Definitions</u>. For purposes of this Agreement, unless otherwise defined herein, capitalized terms used herein shall have the meanings set forth below:

"Affiliate" means, with respect to any specified Person, any other Person that, at the time of determination, directly or indirectly through one or more intermediaries Controls, is Controlled by, or is under common Control with, such first Person.

"**Capital Stock**" means capital stock or other type of equity interest in a Person or any securities convertible or redeemable into, or exercisable or exchangeable for, any capital stock or other type of equity interest in a Person.

"Competing Business" means any business or commercial activity (other than the ownership or operation of a System Restaurant) that both (a) is located or conducted in the Restricted Area and (b) derives (or, in the case of a newly-established business or activity, could reasonably be expected to derive) fifteen percent (15%) or more of its gross revenues in any month from the sale, individually or in the aggregate, of any of the principal or signature food products or menu offerings that now or at any time hereafter are authorized for sale at System Restaurants (including hamburgers, chicken sandwiches, flatbreads, wraps, frozen desserts and salads, but excluding branded bottled or fountain-dispensed beverage products fabricated and furnished by third parties), or any similar or related products or menu offerings, whether such business or activity is a restaurant, catering service, snack bar, concession, food court, dark kitchen, delivery-only location, or any other concern that offers food and/or beverage items at retail. Illustrative examples of businesses that would currently constitute a Competing Business for purposes of this Agreement would include, among others, the Specifically-Identified Competitive Restaurants.

"**Confidential Information**" means (a) any documents, information or data (including know-how) concerning, relating to or arising from the conduct of the Covered Business (or any component thereof) or the ownership or operation of one or more of the Covered Restaurants and (b) any documents, information or data that is, directly or indirectly, received from or made available by Franchisor or any of its Affiliates or any of its or their respective Representatives including, in the case of (a) and (b) above, any such documents, information or data relating to marketing plans and studies, development strategies, financial plans, advertising plans, menu

offerings, recipes, trade secrets, product launches, store expansion plans, product development plans and tests, profit and loss, cost structure and labor systems; <u>provided</u>, <u>however</u>, that "Confidential Information" does not include information that is or becomes generally available to the public other than as a result of a disclosure by the Franchise Group, their respective Affiliates or their respective Representatives.

"Control", "Controlled" or "Controlling" means, as to any Person, the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of voting securities, by contract or otherwise. The terms "Controlled by" and "under common Control with" shall have correlative meanings.

"Covered Business" means the business of acquiring or constructing and equipping one or more Covered Restaurants, locating sources of supply, obtaining utility services, hiring and training staff, obtaining permits and approvals, establishing accounting and financial reporting systems, purchasing inventory, and opening and operating the Covered Restaurants.

"**Covered Franchise Agreement**" means any franchise or similar agreement between the Franchise Group (or any member(s) thereof) and/or any of their respective Affiliates, on the one hand, and Franchisor and/or any of its current or future Affiliates, on the other hand, pursuant to which Franchisor and/or any of its current or future Affiliates grants (*or in the case of the Existing Restaurants, has granted*) to Franchise Group (or any member(s) thereof) and/or any of their respective Affiliates (each, a "**Franchisee**") the rights to operate any System Restaurant, in each case together with any addendum to such franchise or similar agreement and any other contracts or agreements entered into in connection therewith.

"Covered Persons" means, without duplication:

- (a) the members of the Franchise Group;
- (b) the Franchisees;
- (c) \_\_\_\_\_;
- (d) \_\_\_\_\_;

(e) the president/chief executive officer/equivalent officer of \_\_\_\_\_\_ at any time, and from time to time, during the Term (as defined in Section 4.01);

(f) the chief financial officer/equivalent officer of \_\_\_\_\_ at any time, and from time to time, during the Term;

(g) the chief operating officer/equivalent officer of \_\_\_\_\_\_ at any time, and from time to time, during the Term;

(h) all Persons that, individually or collectively with their Affiliates, (i) Control any Person referenced in subsection (a) or (b) above or (ii) beneficially own, directly or indirectly, ten percent (10%) or more of any class of Capital Stock of any Person referenced in subsection (a) or (b) above (other than any such Capital Stock held as a Passive Investment).

"**Covered Restaurant**" means any System Restaurant owned and operated, whether in whole or in part and directly or indirectly, by the Franchise Group (or any member(s) thereof) and/or any of its respective Affiliates, in each case pursuant to a Covered Franchise Agreement.

"Governmental Authority" means any federal, state or local government, or subdivision or instrumentality thereof, or any entity, body or authority exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to any federal, state or local government, including any quasi-governmental entity established to perform such functions, in each case having jurisdiction over the Person, property or matter in question.

"Law" means any federal, state, local or foreign law, statute, treaty, code or ordinance, common law or any applicable rule, regulation, guidelines, standard, judgment, order, writ, injunction, ruling, decree, award or permit of any Governmental Authority.

"**Passive Investment**" means a passive investment by a Person in the Capital Stock and/or debt securities of another Person, <u>provided</u> that such first Person does not in any way, either directly or indirectly, (a) manage or exercise Control over such second Person or otherwise take any part in such second Person's business or (b) seek to influence the management or policies of such second Person.

"**Person**" means any natural person, corporation, partnership, joint stock company, joint venture, limited liability company, association, trust, unincorporated organization or other entity, including any Governmental Authority.

"**Proprietary Marks**" means the trademarks, service marks, trade names, logos, emblems, designs, devices and indicia of origin that were, are or hereafter become owned, used or licensed or sublicensed for use by or on behalf of Franchisor or any of its Affiliates in connection with the System Restaurants.

"**Representative**" means, as to any Person, such Person's shareholders, members, partners, directors, officers, managers, employees, agents and representatives.

"Restricted Area" means the United States of America (including its territories and possessions).

"**Restricted Period**" means (a) in the case of any member of the Franchise Group and any Franchisee, the Term and the period of two (2) years following the expiration of the Term and (b) in the case of any Covered Persons (other than any member of the Franchise Group and any Franchisee), the time period that such Covered Person remains a Covered Person and the period of one (1) year thereafter; <u>provided</u>, <u>however</u>, that if any member of the Franchise Group or any Franchisee or other Covered Person breaches or violates any of its covenants or agreements in <u>Section 2.05(b)</u>, such period shall automatically be extended by the period of time during which such party is in breach or violation of its covenants or agreements in <u>Section 2.05(b)</u>.

"**Restricted Persons**" means any of the following: (a) the government of any country that is subject to an embargo imposed by the United States government; (b) Persons that are, or are located in or organized under the laws of any country that is, subject to an embargo imposed by

the United States government; (c) individuals that ordinarily reside in any country that is subject to an embargo imposed by the United States government; (d) Persons involved in business arrangements or other transactions with any country or Person that is subject to an embargo imposed by the United States government; and (e) Persons identified from time to time by any Government Authority as a Person with whom dealings and transactions by Franchisor and/or its Affiliates are prohibited or restricted under applicable Law, including Persons designated on the U.S. Department of the Treasury's Office of Foreign Assets Control (OFAC) List of Specially Designated Nationals and Other Blocked Persons (including terrorists and narcotics traffickers) and similar restricted-party listings, including those maintained by other governments pursuant to applicable United Nations, regional or national trade or financial sanctions.

"Specifically-Identified Competitive Restaurants" means any of the following restaurants: Arby's, BurgerFi, Burger King, Carl's Jr., Checkers, Chick-fil-A, Church's Chicken, Culver's, Dairy Queen, Five Guys Burgers and Fries, Freddy's Frozen Custard & Steakburgers, The Habit Burger Grill, Hardee's, In-N-Out Burger, Jack-in-the-Box, Kentucky Fried Chicken (KFC), McDonald's, Panera Bread, Popeyes, Raising Cane's, Rally's, Shake Shack, Smashburger, Sonic, Steak 'n Shake, Whataburger, White Castle, and Zaxby's.

"System Restaurants" means any restaurants or other commercial establishments offering food and beverage items at retail that are directly or indirectly owned or operated by (a) Franchisor or any of its current or future Affiliates, (b) any other Person pursuant to or in connection with any franchise agreement or similar agreement with Franchisor or any of its current or future Affiliates or (c) any joint venture, partnership or similar arrangement in which Franchisor or any of its current or future Affiliates.

#### **ARTICLE II**

#### **COVENANTS OF THE PARTIES**

#### Section 2.01 Franchise Group.

(a) Each member of the Franchise Group hereby represents and warrants to Franchisor that, as of the Effective Date, the Franchise Group has a consolidated net worth of at least \$\_\_\_\_\_. During the Term of this Agreement, the Franchise Group shall at all times maintain a consolidated net worth of not less than \$\_\_\_\_\_.

(b) Each member of the Franchise Group hereby represents and warrants to Franchisor that, as of the Effective Date, no Covered Person (i) has entered a plea of guilty or nolo contendere to, or has been charged or indicted with or convicted of, a felony, (ii) has engaged in any acts of moral turpitude, dishonesty, theft or unethical business conduct, or (iii) is a Restricted Person.

(c) During the Term, each member of the Franchise Group agrees to, and agrees to cause the other Covered Persons to, adhere to the highest standards of honesty, integrity and fair dealing in all dealings with the public and to operate the Covered Business in strict compliance with all applicable Laws. Without limiting the generality of the foregoing, during the Term, no member of the Franchise Group shall, or shall permit or allow any other Covered Person to, (i) enter a plea of guilty or nolo contendere to, or be charged or

indicted with or convicted of, a felony or (ii) engage in acts of moral turpitude, dishonesty, theft or unethical business conduct. If, at any time during the Term, any member of the Franchise Group or any other Covered Person takes or becomes subject to one of the actions or conditions specified in clauses (i) or (ii) above, the Franchise Group acknowledges and agrees that such action or condition shall constitute a breach of the Covered Franchise Agreements that shall entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements (provided that, in the case of president/chief executive officer/equivalent officer, the chief financial the officer/equivalent officer and chief operations officer/equivalent officer of the Franchise Group shall have a reasonable opportunity to replace such person, in which case there shall be no violation or breach of this Section 2.01 or the Covered Franchise Agreements).

(d) Each member of the Franchise Group represents and warrants to Franchisor that, as of the Effective Date and at all times during the Term, no Covered Person, nor any officer, director or, to the Franchise Group's knowledge, employee, or funding source of any of the foregoing is or will be a Restricted Person. Further, during the Term, no member of the Franchise Group shall, or shall permit any other Covered Person to, knowingly hire, retain, employ or otherwise engage the services of (i) any Person in contravention of the U.S.A. Patriot Act or any other Law pertaining to immigration or terrorism or (ii) any other legally prohibited Person. Each member of the Franchise Group acknowledges and agrees that any breach or inaccuracy of the representations, warranties and covenants set forth in this <u>Section 2.01(d)</u> shall constitute a breach of the Covered Franchise Agreements that shall entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements.

(e) Each member of the Franchise Group agrees to immediately notify Franchisor in writing upon the occurrence of any event of any kind that (i) would, or could reasonably be expected to, render any of the representations or warranties set forth in this Section 2.01 to be or become inaccurate or misleading or (ii) would constitute or could reasonably be expected to result in a breach or nonperformance of any of the covenants or agreements set forth in this Section 2.01.

#### Section 2.02 <u>Approved Operator</u>.

(a) Each member of the Franchise Group acknowledges and agrees that an individual designated by Franchisee and approved by Franchisor shall be required to supervise the operation of the Covered Restaurants in a designated market area ("DMA") throughout the entire term of the related Covered Franchise Agreements (such individuals and any replacements thereof hired pursuant to this <u>Section 2.02(a)</u>, an "Approved **Operator**"). At all times during the Term of this Agreement, the Franchise Group shall cause such an Approved Operator to (i) be employed on a full-time basis in connection with the Covered Restaurants in his or her DMA and (ii) have the primary responsibility and authority to control the day-to-day management and operations of each of the Covered Restaurants.

(b) If at any time during the Term, an Approved Operator (i) is no longer employed on a full-time basis in connection with any of the Covered Restaurants in his or

her DMA for any reason or (ii) no longer has primary responsibility and authority to control the day-to-day management and operations of any of the Covered Restaurants (each of clauses (i) and (ii) above, an "**Approved Operator Termination**"), then the Franchise Group shall, as soon as reasonably practicable but in no event later than sixty (60) calendar days after such Approved Operator Termination, replace such Approved Operator with a similarly-qualified individual with significant managerial experience in quick-service restaurant operations to serve as a replacement Approved Operator, <u>provided</u> that the hiring of any such replacement Approved Operator shall be subject to Franchisor's prior written consent and approval. Any failure by the Franchise Group to replace an Approved Operator within sixty (60) days after an Approved Operator Termination shall constitute a breach of the Covered Franchise Agreements that will entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements.

#### Section 2.03 Guaranty Agreements; Confidentiality/Non-Competition Agreements.

(a) From and after the Effective Date, as requested by Franchisor from time to time, each member of the Franchise Group shall execute and deliver such guaranty agreements on Franchisor's current form as Franchisor may request pursuant to which, among other things, each member of the Franchise Group shall jointly and severally guarantee the obligations of the Franchisee under the Covered Franchise Agreements.

(b) From and after the Effective Date, as requested by Franchisor from time to time, each member of the Franchise Group shall, and shall cause any Covered Person designated by Franchisor to, execute and deliver such confidentiality/non-competition agreements on Franchisor's current form as Franchisor may request pursuant to which, among other things, such Covered Persons shall agree to be bound by the confidentiality and non-compete restrictions set forth therein.

#### Section 2.04 Confidentiality.

(a) Each member of the Franchise Group hereby covenants and agrees, on behalf of themselves and each other Covered Person, that, during the Term and for a period of two (2) years thereafter, each Covered Person shall, and shall cause each Permitted Disclosee (as defined below) to, (i) keep confidential the Confidential Information, and (ii) not use, duplicate or disclose, or permit the use, duplication or disclosure of, any of the Confidential Information in any manner whatsoever, other than for the sole purpose of conducting the Covered Business, provided that Confidential Information may be disclosed by such Covered Person to its Representatives who need to know such information for the sole purpose of conducting the Covered Business (each, a "**Permitted Disclosee**") if such Permitted Disclosee abides by the restrictions set forth in this Section 2.04(a). The Parties acknowledge and agree that each member of the Franchise Group shall jointly and severally be responsible for any breach of this Section 2.04(a) by any Covered Person, Permitted Disclosee or any of their respective Representatives.

(b) At all times after the Effective Date, the Franchise Group shall implement and maintain, and shall cause each other Covered Person or Permitted Disclosee to implement and maintain, appropriate firewalls and data protection and segregation

arrangements to prevent the disclosure or use of any Confidential Information in violation of this <u>Section 2.04</u>.

(c) Each member of the Franchise Group acknowledges and agrees that any breach of this <u>Section 2.04</u> shall constitute a separate breach under the Covered Franchise Agreements that shall entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements.

#### Section 2.05 Competing Interests.

(a) Each member of the Franchise Group hereby represents and warrants to Franchisor, as of the Effective Date, that no Covered Person, either directly or indirectly, for itself or in conjunction with any other Person or Persons, owns, maintains, advises, helps, invests in, makes loans to, operates, engages in, is employed by, has any interest in, participates in any capacity in, or is connected in any manner (by license arrangements, franchise arrangements or otherwise) with, any Competing Business.

(b) Each member of the Franchise Group specifically acknowledges that, after the Effective Date, the Covered Persons may receive valuable specialized training and/or confidential information, including information regarding the operational, sales, promotional, and marketing methods and techniques of Franchisor and the System Restaurants. In consideration of the foregoing, each member of the Franchise Group covenants, on behalf of themselves and the other Covered Persons, that without the prior written consent of Franchisor (which consent may be withheld for any or no reason), none of the Covered Persons shall, during the Restricted Period, either directly or indirectly, for themselves or in conjunction with any Person or Persons:

(i) divert or attempt to divert any business or customer of any System Restaurant to any competitor, by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Proprietary Marks or the System Restaurants;

(ii) own, maintain, advise, help, invest in, make loans to, lease assets or properties to, operate, engage in, be employed by, have any interest in, participate in any capacity in, or be connected in any manner (by license arrangements, franchise arrangements or otherwise) with, any Competing Business; <u>provided</u>, <u>however</u>, that nothing in this subsection (ii) shall prohibit the Covered Persons from (A) collectively owning less than two percent (2%) of any class of securities of any publicly-traded corporation conducting a Competing Business provided that such securities are held as a Passive Investment, (B) continuing to lease or sublease any assets or properties to a Competing Business that are being so leased or subleased as of the Effective Date pursuant to an existing lease or sublease agreement;

(iii) sell, assign, transfer, lease or sublease, or otherwise grant possession of, any Covered Restaurant or other System Restaurant that is or was owned or operated (whether in whole or in part or directly or indirectly) by any Covered Person (collectively, a "**Restricted Restaurant**"), or any real estate or location on which a Restricted Restaurant is or was operated, to any Person that intends to, or

could reasonably be expected to, utilize or facilitate the use of such restaurant, real estate or location to conduct a Competing Business thereat; or

(iv) solicit or attempt to solicit any officer, director or employee of Franchisor or its Affiliates with whom Franchise Group of any Covered Person had contact through the Franchisor/Franchisee relationship, excluding any restaurant level employees, without the prior written consent of Franchisor during the term of their employment or for a period of twelve (12) months thereafter. This restriction is not intended to prohibit an individual from responding to a generic job posting or advertisement.

(c) Without limiting the generality of Section 4.12, the Parties agree that (i) each of the covenants contained in this Section 2.05 shall be construed as independent of any other covenant or provision of this Agreement and (ii) if all or any portion of any such covenant is held to be unenforceable by a Governmental Authority having valid jurisdiction in a final non-appealable order or judgment to which Franchisor is a party, such Governmental Authority is hereby empowered to revise and/or reconstrue such covenant to fall within permissible legal limits rather than invalidate any such covenant in its entirety. Each member of the Franchise Group agrees to be bound by any lesser covenant subsumed within the terms of such covenants that imposes the maximum duty permitted by Law as if the resulting covenant were separately stated in and made a part of this Section 2.05.

(d) Each member of the Franchise Group acknowledges and agrees that (i) any violation of the covenants contained in <u>Section 2.05(b)(ii)</u> will conclusively be deemed to have involved the unauthorized use or disclosure of Confidential Information in violation of <u>Section 2.04</u>, and (ii) any breach of this <u>Section 2.05</u> shall constitute a breach under the Covered Franchise Agreements that shall entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements.

Section 2.06 <u>No Initial Public Offering or Other Distributions of Securities</u>. During the Term of this Agreement, no member of the Franchise Group shall, and the Franchise Group shall cause the other Covered Persons not to, (a) (i) make a public offering or broadly disseminated general private distribution of the debt securities or Capital Stock of any Covered Person, (ii) register the debt securities or Capital Stock of any Covered Person with or otherwise become required to file reports under the securities laws of the United States or any other country or any state or political subdivision thereof or (iii) voluntarily file periodic reports under the securities laws of the United States or any other country or any state or political subdivision thereof, or (b) facilitate or assist any other Person in doing the same. Each member of the Franchise Group acknowledges and agrees that any breach of this <u>Section 2.06</u> shall constitute a breach under the Covered Franchise Agreements that shall entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements.

#### **ARTICLE III**

#### **OTHER AGREEMENTS AND UNDERSTANDINGS**

Section 3.01 <u>Annual Business Plans</u>. On or before November 1 of each year during the Term, the Franchise Group shall submit to Franchisor for its approval a consolidated business plan for the Covered Business, including an operating budget (including a detailed description of funding sources), a marketing and advertising plan for the Covered Restaurants and a development plan for future Covered Restaurants (collectively, a "**Business Plan**") for the immediately-succeeding calendar year and a Business Plan for the immediately-succeeding three (3) calendar-year period. All submissions will contain such information and shall be in such format as Franchisor may require from time to time including, without limitation, a timeline for the reimaging of the interior and exterior of all Covered Restaurants in accordance with Franchisor's then-current reimaging design plans, specifications, and standards. Franchisor agrees that it will not disclose the contents of the Business Plan to any third parties without the consent of the Franchise Group.

Section 3.02 Brand Initiatives.

(a) Each member of the Franchise Group acknowledges that it supports Franchisor's current brand positioning and related brand-building initiatives and agrees that, in its and the other Covered Persons' operation of the Covered Restaurants following the Effective Date, the Franchise Group and other Covered Persons shall align with Franchisor in such matters and shall act in a manner consistent with such initiatives and future brand-building initiatives, including with respect to (i) participation in The Wendy's National Advertising Program, Inc., and (ii) membership in the Quality Supply Chain Coop, Inc. and/or any local advertising cooperatives, to the extent applicable.

Without limiting the generality of Section 3.02(a), each member of the (b) Franchise Group agrees that it will align and cooperate with Franchisor and act in a manner consistent with Franchisor's initiatives and requests, which in each case Franchisor agrees to use its reasonable business judgment when implementing, with respect to such items as (i) reimaging the Covered Restaurants, (ii) technology, (iii) a customer loyalty program, (iv) participation in market tests or other tests that Franchisor may from time to time wish to conduct at the Covered Restaurants, (v) sharing, or providing access to, financial, transactional, operational, test market and other data as Franchisor may request with respect to the Covered Business, (vi) the potential consolidation of local advertising agencies used by local advertising cooperatives for System Restaurants throughout the United States, or transfer of local advertising spend to national, (vii) support and execution of the national menu, and (viii) participation in brand-recommended marketing initiatives and promotions, including brand-recommended pricing. However, notwithstanding this Section 3.02(b)(viii), the Franchise Group retain their right to modify their pricing on any of the Franchisor's marketing initiatives or promotions only if both (a) the Franchise Group has implemented the Franchisor's marketing initiatives and requests at the brandrecommended pricing for a period of at least six (6) months, including any recommended merchandising and/or point-of-purchase materials associated with such initiatives, and (b) the Franchise Group has determined, to the reasonable satisfaction of Franchisor, that continued participation with such marketing initiatives and promotions at the brand-

recommended pricing has had a material adverse effect on the Franchise Group's overall Gross Sales or profitability over a reasonable period of time, but not less than 90 days, and the Parties reasonably anticipate that further participation with such marketing initiatives and promotions at the brand-recommended pricing will continue to have a material adverse effect on the Franchise Group's overall Gross Sales or profitability.

Section 3.03 <u>Actions Requiring Franchisor's Approval</u>. In addition to any actions requiring the consent or approval of Franchisor under any of the Covered Franchise Agreements, any proposed sale/leaseback transaction affecting any of the Covered Restaurants, and/or any debt restructuring transaction affecting the Covered Business, must be submitted to Franchisor for its written consent and approval prior to commencement of such transaction, which consent and approval shall not be unreasonably withheld.

#### Section 3.04 Other Business Interests.

Each member of the Franchise Group represents, warrants, and agrees that (a) the Covered Businesses is, and will at all times be, operated separately from the operation of any other business owned or operated by one or more members of the Franchise Group or any their respective Affiliates ("Other Business") such that: (i) the ownership of any Other Business will be held by one or more legal entities that are separate from the legal entity or entities owning the Covered Business (subject to their common ownership by one or more members of the Franchise Group); (ii) none of the assets of the Covered Business or Capital Stock of a Franchisee or any of its Affiliates will serve as collateral or security for any loan or other financing arrangement associated with any Other Business and vice versa; (iii) the day-to-day operation of the Other Business will be conducted by Persons separate from the Persons responsible for the day-to-day operation of the Covered Business (subject to certain shared services for the businesses); and (iv) the Franchise Group shall implement and maintain appropriate policies and procedures to prevent any Confidential Information from being disclosed to or used by any Persons responsible for the day-to-day operation of any Other Business in violation of Section 2.04 of this Agreement.

[Representations, Warranties, and Indemnity. The Franchise Group hereby *(b)* represents and warrants to Franchisor that (i) any member of the Franchise Group's or any of their respective Affiliates' consummation of the Proposed Transaction or the subsequent ownership and operation of the Proposed Transferred Restaurants and future System Restaurants by a Franchisee do not constitute a default under or result in any breach or violation of any franchise, license, or similar agreement entered into by one or more members of the Franchise Group or any of their respective Affiliates with respect to any Other Business, and (ii) and, as of the date of the Effective Date, no member of the Franchise Group or any of their respective Affiliates has received a written notice from the franchisor or licensor of any Other Business or any other party on behalf of the franchisor or licensor of any Other Business asserting that any member of the Franchise Group's or any of their respective Affiliates' consummation of the Proposed Transaction or the subsequent ownership and operation of the Proposed Transferred Restaurants and future System Restaurants by a Franchisee constitutes a default under, or will result in a breach or violation of, any franchise, license, or similar agreement entered into by one or more members of the Franchise Group or any of their respective Affiliates with respect to any Other Business. The Franchise Group hereby agree to jointly and severally indemnify,

defend, and hold harmless Franchisor and its Affiliates from and against any and all claims made by the franchisor or licensor of any Other Business arising out of a default under or a breach or violation of any franchise, license, or similar agreement entered into by one or more members of the Franchise Group or any of their respective Affiliates with respect to any Other Business as a result of any member of the Franchise Group's or any of their respective Affiliates' consummation of the Proposed Transaction or the subsequent ownership and operation of the Proposed Transferred Restaurants and future System Restaurants by a Franchisee.]

(c) Each member of the Franchise Group acknowledges and agrees that any breach of Section 3.04(a) [or Section 3.04(b)] of this Agreement shall constitute a separate breach under the Covered Franchise Agreements that shall entitle Franchisor or its applicable Affiliates to terminate any or all of such Covered Franchise Agreements.

Section 3.05 <u>Leverage Limitations</u>. On the Effective Date and at all times during the Term, the Franchise Group shall meet and maintain the following financial requirements in respect of the Covered Business:

- (a) a fixed charge coverage ratio ("FCCR") of 1.1 to 1; and
- (b) a lease adjusted leverage ratio ("LALR") of 5.75 to 1.

For purposes of this Agreement, FCCR and LALR will be calculated as set forth in Franchisor's Global Transaction Policy dated March 1, 2022, as may be amended from time-to-time during the Term by Franchisor provided any such amendments apply consistently to all franchisees of System Restaurants in the U.S.

### **ARTICLE IV**

#### **GENERAL PROVISIONS**

Section 4.01 <u>Duration; Termination</u>. This Agreement shall commence on the Effective Date and continue in full force until the expiration or termination of all Covered Franchise Agreements, including all extensions or renewals thereof (the "**Term**"); <u>provided</u>, <u>however</u>, that notwithstanding the expiration of the Term, any obligations under this Agreement, which expressly or by their nature survive the expiration or termination of this Agreement, shall continue in full force and effect until they are satisfied in full or by their nature expire, including, without limitation, the non-compete provisions.

Section 4.02 <u>Conflicts</u>. The agreements, covenants, conditions and restrictions (including any approval or consent requirements) set forth herein supersede and replace any agreements, covenants, conditions and restrictions addressing or related to the same subject matter contained in any of the Covered Franchise Agreements, the Development Agreement, or any other related ancillary agreements. For the avoidance of doubt, in the event of a conflict between the terms of this Agreement and any of the Covered Franchise Agreements, the Development, the Development Agreement, or any other related ancillary agreements, the terms of this Agreement shall control.

Section 4.03 <u>Governing Law</u>. This Agreement and all transactions contemplated hereby, and all claims and defenses arising out of or relating to any such transaction or this Agreement or the formation, breach, termination or validity of any part of this Agreement, shall in all respects be governed by, and construed in accordance with, the Laws of the State of Ohio without giving effect to any conflicts of Law principles of such state that would apply the Laws of another jurisdiction.

#### Section 4.04 <u>Disputes</u>.

(a) Subject to <u>Section 4.05</u> and Franchisor's right to terminate as provided in this Agreement, Franchisor and the Franchise Group agree to meet and attempt to resolve in good faith any controversy, dispute or claims that may arise among them out of or related to this Agreement or any of the agreements, commitments or restrictions contemplated hereby.

(b) If any such dispute is not resolved within sixty (60) days of one Party providing written notice, then Franchisor and the Franchise Group agree that such dispute shall be subject to non-binding mediation administered by the American Arbitration Association under its Commercial Mediation Procedures. Such nonbinding mediation shall be conducted in Franklin County in the State of Ohio. If such dispute is still not resolved within ninety (90) days of any Party commencing nonbinding mediation, such dispute shall be subject to the exclusive jurisdiction of any federal or state courts located in Franklin County in the State of Ohio.

In furtherance of the foregoing, each Party to this Agreement hereby (c) irrevocably and unconditionally: (i) submits itself and its property to the exclusive jurisdiction of any federal or state court sitting in Franklin County in the State of Ohio in any action directly or indirectly arising out of or relating to this Agreement, the transactions contemplated by this Agreement, or the formation, breach, termination or validity of this Agreement and agrees that, except as otherwise provided in Section 4.04(b) or Section 4.05, all claims in respect of any such action shall be heard and determined solely in such court; (ii) consents that any such action shall be brought in such court and waives any objection that it may now or hereafter have to the venue or jurisdiction of any such action in such court or that such court is an inconvenient forum for the action and agrees not to assert, plead or claim the same; (iii) agrees that the final judgment of such court shall be enforceable in any court having jurisdiction over the relevant Party or any of its assets; (iv) agrees that service of process in any such action may be effected by mailing a copy of such process by registered or certified mail (or any substantially-similar form of mail), postage prepaid, to such Party at its address as provided in Section 4.10; and (v) agrees that nothing in this Agreement shall affect the right to effect service of process in any other manner permitted by the applicable rules of procedure. For the avoidance of doubt, nothing in this Section 4.04(c) is intended to modify the obligations of the Parties under Section 4.04(a) or Section 4.04(b).

(d) EACH PARTY TO THIS AGREEMENT ACKNOWLEDGES AND AGREES THAT ANY CONTROVERSY THAT MAY ARISE UNDER THIS AGREEMENT IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES AND, THEREFORE, EACH SUCH PARTY HEREBY IRREVOCABLY AND

UNCONDITIONALLY WAIVES ANY RIGHT SUCH PARTY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT. EACH PARTY HERETO CERTIFIES AND ACKNOWLEDGES THAT (I) NO OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER, (II) EACH PARTY HERETO UNDERSTANDS AND HAS CONSIDERED THE IMPLICATIONS OF THIS WAIVER, (III) EACH PARTY HERETO MAKES THIS WAIVER VOLUNTARILY AND (IV) EACH PARTY HERETO HAS BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS OF THIS ANY PARTY HERETO MAY FILE AN ORIGINAL SECTION 4.04(D). COUNTERPART OR A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE PARTIES TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.

Section 4.05 Injunctive Relief. Each member of the Franchise Group acknowledges on behalf of itself and each of its Affiliates that any violation of the covenants and agreements of the Franchise Group in Article II of this Agreement (including but not limited to Section 2.05) would result in irreparable injury to Franchisor for which no adequate remedy at law may be available. Accordingly, each of the Parties agrees that, without the necessity of posting bonds or other undertaking, Franchisor, as an alternative or supplement to nonbinding mediation pursuant to Section 4.04, shall be entitled to obtain in any court of competent jurisdiction any injunctive relief, including temporary restraining orders and preliminary injunctions, against breach or threatened breach of any of the covenants and agreements in Article II of this Agreement and to enforce specifically the terms and provisions of Article II, in addition to any other remedy to which Franchisor is entitled at law or in equity. The Parties further agree that (a) by seeking any remedy provided for in this Section 4.05, Franchisor shall not in any respect waive its right to seek any other form of relief that may be available to it under this Agreement and (b) nothing contained in this Section 4.05 shall require Franchisor to institute any action for (or limit Franchisor's right to institute any action for) injunction or specific performance under this Section 4.05 before exercising any other right under this Agreement.

Section 4.06 <u>Attorneys' Fees</u>. The prevailing Party in any dispute between or among the Parties shall be entitled to recover from the non-prevailing Party or Parties its reasonable attorneys' fees and costs, including the costs of enforcement of any award, and costs of any action to enforce or interpret this Agreement, whether or not for injunctive relief.

#### Section 4.07 <u>Written Consent</u>.

(a) Whenever this Agreement requires Franchisor's prior approval or consent, the Franchise Group shall make a timely written request to Franchisor. In order to be effective hereunder, all such approvals or consents granted by Franchisor must (a) be in writing and signed by an authorized officer of Franchisor and (b) expressly reference this Agreement and the specific Section or subsection of this Agreement pursuant to which such approval or consent is being issued.

(b) For the avoidance of doubt, nothing herein shall be deemed to constitute an approval by or consent from Franchisor or any of its Affiliates of any particular acquisition or development transaction by the Franchise Group and/or its Affiliates, including the Proposed Transaction. Any such approval or consent by Franchisor shall be effective only when given in writing and executed by an authorized officer of Franchisor.

Section 4.08 <u>No Warranties</u>. Each member of the Franchise Group hereby acknowledges and agrees that neither Franchisor nor any of its Affiliates or any of their respective Representatives makes any representations or warranties of any kind or nature whatsoever, oral or written, express or implied, in connection with this Agreement, any of the transactions contemplated hereby, the Proposed Transaction or any other System Restaurants that may hereafter be acquired or developed, directly or indirectly or in whole or in part, by any member of the Franchise Group or any of their respective Affiliates, upon which any member of the Franchise Group has relied or will rely. Without limiting the generality of the foregoing, each member of the Franchise Group acknowledges and agrees that, by providing any waiver, approval or consent hereunder or in connection with this Agreement, Franchisor and its Affiliates are not making any representation, warranty or guaranty with respect to the subject matter of such waiver, approval or consent, and assume no liability or obligation to any member of the Franchise Group or any of its Affiliates or Representatives in connection therewith.

Section 4.09 <u>Non-Waiver</u>. No delay, waiver, omission, or forbearance on the part of Franchisor to exercise any right, option, duty, or power arising out of any breach or default by the Franchise Group (or any member(s) thereof) under any of the terms, provisions, covenants, or conditions of this Agreement shall constitute a waiver by Franchisor to enforce any such right, option, duty, or power as against the Franchise Group (or any member(s) thereof), or as to subsequent breach or default by the Franchise Group (or any member(s) thereof). Subsequent acceptance by Franchisor of any payments owed to it shall not be deemed to be a waiver by Franchisor of any preceding breach by the Franchise Group (or any member(s) thereof) of any terms, provisions, covenants, or conditions of this Agreement.

Section 4.10 <u>Notices</u>. All notices, requests, demands and other communications required or permitted by this Agreement shall be in writing and shall be deemed to have been duly given upon (a) actual delivery, if delivered by personal delivery, (b) one (1) business day after deposit with an overnight courier service for next-day delivery, with service prepaid, or (c) actual delivery if transmitted by email during normal business hours (8:00 a.m. - 5:00 p.m., local time) for the recipient with receipt confirmed, <u>provided</u> that the same notice is also deposited on the same day with an overnight courier for next-day delivery, with service prepaid, in each case as follows (or at such other address for a Party as shall be specified by like notice to the other Parties):

If to Franchisor, to:

Quality Is Our Recipe, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attention: Chief Legal Officer Email: franchise.legal@wendys.com

If to the Franchise Group, to:

Attention:	 	
Email:		

Section 4.11 <u>Entire Agreement</u>. This Agreement, together with the Covered Franchise Agreements, the Development Agreement, and any other related ancillary agreements, constitutes the entire, full, and complete agreement among the Parties concerning the subject matter of this Agreement and incorporates all prior negotiations and understandings. There are no covenants, promises, agreements, representations, warranties, conditions or understandings, either oral or written, among the Parties or their respective Affiliates relating to the subject matter of this Agreement, other than those set forth herein or in the Covered Franchise Agreement, the Development Agreement, or any other related ancillary agreements. No amendment, change, or variance from this Agreement shall be binding on any Party unless set forth in a written instrument executed by each of the Parties.

Section 4.12 Severability. Except as expressly provided to the contrary herein, each Section, paragraph, term and condition of this Agreement shall be considered severable and if, for any reason, any provision of this Agreement is held to be invalid or contrary to, or in conflict with, any applicable present or future Law in a final, non-appealable ruling issued by any Government Authority with competent jurisdiction in a proceeding to which Franchisor is a party ("Unenforceable Provision"), that ruling shall not impair the operation of, or have any other effect upon, other terms and conditions of this Agreement, which shall continue to be given full force and effect and bind the Parties. Notwithstanding the foregoing, in the event that the severance of an Unenforceable Provision shall materially and adversely affect Franchisor's rights under this Agreement, then Franchisor shall have the right to terminate this Agreement upon thirty (30) days' notice in writing to the Franchise Group; provided, however, that if the Parties are able to agree upon alternative enforceable provisions that will have the same practical effect as the Unenforceable Provision during such 30-day period, the new provision shall be incorporated in this Agreement and Franchisor's notice seeking to terminate this Agreement under the provisions of this Section 4.12 by reason of that particular event shall be deemed rescinded and of no further force and effect.

Section 4.13 <u>No Benefit to Third Parties</u>. Except as expressly provided to the contrary in this Agreement, nothing in this Agreement is intended, nor shall be deemed, to confer any rights or remedies upon any Person other than the Parties and their respective successors and permitted assigns.

Section 4.14 <u>Interpretation</u>. Interpretation of this Agreement shall be governed by the following rules of construction: (a) words in the singular shall be held to include the plural and vice versa, and words of one gender or the neuter shall be held to include the other gender or the neuter as the context requires; (b) references to the terms Article, Section or subsection are references to the Articles, Sections or subsections of this Agreement unless otherwise specified; (c) the word "including" and words of similar import shall mean "including without limitation," unless otherwise specified; (d) the word "or" shall not be exclusive; (e) the words "herein,"

"hereof," "hereunder" or "hereby" and similar terms are to be deemed to refer to this Agreement as a whole and not to any specific Section; (f) this Agreement shall be construed without regard to any presumption or rule requiring construction or interpretation against the Party drafting or causing any instrument to be drafted; (g) if a word or phrase is defined, the other grammatical forms of such word or phrase have a corresponding meaning; (h) the headings of the Sections and Articles of this Agreement are inserted for convenience of reference only and shall not constitute a part hereof or affect in any way the meaning or interpretation of this Agreement; (i) references to any statute, listing rule, rule, standard, regulation or other Law include a reference to (A) the corresponding rules and regulations and (B) each of them as amended, modified, supplemented, consolidated, replaced or rewritten from time to time; (j) references to any section of any statute, listing rule, rule, standard, regulation or other Law include any successor to such section; (k) references to any Person include such Person's predecessors or successors, whether by merger, consolidation, amalgamation, reorganization or otherwise; (1) references to any contract (including this Agreement) are to the contract as amended, modified, supplemented or replaced from time to time, unless otherwise stated; (m) each representation, warranty, covenant, agreement and condition contained in this Agreement and in each of the other agreements, documents and instruments contemplated hereby will be deemed to have independent significance; and (n) the provisions of this Agreement shall be interpreted by Franchisor in a commercially reasonable manner.

Section 4.15 <u>Joint and Several Obligations</u>. The liability and obligations of each member of the Franchise Group hereunder (including any such liability resulting from a breach of any covenants or agreements contained herein by any Covered Person) shall be joint and several with each of the other members of the Franchise Group.

Section 4.16 <u>Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which will be considered an original and all of which together will constitute one and the same instrument. Electronic and facsimile signatures, including scanned signatures or the use of a key pad, mouse, or other device to select an item, button, icon or similar act/action, will be considered as binding and conclusive as if original; provided, however, that upon request of any other party hereto, the party so executing must use all commercially reasonable efforts to furnish to such other party the manually executed version of this Agreement at the earliest opportunity.

Section 4.17 <u>Public Announcements</u>. None of the Parties shall issue any press release or other public statement relating to this Agreement without the prior written approval of the other Parties, except for any public statement required under applicable Law. With respect to any such public statement required by applicable Law, each Party shall provide the other Party a reasonable opportunity to review and comment upon any such statement prior to its issuance. Notwithstanding the foregoing, the Franchise Group acknowledges and agrees that Franchisor may issue one or more press releases or other public statements relating to the consummation of the Proposed Transaction without the prior written approval of the Franchise Group.

Section 4.18 <u>Disclosure of Agreement</u>. The Parties shall keep confidential and not disclose to any third person the existence or any terms of this Agreement or information with respect to the transactions contemplated by this Agreement that are not generally known to the public. Notwithstanding the foregoing, the Parties shall be permitted to disclose such information: (a) to the extent required under applicable Law (including reporting requirements applicable to

public companies or franchisors), (b) to any Person on a "need to know" basis whose assistance is required to consummate the transactions described in this Agreement, <u>provided</u> that the disclosing Party advises such Person of the confidential nature of such information and uses commercially reasonable efforts to cause such Person to maintain the confidentiality of such information, (c) to the extent necessary or reasonably appropriate in connection with the enforcement of any right or remedy relating to this Agreement, and (d) in compliance with <u>Section 4.17</u>.

Section 4.19 <u>Successors and Assigns; Restrictions on Assignment</u>. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors in interest and permitted assigns. Franchisor may, without the consent of the other Parties, assign this Agreement or any of its rights or obligations hereunder to any of its Affiliates or to any successor in interest (whether by purchase, merger, consolidation, conversion or otherwise) to all or substantially all of its business operations and/or assets. This Agreement shall not be assignable or transferable in whole or in part by the Franchise Group (or any member(s) thereof) except upon the express prior written consent of Franchisor. No such assignment by the Franchise Group (or any member(s) thereof) shall relieve such Party of any of its obligations hereunder, except as provided herein. Any attempted assignment or transfer by the Franchise Group (or any member(s) thereof) in contravention of this <u>Section 4.19</u> shall be null and void.

[Remainder of page intentionally blank]

IN WITNESS WHEREOF, each of the undersigned Parties has caused this Agreement to be duly executed as of the Effective Date.

### **FRANCHISOR:**

### **QUALITY IS OUR RECIPE, LLC**

By:\_\_\_\_

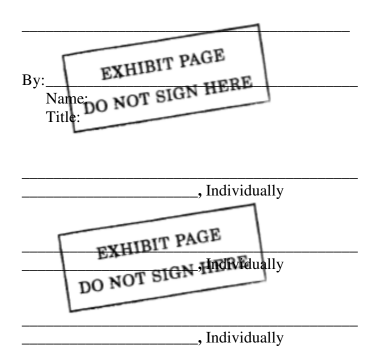
Name: Title:

By:\_

Name: Title:

Legal Dept.\_\_\_\_

#### **FRANCHISE GROUP:**



# EXHIBIT E

# **NEW BUILD MINIMUM REQUIREMENTS<sup>1</sup> | US**

# **EXTERIOR DESIGN<sup>2</sup>**

- Dedicated delivery driver pickup parking stalls with signage @front of building near walk-up window
- PUW pull-ahead parking stall
- Main entrance and customer parking located on entrance side of building per guideline drawings and site planning guide
- Approved site signage, pylon or monument
- Approved digital menu board, pre-sell board and speakerbox<sup>3</sup>
- Landscaping to meet local P&Z requirements

   see civil guideline drawings and site
   planning guide
- Wood-look main entrance doors
- Approved exterior cladding/finish options per guideline drawings
- Single pickup window (add pay window in high capacity locations only)
- Pull-ahead crew door and delivery aggregator walk-up window @ front of building
- Sculptural 'W' feature and building canopy
  Wall lights, LED tape/rope downlights @
- canopy and high soffit
- Current building signage (per guidelines)

#### **AVAILABLE EXTERIOR UPGRADES\***

- \*\* Dedicated mobile order pickup parking stalls with bollards and pavement markings on entrance side of building
- \*\*Order station canopy (optional snow melt)
- \*\*Pickup window canopy with clearance bar<sup>3</sup>
- \*\*Covered patio, chairs, tables, trash receptacle, railing, audio, and landscape buffer, optional radiant heaters and/or fans and/or misters
- Red blade on front of building
- Lot directional signage
- Flagpole with flag (Country flag only)
- Enclosed vestibule for delivery pickup window (40-seat and High Capacity prototypes only)
- Uncovered patio, chairs, tables, umbrellas/ stands, trash receptacle railing, and LS buffer
- Alternate building finishes (requires approval)
- Y-lane drive-thru (requires site plan approval, including addition of pay window, additional drive-thru elements, and technology equipment)

# **INTERIOR DESIGN<sup>2</sup>**

- Global Next Gen furniture and fixture package
  Global Next Gen floor and wall finish
- Global Next Gen floor and wall finish package
- Global Next Gen kitchen equipment package
- Global Next Gen art package
- Global Next Gen lighting package
- GC constructed POS/Pickup counter with integrated mobile-order pickup shelving with separation of order/pay from pickup
- Digital menu boards
- Self-serve Coca-Cola Freestyle (CCFS) in dining room with approved above-unit ice maker and chase
- CCFS at the PUW<sup>3</sup>
- Family restrooms with baby changing stations<sup>6</sup>
- Hands-free fixtures in public restrooms (toilets, faucets, paper towel dispensers)
- Open manager's area with desk and equipment
- Crew desk + lockers

#### **AVAILABLE INTERIOR UPGRADES\***

- \*\*HVAC design utilizing Gridpoint, Energybox or similar controls features
- Pellet ice maker and chase (FoH & BoH ice makers must match)
- Hand dryers in the restrooms<sup>2</sup>
- Window shades on all or select windows based on building orientation

# **TECHNOLOGY**<sup>3,4,5</sup>

- (3) POS, Front Runner Screen + Expo Printer
- Min. (2) Self-Order Kiosks w/ ledge, and (1) Expo printer
- (5) Kitchen Video Screen (KVS) System
- (1) Prep Label Printer
- Required payment systems for POS and Kiosk
- Operations tablet, Plus package
- Approved audio system + content provider
- Managed network service provider and customer Wi-Fi

- Interior digital menu boards, (3) landscape oriented
- Drive-thru digital menu boards, (3) portrait menu boards and (1) portrait pre-sell board

#### **AVAILABLE TECHNOLOGY UPGRADES**

- (2) Hand-Held POS (HHPOS) for drive-thru (order only, payment with HHPOS to be available in late '23)
- Training TV at crew desk/area

# **DESIGN SUBMITTALS<sup>2</sup>**

The Franchisee must provide site-adapt drawings for both the site layout and the building design for review and approval by Wendy's Design Implementation team PRIOR to submittal of drawings to the local authority having jurisdiction. Comments provided as a condition of approval or request for revision by Wendy's Design Implementation team must be addressed and incorporated into the final design drawings and buildout. Franchisees are requried to hire gualified, licensed architects and engineers to create a set of construction documents that comply with all jurisdictional and accessibility requirements utilizing Wendy's current Guideline Drawings. Current Guideline Drawings are available on Wendy's Development Resource Library<sup>8</sup>.

# **PEOPLE/STAFFING<sup>7</sup>**

There are a variety of optional resources and tools available on the new Employment Promises page of WeConnect that can help you ensure you have a team that is ready for when the doors open! Visit: https://wendysportal.sharepoint. com/hr/Pages/Employment-Promises.aspx to check it out! Take the opportunity to ensure that restaurant management and crew training or retraining is completed, and that your labor plans are designed for anticipated staffing needs for your location. Check out Wendy's Labor Guides, available at: https://wendysportal.sharepoint. com/ourwendysbusiness/operations/pages/ labor-quide.aspx, for more information. Access our Franchisee Crew Forecasting Tool at: https://wendysportal.sharepoint.com/ ourwendysbusiness/operations/Documents/ U.S. Franchisee Crew Forecasting Tool.xlsx

## FOOTNOTES

- Scrape & Rebuild and Gut & Rebuild project scopes will require a Facility Assessment Report (FAR) for the location and may require additional remediation work as set forth in the FAR.
- 2. Franchisees are solely responsible for ensuring that the design and completed construction/alteration of their restaurants comply with all requirements of all applicable federal, state, provincial, or local laws, codes, and regulations, including those of the Americans with Disabilities Act (the "ADA") and all federal, state or local accessibility laws and requirements. These minimum requirements and any plans, designs, layouts, or prototypes furnished by Quality Is Our Recipe, LLC, Wendy's International, LLC, Wendy's Restaurants of Canada, Inc., or any of their respective affiliates will not address the requirements of any federal, state, provincial, or local accessibility laws or requirements; and any representation in regard to such laws, codes, regulations, or requirements.
- Non-Traditional restaurants without a drive-thru do not need to purchase drive-thru specific equipment including headsets.
- All cabling for required and optional technology must use Wendy's approved hardware/software solution and must be installed by Wendy's approved certified vendors.
   Datailed information and mained for neuronal destination.
- Detailed information and pricing for required and optional technology can be found in Buyer's Guides on WeConnect.
- 6. 'Family Restroom' designation and signage required for restrooms. If local AHJ requires separate facilities for men and women, AOR will need to adjust restroom layouts so that both men's and women's facilities are accessible.
- 7. These resources are provided on an optional basis. Franchisees are solely responsible for developing and utilizing their own guidelines, making their own hiring, firing, and disciplinary decisions, and managing their day-today employment process and procedures independent of Wendy's and in compliance with all applicable laws, rules or regulations. See https://wendysportal.sharepoint.com/hr/ Pages/Employment-Promises.aspx for more details.
- 8. Wendy's Guideline Drawings are templates only. It is the responsibility of the Architect of record, Engineer(s) of record, or other licensed professional(s) of record to adapt or update the template files based on all existing site specific conditions and all applicable federal, state, local, and other jurisdictional laws and codes. These templates are not intended in any way to ensure compliance with existing site specific conditions and/or applicable laws and codes. Any such representation or responsibility is specifically discalimed by Wendy's.

\*\* Select upgrades are highly recommended. \* Available upgrades may not be reflected in the Guideline Set. Upgrades may require Architect to modify construction documents and/or franchisee to submit for permit.

OCTOBER 2023 | PROPRIETARY AND CONFIDENTIAL



# REMODEL MINIMUM REQUIREMENTS<sup>1</sup>

Replace Ceiling Tiles

Ice/Water Dispenser

Digital Merchandising <sup>4</sup>

Window Shades

Pellet Ice Maker and Chase

Hand Dryers in the Restrooms<sup>2</sup>

• Baby Changing Stations in Public Restrooms

Update Restroom Finishes & Equipment

Hands-Free Fixtures & Hands-Free Towel

**Dispensers in Public Areas** 

**AVAILABLE INTERIOR UPGRADES\*** 

# REIMAGE 2.0

This document is NOT an all-inclusive list; refer to guideline drawings & tools for additional details.

# **JUNE 2022**

#### EXTERIOR DESIGN **INTERIOR DESIGN** NOTE: If there are significant site changes, Design package approval from the Design Team to submitting for jurisdictional review or going to Site plan approval from the Site Engineering Team is required prior to submitting for jurisdictional review or going to permit. UM Bright Seating Package Design package approval from the Design Team is required NOTE: No Fireplace & existing TVs to prior to submitting for jurisdictional review or going to permit. UM Bright Condiment/Drink Static Exterior Brand Package <sup>6</sup> Trash Receptacles and POS/Pic Full Blade Wall Counter • Corrugated Metal with Silver Bands Update Dining Room Wall Finishes • If Existing, (2) Pick-up Windows (PUW) to remain New Floor: Ceramic Concrete-Loo Wood-look Wall Tile Counterclockwise Queue Framing Window • Remove Serpentine Building Lighting (refer to Guideline Set) Separation of Order/Pay from Pic Current Brand Signage New Counter Top (modify back of co • Replace Building Signs support separation of Order & Pay f QIOR Sign (internally illuminated) • Front Counter Ice Bin Retrofit Kit Reface Site Signs (pylon/monument) **Beverages** Reface/Remove Directional Signs New Backlit Merchandising Reface/Remove "Express Window" Sign Menu Boards • Reface/Replace Bollard Sleeves, Entry Door (2) Queue Boards Panels, or any other Retired Logo Elements Promotional Board (formerly RHR) Rotating Menu board, Freestanding Order Coca-Cola Freestyle<sup>®</sup> at the PUW <sup>3</sup> <sup>9</sup> Confirmation Display (OCD) & Rotating Coca-Cola Freestyle<sup>®</sup> in Dining Room with Pre-sell Board <sup>3</sup> Approved Above-Unit Ice Maker & Chase Update Landscaping • UM Bright Art Pack (restaurant décor) UM Bright Pendant Lighting

• Dark Bronze or Champagne Storefront Finish

#### **AVAILABLE EXTERIOR UPGRADES\***

- Full Blade Wall
- \*\*Order Station Canopy (optional snow melt) <sup>3</sup>
- Patio Furniture with Railing, Red Umbrellas & Trash Receptacle
- \*\*New PUW Awning (standard or fabric) <sup>3</sup>
- Flagpole with Flag (U.S. or Canada)
- Update Finish Around PUW(s) <sup>3</sup>
- Expanded 6ft. PUW (Modern buildings only)<sup>3</sup>
- Raised PUW Blade <sup>3</sup>
- \*\*Modify Solarium/Side-Car Roof to Dark Bronze Standing Seam
- Remove/Replace Solarium or Side Cars
- Cover Storefront with Clip-on Dark Bronze Finish (optional alternate - electrostatic paint)
- Y-lane Drive-Thru (requires site plan approval, as well as additional drive-thru elements & technology equipment)<sup>3</sup>

	TECHNOLOGY <sup>4</sup> <sup>*</sup>	SUPPLIER	INSTALLATION
m is required prior 1 to permit. <b>1 to be removed</b>	Image Building: 4 POS, 1 Front Runner Screen, and 4 Kitchen Video Systems (KVS) Modern Building: 4 POS, 1 Front Runner Screen, and 5 Kitchen Video Systems (KVS) NOTE: Additional POS required for any restaurant with a Y-lane	POS Software – Aloha POS Hardware – NCR/ Panasonic KVS Hardware – NCR	Dumac/Bailiwick/ Level 10 ONLY (QST in Canada)
ion, ck-Up	Payment: WePayment (P2PE), 2 Counter PEDs: 2 PUW PEDs $^3$ Associated hardware: POE switch, bracket, small form factor PC PUW timer & PUW Headsets (minimum of 8) $^3$	Ingenico Various - associated hardware	Dumac/Bailiwick (Both can order all PEDs, hardware, provide services to configure and install) Level 10/Dumac/Bailiwick
s ok Floor Tile	Music: Commercial Free. If hardware in place, content shall be "Pandora Personalized Music at Wendy's"	Mood Media	Self/Mood Media/Dumac/ Bailiwick/Level 10
	Managed Network Service Provider & Consumer Wi-Fi	TrustWave/Nurarx/ AT&T (Wi-Fi)	Dumac/Bailiwick
	AVAILABLE TECHNOLOGY UPGRADES	SUPPLIER	INSTALLATION
ck-Up	**1 Customer Order Pick-up Screen (COPS)	NCR/Other	Dumac/Bailiwick/Level 10
ounter to from Pick-up) t for Premium	2 Self-Order Kiosks (CTSO), 1 COPS required with CTSO	CTSO - Elo COPS - NCR/Other	Dumac/Bailiwick/Level 10
	Digital Merchandising: Menu Boards, (2) Queue Boards $\vartheta$ Promotional Board (formerly RHR)	Software - Scala Hardware - NEC Displays/ IEI Players	Dumac/Bailiwick/Level 10 ONLY
	Sound System: Approved Speaker System (Bose/Klipsch), White	Mood Media	Self/Mood Media/Dumac/ Bailiwick/Level 10
	PEODIE/STAFEING		

#### EOPLE/STAFFING

It can be a great opportunity when reimaging your restaurant to evaluate staffing, capability and culture in your restaurant. There are a variety of optional resources and tools available on the new Employment Promises page of WeConnect that can help you ensure you have a team that is ready for when the doors reopen! Visit https://wendysportal.sharepoint.com/hr/Pages/Employment-Promises.aspx to check it out! You should also take the opportunity to ensure that restaurant management and crew training is completed (retraining is recommended), and that your labor plans are designed for anticipated staffing needs for your IA location. Check out the Labor Guide, available at https://wendusportal. sharepoint.com/ourwendysbusiness/operations/Documents/WendysLaborGuide.xlsm, for more information.

#### FOOTNOTES

\*\* Select upgrades are highly recommended.

\* Available upgrades may not be reflected in the Guideline Set. Upgrades may require Architect to modify construction documents and/or franchisee to submit for permit.

- 1. All Reimage Programs require completion of certain work set forth in a Facility Assessment Report (FAR) for Restaurant.
- 2. Franchisees are solely responsible for ensuring that the design and completed construction/alteration of their restaurants comply with the requirements of all applicable federal, state, provincial, or local laws, codes, and regulations, including those of the Americans with Disabilities Act (the "ADA") and all state, provincial, or local accessibility laws and requirements. These minimum requirements and any plans, designs, layouts, or prototypes furnished by Quality Is Our Recipe, LLC, Wendy's International, LLC, Wendy's Restaurants of Canada, Inc., or any of their respective affiliates will not address the requirements of any federal, state, provincial, or local law, code, or regulation, including the ADA or any state, provincial, or local accessibility law or requirement; and any representation in regard to such law, code, regulation, or requirement is specifically disclaimed. 3.
- Non-Traditional restaurants without a drive-thru do not need to purchase headsets or Drive-Thru specific equipment. All cabling for required and optional technology must use Wendy's approved hardware/software solution and must be 4. installed by Wendy's approved certified vendors.
- 5. Detailed information and pricing for required and optional technology can be found in Buyer's Guides on WeConnect. 6.
  - Existing Curve or Tower exterior design refer to "Reimage 2.0 Design Guide"
- Not used
- 8. These resources are provided on an optional basis. Franchisees are solely responsible for developing and utilizing their own guidelines, making their own hiring, firing, and disciplinary decisions, and managing their day-to-day employment process and procedures independent of Wendy's and in compliance with all applicable laws, rules or regulations. See https:// wendysportal.sharepoint.com/hr/Pages/Employment-Promises.aspx for more details.
- Required in the U.S. and Canada 9

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# **EXHIBIT G**



# **REFRESH MINIMUM REQUIREMENTS<sup>1</sup>**

Promotional Board (formerly RHR)

• Coca-Cola Freestyle<sup>®</sup> at the PUW <sup>3</sup> 9

• UM Bright Art Pack (restaurant décor)

• UM Bright Pendant Lighting

• Replace Ceiling Tiles

Ice/Water Dispenser

Digital Merchandising <sup>4</sup>

Window Shades

• Pellet Ice Maker and Chase

• Hand Dryers in the Restrooms<sup>2</sup>

Coca-Cola Freestyle<sup>®</sup> in Dining Room with

Approved Above-Unit Ice Maker & Chase

Baby Changing Stations in Public Restrooms

• Update Restroom Finishes & Equipment

Hands-Free Fixtures & Hands-Free Towel

Dispensers in Public Areas

**AVAILABLE INTERIOR UPGRADES\*** 

This document is NOT an all-inclusive list; refer to guideline drawings δ tools for additional details.

# REIMAGE 2.0 **JUNE 2022**

#### TECHNOLOGY 45 EXTERIOR DESIGN<sup>2</sup> INTERIOR DESIGN SUPPLIER Image Building: 4 POS, 1 Front Runner Screen, and 4 Kitchen Video Systems (KVS) NOTE: If there are significant site changes, Design package approval from the Design Team is required prior POS Software - Aloha Site plan approval from the Site Engineering Team is required prior to to submitting for jurisdictional review or going to permit. POS Hardware - NCR/ Dumac/Bailiwick/ Level 10 ONLY Modern Building: 4 POS, 1 Front Runner Screen, and 5 Kitchen Video Systems (KVS) submitting for jurisdictional review or going to permit. Panasonic (OST in Canada) • UM Bright Seating Package KVS Hardware - NCR Design package approval from the Design Team is required NOTE: Additional POS required for any restaurant with a Y-lane NOTE: No Fireplace & existing TVs to be removed prior to submitting for jurisdictional review or going to permit. Dumac/Bailiwick/Level 10 Payment: WePayment (P2PE), 2 Counter PEDs; 2 PUW PEDs <sup>3</sup> • UM Bright Condiment/Drink Station & Trash Ingenico (All can order PEDs, hardware, Associated hardware: POE switch, bracket, small form factor PC Various - associated Receptacles provide services to configure and hardware PUW timer & PUW Headsets (minimum of 8) install) Update Dining Room Wall Finishes Music: Commercial Free. If hardware in place, content shall be Self/Mood Media/Dumac/ New Floor: Ceramic Concrete-Look Floor Tile Mood Media "Pandora Personalized Music at Wendy's" Bailiwick/Level 10 Counterclockwise Queue TrustWave/Nuarx/ Managed Network Service Provider & Consumer Wi-Fi Dumac/Bailiwick/Level 10 Remove Serpentine AT&T (Wi-Fi) Separation of Order/Pay from Pick-Up AVAILABLE TECHNOLOGY UPGRADES SUPPLIER INSTALLATION New Counter Top (modify back of counter to \*\*1 Customer Order Pick-up Screen (COPS) NCR/Other Dumac/Bailiwick/Level 10 support separation of Order & Pay from Pick-up) CTSO - Elo 2 Self-Order Kiosks (CTSO), 1 COPS required with CTSO Dumac/Bailiwick/Level 10 COPS - NCR/Other Front Counter Ice Bin Retrofit Kit for Premium **Beverages** Software - Scala Digital Merchandising: Menu Boards, (2) Queue Boards & Hardware - NEC Displays/ Level 10/Dumac/Bailiwick ONLY New Backlit Merchandising Promotional Board (formerly RHR) IEI Players Menu Boards Self/Mood Media/Dumac/ • (2) Queue Boards Sound System: Approved Speaker System (Bose/Klipsch), White Mood Media Bailiwick/Level 10

#### **PEOPLE/STAFFING**

It can be a great opportunity when reimaging your restaurant to evaluate staffing, capability and culture in your restaurant. There are a variety of optional resources and tools available on the new Employment Promises page of WeConnect that can help you ensure you have a team that is ready for when the doors reopen! Visit https://wendysportal.sharepoint.com/hr/Pages/Employment-Promises.aspx to check it out! You should also take the opportunity to ensure that restaurant management and crew training is completed (retraining is recommended), and that your labor plans are designed for anticipated staffing needs for your IA location. Check out the Labor Guide, available at https://wendusportal. sharepoint.com/ourwendysbusiness/operations/Documents/WendysLaborGuide.xlsm, for more information.

#### FOOTNOTES

\*\* Select upgrades are highly recommended.

\* Available upgrades may not be reflected in the Guideline Set. Upgrades may require Architect to modify construction documents and/or franchisee to submit for permit.

- All Reimage Programs require completion of certain work set forth in a Facility Assessment Report (FAR) for Restaurant.
- Franchisees are solely responsible for ensuring that the design and completed construction/alteration of their restaurants comply with the requirements of all applicable federal, state, provincial, or local laws, codes, and regulations, including those of the Americans with Disabilities Act (the "ADA") and all state, provincial, or local accessibility laws and requirements. These minimum requirements and any plans, designs, layouts, or prototypes furnished by Quality Is Our Recipe, LLC, Wendy's International, LLC, Wendy's Restaurants of Canada, Inc., or any of their respective affiliates will not address the requirements of any federal, state, provincial, or local law, code, or regulation, including the ADA or any state, provincial, or local accessibility law or requirement; and any representation in regard to such law, code, regulation, or requirement is specifically disclaimed. 3. Non-Traditional restaurants without a drive-thru do not need to purchase headsets or Drive-Thru specific equipment.
- All cabling for required and optional technology must use Wendy's approved hardware/software solution and must be 4. installed by Wendy's approved certified vendors.
- 5. Detailed information and pricing for required and optional technology can be found in Buyer's Guides on WeConnect. 6.
  - Existing Curve or Tower exterior design refer to "Reimage 2.0 Design Guide"
- Not used
- 8. These resources are provided on an optional basis. Franchisees are solely responsible for developing and utilizing their own guidelines, making their own hiring, firing, and disciplinary decisions, and managing their day-to-day employment process and procedures independent of Wendy's and in compliance with all applicable laws, rules or regulations. See https:// wendysportal.sharepoint.com/hr/Pages/Employment-Promises.aspx for more details.
- 9. Required in the U.S. and Canada.

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#### Exterior Brand Package <sup>6</sup>

- Flag Blade Wall
- Corrugated Metal with Silver Bands
- If Existing, (2) Pick-up Windows (PUW) to remain
- Wood-look Wall Tile
- Building Lighting (refer to Guideline Set)
- Current Brand Signage
- Replace Building Signs
- QIOR Sign (internally illuminated)
- Reface Site Signs (pylon/monument)
- Reface/Remove Directional Signs
- Reface/Remove "Express Window" Sign
- Reface/Replace Bollard Sleeves, Entry Door Panels, or any other Retired Logo Elements
- Rotating Menu board, Freestanding Order Confirmation Display (OCD) & Rotating Pre-sell Board <sup>3</sup>
- Update Landscaping
- Dark Bronze or Champagne Storefront Finish

#### **AVAILABLE EXTERIOR UPGRADES\***

- Full Blade Wall
- \*\*Order Station Canopy (optional snow melt) <sup>3</sup>
- Patio Furniture with Railing, Red Umbrellas & Trash Receptacle
- \*\*New PUW Awning (standard or fabric) <sup>3</sup>
- Flagpole with Flag (U.S. or Canada)
- Update Finish Around PUW(s)<sup>3</sup>
- Expanded 6ft. PUW (Modern buildings only)<sup>3</sup>
- Raised PUW Blade <sup>3</sup>
- \*\* Modify Solarium/Side-Car Roof to Dark Bronze Standing Seam
- Remove/Replace Solarium or Side Cars
- Cover Storefront with Clip-on Dark Bronze Finish (optional alternate - electrostatic paint)
- Alternate Blade Lighting (refer to Guideline Set)
- Y-lane Drive-Thru (requires site plan approval, as well as additional drive-thru elements & technology equipment)<sup>3</sup>

# **EXHIBIT H**



# **REFRESH LITE<sup>10</sup> MINIMUM REQUIREMENTS<sup>1</sup>** R This document is NOT an all-inclusive list; refer to guideline drawings & tools for additional details.

# REIMAGE 2.0

EXTERIOR DESIGN<sup>2</sup> INTERIOR DESIGN

# **JUNE 2022**

NOTE: If there are significant site changes,	
Site plan approval from the Site Engineering Team is required prior	to
submitting for jurisdictional review or going to permit.	

Design package approval from the Design Team is required prior to submitting for jurisdictional review or going to permit.

#### Exterior Brand Package <sup>6</sup>

- Front: Corrugated Metal & Silver Bands
- Sides: Paint Existing Series II & Silver Trim
- If Existing, (2) Pick-up Windows (PUW) to remain
- Building Lighting (refer to Guideline Set)
- Current Brand Signage
- Replace Building Signs
- Reface Site Signs (pylon/monument)
- Reface/Remove Directional Signs
- Reface/Remove "Express Window" Sign
- Reface/Replace Bollard Sleeves, Entry Door Panels, or any other Retired Logo Elements
- Rotating Menu board, Freestanding Order Confirmation Display (OCD) & Rotating Pre-sell Board <sup>3</sup>
- Update Landscaping
- Dark Bronze or Champagne Storefront Finish

#### **AVAILABLE EXTERIOR UPGRADES\***

- Flag Blade
- QIOR Sign (internally illuminated)
- Wood-Look Wall Tile
- \*\*Order Station Canopy (optional snow melt) <sup>3</sup>
- Patio Furniture with Railing, Red Umbrellas & Trash Receptacle
- \*\*New PUW Awning (standard or fabric) <sup>3</sup>
- Flagpole with Flag (U.S. or Canada)
- Update Finish Around PUW(s)<sup>3</sup>
- Expanded 6ft. PUW (Modern buildings only)<sup>3</sup>
- Raised PUW Blade <sup>3</sup>
- \*\*Modify Solarium/Side-Car Roof to Dark Bronze Standing Seam
- Remove/Replace Solarium or Side Cars
- Cover Storefront with Clip-on Dark Bronze Finish (optional alternate - electrostatic paint)
- Y-lane Drive-Thru (requires site plan approval, as well as additional drive-thru elements  $\boldsymbol{\vartheta}$ technology equipment)<sup>3</sup>

Design package approval from the Design Team is required prior	
to submitting for jurisdictional review or going to permit.	

- UM Bright Seating Package
- (refer to plans; like for like replacement)

#### NOTE: No Fireplace & existing TVs to be removed

- UM Bright Condiment/Drink Station & Trash Receptacles
- Update Dining Room Wall Finishes
- New Floor: Ceramic Concrete-Look Floor Tile and/or Carpet (like for like replacement)
- Counterclockwise Queue
- Remove Serpentine
- Separation of Order/Pay from Pick-Up
- New Counter Top (modify back of counter to support separation of Order & Pay from Pick-up)
- Front Counter Ice Bin Retrofit Kit for Premium **Beverages**
- New Backlit Merchandising
- Menu Boards
- (2) Queue Boards
- Promotional Board (formerly RHR)
- Coca-Cola Freestyle<sup>®</sup> at the PUW <sup>3</sup> <sup>9</sup>
- Coca-Cola Freestyle<sup>®</sup> in Dining Room with Approved Above-Unit Ice Maker & Chase
- UM Bright Art Pack (restaurant décor)
- UM Bright Pendant Lighting (like for like replacement)
- Baby Changing Stations in Public Restrooms
- Update Restroom Finishes & Equipment
- Hands-Free Fixtures & Hands-Free Towel **Dispensers in Public Areas**

#### **AVAILABLE INTERIOR UPGRADES\***

- \*\*All Concrete-Look Floor Tile (remove all carpet)
- Ice/Water Dispenser
- Pellet Ice Maker and Chase
- Hand Dryers in the Restrooms<sup>2</sup>
- Digital Merchandising <sup>4</sup>
- Window Shades
- Upgraded seating layout including addition of W-Table

	TECHNOLOGY <sup>4 5</sup>	SUPPLIER	INSTALLATION
	Image Building: 4 POS, 1 Front Runner Screen, and 4 Kitchen Video Systems (KVS)	POS Software - Aloha	
	Modern Building: 4 POS, 1 Front Runner Screen, and 5 Kitchen Video Systems (KVS)	POS Hardware - NCR/ Panasonic KVS Hardware - NCR	Dumac/Bailiwick/Level 10 ONLY (QST in Canada)
ŀ	NOTE: Additional POS required for any restaurant with a Y-lane		Dumac/Bailiwick/Level 10
	Payment: WePayment (P2PE), 2 Counter PEDs; 2 PUW PEDs <sup>3</sup> Associated hardware: POE switch, bracket, small form factor PC	Ingenico Various - associated	(All can order PEDs, hardware, provide services to configure and
I	PUW timer & PUW Headsets (minimum of 8) $^3$	hardware	install)
	Music: Commercial Free. If hardware in place, content shall be "Pandora Personalized Music at Wendy's"	Mood Media	Self/Mood Media/Dumac/ Bailiwick/Level 10
	Managed Network Service Provider & Consumer Wi-Fi	TrustWave/Nuarx/ AT&T (Wi-Fi)	Dumac/Bailiwick/Level 10
	AVAILABLE TECHNOLOGY UPGRADES	SUPPLIER	INSTALLATION
Ĩ	**1 Customer Order Pick-up Screen (COPS)	NCR/Other	Dumac/Bailiwick/Level 10
	2 Self-Order Kiosks (CTSO), 1 COPS required with CTSO	CTSO - Elo COPS - NCR/Other	Dumac/Bailiwick/Level 10
	Digital Merchandising: Menu Boards, (2) Queue Boards & Promotional Board (formerly RHR)	Software - Scala Hardware - NEC Displays/ IEI Players	Level 10/Dumac/Bailiwick ONLY
	Sound System: Approved Speaker System (Bose/Klipsch), White	Mood Media	Self/Mood Media/Dumac/ Bailiwick/Level 10
ľ	0		

#### **PEOPLE/STAFFING**

It can be a great opportunity when reimaging your restaurant to evaluate staffing, capability and culture in your restaurant. There are a variety of optional resources and tools available on the new Employment Promises page of WeConnect that can help you ensure you have a team that is ready for when the doors reopen! Visit https://wendysportal.sharepoint.com/hr/Pages/Employment-Promises.aspx to check it out! You should also take the opportunity to ensure that restaurant management and crew training is completed (retraining is recommended), and that your labor plans are designed for anticipated staffing needs for your IA location. Check out the Labor Guide, available at https://wendysportal. sharepoint.com/ourwendysbusiness/operations/Documents/WendysLaborGuide.xlsm, for more information.

#### FOOTNOTES

\*\* Select upgrades are highly recommended.

\* Available upgrades may not be reflected in the Refresh or Refresh Lite Guideline Set. Upgrades may require Architect to modify construction documents based on New Build or Remodel Guideline Sets and/or franchisee to submit for permit.

- All Reimage Programs require completion of certain work set forth in a Facility Assessment Report (FAR) for Restaurant.
- 2. Franchisees are solely responsible for ensuring that the design and completed construction/alteration of their restaurants comply with the requirements of all applicable federal, state, provincial, or local laws, codes, and regulations, including those of the Americans with Disabilities Act (the "ADA") and all state, provincial, or local accessibility laws and requirements. These minimum requirements and any plans, designs, layouts, or prototypes furnished by Quality Is Our Recipe, LLC, Wendy's International, LLC, Wendy's Restaurants of Canada, Inc., or any of their respective affiliates will not address the requirements of any federal, state, provincial, or local law, code, or regulation, including the ADA or any state, provincial, or local accessibility law or requirement; and any representation in regard to such law, code, regulation, or requirement is specifically disclaimed. Non-Traditional restaurants without a drive-thru do not need to purchase headsets or Drive-Thru specific equipment. 3. 4 All cabling for required and optional technology must use Wendy's approved hardware/software solution and must be
- installed by Wendy's approved certified vendors. 5. Detailed information and pricing for required and optional technology can be found in Buyer's Guides on WeConnect.
- Existing Curve or Tower exterior design refer to "Reimage 2.0 Design Guide" 6.
- 7. Not used.
- These resources are provided on an optional basis. Franchisees are solely responsible for developing and utilizing their own 8. guidelines, making their own hiring, firing, and disciplinary decisions, and managing their day-to-day employment process and procedures independent of Wendy's and in compliance with all applicable laws, rules or regulations. See https:// wendysportal.sharepoint.com/hr/Pages/Employment-Promises.aspx for more details. 9.
- Required in the U.S. and Canada

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# EXHIBIT I MID-TERM LITE TOUCH MINIMUM REQUIREMENTS<sup>1</sup> | US & CANADA

# **EXTERIOR DESIGN**<sup>2</sup>

- Current Brand Signage<sup>6</sup>
   Replace Building Signs
- Reface Site Signs (pylon/monument)
- Reface/Remove Directional Signs
- Reface/Replace Entry Door Panels, or any other Retired Logo Elements

#### **AVAILABLE EXTERIOR UPGRADES\***

- Enhanced Exterior Trade Dress
- Patio with Railing, Patio Furniture, Red Umbrellas, and Trash Receptacle \*\*
- Flagpole with flag (Country flag only)
- Y-lane drive-thru (requires site plan approval, including addition of pay window, additional drive-thru elements, and technology equipment)

# **INTERIOR DESIGN**<sup>2</sup>

- Global Next Gen (UM Bright) Seating Package
- Global Next Gen (UM Bright) Condiment/ Drink Station and Trash Receptacles
- Global Next Gen (UM Bright) Artpack
- Global Next Gen (UM Bright) Pendant Lighting
- Global Next Gen (UM Bright) Dining Room Wall and Ceiling Finishes<sup>7</sup>
- Global Next Gen (UM Bright) Door Finishes
- Removal of existing fireplace and TV
- Separation of Order/Pay from Pickup
- New POS/Pickup Countertop and Fascia Finishes
- Mobile/Delivery Countertop Shelving
- Coca-Cola Freestyle in Dining Room with Approved Above-Unit Ice Maker and Chase (if not already existing)<sup>9</sup>

#### **AVAILABLE INTERIOR UPGRADES\***

- All Concrete-Look Front of House Floor Tile \*\*
- Window Shades
- LED General Light Fixtures in FOH
- Updated Standard Restroom Equipment
- Updated Global Next Gen (UM Bright) Restroom Finishes \*\*\*
- Hand dryers in the restrooms<sup>2</sup>

# TECHNOLOGY 45

- Min. (2) Self-Order Kiosks (CTSO) w/ ledge, and (1) Expo printer
- Managed network service provider and customer Wi-Fi. Service speed of existing or new service must be sufficient to operate required digital menu board platforms (min. 25mbps)
- (4) POS, (1) Front Runner Screen
   + Expo Printer (additional POS required for restaurants with Y-Lane) (if not already existing)
- Kitchen Video Screen (KVS) System (if not already existing):
- (4) for Image Buildings
- (5) for Modern Buildings
- PUW timer and PUW Headsets (8) min.<sup>3</sup> (if not already existing)
- Required payment systems for POS and kiosk<sup>3</sup> (if not already existing)
- Approved speaker/sound system (if not already existing)

#### AVAILABLE TECHNOLOGY UPGRADES \*

- Outdoor Digital Menu + Pre-Sell Board & Speakerbox \*\*
- Interior Digital Menu Boards, (3) landscapeoriented + (1-2) queuing boards \*\*
- (1) Customer Order Pickup Screen (COPS)\*\*

# **DESIGN SUBMITTALS<sup>2</sup>**

The Franchisee must provide site-adapt drawings for both the site layout and the building design for review and approval by Wendy's Design Implementation team PRIOR to submittal of drawings to the local authority having jurisdiction. Comments provided as a condition of approval or request for revision by Wendy's Design Implementation team must be addressed and incorporated into the final design drawings and buildout. Franchisees are requried to hire gualified, licensed architects and engineers to create a set of construction documents that comply with all jurisdictional and accessibility requirements utilizing Wendy's current Guideline Drawings. Current Guideline Drawings are available on Wendy's Development Resource Library.<sup>8</sup>

# **PEOPLE/STAFFING**<sup>8</sup>

There are a variety of optional resources and tools available on the new Employment Promises page of WeConnect that can help you ensure you have a team that is ready for when the doors open! Visit: https://wendysportal.sharepoint.com/hr/ Pages/Employment-Promises.aspx to check it out!

Take the opportunity to ensure that restaurant management and crew training or retraining is completed, and that your labor plans are designed for anticipated staffing needs for your location. Check out Wendy's Labor Guides, available at: https://wendysportal.sharepoint.com/ ourwendysbusiness/operations/pages/laborguide.aspx, for more information.

Access our Franchisee Crew Forecasting Tool at: https://wendysportal.sharepoint.com/ ourwendysbusiness/operations/Documents/ U.S. Franchisee Crew Forecasting Tool.xlsx

# FOOTNOTES

- . All Reimage Programs require completion of certain work set forth in a Facility Assessment Report (FAR) for Restaurant.
- Franchisees are solely responsible for ensuring that 2. the design and completed construction/alteration of their restaurants comply with the requirements of all applicable federal, state, provincial, or local laws, codes, and regulations, including those of the Americans with Disabilities Act (the "ADA") and all state, provincial, or local accessibility laws and requirements. These minimum requirements and any plans, designs, layouts, or prototypes furnished by Quality Is Our Recipe, LLC, Wendy's International, LLC, Wendy's Restaurants of Canada, Inc., or any of their respective affiliates will not address the requirements of any federal, state, provincial, or local law, code, or regulation, including the ADA or any state, provincial, or local accessibility law or requirement; and any representation in regard to such law, code, regulation, or requirement is specifically disclaimed.
- A Non-Traditional restaurant without a drive-thru do not need to purchase headsets or Drive-Thru specific equipment.
- All cabling for required and optional technology must use Wendy's approved hardware/software solution and must be installed by Wendy's approved certified vendors.
   Detailed information and pricing for required and
- Detailed information and pricing for required and optional technology can be found in Buyer's Guides on WeConnect.
- 6. Applicable to any restaurants that do not have current Wendy's logo standard signage package.
- Refer to Mid-Term Lite Touch Design Guide for approved/ compliant existing finishes that may remain.
   These resources are provided on an optional basis.
  - These resources are provided on an optional basis. Franchisees are solely responsible for developing and utilizing their own guidelines, making their own hiring, firing, and disciplinary decisions, and managing their day-to-day employment process and procedures independent of Wendy's and in compliance with all applicable laws, rules or regulations. See https://wendysportal.sharepoint.com/hr/Pages/ Employment-Promises.asys for more details.
- The Mid-Term Lite Touch Refresh scope is required for restaurants that were previously Image Activated starting in 2011, and have reached (or are approaching) the mid-term of the Franchisee agreement.
- Available upgrades may not be reflected in the Guideline Set. Upgrades may require Architect to modify construction documents and/or franchisee to submit for permit.
   Select upgrades are highly recommended.
- \*\*\* Existing finishes may remain if in good condition.

#### **RENEWAL AGREEMENT**

This RENEWAL AGREEMENT is entered into by and between (collectively referred to herein as the "Franchisee"), \_\_\_\_\_ (hereinafter "Guarantor") and QUALITY IS OUR RECIPE, LLC ("Franchisor").

WHEREAS, Franchisor or Franchisor's predecessor in interest as franchisor, Wendy's International, LLC ("WIL"), Franchisee *and Guarantor* are parties to a franchise agreement dated \_\_\_\_\_\_, for the Wendy's Old Fashioned Hamburgers Restaurant located at \_\_\_\_\_\_ (the "Restaurant"); and

WHEREAS, the franchise agreement referenced above and any and all amendments and modifications thereto are hereinafter collectively referred to as the **"Initial Franchise Agreement"**; and

WHEREAS, WIL's interests as franchisor under the Initial Franchise Agreement, if any, have been assigned to Franchisor; and

[IF IMAGE ACTIVATION RENEWAL PROGRAM APPLIES: WHEREAS, Franchisee has participated in Franchisor's Image Activation Renewal Program (the "Image Activation Renewal Program") and recently completed the rebuilding or remodeling of the Restaurant with an approved Image Activation building design;

WHEREAS, as part of the Image Activation Renewal Program, Franchisee has qualified for, and requested, a renewal of the Initial Franchise Agreement for a 20[25]-year term upon payment of the standard renewal fee of \$12,500; and]

[IF STANDARD RENEWAL: WHEREAS, the Initial Franchise Agreement will expire on \_\_\_\_\_\_, and the parties desire to renew and extend the franchise rights and allow for the continued operation of the Restaurant for the renewal term subject to the terms and conditions of this Renewal Agreement; and]

WHEREAS, to effect the renewal of the Initial Franchise Agreement, Franchisee must concurrently herewith execute a new Unit Franchise Agreement in the form attached to Franchisor's current Franchise Disclosure Document and incorporated herein by reference (the "New Franchise Agreement"), so that the New Franchise Agreement will govern all of the rights, title and interests of Franchisee in the franchise and licensed rights for the Restaurant and will replace the Initial Franchise Agreement, all subject to the terms and conditions of this Renewal Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual promises contained herein, the parties, intending to be legally bound, mutually agree as follows:

- 1. The foregoing recitals are true and correct and are incorporated herein by this reference.
- 2. Franchisee agrees to execute the New Franchise Agreement for the Restaurant concurrently herewith. The Initial Franchise Agreement is hereby superseded and replaced in its entirety the New Franchise Agreement which is incorporated herein by reference and which shall govern the parties' relationship. Upon the execution of this

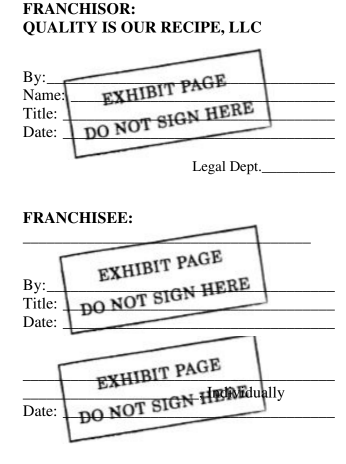
Renewal Agreement and the New Franchise Agreement, the Initial Franchise Agreement shall be of no further force or effect except as may be provided herein.

- 3. Franchisee *and Guarantor* agree to pay contemporaneously with the execution of this Renewal Agreement and the New Franchise Agreement, a non-refundable renewal fee of \$12,500.
- 4. Franchisee *and Guarantor* shall execute the General Release of All Claims attached hereto as *Exhibit A* contemporaneously with the execution of this Renewal Agreement and the New Franchise Agreement. Franchisee *and Guarantor* further agree that if the General Release of All Claims is returned to Franchisor undated, the effective date of this Renewal Agreement shall be the effective date of the General Release of All Claims.
- 5. Franchisee warrants and represents that upon the execution of this Renewal Agreement and the New Franchise Agreement, Franchisee is in compliance with all provisions of the Initial Franchise Agreement. Notwithstanding the replacement of the Initial Franchise Agreement with the New Franchise Agreement as described in Paragraph 1 herein, Franchisee agrees to be and to remain jointly and severally liable for any and all obligations of "Franchisee or Franchise Owner", as defined in the Initial Franchise Agreement (as applicable), which obligations arose or accrued up to the effective date of this Renewal Agreement. Franchisee agrees to also perform all unperformed and partially performed terms and conditions of the Initial Franchise Agreement, including, without limitation, the payment of all obligations owing to Franchisor, its subsidiaries and affiliates, and the resolution of any and all local advertising obligations. Franchisee agrees that Franchisee's failure to comply with the Initial Franchise Agreement shall constitute a default of the New Franchise Agreement and this Renewal Agreement.
- 6. Franchisee warrants, represents and agrees that Franchisee has completed all remodeling and/or Facility Evaluation ("FE") work pursuant to the most recent FE provided by Franchisor, as applicable, and fulfilled all other conditions required by Franchisor in connection with this renewal, including, without limitation, compliance with technology software/hardware equipment purchase/installation requirements, which includes installation of Wendy's required electronic point of sale system operating with Aloha Software supplied by NCR Corporation ("Aloha POS").
- 7. Franchisee acknowledges and agrees that Franchisee has no competitive interests which may violate the noncompetition provisions of the New Franchise Agreement or the Initial Franchise Agreement. Franchisee acknowledges and agrees that any and all competitive interests (whether currently owned or subsequently acquired) shall be subject to the terms of the noncompetition provisions of the New Franchise Agreement.
- 8. Franchisee acknowledges and agrees that currently there are no operating companies or other entities except Franchisee which are responsible for the operation or management of the Restaurant, and all employment and business arrangements related to the Restaurant (including supplier and other contracts) have been entered into with the Franchisee directly.

- 9. [PARA 9 FOR REIMAGE PROGRAM: Unless otherwise agreed, Section 2.1 of the New Franchise Agreement shall set the New Franchise Agreement's expiration date to take place [choose one: 25 years [for scrape and rebuild & gut and rebuild] or 20 years [for Refresh or standard remodel]] from the date of the Restaurant's re-opening after completion of its remodel or rebuild under the Image Activation Renewal Program.]
- 10. Franchisor hereby waives the applicability of Section 3.2 of the New Franchise Agreement in connection with this Restaurant. Notwithstanding the foregoing, upon the expiration of any lease for the Restaurant, Franchisee agrees to notify Franchisor in writing at least sixty (60) days prior to such expiration and agrees to use its best efforts to negotiate with the applicable lessor so as to comply with the provisions of Section 3.2 at that time. Franchisor also reserves the right to require Franchisee to demonstrate to Franchisor's satisfaction that Franchisee has the right to possession of the Approved Location through the term of the New Franchise Agreement.
- 11. Franchisee acknowledges and agrees that except as otherwise provided herein, the activities of any business entity which is named as a Franchisee are currently and shall remain confined to operating Wendy's or Wendy's Old Fashioned Hamburgers Restaurants.
- 12. It is acknowledged that the Restaurant was constructed and opened prior to the commencement of the New Franchise Agreement, and to the extent the terms of Section 3 of that agreement relate to the initial construction and opening of the Restaurant, they are hereby waived. If, however, Franchisee pursues any additional construction or improvements at the Restaurant during the term of the New Franchise Agreement, then the terms of Section 3 of the New Franchise Agreement shall be applicable.
- 13. Notwithstanding anything to the contrary contained in the New Franchise Agreement, Franchisee *and Guarantor* acknowledge and agree that they must comply with Franchisor's initiatives and requests related to reimaging the Restaurant in accordance with Franchisor's then-current reimaging design plans, specifications, and standards, including without limitation that Franchisee shall perform the "Mid-Term Upgrade", as defined in Section 6.10 of the New Franchise Agreement not more often than once every ten years from the last date of reimaging of the Restaurant in accordance with Franchisor's standards. Franchisee *and Guarantor* further acknowledge and agree that their failure to complete all required work fully and timely and implement all required components associated with Franchisor's then-current reimaging design plans, specifications, and standards will constitute a material default under the New Franchise Agreement.
- 14. [OPTIONAL IF GUARANTOR: Guarantor hereby warrants, represents and agrees that Guarantor is in compliance with all provisions of the Initial Franchise Agreement and this Renewal Agreement as of the date of Guarantor's execution hereof. Guarantor hereby agrees to comply with and to guarantee all obligations of Franchisee under this Renewal Agreement and the New Franchise Agreement, as evidenced by Guarantor's execution of the Guaranty in the form attached as Exhibit B to the New Franchise Agreement, and which is incorporated herein by reference, which Guaranty shall be executed by Guarantor contemporaneously herewith.]

- 15. This Renewal Agreement and the documents and conditions referred to herein constitute the entire, full and complete agreement between the parties concerning the subject matter hereof and supersede all prior agreements, no other representations having induced Franchisee to execute this Renewal Agreement. The terms of this Renewal Agreement modify the New Franchise Agreement and are hereby incorporated therein. All other provisions of the New Franchise Agreement remain in full force and effect. Any breach of the terms or conditions of this Renewal Agreement shall constitute a material default under the New Franchise Agreement. All references herein to the singular shall be deemed to include the plural where the context so requires.
- 16. Delivery of a signature by facsimile or electronic transmission of this Renewal Agreement will constitute a valid and binding execution and delivery of this Renewal Agreement, and such copy will constitute an enforceable original document. This Renewal Agreement may be executed through the use of electronic signature, which Franchisee acknowledges is a lawful means of obtaining signatures. Franchisee agrees that an electronic signature is the legal equivalent of a manual signature on this Renewal Agreement. Franchisee further agrees that the use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes Franchisee's signature, acceptance and agreement as if actually signed by Franchisee in writing.

IN WITNESS WHEREOF, this Renewal Agreement is effective as of the date it is executed by Quality Is Our Recipe, LLC.



	, Individually	
Date:	EXHIBIT PAGE	
2	DO NOT SIGN HERE	
	, Individually	
Date:		

[Agreed to and accepted:

# **GUARANTOR**

DO NOT SIGN HERE , Individually Date: \_\_\_\_\_]

# EXHIBIT K

# AGENTS FOR SERVICE OF PROCESS

We intend to register this Disclosure Document as a "franchise" in some or all of the following states, in accordance with the applicable state law. If and when we pursue franchise registration (or otherwise comply with the franchise investment laws) in these states, we will designate the following state offices or officials as our agents for service of process in these states:

CALIFORNIADepartment of Financial Protection and Innovation320 West 4 <sup>th</sup> Street, Suite 750Los Angeles, CA 90013-2344(213) 576-7500Toll free: (866) 275-2677HAWAIICommissioner of Securities of the State of HawaiiDepartment of Commerce & Consumer AffairsBusiness Registration DivisionSecurities Compliance Branch335 Merchant Street, Room 203Honolulu, HI 96813(808) 586-2722	NEW YORKNew York Secretary of StateNew York State Department of StateOne Commerce Plaza99 Washington Avenue, 6 <sup>th</sup> FloorAlbany, NY 12231-0001(518) 473-2492NORTH DAKOTANorth Dakota Securities Commissioner600 East Boulevard AvenueState Capitol, Fifth FloorBismarck, ND 58505-0510(701) 328-4712
ILLINOIS Illinois Attorney General 500 South Second Street Springfield, IL 62706 (217) 782-4465	RHODE ISLAND Department of Business Regulation – Securities Division 1511 Pontiac Avenue Building 69-2 Cranston, RI 02902 (401) 462-9500
INDIANA Indiana Secretary of State Franchise Division 201 Statehouse 200 West Washington Street Indianapolis, IN 46204 (317) 232-6681	SOUTH DAKOTA Division of Insurance Securities Regulation 124 S. Euclid Avenue, Suite 104 Pierre, SD 57501 (605) 773-3563
MARYLAND Maryland Securities Commissioner 200 Saint Paul Place Baltimore, MD 21202-2020 (410) 576-6360	VIRGINIA Clerk of the State Corporation Commission Division of Securities and Retail Financing 1300 East Main Street, 9 <sup>th</sup> Floor Richmond, VA 23219-3630 (804) 371-9051
MICHIGAN Corporations Division Bureau of Commercial Services Department of Labor and Economic Growth P.O. Box 30054 Lansing, MI 48909 (517) 373-7117	WASHINGTON Director of Department of Financial Institutions Securities Division - 3rd Floor 150 Israel Road, S.W. Tumwater, WA 98501 (360) 902-8760
MINNESOTA Commissioner of Commerce 85 7 <sup>th</sup> Place East, Suite 280 St. Paul, MN 55101 (651) 539-1500	WISCONSIN Commissioner of Securities 345 West Washington Avenue Madison, WI 53703 (608) 261-9555

### **Preliminary Letter Agreement**

Dear Applicant:

Based upon the interest which you have expressed in the possibility of obtaining a Wendy's Old Fashioned Hamburgers Restaurant franchise, and in order to allow both you and Franchisor to evaluate one another, the following is hereby acknowledged and agreed between us:

#### 1. <u>TRAINING REQUIREMENTS</u>

The undersigned applicant (hereinafter referred to as "Applicant") agrees to undergo such preliminary training as Quality Is Our Recipe, LLC ("Franchisor"), in its sole discretion, deems appropriate. Such training shall include general in-store operational experience, as well as classroom training specifically designed for franchise applicants. Applicant understands that at any time whatsoever, either Franchisor or Applicant may terminate such training for any reason without any further obligation by either party. Applicant realizes that up to an estimated 12-16 weeks is anticipated for such training (depending upon the level of previous quick-service restaurant experience, Wendy's experience, the overall background of the Applicant, as well as other relevant factors).

#### 2. <u>DISCLAIMERS</u>

Applicant understands and acknowledges that a site which is acceptable to Franchisor and Applicant must be determined and that no promises or final commitments have been made by Franchisor as of this date regarding any specific site, its availability or acceptability. Franchisor will work with Applicant during the training process in an effort to reach some understanding concerning possible sites. Notwithstanding those discussions, Applicant understands that no commitment concerning a site shall exist until and unless a Unit Franchise Agreement is executed by both parties for a specific site.

Applicant understands and acknowledges that there are no assurances, promises or guarantees that Applicant will be approved by Franchisor as a franchisee or that any approved site selected by Franchisor will be successful. Applicant understands that he or she must conduct his or her own evaluation of the site and assume all risk associated with the profitability of any location.

Franchisor makes no representations or statements of actual, average, projected or forecasted sales, profits or earnings, with respect to any existing or future Wendy's Restaurants (except to provide historical information from the books and records of Franchisor in the case of the sale of a company-owned restaurant). Neither Franchisor's sales personnel nor any employee or officer of Wendy's is authorized to make any claims or statements as to the earnings, sales, profits or chances of success that any franchisee can expect or that present or past franchisees have had. Applicant agrees that Franchisor will

not be bound by or liable for any unauthorized representations as to earnings, sales, profits or chances of success.

#### 3. <u>TRAINING FEE</u>

Applicant shall deliver to Franchisor (or its affiliate) upon request, a training fee of Five Thousand Dollars (\$5,000.00), which application fee shall be deemed fully earned by Franchisor (or its affiliate) upon its receipt, and is not refundable.

#### 4. INDEPENDENT CONTRACTOR

Applicant shall be an independent contractor during the training period and thereby legally and financially responsible for the conduct of Applicant, any agents, employees or representatives.

#### 5. <u>CONFIDENTIALITY</u>

Applicant acknowledges that the Wendy's System is a technologically-advanced program of accounting, management and business operations and systems that would, if used by other persons or entities, give such persons or entities a substantial competitive advantage which is presently enjoyed by Franchisor. Whether or not Applicant is approved by Franchisor, Applicant agrees to hold in confidence the Wendy's System and all parts thereof and shall not disclose them to any person or entity. Applicant shall not, without Franchisor's prior written consent, disclose, use or permit the use of the Wendy's System or any part thereof, and shall treat as confidential and as the sole property of Franchisor all trade secrets, manuals, materials or any other information, knowledge, and know-how designated for use in the Wendy's System and not generally known in the restaurant business.

#### 6. <u>DOCUMENT</u>

If, based upon the aforementioned training, Applicant is approved in writing by Franchisor, and a site can be agreed upon by both parties, Franchisor shall make available to Applicant for execution Franchisor's Unit Franchise Agreement, a copy of which is included in Franchisor's current Franchise Disclosure Document.

### 7. <u>ADVERTISING COOPERATIVE</u>

Applicant acknowledges that Applicant is aware of the obligation to become a member of a local advertising cooperative at such time as a Unit Franchise Agreement for a specific site is executed by Applicant and Franchisor. Applicant understands that it is his or her responsibility to investigate the structure and requirements of the cooperative and the obligations of cooperative members before executing the Unit Franchise Agreement.

Delivery of a signature by facsimile or electronic transmission of this Preliminary Letter Agreement will constitute a valid and binding execution and delivery and will constitute an enforceable original document effective as of the date set forth below. This Preliminary Letter

Agreement may be executed through the use of electronic signature, which Applicant acknowledges is a lawful means of obtaining signatures. Applicant agrees that an electronic signature is the legal equivalent of a manual signature on this Preliminary Letter Agreement. Applicant further agrees that the use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes Applicant's signature, acceptance and agreement as if actually signed by Applicant in writing. However, if this Preliminary Letter Agreement has been executed by electronic transmission, Applicant agrees to execute original manually signed copies (to be effective as the date set forth below), upon Wendy's request at any time.

Please execute this Preliminary Letter Agreement and return it to me as soon as possible. Thank you for your interest.

FRANCHISOR: QUALITY IS OUR RECIPE, LLC
DI CE
Name: Kris A. Kaffenbarger
Title: VP, Global System Optimization, Franchise & Portfolio Management Date:
Legal Dept.

Subject to the terms and conditions of this Preliminary Letter Agreement, which terms and conditions are acceptable to me, I desire to proceed with training.

APF	PLICANT
٢	EXHIBIT PAGE
-	DO NOT SIGN HERE
Date	

Dear Applicant:

During your training program with Quality Is Our Recipe, LLC the responsibility for any accidental injuries will be assumed by you and your insurance company.

This information must be in our possession before you may begin training.

INSURANCE CARRIER:	
NAME & ADDRESS OF AGENT:	
POLICY NUMBER:	
EFFECTIVE DATE:	
YOUR NAME:	
ADDRESS:	
DATES IN TRAINING:	
TRAINING STORE(S)	

Please sign, date and return this form to me indicating your receipt of and agreement with this policy.

EXHIBIT PAGE	
DO NOT SEGNIERE	(Date)

# **PROJECT MANAGEMENT AGREEMENT**

THIS PROJECT MANAGEMENT AGREEMENT (the "Agreement") is made as of the \_\_\_\_ day of \_\_\_\_\_, 202\_\_\_ ("Effective Date"), by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Franchisor"), and \_\_\_\_\_\_

an individual (on behalf of themselves and the to be named Franchisee, collectively, "Franchisee").

#### WITNESSETH:

**WHEREAS**, Franchisee wishes to retain Franchisor to provide certain project management services with respect to one or more construction projects on the following terms and conditions; and

**WHEREAS**, the possible budget range has been disclosed within the applicable Franchise Agreement and the Franchise Disclosure Document, and Franchisee has seen and approved the Preliminary Budget Disclosure and understands that the actual resulting budget may vary and that there are no Project termination rights afforded to Franchisee in the event of any material increase in the said budget; and

WHEREAS, Franchisor agrees to provide such services on the terms and conditions contained herein.

**NOW THEREFORE**, in consideration of the payment hereinafter specified to be made by Franchisee, and in consideration of the agreements and mutual covenants of the parties herein contained, the parties hereto hereby agree as follows:

#### SECTION I. SCOPE OF SERVICES

1.1 Basic Services. From time to time upon the request of Franchisee evidenced by the issuance of a project authorization in the form attached hereto as Exhibit A (a "Project Authorization") and incorporated herein, for the construction project at the project location enumerated thereon (the "Project"), and agreement by Franchisor, Franchisee hereby hires Franchisor and Franchisor hereby agrees that it shall perform the project management consultant services (the "Services") on the terms and conditions set forth herein. Franchisor shall perform some or all of the Services generally described in Exhibit B, as determined to be appropriate in Franchisor's reasonable judgment based on then-existing circumstances of the Project and evidenced by a Project Authorization. Upon issuance of a Project Authorization by Franchisee, each Project Authorization shall be deemed incorporated into and made a part of this Agreement. Franchisor shall perform the Services for each Project in accordance with the schedule set forth in the project management system for such Project (hereinafter "Gateway"). The issuance and execution by Franchisee and Franchisor of a Project Authorization shall constitute Franchisor's authority to proceed to provide Services with respect to the applicable Project, and Franchisor shall not be obligated or authorized to perform any Services with respect to any Project until a Project Authorization for such Project has been signed by both Franchisee and Franchisor. In the event there are any conflicts between the preprinted terms and conditions of the Project Authorization and this Agreement, the terms and conditions of this Agreement shall control.

1.2 <u>Additional Service Providers</u>. Franchisee and Franchisor acknowledge and agree that Franchisee may require the services of others outside of Franchisor, including, but not limited to, architects, space planners, engineers, general contractors, local legal counsel or consultants or permit expeditors, kitchen equipment suppliers, installers and/or other consultants and contractors in connection with the Project ("**Additional Service Providers**"). During the Project, Franchisor may identify the need for and/or recommend to Franchisee that it retain Additional Service Providers to assist with the Project. Franchisee agrees to retain and use only those Additional Service Providers previously approved by Franchisor or who are otherwise qualified and approved by Franchisor acting in its commercially reasonable discretion. It is expressly agreed and understood that Franchisor shall not be responsible or liable for the engagement or actions of any Additional Service Providers, and all Additional Service Providers shall be engaged directly by Franchisee and shall be compensated solely by

Franchisee. In the event Franchisee retains any Additional Service Providers to achieve Franchisee's objectives for such Projects, Franchisor shall maintain a working relationship with such Additional Service Providers in accordance with acceptable industry standards.

#### SECTION 2. FRANCHISOR'S DUTIES AND STATUS

2.1 <u>Service Standards</u>. Franchisor shall perform the Services with care, skill, and diligence, in accordance with the standards applicable generally to those performing similar services and in accordance with applicable laws, ordinances and regulations. Franchisor agrees to use good faith efforts to perform all services and obligations required under this Agreement and any other agreements entered into by Franchisee which are managed or administered by Franchisor so that each Project is completed within the time schedule as determined by the mutual agreement of Franchisor and Franchisee (with input from Franchisee's General Contractor and any Additional Service Providers) (the "Schedule"). The Schedule will be posted and maintained in Franchisor's proprietary project management software "Gateway". Franchisee agrees to cause its General Contractor and any Additional Service Providers to provide regular updates and communication with Franchisor with respect to the Schedule and with respect to all matters whatsoever with respect to the Project.

2.2 <u>Independent Contractor</u>. Franchisor shall assume all duties under this Agreement as an independent contractor; and in no event shall this be considered an agreement of employment, partnership or agency. Franchisee shall have no control or supervision over the particular manner or method by which Franchisor accomplishes the performance of the Services, such matters being in the exclusive charge and control of Franchisor. Franchisor shall be solely responsible for all wages and benefits owed to its employees, and Franchisee shall have no obligation with respect thereto.

2.3 <u>Construction Manager</u>. Franchisor shall provide sufficient organization, personnel and management to carry out the requirements of this Agreement. Franchisor shall designate an employee of it or any one of its affiliates as the construction manager (the "**Construction Manager**") for the Project, and may reassign such personnel or designate additional personnel, in Franchisor's sole discretion, and as it deems necessary, to perform the Services for the Project. The Construction Manager will provide and coordinate the defined Services through completion of the Project. Upon request, Franchisor will provide to Franchisee, or its designee, a summary of the professional qualifications of the designated Construction Manager.

#### SECTION 3. COMPENSATION

3.1 <u>Project Fee</u>. Franchisor shall be paid the fee set forth in the Project Authorization (the "**Project Fee**") for performing the Services for each Project on the terms set forth in Section 3.3 below.

3.2 <u>Expenses</u>. Notwithstanding the foregoing and the Project Fee set forth above, any out-of-pocket expenses (the "**Reimbursables**") incurred by Franchisor in connection with each Project, including but not limited to travel expenses, are excluded from the Project Fee for each Project and shall be reimbursed by Franchisee separately within thirty (30) days of Franchisee's receipt of an invoice for such out-of-pocket expenses. Travel expenses shall be charged and managed in accordance with Franchisor's current travel policy guidelines, as may be modified from time to time. Franchisee acknowledges that Franchisee has received Franchisor's current travel policy.

3.3 <u>Terms of Payment</u>. The Project Fee shall be due and payable prior to or as of the date of this Agreement. Thereafter, Franchisor may elect issue monthly or periodic invoices for any Reimbursables and/or Additional Services and/or any other amounts then due (collectively, "**Amounts Due**") under this Agreement in excess of the Project Fee. In addition to the monthly or periodic billings, upon substantial completion of the Project (the "**Turnover Date**"), Franchisor will issue an invoice for any known the Amounts Due which shall be immediately due and payable to Franchisor and paid no later than the Restaurant Open Date. Within ninety (90) days after the Turnover Date or as soon as practical thereafter, Franchisor will issue a final invoice to Franchisee

for the balance, if any, of any unpaid or remaining Amounts Due. Other than any invoice issued on the Turnover Date which may be due sooner than thirty (30) days after receipt, all invoices shall be due and payable by Franchisee to Franchisor within thirty (30) days of receipt by Franchisee of each Franchisor invoice. All other payments due from one party to the other under this Agreement shall be due and payable thirty (30) days following receipt of written demand therefor. Delinquent payments hereunder shall earn interest from the date due until paid at the lesser of: (i) the rate of one percent (1%) per month (i.e.: 12% per annum) or (ii) the maximum rate permitted by law. Franchisee shall reimburse Franchisor for attorneys' fees and other expenses reasonably incurred by Franchisor related to or arising out of the collection of any late payments.

3.4 <u>Adjustments to Project Fee</u>. If the scope of a Project increases beyond that contemplated in <u>Exhibit A</u> or <u>Exhibit B</u> or should the completion of a Project be delayed through no fault of Franchisor or should a change be made in a Project which does not increase the scope or duration of the Project, but which requires an increase in Franchisor personnel committed to the Project, then the Project Fee for such Project will be increased as is reasonably agreed between the parties.

3.5 <u>Additional Services</u>. If either party determines that any services not included in the Services described in <u>Exhibit B</u> are required in connection with a Project ("Additional Services"), such party shall give prompt notice to the other party. If Franchisee desires Franchisor to perform the Additional Services and Franchisor agrees, the parties shall enter into a modification to this Agreement substantially in the form of <u>Exhibit C</u> attached hereto and made a part hereof which shall provide for performance by Franchisor of the Additional Services and any increase in the Project Fee for such Project as a result thereof. In no event shall (i) Franchisor be required or authorized to perform any Additional Services, or (ii) the Project Fee for a Project be increased in connection with Additional Services, unless the parties have agreed in writing to such Additional Services and any increase in the Project Fee.

3.6 <u>Project Budget</u>. The CM shall prepare, or has prepared, that *Preliminary Budget Disclosure* to be provided to and executed by the Franchisee, as shown in the form of <u>Exhibit D</u> attached hereto and made a part hereof. A signed copy shall be maintained in Gateway. Franchisee acknowledges and agrees that the possible budget range has been disclosed within the Franchise Agreement and the Franchise Disclosure Document, and Franchisee has seen and approved the *Preliminary Budget Disclosure* and understands that the actual resulting budget may vary and that there are no Project termination rights afforded to Franchisee in the event of any material increase in the said budget.

#### SECTION 4. INDEMNIFICATION

4.1 <u>Franchisor's Indemnity</u>. Franchisor shall indemnify Franchisee, its subsidiaries and affiliates and the employees, partners, officers, directors, members, shareholders and agents of each from any and all losses, liabilities, costs and expenses, including without limitation reasonable attorney's fees, reasonable expert witness fees and court costs, arising out of claims by third parties and sustained or incurred by or asserted against Franchisee by reasons of or arising out of Franchisor's gross negligence, intentional misconduct or omissions, fraud in connection with this Agreement or any Project or Services or any material breach of this Agreement.

4.2 <u>Franchisee's Indemnity</u>. Franchisee shall defend (with counsel reasonably acceptable to Franchisor), indemnify and hold harmless Franchisor, its subsidiaries and affiliates and the employees, partners, officers, directors, members, shareholders and agents of each from and against all losses, liabilities, costs and expenses, including without limitation reasonable attorney's fees, reasonable expert witness fees and court costs incurred either as a defendant or witness and arising out of claims by third parties in connection with: (i) this Agreement, any Project or Services, to the extent such claims relate to Franchisor's duties or obligations that are within the scope of this Agreement; or (ii) any actual or alleged violation by Franchisee of any applicable laws, codes, ordinances, rules and regulations, except to the extent such claims arise out of Franchisor's gross negligence, intentional misconduct or omissions, fraud in connection with this Agreement, any Project or Services, or any material breach of this Agreement by Franchisor.

Franchisee shall execute and deliver to Wendy's the *General Release of All Claims* in the form attached hereto and made a part hereof as **Exhibit E**.

#### SECTION 5. INSURANCE

5.1 <u>Franchisor's Insurance</u>. During the term of this Agreement, Franchisor shall carry the following insurance, at its own expense:

(a) Worker's Compensation and Employer's Liability: coverage in accordance with the statutory requirements in all states and/or provinces in which the Franchisor conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease.

(b) Commercial General Liability Insurance: \$1,000,000 each occurrence, \$2,000,000 general aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate.

(c) Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Franchisor.

The foregoing policies are collectively referred to as "**Franchisor's Policies**." Franchisor's Policies must be maintained with companies having an A.M. Best's rating of A- VII or better. Franchisor shall provide Franchisee with certificates of insurance evidencing Franchisor's Policies within fifteen (15) days of the execution of this Agreement.

5.2 <u>Franchisee's Insurance</u>. During the term of this Agreement, Franchisee shall carry such coverages types and in such minimum coverage amounts as set forth in further detail in the applicable Franchise Agreement and in the *Minimum Insurance Requirements* and insurance guidelines, as amended from time-to-time, as the same are amended from available on WeConnect, including, but not limited to, the following insurance, at its own expense:

Commercial General Liability: \$1,000,000 each occurrence, \$2,000,000 general aggregate, (a) \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate. Coverage shall be written on an occurrence basis, on ISO form CG-00-01-04-13 or its then substantial equivalent. For claims arising out of or in any way related, directly or indirectly, to the Franchise Agreement, the Premises, its occupancy or the operation of the Restaurant, the policy shall name The Wendy's Company, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees (collectively, for purposes of reference to said policies, "Wendy's") as additional insureds, provide coverage on a primary basis, and not contributory with or excess over any other insurance or selfinsurance available to the Wendy's, provide cross-liability coverage consistent with standard ISO form separation of insureds clause, and shall be endorsed with ISO Form CG-24-04, "Waiver of Transfer of Right of Recovery Against Others to Us," or the substantial equivalent. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required or percentage of negligence attributed to the named insured. There shall be no exclusion, limitation, or endorsement in the policy, other than those standard exclusions and limitations inherent to the aforementioned ISO form, that serves to restrict or limit additional insured status, contractual liability, or products liability.

(b) Property: Special Form, All-Risk Property Insurance, on a replacement cost basis, to the full value of the Restaurant and all Franchisee improvements in or about the Premises. Coverage shall include business interruption for a period not less than 12 months from the date of any loss or damage. Franchisee may carry such insurance under a blanket policy, provided such policy includes coverage for the Restaurant and Premises equivalent to that which would be available under a separate policy.

Coverage shall include a waiver of subrogation in favor of Wendy's and shall name Wendy's an additional interest and loss payee in accordance with Wendy's interests. In addition to the foregoing: Franchisee will provide (or will cause its General Contractor to provide) at its expense builders risk insurance for construction that covers special risk perils including earthquake, flood, fire, and theft of materials stored at or within 1,000 feet of each Project site.

(c) Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Franchisee, in any way related, directly or indirectly, to the Franchise Agreement, the Premises, or occupancy or operation of the Restaurant. Coverage shall be written on ISO Form CA-00-01, or a form providing equivalent liability coverage. The policy shall apply to "Any Auto" including without limitation all owned, nonowned, hired, rented, leased or borrowed motor vehicles and all mobile equipment used by Franchisee and shall provide cross-liability coverage as provided under standard ISO forms separation of insureds clause.

(d) Umbrella Excess Liability: \$2,000,000 each occurrence, with the Commercial General Liability, Business Auto Liability and Employer's Liability policies described herein appearing as Scheduled Underlying Policies. The policy shall recognize Wendy's, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees as additional insureds and provide coverage for the interests of Wendy's on a primary or first excess basis, and not contributory with or excess over any other insurance or self-insurance available to Wendy's. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required; or percentage of negligence attributed to the named insured. The policy shall be in a following form or a form at least as broad as the required underlying policies.

(e) Cyber Risk: Including coverage for claims arising out of or related to (1) investigation of an actual or alleged security failure, privacy event, security breach or other related incident, including but not limited to forensic services, legal counsel and breach coaching services, breach response and notification services, call center services, credit and identity theft monitoring and protection services, media and public relations services; (2) business income/business interruption/extra expense; (3) digital and data asset protection and restoration; (4) network security & consumer privacy liability; (5) regulatory defense and indemnification, including fines and assessments; (6) multimedia liability; (7) cyber extortion, including but not limited to the use of ransomware or other malware to compromise Franchisee's systems; and (8) social engineering or other forms of electronic manipulation that result in covered loss. The policy shall include limits not less than \$1,000,000 each claim and shall be endorsed to name Wendy's an additional insured.

(f) Worker's Compensation and Employer's Liability: Worker's Compensation coverage in accordance with the statutory requirements in all states and/or provinces in which the Franchisee conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease. If Franchisee utilizes a program of self-insurance, a Certificate of Authority from the state is required, along with a policy of Excess Worker's Compensation insurance in excess of the self-insured limit and including Employer's Liability, each with limits not less than \$500,000 bodily injury, each accident or disease. The policy shall provide a waiver of subrogation in favor of Wendy's. Depending on the corporate structure of your business, the Franchisee entity may not be the appropriate carrier of Worker's Compensation or Employer's Liability coverage. In this case, Franchisee may satisfy this requirement by causing it appropriate affiliated entity to carry such coverage(s).

Further with regard to each of the aforementioned insurance policies:

- 1. Each policy shall be underwritten by a duly licensed and admitted insurance carrier with a current minimum A.M. Best Rating of A- VIII or the substantial equivalent rating provided by Fitch, Standard & Poor's, or Moody's.
- 2. Franchisee shall provide Wendy's with written notification, within 30 days of the effective date, of the cancellation, non-renewal or material change in coverage or coverage limits.
- 3. There shall be no deductible or self-insured retention in excess of \$50,000 maintained by Franchisee with respect to any of the foregoing insurance, without Wendy's prior written approval. All deductibles, self-insurance and premiums associated with the required insurance shall be the responsibility of the Franchisee. With regard to liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages, and expenses, including defense costs and attorney's fees, that remain within deductibles or self-insured retentions, Franchisee agrees to assume obligations that would otherwise have existed on the part of an insurer to an additional insured.
- 4. Franchisee shall deliver, or cause to be delivered to Franchisee, on or prior to the effective date of the Franchise Agreement and thereafter, not more than ten (10) days subsequent to the expiration dates of the policies, a new or renewal Certificate of Insurance, executed by a duly authorized representative of each insurer. Such Certificate shall evidence compliance with the requirements stated herein and shall expressly and conspicuously reflect the amount of each deductible or self-insured retention.

When requested by Wendy's, Franchisee shall provide true and complete copies of insurance policies to Wendy's within ten (10) full business days of any such request.

Should Franchisee fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Wendy's, at its option, but without obligation to do so, may, upon five days' notice to Franchisee, cure such failure, and any sums so expended by Wendy's, together with Wendy's reasonable administrative expense in connection therewith, shall thereafter be due from and payable by Franchisee.

Neither the approval, disapproval or failure to act by Wendy's regarding any document reflecting insurance on behalf of Franchisee, nor the bankruptcy, insolvency or denial of liability by any insurance company shall relieve Franchisee of full responsibility or liability for damages and accidents as set forth herein.

5.3 <u>Mutual Waiver</u>. All property damage insurance policies required of each of the parties hereunder shall contain appropriate clauses pursuant to which the respective insurance carriers shall waive all rights of subrogation with respect to losses payable under such policies; and each party waives any claims against the other party for any damage to its property.

#### SECTION 6. LIMITATION OF FRANCHISOR'S SERVICES

6.1 <u>Technical Matters</u>. Franchisor shall make recommendations to Franchisee as to experts to use in the evaluation of regulatory requirements related to each Project including zoning ordinances, public facilities requirements, accessibility and other requirements of the jurisdiction in which each Project is located ("**Technical Matters**") and shall coordinate the work of such experts with that of the other consultants, contractors, suppliers and service providers working on each Project in accordance with Section 1.2 above. Notwithstanding the foregoing, Franchisee acknowledges that Franchisor is not an expert in and is not responsible for Technical Matters, and Franchisee shall rely solely on the judgments of the experts Franchisee hires with respect to such Technical Matters.

6.2 <u>No Guaranties</u>. Franchisee acknowledges and agrees that Franchisor's obligation under this Agreement is to use commercially reasonable efforts to assist with each Project in accordance with plans and specifications, Preliminary Budget and schedules presented to Franchisee, but that Franchisor shall not be deemed to have given any guaranty or warranty that any of the foregoing can be accomplished; and notwithstanding anything in this Agreement shall not be liable for the errors, omissions or breaches of contract by any other party providing goods or services to any Project, including the architect and general contractor for any Project. Franchisor, however, shall promptly notify Franchisee when it reasonably anticipates that a Project cannot be constructed in accordance with the plans and specifications, preliminary budget and schedules presented to Franchisee.

6.3 <u>No Legal Services</u>. Franchisee acknowledges and agrees that it will be responsible for preparing any legal contracts in connection with each Project(s). It is expressly understood and agreed that Franchisor is not providing any legal advice or legal services in connection with this Agreement, each Project(s) or the Additional Services, and Franchisee agrees to hold Franchisor harmless in this regard. Franchisee agrees that its legal advisors (external or in-house) shall be engaged directly by Franchisee and shall be compensated by the Franchisee.

6.4 <u>Disclaimer</u>. FRANCHISEE EXPRESSLY ACKNOWLEDGES AND AGREES THAT ANY CONSTRUCTION AND/OR CONSTRUCTION MANAGEMENT PROJECT INVOLVES SUBSTANTIAL COMPLEXITY, UNCERTAINTY, AND RISK, INCLUDING, BUT NOT LIMITED TO, TECHNICAL, LOGISTICAL, ENVIRONMENTAL, MANAGEMENT, OPERATIONAL, BUSINESS AND FINANCIAL RISK. EXCEPT AS STATED IN SECTION 2.1, THE SERVICES ARE PROVIDED WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING ALL IMPLIED WARRANTIES OR MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL FRANCHISOR BE LIABLE FOR ANY LOST REVENUE OR PROFIT, LOST OR DAMAGED DATA, BUSINESS INTERRUPTION, LOSS OF CAPITAL, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, LIQUIDATED, INCIDENTAL OR PUNITIVE DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY AND EVEN IF IT HAS KNOWLEDGE OF THE POSSIBILITY OF SUCH DAMAGES.

6.5 <u>Limitation on Liability</u>. Notwithstanding anything else contained in this Agreement herein to the contrary, each party shall look solely to the assets of the other party for satisfaction of any liabilities or obligations relating to this engagement, and no officer, director, employee, partner, affiliate, shareholder or agent of either party shall be personally responsible for any such liabilities or obligations. In addition, in no event shall Franchisor's liability to Franchisee with respect to each Project exceed the fees paid to Franchisor, or if such liability is covered by the insurance required to be carried by Franchisor as set forth in this Agreement, the insurance paid under the applicable insurance policy. Further, Franchisor shall not be liable for any violation of laws by Franchisee or its General Contractor, including, by way of example only, failure to adhere to building codes, labor regulations, or stop-work orders or social distancing/stay at home orders or directives and agrees to indemnify and defend Franchisor for any claims, fines, charges or other losses (civil and criminal) if Franchisee agrees to seek separate legal counsel and advice.

#### SECTION 7. TERMINATION

7.1 <u>Right to Terminate</u>. Either party may terminate this Agreement or any individual Project Authorization upon at least 30 days' prior written notice to the other party; provided, however, such termination shall not affect any other outstanding Project Authorization(s), and this Agreement and/or such other outstanding Project Authorization(s) shall remain in full force and effect until completion of the Projects covered by such Project Authorizations. Further, Franchisor reserves the right to terminate this Agreement and/or any Project Authorization, Franchise Agreement, Sublease or Lease or any other agreement with Wendy's if such default has not been cured within ten (10) days after written notice to Franchisee.

#### 7.2 <u>Payment Upon Termination</u>.

(a) In the event that Franchisee elects to terminate this Agreement but desires to continue the Project without Franchisor's assistance as Construction Manager, Franchisee shall provide Franchisor with at least thirty (30) days' prior written notice prior to the termination date, and shall provide Franchisor with evidence satisfactory to Franchisor, in its commercially reasonable discretion, that the Project has been reassigned to another suitable firm or, if Franchisee elects to construct the Project itself, that Franchisee has suitable personnel or resources to successfully complete the Project to Franchisor's standards and in accordance with the obligations under the Franchise Agreement (and any applicable Lease and/or Sublease in the event that Franchisee and shall be deemed as fully earned by Franchisor. Further, Franchisee shall promptly pay to Franchisor any additional amounts accrued through such Termination Date for any Reimbursables and/or Additional Services and/or any other amounts, if any, due under this Agreement in excess of the Project Fee.

(b) If Franchisor otherwise consents to the termination of the Project or terminates the Project, Franchisor shall be entitled to retain all or a proportionate share of the Project Fee as compensation for all services and Reimbursables and any Additional Services performed up to the Project termination date. Further, Franchisee shall promptly pay to Franchisor any additional amounts accrued through such termination date for any Reimbursables and/or Additional Services and/or any other amounts, if any, due under this Agreement in excess of the Project Fee. Any balance of the Project Fee remaining thereafter shall be applied first as a credit towards any other fees and expenses that Franchisee may then owe Franchisor with respect to any other Project, any other Wendy's system restaurant or under any other Franchise Agreement, and, with respect to any balance left over, at the option of Franchisee held towards a future Project Authorization or refunded by check.

7.3 <u>Evidence of Succession Plan</u>. Franchisee shall provide with evidence satisfactory to Franchisor, in its commercially reasonable discretion, that the Project has been reassigned to another approved construction manager or Additional Service Provider(s). If Franchisee elects to manage the Project itself, that Franchisee shall provide evidence that it has suitable personnel or resources to successfully complete the Project to Franchisor standards and in accordance with the obligations under the Franchise Agreement and within the terms and conditions contained in the applicable Lease and/or Sublease.

#### SECTION 8. NOTICES

8.1 <u>Address for Notices</u>. The addresses of Franchisee and Franchisor for service of any notices and reports hereunder shall be respectively as follows:

Franchisor:

Franchisee:

Quality Is Our Recipe, LLC	
One Dave Thomas Blvd.	
Dublin, OH 43017	
Attention: Regional Construction Director	
e e e e e e e e e e e e e e e e e e e	with a copy to:
with a copy to:	
Quality Is Our Recipe, LLC	
One Dave Thomas Blvd.	
Dublin, OH 43017	
Attention: Legal Department	
(Real Estate Site#	

8.2 <u>Delivery of Notices</u>. Any notice required or permitted to be given hereunder shall be hand delivered, sent by nationally recognized delivery service, or sent by registered mail, return receipt requested, to Franchisee or Franchisor at its respective address shown above. Any such notice shall be deemed to have been received by the party to whom it is addressed on the date and at the time it is so delivered, or upon refusal of such delivery.

### SECTION 9. MISCELLANEOUS

9.1 <u>Confidentiality</u>. Except as may be required by any governmental entity having jurisdiction over either of the parties, and except as may be necessary to perform services hereunder, each party to this Agreement shall not disclose to any third party any confidential information that either party makes available to the other, including the information relating to each Project or the terms of this Agreement. Each party agrees to limit access to any such information to those employees and representatives reasonably requiring such access for purposes of providing the Services and shall request that its employees and representatives maintain the confidentiality of such information in accordance with the terms hereof.

9.2 <u>Complete Agreement; Amendments</u>. This Agreement and all Exhibits attached hereto, which are incorporated herein by this reference, contain the entire agreement between Franchisee and Franchisor and supersedes and replaces all previous agreements, whether written or oral, with respect to the subject matter of this Agreement. This Agreement may not be changed, modified, amended, or discharged, except by an agreement in writing.

9.3 <u>No Partnership</u>. Nothing contained in this Agreement or in any of the contract documents relating to any Project shall be deemed or construed by the parties hereto or by any third person to create the relationship of partnership or joint venture. Franchisor is entering into this Agreement solely as a contractor for Franchisee and both parties acknowledge that no fiduciary relationship exists between Franchisee and Franchisor by virtue of this Agreement.

9.4 <u>Publicity and Confidential Information</u>. Franchisor and Franchisee shall not publicize its involvement in the specific work contemplated by this Agreement or supply any person with information concerning this Agreement, any Projects, or without prior written approval of the other party except where necessary to carry out the obligations under this Agreement. Franchisee shall not use or supply to any third person (or shall cause any of its contractors, agents or employees not to use or supply) any information relating to any manufacturing process or any trade secrets of Franchisor which the Franchisee may have acquired in any of the Projects under this Agreement.

9.5 <u>Non-Solicitation</u>. Franchisee and Franchisor agree not to, without the prior written consent of the other party, directly or indirectly, make any offers, enticements or inducements to cause any employee of the other

party (while such employee is employed by such other party and for a period of one (1) year after the completion of any Project) to leave the employ of such other party and to enter into employment with the enticing party, including without limitation, engaging such employee as an independent contractor. Notwithstanding the foregoing, such limitation shall not apply to an employee of either party where such employee's employment has been terminated by the original employing party, or where such employee directly approaches the other party without any offer, enticement or inducement from such other party. In the event of a breach of this provision, and because the parties acknowledge the difficulty of calculating actual damages in such an event, the breaching party agrees to pay, as liquidated damages and not as a penalty, the sum of \$100,000.00 for each employee hired in violation of this Section 9.5.

9.6 <u>Applicable Law</u>. This Agreement shall be construed under and interpreted in accordance with the internal laws of the State of \_\_\_\_\_.

9.7 <u>Survival</u>. The provisions of Sections 3, 4, 5, 6, 7, 8 and 9 of this Agreement shall survive the expiration or termination of this Agreement.

9.8 <u>Successors and Assigns</u>. Neither party may assign its rights or obligations hereunder except to an affiliate or to any entity which acquires all or substantially all of the assets and business of either party. Except as set forth in the immediately preceding sentence, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their successors and assigns.

9.9 Limitation on Liability. Notwithstanding anything else contained in this Agreement herein to the contrary, each party shall look solely to the assets of the other party for satisfaction of any liabilities or obligations relating to this engagement, and no officer, director, employee, partner, affiliate, shareholder or agent of either party shall be personally responsible for any such liabilities or obligations. In addition, each party waives any claims for punitive, consequential, speculative or exemplary damages that may or may not arise out of this Agreement, including, without limitation, lost revenue or profit, even if a party has knowledge of the possibility of such damages; and, in no event shall Franchisor liability to Franchisee with respect to each Project exceed the annual fees paid, or if such liability should be covered by the insurance required to be carried by Franchisor as set forth in this Agreement, the limits of insurance set forth in this Agreement for the applicable insurance policy. Further, Franchisor shall not be liable for any violation of laws by Franchisee or its General Contractor, including, by way of example only, failure to adhere to building codes, labor regulations, or stop-work orders or social distancing/stay at home orders or directives and agrees to indemnify and defend Franchisor for any claims, fines, charges or other losses (civil and criminal) if Franchisee allows the Project to proceed in violation. If Franchisor informs Franchisee of any alleged violations, Franchisee agrees to seek separate legal counsel and advice.

9.10 <u>Litigation Expenses</u>. If there is any litigation between the parties with respect to this Agreement or the subject matter hereof, the prevailing party in such litigation shall be entitled to collect all its costs and expenses in such litigation, including reasonable attorneys' fees and court costs, from the other party.

9.11 <u>Taxes</u>. The Project Fees and any other fees or charges to Franchisee pursuant to this Agreement are <u>exclusive</u> of any applicable taxes, including, without limitation, sales, use, excise, value-added or ad valorem taxes (collectively, "**Taxes**"). The parties acknowledge and agree that Franchisor is not intended to be nor shall it be deemed to be, a "reseller" of any goods or services, and that all transactions or invoices approved by and/or posted by and/or through Franchisor or through Gateway is solely for the convenience of Franchisee. Franchisee shall be directly responsible for determining whether Taxes apply to any transactions arising pursuant to this Agreement and to whom such Taxes are properly payable and shall bear full liability for such Taxes. Any Taxes for which Franchisor believes it is legally obligated to collect from Franchisee with respect to transactions arising pursuant to this Agreement will be separately stated on the applicable invoice provided by Franchiser to Franchisee and shall be due and payable by Franchisee to Franchisor absent receipt of evidence from Franchisee validating Franchisee's exemption from such Taxes. Notwithstanding anything to the

foregoing, Franchisee shall bear full responsibility for any tax, interest or penalties imposed by any taxing authority because of Franchisee's failure to timely or completely pay Taxes, to Franchisor or the appropriate taxing authority, on any transactions or payments arising pursuant to this Agreement and Franchisee agrees to indemnify and defend Franchisor against for any claims, fines, charges or other losses (civil and criminal) related to such Taxes.

9.12 <u>Rules of Interpretation</u>. The headings set forth herein are for the convenience of the parties only and shall not be used to interpret the meaning of this Agreement. Each party agrees that it has been represented by counsel and has participated in the negotiation of this Agreement, and this Agreement shall not be construed against either party on the theory that such party drafted this Agreement. In the event any provision of this Agreement shall be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not in any way be affected thereby.

9.13 <u>Term; Increases</u>. This Agreement shall remain in full force and effect until the completion of the Project. If the Project becomes dormant for more than eighteen (18) months, this Agreement shall, at the option of Franchisor, be terminable or subject to revision with respect to the applicable Project Fee if such Project is revived.

With respect to the extension of this Agreement to additional Projects (if any), this Agreement shall be valid for a period of three (3) years from and after the Expiration Date and the Project Fees as set forth in herein are subject to annual review and adjustment by Franchisor, and may be revised from time-to-time, and without advance prior written notice to Franchisee, but will be disclosed to Franchisee in advance of the execution of any subsequent Agreements or "Project Authorizations". For clarity, upon the execution of any such additional Agreements or Project Authorization, the Project Fee shall remain fixed with respect to such Project only.

9.14 <u>Force Majeure</u>. Franchisor shall be excused from the performance of any of their obligations, or the performance or pursuit of any items pursuant to the timelines or critical dates declared by Franchisee or its Additional Service Providers or third-parties, for the period of any delay resulting from any cause beyond its control, including, without limitation, all labor disputes, governmental regulations or controls, fires or other casualties, local, state/provincial or national emergencies, the inability to obtain any material or services, riots, insurrections, the act or failure to act of the other party due to the any of the conditions in this subsection, adverse weather conditions preventing the performance of work as certified by the general contractor and/or architect, war, pandemic outbreak or other health emergency declared by the World Health Organization, the Center for Disease Control or other applicable governmental health department, or other reason beyond such party's reasonable control, or acts of God; subject to any express provision in this Agreement stating that force majeure shall not excuse a delay. The foregoing shall not excuse the payment of rents or other monetary obligations owed by Franchisee to Franchisor or to a third-party.

#### 9.15 <u>Authority: Execution</u>.

The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action,

regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

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

#### **FRANCHISOR**:

## **FRANCHISEE**:

QUAL	ITY IS OUR RECIPE, LLC	
-	THUR PAGE	
By: 🔟	EXHIBIT PAUL	_
By: Name:	EAL HERE	_
Its:	DO NOT SIGN III	_
Date:	DOING	-
0		-

Sign Here: PAGE
As authorized agent on behalf of all named
Flanchingeds Store
Print Name: Date:
Date:

# Exhibit A

# **Project Authorization**

This Project Authorization ("Authorization") is executed between **OUALITY IS OUR RECIPE, LLC**, a Delaware limited liability company ("Franchisor"), and \_\_\_\_\_ ("Franchisee") for the following Project as of the \_\_\_\_\_ day of \_\_\_\_\_, 2021, whereby Franchisee hereby authorizes Franchisor to manage the construction of the Project, subject to the terms and conditions of the Project Management Agreement between Ouality LLC Is Our Recipe, and \_, an individual (on behalf of themselves and the named (the "Project Management Agreement"). Franchisee(s)), dated

This Authorization is entered into under the provisions of the Project Management Agreement, and except as provided below, all the terms and provisions of the Project Management Agreement are incorporated herein by reference as if fully set forth herein and remain in full force and effect. In the event of any inconsistency between the terms of this Authorization and the Project Management Agreement, this Authorization shall control as to the subject matter of this Authorization. Capitalized terms used in this Authorization, to the extent not otherwise defined in this Authorization, shall have the same meanings as in the Project Management Agreement.

#### 1. Project.

1.1 <u>Project Description</u>. Franchisee hereby identifies the following new Project to performed at the following Restaurant and hereby hires Franchisor as Construction Manager for the Project pursuant to the terms and conditions of the Project Management Agreement and subject to the Project Management Services Scope of Work attached thereto and incorporated by reference into this Authorization (except as may be amended in writing as attached hereto):

Wendy's Restaurant Number: \_\_\_\_\_

Property Address: \_\_\_\_\_

General Contractor (if known):

1.2 <u>Project Type and Project Fee</u>. The Project Type shall be as selected below and current total Project Fee for the Project at the time of the execution of this Authorization shall be the flat fee (plus Reimbursables as provided in the Project Management Agreement) set forth in the table below, payable upon execution of this Authorization:

Franchisee Initials	Franchisor Initials	Project Type and Project Fee
		Remodel, Refresh or Refresh Lite- \$20,000.00
		New Store or Scrape and Rebuild - \$35,000.00
		Additional Project Fee \$         Note: If the actual scope of work the selected Project Type exceeds the base scope for such Project Type, in Franchisor's commercially reasonable opinion, the Additional Project Fee shall be as set above.

#### 2. MISCELLANEOUS:

2.1 The Project Management Agreement and any exhibits thereto and this Authorization constitute the entire agreement between the Parties with respect to the subject matter hereof. There are no agreements, representations, warranties, promises, covenants, commitments or undertakings other than those expressly set forth herein and therein. In the event there are any conflicts between the preprinted terms and conditions of this Project Authorization and the Property Management Agreement, the terms and conditions of the Property Management Agreement shall control. This Authorization supersedes all prior agreements, representations, warranties, promises, covenants, commitments or undertaking, whether written or oral, with respect to the subject matter contained in this Authorization. No amendment, modification, change, waiver, or discharge hereof shall be valid unless in writing and signed by an authorized representative of the Party against which such amendment, modification, change, waiver, or discharge is sought to be enforced, provided that normal day-to-day project communications and instructions may be via email.

2.2 <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by and interpreted in accordance with the laws of the State of \_\_\_\_\_.

2.3 <u>Authority; Execution</u>. The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

IN WITNESS WHEREOF, Franchisee and Franchisor have each caused this Authorization to be executed by their respective duly authorized representatives on the dates set forth below to be effective as of the Authorization Date.

#### FRANCHISOR:

#### **FRANCHISEE:**

QUALITY IS OUR RECIPE, LLC	
By: EXHIBIT PAGE	Sign Here: <u>EXHIBIT PAGE</u> As authorized agent on behalf of all named Franchisees
Its: DO NOT SIGN INCOME	Print Name: Date:

## EXHIBIT B TO FDP

### PROJECT MANAGEMENT SERVICES SCOPE OF WORK

Franchisor shall assign the Construction Manager, and additional personnel if necessary, to perform the Basic Services (the "**Services**") described in this Exhibit, as determined to be appropriate in Franchisor's reasonable judgment based on then-existing circumstances of the Project and evidenced by a Project Authorization. It is not required that the Services be performed in the order in which they are described. The Services listed below facilitate the planning, permitting, bidding, and remodel or new build construction of a Wendy's restaurant; however, the list is not exhaustive.

The Contract: The Contract is the agreement between the Franchisee and the General Contractor (sometimes hereinafter referred to as "GC") for the performance of the Remodel or New Build in accordance with the Contract Documents executed by and between Franchisee and General Contractor (a schedule of and copies of each shall be provided to Construction Manager and attached hereto). Modifications to the Contract must be made in accordance with the Contract Documents. The Contract Documents do not and shall not be construed to create any relationship, contractual or otherwise, between the Franchisee and any Subcontractor, Subsubcontractor or Materialmen.

Duties and Responsibilities: The Construction Manager shall represent the Franchisee regarding the Contract and regarding activities at the construction site. All communications to the General Contractor shall be through the Construction Manager. The Construction Manager is not responsible for the acts or omissions of the General Contractor nor is the Construction Manager responsible for construction means, methods, techniques, sequences, procedures or safety precautions at the site. The Construction Manager shall always have access to the Project Site.

Contract Requirements: Upon request by the General Contractor, the Construction Manager shall, in the first instance, be the judge of the performance thereunder by the General Contractor. The Construction Manager shall promptly respond to all written questions directed to it by the General Contractor regarding the Contract requirements and regarding the performance thereof by the General Contractor. All such questions shall be answered in writing by the Construction Manager. No oral interpretation shall be binding on the Franchisee.

#### A. Design Phase

- 1. <u>Project Schedule</u>. The Construction Manager ("**CM**") shall prepare a preliminary Project schedule including the following phases: due diligence, design, approval, entitlements, permitting, bidding, construction, and restaurant re-open / open date. The CM is responsible for maintaining a current schedule and updating the milestones in Gateway on at least a weekly basis.
- 2. <u>Site Investigation Report ("SIR")</u>. The CM shall be responsible to have an SIR completed. This will be outsourced to an approved Additional Service Provider selected by Franchisor. *Note: at Franchisee's cost and expense*.
- 3. <u>Additional Service Provider Selection</u>. The CM will provide Franchisee with a list of approved Additional Service Providers (including, by way of example only, architectural and engineering firms) which Franchisor has deemed without warranty to be qualified under Franchisor's current construction programs. If the Franchisee would like to use a resource that is not currently approved, the CM will interview the potential resource to determine if they are acceptably qualified to become an approved Additional Service Provider. Franchisor retains the sole and absolute discretion in determining whether a potential Additional Service Provider is acceptably qualified to be engaged on the Project and the decision of Franchisor assigned Director of Regional Construction approving or disapproving a potential Additional Service Provider for the Project shall be binding upon the Franchisee.

- 4. <u>Additional Service Provider Orientation</u>. The CM shall conduct an orientation session with each approved Additional Service Provider during which such Additional Service Provider will receive information regarding Franchisor architectural standards, image, program information, the Project, including the Project Scope, construction schedule and other key timelines, budget, Gateway, and Franchisor and Franchisee's administrative requirements.
- 5. <u>Additional Service Provider Proposals</u>. The CM shall solicit and evaluate proposals from the selected, approved Additional Service Provider upon direction from the Franchisee. The CM shall review the proposals for adherence to the project schedule and project budget for design services. The CM will make recommendations to the Franchisee with respect to all Additional Service Provider proposals, however, the engagement and contracts to retain such Additional Service Provider shall be negotiated by and executed by Franchisee directly with all Additional Service Providers.
- 6. <u>Project and Construction Budget</u>: The CM shall manage the budget using Gateway.
- 7. <u>Design Phase Architect</u>: At the start of the design phase, the CM will schedule a design meeting including the selected Architect, and the Franchisee. The CM shall review the design schedule, budget, and design intent to complete the project with the Project Schedule. The CM shall monitor the Architect's progress with the Project Schedule. Using Gateway, the CM shall coordinate and expedite the flow of information between the Franchisee, the Architect, and others, as necessary.
- 8. Landlord Approval / Third Party Investigation / approval: Unless Franchisor's affiliate is the Landlord or Sublandlord on a Project, Franchisee shall coordinate and perform all lease or property related due diligence (title, survey, Phase I and II environmental), with the actual costs related thereto a Franchisee direct expense. With respect to any governmental site plan approvals, permits, landlord and third-party approvals (if any), such work shall be coordinated by Franchisor directly with such governmental agencies or entities, landlord and third parties (if any) and Franchisee agrees to pay for all costs and expenses (including, but not limited to, local counsel fees and expenses i.e., for zoning variances, etc.) and to pay for all approval or review fees or expenses for such reviews.
- 9. <u>Progress Meetings</u>. The CM shall conduct regularly scheduled, as required, attended by the applicable Additional Service Providers and the Franchisee, as appropriate. Such meetings shall serve as a forum for the exchange of information concerning the Project and the review of design progress.
- 10. <u>Plan Review</u>: The CM shall review the Architect's preliminary site plan, floor plan, demolition and building interior and exterior elevations to ensure they are in keeping with Franchisor's image standards, design intent, while reflecting the reasonable ability to remain within budget and obtain governmental approval for entitlements and building permits. The CM will coordinate with the Wendy's Design Manager for U.S. Implementation (the "**Design Manager**") to obtain an official approval of the proposed seating plan, and elevations.
- 11. <u>Image Approval</u>: The CM shall obtain approval from Wendy's Design Manager prior to the Architect or CM agreeing to deviations desired by local agencies or Franchisee from prototype standards or image standards. The CM shall coordinate with Wendy's Design Manager and the Architect to develop various cost-effective alternatives.
- 12. <u>Approvals by Regulatory Agencies</u>: Following receipt of Franchisee's approval and of Wendy's approval of the proposed architectural drawings and plans and provided all necessary non-governmental third-party approvals have been obtained (at least preliminarily), the CM shall coordinate with the Architect to have the necessary documents transmitted to the regulatory

agencies per local requirements for initial or preliminary regulatory reviews. The CM shall advise the Franchisee of potential problems resulting from such reviews and suggested solutions to obtain the required entitlements and reviews.

- 13. <u>Utility Account Application / Disconnection / Engineering Design</u>: The CM shall make, on behalf of the Franchisee, the application for new utility services (water, sewer, electricity/hydro, gas, storm sewer, telephone, high speed internet, etc.) or disconnection for a scrape and rebuild project in coordination with the Architect and Engineer, Wendy's technology team and Franchisee.
- 14. <u>Impact Fees</u>: The CM shall analyze and make strategic recommendations in conjunction with the Architect and Engineer on the use of outside consultants and services to minimize or eliminate Impact Fees including but not limited to Traffic Impact Fees, Development Fees, or other fees imposed by government agencies linked to the Project. Notwithstanding anything to the contrary, the Franchisee is responsible for all Impact fees, tap fees, or other development charge.
- 15. <u>Building Permits / Sign Permits</u>: The CM shall commence and monitor the building permit process with architectural firm or a permit expeditor. The CM shall commence and monitor the sign permit process with the sign company. Provide documentation of any required image deviation required by local municipality to the Franchisee and Wendy's management for review and approval. CM and/or architect responsible to attend municipality meetings/hearings, as required.

#### A. Construction Phase

- 1. <u>Construction Drawings</u>: The CM shall provide a cursory review and provide comments regarding draft construction documents prepared by the applicable Additional Service Providers. The CM shall conduct a meeting with the applicable Additional Service Providers and the Franchisee to review the construction drawings for accessibility, image, coordination between civil and architectural drawings, coordination between owner supplied equipment and architectural and engineering drawings.
- 2. <u>Project Cost Estimate</u>. The CM shall prepare, or has prepared, a Preliminary Budget as set forth in the *Preliminary Budget Disclosure* and a copy thereof posted in Gateway and shall be deemed incorporated into the *Project Management Agreement*.
- 3. <u>Project and Construction Budget Revision</u>. The CM shall give periodic updates to the budget in Gateway and make recommendations to the Franchisee concerning any revisions to the Project and Construction budget that may result from the proposed design changes.
- 4. <u>Bidder's Interest Notification</u>: The CM shall conduct a telephone and electronic campaign to attempt to increase interest among qualified bidders approved by Franchisor. The CM will make best faith efforts to include a minimum of four (4) bidders on each bid event to achieve three (3) competitive bids on each Project. Negotiated, single sourcing of a materially large portion of any Project is not encouraged and may require special approval by the CM and/or Franchisor.
- 5. <u>Bid Documents</u>: The CM shall expedite the delivery of Bid Documents to the pre-approved bidders. The CM shall update the standard bid documents and post them on Gateway in the appropriate folder along with the final and approved set of Construction Documents (sometimes hereinafter referred to as "CD") from the Architect. The CM is responsible for ensuring the CD set is coordinated with owner supplied equipment and reflects the most recent design changes along the required modifications agreed to obtain entitlements and building permits.
- 6. <u>Pre-Bid Conference</u>: The CM, or other engineering personnel designated by Franchisor, shall conduct a pre-bid conference with all potential bidders the Architect, and the Franchisee. These

conferences shall be forums for the CM or CM's designee, Architect, and the Franchisee, as appropriate, to explain the project requirements to the bidders including information concerning schedule requirements, time and cost control requirements, access requirements, contractor interfaces, administrative requirements, and other technical information. The CM is responsible for coordinating the pre-bid meeting with the Franchise Operations team to minimize disruption to the restaurant. The CM is responsible for notifying and enforcing that the Contractors and their subcontractors are not allowed access to the restaurant for review and inspection of the building at any time except the Pre-Bid Conference.

- 7. <u>Bidders Request for Information</u>. The CM shall coordinate the response to RFI's with the Architect. All responses shall take the form of a bid clarification addendum issued by the CM. The CM is responsible for determining if an architect bulletin is required to respond to the RFI.
- 8. <u>Design Bulletin</u>: The CM shall receive from the Architect a copy of all proposed Design bulletins. The CM shall review the bulletins for constructability, for effect on the Project and Construction Budget, scheduling, construction time impacts, and for consistency with the related provisions as documented in the Bid Documents. The CM is responsible for communicating any design change bulletins issued by the architect during the bidding process using Gateway. The CM is empowered to delay a design change bulletin recommended by the architect and incorporating the change as a Change Order after the bids are received.
- 9. <u>Bid Opening and Recommendations</u>: The CM shall use Gateway to receive and open sealed bids for the GC. The CM shall evaluate the bids for responsiveness and price. The CM shall make recommendations to the Franchisee concerning the acceptance or rejection of individual or all bids.
- 10. <u>Bid Leveling Bid Qualification</u>: The CM shall conduct a detailed review of the bids to qualify them and determine that all applicable scope is included. The CM shall not negotiate the bids but identify scope issues that may have been missed or identified by individual bidders.
- 11. <u>General Contractor Notification</u>: The CM shall notify the unsuccessful bidders through Gateway notifications upon direction by the Franchisee that the Project is fully approved. The CM shall notify the winning bidder that they may be awarded the project upon providing the required proof of insurance, the necessary bonds if required, execution of the contract, and completion of other required administrative items.
- 12. <u>Construction Contracts</u>: The CM shall assist the Franchisee with the required General Contractor and Project information to have the construction contract prepared. The CM is responsible for ensuring that no work is commenced at the site without a fully executed Construction Contract and official release from the Franchisee.
- 13. <u>Notices of Commencement</u>: The General Contractor is responsible for preparing the Notice of Commencement documents, where required by a state.
- 14. <u>Purchase Order Construction Contract Owner Supplied Materials</u>. Upon full funding approval of the project and construction contract execution by the Franchisee, the CM shall coordinate with the Franchisee to have Purchase Order issued to the Contractor for the construction contract. The CM and CM support team is responsible for assembling all quotes and coordinating with the Franchisee administrative team to issue the POs for all contractual obligations.
- 15. <u>Pre-Construction Meeting</u>: The CM shall conduct a Pre-Construction meeting with the Contractor, Architect, and the Franchisee team during which the CM shall review the Project scope, schedule, reporting procedures, and other requirements for performance of the Work.

- 16. <u>Permits, Bonds, and Insurance</u>: The CM shall make commercially reasonable effort to verify that the General Contractor has provided evidence that required permits, bonds, and insurance have been obtained and posted to Gateway. Such action by the CM does not relieve the General Contractor or Franchisee of its responsibility to comply with the provisions of the Contract Documents.
- 17. <u>On-Site Management and Construction Phase Communication Procedures</u>: The CM shall establish and implement coordination and communication procedures between the General Contractor, Architect and the Franchisee including weekly meetings, weekly photograph uploading to Gateway, and construction site inspections. The CM is not expected to be on-site on a daily or weekly basis. CM will rely on GC superintendent to be on site daily and report to CM. Nothing in this Section 16 shall imply how often the CM is required to be on site.
- 18. <u>Contract Administration Procedures</u>: The CM shall establish and implement procedures, for reviewing and processing requests for information (RFI); interpretations of the Contract Documents; shop drawings, samples and other submittals; contract schedule adjustments; change order proposals; written proposals for substitutions; payment applications; and maintenance of logs. The CM shall be the party to whom all such information shall be submitted.
- 19. <u>Review of Requests for Information, Shop Drawings, Samples, and Other Submittals</u>: The CM shall examine the General Contractor's requests for information, shop drawings, samples, and other submittals, and Architect's reply other action concerning them, to determine the anticipated effect on compliance with the Project requirements, the Project and Construction Budget, and the Project Schedule. The CM shall forward to the Architect for review, approval, or rejects, as appropriate, the request for clarification or interpretation, shop drawings, sample, or other submittal, along with the CM's comments. The CM's comments shall relate to design, image considerations in addition to cost, scheduling and time of construction, and clarity, consistency, and coordination in documentation.
- 20. <u>Utility Service / Coordination</u>: The CM shall assist the Franchisee in coordinating the utility disconnection and connection with the Contractor and applicable utility service providers, including but not limited to, water, sewer, electricity, storm sewer, telephone and other utilities as identified in the Construction Plans. Franchisee responsible to approve/execute any utility easements.
- 21. <u>Minor Variations in the Work</u>: The CM may authorize minor variations in the Work from the requirements of the Contract Documents that do not involve an adjustment in the Contract price or time, and which are consistent with the design intent and the overall intent of the Contract Documents. The CM shall provide to the Architect copies of such authorizations.
- 22. <u>Change Orders</u>: All proposed Change Orders initiated changes shall be described in detail by the GC. The request shall be accompanied by drawings and specifications prepared by the Architect. In response to the change request proposal the General Contractor shall submit to the CM for evaluation detailed information concerning the price and time adjustments, if any, as may be necessary to perform the proposed work. The CM shall review the General Contractor's proposal, shall discuss the proposed change order with the Contractor, endeavor to minimize any impact to the Project Budget or Schedule, and determine the Contractor's basis for the price and time proposed to perform the changed Work prior to seeking approval from the Franchisee. Notwithstanding the foregoing, Franchisee hereby grants CM the right to approve Change Orders of up to \$5,000 (but no more than \$10,000 in the aggregate) without Franchisee prior approval. Thereinafter, all Change Orders will require Franchisee's acknowledgement and express approval, provided however, that Franchisee acknowledges and agrees that it may not be permitted to cancel the Project due to a Change Order or increased Project Cost. In the event of a dispute related to the scope of work necessitating the Change Order, CM will advocate for Franchisee to seek alternatives cost-effective options, subject to all necessary approvals.

- 23. <u>Contractor Initiated Change Orders</u>: The CM shall review the contents of all General Contractor requested changes to the Contract time or price, endeavor to determine cause of the request, and assemble and evaluate information concerning the request. The CM shall provide to the Franchisee and Architect a copy of each change request, and the CM shall in its evaluations of the General Contractor's request consider the Franchisee and Architect's comments regarding the proposed changes.
- 24. <u>Change Order Recommendations</u>: The CM shall make recommendations to the Franchisee regarding all proposed change orders. Prior to issuance of a change order, the CM shall determine and advise the Franchisee as to the effect on the Project Schedule or Project budget. As directed, the CM shall prepare and issue to the Contractor appropriate change order documents. The CM shall provide to the Architect copies of all approved change orders. No Change Order work is to proceed until there is written authorization / approval from the Franchisee to the CM and the General Contractor.
- 25. <u>Subsurface and Physical Conditions</u>: Whenever the General Contractor notifies the CM that a surface or subsurface condition at or contiguous to the site is encountered that differs from what the General Contractor is entitled to rely upon or from what is indicated or referred to in the Contract Documents, or that may require a change in the Contract Documents, the CM shall notify the Architect or Engineer and Wendy's Legal. The CM shall receive from the Architect or Engineer and transmit to the General Contractor all information necessary to specify any design changes required to be responsive to the differing or changed condition and, if necessary, shall prepare a change order for the Franchisee review and approval as indicated in paragraph 24 and or to provide notice and claim to the applicable Landlord.
- 26. <u>Quality Reviews</u>: The CM shall monitor the quality of the Work. Communication between the CM and the General Contractor regarding quality review shall not be in any way to be construed as binding the CM or Franchisee or releasing the General Contractor from performing in accordance with the terms of the Contract Documents. No action taken by the CM shall relieve the General Contractor from its obligation to perform the Work in strict conformity with requirements of the Contract Documents, and in strict conformity with all other applicable laws, rules, and regulations.
- 27. <u>Contractor Safety Program</u>: The CM shall not be responsible for any General Contractor's implementation of or compliance with its safety programs, or for initiating, maintaining, monitoring, or supervising the implementation of such program. The CM shall not be responsible for the adequacy or completeness of any Contractor's safety programs, procedures, or precautions.
- 28. <u>Dispute between Applicable Service Providers and the Franchisee</u>: In consultation and coordination with the Applicable Service Providers and Wendy's Legal, but without having to engage outside counsel or retain other experts or expend fees, the CM shall tender to the Franchisee in writing, within a reasonable time, Franchisor opinions and recommendations, based solely on their professional experience and without further due diligence and inquiry, concerning disputes between the Applicable Service Providers and Franchisee relating to acceptability of the Work, or the interpretations of the requirements of the Contract Documents pertaining to the furnishing and performing of the Work. Notwithstanding the foregoing, the Franchisee should seek its own, separate legal counsel and/or expert opinions to substantiate or make claims.
- 29. <u>Operation and Maintenance Materials</u>: The CM shall receive from the General Contractor operation and maintenance manuals, warranties and guarantees for materials installed in the Project. The CM shall ensure that one copy of each of the manuals are stored at the site at Restaurant Opening / Re-Opening.
- 30. <u>Accessibility Review / Certification</u>: The CM shall coordinate the accessibility survey of the completed work using a Franchisor approved form, Architect, or an authorized Accessibility

Consultant. The CM shall notify the Architect, Engineer, and Contractor of any noted issues and develop a plan to immediately resolve the potential accessibility issue in coordination with the Franchisee.

- 31. <u>Progress Payments / Draw Payments</u>: The CM shall review draft payment applications submitted by the General Contractor and determine whether the amount requested reflects the progress of the General Contractor's work and is in keeping with the Contract documents and other Franchise forms. The CM shall advise the General Contractor to make any necessary adjustments and review the formal payment application for proper format, the required lien waivers, contractor's sworn statement and other required attachments. The CM shall submit a properly formatted payment application to the Franchisee for processing and payment.
- 32. Occupancy Permit / Health Department Permits: The CM shall assist the Franchisee obtain an occupancy permit, health department, and other permits necessary to commence operations on the Restaurant Open / Re-Open date by coordinating final testing, preparing and submitting documentation to governmental agencies, and accompanying governmental officials during inspections of the Project. The CM coordinates activities between the Franchise operation team and the Contractor for a smooth turnover of the completed Project.
- 33. <u>Final General Contractor Retention Payment</u>: The CM shall endeavor to close out the construction contract with the General Contractor within 90 calendar days of Restaurant Opening / Re-Opening. Final punch list walk through will be conducted and retention dollars will not be released until all items are complete.
- 34. <u>One Year Warranty</u>: A one (1) year warranty walk through will be conducted by the CM, Franchisee and General Contractor. The CM will work with the General Contractor to address any issues/concerns.

### **Exhibit C** Additional Services Amendment

This Amendment is entered into as of the \_\_\_\_\_ day of \_\_\_\_\_\_, 202\_\_\_\_, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Franchisor"), and ("Franchisee").

#### WITNESSETH:

WHEREAS, Franchisee and Franchisor entered into a Project Management Agreement (the "Agreement"), dated as of \_\_\_\_\_\_, 201\_, pursuant to which Franchisor agreed to provide certain project management services with respect to \_\_\_\_\_\_ (the "**Project**"); and

**WHEREAS**, Franchisee desires to have Franchisor provide certain other services with respect to the Project which Franchisor is willing to do on the following terms and conditions.

**NOW THEREFORE**, in consideration of the payment hereinafter specified to be made by Franchisee, and in consideration of the agreements and mutual covenants of the parties herein contained, the parties hereto hereby agree as follows:

1. Franchisor agrees to provide the additional services (the "Additional Services") described below:

[to be described]

2. In consideration for the Additional Services, Franchisee agrees to pay Franchisor the compensation set forth below:

[to be described]

The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

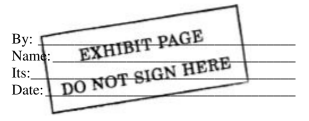
This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

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

### **FRANCHISOR**:

### **FRANCHISEE:**

### **QUALITY IS OUR RECIPE, LLC**



CL UNDER
Sign Here: PAGE
As authorized agent on behalf of all named
As authorized agent on behalf of all named Franchisees SIGN
Print Name O NOT Ster
Date:

### EXHIBIT D

#### PRELIMINARY BUDGET DISCLOSURE AND FRANCHISEE APPROVAL

Project Location: [Project address]

Project type: Project Management Agreement (FDP)

Franchisees: [Franchisees names]

Project Management Agreement dated [xxx xx, 202\_] ("Agreement")

Franchisees and Quality Is Our Recipe, LLC ("**Franchisor**") entered into the above-referenced *Agreement* and such other related agreements, which may include, but are not limited to a franchise agreement, letter agreements, lease agreement or sublease agreement (collectively, the "**Related Agreements**"), pursuant to which Franchisor agreed to provide certain project management services with respect to the "**Project**". Capitalized terms not otherwise defined herein shall have the meanings assigned to them in the Related Agreements.

The Construction Manager has prepared the attached preliminary cost estimate (the "**Preliminary Budget**") for the Project in accordance with the Related Agreements. Franchisee acknowledges that the Preliminary Budget is an <u>estimate only</u>, and that neither Franchisor nor the Construction Manager has control over the actual final costs of labor, materials, equipment, or services furnished by others. Franchisee expressly acknowledges and agrees that Franchisor shall not be liable for any errors or omissions in developing the Preliminary Budget and acknowledge that any construction and/or construction management project involves substantial complexity, uncertainty, and risk and that the final budget may differ materially from this Preliminary Budget. There is no assurance or guarantee as to the actual costs you will incur when building a restaurant, and Franchisor makes no representation of any kind in that regard.

The Construction Manager will periodically update the budget in Gateway and Franchisee will be notified of any changes via Gateway. Where required under the Related Agreements or as may be required under Franchisee's direct contracts with its general contractor, Franchisee shall execute required change order(s) or provide direction to Franchisor to act on its behalf to renegotiate or rebid the Project within a reasonable period of time or cooperate with the Construction Manager, General Contractor and/or Architect to revise the Project's general scope, extent, or character in keeping with the Project's design requirements and sound design practices, or modify the Project's design appropriately. Please reference the Related Agreements for all further terms and conditions, representations and agreements as they relate to the Project.

Franchisee acknowledges and agrees that neither Franchisor nor the Construction Manager has provided, or is authorized to provide, Franchisee with financial or legal advice, and that Franchisee has consulted with their own professional advisors and completed an independent assessment in electing to proceed with the Project and approving this Preliminary Budget. Franchisee further acknowledges and understands that any disapproval of the Preliminary Budget or Final Budget does NOT act to waive, amend, terminate or otherwise reduce their obligations under any of the Related Agreements, including the obligations to construct the Project by the required dates.

The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an

original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

Please sign:	0.P	
as authorize	EXHIBIT PAGE	<pre>ichisee(s)" under</pre>
the Agreem	EATTON HERE	1
Print name:	DO NOT SIGN HERE	1
Date:		_

#### **EXHIBIT E TO FDP**

#### **GENERAL RELEASE OF ALL CLAIMS**

This GENERAL RELEASE OF ALL CLAIMS is made effective this day of , 202 . As a requirement of and in consideration for the willingness on the part of Quality Is Our Recipe, LLC, a Delaware limited liability company ("Franchisor"), to provide certain construction management services to the undersigned as set forth in the Project Management Agreement to be executed contemporaneously herewith, as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Franchisor, its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the antitrust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

WITNESS:

By:	PAGE	
Tit	e: EXHIBIT	
	DO NOT SIGN HERE	
	idually	



Writer's Direct Address: The Wendy's Company One Dave Thomas Blvd. Dublin, OH 43017 Direct Dial No. (614) 764-3265 Megan.Roberts@wendys.com

#### VIA ELECTRONIC DELIVERY

\_\_\_\_, 2024

[Franchisee]

USA

RE: REPP Letter of Agreement regarding \_\_\_\_\_\_ (collectively referred to herein as "Franchisee") participation in the Quality Is Our Recipe, LLC ("Franchisor") Real Estate Procurement Program (the "REPP") for the development of a new Wendy's Restaurant to be located at \_\_\_\_\_\_ and identified as Wendy's Site #\_\_\_\_ (the "Restaurant" or "Restaurant Site")

### <u>REPP</u> LETTER OF AGREEMENT

Dear Franchisee:

This Letter of Agreement ("**REPP Agreement**") by and between Franchisor (together with Wendy's Properties, LLC, and or any of their affiliates which may perform the agreements hereunder, collectively referred to as "**Wendy's**") and Franchisee sets forth the agreement between Wendy's and Franchisee in connection with Franchisee's participation in Wendy's Real Estate Procurement Program ("**REPP**") pursuant to which Wendy's will assist Franchisee to develop and construct the Restaurant and sublease the same to Franchisee (the "**Project**").

In consideration of the covenants and agreements contained in this REPP Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Wendy's and Franchisee hereby agree as follows:

1. Wendy's, acting in reliance of Franchisee's commitment under this REPP Agreement, will provide certain real estate services and transaction services (collectively, the "**Real Estate Procurement Services**" in connection with the Franchisee's selection and acquisition of one (1) Wendy's-approved site for Franchisee's development at Franchisee's cost and expense of a new Wendy's branded restaurant (the "**Restaurant Site**"), and will further engage in certain "**Real Estate Development Services**" to manage the planning, construction and development of the Restaurant Site as further described herein.

\_\_\_\_, 2024 Page 2

> 2. Franchisee acknowledges and agrees that it shall be directly responsible for all costs and expenses associated the development and construction of the Restaurant and fixturing the same, including, but not limited to (i) obtaining all required permits, approvals, and other items necessary to commence construction of the Restaurant; (ii) constructing the Restaurant building consistent with Wendy's base building specifications for its thencurrent design prototypes, and any required or elected upgrades subject to Wendy's design approval, and (iii) equipping the Restaurant with all required furniture, fixtures, equipment and other restaurant technology (the "Equipment" as more broadly defined below<sup>1</sup>), which Equipment will be purchased (or leased, where applicable) directly by Franchisee, all in accordance with Wendy's then-current design plans, specifications, and standards. Further, Franchisee acknowledges and agrees that it is solely responsible to order and purchase (or lease where applicable) and pay for all necessary Equipment required for the Restaurant. Franchisee agrees to order all Equipment with as much lead time as advised by the Wendy's so that the Equipment will be available and ready for installation according to the Project Schedule. Franchisee acknowledges and agrees that time is of the essence in ordering its Equipment in order to achieve a timely opening of the Restaurant by the required opening date specified below and in the REPP Sublease.

In the event Franchisee intends to finance any portion of its development of the Restaurant and/or the Equipment, Franchisee commits to securing such funding in advance in order to achieve the timely construction and opening of the Restaurant in accordance with development schedule set by Wendy's, which funding shall be subject to the approval of Wendy's pursuant to the terms and conditions of the Franchise Agreement.

- 3. <u>**Real Estate Procurement Services**</u>. Subject to the terms and conditions of this REPP Agreement, Franchisee desires and Wendy's accepts and agrees that Wendy's will perform certain Real Estate Procurement Services, which include Real Estate Services and Transaction Services:
  - A. "**Real Estate Services**" will be provided by the "**Real Estate Services Team**" (which will include Wendy's employees designated by Wendy's, including, but not limited to a Real Estate Director who shall directly oversee all Real Estate Services, and/or may also include advisors engaged directly by Wendy's and selected by Wendy's in its sole and absolute discretion) and such Real Estate Services may include, but are not limited to, the following:

(i) Identifying and touring quality site(s) and obtaining Franchisee's approval;

<sup>&</sup>lt;sup>1</sup> "Equipment" generally includes all KED, DSG grille, walk-in freezer/cooler, exhaust hoods and fans, Coke equipment and filters, millwork and furniture, exterior and interior building signage, exterior garbage bins and patio furniture, CO2 tank, small wares, office safe, security cameras and systems, headset system, music system, digital menu boards (internal and external), BOH computers, tech stack, POS and cash system technology hardware and software.

(ii) Negotiating with a third-party landlord or seller and their respective brokers or agents to develop key deal points (subject to Franchisee's commercially reasonable approval) and entering into a non-binding letter of intent subject to usual and customary contingencies and approvals;

(iii) Coordinating with Wendy's Construction Department to develop preliminary site plans and proposed building designs;

(iv) Ordering a site investigation report ("**SIR**") and developing a Preliminary Budget with Wendy's Construction Department and Finance Department (to be set forth per that *Preliminary Budget Disclosure* to be provided to Franchisee prior to CAPCOM approval, if practical, and a copy thereof posted in Gateway and shall be deemed incorporated into the *Project Management Agreement* as <u>Exhibit C</u> thereto);

(v) Managing Wendy's internal approval processes, including creating a deal summary and presentation package for consideration by Wendy's Executive Capital Committee ("CAPCOM") and presenting the proposed opportunity to CAPCOM for its initial approval;

(vi) After CAPCOM initial approval, preparing a *REPP Project Management Agreement* (the "**REPP FDP**") to be entered into between Wendy's and Franchisee, and engaging Wendy's Transaction Services Team (defined below) to commence Transaction Services for the Restaurant Site;

(vii) Collaborating with the Transaction Service Team and supporting lease negotiation and relationship with landlord or seller and brokers or agents through to lease or purchase agreement execution;

(viii) Facilitating the administration of the Transaction Services by the Transaction Services Team and the Real Estate Development Services by Wendy's Construction Manager, including, but not limited to, supervising the feasibility reviews for title, survey, soils and environmental; the permitting and final approvals processes, including any final CAPCOM approvals; tracking the waiver and satisfaction of lease or purchase agreement contingencies; tracking completion of the construction of the Restaurant until the opening of the Restaurant; and billing and collecting payments due from Franchisee and/or any third-party landlord or seller; and

(ix) Managing the ongoing lease relationship with the third-party landlord and Franchisee.

B. "**Transaction Services**" will be provided by the "**Transaction Services Team**" (which may include members of the Real Estate Services Team, and additional Wendy's legal, portfolio management, and other employees designated by Wendy's and/or may also include advisors engaged directly by Wendy's (e.g.,

outside legal counsel selected by Wendy's in its sole and absolute discretion), and such Transaction Services may include, but are not limited to, the following:

(i) Preparation of this REPP AGREEMENT and related legal documentation including the *General Release of All Claims*;

(ii) Reviewing the letter of intent and consultation with Real Estate Services Team regarding any open issues and presentation to CAPCOM;

(iii) Following CAPCOM approval, preparing the REPP FDP and related documents;

(iv) Drafting and negotiating the Prime Lease or purchase agreement with landlord or seller and working with the Real Estate Services team to resolve deal points through execution of agreement;

(v) Preparing the Sublease Agreement, Sublease Guaranty, and Wendy's *Unit Franchise Agreement* (the "**Franchise Agreement**") and any related ancillary agreements, and collecting sums due from Franchisee under such agreements; and

(vi) Ordering all feasibility reviews and resolving the same to Wendy's satisfaction for title, survey, soils and environmental issues (the "**Due Diligence Materials**"; tracking and extending the permitting and final approvals periods as necessary; confirming the waiver of lease or purchase agreement contingencies; and tracking completion until the opening of the Restaurant and documenting rent commencement dates and preparing and recording (where appropriate) a memorandum of lease; and ensuring the satisfaction and collection of final payments by Franchisee to third-parties and collection of any third-party landlord or seller inducements and delivery of title insurance policy.

"Real Estate Services" and/or "Transaction Services" do not include the following "Exclusions": Vendor invoices for the Due Diligence Materials; the Franchisee's own legal fees; costs and expenses due and payable to Franchisee's General Contractor or otherwise incurred by Franchisee or related to the construction of the Restaurant or the purchase and installation of the Equipment; any costs and expenses incurred by Franchisee for any financing or any due diligence materials and reviews by its lender; costs or special expenses to resolve or satisfy any third-party contingencies (e.g. curing title defects, obtaining third-party releases or third-party consents); costs and expenses to off-site improvements required by a third-party landlord or other third-party in order to accommodate the Project; the costs for any Additional Service Providers retained under the REPP FDP and the Reimbursables due under the REPP FDP; application fees, permit fees, expeditor fees, impact fees, tap-in fees or other development or subdivision fees. All of the foregoing types of fees and costs listed in this paragraph (by way of example only) are not included in the fees described in Sections 3, 4, and 5 below and shall be paid by Franchisee when due or as a reimbursement to Wendy's. Such items shall be borne solely by Franchisee.

Further, neither of the Real Estate Procurement Services nor the Real Estate Development Services (described below) may be deemed or construed as being legal services or legal advice to Franchisee. Franchisee acknowledges and agrees that Wendy's strongly recommends that Franchisee retains their own legal counsel to provide legal assistance in connection with this REPP Agreement and all agreements referenced in this REPP Agreement and with respect to its development of the Restaurant and their associated business to own and operate the Restaurant under the Franchise Agreement.

- 3. As consideration for the Real Estate Procurement Services provided by Wendy's under this REPP Agreement, Franchisee agrees as follows:
  - A. Upon execution of this REPP Agreement, Franchisee shall remit to Wendy's a "**Real Estate Services Fee**" of **\$12,500.00** (plus applicable sales taxes);
  - B. The Real Estate Services Fee shall be due and payable upon execution of the REPP Agreement and be deemed fully earned and non-refundable upon payment by Franchisee to Wendy's whether or not a Restaurant is ultimately developed under this REPP Agreement.
  - C. Upon CAPCOM initial approval, Wendy's will invoice Franchisee (which invoice shall be immediately due and payable) and Franchisee shall remit to Wendy's a "**Transaction Services Fee**" of \$17,500.00 (plus applicable sales taxes).
  - D. The Transaction Services Fee shall be deemed fully earned and non-refundable upon payment by Franchisee, unless the transaction is terminated prior to the execution of a Prime Lease or Purchase Agreement, in which limited instance only the unused balance thereof, after deduction for any actual costs and expenses incurred by Wendy's for outside legal counsel, due diligence services or otherwise due and/or paid to any Additional Service Providers, shall be refundable to Franchisee. In the event that Wendy's and Franchisee mutually agree to commence work on the preparation of a Prime Lease or purchase agreement ahead of initial CAPCOM approval, Wendy's reserves the right to request payment of the Transaction Services Fee prior to CAPCOM approval as a condition prior to engaging outside legal counsel and/or Additional Service Providers; and
  - E. Franchisee shall execute and deliver to Wendy's the *General Release of All Claims* in the form attached hereto and made a part hereof as **Exhibit A**.
- 4. <u>**Real Estate Development Services.</u>** Upon receiving CAPCOM initial approval of the proposed terms for the acquisition of the Restaurant Site, Franchisee shall execute the *REPP Project Management Agreement* (the "**REPP FDP**") (along with a *General Release of All Claims* in the form attached thereto) and engage Wendy's to perform the **Real Estate Development Services** (for the purposes of such Real Estate Development Services, the "Project") and shall pay to Franchisor a "**Project Fee**" of **\$35,000.00** (plus applicable sales taxes) as consideration for the services to be provided by Wendy's under the REPP FDP. The Project Fee shall be invoiced by Wendy's (which invoice shall be</u>

immediately due and payable) and will be subject to the terms and conditions as further set forth in the REPP FDP. A copy of the REPP FDP form is attached hereto as **Exhibit B**.

- 5. Once the Prime Lease or purchase agreement is ready for full execution by Wendy's and prior to Wendy's execution thereof and as further consideration under this REPP Agreement, Franchisee agrees to sign and deliver to Wendy's the Sublease Agreement (together with the Sublease Guaranty and General Release of All Claims in the forms attached thereto) (the "REPP Sublease"). During the course of construction of the Restaurant, but in any event at least ninety (90) days prior to opening, Franchisee must sign and deliver to Franchisor (i) Franchisor's then-current Franchise Agreement and related documents, including a guaranty and a general release of all claims, and (ii) remit \$50,000 (plus applicable taxes) to Franchisor for the "Technical Assistance Fee" due under the Franchise Agreement (unless an applicable incentive program waiver applies or a credit remains on Franchisee's account that is approved by Wendy's to be applied). A copy of the REPP Sublease is attached hereto Exhibit C.
- 6. Franchisee acknowledges and agrees that the rent payable under the REPP Sublease Agreement will be equal to Wendy's rent payable to its third-party landlord under the Prime Lease, plus \$6,000.00 annually, which shall be collected in twelve (12) equal monthly installments along with the rent due under the Sublease Agreement. If Wendy's purchases the Restaurant Site, a Wendy's form of Lease Agreement will be used and will be substantially similar to the Sublease Agreement and the rental shall be mutually determined between the parties.
- 7. Franchisee acknowledges and agrees that Franchisee will be required to open the Restaurant for business upon the earlier of: (i) the required open date under the Prime Lease, (ii) within ten (10) days following the "substantial completion" of the Restaurant (subject to any punch list items that will not materially impair Franchisee's ability to open and operate the Restaurant) as may be determined by Wendy's general contractor and/or as certified by Wendy's, in its capacity as Construction Manager, and (iii) the date specified under the Franchise Agreement. Franchisee further acknowledges and agrees it will continuously occupy and operate the Restaurant during the Sublease Term in accordance with the Franchise Agreement and REPP Sublease. Failure to open the Restaurant and/or continuously operate the Restaurant may be grounds for a default under the Franchise Agreement, REPP Sublease and/or under the Prime Lease, against which Franchisee will indemnify and defend Wendy's. Franchisee acknowledges and agrees it will be liable for any "pre-term" base rent due under the Prime Lease.
- 8. Franchisee acknowledges and agrees that at such time that Wendy's grants the franchise and licensed rights for the Restaurant, the named Franchisee(s) is/are required to sign Wendy's then-current Franchise Agreement, which at that time may differ from, or be in addition to, the Franchisee referenced hereunder. In such event, Franchisee, at Wendy's request, agree to fully or partially assign their rights under this REPP Agreement to such named Franchisee(s) under the Franchise Agreement, and such named Franchisee(s) under the Franchise Agreement must have received Wendy's current Franchise

Disclosure Document at least fourteen (14) calendar days before signing the Franchise Agreement or before paying any fees. Further, Franchisee acknowledges and agrees that nothing in this REPP Agreement constitutes a grant of franchise rights to Franchisee, and that such grant will occur in the future subject to compliance with Wendy's requirements.

- 9. Franchisee acknowledges and agrees that if Wendy's has identified the Restaurant associated with this REPP Agreement as forming part of a "pod" of new development restaurants, Franchisee will be required to enter into a binding agreement (by way of an amendment to an existing development agreement or a new development agreement adding such "pod" as incremental to its pre-existing commitments) to develop each restaurant in such pod, failing which, this REPP Agreement is voidable by Wendy's in its sole and absolute discretion. Franchisee will have option to develop such other restaurant(s) directly or under separate agreement(s) with Wendy's. For clarity, this Restaurant, and any others to be developed within such pod, will not count towards the Franchisee's development obligations under any existing or future Development Agreement unless specified.
- 10. If Wendy's does not have a fully executed letter of intent to enter into a Prime Lease (or purchase agreement) for a Restaurant to be developed under this REPP Agreement within eighteen (18) months from the date of this REPP Agreement, this REPP Agreement shall continue on a month-to-month basis and may be terminated by either party with at least 30 days' prior written notice to the other party. Additionally, after said eighteen (18) months, Wendy's reserves the right to increase the fees under this REPP Agreement to the then-current fees charged by Wendy's. Further, Wendy's reserves the right to terminate this REPP Agreement for good cause in Wendy's commercially reasonable discretion, including but not limited to, a failure of any of Wendy's contingencies under the Prime Lease. Except where specifically described in REPP Agreement, all payments made pursuant to this REPP Agreement are non-refundable.
- 11. Wendy's reserves the right to delay or suspend its performance under this REPP Agreement or the Prime Lease, or terminate this REPP Agreement if Franchisee defaults in any of the material obligations under this REPP Agreement, the Sublease or the Franchise Agreement, including, by way of example only, failure to provide adequate proof of the insurance required under the Sublease, non-payment of any of the fees due under this REPP Agreement, or non-payment for any of the costs to construct the improvements (or allowing a mechanic's lien to be placed on the Restaurant), or nonpayment for any of the Reimbursables, Equipment, or Taxes. For a period of six (6) months after the expiration, termination or successful completion of this REPP Agreement, Franchisee shall not develop a Wendy's Restaurant on any site that was presented to Franchisee by Wendy's hereunder, except pursuant to the terms of this REPP Agreement or otherwise with the written consent of Wendy's.
- 12. Without Wendy's prior written consent, and except as set forth herein, Franchisee may not assign this REPP Agreement under any circumstance.

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13. <u>Address for Notices</u>. The addresses of Franchisee and Wendy's for service of any notices and reports hereunder shall be respectively as follows:

Franchisor:	Franchisor:
Quality Is Our Recipe, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attention: Legal Department (Real Estate Site #)	
With a copy to:	With a copy to:
Wendy's Properties, LLC One Dave Thomas Blvd.	
Dublin, OH 43017	
Attn: Legal Department	
(Real Estate Site #)	

- 14. FRANCHISEE ACKNOWLEDGES THAT ANY ASSISTANCE PROVIDED HEREUNDER TO FRANCHISEE BY WENDY'S OR ITS AFFILIATE OR AGENT DOES NOT CONSTITUTE A REPRESENTATION, WARRANTY, OR GUARANTY, EXPRESS, IMPLIED OR COLLATERAL, REGARDING THE CHOICE AND LOCATION OF THE RESTAURANT, NOR THAT THE RESTAURANT WILL ACHIEVE ANY PARTICULAR LEVEL OF SALES, PROFITS OR SUCCESS. FRANCHISEE ACCEPTS ALL RISKS CONNECTED WITH THE IDENTIFICATION, DEVELOPMENT AND OPERATION OF THE RESTAURANT AT THE RESTAURANT SITE. NOTWITHSTANDING ANYTHING IN THIS REPP AGREEMENT TO THE CONTRARY, WENDY'S DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES RELATED TO THE REAL ESTATE SERVICES AND THIS REPP AGREEMENT, AND NEITHER WENDY'S NOR ANY OF ITS DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, AFFILIATES OR SUBSIDIARIES SHALL BE LIABLE FOR ANY DAMAGES OR LOSSES ARISING FROM, OR RELATED TO, WENDY'S PERFORMANCE OF THE REAL ESTATE HEREUNDER, INCLUDING SERVICES ENVIRONMENTAL OR SITE CONDITIONS, FAILURE OF NEGOTIATIONS, FRANCHISEE'S COSTS OF ANY KIND, FAILURE TO OBTAIN WENDY'S APPROVALS, AND FAILURE TO **IDENTIFY A RESTAURANT SITE.**
- 15. <u>Miscellaneous</u>.
  - A. <u>Confidentiality</u>. Except as may be required by any governmental entity having jurisdiction over either of the parties, and except as may be necessary to perform services hereunder, each party to this REPP Agreement shall not disclose to any third party any confidential information that either party makes available to the

other, including the information relating to the Project or the terms of this REPP Agreement. Each party agrees to limit access to any such information to those employees and representatives reasonably requiring such access for purposes of providing the Services and shall request that its employees and representatives maintain the confidentiality of such information in accordance with the terms hereof.

- B. <u>Complete Agreement; Amendments</u>. This REPP Agreement and all Exhibits attached hereto, which are incorporated herein by this reference, contain the entire agreement between Franchisee and Wendy's and supersedes and replaces all previous agreements, whether written or oral, with respect to the subject matter of this Agreement. This REPP Agreement may not be changed, modified, amended, or discharged, except by an agreement in writing.
- C. <u>No Partnership</u>. Nothing contained in this REPP Agreement or in any of the contract documents relating to the Project shall be deemed or construed by the parties hereto or by any third person to create the relationship of partnership or joint venture. Wendy's is entering into this REPP Agreement solely as a potential build-to-suit landlord or sublandlord to Franchisee and each party acknowledges that no fiduciary or franchise relationship exists between Franchisee and Wendy's by virtue of this REPP Agreement.
- D. <u>Publicity and Confidential Information</u>. Wendy's and Franchisee shall not publicize its involvement in the specific work contemplated by this Agreement or supply any person with information concerning this REPP Agreement, the Project, or without prior written approval of the other party except where necessary to carry out the obligations under this Agreement. Franchisee shall not use or supply to any third person (or shall cause any of its contractors, agents or employees not to use or supply) any information relating to any manufacturing process or any trade secrets of Wendy's which the Franchisee may have acquired in the Project under this REPP Agreement.
- E. <u>Non-Solicitation of Employees</u>. Franchisee and Wendy's agree not to, without the prior written consent of the other party, directly or indirectly, make any offers, enticements or inducements to cause any employee of the other party (while such employee is employed by such other party and for a period of one (1) year after the completion of the Project) to leave the employ of such other party and to enter into employee as an independent contractor. Notwithstanding the foregoing, such limitation shall not apply to an employee of either party where such employee's employee directly approaches the other party without any offer, enticement or inducement from such other party. In the event of a breach of this provision because the parties acknowledge the difficulty of calculating actual damages in such an event, the breaching party agrees to pay, as liquidated

damages and not as a penalty, the sum of \$100,000.00 for each employee hired in violation of this subsection.

- F. <u>Applicable Law</u>. This REPP Agreement shall be construed under and interpreted in accordance with the internal laws of the State of \_\_\_\_\_.
- G. <u>Survival</u>. The indemnification provisions of this REPP Agreement shall survive the expiration or termination of this REPP Agreement.
- H. <u>Successors and Assigns</u>. Neither party may assign its rights or obligations hereunder except to an affiliate or to any entity which acquires all or substantially all the assets and business of either party. Except as set forth in the immediately preceding sentence, this REPP Agreement shall be binding upon and inure to the benefit of the parties hereto and their successors and assigns.
- I. Limitation on Liability. Notwithstanding anything else contained in this REPP Agreement herein to the contrary, each party shall look solely to the assets of the other party for satisfaction of any liabilities or obligations relating to this engagement, and no officer, director, employee, partner, affiliate, shareholder or agent of either party shall be personally responsible for any such liabilities or obligations. In addition, each party waives any claims for punitive, consequential, speculative or exemplary damages that may or may not arise out of this REPP Agreement, including, without limitation, lost revenue or profit, even if a party has knowledge of the possibility of such damages; and, in no event shall Wendy's liability to Franchisee with respect to the Project exceed the annual fees paid, or if such liability should be covered by the insurance required to be carried by Wendy's as set forth in this Agreement, the limits of insurance set forth in this REPP Agreement for the applicable insurance policy. Further, Franchisor shall not be liable for any violation of laws by Franchisee or its General Contractor, including, by way of example only, failure to adhere to building codes, labor regulations, or stop-work orders or social distancing/stay at home orders or directives and agrees to indemnify and defend Franchisor for any claims, fines, charges or other losses (civil and criminal) if Franchisee allows the Project to proceed in violation. If Franchisor informs Franchisee of any alleged violations, Franchisee agrees to seek separate legal counsel and advice.
- J. <u>Litigation Expenses</u>. If there is any litigation between the parties with respect to this REPP Agreement or the subject matter hereof, the prevailing party in such litigation shall be entitled to collect all its costs and expenses in such litigation, including reasonable attorneys' fees and court costs, from the other party.
- K. <u>Taxes</u>. The fees or charges to Franchisee pursuant to this REPP Agreement are <u>exclusive</u> of any applicable taxes, including, without limitation, sales, use, excise, value-added or ad valorem taxes (collectively, "**Taxes**"). The parties acknowledge and agree that Wendy's is not intended to be, nor shall it be deemed to be, a "reseller" of any goods or services, and that all transactions or invoices

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> approved by and/or posted by and/or through Wendy's or through Gateway is solely for the convenience of Franchisee. Franchisee shall be directly responsible for determining whether Taxes apply to any transactions arising pursuant to this Agreement and to whom such Taxes are properly payable and shall bear full liability for such Taxes. Any Taxes for which Wendy's believes it is legally obligated to collect from Franchisee with respect to transactions arising pursuant to this Agreement will be separately stated on the applicable invoice provided by Wendy's to Franchisee and shall be due and payable by Franchisee to Wendy's absent receipt of evidence from Franchisee validating Franchisee's exemption from such Taxes. Notwithstanding anything to the foregoing, Franchisee shall bear full responsibility for any tax, interest or penalties imposed by any taxing authority because of Franchisee's failure to timely or completely pay Taxes, to Wendy's or the appropriate taxing authority, on any transactions or payments arising pursuant to this REPP Agreement and Franchisee agree to indemnify and defend Wendy's against for any claims, fines, charges or other losses (civil and criminal) related to such Taxes.

- L. <u>Rules of Interpretation</u>. The headings set forth herein are for the convenience of the parties only and shall not be used to interpret the meaning of this REPP Agreement. Each party agrees that it has been represented by counsel and has participated in the negotiation of this REPP Agreement, and this REPP Agreement shall not be construed against either party on the theory that such party drafted this REPP Agreement. In the event any provision of this REPP Agreement shall be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not in any way be affected thereby.
- Force Majeure. Wendy's shall be excused from the performance of any of their M. obligations, or the performance or pursuit of any items pursuant to the timelines or critical dates declared by Franchisee or its Additional Service Providers or third-parties, for the period of any delay resulting from any cause beyond its control, including, without limitation, all labor disputes, governmental regulations or controls, fires or other casualties, local, state/provincial or national emergencies, the inability to obtain any material or services, riots, insurrections, the act or failure to act of the other party due to the any of the conditions in this subsection, adverse weather conditions preventing the performance of work as certified by the general contractor and/or architect, war, pandemic outbreak or other health emergency declared by the World Health Organization, the Center for Disease Control or other applicable governmental health department, or other reason beyond such party's reasonable control, or acts of God; subject to any express provision in this Agreement stating that force majeure shall not excuse a delay. The foregoing shall not excuse the payment of rents or other monetary obligations owed by Franchisee to Wendy's or to a third-party.
- N. <u>Authority; Execution</u>. The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and

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> deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this REPP Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements. This REPP Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This REPP Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an similar act/action, regarding button, icon or any agreement. item, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

If you agree with the requirements described above and provided you have received Wendy's current Franchise Disclosure Document at least fourteen (14) calendar days prior to your execution of this REPP Agreement, please sign in the space provided with an electronic copy of the same to: Megan.Roberts@Wendys.com; and either Brenda.Williamson@Wendys.com Kelly.Smith@Wendys.com). Additionally, please tender payment on the invoice issued this date in Bill Management for the Real Estate Services Fee \$12,500.00 (plus applicable sales taxes).

Upon receipt of the above, Wendy's will proceed with the Real Estate Services. Our team looks forward to working with you on this project and thanks you for your cooperation.

Sincerely,

#### **QUALITY IS OUR RECIPE, LLC**

Megan Roberts Director – Global Real Estate

MR/ks

# ACKNOWLEDGED AND AGREED TO BY: FRANCHISEE:

	EXHIBIT PAGE
By: Name:	DO NOT SIGN HERE
	DOMO
Title: _	

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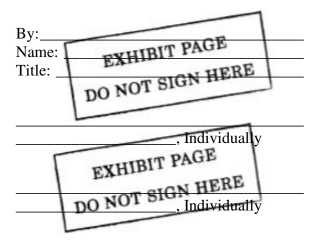


Exhibit A – General Release of All Claims

Exhibit B – REPP Project Management Agreement and its Exhibits including Preliminary Budget Disclosure and General Release of All Claims

Exhibit C – Sublease Agreement and its Exhibits including Sublease Guaranty and General Release of All Claims

### EXHIBIT A TO REPP AGREEMENT

#### GENERAL RELEASE OF ALL CLAIMS

This GENERAL RELEASE OF ALL CLAIMS is made effective this day of \_, 202\_. As a requirement of and in consideration for the willingness on the part of Quality Is Our Recipe, LLC, a Delaware limited liability company ("Franchisor"), to enter into a Franchise REPP Letter of Agreement to be executed contemporaneously herewith, as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Franchisor, its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the anti-trust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

WITNESS:

 By: Title: EXHIBIT PAGE
DO NOT SIGN HERE
Individually

### EXHIBIT B TO REPP AGREEMENT

#### **REAL ESTATE PROCUREMENT PROGRAM ("REPP")**

#### PROJECT MANAGEMENT AGREEMENT

 THIS REPP PROJECT MANAGEMENT AGREEMENT (this "Agreement") is made as of the

 \_\_\_\_\_\_ day of \_\_\_\_\_\_, 202\_\_, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited

 liability
 company
 ("Franchisor"), and

 \_\_\_\_\_\_ [List franchisee entities]

(collectively, "Franchisee").

#### WITNESSETH:

WHEREAS, Franchisor and Franchisee have entered into that *REPP Letter of Agreement* ("REPP Agreement") dated as of \_\_\_\_\_\_, 2021, pursuant to which Franchisee agreed to participate in the REPP with respect to the identification and development of a new Wendy's branded restaurant to be located at \_\_\_\_\_\_ and identified as Wendy's Site # \_\_\_\_\_\_ (the "Restaurant" or

"Restaurant Site");

**WHEREAS**, as a material condition of the REPP Agreement, Franchisee is required to construct the Restaurant at Franchisee's sole cost and expense and retain Franchisor to provide certain project management services with respect to the construction of the Restaurant on the following terms and conditions; and

**WHEREAS**, the possible budget range has been disclosed within the applicable Franchise Agreement and the Franchise Disclosure Document, and Franchisee has seen and approved the Preliminary Budget Disclosure and understands that the actual resulting budget may vary and that there are no Project termination rights afforded to Franchisee in the event of any material increase in the said budget; and

WHEREAS, Franchisor agrees to provide such services on the terms and conditions contained herein.

**NOW THEREFORE**, in consideration of the payment hereinafter specified to be made by Franchisee, and in consideration of the agreements and mutual covenants of the parties herein contained, the parties hereto hereby agree as follows:

#### SECTION I. SCOPE OF SERVICES

1.1 <u>Basic Services</u>. Franchisee hereby hires Franchisor and Franchisor hereby agrees that it shall perform the project management services described in <u>Exhibit A</u> attached hereto and incorporated herein (the "Services") with respect to the construction of the Restaurant (the "**Project**") on the terms and conditions set forth herein. Franchisor shall perform the Services for the Project in accordance with the schedule set forth by Franchisor as determined pursuant to this Agreement and as determined to be appropriate in Franchisor's reasonable judgment based on then-existing circumstances of the Project.

1.2 <u>Additional Service Providers</u>. Franchisee and Franchisor acknowledge and agree that Franchisee will require the services of others outside of Franchisor, including, but not limited to, and by way of example only, architects, space planners, engineers, general contractors, local legal counsel or consultants or permit expeditors, kitchen equipment suppliers, installers and/or other consultants and contractors in connection with the Project ("Additional Service Providers"). During the Project, Franchisor may identify the need for and/or recommend to Franchisee that it retain Additional Service Providers to assist with the Project. Franchisee agrees to retain

and use only those Additional Service Providers previously approved by Franchisor or who are otherwise qualified and approved by Franchisor acting in its commercially reasonable discretion. It is expressly agreed and understood that Franchisor shall not be responsible or liable for the engagement or actions of any Additional Service Providers, and all Additional Service Providers shall be engaged directly by Franchisee and shall be compensated solely by Franchisee. In the event Franchisee retains any Additional Service Providers to achieve Franchisee's objectives for such Projects, Franchisor shall maintain a working relationship with such Additional Service Providers in accordance with acceptable industry standards.

#### SECTION 2. FRANCHISOR'S DUTIES AND STATUS

2.1 <u>Service Standards</u>. Franchisor shall perform the Services with care, skill, and diligence, in accordance with the standards applicable generally to those performing similar services and in accordance with applicable laws, ordinances and regulations. Franchisor agrees to use good faith efforts to perform all services and obligations required under this Agreement and any other agreements entered into by Franchisee which are managed or administered by Franchisor so that each Project is completed within the time schedule as determined by the mutual agreement of Franchisor and Franchisee (with input from Franchisee's General Contractor and any Additional Service Providers) (the "Schedule"). The Schedule will be posted and maintained in Franchisor proprietary project management software "Gateway". Franchisee agrees to cause its General Contractor and any Additional Service Providers to provide regular updates and communication with Franchisor with respect to the Schedule and with respect to all matters whatsoever with respect to the Project.

2.2 <u>Independent Contractor</u>. Franchisor shall assume all duties under this Agreement as an independent contractor; and in no event shall this be considered an agreement of employment, franchise, partnership or agency. Franchisee shall have no control or supervision over the particular manner or method by which Franchisor accomplishes the performance of the Services, such matters being in the exclusive charge and control of Franchisor. Franchisor shall be solely responsible for all wages and benefits owed to its employees, and Franchisee shall have no obligation with respect thereto.

2.3 <u>Construction Manager</u>. Franchisor shall provide sufficient organization, personnel and management to carry out the requirements of this Agreement. Franchisor shall designate an employee of it or any one of its affiliates as the construction manager (the "**Construction Manager**") for the Project, and may reassign such personnel or designate additional personnel, in Franchisor's sole discretion, as it deems necessary, to perform the Services for the Project. The Construction Manager Services through completion of the Project. Upon request, Franchisor will provide to Franchisee, or its designee, a summary of the professional qualifications of the designated Construction Manager.

#### SECTION 3. COMPENSATION

3.1 <u>Project Fee</u>. Franchisor shall be paid a fee in the amount of Thirty-Five Thousand and no/100 (\$35,000.00) (the "**Project Fee**") for performing the Services for the Project on the terms set forth in Section 3.3 below. The Project Fee is due and payable in advance upon execution of this Agreement.

3.2 <u>Expenses</u>. Notwithstanding the foregoing and the Project Fee set forth above, any out-of-pocket expenses (the "**Reimbursables**") incurred by Franchisor in connection with Project, including, but not limited to, travel expenses, are excluded from the Project Fee for Project and shall be reimbursed by Franchisee separately within thirty (30) days of Franchisee's receipt of an invoice for such out-of-pocket expenses. Travel expenses shall be charged and managed in accordance with Franchisor's current travel policy guidelines, as may be modified from time to time. Franchisee acknowledges that Franchisee has received Franchisor's current travel policy.

3.3 <u>Terms of Payment</u>. The Project Fee shall be due and payable prior to or as of the date of this Agreement. Thereafter, Franchisor may elect issue monthly or periodic invoices for any Reimbursables and/or

Additional Services and/or any other amounts then due (collectively, "**Amounts Due**") under this Agreement in excess of the Project Fee. In addition to the monthly or periodic billings, upon substantial completion of the Project (the "**Turnover Date**"), Franchisor will issue an invoice for any known the Amounts Due which shall be immediately due and payable to Franchisor and paid no later than the Restaurant Open Date. Within ninety (90) days after the Turnover Date or as soon as practical thereafter, Franchisor will issue a final invoice to Franchisee for the balance, if any, of any unpaid or remaining Amounts Due. Other than any invoice issued on the Turnover Date which may be due sooner than thirty (30) days after receipt, all invoices shall be due and payable by Franchisee to Franchisor within thirty (30) days of receipt by Franchisee of each Franchisor invoice. All other payments due from one party to the other under this Agreement shall be due and payable thirty (30) days following receipt of written demand therefor. Delinquent payments hereunder shall earn interest from the date due until paid at the lesser of: (i) the rate of one percent (1%) per month (i.e.: 12% per annum) or (ii) the maximum rate permitted by law. Franchisee shall reimburse Franchisor for attorneys' fees and other expenses reasonably incurred by Franchisor related to or arising out of the collection of any late payments.

3.4 <u>Adjustments to Project Fee</u>. If the scope of the Project increases beyond that contemplated in <u>Exhibit A</u> or should the completion of the Project be delayed through no fault of Franchisor or should a change be made in the Project which does not increase the scope or duration of the Project, but which requires an increase in Franchisor personnel committed to the Project, then the Project Fee for such Project will be increased as is reasonably agreed between the parties.

3.5 <u>Additional Services</u>. If either party determines that any services not included in the Services described in <u>Exhibit A</u> are required in connection with the Project ("Additional Services"), such party shall give prompt notice to the other party. If Franchisee desires Franchisor to perform the Additional Services and Franchisor agrees, the parties shall enter into a modification to this Agreement substantially in the form of <u>Exhibit B</u> attached hereto and made a part hereof which shall provide for performance by Franchisor of the Additional Services and any increase in the Project Fee for such Project as a result thereof. In no event shall (i) Franchisor be required or authorized to perform any Additional Services, or (ii) the Project Fee be increased in connection with Additional Services, unless the parties have agreed in writing to such Additional Services and any increase in the Project Fee.

3.6 <u>Project Budget</u>. The CM shall prepare, or has prepared, that *Preliminary Budget Disclosure* to be provided to and executed by the Franchisee, as shown in the form of <u>Exhibit C</u> attached hereto and made a part hereof. A signed copy shall be maintained in Gateway. Franchisee acknowledges and agrees that the possible budget range has been disclosed within the Franchise Agreement and the Franchise Disclosure Document, and Franchisee has seen and approved the Preliminary Budget Disclosure and understands that the actual resulting budget may vary and that there are no Project termination rights afforded to Franchisee in the event of any material increase in the said budget.

#### SECTION 4. INDEMNIFICATION

4.1 <u>Franchisor's Indemnity</u>. Franchisor shall defend, indemnify and hold harmless Franchisee, its subsidiaries and affiliates and the employees, partners, officers, directors, members, shareholders and agents of each from any and all losses, liabilities, costs and expenses, including without limitation reasonable attorney's fees, reasonable expert witness fees and court costs, arising out of claims by third parties and sustained or incurred by or asserted against Franchisee by reasons of or arising out of Franchisor's gross negligence, intentional misconduct or omissions, fraud in connection with this Agreement or any Project or Services or any material breach of this Agreement.

4.2 <u>Franchisee's Indemnity</u>. Franchisee shall defend (with counsel reasonably acceptable to Franchisor), indemnify and hold harmless Franchisor, its subsidiaries and affiliates and the employees, partners, officers, directors, members, shareholders, contractors and agents of each from and against all losses, liabilities, costs and

expenses, including without limitation reasonable attorney's fees, reasonable expert witness fees and court costs incurred for any reason and arising out of claims by third parties in connection with this Agreement, any Project or Services, to the extent such claims relate to Franchisor duties or obligations that are within the scope of this Agreement and are in compliance with applicable laws, codes, ordinances, rules and regulations, except to the extent such claims arise out of Franchisor's gross negligence, intentional misconduct or omissions, fraud in connection with this Agreement, any Project or Services, or any material breach of this Agreement by Franchisor.

Franchisee shall execute and deliver to Wendy's the *General Release of All Claims* in the form attached hereto and made a part hereof as **Exhibit D**.

#### SECTION 5. INSURANCE

5.1 <u>Franchisor's Insurance</u>. During the term of this Agreement, Franchisor shall carry the following insurance, at its own expense:

(a) Worker's Compensation and Employer's Liability: coverage in accordance with the statutory requirements in all states and/or provinces in which the Franchisor conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease.

(b) Commercial General Liability Insurance: \$1,000,000 each occurrence, \$2,000,000 general aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate.

(c) Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Franchisor.

The foregoing policies are collectively referred to as "**Franchisor's Policies**." Upon request, Franchisor shall provide Franchisee with certificates of insurance evidencing Franchisor's Policies within fifteen (15) days of such request.

5.2 <u>Franchisee's Insurance</u>. During the term of this Agreement, Franchisee shall carry such coverages types and in such minimum coverage amounts as set forth in further detail in the applicable Franchise Agreement and in the *Minimum Insurance Requirements* and insurance guidelines, as amended from time-to-time, as the same are amended from available on WeConnect (and in addition to any requirements under the Sublease and/or Prime Lease, including but not limited to the obligation to name such additional insureds as further specified in such agreements), including, but not limited the following insurance, at its own expense:

(a) <u>Commercial General Liability</u>: \$1,000,000 each occurrence, \$2,000,000 general aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate. Coverage shall be written on an occurrence basis, on ISO form CG-00-01-04-13 or its then substantial equivalent. For claims arising out of or in any way related, directly or indirectly, to the Franchise Agreement, the Premises, its occupancy or the operation of the Restaurant, the policy shall name The Wendy's Company, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees (collectively, for purposes of reference to said policies, "Wendy's") as additional insureds, provide coverage on a primary basis, and not contributory with or excess over any other insurance or self-insurance available to the Wendy's, provide cross-liability coverage consistent with standard ISO form separation of insureds clause, and shall be endorsed with ISO Form CG-24-04, "Waiver of Transfer of Right of Recovery Against Others to Us," or the substantial equivalent. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required or percentage of negligence attributed to the named insured. There shall be no exclusion, limitation, or endorsement in the policy, other than those standard exclusions and limitations inherent to

the aforementioned ISO form, that serves to restrict or limit additional insured status, contractual liability, or products liability.

(b) <u>Property</u>: Special Form, All-Risk Property Insurance, on a replacement cost basis, to the full value of the Restaurant and all Franchisee improvements in or about the Premises. Coverage shall include business interruption for a period not less than 12 months from the date of any loss or damage. Franchisee may carry such insurance under a blanket policy, provided such policy includes coverage for the Restaurant and Premises equivalent to that which would be available under a separate policy. Coverage shall include a waiver of subrogation in favor of Wendy's and shall name Wendy's an additional interest and loss payee in accordance with Wendy's interests. In addition to the foregoing: Franchisee will provide (or will cause its General Contractor to provide) at its expense builders risk insurance for construction that covers special risk perils including earthquake, flood, fire, and theft of materials stored at or within 1,000 feet of each Project site.

(c) <u>Business Automobile Liability</u>: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Franchisee, in any way related, directly or indirectly, to the Franchise Agreement, the Premises, or occupancy or operation of the Restaurant. Coverage shall be written on ISO Form CA-00-01, or a form providing equivalent liability coverage. The policy shall apply to "Any Auto" including without limitation all owned, nonowned, hired, rented, leased or borrowed motor vehicles and all mobile equipment used by Franchisee and shall provide cross-liability coverage as provided under standard ISO forms separation of insureds clause.

(d) <u>Umbrella Excess Liability</u>: \$2,000,000 each occurrence, with the Commercial General Liability, Business Auto Liability and Employer's Liability policies described herein appearing as Scheduled Underlying Policies. The policy shall recognize Wendy's, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees as additional insureds and provide coverage for the interests of Wendy's on a primary or first excess basis, and not contributory with or excess over any other insurance or self-insurance available to Wendy's. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required; or percentage of negligence attributed to the named insured. The policy shall be in a following form or a form at least as broad as the required underlying policies.

(e) <u>Cyber Risk</u>: Including coverage for claims arising out of or related to (1) investigation of an actual or alleged security failure, privacy event, security breach or other related incident, including but not limited to forensic services, legal counsel and breach coaching services, breach response and notification services, call center services, credit and identity theft monitoring and protection services, media and public relations services; (2) business income/business interruption/extra expense; (3) digital and data asset protection and restoration; (4) network security & consumer privacy liability; (5) regulatory defense and indemnification, including fines and assessments; (6) multimedia liability; (7) cyber extortion, including but not limited to the use of ransomware or other malware to compromise Franchisee's systems; and (8) social engineering or other forms of electronic manipulation that result in covered loss. The policy shall include limits not less than \$1,000,000 each claim and shall be endorsed to name Wendy's an additional insured.

(f) <u>Worker's Compensation and Employer's Liability</u>: Worker's Compensation coverage in accordance with the statutory requirements in all states and/or provinces in which the Franchisee conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease. If Franchisee utilizes a program of self-insurance, a Certificate of Authority from the state is required, along with a policy of Excess Worker's Compensation insurance in excess of the self-insured limit and including Employer's Liability, each with limits not less than \$500,000 bodily injury, each accident or disease. The policy shall provide a waiver of subrogation in

favor of Wendy's. Depending on the corporate structure of your business, the Franchisee entity may not be the appropriate carrier of Worker's Compensation or Employer's Liability coverage. In this case, Franchisee may satisfy this requirement by causing it appropriate affiliated entity to carry such coverage(s).

The foregoing policies are collectively referred to herein as the "Franchisee Policies."

Further with regard to each of the aforementioned insurance policies:

- 1. Each policy shall be underwritten by a duly licensed and admitted insurance carrier with a current minimum A.M. Best Rating of A- VIII or the substantial equivalent rating provided by Fitch, Standard & Poor's, or Moody's.
- 2. Franchisee shall provide Wendy's with written notification, within 30 days of the effective date, of the cancellation, non-renewal or material change in coverage or coverage limits.
- 3. There shall be no deductible or self-insured retention in excess of \$50,000 maintained by Franchisee with respect to any of the foregoing insurance, without Wendy's prior written approval. All deductibles, self-insurance and premiums associated with the required insurance shall be the responsibility of the Franchisee. With regard to liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages, and expenses, including defense costs and attorney's fees, that remain within deductibles or self-insured retentions, Franchisee agrees to assume obligations that would otherwise have existed on the part of an insurer to an additional insured.
- 4. Franchisee shall deliver, or cause to be delivered to Franchisee, on or prior to the effective date of the Franchise Agreement and thereafter, not more than ten (10) days after the expiration dates of the policies, a new or renewal Certificate of Insurance, executed by a duly authorized representative of each insurer. Such Certificate shall evidence compliance with the requirements stated herein and shall expressly and conspicuously reflect the amount of each deductible or self-insured retention.

When requested by Wendy's, Franchisee shall provide true and complete copies of insurance policies to Wendy's within ten (10) full business days of any such request.

Should Franchisee fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Wendy's, at its option, but without obligation to do so, may, upon five days' notice to Franchisee, cure such failure, and any sums so expended by Wendy's, together with Wendy's reasonable administrative expense in connection therewith, shall thereafter be due from and payable by Franchisee.

Neither the approval, disapproval or failure to act by Wendy's regarding any document reflecting insurance on behalf of Franchisee, nor the bankruptcy, insolvency or denial of liability by any insurance company shall relieve Franchisee of full responsibility or liability for damages and accidents as set forth herein.

5.3 <u>Mutual Waiver</u>. All property damage insurance policies required of each of the parties hereunder shall contain appropriate clauses pursuant to which the respective insurance carriers shall waive all rights of subrogation with respect to losses payable under such policies; and each party waives any claims against the other party for any damage to its property.

#### SECTION 6. LIMITATION OF FRANCHISOR'S SERVICES

6.1 <u>Technical Matters</u>. Franchisor shall assist Franchisee in the evaluation of regulatory requirements related to each Project including zoning ordinances, public facilities requirements, accessibility and other

requirements of the jurisdiction in which each Project is located ("**Technical Matters**"). In addition, Franchisor shall advise and make recommendations to Franchisee as to experts to use for Technical Matters and shall coordinate the work of such experts with that of the other consultants, contractors, suppliers and service providers working on each Project in accordance with Section 1.2 above. Notwithstanding the foregoing, Franchisee acknowledges that Franchisor is not an expert in and is not responsible or liable for Technical Matters, and Franchisee shall rely solely on the judgments of the experts Franchisee hires with respect to such Technical Matters.

6.2 <u>No Guaranties</u>. Franchisee acknowledges and agrees that Franchisor's obligation under this Agreement is to use commercially reasonable efforts to cause each Project to be completed in accordance with plans and specifications, preliminary budget and schedules presented to Franchisee, including prior to the Effective Date or Authorization Date of any Project, but that Franchisor shall not be deemed to have given any guaranty or warranty that any of the foregoing can be accomplished and notwithstanding anything in this Agreement shall not be liable for the errors, omissions or breaches of contract by any other party providing goods or services to any Project, including the architect and general contractor for any Project. Franchisor, however, shall promptly notify Franchisee when it reasonably anticipates that a Project cannot be constructed in accordance with the plans and specifications, preliminary budget and schedules presented to Franchisee.

### SECTION 7. TERMINATION

7.1 <u>Limited Right to Terminate</u>. In the event of any willful misconduct or gross negligence on the part of Franchisor or in the event of a material default by Franchisor under this Agreement, if such default has not been cured within fourteen (14) days after written notice to Franchisor (or, to the extent that such default is not capable of cure within said fourteen (14) days, Franchisor has taken commercially reasonable steps to commence cure of such alleged default), Franchisee shall have the right to terminate this Agreement. Franchisor reserves the right to terminate this Agreement immediately in the event of a material default hereunder or under any Franchise Agreement or Sublease by Franchisee if such default has not been cured within ten (10) days after written notice to Franchisee.

7.2 <u>Payment Upon Termination</u>. In the event of the early termination of this Agreement for any reason, Franchisor shall be entitled to retain all or a proportionate share of the Project Fee as compensation for all services and Reimbursables and any Additional Services performed up to the Project termination date. Further, Franchisee shall promptly pay to Franchisor any additional amounts accrued through such termination date for any Reimbursables and/or Additional Services and/or any other amounts, if any, due under this Agreement in excess of the Project Fee. Any balance of the Project Fee remaining thereafter shall be applied first as a credit towards any other fees and expenses that Franchisee may then owe Franchisor with respect to any other Project, Franchisor branded restaurant or under any other Franchise Agreement, and, with respect to any balance left over, at the option of Franchisee held towards a future Project or refunded by check.

7.3 <u>Evidence of Succession Plan</u>. Franchisee shall provide with evidence satisfactory to Franchisor, in its commercially reasonable discretion, that the Project has been reassigned to another approved construction manager or Additional Service Provider(s). If Franchisee elects to manage the Project itself, that Franchisee shall provide evidence that it has suitable personnel or resources to successfully complete the Project to Franchisor standards and in accordance with the obligations under the Franchise Agreement and within the terms and conditions contained in the applicable Lease and/or Sublease.

#### SECTION 8. NOTICES

8.1 <u>Address for Notices</u>. The addresses of Franchisee and Franchisor for service of any notices and reports hereunder shall be respectively as follows:

Franchisor:	Franchisee:
Quality Is Our Recipe, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attention: Regional Construction Director	
with a copy to:	with a copy to:
Quality Is Our Recipe, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attention: Legal Department (Real Estate Site #)	

8.2 <u>Delivery of Notices</u>. Any notice required or permitted to be given hereunder shall be hand delivered, sent by nationally recognized delivery service, or sent by registered mail, return receipt requested, to Franchisee or Franchisor at its respective address shown above. Any such notice shall be deemed to have been received by the party to whom it is addressed on the date and at the time it is so delivered, or upon refusal of such delivery.

### **SECTION 9. MISCELLANEOUS**

9.1 <u>Confidentiality</u>. Except as may be required by any governmental entity having jurisdiction over either of the parties, and except as may be necessary to perform services hereunder, each party to this Agreement shall not disclose to any third party any confidential information that either party makes available to the other, including the information relating to each Project or the terms of this Agreement. Each party agrees to limit access to any such information to those employees and representatives reasonably requiring such access for purposes of providing the Services and shall request that its employees and representatives maintain the confidentiality of such information in accordance with the terms hereof.

9.2 <u>Complete Agreement; Amendments</u>. This Agreement and all Exhibits attached hereto, which are incorporated herein by this reference, contain the entire agreement between Franchisee and Franchisor and supersedes and replaces all previous agreements, whether written or oral, with respect to the subject matter of this Agreement. This Agreement may not be changed, modified, amended, or discharged, except by an agreement in writing.

9.3 <u>No Partnership</u>. Nothing contained in this Agreement or in any of the contract documents relating to any Project shall be deemed or construed by the parties hereto or by any third person to create the relationship of partnership or joint venture. Franchisor is entering into this Agreement solely as a contractor for Franchisee and both parties acknowledge that no fiduciary or franchise relationship exists between Franchisee and Franchisor by virtue of this Agreement.

9.4 <u>Publicity and Confidential Information</u>. Franchisor and Franchisee shall not publicize its involvement in the specific work contemplated by this Agreement or supply any person with information concerning this Agreement, any Projects, or without prior written approval of the other party except where necessary to carry out the obligations under this Agreement. Franchisee shall not use or supply to any third person (or shall cause any of its contractors, agents or employees not to use or supply) any information relating to any manufacturing process or any trade secrets of Franchisor which the Franchisee may have acquired in any of the Projects under this Agreement.

9.5 <u>Non-Solicitation</u>. Franchisee and Franchisor agree not to, without the prior written consent of the other party, directly or indirectly, make any offers, enticements or inducements to cause any employee of the other

party (while such employee is employed by such other party and for a period of one (1) year after the completion of any Project) to leave the employ of such other party and to enter into employment with the enticing party, including without limitation, engaging such employee as an independent contractor. Notwithstanding the foregoing, such limitation shall not apply to an employee of either party where such employee's employment has been terminated by the original employing party, or where such employee directly approaches the other party without any offer, enticement or inducement from such other party. In the event of a breach of this provision because the parties acknowledge the difficulty of calculating actual damages in such an event, the breaching party agrees to pay, as liquidated damages and not as a penalty, the sum of \$100,000.00 for each employee hired in violation of this Section 9.5.

9.6 <u>Applicable Law</u>. This Agreement shall be construed under and interpreted in accordance with the internal laws of the State of \_\_\_\_\_.

9.7 <u>Survival</u>. The provisions of Sections 3, 4, 5, 7, 8 and 9 of this Agreement shall survive the expiration or termination of this Agreement.

9.8 <u>Successors and Assigns</u>. Neither party may assign its rights or obligations hereunder except to an affiliate or to any entity which acquires all or substantially all the assets and business of either party. Except as set forth in the immediately preceding sentence, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their successors and assigns.

9.9 Limitation on Liability. Notwithstanding anything else contained in this Agreement herein to the contrary, each party shall look solely to the assets of the other party for satisfaction of any liabilities or obligations relating to this engagement, and no officer, director, employee, partner, affiliate, shareholder or agent of either party shall be personally responsible for any such liabilities or obligations. In addition, each party waives any claims for punitive, consequential, speculative or exemplary damages that may or may not arise out of this Agreement, including, without limitation, lost revenue or profit, even if a party has knowledge of the possibility of such damages; and, in no event shall Franchisor's liability to Franchisee with respect to each Project exceed the annual fees paid, or if such liability should be covered by the insurance required to be carried by Franchisor as set forth in this Agreement, the limits of insurance set forth in this Agreement for the applicable insurance policy. Further, Franchisor shall not be liable for any violation of laws by Franchisee or its General Contractor, including, by way of example only, failure to adhere to building codes, labor regulations, or stop-work orders or social distancing/stay at home orders or directives and agrees to indemnify and defend Franchisor for any claims, fines, charges or other losses (civil and criminal) if Franchisee allows the Project to proceed in violation. If Franchisor informs Franchisee of any alleged violations, Franchisee agrees to seek separate legal counsel and advice.

9.10 <u>Litigation Expenses</u>. If there is any litigation between the parties with respect to this Agreement or the subject matter hereof, the prevailing party in such litigation shall be entitled to collect all its costs and expenses in such litigation, including reasonable attorneys' fees and court costs, from the other party.

9.11 <u>Taxes</u>. The Project Fees and any other fees or charges to Franchisee pursuant to this Agreement are <u>exclusive</u> of any applicable taxes, including, without limitation, sales, use, excise, value-added or ad valorem taxes (collectively, "**Taxes**"). The parties acknowledge and agree that Franchisor is not intended to be nor shall it be deemed to be, a "reseller" of any goods or services, and that all transactions or invoices approved by and/or posted by and/or through Franchisor or through Gateway is solely for the convenience of Franchisee. Franchisee shall be directly responsible for determining whether Taxes apply to any transactions arising pursuant to this Agreement and to whom such Taxes are properly payable and shall bear full liability for such Taxes. Any Taxes for which Franchisor believes it is legally obligated to collect from Franchisee with respect to transactions arising pursuant to this Agreement will be separately stated on the applicable invoice provided by Franchiser to Franchisee and shall be due and payable by Franchisee to Franchisor absent receipt of evidence from Franchisee validating Franchisee's exemption from such Taxes. Notwithstanding anything to the

foregoing, Franchisee shall bear full responsibility for any tax, interest or penalties imposed by any taxing authority because of Franchisee's failure to timely or completely pay Taxes, to Franchisor or the appropriate taxing authority, on any transactions or payments arising pursuant to this Agreement and Franchisee agrees to indemnify and defend Franchisor against for any claims, fines, charges or other losses (civil and criminal) related to such Taxes.

9.12 <u>Rules of Interpretation</u>. The headings set forth herein are for the convenience of the parties only and shall not be used to interpret the meaning of this Agreement. Each party agrees that it has been represented by counsel and has participated in the negotiation of this Agreement, and this Agreement shall not be construed against either party on the theory that such party drafted this Agreement. In the event any provision of this Agreement shall be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not in any way be affected thereby.

9.13 <u>Term; Increases</u>. This Agreement shall remain in full force and effect until the completion of the Project. If the Project becomes dormant for more than eighteen (18) months, this Agreement shall, at the option of Franchisor, be terminable or subject to revision with respect to the applicable Project Fee if and when such Project is revived.

9.14 <u>Force Majeure</u>. Franchisor shall be excused from the performance of any of their obligations, or the performance or pursuit of any items pursuant to the timelines or critical dates declared by Franchisee or its Additional Service Providers or third-parties, for the period of any delay resulting from any cause beyond its control, including, without limitation, all labor disputes, governmental regulations or controls, fires or other casualties, local, state/provincial or national emergencies, the inability to obtain any material or services, riots, insurrections, the act or failure to act of the other party due to the any of the conditions in this subsection, adverse weather conditions preventing the performance of work as certified by the general contractor and/or architect, war, pandemic outbreak or other health emergency declared by the World Health Organization, the Center for Disease Control or other applicable governmental health department, or other reason beyond such party's reasonable control, or acts of God; subject to any express provision in this Agreement stating that force majeure shall not excuse a delay. The foregoing shall not excuse the payment of rents or other monetary obligations owed by Franchisee to Franchisor or to a third-party.

#### 9.15 <u>Authority; Execution</u>.

The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

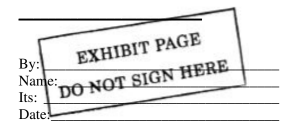
This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

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

### **FRANCHISOR**

### **FRANCHISEE**





### EXHIBIT A TO REPP FDP

### PROJECT MANAGEMENT SERVICES SCOPE OF WORK

Franchisor shall assign the Construction Manager, and additional personnel if necessary, to perform the Basic Services (the "**Services**") described in this Exhibit, as determined to be appropriate in Franchisor's reasonable judgment based on then-existing circumstances of the Project and evidenced by a Project Authorization. It is not required that the Services be performed in the order in which they are described. The Services listed below facilitate the planning, permitting, bidding, and remodel or new build construction of a Wendy's restaurant; however, the list is not exhaustive.

The Contract: The Contract is the agreement between the Franchisee and the General Contractor (sometimes hereinafter referred to as "GC") for the performance of the Remodel or New Build in accordance with the Contract Documents (the "Contract Documents", a schedule of and copies of each will be provided to the Construction Manager and attached hereto). Modifications to the Contract must be made in accordance with the Contract Documents. The Contract Documents do not and shall not be construed to create any relationship, contractual or otherwise, between the Franchisee and any Subcontractor, Sub-subcontractor or Materialmen.

Duties and Responsibilities: The Construction Manager shall represent the Franchisee regarding the Contract and regarding activities at the construction site. All communications to the General Contractor shall be through the Construction Manager. The Construction Manager is not responsible for the acts or omissions of the General Contractor nor is the Construction Manager responsible for construction means, methods, techniques, sequences, procedures or safety precautions at the site. The Construction Manager shall always have access to the Project site.

Interpretations: Upon request by the General Contractor, the Construction Manager shall render written interpretations of the Contract Documents and shall, in the first instance, be the judge of the performance thereunder by the General Contractor. The Construction Manager shall promptly answer all written questions regarding the meaning of the Contract Documents and regarding the performance thereof by the General Contractor. All such questions shall be answered in writing by the Construction Manager. No oral interpretation shall be binding on the Franchisee.

#### A. Design Phase

- 1. <u>Project Schedule</u>. The Construction Manager ("**CM**") shall prepare a preliminary Project schedule including the following phases: due diligence, design, approval, entitlements, permitting, bidding, construction, and restaurant re-open / open date. The CM is responsible for maintaining a current schedule and updating the milestones in Gateway on at least a weekly basis.
- 2. <u>Site Investigation Report ("SIR")</u>. The CM shall be responsible to have an SIR completed. This will be outsourced to an approved Additional Service Provider selected by Franchisor. *NOTE: The cost of the SIR is borne by Franchisor directly and was funded as part of the Real Estate Services Fee paid in connection with the REPP Agreement*.
- 3. <u>Additional Service Provider Selection</u>. The CM will provide Franchisee with a list of approved Additional Service Providers (including, by way of example only, architectural and engineering firms) which Franchisor has deemed without warranty to be qualified under Franchisor current construction programs. If the Franchisee would like to use a resource that is not currently approved, the CM will interview the potential resource to determine if they are acceptably qualified to become an approved Additional Service Provider. Franchisor retains the sole and absolute discretion in determining whether a potential Additional Service Provider is acceptably qualified to be engaged on the Project and the decision of Franchisor assigned Director of Regional Construction approving

or disapproving a potential Additional Service Provider for the Project shall be binding upon the Franchisee.

- 4. <u>Additional Service Provider Orientation</u>. The CM shall conduct an orientation session with each approved Additional Service Provider during which such Additional Service Provider will receive information regarding Franchisor's architectural standards, image, program information, the Project, including the Project Scope, construction schedule and other key timelines, budget, Gateway, and Franchisor's and Franchisee's administrative requirements.
- 5. <u>Additional Service Provider Proposals</u>. The CM shall solicit and evaluate proposals from the selected, approved Additional Service Provider upon direction from the Franchisee. The CM shall review the proposals for adherence to the project schedule and project budget for design services. The CM will make recommendations to the Franchisee with respect to all Additional Service Provider proposals, however, the engagement and contracts to retain such Additional Service Provider shall be negotiated by and executed by Franchisee directly with all Additional Service Providers.
- 6. <u>Project and Construction Budget</u>: The CM shall manage the budget using Gateway.
- 7. <u>Design Phase Architect</u>: At the start of the design phase, the CM will schedule a design meeting including the selected Architect, and the Franchisee. The CM shall review the design schedule, budget, and design intent to complete the project with the Project Schedule. The CM shall monitor the Architect's progress with the Project Schedule. Using Gateway, the CM shall coordinate and expedite the flow of information between the Franchisee, the Architect, and others, as necessary.
- 8. Landlord Approval / Third Party Investigation / approval: Provided that Franchisor's affiliate is the Landlord or Sublandlord on a Project, Franchisor shall coordinate and perform all lease related due diligence (title, survey, Phase I and II environmental) to its sole and absolute satisfaction and on behalf of Franchisee, with the actual costs related thereto a Franchisee pass-thru expense. With respect to any governmental site plan approvals, permits, landlord and third-party approvals (if any), such work shall be coordinated by Franchiser directly with such governmental agencies or entities, landlord and third parties (if any) and Franchisee agrees to pay for all costs and expenses (including, but not limited to, local counsel fees and expenses i.e., for zoning variances, etc.) and to pay for all approval or review fees or expenses for such reviews.
- 9. <u>Progress Meetings</u>: The CM shall conduct regularly scheduled, as required, attended by the applicable Additional Service Providers and the Franchisee, as appropriate. Such meetings shall serve as a forum for the exchange of information concerning the Project and the review of design progress.
- 10. <u>Plan Review</u>: The CM shall review the Architect's preliminary site plan, floor plan, demolition and building interior and exterior elevations to ensure they are in keeping with Franchisor's image standards, design intent, while reflecting the reasonable ability to remain within budget and obtain governmental approval for entitlements and building permits. The CM will coordinate with the Wendy's Design Manager for U.S. Implementation (the "**Design Manager**") to obtain an official approval of the proposed seating plan, and elevations.
- 11. <u>Image Approval</u>: The CM shall obtain approval from Wendy's Design Manager prior to the Architect or CM agreeing to deviations desired by local agencies or Franchisee from prototype standards or image standards. The CM shall coordinate with Wendy's Design Manager and the Architect to develop various cost-effective alternatives.
- 12. <u>Approvals by Regulatory Agencies</u>: Following receipt of Franchisee's approval and of Franchisor approval of the proposed architectural drawings and plans and provided all necessary non-

governmental third-party approvals have been obtained (at least preliminarily), the CM shall coordinate with the Architect to have the necessary documents transmitted to the regulatory agencies per local requirements for initial or preliminary regulatory reviews. The CM shall advise the Franchisee of potential problems resulting from such reviews and suggested solutions to obtain the required entitlements and reviews.

- 13. <u>Utility Account Application / Disconnection / Engineering Design</u>: The CM shall make, on behalf of the Franchisee, the application for new utility services (water, sewer, electricity/hydro, gas, storm sewer, telephone, high speed internet, etc.) or disconnection for a scrape and rebuild project in coordination with the Architect and Engineer, Wendy's technology team and Franchisee.
- 14. <u>Impact Fees</u>: The CM shall analyze and make strategic recommendations in conjunction with the Architect and Engineer on the use of outside consultants and services to minimize or eliminate Impact Fees including but not limited to Traffic Impact Fees, Development Fees, or other fees imposed by government agencies linked to the Project. Notwithstanding anything to the contrary, the Franchisee is responsible for all Impact fees, tap fees, or other development charge.
- 15. <u>Building Permits / Sign Permits</u>: The CM shall commence and monitor the building permit process with architectural firm or a permit expeditor. The CM shall commence and monitor the sign permit process with the sign company. Provide documentation of any required image deviation required by local municipality to the Franchisee and Wendy's management for review and approval. CM and/or architect responsible to attend municipality meetings/hearings, as required.

#### B. <u>Construction Phase</u>

- 1. <u>Construction Drawings</u>: The CM shall provide a cursory review and provide comments regarding draft construction documents prepared by the applicable Additional Service Providers. The CM shall conduct a meeting with the applicable Additional Service Providers and the Franchisee to review the construction drawings for accessibility, image, coordination between civil and architectural drawings, coordination between owner supplied equipment and architectural and engineering drawings.
- 2. <u>Project Cost Estimate</u>: The CM shall prepare, or has prepared, a Preliminary Budget as set forth in the *Preliminary Budget Disclosure* to be provided to Franchisee prior to CAPCOM initial approval, if practical, and a copy thereof posted in Gateway and shall be deemed incorporated into the *Project Management Agreement*.
- 3. <u>Project and Construction Budget Revision</u>: The CM shall give periodic updates to the budget in Gateway and make recommendations to the Franchisee concerning any revisions to the Project and Construction budget that may result from the proposed design changes.
- 4. <u>Bidder's Interest Notification</u>: The CM shall conduct a telephone and electronic campaign to attempt to increase interest among qualified bidders approved by Franchisor. The CM will make best faith efforts to include a minimum of four (4) bidders on each bid event to achieve three (3) competitive bids on each Project. Negotiated, single sourcing of a materially large portion of any Project is not encouraged and may require special approval by the CM and/or Franchisor.
- 5. <u>Bid Documents</u>: The CM shall expedite the delivery of Bid Documents to the pre-approved bidders. The CM shall update the standard bid documents and post them on Gateway in the appropriate folder along with the final and approved set of Construction Documents (sometimes hereinafter referred to as "CD") from the Architect. The CM is responsible for ensuring the CD set

is coordinated with owner supplied equipment and reflects the most recent design changes along the required modifications agreed to obtain entitlements and building permits.

- 6. <u>Pre-Bid Conference</u>: The CM, or other engineering personnel designated by Franchisor, shall conduct a pre-bid conference with all potential bidders the Architect, and the Franchisee. These conferences shall be forums for the CM or CM's designee, Architect, and the Franchisee, as appropriate, to explain the project requirements to the bidders including information concerning schedule requirements, time and cost control requirements, access requirements, contractor interfaces, administrative requirements, and other technical information. The CM is responsible for coordinating the pre-bid meeting with the Franchise Operations team to minimize disruption to the restaurant. The CM is responsible for notifying and enforcing that the Contractors and their subcontractors are not allowed access to the restaurant for review and inspection of the building at any time except the Pre-Bid Conference.
- 7. <u>Bidders Request for Information</u>: The CM shall coordinate the response to RFI's with the Architect. All responses shall take the form of a bid clarification addendum issued by the CM. The CM is responsible for determining if an architect bulletin is required to respond to the RFI.
- 8. <u>Design Bulletin</u>: The CM shall receive from the Architect a copy of all proposed Design bulletins. The CM shall review the bulletins for constructability, for effect on the Project and Construction Budget, scheduling, construction time impacts, and for consistency with the related provisions as documented in the Bid Documents. The CM is responsible for communicating any design change bulletins issued by the architect during the bidding process using Gateway. The CM is empowered to delay a design change bulletin recommended by the architect and incorporating the change as a Change Order after the bids are received.
- 9. <u>Bid Opening and Recommendations</u>: The CM shall use Gateway to receive and open sealed bids for the GC. The CM shall evaluate the bids for responsiveness and price. The CM shall make recommendations to the Franchisee concerning the acceptance or rejection of individual or all bids.
- 10. <u>Bid Leveling Bid Qualification</u>: The CM shall conduct a detailed review of the bids to qualify them and determine that all applicable scope is included. The CM shall not negotiate the bids but identify scope issues that may have been missed or identified by individual bidders.
- 11. <u>General Contractor Notification</u>: The CM shall notify the unsuccessful bidders through Gateway notifications upon direction by the Franchisee that the Project is fully approved. The CM shall notify the winning bidder that they may be awarded the project upon providing the required proof of insurance, the necessary bonds if required, execution of the contract, and completion of other required administrative items.
- 12. <u>Construction Contracts</u>: The CM shall assist the Franchisee with the required General Contractor and Project information to have the construction contract prepared. The CM is responsible for ensuring that no work is commenced at the site without a fully executed Construction Contract and official release from the Franchisee.

- 13. <u>Notices of Commencement</u>: The General Contractor is responsible for preparing the Notice of Commencement documents, where required by a state.
- 14. <u>Purchase Order Construction Contract Owner Supplied Materials</u>: Upon full funding approval of the project and construction contract execution by the Franchisee, the CM shall coordinate with the Franchisee to have Purchase Order issued to the Contractor for the construction contract. The CM and CM support team is responsible for assembling all quotes and coordinating with the Franchisee administrative team to issue the Pos for all contractual obligations.
- 15. <u>Pre-Construction Meeting</u>: The CM shall conduct a Pre-Construction meeting with the Contractor, Architect, and the Franchisee team during which the CM shall review the Project scope, schedule, reporting procedures, and other requirements for performance of the Work.
- 16. <u>Permits, Bonds, and Insurance</u>: The CM shall make commercially reasonable effort to verify that the General Contractor has provided evidence that required permits, bonds, and insurance have been obtained and posted to Gateway. Such action by the CM does not relieve the General Contractor or Franchisee of its responsibility to comply with the provisions of the Contract Documents.
- 17. <u>On-Site Management and Construction Phase Communication Procedures</u>: The CM shall establish and implement coordination and communication procedures between the General Contractor, Architect and the Franchisee including weekly meetings, weekly photograph uploading to Gateway, and construction site inspections. The CM is not expected to be on-site on a daily or weekly basis. CM will rely on GC superintendent to be on site daily and report to CM. Nothing in this Section 16 shall imply how often the CM is required to be on site.
- 18. <u>Contract Administration Procedures</u>: The CM shall establish and implement procedures, for reviewing and processing requests for information (RFI); interpretations of the Contract Documents; shop drawings, samples and other submittals; contract schedule adjustments; change order proposals; written proposals for substitutions; payment applications; and maintenance of logs. The CM shall be the party to whom all such information shall be submitted.
- 19. <u>Review of Requests for Information, Shop Drawings, Samples, and Other Submittals</u>: The CM shall examine the General Contractor's requests for information, shop drawings, samples, and other submittals, and Architect's reply other action concerning them, to determine the anticipated effect on compliance with the Project requirements, the Project and Construction Budget, and the Project Schedule. The CM shall forward to the Architect for review, approval, or rejects, as appropriate, the request for clarification or interpretation, shop drawings, sample, or other submittal, along with the CM's comments. The CM's comments shall relate to design, image considerations in addition to cost, scheduling and time of construction, and clarity, consistency, and coordination in documentation.
- 20. <u>Utility Service / Coordination</u>: The CM shall assist the Franchisee in coordinating the utility disconnection and connection with the Contractor and applicable utility service providers, including but not limited to, water, sewer, electricity, storm sewer, telephone and other utilities as identified in the Construction Plans. Franchisee responsible to approve/execute any utility easements.

- 21. <u>Minor Variations in the Work</u>: The CM may authorize minor variations in the Work from the requirements of the Contract Documents that do not involve an adjustment in the Contract price or time, and which are consistent with the design intent and the overall intent of the Contract Documents. The CM shall provide to the Architect copies of such authorizations.
- 22. <u>Change Orders</u>: All proposed Change Orders initiated changes shall be described in detail by the GC. The request shall be accompanied by drawings and specifications prepared by the Architect. In response to the change request proposal the General Contractor shall submit to the CM for evaluation detailed information concerning the price and time adjustments, if any, as may be necessary to perform the proposed work. The CM shall review the General Contractor's proposal, shall discuss the proposed change order with the Contractor, endeavor to minimize any impact to the Project Budget or Schedule, and determine the Contractor's basis for the price and time proposed to perform the changed Work prior to seeking approval from the Franchisee. Notwithstanding the foregoing, Franchisee hereby grants CM the right to approve Change Orders of up to \$5,000.00 (but no more than \$10,000.00 in the aggregate) without Franchisee prior approval. Thereinafter, all Change Orders will require Franchisee's acknowledgement and express approval, provided however, that Franchisee acknowledges and agrees that it may not be permitted to cancel the Project due to a Change Order or increased Project Cost. In the event of a dispute related to the scope of work necessitating the Change Order, CM will advocate for Franchisee to seek alternatives cost-effective options, subject to all necessary approvals.
- 23. <u>Contractor Initiated Change Orders</u>: The CM shall review the contents of all General Contractor requested changes to the Contract time or price, endeavor to determine cause of the request, and assemble and evaluate information concerning the request. The CM shall provide to the Franchisee and Architect a copy of each change request, and the CM shall in its evaluations of the General Contractor's request consider the Franchisee and Architect's comments regarding the proposed changes.
- 24. <u>Change Order Recommendations</u>: The CM shall make recommendations to the Franchisee regarding all proposed change orders. Prior to issuance of a change order, the CM shall determine and advise the Franchisee as to the effect on the Project Schedule or Project budget. As directed, the CM shall prepare and issue to the Contractor appropriate change order documents. The CM shall provide to the Architect copies of all approved change orders. No Change Order work is to proceed until there is written authorization / approval from the Franchisee to the CM and the General Contractor.
- 25. <u>Subsurface and Physical Conditions</u>: Whenever the General Contractor notifies the CM that a surface or subsurface condition at or contiguous to the site is encountered that differs from what the General Contractor is entitled to rely upon or from what is indicated or referred to in the Contract Documents, or that may require a change in the Contract Documents, the CM shall notify the Architect or Engineer and Wendy's Legal. The CM shall receive from the Architect or Engineer and transmit to the General Contractor all information necessary to specify any design changes required to be responsive to the differing or changed condition and, if necessary, shall prepare a change order for the Franchisee review and approval as indicated in paragraph 24 and or to provide notice and claim to the applicable Landlord.
- 26. <u>Quality Reviews</u>: The CM shall monitor the quality of the Work. Communication between the CM and the General Contractor regarding quality review shall not be in any way to be construed as binding the CM or Franchisee or releasing the General Contractor from performing in accordance

with the terms of the Contract Documents. No action taken by the CM shall relieve the General Contractor from its obligation to perform the Work in strict conformity with requirements of the Contract Documents, and in strict conformity with all other applicable laws, rules, and regulations.

- 27. <u>Contractor Safety Program</u>: The CM shall not be responsible for any General Contractor's implementation of or compliance with its safety programs, or for initiating, maintaining, monitoring, or supervising the implementation of such program. The CM shall not be responsible for the adequacy or completeness of any Contractor's safety programs, procedures, or precautions.
- 28. <u>Dispute between Applicable Service Providers and the Franchisee</u>: In consultation and coordination with the Applicable Service Providers and Wendy's Legal, but without having to engage outside counsel or retain other experts or expend fees, the CM shall tender to the Franchisee in writing, within a reasonable time, Franchisor opinions and recommendations, based solely on their professional experience and without further due diligence and inquiry, concerning disputes between the Applicable Service Providers and Franchisee relating to acceptability of the Work, or the interpretations of the requirements of the Contract Documents pertaining to the furnishing and performing of the Work. Notwithstanding the foregoing, the Franchisee should seek its own, separate legal counsel and/or expert opinions to substantiate or make claims.
- 29. <u>Operation and Maintenance Materials</u>: The CM shall receive from the General Contractor operation and maintenance manuals, warranties and guarantees for materials installed in the Project. The CM shall ensure that one copy of each of the manuals are stored at the site at Restaurant Opening / Re-Opening.
- 30. <u>Accessibility Review / Certification</u>: The CM shall coordinate the accessibility survey of the completed work using a Franchisor approved form, Architect, or an authorized Accessibility Consultant. The CM shall notify the Architect, Engineer, and Contractor of any noted issues and develop a plan to immediately resolve the potential accessibility issue in coordination with the Franchisee.
- 31. <u>Progress Payments / Draw Payments</u>: The CM shall review draft payment applications submitted by the General Contractor and determine whether the amount requested reflects the progress of the General Contractor's work and is in keeping with the Contract documents and other Franchise forms. The CM shall advise the General Contractor to make any necessary adjustments and review the formal payment application for proper format, the required lien waivers, contractor's sworn statement and other required attachments. The CM shall submit a properly formatted payment application to the Franchisee for processing and payment.
- 32. <u>Occupancy Permit / Health Department Permits</u>: The CM shall assist the Franchisee obtain an occupancy permit, health department, and other permits necessary to commence operations on the Restaurant Open / Re-Open date by coordinating final testing, preparing and submitting documentation to governmental agencies, and accompanying governmental officials during inspections of the Project. The CM coordinates activities between the Franchise operation team and the Contractor for a smooth turnover of the completed Project.
- 33. <u>Final General Contractor Retention Payment</u>: The CM shall endeavor to close out the construction contract with the General Contractor within 90 calendar days of Restaurant Opening / Re-Opening.

Final punch list walk through will be conducted and retention dollars will not be released until all items are complete.

34. <u>One Year Warranty</u>: A one (1) year warranty walk through will be conducted by the CM, Franchisee and General Contractor. The CM will work with the General Contractor to address any issues/concerns.

#### **Schedule A – Contract Documents**

[List of and copies of all construction agreements between Franchisee and General Contractor to be attached]

#### EXHIBIT B TO REPP FDP

#### ADDITIONAL SERVICES AMENDMENT

This Additional Services Amendment ("Amendment") is entered into as of the \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, by and between QUALITY IS OUR RECIPE, LLC ("Franchisor"), and \_\_\_\_\_ ("Franchisee").

#### WITNESSETH:

WHEREAS, Franchisee and Franchisor entered into a Project Management Agreement (the "Agreement"), dated as of \_\_\_\_\_\_, 201\_\_\_, pursuant to which Franchisor agreed to provide certain project management services with respect to \_\_\_\_\_\_ (the "**Project**"); and

**WHEREAS**, Franchisee desires to have Franchisor provide certain other services with respect to the Project which Franchisor is willing to do on the following terms and conditions.

**NOW THEREFORE**, in consideration of the payment hereinafter specified to be made by Franchisee, and in consideration of the agreements and mutual covenants of the parties herein contained, the parties hereto hereby agree as follows:

1. Franchisor agrees to provide the additional services (the "Additional Services") described below:

[to be described]

2. In consideration for the Additional Services, Franchisee agrees to pay Franchisor the compensation set forth below:

[to be described]

The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.

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

#### Exhibit B

#### **FRANCHISOR**

# QUALITY IS OUR RECIPE, LLC By: EXHIBIT PAGE Name: DO NOT SIGN HERE Date: DO

**FRANCHISEE** 

PACE
EXHIBIT PAGE
By: DALLER HERE
By: Name DO NOT SIGN HERE Its: Date:
Its:
Date:

#### EXHIBIT C TO REPP FDP

#### PRELIMINARY BUDGET DISCLOSURE AND FRANCHISEE APPROVAL

Project Location: [Project address]

Project type: Project Management Agreement (REPP)

Franchisee: [Franchisee names]

Project Management Agreement dated [xxx xx, 202\_] ("Agreement")

Franchisee and Quality Is Our Recipe, LLC ("**Franchisor**") entered into the above-referenced *Agreement* and such other related agreements, which may include, but are not limited to a franchise agreement, letter agreements, lease agreement or sublease agreement (collectively, the "**Related Agreements**"), pursuant to which Franchisor agreed to provide certain project management services with respect to the "**Project**". Capitalized terms not otherwise defined herein shall have the meanings assigned to them in the Related Agreements.

The Construction Manager has prepared the attached preliminary cost estimate (the "**Preliminary Budget**") for the Project in accordance with the Related Agreements. Franchisee acknowledges that the Preliminary Budget is an <u>estimate only</u>, and that neither Franchisor nor the Construction Manager has control over the actual final costs of labor, materials, equipment, or services furnished by others. Franchisee expressly acknowledges and agrees that Franchisor shall not be liable for any errors or omissions in developing the Preliminary Budget, including if developed prior to the execution of the Related Agreements, and acknowledges that any construction and/or construction management project involves substantial complexity, uncertainty, and risk and that the final budget may differ materially from this Preliminary Budget. There is no assurance or guarantee as to the actual costs you will incur when building a restaurant, and Franchisor makes no representation of any kind in that regard.

The Construction Manager will periodically update the budget in Gateway and Franchisee will be notified of any changes via Gateway. Where required under the Related Agreements or as may be required under Franchisee's direct contracts with its general contractor, Franchisee shall execute required change order(s) or provide direction to Franchisor to act on its behalf to renegotiate or rebid the Project within a reasonable period of time or cooperate with the Construction Manager, General Contractor and/or Architect to revise the Project's general scope, extent, or character in keeping with the Project's design requirements and sound design practices, or modify the Project's design appropriately. Please reference the Related Agreements for all further terms and conditions, representations and agreements as they relate to the Project.

Franchisee acknowledges and agrees that neither Franchisor nor the Construction Manager has provided, or is authorized to provide, Franchisee with financial or legal advice, and that Franchisee has consulted with their own professional advisors and completed an independent assessment in electing to proceed with the Project and approving this Preliminary Budget. Franchisee further acknowledges and understands that any disapproval of the Preliminary Budget or Final Budget does NOT act to waive, amend, terminate or otherwise reduce their obligations under any of the Related Agreements, including the obligations to construct the Project by the required dates.

The undersigned, signing on behalf of Franchisee, represents, warrants and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations,

partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreements.

This Agreement may be executed and exchanged by facsimile or electronic mail transmission and the facsimile or electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance and agreement as if signed by such party in writing.



#### **EXHIBIT D TO REPP FDP**

#### **GENERAL RELEASE OF ALL CLAIMS**

This GENERAL RELEASE OF ALL CLAIMS is made effective this \_\_\_\_\_ day of , 202 . As a requirement of and in consideration for the willingness on the part of Quality Is Our Recipe, LLC, a Delaware limited liability company ("Franchisor"), to enter into a REPP Project Management Agreement to be executed contemporaneously herewith, as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Franchisor, its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the anti-trust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

WITNESS:

 By: Title: EXHIBIT PAGE
 DO NOT SIGN HERE
Individually

#### EXHIBIT C TO REPP AGREEMENT

#### SUBLEASE AGREEMENT

THIS SUBLEASE AGREEMENT (the "Sublease") is made and entered into as of \_\_\_\_\_\_\_, 202\_\_\_ (the "Effective Date"), by and between WENDY'S PROPERTIES, LLC, a Delaware limited liability company ("Sublandlord") and \_\_\_\_\_\_, a \_\_\_\_\_ ("Subtenant").

#### **RECITALS**

WHEREAS, \_\_\_\_\_\_, a \_\_\_\_\_ ("Prime Landlord"), as landlord, and Sublandlord, as tenant, are parties to that certain \_\_\_\_\_\_ dated \_\_\_\_\_\_ dated \_\_\_\_\_\_, as amended by \_\_\_\_\_\_ dated \_\_\_\_\_\_, as assigned by \_\_\_\_\_\_ dated \_\_\_\_\_\_, as assigned by \_\_\_\_\_\_ dated to Subtenant as of the date of this Sublease, and which is incorporated herein by reference), whereby Sublandlord leases from Prime Landlord the land, together with all improvements thereon and all rights, easements and appurtenances thereunto belonging, located at \_\_\_\_\_\_, being more particularly described on Exhibit A attached hereto and made a part hereof (the "Real Property").

WHEREAS, the Real Property shall be improved by Subtenant, at its sole cost and expense, with a "Wendy's" restaurant building and related improvements (the "**Restaurant**"). The Real Property and improvements, including the Restaurant, and Sublandlord's rights in and to the pylon sign, are all referred to in this Sublease collectively as the "**Premises**".

WHEREAS, in conjunction with Subtenant's construction of the Restaurant, Subtenant will purchase and install, at its sole cost and expense, certain furniture, fixtures and equipment (including POS systems and signage) to be located at the Restaurant that is used in the operation of the Restaurant (collectively, the "**Equipment**"<sup>2</sup>).

WHEREAS, simultaneously herewith, Subtenant and \_\_\_\_\_\_("Guarantor"), collectively the named "Franchisee", and Quality Is Our Recipe, LLC, an affiliate of Sublandlord, as "Franchisor", have entered or will enter into that certain Unit Franchise Agreement for the operation of the Restaurant, including, without limitation, all addenda, supplements, letters of agreement and letters of understanding with respect thereto (collectively, the "Franchise Agreement").

WHEREAS, as evidenced by Subtenant's execution of this Sublease, Subtenant acknowledges and agrees that it has received and reviewed a full and complete copy of the Prime Lease, and has consented to and approved the terms and conditions, rights and obligations as stated in Prime Lease, and further acknowledges and agrees that it has approved the preliminary budget for the cost to construct the Restaurant and is ready, willing and able to proceed with the construction thereof in a timely manner as further required of it under this Sublease and in the Franchise Agreement and in accordance with a Project Management Agreement whereby Subtenant shall engage Franchisor as a "construction manager" for the Project.

<sup>&</sup>lt;sup>2</sup> "Equipment" generally includes all KED, DSG grille, walk-in freezer/cooler, exhaust hoods and fans, Coke equipment and filters, millwork and furniture, exterior and interior building signage, exterior garbage bins and patio furniture, CO2 tank, small wares, office safe, security cameras and systems, headset system, music system, digital menu boards (internal and external), BOH computers, tech stack, POS and cash system technology hardware and software.

WHEREAS, Sublandlord desires to sublease the Real Property to Subtenant and Subtenant desires to sublease the Real Property from Sublandlord on the terms and conditions set forth in this Sublease.

WHEREAS, as a material inducement to Sublandlord to enter into this Sublease, Subtenant agrees to have Guarantor(s) execute a Sublease Guaranty in the form attached hereto as <u>Exhibit B</u> (the "Guaranty") and agrees to execute and deliver the General Release of All Claims in the form attached hereto as <u>Exhibit C</u>.

**NOW THEREFORE**, for and in consideration of the agreements, covenants, representations and undertakings contained in this Sublease, Sublandlord and Subtenant hereby agree as follows:

1. <u>Incorporation of Recitals</u>. The Recitals portion of this Sublease set forth above is hereby incorporated by this reference as fully as though it were here set forth and rewritten.

2. <u>Sublease of the Real Property</u>. For the terms, at the rent and upon the provisions and conditions contained in this Sublease, Sublandlord does hereby sublease, demise and sublet to Subtenant all Sublandlord's rights in and to the Real Property, and Subtenant hereby subleases and rents the Real Property from Sublandlord. SUBTENANT ACCEPTS THE REAL PROPERTY IN AN "AS IS" AND "WHERE IS" CONDITION, SUBJECT TO THE EXISTING STATE OF TITLE, ANY STATE OF FACTS WHICH AN ACCURATE SURVEY OR PHYSICAL INSPECTION MIGHT REVEAL, AND ALL APPLICABLE REGULATIONS NOW OR HEREAFTER IN EFFECT, AND IN RELIANCE ON ITS OWN INVESTIGATIONS, AND SUBLANDLORD MAKES NO EXPRESS OR IMPLIED STATEMENTS, REPRESENTATIONS OR WARRANTIES AS TO THE CONDITION OF THE REAL PROPERTY AND HEREBY DISCLAIMS THE SAME.

#### 3. <u>Term</u>.

(a) <u>Initial Term.</u> The initial term of this Sublease shall commence on the Effective Date set forth above and shall end on the earlier of (a) CONFIRM TERM OF PRIME LEASE [the last day of the [twentieth] Lease Year (as defined below)] [\_\_\_\_\_], (b) the date on which the Franchise Agreement expires or terminates for any reason whatsoever, (c) the date on which the Prime Lease is sooner terminated for any reason whatsoever, or (d) the date on which this Sublease is terminated by Sublandlord and/or Subtenant in accordance with and pursuant to the terms hereof (the "Sublease Term", which shall include any extension or renewal options if granted and exercised as provided herein). In no event shall the Sublease Term extend beyond the term of the Prime Lease, as such term may be extended or renewed by Sublandlord.

(b) <u>Subtenant's Options to Extend the Term</u>. Provided that Sublandlord is entitled to extend the Prime Lease for a like period, Sublandlord hereby grants to Subtenant the right and option to extend the Sublease Term for one (1) additional successive period of \_\_\_\_\_ (\_\_\_) years (the "Extension Term"). The Extension Term shall begin upon the expiration of the initial term of this Sublease, and all terms, covenants and provisions of this Sublease shall apply to the Extension Term except that Subtenant shall not have any further option to again extend the Sublease Term following the exercise of the above-stated option for the Extension Term. To exercise the Extension Term, Subtenant shall give Sublandlord prior written notice of the irrevocable exercise of the Extension Term not less than two hundred seventy (270) days prior to the expiration of the initial term of this Sublease [[NOTE: Notice should be due at least 60 days prior to the date required under the Prime Lease]]; provided, however, and in all events, that Subtenant shall not be entitled to exercise its option to extend the Sublease Term if, at the time of the exercise of such option or at the time the Extension Term is to begin: (i) Subtenant or a Guarantor is in default under this Sublease, the Franchise Agreement, the REPP Project Management Agreement

previously entered into between Sublandlord and Subtenant or its affiliate (the "**REPP FDP**"), or any other agreement, lease, sublease, guaranty, note, or other obligation between Subtenant or Guarantor, on the one hand, and Sublandlord or any of its subsidiaries or affiliates, on the other hand (the "**Related Agreements**"); or (ii) the Franchise Agreement has expired or terminated for any reason or does not cover, or has not been renewed in accordance with its terms to cover, the entire Extension Term. It is the express intent and agreement of Sublandlord and Subtenant that the Sublease Term is to run concurrently with the term of the Franchise Agreement and, in the event the Franchise Agreement expires or terminates for any reason, at Sublandlord's option and upon written notice to Subtenant, this Sublease shall simultaneously terminate.

(c) <u>Holding Over</u>. If Subtenant remains in possession of the Real Property after the expiration or termination of this Sublease, Subtenant shall be deemed to be occupying the Real Property as a tenant from month-to-month at a rental equal to the greater of (i) one and one-half (1½) times the monthly rental provided for in this Sublease for the last year of the Sublease Term, and (ii) the amount of Rent and other sums due pursuant to the Prime Lease in the event of such holdover. Such month-to-month tenancy may be terminated at any time by either Sublandlord or Subtenant by written notice to the other with the termination date set out in such notice and to be at least thirty (30) days after delivery of the notice. If Subtenant remains in possession of the Real Property or any part thereof after the expiration of the Sublease Term or termination of the Sublease, Subtenant agrees to indemnify, defend and hold harmless Sublandlord and Prime Landlord from and against any claims, damages, costs (including legal fees and court costs on a substantial indemnity basis) or other liabilities incurred by Sublandlord and/or Prime Lease, and including claims made by any party who claims a possessory interest in the Real Property effective upon the expiration or termination of this Sublease.

(d) <u>Lease Year</u>. The term "Lease Year," as used herein, shall have the meaning set forth in the Prime Lease, or if not defined therein shall mean each January 1 through December 31.

4. <u>Improvements and Equipment</u>. Subtenant acknowledges and agrees that it is solely responsible for all costs, expenses whatsoever related to the construction and installation of the Improvements and Equipment. Subtenant has engaged Franchisor to act as its "construction manager" pursuant to a Project Management Agreement, which agreement is incorporated by reference into this Sublease. In the event Subtenant intends to finance any portion of its development of the Restaurant and/or the Equipment, Subtenant commits to securing such funding in advance in order to achieve the timely construction and opening of the Restaurant in accordance with development schedule set by Sublandlord, which funding shall be subject to the approval of Franchisor pursuant to the terms and conditions of the Franchise Agreement.

5. <u>Fixed Annual Rent</u>. In consideration of the sublease of the Real Property by and from Sublandlord to Subtenant, beginning on the "**Rent Commencement Date**" (as defined in the Prime Lease) and during the Sublease Term, Subtenant shall pay to Sublandlord, without any prior demand therefor and without any deduction or setoff whatsoever, rental for the Real Property as follows:

(a) <u>Fixed Annual Rent</u>. Fixed minimum annual rent ("**Fixed Annual Rent**") in the amount set forth in the table below, payable monthly in advance in equal consecutive monthly installments of one-twelfth (1/12) of said Fixed Annual Rent. Each such monthly installment shall be due and payable in advance on the first (1<sup>st</sup>) day of each calendar month during the Sublease Term. If the Rent Commencement Date does not fall on the first day of a calendar month then the first monthly installment will be a prorated amount based upon the number of days in such month.

Period	Fixed Annual Rent	Monthly Payment
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$

(b) [reserved]

Reporting of Gross Sales and Record Keeping. Subtenant shall maintain, and shall (c) preserve for at least three (3) years from the dates of their preparation, full, complete, and accurate books, records, and accounts related to the operation of the Restaurant in accordance with generally accepted accounting principles and shall, at its expense, deliver to Sublandlord, within sixty (60) days after the end of each Lease Year, accurate reports of Gross Sales for the prior Lease Year's operations certified by an independent chartered accountant selected by Subtenant and acceptable to Sublandlord. Subtenant may maintain such books, records, and accounts and provide them to Sublandlord in electronic format. Subtenant agrees that Sublandlord shall have the same audit and inspection rights as reserved to the Prime Landlord with respect to Subtenant's Annual Sales Report(s) and acknowledges and agrees to timely cooperate with any audit or inquiry from Prime Landlord with respect to the calculation of Gross Sales and/or the Annual Sales Report. In addition, Subtenant shall permit authorized personnel of Sublandlord to inspect and examine Subtenant's books, records, and accounts at any reasonable time. Sublandlord shall also have the right, at any reasonable time, to have an independent audit made of the books, records, and accounts of Subtenant. If an inspection or audit discloses that the reported Gross Sales of Subtenant have been understated, Subtenant shall immediately pay to Sublandlord the amount due because of such understated Gross Sales, together with (i) interest on the amount due at the annual rate of twelve percent (12%) calculated from the date such payment was due and (ii) any fees or charges payable to the Prime Landlord under the Prime Lease as a result of such understated sales. In addition, if such audit discloses that the reported Gross Sales of Subtenant have been understated to the extent of two percent (2%) or more, Subtenant shall reimburse Sublandlord for all expenses connected with the audit. The foregoing remedies shall be in addition to any other remedies Sublandlord may have under this Sublease or the Franchise Agreement.

(d) <u>Definition of Gross Sales</u>. As used in this Sublease, the term "Gross Sales" shall have the meaning set forth in the Prime Lease, or if not otherwise defined therein shall mean means the amount received by Tenant from the sale of products or performance of services made on or from the Leased Premises (including any electronic or mobile orders or delivery orders fulfilled from the Leased Premises), but excluding (i) non-edible promotional items, (ii) sale of gift certificates, redemption of coupons, and refunds or returns, (iii) sales tax or any similar taxes which are by law required to be completed separately and paid by the customer, (iv) discounted sales to employees, and the proceeds from the sale of any Personalty erected or installed on the Leased Premises by Tenant, (v) all sums and credits received in settlement of claims for loss or damage to merchandise, (vi) any sales of product to schools or other similar institutions where the sales price thereof does not exceed the cost to Tenant of said product; and (vii) any delivery fees or service fees collected from the customer and/or paid by the customer or Tenant to third-party service providers (e.g. DoorDash, UberEats) associated with a particular sale transaction.

(e) <u>Financial Statements</u>. In addition to the sales reports and other financial information to be provided by Subtenant to Sublandlord pursuant to this Section, Subtenant hereby agrees that to the

extent any other financial statements, profit/loss statements, sales reports or other similar financial information is required to be provided by the tenant under the Prime Lease, Subtenant shall provide the same to Sublandlord not less than ten (10) days prior to the date the same are due under the Prime Lease. Notwithstanding any such requirements in any Prime Lease, Subtenant shall also provide to Sublandlord, within fifteen (15) days of special request consistent with a similar request under the Franchise Agreement (if any), the most current quarterly and/or fiscal year-end audited financial statements of Subtenant prepared in accordance with generally accepted accounting principles consistently applied (including an annual balance sheet, a profit/loss statement, statement of cash flow and footnotes).

(f) <u>Sales Tax</u>. Subtenant shall also pay all sales or similar tax due with regard to the Rent (as defined below), pursuant to the laws of the jurisdiction in which the Real Property are located, if any.

(g) <u>Late Fees</u>. In addition to any other rights and remedies of Sublandlord hereunder, if any Rent and/or other charge or payment due under this Sublease is not paid when due, Subtenant shall pay to Sublandlord a monthly interest charge equal to one and one-half percent (1.5%) per month, calculated from the day such payment of Rent and other charge due hereunder was due until such payment is made.

(h) <u>Automatic Rent Drafting</u>. All Rent and other charges due hereunder shall be paid by electronic fund transfer (EFT) or by such other method or procedure for payment as designated from time to time by Sublandlord. These methods include, but are not limited to, pre-authorized wire transfers, electronic transfers via automated clearing houses or similar commonly accepted methods of funds transfer. Upon Sublandlord's request, Subtenant shall deliver to Sublandlord all necessary information (including financial institution of origin and relevant account numbers) pertaining to such pre-authorized transfers.

#### 6. Additional Rent.

(a) From and after the Effective Date, Subtenant agrees to pay, at Subtenant's sole expense and for its own account, the following as "Additional Rent": (i) a "Lease Administration Fee" in the amount of \$6,000.00 per annum (payable in equal monthly installments), subject to periodic increases as may be determined from time-to-time by Sublandlord (not to exceed 5% year over year); (ii) any and all real property taxes assessed with respect to the Premises as provided in the Prime Lease; (iii) any all utility charges and rates, including, without limitation, all charges for sewer usage or rental, refuse removal, gas, water, heat, electricity and/or telephone and similar taxes, rates, charges and assessments; (iv) any business taxes or license fees and similar taxes which may be charged, levied or assessed in connection with the Premises or Subtenant's leasehold interest therein; (v) any common area operating costs and charges or insurance charges due pursuant to the Prime Lease; and (vi) all other charges and expenses which are the responsibility of Subtenant pursuant to this Sublease or as the tenant under the Prime Lease, including, but not limited to the charges related to the pylon sign.

(b) With respect to any Additional Rent, Sublandlord shall have the right to either (i) provide a copy of such invoice to Subtenant promptly following Sublandlord's receipt of same, following which Subtenant shall pay such amount directly to the billing authority as and when the same is due, or (ii) remit such amounts directly to the billing authority for and on behalf of Subtenant and to provide written request to Subtenant for reimbursement of such amounts, which reimbursement Subtenant shall pay to Sublandlord within fifteen (15) days of receipt of such request. With respect to property taxes, Subtenant shall pay in advance, with each monthly installment of Rent, an amount equal to  $1/12^{th}$  of the annual property tax amount applicable to the Premises for the prior tax year as an estimate of the property tax due for such current year, sublandlord shall either remit any overage amount previously paid by Subtenant (or at Sublandlord's option shall credit such amount against Rent to be paid by Subtenant subsequent to such date) or provide a written

account of any shortfall in the amounts previously paid by Subtenant, which shortfall shall be paid within fifteen (15) days of receipt of such request.

(c) Subtenant shall contract for, in its own name, and pay when due all charges for the connection and use of water, gas, electricity, telephone, garbage collection, sewer use, and other utility services supplied to and necessary for the operation of the Premises during the Sublease Term. Under no circumstance shall Sublandlord be responsible for any interruption of any utility service.

(d) If Subtenant fails to pay when due any Additional Rent required to be paid by Subtenant pursuant to this Sublease, Sublandlord shall have the right to pay the same at the expense of Subtenant after fifteen (15) days prior written notice to Subtenant thereof, and Subtenant covenants to reimburse to Sublandlord, as Additional Rent, for any amounts so paid by Sublandlord within fifteen (15) days' after expiration of such notice period, plus interest on such amounts equal to ten percent (10%) per annum.

(e) Subtenant may, at its own expense, contest or cause to be contested (in the case of any item involving more than \$1,000.00, after prior written notice to Sublandlord), by appropriate legal proceedings conducted in good faith and with due diligence, the amount or validity or application, in whole or in part, of any item specified in this Section or lien therefor, provided that (i) such proceeding shall suspend the collection thereof from the applicable Premises or any interest therein, (ii) neither such Premises nor any interest therein would be in any danger of being sold, forfeited or lost by reason of such proceedings, (iii) no Default has occurred, and (iv) Subtenant shall have deposited with Sublandlord adequate reserves for the payment of the taxes, together with all interest and penalties thereon, unless paid in full under protest, or Subtenant shall have furnished the security as may be required in the proceeding or as may be required by Sublandlord to insure payment of any contested taxes. Should Subtenant institute any such proceedings, Sublandlord will reasonably cooperate with Subtenant in connection therewith.

(f) Fixed Annual Rentand Additional Rent shall be collectively referred to in this Sublease as "**Rent**".

7. <u>Net Lease</u>. The Rent payable hereunder shall be net to Sublandlord so that this Sublease shall yield to Sublandlord the rentals specified during the Sublease Term, and all costs, expenses and obligations of every kind and nature whatsoever relating to the Premises shall be performed and paid by Subtenant subject to the provisions of this Sublease.

#### 8. <u>Use, Signs, Maintenance and Warranties and Alterations.</u>

(a) <u>Use of the Premises</u>. During the Sublease Term, Subtenant shall continuously operate on the Premises a "Wendy's" restaurant in accordance with the Franchise Agreement and shall use the Premises solely for that purpose. Subtenant specifically covenants with Sublandlord to fully comply with all terms and conditions of the Franchise Agreement on its part to be performed and observed and to maintain the Franchise Agreement in full force and effect during the Sublease Term. In no event shall Subtenant's use of the Premises violate any law, rule or ordinance, any provision in the Prime Lease or any restriction or other encumbrance which is of record and applicable to the Premises.

(b) <u>Compliance with Laws</u>. Subtenant's use and occupation of each of the Premises, and the condition thereof (including the condition of any and all alterations, replacements, additions or construction activity undertaken by the Subtenant including but not limited to the installation of a sign or signs as heretofore permitted in this Section), shall, at Subtenant's sole cost and expense, comply fully with all existing restrictions and with all building codes, zoning ordinances and other laws, rules and regulations of any governmental authority applicable to the Premises (including, but not limited to, health,

safety, accessibilities and/or disabilities) and all restrictions, covenants and encumbrances of record with respect to each of the Premises. Subtenant shall bear sole responsibility to obtain applicable governmental and other required approvals of work undertaken by it. Subtenant will not permit any act or condition to exist on or about any of the Premises which will increase any insurance rate thereon, except when such acts are required in the normal course of its business, and Subtenant shall pay for such increase. In addition to the other requirements of this Section, Subtenant shall, at all times throughout the Sublease Term, comply with the Americans with Disabilities Act of 1990, as such act may be amended from time to time, and all regulations promulgated thereunder (collectively, the "ADA"), in connection with the Premises and any maintenance, repairs and replacements of the Premises undertaken by Subtenant as required by this Sublease, and all restrictions, covenants and encumbrances of record with respect to the Premises.

Maintenance. Subtenant shall not commit actual or constructive waste upon any of the (c) Premises. Subtenant, at its own expense, will maintain all parts of the Premises, including, but not limited to, the Restaurant and any other improvements now or hereafter existing therein or thereon, in good repair and sound condition and always in accordance with the condition required and/or prescribed by the Franchise Agreement and the Prime Lease. Subtenant's obligation to maintain and repair includes specifically, but is not to be limited to, the maintenance and repair and/or replacement of the following: the foundations, roof, floor and structural portions of the walls of the Restaurant; parking lot; curbs; driveways; sidewalks; gutters; fixtures, facilities and equipment located on the Premises; heating, airconditioning, electrical and plumbing systems; exterior and interior doors; windows and glass; signs and other equipment installed and used by Subtenant; any easements appurtenant to the Premises in accordance with the terms of such easements; and the keeping, maintaining and updating of a written or electronic log in a format approved by Sublessor documenting such maintenance records, receipts and any warranties related thereto and keeping the same available for periodic inspection by Sublandlord upon request. Subtenant will take all action and will make all structural and non-structural, foreseen and unforeseen and ordinary and extraordinary changes and repairs which may be required to keep all parts of each of the Premises in good repair and sound condition. The provisions of this Section shall not apply in the case of damage or destruction by fire or other casualty or in the case of eminent domain or condemnation, in which events the obligations of the Subtenant shall be controlled by either Section 1 or 12 hereof. Subtenant waives any right to (i) require Sublandlord to maintain, repair or rebuild all or any part of any of the Premises or (ii) make repairs at the expense of Sublandlord, pursuant to any rule, law or regulations at any time in effect with respect to the Premises. In carrying out its obligations as set forth above in this Section, Subtenant agrees to conform to all requirements of law, the regulations of applicable public authorities and the requirements of insurers. Further, Subtenant shall not take any action nor permit any action to be taken which would result in or cause the loss, termination or forfeiture of any easement right appurtenant to the Premises or which would result in the violation of any covenants, conditions or restrictions burdening the Premises.

(d) <u>Warranties</u>. Subtenant acknowledges and agrees that either it may have certain contractors', subcontractors' and/or manufacturers' warranties with respect to the physical structure of the Premises. Subtenant covenants and agrees to make careful notation and observations with respect to such warrantied systems and components and to timely alert the appropriate party(s), and provide an email copy to the designated Franchisor construction manager (if Franchisor is employed by Subtenant to aid in the supervision of the construction of the Improvements) and to the Sublandlord's portfolio manager noting or documenting the same, as soon as practical following any observed defects or deficiencies related to such warrantied items. Additionally, Subtenant agrees it shall schedule and/or participate in an eleventh (11) month walk through with its general contractor at least one month prior to the expiration of the general contractor's one-year warranty period. Following the walk through and meeting, Subtenant shall sign and agree to the list of noted defects and deficiencies. If any additional items are discovered or

identified following the meeting, Subtenant shall immediately notify Sublandlord and its general contractor and by mutual agreement of the parties, the list of defects and deficiencies will be updated and acknowledged by the parties. Subtenant hereby acknowledges and agrees that its rights to request repairs, replacements or corrections from either Sublandlord and/or its general contractors, subcontractors, suppliers and/or vendors are strictly limited by the terms and conditions of the warranties and shall be barred after the expiration of the requisite time periods.

Alterations. All alterations of the Premises by Subtenant shall conform with the terms, (e) conditions and requirements of Franchise Agreement. When required under the Franchise Agreement based upon the scope or nature of the proposed alterations, Subtenant shall provide prior written notice to Franchisor and (if applicable) obtain Franchisor's prior written consent and approval. Additionally, if required by the Prime Lease, Subtenant shall obtain the Prime Landlord's consent including but not limited to providing plans and specifications and review fees (if any) and Sublandlord agrees to facilitate any Prime Landlord's consents upon request by Subtenant (subject to Franchisor's first approval). Subtenant shall not alter the exterior, structural, plumbing or electrical elements of any of the Premises in any manner without the prior, written consent of Sublandlord, and, if required by the Prime Lease, the Prime Landlord's consent; provided, however, Subtenant may undertake nonstructural alterations costing less than \$2,500.00 without Sublandlord's consent if Prime Landlord's consent is not required under the Prime Lease for said nonstructural alterations. Prior to Subtenant commencing any work to the Premises which involves a cost more than \$2,500.00, Subtenant shall submit the final plans and specifications for such proposed work to Sublandlord for Sublandlord's approval, which approval shall not be unreasonably withheld, conditioned or delayed, and which shall be deemed if Subtenant has received no approval or rejection from Sublandlord at the end of thirty (30) days after Sublandlord's receipt of the plans and specifications. If Sublandlord reasonably objects within such thirty (30) day period, Subtenant shall not commence the proposed work until the plans and specifications have been revised to satisfy Sublandlord's objection(s). If Sublandlord's consent is required hereunder and Sublandlord consents to the making of any such alterations, the same shall be made according to plans and specifications approved by Sublandlord and subject to such other conditions as Sublandlord shall reasonably require. All alterations shall be made by Subtenant at Subtenant's sole expense by licensed contractors and in accordance with all applicable laws, rules, laws and regulations. Subtenant shall perform such remodeling, repair, replacement and redecoration to the Restaurant as required by and in conformance with the Franchise Agreement, including, without limitation, any letter of understanding with respect thereto. Any work at any time commenced by Subtenant on any of the Premises shall be prosecuted diligently to completion, shall be of good workmanship and materials and shall comply fully with all the terms of this Sublease. Upon completion of any alterations, Subtenant shall promptly provide Sublandlord with (i) evidence of full payment to all laborers and materialmen contributing to the alterations, (ii) an architect's certificate certifying the alterations to have been completed in conformity with the plans and specifications, (iii) a certificate of occupancy (if the alterations are of such a nature as would require the issuance of a certificate of occupancy), and (iv) any other documents or information reasonably requested by Sublandlord. Any addition to or alteration of any of the Premises shall automatically be deemed a part of the Premises and belong to Sublandlord, and Subtenant shall execute and deliver to Sublandlord such instruments as Sublandlord may reasonably require to evidence the ownership by Sublandlord of such addition or alteration; provided, however, if Subtenant is not in default under this Sublease and all Rent and other sums due to Sublandlord have been paid and discharged in full, Subtenant shall have the right to remove upon expiration of the Sublease Term those non-permanently attached fixtures and personal property which have been paid for and are then owned by Subtenant, but Subtenant shall repair any damage caused by such removal. Subtenant acknowledges and agrees that, in the event that Subtenant renovates, remodels, rebuilds, reimages or otherwise performs alterations to the exterior of the Premises (including, without limitation, the initial construction of the Restaurant and any subsequent remodel performed pursuant to Section 9 hereof), Subtenant shall, within ten (10) days of receipt of an invoice

therefor, reimburse Sublandlord for Sublandlord's reasonable costs incurred in obtaining an updated title search for the Premises and any third party or landlord consents required in connection with Subtenant's work.

(f) <u>Liens</u>. Subtenant is not authorized to subject the interest of Prime Landlord or Sublandlord in the Real Property and/or Premises to any easement, restriction, lien, charge or encumbrance of any kind or nature without the prior written approval of Sublandlord and Prime Landlord. Subtenant shall permit no liens arising due to work performed by or under Subtenant's authority to encumber the Real Property and/or Premises, shall remove any such liens by payment or bond within fifteen (15) days after receipt of written notice thereof, and hereby agrees to hold Sublandlord and Prime Landlord harmless from and against any claims, demands or costs incurred by the indemnified parties related to any such liens during the Sublease Term. The foregoing hold harmless expressly includes Subtenant's agreement to promptly reimburse Sublandlord and/or Prime Landlord for any costs and expenses (including legal fees and court costs on a substantial indemnity basis) incurred in connection with the analysis, defense or payment made by the indemnified parties on account of any such lien.

(g) <u>Opening Covenant and Continuous Operation</u>. Subtenant covenants and agrees that it shall cause the Restaurant to be timely opened for business upon the earlier of: (i) the required open date under the Prime Lease, (ii) within ten (10) days following the "substantial completion" of the Restaurant (subject to any punch list items that do not materially impair Subtenant's ability to open and operate the Restaurant) as may be determined by Sublandlord's general contractor and/or as certified by Sublandlord, and (iii) the date specified under the Franchise Agreement. Thereafter, Subtenant shall continuously occupy and operate the Restaurant during the Sublease Term, and it shall be deemed a Default of Subtenant hereunder to fail to open within the prescribed time period(s) or to cease operation of the Restaurant for more than five (5) consecutive days or for more than fifteen (15) days in any calendar year (or any shorter period if the same shall constitute a default under any Prime Lease), unless and except such closure is due to remodeling as approved in accordance with this Sublease, or any repair or restoration related to any condemnation or casualty event. Subtenant acknowledges and agrees it will be liable for any "pre-term" base rent due under the Prime Lease.

(h) <u>Signs</u>. If permitted by the Prime Lease, the Franchise Agreement and all other covenants and restrictions affecting the Real Property and/or Premises, Subtenant shall have the right to install on the Premises, at its own expense, signs conforming to law and regulations, suitable for its purposes in the operation of the Restaurant which shall remain the property of Subtenant unless such signs must be surrendered to Sublandlord upon termination of the Franchise Agreement. Subtenant shall be responsible for proper maintenance and upkeep of such signs and for any damage to the Premises occasioned thereby, or by the removal thereof.

(i) Subtenant agrees that it will defend, indemnify and hold harmless Sublandlord, Prime Landlord and their respective employees, officers, directors and agents from and against all claims, suits, actions, proceedings, obligations, damages, losses, costs or expenses (including legal fees and court costs on a substantial indemnity basis) caused by, incurred or resulting from Subtenant's failure to comply with its obligations under this Section. The obligations of Subtenant and the rights and remedies of Sublandlord under this Section shall survive the termination, expiration and/or release of this Sublease.

(j) <u>Construction of the Restaurant</u>. Subtenant hereby acknowledges and agrees that Subtenant shall work with Sublandlord and/or its affiliate to procure all necessary building and signage permits and construct the Restaurant in accordance with the provisions of the Prime Lease, time being of the essence. In the event that Sublandlord and/or its affiliate requires Subtenant's direction or signature with respect to procurement of the necessary permits for construction, and Subtenant shall fail to respond or refuse to sign an application or certificate in accordance with the provisions of this Section within ten

(10) days following a request by Sublandlord, Subtenant irrevocably constitutes and appoints Sublandlord as its attorney-in-fact to act as Subtenant's proxy to procure all necessary building and signage permits for the Restaurant, which shall include the power to make necessary decisions on Subtenant's behalf and the power to execute and deliver any necessary applications or certificates to any third party, it being stipulated that such power of attorney is coupled with an interest and is irrevocable and binding; provided, however, that Sublandlord's exercise of its power as a proxy and/or execution and delivery of such application or certificate on behalf of Subtenant shall not cure any Default arising by reason of Subtenant's failure to respond or execute and deliver such application and/or certificate.

#### 9. <u>Remodeling of the Restaurant</u>.

(a) Subtenant, as franchisee under the Franchise Agreement, covenants and agrees that it has certain obligations to repair, upgrade, refurbish, remodel, and/or perform certain image enhancements to the Restaurant under the Franchise Agreement (collectively the "**Remodeling Obligations**"). If Subtenant breaches any of its covenants or agreements under the Franchise Agreement relating to the Remodeling Obligations and/or does not complete all its Remodeling Obligations at the Restaurants, a "**Remodel Default**" shall be deemed to have occurred. Upon a Remodel Default, in addition to the rights of Sublandlord under Section 18(b) and Sublandlord's rights as franchisor under the Franchise Agreement, Sublandlord may, upon written notice to Subtenant, increase the Fixed Annual Rent due under Section 5(a) by twenty percent (20%) until the Remodel Default has been corrected (the "**Liquidated Damages**").

(b) It is acknowledged that a Remodel Default will cause Sublandlord to incur substantial economic damages and losses of types and in amounts which are impossible to compute and ascertain with certainty as a basis for recovery by Sublandlord of actual damages. Therefore, Sublandlord and Subtenant agree that upon a Remodel Default, Sublandlord may impose the Liquidated Damages. Subtenant agrees that the Liquidated Damages represent a fair, reasonable and appropriate estimate of the damages and losses that would be sustained by Sublandlord. In lieu of actual damages for a Remodel Default, Subtenant agrees that the Liquidated Damages may be assessed and recovered by Sublandlord as against Subtenant, and without Sublandlord being required to present any evidence of the amount or character of actual damages sustained by reason thereof; therefore, Subtenant shall be liable to Sublandlord for payment of the Liquidated Damages. Such Liquidated Damages are intended to represent estimated actual damages and are not intended as a penalty, and Subtenant shall pay them to Sublandlord without limiting Sublandlord's right to obtain substitute or additional relief as may be appropriate.

(c) Without limiting the generality of Section 30(i), if any court determines that the Liquidated Damages is excessive or is unreasonable or unenforceable under the laws of that jurisdiction, it is the intention of the parties hereto that the Liquidated Damages may be modified or amended by the court to render it enforceable to the maximum extent permitted by the laws of that jurisdiction.

**10.** <u>**Quiet Enjoyment**</u>. Sublandlord covenants and agrees that Subtenant, upon paying the Rent and all other charges herein provided for, and observing and keeping the covenants, agreements and conditions of this Sublease on its part to be kept shall lawfully and quietly hold, occupy and enjoy the Premises during the Sublease Term, or any extension thereof, without hindrance or molestation from anyone claiming by, through or under Sublandlord.

#### 11. <u>Damage or Destruction to Premises</u>.

(a) <u>Subtenant's Obligation to Replace and Restore</u>. In the event that the Premises are damaged or destroyed by fire or other casualty or Subtenant is evicted from the Premises by a public authority to preserve the public safety, this Sublease shall not terminate, nor shall the liability of

Subtenant to pay rent cease or be reduced, except as hereinafter expressly provided in this Section, but Subtenant shall restore, replace or rebuild the Premises at Subtenant's sole cost and expense with all reasonable speed to the same condition as existed prior to the happening of the fire, eviction or other casualty. In the event Subtenant is required to so restore, replace or rebuild as aforesaid, Subtenant shall be entitled to the proceeds of casualty insurance carried and maintained by Subtenant and payable by virtue of the event or events causing damage to the Premises. **[[CONFIRM NO CONFLICT WITH PRIME LEASE]]** 

(b) <u>Limited Right to Terminate</u>. Notwithstanding the foregoing subparagraph (a), in the event the Premises should, within two (2) years prior to the end of the initial term of this Sublease, be damaged by fire or other casualty to the extent of at least fifty percent (50%) of the replacement value thereof, and provided Sublandlord has the right to terminate the Prime Lease with respect to such casualty event, Sublandlord and Subtenant shall have the right to cancel and terminate this Sublease effective as of the date of such casualty by written notice to the other party given within thirty (30) days after the occurrence thereof (but not less than five (5) business days prior to the date Sublandlord shall be required to deliver any such termination notice to the Prime Landlord), in which case (i) provided Sublandlord shall have the same right under the Prime Lease, Subtenant shall, at Subtenant's cost and expense, return possession of the Real Property to Sublandlord with all buildings removed from the surface of the Real Property and (ii) the proceeds of any insurance carried or required to be maintained by Subtenant shall be payable to Subtenant. **[[CONFIRM NO CONFLICT WITH PRIME LEASE]]** 

(c) <u>Conflict with Prime Lease</u>. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the terms and conditions set forth in this Section and those set forth in the Prime Lease with respect to damage or destruction to the Premises, the terms and conditions of the Prime Lease will govern.

12. <u>Condemnation</u>. If at any time during the Sublease Term the Premises or any part thereof shall be taken by eminent domain or condemnation by any public or quasi-public authority (or in the event a voluntary conveyance is made by Sublandlord to such public or quasi-public authority by reason of or by threat or imminence of the exercise of such power of eminent domain or condemnation by such authority), the following terms and conditions shall apply:

Total Taking. In the event of a total taking, Subtenant's right of possession shall (a) terminate as of the date of taking and Rent and other charges provided for in this Sublease shall be paid up to such date. The entire damage award of the condemnation proceedings to which Sublandlord is entitled pursuant to the Prime Lease shall be paid to Sublandlord but Sublandlord shall, and hereby does, after deduction from said award of any and all legal fees and costs associated with such proceedings on a substantial indemnity basis, assign to Subtenant out of any award paid to Sublandlord the following amounts: (i) if Subtenant shall have made improvements or alterations in or to the Premises after the Effective Date and shall have not yet fully amortized its expenditure for such improvements or alterations, a sum equal to the unamortized portion of any such expenditures, and (ii) a sum equal to all of Subtenant's initial cost for the construction of the Restaurant (less any fees paid pursuant to the REPP FDP or any letter of agreement), amortized over a twenty (20) year period on a straight line basis and (iii) a sum equal to any cost or loss which Subtenant may incur in removing certain furniture, fixtures and equipment located at the Restaurant that are used in the operation of the Restaurant (collectively, the "Equipment") from the Premises, but these sums will be paid only if the condemning authority makes a specific award for such costs or losses.

(b) <u>Partial Taking Which Renders the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises which renders the Premises substantially unusable by Subtenant for the operation of the Restaurant in accordance with the Franchise Agreement, and provided the Prime Lease

can be terminated pursuant to its terms, then Sublandlord or Subtenant may, by written notice to the other within thirty (30) days after the taking by the condemning authority (but not less than five (5) business days prior to the date Sublandlord shall be required to deliver any such termination notice to the Prime Landlord), terminate this Sublease, and Rent and other charges provided for in this Sublease shall be paid up to such date, and Subtenant hereby reserves unto itself the right to prosecute its claim for an award for damages for the termination of this Sublease and its loss of its interest under this Sublease, or any portion thereof, caused by such appropriation or taking, together with damages based on the value of Subtenant's Equipment and the Restaurant and other improvements erected or installed on the Premises and the damages Subtenant may sustain to the business operated by Subtenant on the Premises, including, but not limited to, an award for the use of any temporary construction easement area on the Premises, good will, patronage and the removal, relocation and replacement costs and expenses caused by such appropriation or taking. If neither party elects to terminate this Sublease, there shall be no abatement or adjustment to the Rent due hereunder, and Sublandlord shall pay to Subtenant the damage award received by Sublandlord as compensation for such partial taking (after deduction from said award of all legal fees and costs associated with such proceedings on a substantial indemnity basis). Subtenant shall use such award together with all other funds of Subtenant necessary to restore the Premises at Subtenant's sole expense to usable condition and in accordance with the requirements of the Franchise Agreement.

(c) <u>Partial Taking Which Does Not Render the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises which does not render the Premises substantially unusable by Subtenant for the operation of the Restaurant in accordance with the Franchise Agreement, there shall be no abatement or adjustment of Rent hereunder and the entire damage award received by Sublandlord for such partial taking shall belong solely to Sublandlord; provided, however, if any damage award includes in part: (i) an award applicable to a condemned portion of the Restaurant building or (ii) an award related to lost profits or sales or similar consequential damages, such portion of the award shall be paid or otherwise made available to Subtenant.

(d) <u>Total Taking Within Right-Of-Way</u>. Notwithstanding the provisions of this Section, it is hereby expressly acknowledged and agreed by Subtenant that if an expropriating authority takes any portion (or all that portion) of the Premises which is located within a public right-of-way on the date of this Sublease, such a taking shall not be deemed to entitle Subtenant to any part of the award therefor (which shall belong solely to Sublandlord). Additionally, a condemnation of solely that portion of the Premises which is located within the public right-of-way on the date of this Sublease shall not be deemed to in any way bring this Section into operation and effect.

(e) <u>Conflict with Prime Lease</u>. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the terms and conditions set forth in this Section and those set forth in the Prime Lease with respect to condemnation, the terms and conditions of the Prime Lease will govern.

13. <u>Assignment and Subletting</u>. Subtenant shall not permit Subtenant's interest in this Sublease to be vested in any third party by operation of law or otherwise and Subtenant shall not assign, sublet, pledge, hypothecate or otherwise transfer this Sublease or any interest in this Sublease or the Premises in whole or in part without first obtaining the prior written consent of Sublandlord, which consent Sublandlord may grant or withhold in its sole and absolute discretion. As a condition to its consent, Sublandlord may require that the Rent required to be paid hereunder be increased to reflect the current fair market value of the Premises and any assignee or sublessee must also in connection with such assignment or subletting receive an assignment of all rights of the franchisee under the Franchise Agreement to the assignment under the Franchise Agreement. If Sublandlord does so consent to an assignment of this Sublease or a subletting of all or any portion of the Premises, Subtenant and Guarantor

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shall remain liable to Sublandlord for all obligations under this Sublease unless expressly released in writing from such obligations by Sublandlord.

Mortgage Subordination and Attornment. Upon written request by Sublandlord or 14. Prime Landlord, conferred in by any mortgagee of Sublandlord's and/or Prime Landlord's interest in the Premises, or by any person, firm or corporation intending to become such a mortgagee, Subtenant agrees to subordinate its rights under this Sublease to the lien of any mortgage covering the Premises and to any and all advances to be made thereunder, and to the interest thereon, and all renewals, replacements and extensions thereof, provided the mortgagee named in said mortgage shall agree to recognize this Sublease in the event of foreclosure if Subtenant is not in default hereunder. Subtenant agrees that upon the written request of Sublandlord, Prime Landlord or any mortgagee named in such mortgage, it will execute and deliver whatever instruments may be required for such purposes. Subtenant will, in the event of the sale or assignment of Sublandlord's or Prime Landlord's interest in the Premises or in the event of any proceedings brought for the foreclosure of, or in the event of the exercise of the power of sale under any mortgage covering the Premises, attorn to and recognize such purchaser or mortgagee as landlord under this Sublease. Similar to Section 17 of this Sublease, upon request by Subtenant, Sublandlord shall execute waivers or consent agreements in a form acceptable to Sublandlord in its sole and absolute discretion permitting the pledge of this Sublease as a subleasehold mortgage in favor of Subtenant's bank or institutional lender and providing such bank or institutional lender with limited rights including cure, assumption and/or entry in the event of a foreclosure. The parties acknowledge and agree that all such consents to any subleasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Subtenant's interest under the Franchise Agreement to such bank or institutional lender. The parties further acknowledge and agree that in no event shall any similar waivers or consent be requested from or obtained from Prime Landlord.

#### 15. <u>Indemnification and Insurance</u>.

(a) Indemnification. To the fullest extent permitted by law, Subtenant agrees to defend, indemnify and hold harmless Prime Landlord, Sublandlord and any parent, subsidiaries, affiliates, and their directors, officers, agents, employees, and authorized representatives and assigns of each (the "Indemnitees") from and against any liabilities, losses, claims suits, actions, allegations, legal or administrative proceedings, debts, demands, damages and expenses, including defense costs and attorney's fees (all collectively "Losses") resulting from or arising by reason of the occupancy, operation, maintenance or use of the Premises by Subtenant (including any construction activity on the Premises undertaken by or through Subtenant) or otherwise related to or asserted against Sublandlord under the Prime Lease (except for any such Losses which arose or relate to time periods prior to the date of this Sublease), whether or not provided such Losses are attributable to (a) injury to or death of any person or persons, including, but not limited to, any employee, agent or representative of Subtenant, as well as any employee, agent, or representative of an Indemnitee; (b) damage to or impairment of property, or (c) personal and advertising injury, arising out of or related to the occupancy, operation, maintenance or use of the Premises by Subtenant, which are in any manner directly or indirectly caused, occasioned, contributed to, or claimed to be due, in whole or in part, to any acts, errors or omissions, reckless, negligent or willful misconduct, whether active or passive, of Subtenant or anyone who whose acts Subtenant may be liable in conjunction with or incident to this Sublease, even though the same may have resulted from the joint, concurring, or contributory negligence of any Indemnitees, or any other person or persons, unless the same be caused by the sole negligence or willful misconduct of any Indemnitee. The foregoing indemnity shall survive the expiration or earlier termination of this Sublease.

(b) <u>Insurance Coverage</u>. Subtenant agrees to provide and maintain, at its sole cost and expense, insurance in at least the same amounts and of the same types required by the Prime Lease to be carried by the tenant thereunder with regard to the Premises; provided, however, that notwithstanding the

requirements of the Prime Lease, Subtenant shall maintain at a minimum, the following required policies of insurance, in the forms and with minimum limits (or such higher amounts as may, from time to time, be required under the provisions of the Franchise Agreement) and coverage terms, as set forth below:

Commercial General Liability: 1,000,000 each occurrence, \$2,000,000 general 1. aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate. Coverage shall be written on an occurrence basis, on ISO form CG-00-01-04-13 or its then substantial equivalent. For claims arising out of or in any way related, directly or indirectly, to the Franchise Agreement, the Premises, its occupancy or the operation of the Restaurant, the policy shall name The Wendy's Company, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees (collectively, for purposes of reference to this Insurance Coverage section, "Wendy's") as additional insureds, provide coverage on a primary basis, and not contributory with or excess over any other insurance or self-insurance available to the Wendy's, provide cross-liability coverage consistent with standard ISO form separation of insureds clause, and shall be endorsed with ISO Form CG-24-04, "Waiver of Transfer of Right of Recovery Against Others to Us," or the substantial equivalent. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required or percentage of negligence attributed to the named insured. There shall be no exclusion, limitation, or endorsement in the policy, other than those standard exclusions and limitations inherent to the aforementioned ISO form, that serves to restrict or limit additional insured status, contractual liability, or products liability;

2. Property: Special Form, All-Risk Property Insurance, on a replacement cost basis, to the full value of the Restaurant and all improvements in or about the Premises. Coverage shall include business interruption for a period not less than 12 months from the date of any loss or damage. Subtenant may carry such insurance under a blanket policy, provided such policy includes coverage for the Restaurant and Premises equivalent to that which would be available under a separate policy. Coverage shall include a waiver of subrogation in favor of Wendy's and shall name Wendy's an additional interest and loss payee in accordance with Wendy's interests. In addition to the foregoing: Subtenant will provide (or will cause its General Contractor to provide) at its expense builders risk insurance for construction that covers special risk perils including earthquake, flood, fire, and theft of materials stored at or within 1,000 feet of each Project site.

3. Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Subtenant, in any way related, directly or indirectly, to the Franchise Agreement, the Premises, or occupancy or operation of the Restaurant. Coverage shall be written on ISO Form CA-00-01, or a form providing equivalent liability coverage. The policy shall apply to "Any Auto" including without limitation all owned, non-owned, hired, rented, leased or borrowed motor vehicles and all mobile equipment used by Subtenant and shall provide cross-liability coverage as provided under standard ISO forms separation of insureds clause.

4. Umbrella Excess Liability: \$2,000,000 each occurrence, with the Commercial General Liability, Business Auto Liability and Employer's Liability policies described herein appearing as Scheduled Underlying Policies. The policy shall recognize Wendy's, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees as additional insureds and provide coverage for the interests of Wendy's on a primary or first excess basis, and not contributory with or excess over any other insurance or self-insurance available to Wendy's. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required; or percentage of negligence attributed to the named insured. The policy shall be in a following form or a form at least as broad as the required underlying policies.

5. Cyber Risk: Including coverage for claims arising out of or related to (1) investigation of an actual or alleged security failure, privacy event, security breach or other related incident,

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including but not limited to forensic services, legal counsel and breach coaching services, breach response and notification services, call center services, credit and identity theft monitoring and protection services, media and public relations services; (2) business income/business interruption/extra expense; (3) digital and data asset protection and restoration; (4) network security & consumer privacy liability; (5) regulatory defense and indemnification, including fines and assessments; (6) multimedia liability; (7) cyber extortion, including but not limited to the use of ransomware or other malware to compromise Subtenant's systems; and (8) social engineering or other forms of electronic manipulation that result in covered loss. The policy shall include limits not less than \$1,000,000 each claim and shall be endorsed to name Wendy's an additional insured.

6. Worker's Compensation and Employer's Liability: Worker's Compensation coverage in accordance with the statutory requirements in all states and/or provinces in which the Subtenant conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease. If Subtenant utilizes a program of self-insurance, a Certificate of Authority from the state is required, along with a policy of Excess Worker's Compensation insurance in excess of the self-insured limit and including Employer's Liability, each with limits not less than \$500,000 bodily injury, each accident or disease. The policy shall provide a waiver of subrogation in favor of Wendy's. Depending on the corporate structure of your business, the Subtenant entity may not be the appropriate carrier of Worker's Compensation or Employer's Liability coverage. In this case, Subtenant may satisfy this requirement by causing it appropriate affiliated entity to carry such coverage(s).

7. Any other form or forms of insurance as the Subtenant or the Sublandlord or the Sublandlord's mortgagee requires from time to time in form, in amount and for insurance risks against which a prudent subtenant would protect itself.

Further with regard to each of the aforementioned insurance policies

- 1. The parties acknowledge that Subtenant's insurance is intended to fulfill the insurance requirements of the Prime Lease in addition to requirements stated in this Sublease and is intended to be in lieu of and not duplicative with any insurance required of the Sublandlord in accordance with the Prime Lease.
- 2. Each policy shall be underwritten by a duly licensed and admitted insurance carrier with a current minimum A.M. Best Rating of A- VIII or the substantial equivalent rating provided by Fitch, Standard & Poor's, or Moody's.
- 3. Subtenant shall provide Wendy's with written notification, within 30 days of the effective date, of the cancellation, non-renewal or material change in coverage or coverage limits.
- 4. There shall be no deductible or self-insured retention in excess of \$50,000 maintained by Subtenant with respect to any of the foregoing insurance, without Wendy's prior written approval. All deductibles, self-insurance and premiums associated with the required insurance shall be the responsibility of the Subtenant. With regard to liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages, and expenses, including defense costs and attorney's fees, that remain within deductibles or self-insured retentions, Subtenant agrees to assume obligations that would otherwise have existed on the part of an insurer to an additional insured.
- 5. Subtenant shall deliver, or cause to be delivered to Sublandlord, on or prior to the effective date of the Franchise Agreement and thereafter, not more than ten (10) days subsequent to the expiration dates of the policies, a new or renewal Certificate of

Insurance, executed by a duly authorized representative of each insurer. Such Certificate shall evidence compliance with the requirements stated herein and shall expressly and conspicuously reflect the amount of each deductible or self-insured retention.

- 6. When requested by Wendy's, Subtenant shall provide true and complete copies of insurance policies to Wendy's within ten (10) full business days of any such request.
- 7. Should Subtenant fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Wendy's, at its option, but without obligation to do so, may, upon five days' notice to Subtenant, cure such failure, and any sums so expended by Wendy's, together with Wendy's reasonable administrative expense in connection therewith, shall thereafter be due from and payable by Subtenant.
- 8. Neither the approval, disapproval or failure to act by Wendy's regarding any document reflecting insurance on behalf of Subtenant, nor the bankruptcy, insolvency or denial of liability by any insurance company shall relieve Subtenant of full responsibility or liability for damages and accidents as set forth herein. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the insurance requirements set forth in this Section and those set forth in the Prime Lease in that the insurance requirements under the Prime Lease are greater than those set forth herein, then the insurance requirements of the Prime Lease shall govern.

16. <u>Equipment</u>. All goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Subtenant whatsoever kept in, on or about the Premises shall be at Subtenant's sole risk, and Sublandlord shall not be liable for any damage done to or loss of such goods, wares, merchandise, inventory, machinery, Equipment or other personal property of Subtenant arising from the bursting, overflowing or leaking of water, sewer, sprinkler system or steam pipes, or from the heating or plumbing fixtures, or from electric wires, or from gas or odors, or by reason of the failure of heat, gas or electricity, or from any other cause whatsoever.

17. <u>Subtenant Financing; Security Interest of Sublandlord</u>. To secure the payment of all Rent and any other sums that may become due to Sublandlord under the terms of this Sublease, Sublandlord shall have and is hereby granted by Subtenant a lien and security interest upon all the goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Subtenant in or about the Premises or that may be placed or kept therein during the Sublease Term. Upon request by Subtenant, Sublandlord shall execute waivers or consent agreements in form acceptable to Sublandlord confirming the subordination of this lien, as required by a bank or institutional lender. The parties acknowledge and agree that in no event shall similar waivers or consent agreements be requested from or obtained from Prime Landlord.

This Sublease shall also constitute a security agreement under the applicable legislation of the jurisdiction in which the Premises are located. None of the goods, wares, merchandise, inventory, machinery, Equipment or other personal property of Subtenant situated on the Premises shall be removed from the Premises without the prior written consent of Sublandlord unless all Rent and all other sums then due to Sublandlord shall first have been paid and discharged in full. Subtenant shall from time to time execute any financing statements and other instruments necessary to perfect the first lien and security interest granted herein and to carry out the terms of this Section. Upon the occurrence of a Default by Subtenant under this Sublease, Sublandlord shall have the option, in addition to any other remedies provided herein or by law, to enter upon the Premises with or without the permission of Subtenant and take possession of any and all goods, wares, merchandise, inventory, machinery, Equipment and other

personal property of Subtenant situated on the Premises without liability for trespass or conversion and to enforce the first lien and security interest hereby granted in any manner provided by law.

Additionally, with the prior written consent of Sublandlord and Franchisor (in form and substance as they may require) and subject to the terms and conditions and restrictions on the same as they may require, Subtenant may grant a leasehold mortgage in and to its rights as subtenant under this Sublease. Upon request, Sublandlord shall execute waivers or consent agreements in a form acceptable to Sublandlord in its sole and absolute discretion permitting the pledge of this Sublease as a subleasehold mortgage in favor of Subtenant's bank or institutional lender and providing such bank or institutional lender with limited rights including cure, assumption and/or entry in the event of a foreclosure. The parties acknowledge and agree that all such consents to any subleasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Subtenant's interest under the Franchise Agreement to such bank or institutional lender. The parties further acknowledge and agree that in no event shall any similar waivers or consent be requested from or obtained from the Prime Landlord.

#### 18. <u>Default by Subtenant</u>.

(a) Each of the following actions shall constitute a default and breach under the terms of this Sublease (a "**Default**"):

(i) any act or omission by Subtenant that would constitute a default under the Prime Lease;

(ii) if Subtenant shall fail to make any payment of Rent or any other charges or amounts due under this Sublease, on the day when such payments are due;

(iii) if Subtenant shall fail to perform any other provision, covenant or condition of this Sublease other than the payment of Rent or any other charges or amounts due;

(iv) if Subtenant abandons or vacates the Premises at any time during the Sublease Term;

(v) if Subtenant ceases to operate the Restaurant in accordance with this Sublease;

(vi) any act or omission which constitutes a default under the Franchise Agreement or any other Related Agreement;

(vii) if Subtenant makes an assignment for the benefit of creditors or enters into a composition agreement with the creditors, or if the interest of Subtenant in the Premises or any personal property used in connection therewith is attached, levied upon or seized by legal process, or if Subtenant is found to be bankrupt or insolvent by any court of competent jurisdiction, or if a receiver is appointed for Subtenant;

(viii) if Subtenant's interest in the Sublease shall be vested in any third party by operation of law or otherwise, or if Subtenant has assigned this Sublease or the Premises are subleased by Subtenant in whole or in part without Sublandlord's prior written consent;

(ix) if Subtenant is listed on the Specially Designated Nationals and Blocked Persons List maintained by the Office of Foreign Asset Control, Department of the Treasury ("OFAC") pursuant to Executive Order 13224, 66 Fed. Reg. 49079 (Sept. 25, 2001) or other similar legislation, orders or regulations in respect thereof (the "Orders") or on any other list maintained

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by OFAC pursuant to other applicable Orders or is indicted, arraigned or custodially detained on charges involving money laundering or predicate crimes to money laundering;

(x) if a final, non-appealable judgment is rendered by a court against Subtenant which has a material adverse effect on either the ability to conduct business at any of the Premises for its intended use or Subtenant's ability to perform its obligations under this Sublease, or is in the amount of \$100,000.00 or more, and in either event is not discharged within sixty (60) days from the date of entry thereof;

(xi) if Subtenant is in default under the terms and conditions of any of the Related Agreements; or

(xii) a Remodel Default.

(b) <u>Remedies of Sublandlord</u>. In the event of any Default of Subtenant hereunder, and in addition to any other rights or remedies available to Sublandlord at law or in equity or otherwise available under the Prime Lease and/or the Sublease, Sublandlord shall have the right, but not the obligation, to do any one or more of the following:

(i) cure any Default of Subtenant, on behalf and at the sole cost and expense of Subtenant;

(ii) terminate this Sublease upon not less than fifteen (15) days' notice, whereupon Subtenant shall vacate the Premises on or before such date unless such Default shall be cured prior to the effective date of such termination (failing which, Sublandlord may institute dispossessory proceedings), and to collect from Subtenant all Rent and other sums due through the date of such termination;

(iii) without terminating this Sublease, re-enter the Premises and proceed to re-let all or any part of the Premises as Sublandlord, in its discretion, may deem reasonably necessary or appropriate; or

(iv) declare immediately due and payable and to collect from Subtenant all Rent due from Subtenant for the remaining portion of the Sublease Term; or

(v) recover from Subtenant any other amount necessary to compensate Sublandlord for all damages proximately caused by Subtenant's failure to perform its obligations under this Sublease or which in the ordinary course of things would be likely to result therefrom, including but not limited to any costs or expenses incurred by Sublandlord: (A) in retaking possession of the Premises, including reasonable legal fees therefor; (B) in maintaining or preserving the Premises after such Default; (C) in preparing the Premises for reletting to a new tenant including repairs or alterations to the Premises for such reletting; (D) as brokerage fees, leasing commissions and reasonable legal fees in connection with the reletting of the Premises to a new tenant; (E) any other costs necessary or appropriate to relet the Premises; and (F) representing the remaining, unamortized cost incurred by Sublandlord to construct the Premises.

**19.** <u>**Cross Default**</u>. Any Default under this Sublease shall be considered a default under the Franchise Agreement and the Related Agreements. Subtenant acknowledges agreement with the cross-default provisions of this paragraph and all other terms and conditions of this Sublease relating to the Franchise Agreement and the Related Agreements. Guarantor has signed this Sublease for the purpose of

acknowledging its agreement with the cross-default provisions of this paragraph and all other terms and conditions of this Sublease relating to the Franchise Agreement and the Related Agreements.

#### 20. <u>Estoppel Certificates</u>.

(a) At any time, and from time to time, each party hereto shall, promptly and in no event later than ten (10) days after a request from the other party, execute, acknowledge and deliver to the other party, a certificate in the form reasonably satisfactory to the requesting party, certifying: (i) that Subtenant has accepted the Real Property; (ii) that this Sublease is in full force and effect and has not been modified (or if modified, setting forth all modifications), or, if this Sublease is not in full force and effect, the certificate shall so specify the reasons therefor; (iii) the commencement and expiration dates of the Sublease Term, including the terms of any extension options of Subtenant; (iv) the date to which the rentals have been paid under this Sublease and the amount thereof then payable; (v) whether there are then any existing defaults by the other party in the performance of its obligations under this Sublease, and, if there are any such defaults, specifying the nature and extent thereof, (vi) that no notice has been received by the certifying party of any default under this Sublease which has not been cured, except as to defaults specified in the certificate; (vii) the capacity of the person executing such certificate, and that such person is duly authorized to execute the same on behalf of said party; (viii) that neither Sublandlord nor Prime Landlord has actual involvement in the management or control of decision making related to the operational aspects or the day-to-day operations of the Premises; and (ix) any other information reasonably requested by the requesting party.

(b) If Subtenant shall fail or refuse to sign a certificate in accordance with the provisions of this Section within ten (10) days following a request by Sublandlord, Subtenant irrevocably constitutes and appoints Sublandlord as its attorney-in-fact to execute and deliver the certificate to any such third party, it being stipulated that such power of attorney is coupled with an interest and is irrevocable and binding; provided, however, that Sublandlord's execution and delivery of such certificate on behalf of Subtenant shall not cure any Default arising by reason of Subtenant's failure to execute and deliver such certificate.

21. <u>Notices</u>. All notices, requests, demands and other communications required or permitted by this Sublease shall be in writing and shall be deemed to have been duly given upon (a) actual delivery, if delivered by personal delivery, and/or (b) if sent by certified mail return receipt requested or by same day or overnight receipted courier service, when received or refused. Any material notices under this Lease, if given electronically via email or other electronic means to such addresses as may be used by either party from time to time, shall also be followed with written notice in the manner specified in the prior sentence. Notices shall be addressed to the respective parties at the following addresses:

Fo Sublandlord:	Wendy's Properties, LLC
	4288 W. Dublin-Granville Road
	Dublin, OH 43017
	Attn: Legal Department (Real Estate) (Site #)
	Phone: (614) 764-3100

To Subtenant:	
	Attn:
	Phone: ( )

or such other addresses as either party hereafter designates to the other in writing as aforesaid.

**22.** <u>Joint and Several Obligation</u>. In the event Subtenant under this Sublease consists of more than one entity and/or individual, its and their liability under this Sublease is agreed to be joint and several.

23. Subtenant's Compliance with Environmental Laws. Subtenant shall comply or use its best efforts to secure compliance with all applicable federal, state and local laws, regulations or ordinances pertaining to air and water quality, any hazardous material (as hereinafter defined), waste disposal, air emissions and other environmental matters with respect to the use or occupation of the Premises. Subtenant shall not cause or permit any hazardous material to be brought upon, kept or used in or about the Premises by Subtenant or any other person or entity. If Subtenant breaches the obligations stated herein or if the presence of hazardous material on the Premises caused or permitted to be caused by Subtenant results in the contamination of the Premises, or any portion thereof, or if the contamination of the Premises by hazardous material otherwise occurs for which Subtenant is legally liable to Sublandlord for damage resulting therefrom, then Subtenant shall indemnify, defend and hold Sublandlord harmless from any and all claims, judgments, damages, penalties, fines, costs, liabilities and losses (including without limitation, diminution in value of the Premises, and sums paid in settlement of claims, legal fees on a substantial indemnity basis, consultant fees and expert fees) which arise during or after the Sublease Term as a result of such contamination. This indemnification of Sublandlord by Subtenant includes, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision because of hazardous material being present in the soil or groundwater on or under the Premises. Without limiting the foregoing, if the presence of any hazardous material on the Premises caused or permitted to be caused by Subtenant results in any contamination of the Premises, or any portion thereof, Subtenant shall promptly take all actions, at no cost or expense to Sublandlord, as are necessary to return the Premises to the condition existing prior to the introduction of any such hazardous material to the Premises, provided that Sublandlord's approval of such action shall first be obtained. The foregoing indemnity shall survive the expiration or earlier termination of this Sublease. As used herein, the term "hazardous material" means any pollutant, toxic substance, hazardous waste, hazardous material, hazardous substance, or oil as defined in or pursuant to any federal, state or local environmental law, regulation, ordinance, rule, or by-law, whether existing as of the date hereof, previously enforced, or subsequently enacted.

24. <u>Surrender of Premises</u>. Subtenant will deliver up and surrender possession of the entire Premises, including, without limitation, the Restaurant and all other improvements located on the Premises, to Sublandlord upon the expiration of this Sublease or its termination in any way, in their original condition, reasonable wear and tear excepted, or such other superior condition as may be specified in the Prime Lease. If required by Sublandlord or Prime Landlord, Subtenant shall, at Subtenant's cost and expense, execute and deliver to Sublandlord or Prime Landlord (as applicable) a quitclaim deed to the Restaurant and any other improvements located on the Premises. Subtenant shall also comply at its sole cost and expense with all terms and conditions of the Franchise Agreement to be complied with on surrender of the Premises.

#### 25. <u>Relationship to Prime Lease</u>.

(a) This Sublease and all of Subtenant's rights hereunder are expressly subject to and subordinate to all the terms of the Prime Lease. Subtenant hereby acknowledges that it has received a copy of the Prime Lease and has read all the terms and conditions thereof. Subtenant hereby assumes all obligations of Sublandlord, as tenant or lessee under the Prime Lease, with respect to the Premises and agrees to be bound by the terms of the Prime Lease as fully and to the same extent as if Subtenant were the tenant or lessee under the Prime Lease. Subtenant shall neither do nor permit anything to be done which would cause the Prime Lease to be terminated or forfeited by reason of any right of termination or forfeiture reserved or vested in the lessor/landlord under the Prime Lease, and Subtenant shall indemnify and hold Sublandlord harmless from and against all claims and expenses of any kind whatsoever, including reasonable solicitor's fees, arising out of or in connection with the Prime Lease, or the curing of any default thereunder. Sublandlord agrees that Sublandlord shall, when necessary and when requested by Subtenant, endeavor to cause Prime Landlord to perform its obligations as landlord under the Prime Lease. Subtenant acknowledges that except as expressly provided in herein, any termination of the Prime Lease will result in a termination of this Sublease. Sublandlord and Subtenant each agree to provide to the other copies of any written notices which either may receive from the lessor/landlord under the Prime Lease or any mortgagee having an interest in the Premises.

(b) Subtenant hereby acknowledges and agrees that Subtenant shall not contact the Prime Landlord directly for any reason without Sublandlord's prior written consent.

(c) Notwithstanding anything to the contrary contained herein, Subtenant shall not be entitled to exercise any rights of first offer, rights of first refusal, or purchase options contained in the Prime Lease.

(d) Notwithstanding any contrary provision herein, the following terms and provisions of the Prime Lease shall not apply to Subtenant and shall not be deemed a part of this Sublease or the rights and obligations to Subtenant:

#### [LIST EXCLUSIONS HERE, IF ANY]

(e) Provided Subtenant is not otherwise in default under this Sublease or under any Related Agreement, all funds as provided under the Prime Lease entitled "Tenant Improvement Allowance" (if any) shall be payable to Subtenant upon receipt of the same from Prime Landlord. Subtenant acknowledges and agrees to abide by the terms and conditions set forth in the Prime Lease for collection of such funds. Sublandlord will use its commercially reasonable, best efforts to collect such funds from Prime Landlord. Sublandlord will exercise its legal remedies, including the right of offset (where available), in connection with the collection or any dispute and pass along (or credit) the fruit or award of such action, and will share equally the costs of such collection with Subtenant, or deduct or credit such expenses from the fruit or award of such action.

26. <u>Brokers</u>. Sublandlord and Subtenant each represents and warrants to the other that no broker, agent, commission salesman or other person has represented the warranting party in the negotiations for and procurement of this Sublease and of the Premises, and that no commissions, fees or compensation of any kind are due and payable in connection herewith to any such person or entity. Each of Sublandlord and Subtenant agrees to indemnify and hold the other harmless from and against all costs or claims of any agent, broker or other person claiming to be acting on behalf of the indemnifying party for fees, commissions or other compensation by reason of the transaction contemplated by this Sublease or otherwise resulting from breach by the indemnifying party of the representations in this Section.

#### Exhibit C, Page 21

27. <u>Guaranty</u>. Simultaneously with the execution of this Sublease and as an express condition of the effectiveness hereof, the Guarantor(s) shall jointly and severally unconditionally guarantee the payment and performance of all obligations, terms and conditions under this Sublease on behalf of Subtenant and agrees to indemnify and save harmless Sublandlord from any damages arising out of failure by the Subtenant to pay Rent or observe or perform any of the terms and conditions contained in this Sublease, pursuant to the Sublease Guaranty. During the Sublease Term and from time-to-time, within fifteen (15) days of Sublandlord's request, Subtenant shall cause the Guarantor(s) to provide the most current fiscal year-end audited financial statements of the Guarantor(s) prepared in accordance with generally accepted accounting principles consistently applied (including an annual balance sheet, a profit/loss statement, statement of cash flow and footnotes).

28. <u>Right to Inspect and Show Premises</u>. Subtenant agrees that Sublandlord or Sublandlord's representative(s) shall have the right at all reasonable times to enter upon and to inspect the Premises to ascertain that Subtenant is carrying out the terms, conditions and provisions of this Sublease, including but not limited to Tenant's compliance with all laws and ordinances. If Sublandlord identifies any deficiencies in maintenance or lack of compliance with laws, Subtenant covenants and agrees that it shall take immediate steps to rectify and cure any such issues within the earlier of thirty (30) days or such timeframe as required under the Prime Lease or under any governmental notice or order. Sublandlord shall have the right to show the Premises to prospective purchasers at any time during the Sublease Term or to prospective tenants during the last six (6) months of the Sublease Term.

**29.** <u>Costs and Legal Fees</u>. If either party brings or commences any legal action or proceeding to enforce any of the terms of this Sublease (or for damages by reason of an alleged breach of this Sublease), the prevailing party in any litigation between the parties shall be entitled to recover, as a part of its judgment, reasonable legal fees and costs of suit.

#### 30. <u>Miscellaneous</u>.

(a) This Sublease shall be governed by the laws of the jurisdiction in which the Premises are located. This Sublease supersedes all prior discussions and agreements between the parties and incorporates their entire agreement with respect to the matters set forth herein, and shall not be modified, changed or altered in any respect, except in writing executed in the same manner as this Sublease by the parties hereto.

(b) Any term used in this Sublease which begins with initial capital letters and is not defined herein shall have the same meaning attributable to that term in the Prime Lease.

(c) The captions used in this Sublease are for convenience only and do not in any way limit or amplify the terms and provisions hereof. The use of the terms "hereof," "hereunder" and "herein" shall refer to the Sublease as a whole except where noted otherwise. The necessary grammatical changes required to express singular, plural, male, female or neuter, as applicable, shall be assumed in each case to be fully expressed.

(d) Time is of the essence with respect to the provisions of this Sublease. If the time period by which any right, option or election provided under this Sublease must be exercised, or by which any act required hereunder must be performed, expires on a Saturday, Sunday or legal or bank holiday in the jurisdiction where the Premises are located, then such time period shall be automatically extended through the close of business on the next regularly scheduled business day.

(e) Any transfer tax or other tax payable to any governmental taxing authority, including the municipality in which the Premises lies, by reason of the execution of this Sublease and/or recordation of a memorandum thereof shall be paid by Subtenant.

(f) The provisions of this Sublease shall inure to the benefit of and be binding upon Sublandlord and Subtenant and their respective successors, heirs, legal representatives and assigns; subject, however, in the case of Subtenant to the provisions of this Sublease with respect to the rights of Subtenant to further assign this Sublease or sublet the Premises.

(g) No failure or delay by Sublandlord or Subtenant to exercise any right or power given it or to insist upon strict compliance by the other with any obligation imposed on it, and no custom or practice of either party hereto at variance with any term hereof shall constitute a waiver or a modification of the terms hereof by Sublandlord or Subtenant or any right either party has herein to demand strict compliance with the terms hereof by the other. The acceptance by Sublandlord of any sum of rental less than the sum provided for in this Sublease shall not alter the rental terms hereof or absolve Subtenant from its obligation to pay the rental herein provided, but the acceptance of any lesser sum than the Rent herein stipulated shall be an acceptance of the amount paid to apply on account of the Rent due. This Sublease (including all exhibits and addenda attached hereto) contains the sole and entire agreement of Sublandlord and Subtenant with respect to the subject matter hereof, and no prior or contemporaneous oral or written representation or agreement between the parties and affecting the Premises shall have legal effect to modify or amend or change the conditions hereof.

(h) The parties covenant and agree that this Sublease shall not be recorded, but upon written request of Sublandlord or Subtenant, a notice of sublease shall be prepared by Subtenant (which form is subject to the prior review and approval of the Sublandlord) describing the Premises, giving the Sublease Term, the name and address of Sublandlord and Subtenant, but containing no other terms or provisions of this Sublease except as may be permitted or required by Sublandlord, which shall be promptly executed and delivered by both parties. The notice of sublease may be recorded by either party, at the sole cost and expense of the party so recording.

(i) If any clause or provision of this Sublease or the application thereof to any person, entity or circumstance is or becomes illegal, invalid or unenforceable because of present or future laws or any rule or regulation of any governmental body or entity now or hereafter effective during the Sublease Term, the intention of the Parties hereto is that the remaining parts of this Sublease and the application of such clause or provision to persons, entities or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each such clause or provision shall be valid and enforceable to the fullest extent permitted by law.

(j) This Sublease may be executed in counterparts by the parties hereto, including via electronic signature, and all such counterparts when delivered to the other party and taken together shall be deemed to be one original.

#### [COUNTERPART SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, this Sublease has been duly executed by the parties hereto as of the day and year first above written.

#### SUBLANDLORD:

#### WENDY'S PROPERTIES, LLC

By:	
Name:	TICE
Title:	EXHIBIT PAGE
By:	DO NOT SIGN HERE
Name:	
Title:	
Dated:	

Legal Approved: \_\_\_\_\_

Portfolio Management Approved: \_\_\_\_\_

#### STATE OF OHIO COUNTY OF FRANKLIN

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_, 202\_\_\_ by \_\_\_\_\_\_ and \_\_\_\_\_,

of **WENDY'S PROPERTIES, LLC**, a Delaware limited liability company, on behalf of the limited liability company.

(SEAL)

Notary Public

My Commission Expires:

#### SUBTENANT:



STATE OF \_\_\_\_\_ COUNTY OF \_\_\_\_\_

	The undersigned, a Notary Public in and for the above state and county, hereby certifies that
on	the day of 20_ before me personally appeared
	the of
	, an limited liability company, who are known to me as the persons
and	officers described in and who executed the foregoing instrument on behalf of said company, and
who	acknowledge that they held the positions or titles set forth in the instrument and certificate, that
they	v signed the instrument of behalf of the company by proper authority, and that the instrument was
the a	act of the company for the purposes therein stated.

**IN WITNESS WHEREOF,** I have hereunto set my hand and affixed my official seal on the day and year last aforesaid.

(SEAL)

Notary Public

## ACKNOWLEDGMENT OF CROSS DEFAULT PROVISIONS

The undersigned hereby join in the execution of this Sublease for the purpose of acknowledging the crossdefault provisions contained in Section 19 hereof.

EXHIBIT PAGE DO NOT SIGN HERE

Street Address City, Province Wendy's Site #\_\_\_\_\_

## EXHIBIT A TO SUBLEASE

**Description of the Real Property** 

#### EXHIBIT B TO SUBLEASE

#### SUBLEASE GUARANTY

As of this day of , 202, the undersigned guarantor, (hereinafter referred to as "Guarantor"), having an address of а , for and in consideration of mutual promises, the leasing of the Real Property (as defined below) to \_\_\_\_\_ \_\_\_\_, as "Subtenant" (the "Subtenant"), and other good and valuable consideration, the adequacy and receipt of which is hereby acknowledged, hereby covenants and agrees to guarantee the payment and performance by Subtenant of all the terms, covenants, conditions and agreements (collectively, the "Obligations") contained in that certain Sublease dated as of even date herewith (hereinafter referred to as the "Sublease"), by and between Subtenant herein named and , a \_\_\_\_\_, as "Sublandlord" (the "Sublandlord"), for that certain property located at (the "Real Property"). Guarantor hereby represents and warrants that the Sublease to Subtenant herein named will be to the interest and advantage of Guarantor and acknowledges and agrees that this Sublease Guaranty is a substantial inducement to Sublandlord to enter the Sublease. Guarantor further agrees to pay all reasonable costs and expenses, including without limitation reasonable attorneys' fees, paid or incurred by Sublandlord in endeavoring to collect or enforce the terms of this Sublease Guaranty and/or Obligations of Subtenant under the Sublease.

Guarantor further agrees that this Sublease Guaranty and Guarantor's liability hereunder shall not be impaired or affected by any modification, supplement, extension or amendment of the Sublease to which the parties, including without limitation Subtenant named herein, may hereafter agree, nor by any modification, release or other alteration of any of the Obligations hereby guaranteed, nor by any other agreements or arrangements whatever with Subtenant. The liability of Guarantor hereunder is direct and unconditional and may be enforced without requiring Sublandlord to first resort to any other right, remedy or security. No Guarantor shall have any right of subrogation, reimbursement or indemnity whatsoever unless and until all the Obligations have been paid in full. This Sublease Guaranty is a continuing guaranty that shall remain in full force and effect during the term of the Sublease unless Sublandlord and Subtenant mutually agree in writing to terminate this Sublease Guarantee, whereupon this Sublease Guaranty will have no further force or effect; provided, however, that if the term of the Sublease is terminated due to the uncured breach or default by Subtenant, then Guarantor's liability hereunder shall continue with respect to the unfulfilled Obligations of Subtenant. Neither the discharge of Subtenant or of any other person or party from the Obligations in bankruptcy or in any similar proceeding or other event shall discharge or satisfy the liability of Guarantor hereunder except the full performance of all the Obligations.

Guarantor also agrees to indemnify Sublandlord and hold Sublandlord harmless against all obligations, demands and liabilities, by whomever asserted, and against all losses in any way suffered incurred or paid by Sublandlord as a result or in any way arising directly out of, or from, an uncured breach by Subtenant of any of the Obligations, and to pay all costs and expenses, including reasonable attorneys' fees actually incurred, of any proceeding by Sublandlord to enforce this Sublease Guaranty.

Guarantor also expressly waives the following (except as expressly provided for or reserved herein): notice of acceptance hereof; the right to a jury trial in any action hereunder; presentment and protest of any instrument and notice thereof; and all other notices to which any Guarantor might otherwise be entitled.

Guarantor agrees that upon Sublandlord's request, said Guarantor shall provide the most current financial statements of said Guarantor prepared in accordance with generally accepted accounting principles consistently applied and certified by a certified public accountant to be true and correct.

This Sublease Guaranty, all acts and transactions hereunder, and the rights and obligations of the parties shall be binding upon and inure to the benefit of Guarantor, Subtenant and Sublandlord, and their

respective successors and assigns. This Sublease Guaranty may not be changed or modified, except by a written instrument signed by each Guarantor, Subtenant and Sublandlord. Notices under or pursuant to this Sublease Guaranty and/or the Sublease shall be given either by United States Postal Service certified mail return receipt requested, or by receipted same-day or overnight private courier service (e.g., Federal Express or similar carrier), to a party at their address specified in the Sublease or to their last address specified by at least ten (10) days' notice to the other party. Notices shall be deemed effective on the date of delivery, as evidenced by return receipt, or the date of refusal to accept delivery or inability to deliver, as evidenced by return receipt or by records or the courier service. The obligations of Guarantor hereunder shall be joint and several.

THE UNDERSIGNED (AND EACH OF THEM, IF MORE THAN ONE) HEREBY (A) ACKNOWLEDGES AND AGREES WITH THE CROSS-DEFAULT PROVISIONS CONTAINED IN PARAGRAPH 18 OF THE SUBLEASE AGREEMENT AND ALL OTHER TERMS AND CONDITIONS OF THE SUBLEASE AGREEMENT RELATING TO THE FRANCHISE AGREEMENT AND THE RELATED AGREEMENTS (AS SUCH TERMS DEFINED **SUBLEASE** AGREEMENT) ARE IN THE AND **(B)** AGREES THAT ACKNOWLEDGES AND THE **OBLIGATIONS** OF THE UNDERSIGNED SHALL NOT BE AFFECTED BY **MODIFICATION,** ANY SUPPLEMENT, EXTENSION OR AMENDMENT OF THE SUBLEASE AGREEMENT TO WHICH THE PARTIES, INCLUDING WITHOUT LIMITATION, SUBTENANT, MAY HEREAFTER AGREE, NOR BY ANY MODIFICATION, RELEASE OR OTHER ALTERATION OF ANY OTHER AGREEMENTS OR ARRANGEMENTS WHATEVER WITH SUBTENANT, **REGARDLESS OF** WHETHER THE UNDERSIGNED CONSENTS THERETO OR HAS NOTICE THEREOF.

Delivery of an executed copy of this Sublease Guaranty by facsimile or electronic transmission shall constitute a valid and binding execution and delivery of this Sublease Guaranty, and such copy shall constitute an enforceable original document.

IN WITNESS WHEREOF, Guarantor has caused this Sublease Guaranty to be executed and delivered as of date first set forth above.

EXHIBIT PAGE O NOT SIGN HERE [GUA

### EXHIBIT N

#### EXHIBIT C TO SUBLEASE

#### **GENERAL RELEASE OF ALL CLAIMS**

This GENERAL RELEASE OF ALL CLAIMS is made effective this day of , 202\_\_. As a requirement of and in consideration for the willingness on the part of Wendy's Properties, LLC to enter into a Prime Lease and Sublease pursuant to that REPP Agreement dated , 202 with the undersigned, and as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Quality Is Our Recipe, LLC, a Delaware limited liability company ("Franchisor"), its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the anti-trust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

WITNESS:

By:	PAGE	
Titl	e: EXHIBIT	
	DO NOT SIGN HERE	

Individually



Writer's Direct Address: One Dave Thomas Blvd. Dublin, OH 43017

Direct Dial No. (614) 764-3265 Megan.Roberts@wendys.com

\_\_\_\_, 2024

[Franchisee]

RE: Build-to-Suit Letter of Agreement between Wendy's Properties, LLC ("Wendy's") and \_\_\_\_\_\_ (collectively, the "Franchisee") for the development and construction of a new Wendy's Restaurant to be located at \_\_\_\_\_\_ (the "Restaurant")

### BUILD-TO-SUIT LETTER OF AGREEMENT

Dear Franchisee:

This *Build-to-Suit Letter of Agreement* (this "**BtS Agreement**") sets forth the agreement between Wendy's and Franchisee in connection with Franchisee's election to participate in Wendy's build-to-suit program, pursuant to which Wendy's will develop and construct the Restaurant and lease or sublease the same to Franchisee.

In consideration of the covenants and agreements contained in this BtS Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Wendy's and Franchisee hereby agree as follows:

1. Wendy's, acting in reliance of Franchisee commitment under this BtS Agreement, is willing to undertake the development and construction of one (1) Restaurant. Per this BtS Agreement, Wendy's will do or cause to be done, in Wendy's commercially reasonable discretion, such things as may be necessary to complete the development and construction of the Restaurant, such as: (i) entering into a ground lease (the "Prime Lease") for the proposed location and conducting all feasibility reviews for title, survey, soils, and environmental issues and resolving the same to Wendy's satisfaction; (ii) obtaining all required permits, approvals, and other items necessary to commence construction of the Restaurant; (iii) constructing the Restaurant building consistent with Wendy's base building specifications for its then-current design prototypes, and further consistent with any required or elected Franchisee upgrades subject to Wendy's design approval and, if approved, Franchisee's elected upgrades to be charged to Franchisee as a reimbursement expense due and payable by Franchisee by no later than the opening date of the Restaurant and related improvements, and equipping the Restaurant with all required furniture, fixtures, equipment and other restaurant technology (the "Equipment" as more broadly

defined below<sup>1</sup>), which Equipment will be purchased (or leased, where applicable) directly by Franchisee, all in accordance with Wendy's then-current design plans, specifications, and standards; and (iv) delivering the Restaurant to Franchisee in a condition suitable for Franchisee's operation of the Restaurant in accordance with Wendy's then-current franchise agreement and a Build-to-Suit Sublease Agreement to be entered into by Wendy's and Franchisee. The services described (i) through (iv) above will be performed by Wendy's in a commercially reasonable manner and are referred to as the "**Real Estate Procurement Services**" and the "**Real Estate Development Services**".

- 2. <u>Real Estate Procurement Services</u>. Subject to the terms of this BtS Agreement, Franchisee desires and Wendy's accepts and agrees that Wendy's will perform the **Real Estate Procurement Services**, which include Real Estate Services and Transaction Services:
  - A. "**Real Estate Services**" will be provided by the "**Real Estate Services Team**" which will include Wendy's employees designated by Wendy's, including, but not limited to a Real Estate Director who shall directly oversee all Real Estate Services, and/or may also include advisors engaged directly by Wendy's and selected by Wendy's in its sole and absolute discretion. The Real Estate Services may include, but are not limited to, the following:
    - (i) Identifying and touring quality site(s) and obtaining Franchisee's approval;

(ii) Negotiating with a third-party landlord or seller and their respective brokers or agents to develop key deal points (subject to Franchisee's commercially reasonable approval) and entering into a non-binding letter of intent subject to usual and customary contingencies and approvals;

(iii) Coordinating with Wendy's Construction Department to develop preliminary site plans and proposed building designs;

(iv) Ordering a site investigation report ("**SIR**") and developing a preliminary budget with Wendy's Construction Department and Finance Department;

(v) Managing Wendy's internal approval processes, including creating a deal summary and presentation package for consideration by Wendy's Executive Capital Committee ("CAPCOM") and presenting the proposed opportunity to CAPCOM for its initial approval;

(vi) After CAPCOM initial approval, engaging Wendy's Transaction Services Team (defined below) to commence Transaction Services for the Restaurant;

<sup>&</sup>lt;sup>1</sup> "Equipment" generally includes all KED, DSG grille, walk-in freezer/cooler, exhaust hoods and fans, Coke equipment and filters, millwork and furniture, exterior and interior building signage, exterior garbage bins and patio furniture, CO2 tank, small wares, office safe, security cameras and systems, headset system, music system, digital menu boards (internal and external), BOH computers, tech stack, POS and cash system technology hardware and software.

(vii) Collaborating with the Transaction Service Team and supporting lease negotiation and relationship with landlord or seller and brokers or agents through to lease or purchase agreement execution;

(viii) Facilitating the administration of the Transaction Services by the Transaction Services Team and the Real Estate Development Services by Wendy's Construction Manager, including, but not limited to: supervising the feasibility reviews for title, survey, soils and environmental; managing the permitting and final approvals processes; obtaining final budget approvals from CAPCOM; tracking the waiver and satisfaction of lease or purchase agreement contingencies; and tracking completion of the construction of the Restaurant until the opening of the Restaurant; and billing and collecting payments due from Franchisee and/or any third-party landlord or seller; and

(ix) Managing the ongoing lease relationship with the third-party landlord and Franchisee.

B. "**Transaction Services**" will be provided by the "**Transaction Services Team**" which may include members of the Real Estate Services Team, and additional Wendy's legal, portfolio management, and other employees designated by Wendy's and/or may also include advisors engaged directly by Wendy's (e.g., outside legal counsel selected by Wendy's in its sole and absolute discretion). The Transaction Services may include, but are not limited to, the following:

(i) Preparation of this BtS Agreement and related legal documentation including the *General Release of All Claims*;

(ii) Reviewing the letter of intent and consultation with Real Estate Services Team regarding any open issues and presentation to CAPCOM;

(iii) Following CAPCOM approval, managing the legal documentation needs related to the Real Estate Development Services by Wendy's Construction Manager;

(iv) Drafting and negotiating the Prime Lease or purchase agreement with landlord or seller and working with the Real Estate Services Team to resolve deal points through execution of agreement;

(v) Preparing the Sublease Agreement and Sublease Guaranty, and requesting the preparation of Wendy's *Unit Franchise Agreement* ("**Franchise Agreement**") by Quality is Our Recipe, LLC ("**Franchisor**"), and collecting sums due from Franchisee under such agreements; and

(vi) Ordering all feasibility reviews and resolving the same to Wendy's satisfaction for title, survey, soils and environmental issues (the "**Due Diligence Materials**"); tracking and extending the permitting and final approvals periods as necessary; confirming the waiver of lease or purchase agreement contingencies; and tracking completion until the opening of the Restaurant and documenting rent commencement dates and preparing and recording (where appropriate) a

memorandum of lease; and collection of any third-party landlord or seller inducements and delivery of title insurance policy.

"Real Estate Services" and/or "Transaction Services" do <u>not</u> include the following "<u>Exclusions</u>": Franchisee's own legal fees; costs and expenses due and payable by the Franchisee related to the purchase and installation of the Equipment; the Reimbursables (defined below), any costs and expenses incurred by Franchisee for any financing or any due diligence materials and reviews by its lender. All fees and costs related to the any such issues are not included in the fees described in <u>Sections 3, 4, and 5</u> below and shall be paid by directly Franchisee when due (or as a reimbursement to Franchisor). *Note: For purposes of the BtS program, Wendy's shall be directly responsible for all vendor costs associated with the Due Diligence Materials*.

Further, neither of the Real Estate Procurement Services nor the Real Estate Development Services may be deemed or construed as being legal services or legal advice to Franchisee. Franchisee acknowledges and agrees that Wendy's strongly recommends that Franchisee retains their own legal counsel to provide legal assistance in connection with this BtS Agreement and all agreements referenced in this BtS Agreement and with respect to its development of the Restaurant and their associated business to own and operate the Restaurant under the Franchise Agreement.

- 3. As consideration for the Real Estate Procurement Services provided by Wendy's under this BtS Agreement, Franchisee acknowledges and agrees as follows:
  - A. Upon execution of this BtS Agreement, Franchisee shall remit to Wendy's a "**Real Estate Services Fee**" of **\$12,500.00** (plus applicable sales taxes);
  - B. The Real Estate Services Fee shall be due and payable upon execution of this BtS Agreement and be deemed fully earned and non-refundable upon payment by Franchisee to Wendy's whether or not a Restaurant is ultimately developed under this BtS Agreement.
  - C. Upon CAPCOM initial approval, Wendy's will invoice Franchisee (which invoice shall be immediately due and payable) and Franchisee shall remit to Wendy's a **"Transaction Services Fee"** of **\$17,500.00** (plus applicable sales taxes).
  - D. The Transaction Services Fee shall be deemed fully earned and non-refundable upon payment by Franchisee, unless the transaction is terminated prior to the execution of a Prime Lease or purchase agreement, in which limited instance only the unused balance thereof, after deduction for any actual costs and expenses incurred by Wendy's for outside legal counsel, due diligence services or otherwise due and/or paid to any Additional Service Providers, shall be refundable to Franchisee. In the event that Wendy's and Franchisee mutually agree to commence work on the preparation of a Prime Lease or purchase agreement ahead of initial CAPCOM approval, Wendy's reserves the right to request payment of the Transaction Services Fee prior to CAPCOM approval as a condition prior to engaging outside legal counsel and/or Additional Service Providers; and

- E. Franchisee shall execute and deliver to Wendy's the *General Release of All Claims* in the form attached hereto and made a part hereof as **Exhibit A**.
- 4. **<u>Real Estate Development Services.</u>** Upon receiving CAPCOM initial approval of the proposed terms for the acquisition of the Restaurant Site, Wendy's shall commence with the **Real Estate Development Services**. In consideration of Wendy's agreement to move forward with such Real Estate Development Services, Wendy's will invoice Franchisee (which invoice shall be immediately due and payable) and Franchisee shall remit to Wendy's (i) a non-refundable, non-applicable "**Project Fee**" of **\$40,000.00** (plus applicable sales taxes) as consideration for the Real Estate Development Services to be provided by Wendy's under this BtS Agreement.
  - Services. The Real Estate Development Services as funded by the Project Fee, A. include, generally Wendy's costs and expenses of providing certain project management services (the "Services") with respect to the construction of the Restaurant (for purposes of such Services, the "Project"). In performing its Services, Wendy's will provide sufficient organization, personnel, and management to carry out the requirements of this BtS Agreement. Wendy's will designate a Wendy's employee to act as the construction manager (the "Construction Manager") for the Project, and may reassign such personnel or designate additional personnel, in Wendy's sole and absolute discretion, to perform the Services for the Project. The Construction Manager will provide and coordinate all Services through completion of the Project. Further, Wendy's may elect to retain architects, space planners, engineers, general contractors, local legal counsel or consultants or permit expeditors, kitchen equipment suppliers and/or other consultants and contractors in connection with the Project ("Additional Service Providers") selected by Wendy's in its sole and absolute discretion. Wendy's will perform the Services with care, skill, and diligence, in accordance with the standards applicable generally to those performing similar services and in accordance with applicable federal, state, and local laws, ordinances and regulations. Wendy's agrees to use commercially reasonable, good faith efforts to perform the Services so that the Project is completed within the time schedule as determined by the mutual agreement of Wendy's and Franchisee with input from Wendy's Additional Service Providers (the "Project Schedule").
  - B. <u>Expenses</u>. Notwithstanding the foregoing and the Project Fee set forth above, any out-of-pocket expenses (the "**Reimbursables**") incurred by Wendy's in connection with Project, including, but not limited to, travel expenses and the costs to install Franchisee's Equipment, are excluded from the Project Fee for Project and shall be reimbursed by Franchisee separately within thirty (30) days of Franchisee's receipt of an invoice for such out-of-pocket expenses. Travel expenses will be charged and managed in accordance with Wendy's current travel policy guidelines, as may be modified from time to time. The Franchisee acknowledges that it has received Wendy's current travel policy.
  - C. <u>Taxes and Equipment</u>. The Project Fee and any other fees or charges to Franchisee pursuant to this BtS Agreement are exclusive of any applicable taxes, including, without limitation, sales, use, excise, value-added or ad valorem taxes (collectively,

"**Taxes**"), and such Taxes shall be paid by Franchisee. Further, Franchisee acknowledges and agrees that it is solely responsible to order and purchase (or lease where applicable) and pay for all necessary Equipment required for the Restaurant. Franchisee agrees to order all Equipment with as much lead time as advised by the Wendy's so that the Equipment will be available and ready for installation according to the Project Schedule. Franchisee acknowledges and agrees that time is of the essence in ordering its Equipment in order to achieve a timely opening of the Restaurant by the required opening date specified below and in the BtS Sublease.

- 5. Once the Prime Lease or purchase agreement is ready for full execution by Wendy's and prior to Wendy's execution thereof and as further consideration under this BtS Agreement, Franchisee agrees to sign and deliver to Wendy's the *Build-to-Suit Sublease Agreement (or BtS Lease,* if applicable) (together with the *Sublease Guaranty* and *General Release of All Claims*) (the "**BtS Sublease**"). During the course of construction of the Restaurant, but in any event at least ninety (90) days prior to opening, Franchisee must sign and deliver to Franchisor (i) Franchisor's then-current franchise agreement and related documents, including a guaranty, (ii) such certificates of insurance as required to be carried by Franchisee under the Sublease Agreement, and (iii) remit **\$50,000** (plus applicable taxes) to Franchisor for the "**Technical Assistance Fee**" due under the Franchise Agreement (unless an applicable incentive program waiver applies or a credit remains on Franchisee's account that is approved by Wendy's to be applied). A copy of the BtS Sublease is attached hereto as **Exhibit B**.
- 6. Franchisee expressly acknowledges and agrees that with respect to the Restaurant only, the rent payable under the BtS Sublease (or the BtS Lease) will be determined by Wendy's and will typically equate to: the amount paid by Wendy's under the Prime Lease (or in the case that Wendy's purchases the land, a BtS Lease with a fixed market rent determined by Wendy's subject to increases every five (5) years); plus a monthly BtS Percentage Rent [to be set by CAPCOM and subject to final CAPCOM approval once final costs are determined prior to construction and may be supplemented or adjusted based upon an agreed, one-time franchisee capital contribution, if any, payable prior to opening]; plus a "Lease Administration Fee" in the amount of \$6,000.00 per annum (payable in equal monthly installments) subject to periodic increases as may be determined from time-to-time by Sublandlord (not to exceed 5% year over year). Further, and in addition to the BtS Percentage Rent, the royalty rate for the Restaurant (as further defined in the Franchise Agreement) shall be six percent (6%) of the Restaurant's previous months' Gross Sales.
- 7. Franchisee acknowledges and agrees that Franchisee will be required to open the Restaurant for business upon the earlier of: (i) the required open date under the Prime Lease, (ii) within **ten (10)** days following the "substantial completion" of the Restaurant (subject to any punch list items that will not materially impair Franchisee's ability to open and operate the Restaurant) as may be determined by Wendy's general contractor and/or as certified by Wendy's, in its capacity as sublandlord under the BtS Sublease, and (iii) the date specified under the Franchise Agreement. Franchisee further acknowledges and agrees it will continuously occupy and operate the Restaurant during the Sublease Term in accordance with the Franchise Agreement and BtS Sublease. Failure to open the

Restaurant and/or continuously operate the Restaurant may be grounds for a default under the Franchise Agreement, BtS Sublease and/or under the Prime Lease, against which Franchisee will indemnify and defend Wendy's. Franchisee acknowledges and agrees it will be liable for any "pre-term" base rent due under the Prime Lease.

- 8. Franchisee acknowledges and agrees that at such time that Franchisor grants the franchise and licensed rights for the Restaurant, the named Franchisees are required to sign Franchisor's then-current Franchise Agreement, which at that time may differ from, or be in addition to, the Franchisee referenced hereunder. In such event, Franchisee, at Franchisor's request, agrees to assign their rights fully or partially under this BtS Agreement to such named franchisees under the Franchise Agreement, and such named franchisees under the Franchise Agreement, and such named franchisees under the Franchise Agreement (14) calendar days before signing the Franchise Agreement or before paying any fees. Further, Franchisee acknowledges and agrees that nothing in this BtS Agreement constitutes a grant of franchise rights to Franchisee, and that such grant will occur in the future subject to compliance with Franchisor's requirements.
- 9. Franchisee acknowledges and agrees that if Wendy's has identified the Restaurant associated with this BtS Agreement as forming part of a "pod" of new development restaurants, Franchisee will be required to enter into a binding agreement (by way of an amendment to an existing development agreement or a new development agreement adding such "pod" as incremental to its pre-existing commitments) to develop each restaurant in such pod, failing which, this BtS Agreement is voidable by Wendy's in its sole and absolute discretion. Franchisee will have option to develop such other restaurant(s) directly or under separate agreement(s) with Wendy's. For clarity, this Restaurant, and any others to be developed within such pod, will not count towards the Franchisee's development obligations under any existing or future development agreement unless specified.
- 10. If Wendy's does not have a fully executed letter of intent to enter into a Prime Lease (or purchase agreement) for a Restaurant to be developed under this BtS Agreement within eighteen (18) months from the date of this BtS Agreement, this BtS Agreement shall continue on a month-to-month basis and may be terminated by either party with at least 30 days' prior written notice to the other party. Additionally, after said eighteen (18) months, Wendy's reserves the right to increase the fees under this BtS Agreement to the thencurrent fees charged by Wendy's. Further, Wendy's reserves the right to terminate this BtS Agreement for good cause in Wendy's contingencies under the Prime Lease. Except where specifically described in BtS Agreement, all payments made pursuant to this BtS Agreement are non-refundable.
- 11. Wendy's reserves the right to delay construction, suspend construction on the Restaurant at any time prior to the completion thereof, or terminate this BtS Agreement if Franchisee defaults in any of the material obligations under this BtS Agreement, the Sublease or the Franchise Agreement, including, by way of example only, failure to provide adequate proof of the insurance required under the Sublease, non-payment of any of the fees due under this BtS Agreement, or non-payment for any of the Reimbursables, Equipment, or Taxes.

- 12. Without Wendy's prior written consent, and except as set forth herein, Franchisee may not assign this BtS Agreement under any circumstance.
- 13. <u>Address for Notices</u>. The addresses of Franchisee and Wendy's for service of any notices and reports hereunder shall be respectively as follows:

Wendy's:	Franchisee:
Wendy's Properties, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attn: Legal Department (Real Estate Site #)	
with a copy to:	with a copy to:
Quality Is Our Recipe, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attention: Legal Department (Real Estate Site #)	

14. FRANCHISEE ACKNOWLEDGES THAT WENDY'S PROVISION OF THE REAL ESTATE PROCUREMENT SERVICES AND/OR THE REAL **ESTATE** DEVELOPMENT SERVICES UNDER THIS BTS AGREEMENT DOES NOT CONSTITUTE A REPRESENTATION, WARRANTY, OR GUARANTY, EXPRESS, IMPLIED OR COLLATERAL, REGARDING THE CHOICE AND LOCATION OF THE RESTAURANT, NOR THAT THE RESTAURANT WILL ACHIEVE ANY LEVEL OF SALES, PROFITS OR SUCCESS. FRANCHISEE ACCEPTS ALL RISKS CONNECTED WITH THE IDENTIFICATION, DEVELOPMENT AND OPERATION OF THE RESTAURANT AT THE RESTAURANT SITE. NOTWITHSTANDING ANYTHING IN THIS BTS AGREEMENT TO THE CONTRARY, WENDY'S DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES RELATED TO THE REAL ESTATE SERVICES AND THIS BTS AGREEMENT. AND NEITHER WENDY'S NOR ANY OF ITS DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, AFFILIATES OR SUBSIDIARIES SHALL BE LIABLE FOR ANY DAMAGES OR LOSSES ARISING FROM, OR RELATED TO, WENDY'S PERFORMANCE OF THE REAL ESTATE SERVICES HEREUNDER. INCLUDING ENVIRONMENTAL OR SITE CONDITIONS, FAILURE OF NEGOTIATIONS, FRANCHISEE'S COSTS OF ANY KIND, FAILURE TO OBTAIN WENDY'S APPROVALS, AND FAILURE TO IDENTIFY A RESTAURANT SITE.

### 15. Miscellaneous.

a. <u>Confidentiality</u>. Except as may be required by any governmental entity having jurisdiction over either of the parties, and except as may be necessary to perform services hereunder, each party to this BtS Agreement shall not disclose to any third party any confidential

information that either party makes available to the other, including the information relating to the Project or the terms of this BtS Agreement. Each party agrees to limit access to any such information to those employees and representatives reasonably requiring such access for purposes of providing the Services and shall request that its employees and representatives maintain the confidentiality of such information in accordance with the terms hereof.

- b. <u>Complete Agreement; Amendments</u>. This BtS Agreement and all Exhibits attached hereto, which are incorporated herein by this reference, contain the entire agreement between Franchisee and Wendy's and supersedes and replaces all previous agreements, whether written or oral, with respect to the subject matter of this Agreement. This BtS Agreement may not be changed, modified, amended, or discharged, except by an agreement in writing.
- c. <u>No Partnership</u>. Nothing contained in this BtS Agreement or in any of the contract documents relating to the Project shall be deemed or construed by the parties hereto or by any third person to create the relationship of partnership or joint venture. Wendy's is entering into this BtS Agreement solely as a potential build-to-suit landlord or sublandlord to Franchisee and each party acknowledges that no fiduciary or franchise relationship exists between Franchisee and Wendy's by virtue of this BtS Agreement.
- d. <u>Publicity and Confidential Information</u>. Wendy's and Franchisee shall not publicize its involvement in the specific work contemplated by this Agreement or supply any person with information concerning this BtS Agreement, the Project, or without prior written approval of the other party except where necessary to carry out the obligations under this BtS Agreement. Franchisee shall not use or supply to any third person (or shall cause any of its contractors, agents, or employees not to use or supply) any information relating to any manufacturing process or any trade secrets of Wendy's which the Franchisee may have acquired in the Project under this BtS Agreement.
- e. <u>Non-Solicitation of Employees</u>. Franchisee and Wendy's agree not to, without the prior written consent of the other party, directly or indirectly, make any offers, enticements or inducements to cause any employee of the other party (while such employee is employed by such other party and for a period of one (1) year after the completion of the Project) to leave the employ of such other party and to enter into employment with the enticing party, including without limitation, engaging such employee as an independent contractor. Notwithstanding the foregoing, such limitation shall not apply to an employee of either party where such employee directly approaches the other party without any offer, enticement, or inducement from such other party. In the event of a breach of this provision, and because the parties acknowledge the difficulty of calculating actual damages in such an event, the breaching party agrees to pay, as liquidated damages and not as a penalty, the sum of \$100,000.00 for each employee hired in violation of this subsection.
- f. <u>Applicable Law</u>. This BtS Agreement shall be construed in accordance with and governed by and interpreted in accordance with the laws of the State of \_\_\_\_\_.
- g. <u>Survival</u>. The indemnification provisions of this BtS Agreement shall survive the expiration or termination of this BtS Agreement.

- h. <u>Successors and Assigns</u>. Neither party may assign its rights or obligations hereunder except to an affiliate or to any entity which acquires all or substantially all the assets and business of either party. Except as set forth in the immediately preceding sentence, this BtS Agreement shall be binding upon and inure to the benefit of the parties hereto and their successors and assigns.
- i. <u>Limitation on Liability</u>. Notwithstanding anything else contained in this BtS Agreement herein to the contrary, each party shall look solely to the assets of the other party for satisfaction of any liabilities or obligations relating to this engagement, and no officer, director, employee, partner, affiliate, shareholder, or agent of either party shall be personally responsible for any such liabilities or obligations. In addition, each party waives any claims for punitive, consequential, speculative or exemplary damages that may or may not arise out of this BtS Agreement, including, without limitation, lost revenue or profit, even if a party has knowledge of the possibility of such damages; and, in no event shall Wendy's liability to Franchisee with respect to the Project exceed the annual fees paid, or if such liability should be covered by the insurance required to be carried by Wendy's as set forth in this Agreement, the limits of insurance set forth in this BtS Agreement for the applicable insurance policy.
- j. <u>Litigation Expenses</u>. If there is any litigation between the parties with respect to this BtS Agreement or the subject matter hereof, the prevailing party in such litigation shall be entitled to collect all its costs and expenses in such litigation, including reasonable attorneys' fees and court costs, from the other party.
- k. Taxes. The fees or charges to Franchisee pursuant to this BtS Agreement are exclusive of any applicable taxes, including, without limitation, sales, use, excise, value-added or ad valorem taxes (collectively, "Taxes"). The parties acknowledge and agree that Wendy's is not intended to be, nor shall it be deemed to be, a "reseller" of any goods or services and that all transactions or invoices approved by and/or posted by and/or through Wendy's or through Gateway is solely for the convenience of Franchisee. Franchisee shall be directly responsible for determining whether Taxes apply to any transactions arising pursuant to this Agreement and to whom such Taxes are properly payable and shall bear full liability for such Taxes. Any Taxes for which Wendy's believes it is legally obligated to collect from Franchisee with respect to transactions arising pursuant to this Agreement will be separately stated on the applicable invoice provided by Wendy's to Franchisee and shall be due and payable by Franchisee to Wendy's absent receipt of evidence from Franchisee validating Franchisee's exemption from such Taxes. Notwithstanding anything to the foregoing, Franchisee shall bear full responsibility for any tax, interest or penalties imposed by any taxing authority because of Franchisee's failure to timely or completely pay Taxes, to Wendy's or the appropriate taxing authority, on any transactions or payments arising pursuant to this BtS Agreement and Franchisee agrees to indemnify and defend Wendy's against for any claims, fines, charges, or other losses (civil and criminal) related to such Taxes.
- 1. <u>Rules of Interpretation</u>. The headings set forth herein are for the convenience of the parties only and shall not be used to interpret the meaning of this BtS Agreement. Each party agrees that it has been represented by counsel and has participated in the negotiation of this BtS Agreement, and this BtS Agreement shall not be construed against either party on the

theory that such party drafted this BtS Agreement. In the event any provision of this BtS Agreement shall be invalid, illegal, or unenforceable, the validity, legality or enforceability of the remaining provisions shall not in any way be affected thereby.

- Wendy's shall be excused from the performance of any of their m. Force Majeure. obligations, or the performance or pursuit of any items pursuant to the timelines or critical dates declared by Franchisee or its Additional Service Providers or third-parties, for the period of any delay resulting from any cause beyond its control, including, without limitation, all labor disputes, governmental regulations or controls, fires or other casualties, local, state/provincial or national emergencies, the inability to obtain any material or services, riots, insurrections, the act or failure to act of the other party due to the any of the conditions in this subsection, adverse weather conditions preventing the performance of work as certified by the general contractor and/or architect, war, pandemic outbreak or other health emergency declared by the World Health Organization, the Center for Disease Control or other applicable governmental health department, or other reason beyond such party's reasonable control, or acts of God; subject to any express provision in this Agreement stating that force majeure shall not excuse a delay. The foregoing shall not excuse the payment of rents or other monetary obligations owed by Franchisee to Wendy's or to a third-party.
- n. <u>Authority; Execution</u>. The undersigned, signing on behalf of Franchisee, represents, warrants, and agrees that (s)he is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "franchisees"/"franchise owners" under the Franchise Agreements and that this BtS Agreement constitutes a valid and binding legal obligation of all such named franchisees/franchise owners of the Franchise Agreement. This BtS Agreement may be executed and exchanged via electronic mail transmission and the electronic mail copies of each party's respective signature will be binding as if the same were an original signature. This BtS Agreement may also be executed using electronic signatures, which each party acknowledges is a lawful means of obtaining signatures in their respective jurisdictions. Each party agrees that its electronic signature is the legal equivalent of its manual signature on this Agreement. Each party further agrees that its use of a keypad, mouse, or other device to select an item, button, icon, or similar act/action, regarding any agreement, acknowledgment, consent terms, disclosures or conditions constitutes its signature, acceptance, and agreement as if signed by such party in writing.

If you agree with the requirements described above and provided you have received Wendy's current Franchise Disclosure Document at least fourteen (14) calendar days prior to your execution of this Letter of Agreement, please sign in the space provided below and return an executed copy of this BtS Agreement to Wendy's Properties, LLC, c/o The Wendy's Company, One Dave Thomas Blvd., Dublin, Ohio 43017, Attn: Megan Roberts (with an electronic copy of the same to Megan.Roberts@Wendys.com; and Kelly.Smith@Wendys.com). Additionally, please tender payment on the invoice issued this date in Bill Management (or US Remittance Instructions) for the Real Estate Services Fee \$12,500.00 (plus applicable sales taxes).

Upon receipt of the above, Wendy's will commence the Real Estate Services. Our team looks forward to working with you on this project and thanks you for your cooperation.

Sincerely,

### WENDY'S PROPERTIES, LLC

Megan Roberts Director – Global Real Estate Counsel

MR/ks

### ACKNOWLEDGED AND AGREED TO BY

### **FRANCHISEE:**



Exhibit A – General Release of All Claims

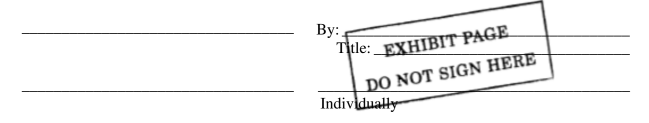
Exhibit B – Sublease Agreement (with Sublease Guaranty and General Release of All Claims)

### EXHIBIT A TO BTS AGREEMENT

#### **GENERAL RELEASE OF ALL CLAIMS**

This GENERAL RELEASE OF ALL CLAIMS is made effective this day of \_, 202\_. As a requirement of and in consideration for the willingness on the part of Quality Is Our Recipe, LLC, a Delaware limited liability company ("Franchisor"), to enter into a BtS Agreement to be executed contemporaneously herewith, as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Franchisor, its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the anti-trust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

WITNESS:



### EXHIBIT B TO BTS AGREEMENT

#### **BUILD-TO-SUIT SUBLEASE AGREEMENT**

THIS BUILD-TO-SUIT SUBLEASE AGREEMENT (the "Sublease") is made and entered into as of \_\_\_\_\_\_, 202\_\_ (the "Effective Date"), by and between WENDY'S PROPERTIES, LLC, a Delaware limited liability company ("Sublandlord") and \_\_\_\_\_\_, a \_\_\_\_\_ ("Subtenant").

#### **RECITALS**

WHEREAS, \_\_\_\_\_\_, a \_\_\_\_\_("Prime Landlord"), as landlord, and Sublandlord, as tenant, are parties to that certain \_\_\_\_\_\_ dated \_\_\_\_\_, *as amended by \_\_\_\_\_\_ dated \_\_\_\_\_\_*, *as assigned by \_\_\_\_\_\_ dated \_\_\_\_\_\_*(collectively, the "Prime Lease," a full and complete copy of which has been provided to Subtenant as of the date of this Sublease, and which is incorporated herein by reference), whereby Sublandlord leases from Prime Landlord the land, together with all improvements thereon and all rights, easements and appurtenances thereunto belonging, located at \_\_\_\_\_\_, being more particularly described on Exhibit A attached hereto and made a part hereof (the "Real Property").

WHEREAS, the Real Property will be improved by Sublandlord with a "Wendy's" restaurant building and related improvements (the "**Restaurant**"). The Real Property and improvements, including the Restaurant, are all referred to in this Sublease collectively as the "**Premises**".

WHEREAS, in conjunction with Sublandlord's construction of the Restaurant, Subtenant will purchase certain furniture, fixtures and equipment (including POS systems and signage) to be located at the Restaurant that is used in the operation of the Restaurant (collectively, the "**Equipment**"<sup>2</sup>).

WHEREAS, simultaneously herewith, Subtenant and \_\_\_\_\_\_, as Guarantor under this Sublease, collectively as the named "**Franchisee**", and Sublandlord, as "**Franchisor**", have entered or will enter into that certain Unit Franchise Agreement for the operation of the Restaurant, including, without limitation, all addenda, supplements, letters of agreement and letters of understanding with respect thereto (collectively, the "**Franchise Agreement**").

WHEREAS, as evidenced by Subtenant's execution of this Sublease, Subtenant acknowledges and agrees that it has received and reviewed a full and complete copy of the Prime Lease, and has consented to and approved the terms and conditions, rights and obligations as stated in Prime Lease, and further acknowledges and agrees that it is ready, willing and able to proceed with the opening of the Restaurant in a timely manner as further required of it under this Sublease and in the Franchise Agreement.

WHEREAS, Sublandlord desires to sublease the Premises to Subtenant and Subtenant desires to sublease the Premises from Sublandlord on the terms and conditions set forth in this Sublease.

<sup>&</sup>lt;sup>2</sup> "Equipment" generally includes all KED, DSG grille, walk-in freezer/cooler, exhaust hoods and fans, Coke equipment and filters, millwork and furniture, exterior and interior building signage, exterior garbage bins and patio furniture, CO2 tank, small wares, office safe, security cameras and systems, headset system, music system, digital menu boards (internal and external), BOH computers, tech stack, POS and cash system technology hardware and software.

WHEREAS, as a material inducement to Sublandlord to enter into this Sublease, Subtenant agrees to have Guarantor(s) execute and deliver to Sublandlord a Sublease Guaranty in the form attached hereto as **Exhibit B** (the "**Guaranty**") and agrees to execute and deliver the General Release of All Claims in the form attached hereto as **Exhibit C**.

**NOW THEREFORE**, for and in consideration of the agreements, covenants, representations and undertakings contained in this Sublease, Sublandlord and Subtenant hereby agree as follows:

1. <u>Incorporation of Recitals</u>. The Recitals portion of this Sublease set forth above is hereby incorporated by this reference as fully as though it were here set forth and rewritten.

2. <u>Sublease of the Premises</u>. For the terms, at the rent and upon the provisions and conditions contained in this Sublease, Sublandlord does hereby lease, demise and let to Subtenant the Premises, and Subtenant hereby leases and rents the Premises from Sublandlord. SUBTENANT ACCEPTS THE PREMISES IN AN "AS IS" AND "WHERE IS" CONDITION, SUBJECT TO THE EXISTING STATE OF TITLE, ANY STATE OF FACTS WHICH AN ACCURATE SURVEY OR PHYSICAL INSPECTION MIGHT REVEAL, AND ALL APPLICABLE REGULATIONS NOW OR HEREAFTER IN EFFECT, AND IN RELIANCE ON ITS OWN INVESTIGATIONS, AND SUBLANDLORD MAKES NO EXPRESS OR IMPLIED STATEMENTS, REPRESENTATIONS OR WARRANTIES AS TO THE CONDITION OF THE PREMISES AND HEREBY DISCLAIMS THE SAME. NOTWITHSTANDING THE FOREGOING, SUBTENANT SHALL INURE THE BENEFITS FROM ANY WARRANTIES AND GUARANTIES SUBLANDLORD OBTAINED RELATING TO THE CONSTRUCTION OF THE RESTAURANT, TO THE EXTENT SUCH WARRANTIES AND GUARANTIES ARE TRANSFERABLE WITHOUT COST TO SUBLANDLORD.

3. <u>Term</u>.

(a) <u>Initial Term.</u> The initial term of this Sublease shall commence on the Effective Date and shall end on the earlier of (a) CONFIRM TERM OF PRIME LEASE [the last day of the \_\_\_\_\_\_\_] [twentieth] Lease Year (as defined below)] [\_\_\_\_\_\_], (b) the date on which the Franchise Agreement expires or terminates for any reason whatsoever, (c) the date on which the Prime Lease is sooner terminated for any reason whatsoever, or (d) the date on which this Sublease is terminated by Sublandlord and/or Subtenant in accordance with and pursuant to the terms hereof (the "**Sublease Term**", which shall include any extension or renewal options if granted and exercised as provided herein). In no event shall the Sublease Term extend beyond the term of the Prime Lease, as such term may be extended or renewed by Sublandlord.

(b) <u>Subtenant's Option to Extend the Term</u>. Provided that Sublandlord is entitled to extend the Prime Lease for a like period, Sublandlord hereby grants to Subtenant the right and option to extend the Sublease Term for one (1) additional successive period of \_\_\_\_\_\_ (\_\_\_) years (the "Extension Term"). The Extension Term shall begin upon the expiration of the initial term of this Sublease, and all terms, covenants and provisions of this Sublease shall apply to such Extension Term except that Subtenant shall not have any further option to again extend the Sublease Term following the exercise of the above-stated option for the Extension Term. To exercise the Extension Term, Subtenant shall give Sublandlord prior written notice of the initial term of this Sublease [[NOTE: Notice should be due at least 60 days prior to the date required under the Prime Lease]]; provided, however, and in all events, that Subtenant shall not be entitled to exercise its option to extend the Sublease Term if, at the time of the exercise of such option or at the time the Extension Term is to begin: (i) Subtenant or a Guarantor is in default under this Sublease , the Franchise Agreement, or any other agreement, lease, sublease, Guaranty, note, or other obligation between Subtenant or Guarantor, on the one hand, and Sublandlord, Wendy's or

any of its or their subsidiaries or affiliates, on the other hand (the "**Related Agreements**"); or (ii) the Franchise Agreement has expired or terminated for any reason or does not cover, or has not been renewed in accordance with its terms to cover, the entire Extension Term. It is the express intent and agreement of Sublandlord and Subtenant that the Sublease Term is to run concurrently with the term of the Franchise Agreement and, in the event the Franchise Agreement expires or terminates for any reason, at Sublandlord's option and upon written notice to Subtenant, this Sublease shall simultaneously terminate.

Holding Over. In the event that Subtenant remains in possession of the Premises after the (c) expiration or termination of this Sublease [and/or otherwise fails to timely complete the "Purchase **Requirement**" as set forth in Section 30 hereof], and notwithstanding any notice and cure provisions in Sections 18 and 19 of this Sublease and in addition to Sublandlord' rights and remedies as set forth herein, at Sublandlord's election, Subtenant may be deemed to be occupying the Premises as a tenant from monthto-month at a rental equal to the greater of (i) one and one-half  $(1\frac{1}{2})$  times the monthly rental provided for in this Sublease for the last year of the Sublease Term, and (ii) the amount of Rent and other sums due pursuant to the Prime Lease in the event of such holdover. Such month-to-month tenancy may be terminated at any time by either Sublandlord or Subtenant by written notice to the other with the termination date set out in such notice and to be at least thirty (30) days after delivery of the notice. If Subtenant remains in possession of the Premises or any part thereof after the expiration of the Sublease Term or termination of the Sublease, Subtenant agrees to indemnify, defend and hold harmless Sublandlord and Prime Landlord from and against any claims, damages, costs (including legal fees and court costs on a substantial indemnity basis) or other liabilities incurred by Sublandlord and/or Prime Landlord as a result of such holdover, including any fees or penalties assessed pursuant to the Prime Lease, and including claims made by any party who claims a possessory interest in the Premises effective upon the expiration or termination of this Sublease.

(d) <u>Lease Year.</u> The term "**Lease Year**," as used herein, shall have the meaning set forth in the Prime Lease, or if not defined therein shall mean each January 1 through December 31.

4. Sublandlord shall construct the base building Improvements and Equipment. Improvements at its sole cost and expense, and will construct and/or install, at Franchisee's expense, all Franchisee selected upgrades (if any, and subject to Franchisor's prior approval) and turn the Restaurant over to Subtenant upon substantial completion, in accordance with Section 8(g). Subtenant acknowledges and agrees that it is solely responsible to timely order and directly purchase all Equipment required by Franchisor for inclusion in the Restaurant. Provided that Subtenant is not in Default under this Sublease at the time Subtenant purchases its Equipment for the Restaurant, Sublandlord agrees to install the Equipment for Subtenant (at Subtenant's cost and expense). Sublandlord's costs and expenses related to Franchisee's selected upgrades and installation of Equipment will be billed to Franchisee and payable prior to opening of the Restaurant. In the event Subtenant intends to finance any portion of its development of the Restaurant and/or the Equipment, Subtenant commits to securing such funding in advance in order to achieve the timely construction and opening of the Restaurant in accordance with development schedule set by Sublandlord, which funding shall be subject to the approval of Franchisor pursuant to the terms and conditions of the Franchise Agreement.

5. <u>Fixed Annual Rent and BtS Percentage Rent</u>. In consideration of the sublease of the Premises by and from Sublandlord to Subtenant, beginning on the Rent Commencement Date (as defined in the Prime Lease (the "**Rent Commencement Date**") and during the Sublease Term, Subtenant shall pay to Sublandlord, without any prior demand therefor and without any deduction or setoff whatsoever, rental for the Premises as follows:

(a) <u>Fixed Annual Rent</u>. Fixed minimum annual rent, subject to increases every (5) years ("**Fixed Annual Rent**") in the amounts as set forth in the table below, payable monthly in advance in equal

consecutive monthly installments of one-twelfth (1/12) of said Fixed Annual Rent. Each such monthly installment shall be due and payable in advance on the first  $(1^{st})$  day of each calendar month during the Sublease Term. If the Rent Commencement Date does not fall on the first day of a calendar month, then the first monthly installment will be a prorated amount based upon the number of days in such month.

Lease Years	Fixed Annual Rent	Monthly Fixed Rent
1-5	\$	\$
6 - 10	\$	\$
11 – 15	\$	\$
16-20	\$	\$
21-25	\$	\$
(Renewal Lease Term)		
26-30	\$	\$
(Renewal Lease Term)		

(b) In addition to the payment of Fixed Annual Rent provided above, and separate and in addition to the Royalties and fees due under the Franchise Agreement, Subtenant shall pay to Sublandlord a sum equivalent to \_\_\_\_\_ percent (\_\_\_%) of the Restaurant's Gross Sales (the "**BtS Percentage Rent**") [Note: The BtS Percentage Rent to be set by CAPCOM prior to Sublease execution and is subject to final CAPCOM approval once final costs are determined prior to construction, and may be supplemented or adjusted based upon an agreed, one-time franchisee capital contribution, if any, payable prior to opening.]

The BtS Percentage Rent shall be in addition to any separate charges for "percentage rent" which may be due and payable under the Prime Lease which, if applicable, shall be paid to Landlord in addition to the BtS Percentage Rent (the BtS Percentage Rent and any percentage rent due under the Prime Lease are collectively referred to as being the "**Percentage Rent**"). Following the Rent Commencement Date under the Prime Lease, on the fifteenth (15th) day of each calendar month, the Subtenant shall pay to the Sublandlord the Percentage Rent for the preceding calendar month. For any partial Lease Year, the Percentage Rent shall be prorated accordingly.

Reporting of Gross Sales and Record Keeping. Subtenant shall maintain, and shall (c) preserve for at least three (3) years from the dates of their preparation, full, complete, and accurate books, records, and accounts related to the operation of the Restaurant in accordance with generally accepted accounting principles and shall, at its expense, deliver to Sublandlord, within sixty (60) days after the end of each Lease Year, accurate reports of Gross Sales for the prior Lease Year's operations certified by an independent chartered accountant selected by Subtenant and acceptable to Sublandlord. Subtenant may maintain such books, records, and accounts and provide them to Sublandlord in electronic format. Subtenant shall permit authorized personnel of Sublandlord to inspect and examine Subtenant's books, records, and accounts at any reasonable time. Sublandlord shall also have the right, at any reasonable time, to have an independent audit made of the books, records, and accounts of Subtenant. If an inspection or audit discloses that the reported Gross Sales of Subtenant have been understated, Subtenant shall immediately pay to Sublandlord the amount due as a result of such understated Gross Sales, together with interest on the amount due at the annual rate of twelve percent (12%) calculated from the date such payment was due. In addition, if such audit discloses that the reported Gross Sales of Subtenant have been understated to the extent of two percent (2%) or more, Subtenant shall reimburse Sublandlord for any and all expenses connected with the audit. The foregoing remedies shall be in addition to any other remedies Sublandlord may have under this Sublease or the Franchise Agreement.

(d) <u>Definition of Gross Sales</u>. As used in this Sublease, the term "**Gross Sales**" shall have the meaning set forth in the Prime Lease, or if not otherwise defined therein shall mean means the amount received by Tenant from the sale of products or performance of services made on or from the Leased Premises (including any electronic or mobile orders or delivery orders fulfilled from the Leased Premises), but excluding (i) non-edible promotional items, (ii) sale of gift certificates, redemption of coupons, and refunds or returns, (iii) sales tax or any similar taxes which are by law required to be completed separately and paid by the customer, (iv) discounted sales to employees, and the proceeds from the sale of any Personalty erected or installed on the Leased Premises by Tenant, (v) all sums and credits received in settlement of claims for loss or damage to merchandise, (vi) any sales of product to schools or other similar institutions where the sales price thereof does not exceed the cost to Tenant of said product; and (vii) any delivery fees or service fees collected from the customer and/or paid by the customer or Tenant to third-party service providers (e.g. DoorDash, UberEats) associated with a particular sale transaction.

(e) <u>Financial Statements</u>. In addition to the Annual Sales Report, Subtenant hereby agrees that to the extent any other financial statements, profit/loss statements, sales reports or other similar financial information is required to be provided by the tenant under the Prime Lease, Subtenant shall provide the same to Sublandlord not less than ten (10) days prior to the date the same are due under the Prime Lease. Notwithstanding any such requirements in any Prime Lease, Subtenant shall also provide to Sublandlord, within fifteen (15) days of special request consistent with a similar request from Franchisor (if any), the most current quarterly and/or fiscal year-end audited financial statements of Subtenant prepared in accordance with generally accepted accounting principles consistently applied (including an annual balance sheet, a profit/loss statement, statement of cash flow and footnotes).

(f) <u>Sales Tax</u>. Subtenant shall also pay all sales or similar tax due with regard to the Rent (as defined below), pursuant to the laws of the State in which the Premises are located, if any.

(g) <u>Late Fees</u>. In addition to any other rights and remedies of Sublandlord hereunder, in the event that any Rent and/or other charge or payment due under this Sublease is not paid when due, Subtenant shall pay to Sublandlord a monthly interest charge equal to one and one-half percent (1.5%) per month, calculated from the day such payment of Rent and other charge due hereunder was due until such payment is made.

(h) <u>Automatic Rent Drafting</u>. All Rent and other charges due hereunder shall be paid by electronic fund transfer (EFT) or by such other method or procedure for payment as designated from time to time by Sublandlord. These methods include, but are not limited to, pre-authorized wire transfers, electronic transfers via automated clearing houses or similar commonly accepted methods of funds transfer. Upon Sublandlord's request, Subtenant shall deliver to Sublandlord all necessary information (including financial institution of origin and relevant account numbers) pertaining to such pre-authorized transfers.

### 6. <u>Additional Rent</u>.

(a) From and after the Effective Date, Subtenant agrees to pay, at Subtenant's sole expense and for its own account, the following as "Additional Rent": (i) a "Lease Administration Fee" in the amount of \$6,000.00 per annum (payable in equal monthly installments) subject to periodic increases as may be determined from time-to-time by Sublandlord (not to exceed 5% year over year); (ii) any and all real property taxes assessed with respect to the Premises as provided in the Prime Lease; (iii) any all utility charges and rates, including, without limitation, all charges for sewer usage or rental, refuse removal, gas, water, heat, electricity and/or telephone and similar taxes, rates, charges and assessments; (iv) any business taxes or license fees and similar taxes which may be charged, levied or assessed in connection with the Premises or Subtenant's leasehold interest therein; (v) any common area operating costs and charges or insurance charges due pursuant to the Prime Lease; and (vi) all other charges and expenses which are the responsibility of Subtenant pursuant

to this Sublease or as the tenant under the Prime Lease, including, but not limited to any separate charges related to a pylon or other sign.

(b) With respect to any Additional Rent, Sublandlord shall have the right to either (i) provide a copy of such invoice to Subtenant promptly following Sublandlord's receipt of same, following which Subtenant shall pay such amount directly to the billing authority as and when the same is due, or (ii) remit such amounts directly to the billing authority for and on behalf of Subtenant and to provide written request to Subtenant for reimbursement of such amounts, which reimbursement Subtenant shall pay to Sublandlord within fifteen (15) days of receipt of such request. With respect to property taxes, Subtenant shall pay in advance, with each monthly installment of Rent, an amount equal to  $1/12^{th}$  of the annual property tax amount applicable to the Premises for the prior tax year as an estimate of the property tax due for such current year, and within ninety (90) days following Sublandlord's payment of the actual tax bill for such current year, Sublandlord shall either remit any overage amount previously paid by Subtenant (or at Sublandlord's option shall credit such amount against Rent to be paid by Subtenant subsequent to such date) or provide a written account of any shortfall in the amounts previously paid by Subtenant, which shortfall shall be paid within fifteen (15) days of receipt of such request.

(c) Subtenant shall contract for, in its own name, and pay when due all charges for the connection and use of water, gas, electricity, telephone, garbage collection, sewer use, and other utility services supplied to and necessary for the operation of the Premises during the Sublease Term. Under no circumstance shall Sublandlord be responsible for any interruption of any utility service.

(d) If Subtenant fails to pay when due any Additional Rent required to be paid by Subtenant pursuant to this Sublease, Sublandlord shall have the right to pay the same at the expense of Subtenant after fifteen (15) days prior written notice to Subtenant thereof, and Subtenant covenants to reimburse to Sublandlord, as Additional Rent, for any amounts so paid by Sublandlord within fifteen (15) days' after expiration of such notice period, plus interest on such amounts equal to ten percent (10%) per annum.

(e) Subtenant may, at its own expense, contest or cause to be contested (in the case of any item involving more than \$1,000.00, after prior written notice to Sublandlord), by appropriate legal proceedings conducted in good faith and with due diligence, the amount or validity or application, in whole or in part, of any item specified in this Section or lien therefor, provided that (i) such proceeding shall suspend the collection thereof from the applicable Premises or any interest therein, (ii) neither such Premises nor any interest therein would be in any danger of being sold, forfeited or lost by reason of such proceedings, (iii) no Default has occurred, and (iv) Subtenant shall have deposited with Sublandlord adequate reserves for the payment of the taxes, together with all interest and penalties thereon, unless paid in full under protest, or Subtenant shall have furnished the security as may be required in the proceeding or as may be required by Sublandlord to insure payment of any contested taxes. Should Subtenant institute any such proceedings, Sublandlord will reasonably cooperate with Subtenant in connection therewith.

(f) Fixed Annual Rent, Percentage Rent and Additional Rent shall be collectively referred to in this Sublease as "**Rent**".

7. <u>Net Lease</u>. The Rent payable hereunder shall be net to Sublandlord so that this Sublease shall yield to Sublandlord the rentals specified during the Sublease Term, and all costs, expenses and obligations of every kind and nature whatsoever relating to the Premises shall be performed and paid by Subtenant subject to the provisions of this Sublease.

#### 8. <u>Use, Signs, Maintenance and Warranties, and Alterations</u>.

(a) <u>Use of the Premises</u>. During the Sublease Term, Subtenant shall continuously operate on the Premises a "Wendy's" restaurant in accordance with the Franchise Agreement and shall use the Premises solely for that purpose. Subtenant specifically covenants with Sublandlord to fully comply with all terms and conditions of the Franchise Agreement on its part to be performed and observed and to maintain the Franchise Agreement in full force and effect during the Sublease Term. In no event shall Subtenant's use of the Premises violate any law, rule or ordinance, any provision in the Prime Lease or any restriction or other encumbrance which is of record and applicable to the Premises.

(b) <u>Compliance with Laws</u>. Subtenant's use and occupation of each of the Premises, and the condition thereof (including the condition of any and all alterations, replacements, additions or construction activity undertaken by the Subtenant including but not limited to the installation of a sign or signs as heretofore permitted in this Section), shall, at Subtenant's sole cost and expense, comply fully with all existing restrictions and with all building codes, zoning ordinances and other laws, rules and regulations of any governmental authority applicable to the Premises (including, but not limited to, health, safety, accessibilities and/or disabilities) and all restrictions, covenants and encumbrances of record with respect to each of the Premises. Subtenant shall bear sole responsibility to obtain applicable governmental and other required approvals of work undertaken by it. Subtenant will not permit any act or condition to exist on or about any of the Premises which will increase any insurance rate thereon, except when such acts are required in the normal course of its business, and Subtenant shall pay for such increase.

Maintenance. Subtenant shall not commit actual or constructive waste upon any of the (c) Premises. Subtenant, at its own expense, will maintain all parts of the Premises, including, but not limited to, the Restaurant and any other improvements now or hereafter existing therein or thereon, in good repair and sound condition and at all times in accordance with the condition required and/or prescribed by the Franchise Agreement and the Prime Lease. Subtenant's obligation to maintain and repair includes specifically, but is not to be limited to, the maintenance and repair and/or replacement of the following: the foundations, roof, floor and structural portions of the walls of the Restaurant; parking lot; curbs; driveways; sidewalks; gutters; fixtures, facilities and equipment located on the Premises; heating, air-conditioning, electrical and plumbing systems; exterior and interior doors; windows and glass; signs and other equipment installed and used by Subtenant; any easements appurtenant to the Premises in accordance with the terms of such easements; and the keeping, maintaining and updating of a written or electronic log in a format approved by Sublessor documenting such maintenance records, receipts and any warranties related thereto and keeping the same available for periodic inspection by Sublandlord upon request. Subtenant will take all action and will make all structural and non-structural, foreseen and unforeseen and ordinary and extraordinary changes and repairs which may be required to keep all parts of each of the Premises in good repair and sound condition. The provisions of this Section shall not apply in the case of damage or destruction by fire or other casualty or in the case of eminent domain or condemnation, in which events the obligations of the Subtenant shall be controlled by either Section 11 or 12 hereof, as the case may be. Subtenant waives any right to (i) require Sublandlord to maintain, repair or rebuild all or any part of any of the Premises or (ii) make repairs at the expense of Sublandlord, pursuant to any rule, law or regulations at any time in effect with respect to the Premises. In carrying out its obligations as set forth above in this Section, Subtenant agrees to conform to all requirements of law, the regulations of applicable public authorities and the requirements of insurers. Further, Subtenant shall not take any action nor permit any action to be taken which would result in or cause the loss, termination or forfeiture of any easement right appurtenant to the Premises or which would result in the violation of any covenants, conditions or restrictions burdening the Premises.

(d) <u>Warranties</u>. Subtenant acknowledges and agrees that Sublandlord may have certain contractors', subcontractors' and/or manufacturers' warranties with respect to the physical structure of the

Premises. Subtenant understands that Sublandlord will provide certain instructions to Subtenant at the time it tenders possession of the Premises to the Subtenant, including, but not limited to names, contacts, escalation schedules for various systems and components in the Premises. Subtenant covenants and agrees to make careful notation and observations with respect to such warrantied systems and components and to timely alert the appropriate party(s), and with an email copy to the designated construction manager noting or documenting the same, as soon as practical following any observed defects or deficiencies related to such warrantied items. Subtenant shall and is hereby authorized to act on behalf of Sublandlord to file requests for warrantied service or repairs (at no cost to Sublandlord) during the applicable warranty periods, provided Subtenant shall give notice of the same to the designated construction manager, with a copy to portfolio management. Additionally, Subtenant shall schedule and/or participate in an eleventh (11) month walk through with Sublandlord and its general contractor at least one month prior to the expiration of the general contractor's one-year warranty period. Following the walk through and meeting, Subtenant shall sign and agree to the list of noted defects and deficiencies. In the event that any additional items are discovered or identified following the meeting. Subtenant shall immediately notify Sublandlord and general contractor and by mutual agreement of the parties, the list of defects and deficiencies will be updated and acknowledged by the parties. Subtenant hereby acknowledges and agrees that its rights to request repairs, replacements or corrections from either Sublandlord and/or its general contractors, subcontractors, suppliers and/or vendors are strictly limited by the terms and conditions of the warranties and shall be barred after the expiration of the requisite time periods.

Alterations. All alterations of the Premises by Subtenant shall conform with the terms, (e) conditions and requirements of the Franchise Agreement. When required under the Franchise Agreement based upon the scope or nature of the proposed alterations, Subtenant shall provide prior written notice to Franchisor and (if applicable) obtain Franchisor's prior written consent and approval. Additionally, if required by the Prime Lease, Subtenant shall obtain the Prime Landlord's consent including but not limited to providing plans and specifications and review fees (if any) and Sublandlord agrees to facilitate any Prime Landlord's consents upon request by Subtenant (subject to Franchisor's first approval). All alterations shall be made by Subtenant at Subtenant's sole expense by licensed contractors and in accordance with all applicable laws, rules, laws and regulations. Subtenant shall perform such remodeling, repair, replacement and redecoration to the Restaurant as required by and in conformance with the Franchise Agreement, including, without limitation, any letter of understanding with respect thereto. Any work at any time commenced by Subtenant on any of the Premises shall be prosecuted diligently to completion, shall be of good workmanship and materials and shall comply fully with all the terms of this Sublease. Upon completion of any alterations, Subtenant shall promptly provide Sublandlord with (i) evidence of full payment to all laborers and materialmen contributing to the alterations, (ii) an architect's certificate certifying the alterations to have been completed in conformity with the plans and specifications, (iii) a certificate of occupancy (if the alterations are of such a nature as would require the issuance of a certificate of occupancy), and (iv) any other documents or information reasonably requested by Sublandlord. Any addition to or alteration of any of the Premises shall automatically be deemed a part of the Premises and belong to Sublandlord, and Subtenant shall execute and deliver to Sublandlord such instruments as Sublandlord may reasonably require to evidence the ownership by Sublandlord of such addition or alteration; provided, however, if Subtenant is not in default under this Sublease and all Rent and other sums due to Sublandlord have been paid and discharged in full, Subtenant shall have the right to remove upon expiration of the Sublease Term those non-permanently attached fixtures and personal property which have been paid for and are then owned by Subtenant, but Subtenant shall repair any damage caused by such removal. Subtenant acknowledges and agrees that, in the event that Subtenant renovates, remodels, rebuilds, reimages or otherwise performs alterations to the exterior of the Premises, Subtenant shall, within ten (10) days of receipt of an invoice therefor, reimburse Sublandlord for Sublandlord's reasonable costs incurred in obtaining an updated title search for the Premises and any third party or landlord consents required in connection with Subtenant's work.

(f) Liens. Subtenant is not authorized to subject the interest of Prime Landlord or Sublandlord in the Real Property and/or Premises to any easement, restriction, lien, charge or encumbrance of any kind or nature without the prior written approval of Sublandlord and Prime Landlord. Subtenant shall permit no liens arising due to work performed by or under Subtenant's authority to encumber the Real Property and/or Premises, shall remove any such liens by payment or bond within fifteen (15) days after receipt of written notice thereof, and hereby agrees to hold Sublandlord and Prime Landlord harmless from and against any claims, demands or costs incurred by the indemnified parties related to any such liens during the Sublease Term. The foregoing hold harmless expressly includes Subtenant's agreement to promptly reimburse Sublandlord and/or Prime Landlord for any costs and expenses (including legal fees and court costs on a substantial indemnity basis) incurred in connection with the analysis, defense or payment made by the indemnified parties on account of any such lien.

(g) <u>Opening Covenant and Continuous Operation</u>. Subtenant covenants and agrees that it shall cause the Restaurant to be timely opened for business upon the earlier of: (i) the required open date under the Prime Lease, (ii) within ten (10) days following the "substantial completion" of the Restaurant (subject to any punch list items that do not materially impair Subtenant's ability to open and operate the Restaurant) as may be determined by Sublandlord's general contractor and/or as certified by Sublandlord, and (iii) the date specified under the Franchise Agreement. Thereafter, Subtenant covenants and agrees that it shall continuously occupy and operate the Restaurant during the Sublease Term. It shall be deemed a Default of Subtenant for more than five (5) consecutive days or for more than fifteen (15) days in any calendar year (or any shorter period if the same shall constitute a default under any Prime Lease), unless and except such closure is due to remodeling as approved in accordance with this Sublease, or any repair or restoration related to any condemnation or casualty event. Subtenant acknowledges and agrees it will be liable for any "pre-term" base rent due under the Prime Lease.

(h) <u>Signs</u>. If permitted by the Prime Lease, the Franchise Agreement and all other covenants and restrictions affecting the Premises, Subtenant shall have the right to install on the Premises, at its own expense, signs conforming to law and regulations, suitable for its purposes in the operation of the Restaurant which shall remain the property of Subtenant unless such signs must be surrendered to Sublandlord upon termination of the Franchise Agreement. Subtenant shall be responsible for proper maintenance and upkeep of such signs and for any damage to the Premises occasioned thereby, or by the removal thereof.

(i) <u>Indemnity</u>. Subtenant agrees that it will defend, indemnify and hold harmless Sublandlord, Prime Landlord and their respective employees, officers, directors and agents from and against any and all claims, suits, actions, proceedings, obligations, damages, losses, costs or expenses (including legal fees and court costs on a substantial indemnity basis) caused by, incurred or resulting from Subtenant's failure to comply with its obligations under this Section. The obligations of Subtenant and the rights and remedies of Sublandlord under this Section shall survive the termination, expiration and/or release of this Sublease.

### 9. <u>Remodeling of the Restaurant</u>.

(a) Subtenant, as franchisee under the Franchise Agreement, covenants and agrees that it has certain obligations to repair, upgrade, refurbish, remodel, and/or perform certain image enhancements to the Restaurant under the Franchise Agreement (collectively the "**Remodeling Obligations**"). If Subtenant breaches any of its covenants or agreements under the Franchise Agreement relating to the Remodeling Obligations and/or does not complete all of its Remodeling Obligations at the Restaurants, a "**Remodel Default**" shall be deemed to have occurred. Upon a Remodel Default, in addition to the rights of Sublandlord under Section 18(b) and Sublandlord's rights as franchisor under the Franchise Agreement, Sublandlord may, upon written notice to Subtenant, increase the Fixed Annual Rent due under Section 5(a) by twenty percent (20%) until the Remodel Default has been corrected (the "**Liquidated Damages**").

(b) It is acknowledged that a Remodel Default will cause Sublandlord to incur substantial economic damages and losses of types and in amounts which are impossible to compute and ascertain with certainty as a basis for recovery by Sublandlord of actual damages. Therefore, Sublandlord and Subtenant agree that upon a Remodel Default, Sublandlord may impose the Liquidated Damages. Subtenant agrees that the Liquidated Damages represent a fair, reasonable and appropriate estimate of the damages and losses that would be sustained by Sublandlord. In lieu of actual damages for a Remodel Default, Subtenant agrees that the Liquidated Damages may be assessed and recovered by Sublandlord as against Subtenant, and without Sublandlord being required to present any evidence of the amount or character of actual damages sustained by reason thereof; therefore, Subtenant shall be liable to Sublandlord for payment of the Liquidated Damages. Such Liquidated Damages are intended to represent estimated actual damages and are not intended as a penalty, and Subtenant shall pay them to Sublandlord without limiting Sublandlord's right to obtain substitute or additional relief as may be appropriate.

(c) Without limiting the generality of Section 30(i), if any court determines that the Liquidated Damages is excessive or is unreasonable or unenforceable under the laws of that State, it is the intention of the parties hereto that the Liquidated Damages may be modified or amended by the court to render it enforceable to the maximum extent permitted by the laws of that State.

**10.** <u>**Quiet Enjoyment**</u>. Sublandlord covenants and agrees that Subtenant, upon paying the Rent and all other charges herein provided for, and observing and keeping the covenants, agreements and conditions of this Sublease on its part to be kept shall lawfully and quietly hold, occupy and enjoy the Premises during the Sublease Term, or any extension thereof, without hindrance or molestation from anyone claiming by, through or under Sublandlord.

### 11. <u>Damage or Destruction to Premises</u>.

(a) <u>Subtenant's Obligation to Replace and Restore</u>. In the event that the Premises are damaged or destroyed by fire or other casualty or Subtenant is evicted from the Premises by a public authority to preserve the public safety, this Sublease shall not terminate, nor shall the liability of Subtenant to pay rent cease or be reduced, except as hereinafter expressly provided in this Section, but Subtenant shall restore, replace or rebuild the Premises at Subtenant's sole cost and expense with all reasonable speed to the same condition as existed prior to the happening of the fire, eviction or other casualty. In the event Subtenant is required to so restore, replace or rebuild as aforesaid, Subtenant shall be entitled to the proceeds of casualty insurance carried and maintained by Subtenant and payable by virtue of the event or events causing damage to the Premises. **[CONFIRM NO CONFLICT WITH THE PRIME LEASE]** 

(b) Limited Right to Terminate. Notwithstanding the foregoing subparagraph (a), in the event the Premises should, within two (2) years prior to the end of the initial Term of this Sublease, be damaged by fire or other casualty to the extent of at least fifty percent (50%) of the replacement value thereof, and provided Sublandlord has the right to terminate the Prime Lease with respect to such casualty event, Sublandlord and Subtenant shall have the right to cancel and terminate this Sublease effective as of the date of such casualty by written notice to other party given within thirty (30) days after the occurrence thereof (but not less than five (5) business days prior to the date Sublandlord shall be required to deliver any such termination notice to the Prime Landlord), in which case (i) provided Sublandlord shall have the same right under the Prime Lease, Subtenant shall, at Subtenant's cost and expense, return possession of the Real Property to Sublandlord with all buildings removed from the surface of the Real Property and (ii) the proceeds of any insurance carried or required to be maintained by Subtenant shall be payable solely to Sublandlord (except with respect to any coverage related to any personal property owned by Subtenant). [CONFIRM NO CONFLICT WITH THE PRIME LEASE]

(c) <u>Conflict with Prime Lease</u>. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the terms and conditions set forth in this Section and those set forth in the Prime Lease with respect to damage or destruction to the Premises, the terms and conditions of the Prime Lease will govern.

12. <u>Condemnation</u>. In the event that at any time during the Sublease Term the Premises or any part thereof shall be taken by eminent domain or condemnation by any public or quasi-public authority (or in the event a voluntary conveyance is made by Sublandlord to such public or quasi-public authority by reason of or by threat or imminence of the exercise of such power of eminent domain or condemnation by such authority), the following terms and conditions shall apply:

(a) <u>Total Taking</u>. In the event of a total taking, Subtenant's right of possession shall terminate as of the date of taking and Rent and other charges provided for in this Sublease shall be paid up to such date. The entire damage award of the condemnation proceedings to which Sublandlord is entitled pursuant to the Prime Lease shall be paid to Sublandlord but Sublandlord shall, and hereby does, after deduction from said award of any and all legal fees and costs associated with such proceedings on a substantial indemnity basis, assign to Subtenant out of any award paid to Sublandlord the following amounts: (i) if Subtenant shall have made improvements or alterations in or to the Premises after the Effective Date and shall have not yet fully amortized its expenditure for such improvements or alterations, a sum equal to the unamortized portion of any such expenditures, and (ii) a sum equal to any cost or loss to which Subtenant may be put in removing Subtenant's Equipment from the Premises, but these sums will be paid only if the condemning authority makes a specific award for such costs or losses.

(b) Partial Taking Which Renders the Premises Substantially Unusable. In the event of a partial taking of the Premises which renders the Premises substantially unusable by Subtenant for the operation of the Restaurant in accordance with the Franchise Agreement, and provided the Prime Lease can be terminated pursuant to its terms, then Sublandlord or Subtenant may, by written notice to the other within thirty (30) days after the taking by the condemning authority (but not less than five (5) business days prior to the date Sublandlord shall be required to deliver any such termination notice to the Prime Landlord), terminate this Sublease, and Rent and other charges provided for in this Sublease shall be paid up to such date, and Subtenant hereby reserves unto itself the right to prosecute its claim for an award for damages for the termination of this Sublease and its loss of its interest under this Sublease, or any portion thereof, caused by such appropriation or taking, together with damages based on the value of Subtenant's Equipment and other improvements erected or installed on the Premises by Subtenant and the damages Subtenant may sustain to the business operated by Subtenant on the Premises, including, but not limited to, an award for the use of any temporary construction easement area on the Premises, good will, patronage and the removal, relocation and replacement costs and expenses caused by such appropriation or taking. If neither party elects to terminate this Sublease, there shall be no abatement or adjustment to the Rent due hereunder, and Sublandlord shall pay to Subtenant the damage award received by Sublandlord as compensation for such partial taking (after deduction from said award of any and all legal fees and costs associated with such proceedings on a substantial indemnity basis). Subtenant shall use such award together with all other funds of Subtenant necessary to restore the Premises at Subtenant's sole expense to usable condition and in accordance with the requirements of the Franchise Agreement.

(c) <u>Partial Taking Which Does Not Render the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises which does not render the Premises substantially unusable by Subtenant for the operation of the Restaurant in accordance with the Franchise Agreement, there shall be no abatement or adjustment of Rent hereunder and the entire damage award received for such partial taking shall belong solely to Sublandlord; provided, however, if any damage award includes, in part, an award related to lost profits or sales or similar consequential damages, such portion of the award shall be paid or otherwise made available to Subtenant.

(d) <u>Total Taking Within Right-Of-Way</u>. Notwithstanding the provisions of this Section, it is hereby expressly acknowledged and agreed by Subtenant that if an expropriating authority takes any portion (or all of that portion) of the Premises which is located within a public right-of-way on the date of this Sublease, such a taking shall not be deemed to entitle Subtenant to any part of the award therefor (which shall belong solely to Sublandlord). Additionally, a condemnation of solely that portion of the Premises which is located within the public right-of-way on the date of this Sublease shall not be deemed to in any way bring this Section into operation and effect.

(e) <u>Conflict with Prime Lease</u>. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the terms and conditions set forth in this Section and those set forth in the Prime Lease with respect to condemnation, the terms and conditions of the Prime Lease will govern.

13. <u>Assignment and Subletting</u>. Subtenant shall not permit Subtenant's interest in this Sublease to be vested in any third party by operation of law or otherwise and Subtenant shall not assign, sublet, pledge, hypothecate or otherwise transfer this Sublease or any interest in this Sublease or the Premises in whole or in part without first obtaining the prior written consent of Sublandlord, which consent Sublandlord may grant or withhold in its sole and absolute discretion. As a condition to its consent, Sublandlord may require that the Rent required to be paid hereunder be increased to reflect the current fair market value of the Premises and any assignee or sublessee must also in connection with such assignment or subletting receive an assignment of all rights of the franchisee under the Franchise Agreement, to the assignment under the Franchise Agreement. If Sublandlord does so consent to an assignment of this Sublease or a subletting of all or any portion of the Premises, Subtenant and Guarantor shall remain liable to Sublandlord for all obligations under this Sublease unless expressly released in writing from such obligations by Sublandlord.

14. <u>Mortgage Subordination and Attornment</u>. Upon written request by Sublandlord or Prime Landlord, conferred in by any mortgagee of Sublandlord's and/or Prime Landlord's interest in the Premises, or by any person, firm or corporation intending to become such a mortgagee, Subtenant agrees to subordinate its rights under this Sublease to the lien of any mortgage covering the Premises and to any and all advances to be made thereunder, and to the interest thereon, and all renewals, replacements and extensions thereof, provided the mortgagee named in said mortgage shall agree to recognize this Sublease in the event of foreclosure if Subtenant is not in default hereunder. Subtenant agrees that upon the written request of Sublandlord, Prime Landlord or any mortgagee named in such mortgage, it will execute and deliver whatever instruments may be required for such purposes. Subtenant will, in the event of the sale or assignment of Sublandlord's or Prime Landlord's interest in the Premises or in the event of any proceedings brought for the foreclosure of, or in the event of the exercise of the power of sale under any mortgage covering the Premises, attorn to and recognize such purchaser or mortgagee as landlord under this Sublease.

### 15. <u>Indemnification and Insurance</u>.

(a) <u>Indemnification</u>. To the fullest extent permitted by law, Subtenant agrees to defend, indemnify and hold harmless, Prime Landlord, Sublandlord, and any parent, subsidiaries, affiliates, and their directors, officers, agents, employees, and authorized representatives and assigns of each (the "Indemnitees") from and against any and all liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages and expenses, including defense costs and attorney's fees (all collectively "Losses"), provided such Losses are attributable to (a) injury to or death of any person or persons, including but not limited to, any employee, agent or representative of Subtenant, as well as any employee, agent, or representative of an Indemnitee; (b) damage to or impairment of property, or (c) personal and advertising injury, arising out of or related to the occupancy, operation, maintenance, or use

of the Premises by Subtenant, which are in any manner directly or indirectly caused occasioned, contributed to, or claimed to be due, in whole or in part, to any acts, errors, omissions, reckless, negligent, or willful misconduct, whether active or passive, of Subtenant or anyone whose acts Subtenant may be liable for in conjunction with or incident to this Sublease, even though the same may have resulted from the joint, concurring, or contributory negligence of any Indemnitee, or any other person or persons, unless the same was caused by the sole negligence or willful misconduct of any Indemnitee. The foregoing indemnity shall survive the expiration or earlier termination of this Sublease.

(b) <u>Insurance Coverage</u>. Subtenant agrees to provide and maintain, at its sole cost and expense, insurance in at least the same amounts and of the same types required by the Prime Lease to be carried by the tenant thereunder with regard to the Premises; provided, however, that notwithstanding the requirements of the Prime Lease, Subtenant shall maintain at a minimum, the following required policies of insurance, in the forms and with minimum limits (or such higher amounts as may, from time to time, be required under the provisions of the Franchise Agreement) and coverage terms, as set forth below:

Commercial General Liability: 1,000,000 each occurrence, \$2,000,000 general (i) aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate. Coverage shall be written on an occurrence basis, on ISO form CG-00-01-04-13 or its then substantial equivalent. For claims arising out of or in any way related, directly or indirectly, to the Franchise Agreement, the Premises, its occupancy or the operation of the Restaurant, the policy shall name The Wendy's Company, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees (collectively, for purposes of reference to this Insurance Coverage section, "Wendy's") as additional insureds, provide coverage on a primary basis, and not contributory with or excess over any other insurance or self-insurance available to the Wendy's, provide cross-liability coverage consistent with standard ISO form separation of insureds clause, and shall be endorsed with ISO Form CG-24-04, "Waiver of Transfer of Right of Recovery Against Others to Us," or the substantial equivalent. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required or percentage of negligence attributed to the named insured. There shall be no exclusion, limitation, or endorsement in the policy, other than those standard exclusions and limitations inherent to the aforementioned ISO form, that serves to restrict or limit additional insured status, contractual liability, or products liability.

(ii) Property: Special Form, All-Risk Property Insurance, on a replacement cost basis, to the full value of the Restaurant and all improvements in or about the Premises. Coverage shall include business interruption for a period not less than 12 months from the date of any loss or damage. Subtenant may carry such insurance under a blanket policy, provided such policy includes coverage for the Restaurant and Premises equivalent to that which would be available under a separate policy. Coverage shall include a waiver of subrogation in favor of Wendy's and shall name Wendy's an additional interest and loss payee in accordance with Wendy's interests. In addition to the foregoing: Subtenant will provide (or will cause its General Contractor to provide) at its expense builders risk insurance for construction that covers special risk perils including earthquake, flood, fire, and theft of materials stored at or within 1,000 feet of each Project site.

(iii) Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Subtenant, in any way related, directly or indirectly, to the Franchise Agreement, the Premises, or occupancy or operation of the Restaurant. Coverage shall be written on ISO Form CA-00-01, or a form providing equivalent liability coverage. The policy shall apply to "Any Auto" including without limitation all owned, non-owned, hired, rented, leased or borrowed motor vehicles and all mobile equipment used by Subtenant and shall provide cross-liability coverage as provided under standard ISO forms separation of insureds clause.

(iv) Umbrella Excess Liability: \$2,000,000 each occurrence, with the Commercial General Liability, Business Auto Liability and Employer's Liability policies described herein appearing as

Scheduled Underlying Policies. The policy shall recognize Wendy's, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees as additional insureds and provide coverage for the interests of Wendy's on a primary or first excess basis, and not contributory with or excess over any other insurance or self-insurance available to Wendy's. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required; or percentage of negligence attributed to the named insured. The policy shall be in a following form or a form at least as broad as the required underlying policies.

(v) Cyber Risk: Including coverage for claims arising out of or related to (1) investigation of an actual or alleged security failure, privacy event, security breach or other related incident, including but not limited to forensic services, legal counsel and breach coaching services, breach response and notification services, call center services, credit and identity theft monitoring and protection services, media and public relations services; (2) business income/business interruption/extra expense; (3) digital and data asset protection and restoration; (4) network security & consumer privacy liability; (5) regulatory defense and indemnification, including fines and assessments; (6) multimedia liability; (7) cyber extortion, including but not limited to the use of ransomware or other malware to compromise Subtenant's systems; and (8) social engineering or other forms of electronic manipulation that result in covered loss. The policy shall include limits not less than \$1,000,000 each claim and shall be endorsed to name Wendy's an additional insured.

(vi) Worker's Compensation and Employer's Liability: Worker's Compensation coverage in accordance with the statutory requirements in all states and/or provinces in which the Subtenant conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease. If Subtenant utilizes a program of self-insurance, a Certificate of Authority from the state is required, along with a policy of Excess Worker's Compensation insurance in excess of the self-insured limit and including Employer's Liability, each with limits not less than \$500,000 bodily injury, each accident or disease. The policy shall provide a waiver of subrogation in favor of Wendy's. Depending on the corporate structure of your business, the Subtenant entity may not be the appropriate carrier of Worker's Compensation or Employer's Liability coverage. In this case, Subtenant may satisfy this requirement by causing it appropriate affiliated entity to carry such coverage(s).

(vii) any other form or forms of insurance as the Subtenant or the Sublandlord or the Sublandlord's mortgagee requires from time to time in form, in amount and for insurance risks against which a prudent subtenant would protect itself.

Further with regard to each of the aforementioned insurance policies

- (1) The parties acknowledge that Subtenant's insurance is intended to fulfill the insurance requirements of the Prime Lease in addition to requirements stated in this Sublease and is intended to be in lieu of and not duplicative with any insurance required of the Sublandlord in accordance with the Prime Lease.
- (2) Each policy shall be underwritten by a duly licensed and admitted insurance carrier with a current minimum A.M. Best Rating of A- VIII or the substantial equivalent rating provided by Fitch, Standard & Poor's, or Moody's.
- (3) Subtenant shall provide Wendy's with written notification, within 30 days of the effective date, of the cancellation, non-renewal or material change in coverage or coverage limits.
- (4) There shall be no deductible or self-insured retention in excess of \$50,000 maintained by Subtenant with respect to any of the foregoing insurance, without Wendy's prior written approval. All deductibles, self-insurance and premiums associated with the required

insurance shall be the responsibility of the Subtenant. With regard to liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages, and expenses, including defense costs and attorney's fees, that remain within deductibles or self-insured retentions, Subtenant agrees to assume obligations that would otherwise have existed on the part of an insurer to an additional insured.

- (5) Subtenant shall deliver, or cause to be delivered to Sublandlord, on or prior to the effective date of the Franchise Agreement and thereafter, not more than ten (10) days subsequent to the expiration dates of the policies, a new or renewal Certificate of Insurance, executed by a duly authorized representative of each insurer. Such Certificate shall evidence compliance with the requirements stated herein and shall expressly and conspicuously reflect the amount of each deductible or self-insured retention.
- (6) When requested by Wendy's, Subtenant shall provide true and complete copies of insurance policies to Wendy's within ten (10) full business days of any such request.
- (7) Should Subtenant fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Wendy's, at its option, but without obligation to do so, may, upon five days' notice to Subtenant, cure such failure, and any sums so expended by Wendy's, together with Wendy's reasonable administrative expense in connection therewith, shall thereafter be due from and payable by Subtenant.
- (8) Neither the approval, disapproval or failure to act by Wendy's regarding any document reflecting insurance on behalf of Subtenant, nor the bankruptcy, insolvency or denial of liability by any insurance company shall relieve Subtenant of full responsibility or liability for damages and accidents as set forth herein. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the insurance requirements set forth in this Section and those set forth in the Prime Lease in that the insurance requirements under the Prime Lease are greater than those set forth herein, then the insurance requirements of the Prime Lease shall govern.

16. <u>Equipment</u>. All goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Subtenant whatsoever kept in, on or about the Premises shall be at Subtenant's sole risk, and Sublandlord shall not be liable for any damage done to or loss of such goods, wares, merchandise, inventory, machinery, Equipment or other personal property of Subtenant arising from the bursting, overflowing or leaking of water, sewer, sprinkler system or steam pipes, or from the heating or plumbing fixtures, or from electric wires, or from gas or odors, or by reason of the failure of heat, gas or electricity, or from any other cause whatsoever.

17. <u>Subtenant Financing; Security Interest of Sublandlord</u>. To secure the payment of all Rent and any other sums that may become due to Sublandlord under the terms of this Sublease, Sublandlord shall have and is hereby granted by Subtenant a lien and security interest upon all the goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Subtenant in or about the Premises or that may be placed or kept therein during the Sublease Term. Upon request by Subtenant, Sublandlord shall execute waivers or consent agreements in form acceptable to Sublandlord confirming the subordination of this lien, as required by a bank or institutional lender. The parties acknowledge and agree that in no event shall similar waivers or consent agreements be requested from or obtained from Prime Landlord.

This Sublease shall also constitute a security agreement under the applicable legislation of the State in which the Premises are located. None of the goods, wares, merchandise, inventory, machinery,

Equipment or other personal property of Subtenant situated on the Premises shall be removed from the Premises without the prior written consent of Sublandlord unless all Rent and all other sums then due to Sublandlord shall first have been paid and discharged in full. Subtenant shall from time to time execute any financing statements and other instruments necessary to perfect the first lien and security interest granted herein and to carry out the terms of this Section. Upon the occurrence of a Default by Subtenant under this Sublease, Sublandlord shall have the option, in addition to any other remedies provided herein or by law, to enter upon the Premises with or without the permission of Subtenant and take possession of any and all goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Subtenant situated on the Premises without liability for trespass or conversion and to enforce the first lien and security interest hereby granted in any manner provided by law.

Additionally, with the prior written consent of Sublandlord and Franchisor (in form and substance as they may require) and subject to the terms and conditions and restrictions on the same as they may require, Subtenant may grant a leasehold mortgage in and to its rights as subtenant under this Sublease. Upon request, Sublandlord shall execute waivers or consent agreements in a form acceptable to Sublandlord in its sole and absolute discretion permitting the pledge of this Sublease as a subleasehold mortgage in favor of Subtenant's bank or institutional lender and providing such bank or institutional lender with limited rights including cure, assumption and/or entry in the event of a foreclosure. The parties acknowledge and agree that all such consents to any subleasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Subtenant's interest under the Franchise Agreement to such bank or institutional lender. The parties further acknowledge and agree that in no event shall any similar waivers or consent be requested from or obtained from the Prime Landlord.

#### 18. <u>Default by Subtenant</u>.

(a) Each of the following actions shall constitute a default and breach under the terms of this Sublease (a "**Default**"):

(i) any act or omission by Subtenant that would constitute a default under the Prime Lease;

(ii) if Subtenant shall fail to make any payment of Rent or any other charges or amounts due under this Sublease, on the day when such payments are due;

(iii) if Subtenant shall fail to perform any other provision, covenant or condition of this Sublease other than the payment of Rent or any other charges or amounts due;

(iv) if Subtenant abandons or vacates the Premises at any time during the Sublease Term;

(v) if Subtenant ceases to operate the Restaurant in accordance with this Sublease;

(vi) any act or omission which constitutes a default under the Franchise Agreement (including without limitation any failure to complete required training) or any other Related Agreement, or failure to execute a Franchise Agreement;

(vii) if Subtenant makes an assignment for the benefit of creditors or enters into a composition agreement with the creditors, or if the interest of Subtenant in the Premises or any personal property used in connection therewith is attached, levied upon or seized by legal process, or if Subtenant is found to be bankrupt or insolvent by any court of competent jurisdiction, or if a receiver is appointed for Subtenant;

(viii) if Subtenant's interest in the Sublease shall be vested in any third party by operation of law or otherwise, or if Subtenant has assigned this Sublease or the Premises are subleased by Subtenant in whole or in part without Sublandlord's prior written consent;

(ix) if a final, non-appealable judgment is rendered by a court against Subtenant which has a material adverse effect on either the ability to conduct business at any of the Premises for its intended use or Subtenant's ability to perform its obligations under this Sublease, or is in the amount of \$100,000.00 or more, and in either event is not discharged within sixty (60) days from the date of entry thereof;

 $(x) \qquad \mbox{if Subtenant is in default under the terms and conditions of any of the Related Agreements; or$ 

(xi) a Remodel Default.

(b) <u>Remedies of Sublandlord</u>. In the event of any Default of Subtenant hereunder, and in addition to any other rights or remedies available to Sublandlord at law or in equity or otherwise available under the Prime Lease and/or the Sublease, Sublandlord shall have the right, but not the obligation, to do any one or more of the following:

(i) cure any Default of Subtenant, on behalf and at the sole cost and expense of Subtenant;

(ii) terminate this Sublease upon not less than fifteen (15) days' notice, whereupon Subtenant shall vacate the Premises on or before such date unless such Default shall be cured prior to the effective date of such termination (failing which, Sublandlord may institute eviction proceedings), and to collect from Subtenant all Rent and other sums due through the date of such termination;

(iii) without terminating this Sublease, re-enter the Premises and proceed to re-let all or any part of the Premises as Sublandlord, in its discretion, may deem reasonably necessary or appropriate; or

(iv) declare immediately due and payable and to collect from Subtenant all Rent due from Subtenant for the remaining portion of the Sublease Term; or

(v) recover from Subtenant any other amount necessary to compensate Sublandlord for all damages proximately caused by Subtenant's failure to perform its obligations under this Sublease or which in the ordinary course of things would be likely to result therefrom, including but not limited to any costs or expenses incurred by Sublandlord: (A) in retaking possession of the Premises, including reasonable legal fees therefor; (B) in maintaining or preserving the Premises after such Default; (C) in preparing the Premises for reletting to a new tenant including repairs or alterations to the Premises for such reletting; (D) as brokerage fees, leasing commissions and reasonable legal fees in connection with the reletting of the Premises to a new tenant; and (E) any other costs necessary or appropriate to relet the Premises.

**19.** <u>**Cross Default**</u>. Any Default under this Sublease shall be considered a default under the Franchise Agreement and the Related Agreements. Subtenant acknowledges agreement with the cross-default provisions of this Section and all other terms and conditions of this Sublease relating to the Franchise Agreement and the Related Agreements. Guarantor has signed this Sublease for the purpose of

acknowledging its agreement with the cross-default provisions of this Section and all other terms and conditions of this Sublease relating to the Franchise Agreement and the Related Agreements.

### 20. <u>Estoppel Certificates</u>.

At any time, and from time to time, each party hereto shall, promptly and in no event later (a) than ten (10) days after a request from the other party, execute, acknowledge and deliver to the other party, a certificate in the form reasonably satisfactory to the requesting party, certifying: (i) that Subtenant has accepted the Premises; (ii) that this Sublease is in full force and effect and has not been modified (or if modified, setting forth all modifications), or, if this Sublease is not in full force and effect, the certificate shall so specify the reasons therefor; (iii) the commencement and expiration dates of the Sublease Term, including the terms of any extension options of Subtenant; (iv) the date to which the rentals have been paid under this Sublease and the amount thereof then payable; (v) whether there are then any existing defaults by the other party in the performance of its obligations under this Sublease, and, if there are any such defaults, specifying the nature and extent thereof, (vi) that no notice has been received by the certifying party of any default under this Sublease which has not been cured, except as to defaults specified in the certificate; (vii) the capacity of the person executing such certificate, and that such person is duly authorized to execute the same on behalf of said party; (viii) that neither Sublandlord nor Prime Landlord has actual involvement in the management or control of decision making related to the operational aspects or the dayto-day operations of the Premises; and (ix) any other information reasonably requested by the requesting party.

(b) If Subtenant shall fail or refuse to sign a certificate in accordance with the provisions of this Section within ten (10) days following a request by Sublandlord, then Sublandlord shall have the right to execute any such certificate for and on behalf of Subtenant and in Subtenant's name, provided, however, that Sublandlord's execution and delivery of such certificate on behalf of Subtenant shall not cure any Default arising by reason of Subtenant's failure to execute and deliver such certificate.

21. <u>Notices</u>. All notices, requests, demands and other communications required or permitted by this Sublease shall be in writing and shall be deemed to have been duly given upon (a) actual delivery, if delivered by personal delivery, and/or (b) if sent by certified mail return receipt requested or by same day or overnight receipted courier service, when actually received or refused. Any material notices under this Lease, if given electronically via email or other electronic means to such addresses as may be used by either party from time to time, shall also be followed with written notice in the manner specified in the prior sentence. Notices shall be addressed to the respective parties at the following addresses:

To Sublandlord:	Wendy's Properties, LLC One Dave Thomas Blvd. Dublin, OH 43017 Phone: (614) 764-3100
With a copy to:	Wendy's Properties, LLC One Dave Thomas Blvd. Dublin, OH 43017 Attn: Legal Department (Real Estate) (Site #) Phone: (614) 764-3100

To Subtenant:	
	Attn:
	Phone: ()

or such other address as either party hereafter designates to the other in writing as aforesaid.

**22.** Joint and Several Obligation. In the event Subtenant under this Sublease consists of more than one entity and/or individual, its and their liability under this Sublease is agreed to be joint and several.

Subtenant's Compliance with Environmental Laws. Subtenant shall comply or use its 23. best efforts to secure compliance with all applicable federal, provincial and local laws, regulations or ordinances pertaining to air and water quality, any hazardous material (as hereinafter defined), waste disposal, air emissions and other environmental matters with respect to the use or occupation of the Premises. Subtenant shall not cause or permit any hazardous material to be brought upon, kept or used in or about the Premises by Subtenant or any other person or entity. If Subtenant breaches the obligations stated herein or if the presence of hazardous material on the Premises caused or permitted to be caused by Subtenant results in the contamination of the Premises, or any portion thereof, or if the contamination of the Premises by hazardous material otherwise occurs for which Subtenant is legally liable to Sublandlord for damage resulting therefrom, then Subtenant shall indemnify, defend and hold Sublandlord harmless from any and all claims, judgments, damages, penalties, fines, costs, liabilities and losses (including without limitation, diminution in value of the Premises, and sums paid in settlement of claims, legal fees on a substantial indemnity basis, consultant fees and expert fees) which arise during or after the Sublease Term as a result of such contamination. This indemnification of Sublandlord by Subtenant includes, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any federal, provincial or local governmental agency or political subdivision because of hazardous material being present in the soil or groundwater on or under the Premises. Without limiting the foregoing, if the presence of any hazardous material on the Premises caused or permitted to be caused by Subtenant results in any contamination of the Premises, or any portion thereof, Subtenant shall promptly take all actions, at no cost or expense to Sublandlord, as are necessary to return the Premises to the condition existing prior to the introduction of any such hazardous material to the Premises, provided that Sublandlord's approval of such action shall first be obtained. The foregoing indemnity shall survive the expiration or earlier termination of this Sublease. As used herein, the term "hazardous material" means any pollutant, toxic substance, hazardous waste, hazardous material, hazardous substance, or oil as defined in or pursuant to any federal, provincial or local environmental law, regulation, ordinance, rule, or by-law, whether existing as of the date hereof, previously enforced, or subsequently enacted.

24. <u>Surrender of Premises</u>. Subtenant will deliver up and surrender possession of the entire Premises, including, without limitation, the Restaurant and all other improvements located on the Premises, to Sublandlord upon the expiration of this Sublease or its termination in any way, in their original condition, reasonable wear and tear excepted, or such other superior condition as may be specified in the Prime Lease. If required by Sublandlord or Prime Landlord, Subtenant shall, at Subtenant's cost and expense, execute and deliver to Sublandlord or Prime Landlord (as applicable) a quitclaim deed to the Restaurant and any other improvements located on the Premises. Subtenant shall also comply at its sole cost and expense with all terms and conditions of the Franchise Agreement to be complied with on surrender of the Premises.

### 25. <u>Relationship to Prime Lease</u>.

This Sublease and all of Subtenant's rights hereunder are expressly subject to and (a) subordinate to all of the terms of the Prime Lease. Subtenant hereby acknowledges that it has received a copy of the Prime Lease and has read all of the terms and conditions thereof. Subtenant hereby assumes all obligations of Sublandlord, as tenant or lessee under the Prime Lease, with respect to the Premises and agrees to be bound by the terms of the Prime Lease as fully and to the same extent as if Subtenant were the tenant or lessee under the Prime Lease. Subtenant shall neither do nor permit anything to be done which would cause the Prime Lease to be terminated or forfeited by reason of any right of termination or forfeiture reserved or vested in the lessor/landlord under the Prime Lease, and Subtenant shall indemnify and hold Sublandlord harmless from and against all claims and expenses of any kind whatsoever, including reasonable solicitor's fees, arising out of or in connection with the Prime Lease, or the curing of any default thereunder. Sublandlord agrees that Sublandlord shall, when necessary and when requested by Subtenant, endeavor to cause Prime Landlord to perform its obligations as landlord under the Prime Lease. Subtenant acknowledges that except as expressly provided in herein, any termination of the Prime Lease will result in a termination of this Sublease. Sublandlord and Subtenant each agree to provide to the other copies of any written notices which either may receive from the lessor/landlord under the Prime Lease or any mortgagee having an interest in the Premises.

(b) Notwithstanding anything to the contrary contained herein, Subtenant shall not be entitled to exercise any rights of first offer, rights of first refusal, or purchase options contained in the Prime Lease. Further, it is expressly acknowledged and agreed that all incentives or inducements under the Prime Lease (e.g. "tenant improvement allowances", "cash inducements", etc.) are the sole and separate property of Sublandlord and will not be paid over to Subtenant, nor credited or passed thru to the Subtenant.

(c) Notwithstanding any contrary provision herein, the following terms and provisions of the Prime Lease shall not apply to Subtenant and shall not be deemed a part of this Sublease or the rights and obligations to Subtenant:

[LIST EXCLUSIONS HERE, IF ANY]

### (i)

26. <u>Brokers</u>. Sublandlord and Subtenant each represents and warrants to the other that no broker, agent, commission salesman or other person has represented the warranting party in the negotiations for and procurement of this Sublease and of the Premises, and that no commissions, fees or compensation of any kind are due and payable in connection herewith to any such person or entity. Each of Sublandlord and Subtenant agrees to indemnify and hold the other harmless from and against any and all costs or claims of any agent, broker or other person claiming to be acting on behalf of the indemnifying party for fees, commissions or other compensation by reason of the transaction contemplated by this Sublease or otherwise resulting from breach by the indemnifying party of the representations in this Section.

27. <u>Guaranty</u>. Simultaneously with the execution of this Sublease and as an express condition of the effectiveness hereof, Guarantor(s) shall jointly and severally unconditionally Guaranty the payment and performance of all obligations, terms and conditions under this Sublease on behalf of Subtenant and agrees to indemnify and save harmless Sublandlord from any damages arising out of failure by Subtenant to pay Rent or observe or perform any of the terms and conditions contained in this Sublease, pursuant to the Guaranty. During the Sublease Term and from time-to-time, within fifteen (15) days of Sublandlord's request, Subtenant shall cause the Guarantor(s) to provide the most current fiscal year-end audited financial statements of the Guarantor(s) prepared in accordance with generally accepted accounting principles

consistently applied (including an annual balance sheet, a profit/loss statement, statement of cash flow and footnotes).

28. <u>Right to Inspect and Show Premises</u>. Subtenant agrees that Sublandlord or Sublandlord's representative(s) shall have the right at all reasonable times to enter upon and to inspect the Premises to ascertain that Subtenant is carrying out the terms, conditions and provisions of this Sublease, including but not limited to Tenant's compliance with all laws and ordinances. If Sublandlord identifies any deficiencies in maintenance or lack of compliance with laws, Subtenant covenants and agrees that it shall take immediate steps to rectify and cure any such issues within the earlier of thirty (30) days or such timeframe as required under the Prime Lease or under any governmental notice or order. Sublandlord shall have the right to show the Premises to prospective purchasers at any time during the Sublease Term or to prospective tenants during the last six (6) months of the Sublease Term.

**29.** <u>Costs and Legal Fees.</u> If either party brings or commences any legal action or proceeding to enforce any of the terms of this Sublease (or for damages by reason of an alleged breach of this Sublease), the prevailing party in any litigation between the parties shall be entitled to recover, as a part of its judgment, reasonable legal fees and costs of suit.

### 30. <u>Miscellaneous</u>.

(a) This Sublease shall be governed by the laws of the State in which the Premises are located. This Sublease supersedes all prior discussions and agreements between the parties and incorporates their entire agreement with respect to the matters set forth herein, and shall not be modified, changed or altered in any respect, except in writing executed in the same manner as this Sublease by the parties hereto.

(b) Any term used in this Sublease which begins with initial capital letters and is not defined herein shall have the same meaning attributable to that term in the Prime Lease.

(c) The captions used in this Sublease are for convenience only and do not in any way limit or amplify the terms and provisions hereof. The use of the terms "hereof," "hereunder" and "herein" shall refer to the Sublease as a whole except where noted otherwise. The necessary grammatical changes required to express singular, plural, male, female or neuter, as applicable, shall be assumed in each case to be fully expressed.

(d) Time is of the essence with respect to the provisions of this Sublease. If the time period by which any right, option or election provided under this Sublease must be exercised, or by which any act required hereunder must be performed, expires on a Saturday, Sunday or legal or bank holiday in the State where the Premises are located, then such time period shall be automatically extended through the close of business on the next regularly scheduled business day.

(e) Any transfer tax or other tax payable to any governmental taxing authority, including the municipality in which the Premises lies, by reason of the execution of this Sublease and/or recordation of a memorandum thereof shall be paid by Subtenant.

(f) The provisions of this Sublease shall inure to the benefit of and be binding upon Sublandlord and Subtenant and their respective successors, heirs, legal representatives and assigns; subject, however, in the case of Subtenant to the provisions of this Sublease with respect to the rights of Subtenant to further assign this Sublease or sublet the Premises.

(g) No failure or delay by Sublandlord or Subtenant to exercise any right or power given it or to insist upon strict compliance by the other with any obligation imposed on it, and no custom or practice of either party hereto at variance with any term hereof shall constitute a waiver or a modification of the terms hereof by Sublandlord or Subtenant or any right either party has herein to demand strict compliance with the terms hereof

by the other. The acceptance by Sublandlord of any sum of rental less than the sum provided for in this Sublease shall not alter the rental terms hereof or absolve Subtenant from its obligation to pay the rental herein provided, but the acceptance of any lesser sum than the Rent herein stipulated shall be an acceptance of the amount paid to apply on account of the Rent due. This Sublease (including all exhibits and addenda attached hereto) contains the sole and entire agreement of Sublandlord and Subtenant with respect to the subject matter hereof, and no prior or contemporaneous oral or written representation or agreement between the parties and affecting the Premises shall have legal effect so as to modify or amend or change the conditions hereof.

(h) The parties covenant and agree that this Sublease shall not be registered, but upon written request of Sublandlord or Subtenant, a notice of sublease shall be prepared by Subtenant (which form is subject to the prior review and approval of the Sublandlord) describing the Premises, giving the Sublease Term, the name and address of Sublandlord and Subtenant, but containing no other terms or provisions of this Sublease except as may be permitted or required by Sublandlord, which shall be promptly executed and delivered by both parties. The notice of sublease may be registered by either party, at the sole cost and expense of the party so registering.

(i) If any clause or provision of this Sublease or the application thereof to any person, entity or circumstance is or becomes illegal, invalid or unenforceable because of present or future laws or any rule or regulation of any governmental body or entity now or hereafter effective during its Sublease Term, the intention of the Parties hereto is that the remaining parts of this Sublease and the application of such clause or provision to persons, entities or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each such clause or provision shall be valid and enforceable to the fullest extent permitted by law.

(j) This Sublease may be executed in counterparts by the parties hereto, including via electronic signature, and all such counterparts when delivered to the other party and taken together shall be deemed to be one original.

### [COUNTERPART SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, this Sublease has been duly executed by the parties hereto as of the day and year first above written.

#### **SUBLANDLORD:**

#### WENDY'S PROPERTIES, LLC

By:		
Name: _	PLCE	
Title:	EXHIBIT PAGE	
	DO NOT SIGN HERE	
	DO NOT SIGN I	1
By:	DOT	
By: Name:		
Title:		

Legal Approved: \_\_\_\_\_

Portfolio Management Approved: \_\_\_\_\_

#### STATE OF OHIO COUNTY OF FRANKLIN

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_\_, 202\_ by \_\_\_\_\_\_ and \_\_\_\_\_,

of **WENDY'S PROPERTIES, LLC**, a Delaware limited liability company, on behalf of the limited liability company.

(SEAL)

Notary Public

My Commission Expires:

### SUBTENANT:



#### STATE OF COUNTY OF

H	PERSC	NALLY	APPEARED before me, the undersigned	authority, a Notary Public in and for sai	d			
County	and	State,	and	, th	ne			
			and	wit	h			
whom I am personally acquainted, or proved to me on the basis of satisfactory evidence, and who, upon								
oath, acknowledged to be such officers, being authorized so to do, executed the foregoing instrument for								
the purpo	oses the	erein con	tained as and for the company.					

WITNESS my hand and official seal at office this \_\_\_\_\_ day of \_\_\_\_\_, 202\_.

My Commission Expires:

Notary Public

(NOTARY SEAL)

### ACKNOWLEDGMENT OF CROSS DEFAULT PROVISIONS

The undersigned hereby join in the execution of this Sublease for the purpose of acknowledging the cross-default provisions contained in Section 19 hereof.

### EXHIBIT A TO BTS SUBLEASE

Legal Description of Real Property

#### EXHIBIT B TO BTS SUBLEASE

#### **SUBLEASE GUARANTY**

As of this	_ day of		, 202_	, the undersigne	ed guarantor,			,
a	(hereinafter	referred	to as	"Guarantor"	), having	an ad	dress	of
				, for a				
promises, the leasing of the	he Real Propert	y (as define	ed below)	.0		<u>,</u> a		,
as "Subtenant" (the "Su	btenant"), and	other good	d and valu	able considerat	tion, the adec	luacy and	receipt	t of
which is hereby acknow	ledged, hereby	covenants	and agree	s to guarantee t	the payment	and perfor	rmance	by
Subtenant of all the term	s, covenants, co	onditions a	nd agreem	ents (collective	ly, the "Obli	gations")	contair	ned
in that certain Sublease	dated as of eve	en date her	ewith (her	einafter referre	ed to as the "	Sublease	"), by a	and
between Subtenant here	in named and			, a	, as	"Subland	llord" (	the
"Sublandlord"), for that	it certain prop	erty locate	d at		(the	"Real P	roperty	y").
Guarantor hereby represe	ents and warrar	nts that the	Sublease t	o Subtenant he	rein named w	vill be to t	he inter	rest
and advantage of Guara	antor and ackn	owledges	and agree	s that this Sul	olease Guara	nty is a s	substan	tial
inducement to Sublandle	ord to enter the	Sublease.	Guaranto	or further agree	s to pay all r	easonable	costs a	and
expenses, including wit	hout limitatior	n reasonab	le attorne	ys' fees, paid	or incurred	by Subla	andlord	in
endeavoring to collect or	enforce the ter	ms of this	Sublease	Guaranty and/o	r Obligations	of Subter	nant un	der
the Sublease.								

Guarantor further agrees that this Sublease Guaranty and Guarantor's liability hereunder shall not be impaired or affected by any modification, supplement, extension or amendment of the Sublease to which the parties, including without limitation Subtenant named herein, may hereafter agree, nor by any modification, release or other alteration of any of the Obligations hereby guaranteed, nor by any other agreements or arrangements whatever with Subtenant. The liability of Guarantor hereunder is direct and unconditional and may be enforced without requiring Sublandlord to first resort to any other right, remedy or security. No Guarantor shall have any right of subrogation, reimbursement or indemnity whatsoever unless and until all the Obligations have been paid in full. This Sublease Guaranty is a continuing guaranty that shall remain in full force and effect during the term of the Sublease unless Sublandlord and Subtenant mutually agree in writing to terminate this Sublease Guarantee, whereupon this Sublease Guaranty will have no further force or effect; provided, however, that if the term of the Sublease is terminated due to the uncured breach or default by Subtenant, then Guarantor's liability hereunder shall continue with respect to the unfulfilled Obligations of Subtenant. Neither the discharge of Subtenant or of any other person or party from the Obligations in bankruptcy or in any similar proceeding or other event shall discharge or satisfy the liability of Guarantor hereunder except the full performance of all the Obligations.

Guarantor also agrees to indemnify Sublandlord and hold Sublandlord harmless against all obligations, demands and liabilities, by whomever asserted, and against all losses in any way suffered incurred or paid by Sublandlord as a result or in any way arising directly out of, or from, an uncured breach by Subtenant of any of the Obligations, and to pay all costs and expenses, including reasonable attorneys' fees actually incurred, of any proceeding by Sublandlord to enforce this Sublease Guaranty.

Guarantor also expressly waives the following (except as expressly provided for or reserved herein): notice of acceptance hereof; the right to a jury trial in any action hereunder; presentment and protest of any instrument and notice thereof; and all other notices to which any Guarantor might otherwise be entitled.

Guarantor agrees that upon Sublandlord's request, said Guarantor shall provide the most current financial statements of said Guarantor prepared in accordance with generally accepted accounting principles consistently applied and certified by a certified public accountant to be true and correct.

This Sublease Guaranty, all acts and transactions hereunder, and the rights and obligations of the parties shall be binding upon and inure to the benefit of Guarantor, Subtenant and Sublandlord, and their respective successors and assigns. This Sublease Guaranty may not be changed or modified, except by a written instrument signed by each Guarantor, Subtenant and Sublandlord. Notices under or pursuant to this Sublease Guaranty and/or the Sublease shall be given either by United States Postal Service certified mail return receipt requested, or by receipted same-day or overnight private courier service (e.g., Federal Express or similar carrier), to a party at their address specified in the Sublease or to their last address specified by at least ten (10) days' notice to the other party. Notices shall be deemed effective on the date of delivery, as evidenced by return receipt, or the date of refusal to accept delivery or inability to deliver, as evidenced by return receipt or by records or the courier service. The obligations of Guarantor hereunder shall be joint and several.

THE UNDERSIGNED (AND EACH OF THEM, IF MORE THAN ONE) HEREBY (A) ACKNOWLEDGES AND AGREES WITH THE CROSS-DEFAULT PROVISIONS CONTAINED IN PARAGRAPH 19 OF THE SUBLEASE AGREEMENT AND ALL **OTHER TERMS AND CONDITIONS OF THE SUBLEASE AGREEMENT RELATING** TO THE FRANCHISE AGREEMENT AND THE RELATED AGREEMENTS (AS SUCH TERMS ARE DEFINED IN THE **SUBLEASE AGREEMENT**) AND **(B)** AGREES **OBLIGATIONS** THE ACKNOWLEDGES AND THAT THE OF NOT AFFECTED BY UNDERSIGNED SHALL BE ANY **MODIFICATION.** SUPPLEMENT, EXTENSION OR AMENDMENT OF THE SUBLEASE AGREEMENT TO WHICH THE PARTIES, INCLUDING WITHOUT LIMITATION, SUBTENANT, MAY HEREAFTER AGREE, NOR BY ANY MODIFICATION, RELEASE OR OTHER ALTERATION OF ANY OTHER AGREEMENTS OR ARRANGEMENTS WHATEVER WITH SUBTENANT, REGARDLESS OF WHETHER THE UNDERSIGNED CONSENTS THERETO OR HAS NOTICE THEREOF.

Delivery of an executed copy of this Sublease Guaranty by facsimile or electronic transmission shall constitute a valid and binding execution and delivery of this Sublease Guaranty, and such copy shall constitute an enforceable original document.

**IN WITNESS WHEREOF** the undersigned have executed this Sublease Guaranty as of \_\_\_\_\_\_, 202\_.

#### [GUARANTOR]

Per:	
Per:	Name: Tile: EXHIBIT PAGE
	Name: Titl <del>e:</del>

#### **EXHIBIT C TO BTS SUBLEASE**

#### **GENERAL RELEASE OF ALL CLAIMS**

This GENERAL RELEASE OF ALL CLAIMS is made effective this day of \_, 202\_. As a requirement of and in consideration for the willingness on the part of Wendy's Properties, LLC to enter into a Prime Lease and Sublease pursuant to that BtS Agreement dated , 202 with the undersigned, and as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Quality Is Our Recipe, LLC, a Delaware limited liability company ("Franchisor"), its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the anti-trust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

WITNESS:

 By: PAGE
DO NOT SIGN HERE
 DO NOT
Individually

Individuality

#### **LEASE AGREEMENT**

Thi	s LEASE	AGREEN	IENT (this '	"Lease"), dated and	l effective as	of		_,	
202 (the	"Effective	<b>Date</b> "), i	is entered ir	nto by and between	n WENDY'S	<b>PROPERTIES</b> ,	LLC,	a	
Delaware	limited	liability	company	("Landlord"),	and		,	a	
("Tenant").									

#### RECITALS

A. Landlord is the fee owner of certain property located at \_\_\_\_\_\_, being more particularly described on Exhibit A attached hereto and made a part hereof (the "Real Property"), together with all improvements and betterments now or hereafter located thereon, which Real Property is improved with a "Wendy's" / "Wendy's Old Fashioned Hamburgers" restaurant building and related improvements (the "Restaurant" and, collectively with the Real Property and other improvements, the "Premises").

B. Simultaneously herewith, and pursuant to that certain Asset Purchase Agreement (the "**Purchase Agreement**"), dated as of \_\_\_\_\_\_, 202\_\_, by and among Landlord's affiliate, \_\_\_\_\_\_ ("\_\_\_\_\_"), Tenant and \_\_\_\_\_\_, individually (the "**Guarantor**"), Tenant has purchased from \_\_\_\_\_\_ all of \_\_\_\_\_\_'s right, title and interest in and to the furniture, fixtures and equipment located at the Restaurant as of the Effective Date that are used in the operation of the Restaurant (collectively, the "**Equipment**").

C. Tenant, as franchisee, Guarantor, as guarantor, and Landlord's affiliate, Quality Is Our Recipe, LLC ("**Franchisor**"), as franchisor, have entered or will enter into that certain Unit Franchise Agreement for the operation of the Restaurant, including, without limitation, all addenda, supplements, letters of agreement and letters of understanding with respect thereto (collectively, the "**Franchise Agreement**").

D. Landlord desires to lease the Premises to Tenant and Tenant desires to lease the Premises from Landlord on the terms and conditions set forth in this Lease.

E. As a material inducement to Landlord to enter into this Lease, each Guarantor has simultaneously executed and delivered to Landlord a Guaranty of Lease Agreements in the form attached hereto as **Exhibit B** (the "Guaranty").

**NOW, THEREFORE**, in consideration of the agreements, covenants, representations and undertakings contained herein, Landlord and Tenant hereby agree as follows:

1. <u>Incorporation of Recitals</u>. The Recitals portion of this Lease set forth above is hereby incorporated by this reference as fully as though it were here set forth and rewritten.

2. Lease of the Premises. For the terms, at the rent and upon the provisions and conditions contained in this Lease, Landlord does hereby lease, demise and let to Tenant the Premises, and Tenant hereby leases and rents the Premises from Landlord. TENANT ACCEPTS THE PREMISES IN AN "AS IS" AND "WHERE IS" CONDITION, SUBJECT TO THE RIGHTS OF PARTIES IN POSSESSION, TO THE EXISTING STATE OF TITLE, ANY STATE OF FACTS THAT AN ACCURATE SURVEY OR PHYSICAL INSPECTION MIGHT REVEAL, AND ALL APPLICABLE REGULATIONS NOW OR HEREAFTER IN EFFECT, AND IN RELIANCE ON ITS OWN INVESTIGATIONS. LANDLORD MAKES NO EXPRESS OR IMPLIED STATEMENTS, REPRESENTATIONS OR WARRANTIES AS TO THE CONDITION OF THE PREMISES AND HEREBY DISCLAIMS THE SAME.

#### 3. <u>Term</u>.

(a) <u>Original Term</u>. The initial term of this Lease shall commence on the Effective Date and expire on the last day of the [twentieth  $(20^{th})$ ] Lease Year (the "**Original Term**", together with any extension or renewal options if granted and exercised as provided herein, being the "**Term**"). "**Lease Year**" means each twelve (12) month period during the Term starting with the twelve (12) month period beginning on the Effective Date or, if the same does not fall on the first (1<sup>st</sup>) day of a month, beginning on the first (1<sup>st</sup>) day of the first (1<sup>st</sup>) full month following the Effective Date (in which event the first (1<sup>st</sup>) Lease Year shall also include any period between the Effective Date and the first (1<sup>st</sup>) day of the first (1<sup>st</sup>) full month thereafter).

#### (b) <u>Extensions to the Term</u>.

(i) Unless cancelled pursuant to subsection (ii) or (iii) below, this Lease shall automatically be extended for a renewal term of [ten (10)] years commencing upon the expiration of the Original Term (the "Renewal Term"). All of the terms, covenants and conditions of this Lease shall continue in full force and effect during the Renewal Term, except that the Fixed Annual Rent (as defined below) during the Renewal Term shall be adjusted and paid as may be set forth in this Lease.

(ii) Tenant may elect to cancel the Renewal Term of this Lease by providing a cancellation notice to Landlord in accordance with Section 20 at any time prior to the date that is one hundred eighty (180) days prior to the expiration of the Original Term.

(iii) The Renewal Term shall be automatically cancelled and of no force or effect if, at the time that the Renewal Term is to begin: (A) Tenant or Guarantor is in default under this Lease, the Franchise Agreement, or any other agreements, leases, guarantees, notes or other obligations between or among Tenant or Guarantor, on the one hand, and Landlord or Franchisor or any of their respective subsidiaries or affiliates, on the other hand (together with the Franchise Agreement, the "Related Agreements"); (B) the Franchise Agreement has expired or terminated for any reason or (C) the term of the Franchise Agreement is scheduled to expire or terminate (after giving effect to any extensions or renewals thereof) prior to the end of the Renewal Term.

(iv) In the event that the Renewal Term is cancelled pursuant to subsection (ii) or (iii) above, (A) this Lease shall terminate upon the expiration of the Original Term, and (B) the cancelled Renewal Term shall be void and of no further force or effect.

(v) Notwithstanding anything to the contrary in this Section 3, it is the express intent and agreement of Landlord and Tenant that the Term shall not exceed the term of the Franchise Agreement (including any extensions or renewals thereof) and, in the event the Franchise Agreement expires or terminates for any reason, at Landlord's option and upon written notice to Tenant, the Term of this Lease shall simultaneously terminate and expire.

(c) <u>Holding Over</u>. In the event that Tenant remains in possession of the Premises or any part thereof after the expiration of the Term or termination of this Lease, Tenant shall be deemed to be occupying the Premises as a tenant from month to month, and shall be obligated to pay Fixed Annual Rent equal to one hundred fifty percent (150%) of the rate in effect immediately prior to such expiration or termination. Such month to month tenancy may be terminated at any time by either Landlord or Tenant by written notice to the other with the termination date set out in such notice and to be at least thirty (30) days after delivery of the notice. If Tenant remains in possession of the Premises or any part thereof after the expiration of the Term or termination of this Lease, Tenant agrees to indemnify, defend and hold Landlord harmless from and against any claims, damages, costs (including reasonable attorneys'

fees and court costs) or other liabilities incurred by Landlord as a result of such holdover, including claims made by any party who claims a possessory interest in the Premises effective upon the expiration of the Term or termination of this Lease.

4. <u>Fixed Annual Rent</u>. In consideration of the lease of the Premises by and from Landlord to Tenant, beginning on the Effective Date and during the Term, Tenant shall pay to Landlord, without any prior demand therefor and without any deduction or setoff whatsoever, rental for the Premises as follows:

(a) <u>Fixed Annual Rent</u>. Fixed minimum annual rent ("**Fixed Annual Rent**") in the amount set forth in the table below, payable monthly in advance in equal consecutive monthly installments of one-twelfth (1/12) of said Fixed Annual Rent. Each such monthly installment shall be due and payable in advance on the first  $(1^{st})$  day of each calendar month during the Term. If the Effective Date does not fall on the first day of a calendar month then the first payment shall be due and payable on the Effective Date and shall be for only the portion of the first month attributable to the Term prorated on a daily basis.

Period	Fixed Annual Rent	Monthly Payment
Lease Years 1 – 5		
Lease Years 6 – 10		
Lease Years 11 – 15		
Lease Years 16 – 20		
Lease Years 21 – 25		
Lease Years 26 – 30		

(b) In addition to the payment of Fixed Annual Rent provided above, and separate and in addition to the Royalties and fees due under the Franchise Agreement, Tenant shall pay to Landlord a sum equivalent to \_\_\_\_\_ percent (\_\_\_%) of the Restaurant's annual Gross Sales ("**Percentage Rent**"). Following the Rent Commencement Date, on the fifteenth (15th) day of each calendar month, the Tenant shall pay to the Landlord the Percentage Rent for the preceding calendar month. For any partial Lease Year, the Percentage Rent shall be prorated accordingly.

Reporting of Gross Sales and Record Keeping. Tenant shall maintain, and shall preserve (c) for at least three (3) years from the dates of their preparation, full, complete, and accurate books, records, and accounts related to the operation of the Restaurant in accordance with generally accepted accounting principles and shall, at its expense, deliver to Landlord, within sixty (60) days after the end of each Lease Year, accurate reports of Gross Sales for the prior Lease Year's operations certified by an independent chartered accountant selected by Tenant and acceptable to Landlord. Tenant may maintain such books, records, and accounts and provide them to Landlord in electronic format. Tenant shall permit authorized personnel of Landlord to inspect and examine Tenant's books, records, and accounts at any reasonable time. Landlord shall also have the right, at any reasonable time, to have an independent audit made of the books, records, and accounts of Tenant. If an inspection or audit discloses that the reported Gross Sales of Tenant have been understated, Tenant shall immediately pay to Landlord the amount due as a result of such understated Gross Sales, together with interest on the amount due at the annual rate of twelve percent (12%) calculated from the date such payment was due. In addition, if such audit discloses that the reported Gross Sales of Tenant have been understated to the extent of two percent (2%) or more, Tenant shall reimburse Landlord for any and all expenses connected with the audit. The foregoing remedies shall be in addition to any other remedies Landlord may have under this Lease or the Franchise Agreement.

(d) <u>Definition of Gross Sales</u>. As used in this Lease, the term "**Gross Sales**" shall mean the amount received by Tenant from the sale of products or performance of services made on or from the

Leased Premises (including any electronic or mobile orders or delivery orders fulfilled from the Leased Premises), but excluding (i) non-edible promotional items, (ii) sale of gift certificates, redemption of coupons, and refunds or returns, (iii) sales tax or any similar taxes which are by law required to be completed separately and paid by the customer, (iv) discounted sales to employees, and the proceeds from the sale of any Personalty erected or installed on the Leased Premises by Tenant, (v) all sums and credits received in settlement of claims for loss or damage to merchandise, (vi) any sales of product to schools or other similar institutions where the sales price thereof does not exceed the cost to Tenant of said product; and (vii) any delivery fees or service fees collected from the customer and/or paid by the customer or Tenant to third-party service providers (e.g. DoorDash, UberEats) associated with a particular sale transaction

(e) <u>Financial Statements</u>. Tenant shall provide to Landlord, within fifteen (15) days of request, the most current quarterly and/or fiscal year-end audited financial statements of Tenant prepared in accordance with generally accepted accounting principles consistently applied (including an annual balance sheet, a profit/loss statement and a statement of cash flow and footnotes).

(f) <u>Sales Tax</u>. Tenant shall pay all sales or similar tax, if any, due with regard to the Rent (as defined below) pursuant to the laws of the jurisdiction in which the Premises are located.

(g) <u>Late Charge</u>. In addition to any other rights and remedies of Landlord hereunder, if Tenant fails to pay any Rent (as defined below) payment under this Lease when due, Tenant shall pay to Landlord a monthly interest charge equal to one and one-half percent (1.5%) per month, calculated from the day such payment of Rent or other charge was due until such payment is made.

(h) All Rent due hereunder shall be paid by electronic fund transfer (EFT) or by such other method or procedure for payment as designated from time to time by Landlord. These methods include, but are not limited to, pre-authorized wire transfers, electronic transfers via automated clearing houses or similar commonly accepted methods of funds transfer. Upon Landlord's request, Tenant shall deliver to Landlord all necessary information (including financial institution of origin and relevant account numbers) pertaining to such pre-authorized transfers.

### 5. <u>Additional Rent</u>.

From and after the Effective Date, Tenant agrees to pay, at Tenant's sole expense and for (a) its own account, the following (collectively, "Additional Rent"): (i) a "Lease Administration Fee" in the amount of \$6,000.00 per annum (payable in equal monthly installments) subject to periodic increases as may be determined from time-to-time by Landlord (not to exceed 5% year over year); (ii) any and all taxes and assessments whatsoever, whether municipal, state, federal or otherwise, levied, imposed, assessed or charged against the Premises or upon Landlord in connection therewith or from time to time levied, imposed, assessed or charged in the future in lieu thereof or in substitution thereof or in addition to or for which Landlord is liable in connection with the Premises; (iii) any and all utility charges and rates, including, without limitation, all charges for sewer usage or rental, refuse removal, gas, water, heat, electricity and/or telephone and similar taxes, rates, charges and assessments attributable to the Premises; (iv) any business taxes or license fees and similar taxes that may be charged, levied or assessed in connection with the Premises or Tenant's leasehold interest therein; (v) any common area operating costs and charges or insurance charges due pursuant to any declaration, restriction or other agreement affecting the Premises that has been recorded in the applicable public records; and (vi) all other charges and expenses related to Tenant's use and operation of the Premises.

(b) With respect to any Additional Rent, Landlord shall have the right to (i) provide a copy of such invoice to Tenant promptly following Landlord's receipt of same, following which Tenant shall pay such amount directly to the billing authority as and when the same is due, or (ii) remit such amounts directly

to the billing authority for and on behalf of Tenant and to provide written request to Tenant for reimbursement of such amounts, which reimbursement Tenant shall pay to Landlord within fifteen (15) days of receipt of such request. With respect to property taxes, Tenant shall pay in advance, with each monthly installment of Rent, an amount equal to  $1/12^{\text{th}}$  of the annual property tax amount applicable to the Premises for the prior tax year as an estimate of the property tax due for such current year, and within ninety (90) days following Landlord's payment of the actual tax bill for such current year, Landlord shall either remit any overage amount previously paid by Tenant (or at Landlord's option shall credit such amount against Rent to be paid by Tenant subsequent to such date) or provide a written account of any shortfall in the amounts previously paid by Tenant, which shortfall shall be paid by Tenant within fifteen (15) days of receipt of such request.

(c) Tenant shall contract for, in its own name, and pay when due all charges for the connection and use of water, gas, electricity, telephone, refuse removal, sewer use and other utility services supplied to and necessary for the operation of the Premises during the Term. Under no circumstance shall Landlord be responsible for any interruption of any utility service.

(d) If Tenant fails to pay when due any Additional Rent required to be paid by Tenant pursuant to this Lease, Landlord shall have the right to pay the same at the expense of Tenant after fifteen (15) days' prior written notice to Tenant thereof, and Tenant covenants to reimburse to Landlord, as Additional Rent, any amounts so paid by Landlord within fifteen (15) days after expiration of such notice period.

(e) Tenant may, at its own expense, contest or cause to be contested (in the case of any item involving more than \$1,000.00, after prior written notice to Landlord), by appropriate legal proceedings conducted in good faith and with due diligence, the amount or validity or application, in whole or in part, of any item specified in this Section or lien therefor, provided that (i) such proceeding shall suspend the collection thereof from the applicable Premises or any interest therein, (ii) neither such Premises nor any interest therein would be in any danger of being sold, forfeited or lost by reason of such proceedings, (iii) no Default (as defined below) has occurred, and (iv) Tenant shall have deposited with Landlord adequate reserves for the payment of the taxes, together with all interest and penalties thereon, unless paid in full under protest, or Tenant shall have furnished the security as may be required in the proceeding or as may be required by Landlord to ensure payment of any contested taxes. Should Tenant institute any such proceedings, Landlord will reasonably cooperate with Tenant in connection therewith.

(f) Fixed Annual Rent, Percentage Rent and Additional Rent shall be collectively referred to in this Lease as "**Rent**".

6. <u>Net Lease</u>. The Fixed Annual Rent payable hereunder shall be net to Landlord so that this Lease shall yield to Landlord the rentals specified during the Term and, in addition thereto, as Additional Rent, all costs, expenses and obligations of every kind and nature whatsoever relating to the Premises shall be paid and performed by Tenant subject to the provisions of this Lease.

### 7. <u>Use, Signs, Maintenance and Alterations</u>.

(a) <u>Use of the Premises</u>. During the Term, Tenant shall continuously operate on the Premises a "Wendy's" / "Wendy's Old Fashioned Hamburgers" restaurant in accordance with the Franchise Agreement and shall use the Premises solely for that purpose. Tenant specifically covenants with Landlord to fully comply with all terms and conditions of the Franchise Agreement on its part to be performed and observed and to maintain the Franchise Agreement in full force and effect during the Term. In no event shall Tenant's use of the Premises violate any law, rule or ordinance, or any restriction or other encumbrance that is of record and applicable to the Premises.

(b) Tenant's use and occupation of each of the Premises, and the condition thereof (including the condition of any and all alterations, replacements, additions or construction activity undertaken by the Tenant including but not limited to the installation of a sign or signs as heretofore permitted in this Section 7), shall, at Tenant's sole cost and expense, comply fully with all existing restrictions and with all building codes, zoning ordinances and other laws, rules and regulations of any governmental authority applicable to the Premises (including, but not limited to, health, safety, accessibilities and/or disabilities) and all restrictions, covenants and encumbrances of record with respect to each of the Premises. Tenant shall bear sole responsibility to obtain applicable governmental and other required approvals of work undertaken by it. Tenant will not permit any act or condition to exist on or about any of the Premises which will increase any insurance rate thereon, except when such acts are required in the normal course of its business, and Tenant shall pay for such increase. In addition to the other requirements of this Section, Tenant shall, at all times throughout the Term, comply with the Americans with Disabilities Act of 1990, as such act may be amended from time to time, and all regulations promulgated thereunder (collectively, the "ADA"), in connection with the Premises and any maintenance, repairs and replacements of the Premises undertaken by Tenant as required by this Lease, and all restrictions, covenants and encumbrances or reciprocal obligations of record with respect to the Premises.

Maintenance. Tenant shall not commit actual or constructive waste upon any part of the (c) Premises. Tenant, at its own expense, will maintain all parts of the Premises, including, but not limited to, the Restaurant and any other improvements now or hereafter existing therein or thereon, in good repair and sound condition and at all times in accordance with the condition required and/or prescribed by the Franchise Agreement. Tenant's obligation to maintain and repair includes specifically, but is not to be limited to, the maintenance and repair and/or replacement of the following: the foundations, roof, floor and structural portions of the walls of the Restaurant; parking lot; curbs; driveways; sidewalks; gutters; fixtures, facilities and equipment located on the Premises; heating, air-conditioning, electrical and plumbing systems; exterior and interior doors; windows and glass; signs and other equipment installed and used by Tenant; and any easements appurtenant to the Premises in accordance with the terms of such easements. Tenant will take all action and will make all structural and non-structural, foreseen and unforeseen, and ordinary and extraordinary changes and repairs that may be required to keep all parts of each of the Premises in good repair and sound condition. The provisions of this Section 7(c) shall not apply in the case of damage or destruction by fire or other casualty or in the case of eminent domain or condemnation, in which events the obligations of the Tenant shall be controlled by either Section 10 or 11 hereof, as the case may be. Tenant waives any right to (i) require Landlord to maintain, repair or rebuild all or any part of any of the Premises or (ii) make repairs at the expense of Landlord pursuant to any rule, law or regulations at any time in effect with respect to the Premises. In carrying out its obligations as set forth above in this Section, Tenant agrees to conform to all requirements of law, the regulations of applicable public authorities and the requirements of insurers. Further, Tenant shall not take any action nor permit any action to be taken that would result in or cause the loss, termination or forfeiture of any easement right appurtenant to the Premises or that would result in the violation of any covenants, conditions or restrictions burdening the Premises.

(d) <u>Alterations</u>. All alterations of the Premises by Tenant shall conform with the terms, conditions and requirements of Franchise Agreement. When required under the Franchise Agreement based upon the scope or nature of the proposed alterations, Tenant shall provide prior written notice to Franchisor and (if applicable) obtain Franchisor's prior written consent and approval. Tenant shall not alter the exterior, structural, plumbing or electrical elements of any of the Premises in any manner without the prior, written consent of Landlord; provided, however, Tenant may undertake nonstructural alterations costing less than \$2,500.00 without Landlord's consent. Prior to Tenant commencing any work to the Premises that involves a cost in excess of \$2,500.00, Tenant shall submit the final plans and specifications for such proposed work to Landlord for Landlord's approval, which approval shall not be unreasonably withheld, conditioned or delayed, and which shall be deemed approved if Tenant has received no

approval or rejection from Landlord at the end of thirty (30) days after Landlord's receipt of the plans and specifications. If Landlord reasonably objects within such thirty (30) day period, Tenant shall not commence the proposed work until the plans and specifications have been revised to satisfy Landlord's objection(s). If Landlord's consent is required hereunder and Landlord consents to the making of any such alterations, the same shall be made according to plans and specifications approved by Landlord and subject to such other conditions as Landlord shall reasonably require. Landlord's approval of any plans and specifications shall create no warranty, responsibility or liability whatsoever on the part of Landlord, including, but not limited to, their completeness, design sufficiency or compliance with any and all applicable federal, state and local laws, codes, ordinances, rules and/or requirements, including without limitation the ADA. All alterations shall be made by Tenant at Tenant's sole expense by licensed contractors and in accordance with all applicable laws, rules, laws and regulations. Tenant shall perform such remodeling, repair, replacement and redecoration to the Restaurant as required by and in conformance with the Franchise Agreement and the other Related Agreements including, without limitation, any letters of understanding with respect thereto. Any work at any time commenced by Tenant on any of the Premises shall be prosecuted diligently to completion, shall be of good workmanship and materials and shall comply fully with all the terms of this Lease. Upon completion of any alterations, Tenant shall promptly provide to Landlord the following: (i) evidence of full payment to all laborers and materialmen contributing to the alterations; (ii) an architect's certificate certifying the alterations to have been completed in conformity with the plans and specifications; (iii) a certificate of occupancy (if the alterations are of such a nature as would require the issuance of a certificate of occupancy); and (iv) any other documents or information reasonably requested by Landlord. Any addition to or alteration of any of the Premises shall automatically be deemed a part of the Premises and belong to Landlord, and Tenant shall execute and deliver to Landlord such instruments as Landlord may reasonably require to evidence the ownership by Landlord of such addition or alteration; provided, however, if Tenant is not in default under this Lease and all Rent and other sums due to Landlord have been paid and discharged in full, Tenant shall have the right to remove upon expiration of the Term those non-permanently attached fixtures and personal property that have been paid for and are then owned by Tenant, but Tenant shall, at its own cost and expense, repair any damage caused by such removal. Tenant acknowledges and agrees that, in the event that Tenant renovates, remodels, rebuilds, reimages or otherwise performs alterations to the exterior of the Premises [(including, without limitation, a remodel performed pursuant to Section 8 hereof)], Tenant shall, within ten (10) days of receipt of an invoice therefor, reimburse Landlord for Landlord's reasonable costs incurred in obtaining an updated title search for the Premises and any third party or landlord consents required in connection with Tenant's work.

(e) <u>Liens</u>. Tenant is not authorized to subject the interest of Landlord in the Premises to any easement, restriction, lien, charge or encumbrance of any kind or nature without the prior written approval of Landlord. Tenant shall permit no liens arising due to work performed by or under Tenant's authority to encumber the Premises, shall remove any such liens by payment or bond within fifteen (15) days after receipt of written notice thereof, and hereby agrees to hold Landlord harmless from and against any claims, demands or costs incurred by Landlord related to any such liens. The foregoing hold harmless expressly includes Tenant's agreement to promptly reimburse Landlord for any costs and expenses (including attorneys' fees and court costs) incurred in connection with the analysis, defense or payment made by Landlord on account of any such lien or allegation thereof.

(f) <u>Continuous Operation</u>. Tenant shall continuously occupy and operate the Premises during the Term, and it shall be deemed a Default of Tenant hereunder to cease operation or occupancy of the Premises for more than five (5) consecutive days or for more than fifteen (15) days in any calendar year, unless and except such closure is due to remodeling as approved in accordance with this Lease, or any repair or restoration related to any condemnation or casualty event.

(g) <u>Signs</u>. If permitted by the Franchise Agreement and all other covenants and restrictions affecting the Premises, Tenant shall have the right to install on the Premises, at its own expense, signs conforming to law and regulations, suitable for its purposes in the operation of the Restaurant, which signs shall remain the property of Tenant unless such signs must be surrendered to Franchisor upon termination of the Franchise Agreement. Tenant shall be responsible for proper maintenance and upkeep of such signs and for any damage to the Premises occasioned thereby, or by the removal thereof.

(h) <u>Indemnity</u>. Tenant agrees that it will defend, indemnify and hold harmless Landlord and Landlord's employees, officers, directors and agents from and against any and all claims, suits, actions, proceedings, obligations, damages, losses, costs or expenses (including attorneys' fees and court costs) caused by, incurred or resulting from Tenant's failure to comply with its obligations under this Section. The obligations of Tenant and the rights and remedies of Landlord under this Section shall survive the termination, expiration and/or release of this Lease.

#### 8. <u>Remodeling of the Restaurant</u>.

(a) Tenant, as franchisee under the Franchise Agreement, has certain obligations to repair, upgrade, refurbish, remodel, scrape and rebuild, and/or perform certain image enhancements to the Restaurant under the Franchise Agreement (collectively the "**Remodeling Obligations**"). If Tenant breaches any of its covenants or agreements under the Franchise Agreement relating to the Remodeling Obligations and/or does not perform all of its Remodeling Obligations under the Franchise Agreement, a "**Remodel Default**" shall be deemed to have occurred. Upon a Remodel Default, in addition to the rights of Landlord under Section 17(b) and Franchisor's rights under the Franchise Agreement, Landlord may, upon written notice to Tenant, increase the Fixed Annual Rent due under Section 4(a) by twenty percent (20%) for the remaining portion of the then-current period and for each subsequent period during the Term (the "**Liquidated Damages**").

(b) It is acknowledged that a Remodel Default will cause Landlord to incur substantial economic damages and losses of types and in amounts that are impossible to compute and ascertain with certainty as a basis for recovery by Landlord of actual damages. Therefore, Landlord and Tenant agree that upon a Remodel Default, Landlord may impose the Liquidated Damages. Tenant agrees that the Liquidated Damages represent a fair, reasonable and appropriate estimate of the damages and losses that would be sustained by Landlord. In lieu of actual damages for a Remodel Default, Tenant agrees that the Liquidated Damages may be assessed and recovered by Landlord as against Tenant, and without Landlord being required to present any evidence of the amount or character of actual damages sustained by reason thereof; therefore, Tenant shall be liable to Landlord for payment of the Liquidated Damages. Such Liquidated Damages are intended to represent estimated actual damages and are not intended as a penalty, and Tenant shall pay them to Landlord without limiting Landlord's right to obtain substitute or additional relief as may be appropriate.

(c) Without limiting the generality of Section 28(i), if any court determines that the Liquidated Damages is excessive or is unreasonable or unenforceable under the laws of that jurisdiction, it is the intention of the parties hereto that the Liquidated Damages may be modified or amended by the court to render it enforceable to the maximum extent permitted by the laws of that jurisdiction.

**9.** <u>**Quiet Enjoyment**</u>. Landlord covenants and agrees that Tenant, upon paying the Rent and all other charges herein provided for, and observing and keeping the covenants, agreements and conditions of this Lease on its part to be kept, shall lawfully and quietly hold, occupy and enjoy the Premises during the Term, or any extension thereof, without hindrance or molestation from anyone claiming by, through or under Landlord.

#### 10. <u>Damage or Destruction to Premises</u>.

(a) <u>Tenant's Obligation to Replace and Restore</u>. In the event that the Premises are damaged or destroyed by fire or other casualty or Tenant is evicted from the Premises by a public authority to preserve the public safety, this Lease shall not terminate, nor shall the liability of Tenant to pay Rent cease or be reduced, except as hereinafter expressly provided in this Section, but Tenant shall restore, replace or rebuild the Premises at Tenant's sole cost and expense with all reasonable speed to the same condition as existed prior to the happening of the fire, eviction or other casualty. In the event Tenant is required to so restore, replace or rebuild as aforesaid, Tenant shall be entitled to the proceeds of casualty insurance carried and maintained by Tenant and payable by virtue of the event or events causing damage to the Premises and shall place such funds in a dedicated deposit account and use the same only towards the restoration or replacement of the Premises, with any excess funds released to Tenant. In the event of any shortfall between the insurance proceeds and the actual cost to repair or reconstruct the Premises, Tenant shall be solely responsible for all additional costs and expenses.

(b) Limited Right to Terminate. Notwithstanding the foregoing subsection (a), in the event the Premises should, within two (2) years prior to the end of the then current Term, be damaged by fire or other casualty to the extent of at least fifty percent (50%) of the replacement value thereof, each of Landlord and Tenant shall have the right to cancel and terminate this Lease effective as of the date of such casualty by written notice to the other party given within thirty (30) days after the occurrence thereof, in which case the proceeds of any insurance carried or required to be maintained by Tenant shall be payable solely to Landlord (except with respect to any coverage related to any personal property owned by Tenant). Further, in the event of a cancellation or termination by Landlord, ninety percent (90%) of the total proceeds received from any business insurance or rental interruption insurance maintained by Tenant shall be paid to Tenant, with the remaining ten percent (10%) of such proceeds to be payable to Landlord. Further, Tenant, at its sole cost and expense, shall cause the damaged improvements related to the Restaurant to be demolished and removed and the Real Property delivered back to Landlord in a clean, orderly and compacted condition or such other partially improved or stabilized and secured condition as Landlord may require given the circumstances.

**11.** <u>**Condemnation**</u>. In the event that at any time during the Term the Premises or any part thereof shall be taken by eminent domain or condemnation by any public or quasi-public authority (or in the event a voluntary conveyance is made by Landlord to such public or quasi-public authority by reason of or by threat or imminence of the exercise of such power of eminent domain or condemnation by such authority), the following terms and conditions shall apply:

(a) <u>Total Taking</u>. In the event of a total taking, Tenant's right of possession shall terminate as of the date of taking and Rent and other charges provided for in this Lease shall be paid up to such date. The entire damage award of the condemnation proceedings shall be paid to Landlord but Landlord shall, and hereby does, after deduction from said award of any and all attorneys' fees and costs associated with such proceedings, assign to Tenant out of any award paid to Landlord the following amounts: (i) if Tenant shall have made improvements or alterations in or to the Premises after the Effective Date and shall have not yet fully amortized its expenditure for such improvements or alterations, a sum equal to the unamortized portion of any such expenditures, and (ii) a sum equal to any cost or loss to which Tenant may be put in removing Tenant's Equipment from the Premises, but these sums will be paid only if the condemning authority makes a specific award for such costs or losses.

(b) <u>Partial Taking That Renders the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises that renders the Premises substantially unusable by Tenant for the operation of the Restaurant in accordance with the Franchise Agreement, then each of Landlord and Tenant may, by written notice to the other within thirty (30) days after the taking by the condemning authority, terminate this Lease, and Rent and other charges provided for in this Lease shall be paid up to such date, and any

damage award shall be paid as otherwise set forth in subsection (a) above. If neither party elects to terminate this Lease, there shall be no abatement or adjustment to the Rent due hereunder, and Landlord shall pay to Tenant the damage award received by Landlord as compensation for such partial taking (after deduction from said award of any and all attorneys' fees and costs associated with such proceedings and after deduction for any outstanding fees, expenses, charges, rents or additional rents due under this Lease or the Franchise Agreement or any amounts due and payable under any of the Related Agreements), except any portion of such award attributable to the loss of any fee interest in the Real Property or purchase price related thereto. Tenant shall use such award together with all other funds of Tenant necessary to restore the Premises at Tenant's sole expense to usable condition and in accordance with the requirements of the Franchise Agreement.

(c) <u>Partial Taking That Does Not Render the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises that does not render the Premises substantially unusable by Tenant for the operation of the Restaurant in accordance with the Franchise Agreement, there shall be no abatement or adjustment of Rent hereunder and the entire damage award received for such partial taking shall belong solely to Landlord; provided, however, if any damage award includes in part an award related to lost profits or sales or other similar consequential damages, such portion of the award shall be paid or otherwise made available to Tenant.

(d) <u>Taking Within Right-Of-Way</u>. Notwithstanding the provisions of this Section, it is hereby expressly acknowledged and agreed by Tenant that if a condemning authority takes any portion (or all of that portion) of the Premises that is located within a public right-of-way on the date of this Lease, such a taking shall not be deemed to entitle Tenant to any part of the award therefor (which shall belong solely to Landlord). Additionally, a condemnation of solely that portion of the Premises that is located within the public right-of-way on the date of this Lease shall not be deemed to in any way bring this Section into operation and effect.

12. <u>Assignment and Subletting</u>. Tenant shall not permit Tenant's interest in this Lease to be vested in any third party by operation of law or otherwise and Tenant shall not assign, sublet, pledge, hypothecate or otherwise transfer this Lease or any interest in this Lease or the Premises in whole or in part without first obtaining the prior written consent of Landlord, which consent Landlord may grant or withhold in its sole and absolute discretion. As a condition to its consent, Landlord may require that the Rent required to be paid hereunder be increased to reflect the current fair market value of the Premises and any assignee or sublessee must also in connection with such assignment or subletting receive an assignment of all rights of the franchisee under the Franchise Agreement with the necessary consent to an assignment of this Lease or a subletting of all or any portion of the Premises, Tenant and Guarantor shall still remain liable to Landlord for all obligations under this Lease unless expressly released in writing from such obligations by Landlord.

13. <u>Mortgage Subordination and Attornment</u>. Upon written request by Landlord, conferred in by any mortgage of Landlord's interest in the Premises, or by any person, firm or corporation intending to become such a mortgagee, Tenant agrees to subordinate its rights under this Lease to the lien of any mortgage covering the Premises and to any and all advances to be made thereunder, and to the interest thereon, and all renewals, replacements and extensions thereof, provided the mortgagee named in said mortgage shall agree to recognize this Lease in the event of foreclosure if Tenant is not in default hereunder. Tenant agrees that upon the written request of Landlord or any mortgagee named in such mortgage, it will execute and deliver whatever instruments may be required for such purposes. Tenant will, in the event of the sale or assignment of Landlord's interest in the Premises or in the event of any proceedings brought for the foreclosure of, or in the event of the exercise of the power of sale under any mortgage covering the Premises, attorn to and recognize such purchaser or mortgagee as landlord under this Lease. Similar to Section 16 of this Lease, upon request by Tenant, Landlord shall execute waivers

or consent agreements in a form acceptable to Landlord in its sole and absolute discretion permitting the pledge of this Lease as a leasehold mortgage in favor of Tenant's bank or institutional lender and providing such bank or institutional lender with limited rights including cure, assumption and/or entry in the event of a foreclosure. The parties acknowledge and agree that all such consents to any leasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Tenant's interest under the Franchise Agreement to such bank or institutional lender.

#### 14. <u>Indemnification and Insurance</u>.

(a) Indemnification. To the fullest extent permitted by law, Tenant agrees to defend, indemnify and hold harmless, Prime Landlord, Landlord, and any parent, subsidiaries, affiliates, and their directors, officers, agents, employees, and authorized representatives and assigns of each (the "Indemnitees") from and against any and all liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages and expenses, including defense costs and attorney's fees (all collectively "Losses"), provided such Losses are attributable to (a) injury to or death of any person or persons, including but not limited to, any employee, agent or representative of Tenant, as well as any employee, agent, or representative of an Indemnitee; (b) damage to or impairment of property, or (c) personal and advertising injury, arising out of or related to the occupancy, operation, maintenance, or use of the Premises by Tenant, which are in any manner directly or indirectly caused occasioned, contributed to, or claimed to be due, in whole or in part, to any acts, errors, omissions, reckless, negligent, or willful misconduct, whether active or passive, of Tenant or anyone whose acts Tenant may be liable for in conjunction with or incident to this Lease, even though the same may have resulted from the joint, concurring, or contributory negligence of any Indemnitee, or any other person or persons, unless the same was caused by the sole negligence or willful misconduct of any Indemnitee. The foregoing indemnity shall survive the expiration or earlier termination of this Lease.

(a) <u>Insurance Coverage</u>. Tenant agrees to provide and maintain, at its sole cost and expense, insurance in at least the same amounts and of the same types required by the Prime Lease to be carried by the tenant thereunder with regard to the Premises; provided, however, that notwithstanding the requirements of the Prime Lease, Tenant shall maintain at a minimum, the following required policies of insurance, in the forms and with minimum limits (or such higher amounts as may, from time to time, be required under the provisions of the Franchise Agreement) and coverage terms, as set forth below:

Commercial General Liability: 1,000,000 each occurrence, \$2,000,000 general 1. aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate. Coverage shall be written on an occurrence basis, on ISO form CG-00-01-04-13 or its then substantial equivalent. For claims arising out of or in any way related, directly or indirectly, to the Franchise Agreement, the Premises, its occupancy or the operation of the Restaurant, the policy shall name The Wendy's Company, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees (collectively, for purposes of reference to this Insurance Coverage section, "Wendy's") as additional insureds, provide coverage on a primary basis, and not contributory with or excess over any other insurance or self-insurance available to the Wendy's, provide cross-liability coverage consistent with standard ISO form separation of insureds clause, and shall be endorsed with ISO Form CG-24-04, "Waiver of Transfer of Right of Recovery Against Others to Us," or the substantial equivalent. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required or percentage of negligence attributed to the named insured. There shall be no exclusion, limitation, or endorsement in the policy, other than those standard exclusions and limitations inherent to the aforementioned ISO form, that serves to restrict or limit additional insured status, contractual liability, or products liability.

2. Property: Special Form, All-Risk Property Insurance, on a replacement cost basis, to the full value of the Restaurant and all improvements in or about the Premises. Coverage shall include business interruption for a period not less than 12 months from the date of any loss or damage. Tenant may

carry such insurance under a blanket policy, provided such policy includes coverage for the Restaurant and Premises equivalent to that which would be available under a separate policy. Coverage shall include a waiver of subrogation in favor of Wendy's and shall name Wendy's an additional interest and loss payee in accordance with Wendy's interests. In addition to the foregoing: Tenant will provide (or will cause its General Contractor to provide) at its expense builders risk insurance for construction that covers special risk perils including earthquake, flood, fire, and theft of materials stored at or within 1,000 feet of each Project site.

3. Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Tenant, in any way related, directly or indirectly, to the Franchise Agreement, the Premises, or occupancy or operation of the Restaurant. Coverage shall be written on ISO Form CA-00-01, or a form providing equivalent liability coverage. The policy shall apply to "Any Auto" including without limitation all owned, non-owned, hired, rented, leased or borrowed motor vehicles and all mobile equipment used by Tenant and shall provide cross-liability coverage as provided under standard ISO forms separation of insureds clause.

4. Umbrella Excess Liability: \$2,000,000 each occurrence, with the Commercial General Liability, Business Auto Liability and Employer's Liability policies described herein appearing as Scheduled Underlying Policies. The policy shall recognize Wendy's, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees as additional insureds and provide coverage for the interests of Wendy's on a primary or first excess basis, and not contributory with or excess over any other insurance or self-insurance available to Wendy's. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required; or percentage of negligence attributed to the named insured. The policy shall be in a following form or a form at least as broad as the required underlying policies.

5. Cyber Risk: Including coverage for claims arising out of or related to (1) investigation of an actual or alleged security failure, privacy event, security breach or other related incident, including but not limited to forensic services, legal counsel and breach coaching services, breach response and notification services, call center services, credit and identity theft monitoring and protection services, media and public relations services; (2) business income/business interruption/extra expense; (3) digital and data asset protection and restoration; (4) network security & consumer privacy liability; (5) regulatory defense and indemnification, including fines and assessments; (6) multimedia liability; (7) cyber extortion, including but not limited to the use of ransomware or other malware to compromise Tenant's systems; and (8) social engineering or other forms of electronic manipulation that result in covered loss. The policy shall include limits not less than \$1,000,000 each claim and shall be endorsed to name Wendy's an additional insured.

6. Worker's Compensation and Employer's Liability: Worker's Compensation coverage in accordance with the statutory requirements in all states and/or provinces in which the Tenant conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease. If Tenant utilizes a program of self-insurance, a Certificate of Authority from the state is required, along with a policy of Excess Worker's Compensation insurance in excess of the self-insured limit and including Employer's Liability, each with limits not less than \$500,000 bodily injury, each accident or disease. The policy shall provide a waiver of subrogation in favor of Wendy's. Depending on the corporate structure of your business, the Tenant entity may not be the appropriate carrier of Worker's Compensation or Employer's Liability coverage. In this case, Tenant may satisfy this requirement by causing it appropriate affiliated entity to carry such coverage(s).

(vii) any other form or forms of insurance as the Tenant or the Landlord or the Landlord's mortgagee requires from time to time in form, in amount and for insurance risks against which a prudent Tenant would protect itself.

Further with regard to each of the aforementioned insurance policies

- (1) The parties acknowledge that Tenant's insurance is intended to fulfill the insurance requirements of the Prime Lease in addition to requirements stated in this Lease and is intended to be in lieu of and not duplicative with any insurance required of the Landlord in accordance with the Prime Lease.
- (2) Each policy shall be underwritten by a duly licensed and admitted insurance carrier with a current minimum A.M. Best Rating of A- VIII or the substantial equivalent rating provided by Fitch, Standard & Poor's, or Moody's.
- (3) Tenant shall provide Wendy's with written notification, within 30 days of the effective date, of the cancellation, non-renewal or material change in coverage or coverage limits.
- (4) There shall be no deductible or self-insured retention in excess of \$50,000 maintained by Tenant with respect to any of the foregoing insurance, without Wendy's prior written approval. All deductibles, self-insurance and premiums associated with the required insurance shall be the responsibility of the Tenant. With regard to liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages, and expenses, including defense costs and attorney's fees, that remain within deductibles or self-insured retentions, Tenant agrees to assume obligations that would otherwise have existed on the part of an insurer to an additional insured.
- (5) Tenant shall deliver, or cause to be delivered to Landlord, on or prior to the effective date of the Franchise Agreement and thereafter, not more than ten (10) days subsequent to the expiration dates of the policies, a new or renewal Certificate of Insurance, executed by a duly authorized representative of each insurer, for each of the coverages specified in subsection (b) above. Such Certificate shall evidence compliance with the requirements stated herein and shall expressly and conspicuously reflect the amount of each deductible or self-insured retention.
- (6) When requested by Wendy's, Tenant shall provide true and complete copies of insurance policies to Wendy's within ten (10) full business days of any such request.
- (7) Should Tenant fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Wendy's, at its option, but without obligation to do so, may, upon five days' notice to Tenant, cure such failure, and any sums so expended by Wendy's, together with Wendy's reasonable administrative expense in connection therewith, shall thereafter be due from and payable by Tenant.
- (8) Neither the approval, disapproval or failure to act by Wendy's regarding any document reflecting insurance on behalf of Tenant, nor the bankruptcy, insolvency or denial of liability by any insurance company shall relieve Tenant of full responsibility or liability for damages and accidents as set forth herein. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the insurance requirements set forth in this Section and those set forth in the Prime Lease in that the insurance requirements under the Prime Lease are greater than those set forth herein, then the insurance requirements of the Prime Lease shall govern

**15.** <u>Equipment</u>. All goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Tenant whatsoever kept in, on or about the Premises ("Tenant's Personal **Property**") shall be at Tenant's sole risk, and Landlord shall not be liable for any damage done to or loss of Tenant's Personal Property arising from any cause whatsoever including, but not limited to, the bursting, overflowing or leaking of water, sewer, sprinkler system or steam pipes, or from the heating or plumbing fixtures, or from electric wires, or from gas or odors, or by reason of the failure of heat, gas or electricity.

16. Security Interest of Landlord. To secure the payment of all Rent and any other sums that may become due to Landlord under the terms of this Lease, Landlord shall have and is hereby granted by Tenant a lien and security interest upon all of Tenant's Personal Property during the Term. Upon request by Tenant, Landlord shall execute waivers or consent agreements in form acceptable to Landlord confirming the subordination of this lien, as required by a bank or institutional lender. This Lease shall also constitute a security agreement under the Uniform Commercial Code of the jurisdiction in which the Premises are located. None of the goods, wares, merchandise, inventory, machinery, Equipment or other personal property of Tenant situated on the Premises shall be removed from the Premises without the prior written consent of Landlord unless all Rent and all other sums then due to Landlord shall first have been paid and discharged in full. Tenant shall from time to time execute any financing statements and other instruments necessary to perfect the first lien and security interest granted herein and to carry out the terms of this Section. Upon the occurrence of a Default by Tenant under this Lease, Landlord shall have the option, in addition to any other remedies provided herein or by law, to enter upon the Premises with or without the permission of Tenant and take possession of any and all of Tenant's Personal Property without liability for trespass or conversion and to enforce the first lien and security interest hereby granted in any manner provided by law.

The parties acknowledge and agree that all such consents to any leasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Tenant's interest under the Franchise Agreement to such bank or institutional lender.

#### 17. <u>Default by Tenant</u>.

(a) Each of the following actions shall constitute a default and breach under the terms of this Lease (a "**Default**"):

(i) if Tenant shall fail to make any payment of Rent or any other charges or amounts due under this Lease, on the day when such payments are due;

(ii) if Tenant shall fail to perform any other provision, covenant or condition of this Lease other than the payment of Rent or any other charges or amounts due;

- (iii) if Tenant abandons or vacates the Premises at any time during the Term;
- (iv) if Tenant ceases to operate the Restaurant in accordance with this Lease;

(v) any act or omission that constitutes a default under the Franchise Agreement or any other Related Agreement (including without limitation any failure to complete required training), which default is not cured within any applicable cure period thereunder, or failure to execute a Franchise Agreement;

(vi) if Tenant makes an assignment for the benefit of creditors or enters into a composition agreement with creditors, or if the interest of Tenant in the Premises or any personal property used in connection therewith is attached, levied upon or seized by legal process, or if

Tenant is found to be bankrupt or insolvent by any court of competent jurisdiction, or if a receiver is appointed for Tenant;

(vii) if Tenant's interest in this Lease shall be vested in any third party by operation of law or otherwise, or if Tenant has assigned this Lease or the Premises are leased by Tenant in whole or in part without Landlord's prior written consent;

(viii) if Tenant is listed on the Specially Designated Nationals and Blocked Persons List maintained by the Office of Foreign Asset Control, Department of the Treasury ("OFAC") pursuant to Executive Order 13224, 66 Fed. Reg. 49079 (Sept. 25, 2001) or other similar legislation, orders or regulations in respect thereof (the "Orders") or on any other list maintained by OFAC pursuant to other applicable Orders or is indicted, arraigned or custodially detained on charges involving money laundering or predicate crimes to money laundering;

(ix) if a final, nonappealable judgment is rendered by a court against Tenant that has had or would reasonably be expected to have a material adverse effect on either the ability to conduct business at any of the Premises for its intended use or Tenant's ability to perform its obligations under this Lease, or is in the amount of \$100,000.00 or more, and in either event is not discharged within sixty (60) days from the date of entry thereof; or

(x) a Remodel Default.

(b) <u>Remedies of Landlord</u>. In the event of any Default of Tenant hereunder, and in addition to any other rights or remedies available to Landlord at law or in equity, Landlord shall have the right, but not the obligation, to do any one or more of the following:

(i) cure any Default of Tenant, on behalf and at the sole cost and expense of Tenant;

(ii) terminate this Lease upon not less than fifteen (15) days' notice, whereupon Tenant shall vacate the Premises on or before such date unless such Default shall be cured prior to the effective date of such termination (failing which, Landlord may institute dispossessory proceedings), and to collect from Tenant all Rent and other sums due through the date of such termination;

(iii) without terminating this Lease, re-enter the Premises and proceed to re-let all or any part of the Premises as Landlord, in its discretion, may deem reasonably necessary or appropriate;

(iv) declare immediately due and payable and to collect from Tenant all Rent due from Tenant for the remaining portion of the Term; or

(v) recover from Tenant any other amount necessary to compensate Landlord for all detriment proximately caused by Tenant's failure to perform its obligations under this Lease or that in the ordinary course of things would be likely to result therefrom, including but not limited to any costs or expenses incurred by Landlord: (A) in retaking possession of the Premises, including reasonable attorney's fees therefor; (B) in maintaining or preserving the Premises after such Default; (C) in preparing the Premises for reletting to a new tenant including repairs or alterations to the Premises for such reletting; (D) as brokerage fees, leasing commissions and reasonable attorney's fees in connection with the reletting of the Premises to a new tenant; and (E) any other costs necessary or appropriate to relet the Premises.

18. <u>Cross Default</u>. Any Default under this Lease shall be considered a default under the Franchise Agreement and the other Related Agreements. Tenant acknowledges agreement with the cross-default provisions of this Section and all other terms and conditions of this Lease relating to the Franchise Agreement and the other Related Agreements. Simultaneous with Tenant's execution of this Lease, each Guarantor shall execute and deliver to Landlord an Acknowledgment of Cross Default Provisions and Right to Modify Leases in the form attached hereto as <u>Exhibit C</u> (the "Guarantor Acknowledgment") for the purpose of acknowledging their agreement with the cross-default provisions of this Section and all other terms and conditions of this Lease relating to the Franchise Agreement and the other Related Agreement with the cross-default provisions of this Section and all other terms and conditions of this Lease relating to the Franchise Agreement and the other Related Agreements.

#### **19.** <u>Estoppel Certificates</u>.

At any time, and from time to time, each party shall, promptly and in no event later than (a) ten (10) days after a request from the other party, execute, acknowledge and deliver to the other party, a certificate in the form reasonably satisfactory to the requesting party, certifying: (i) that Tenant has accepted the Premises; (ii) that this Lease is in full force and effect and has not been modified (or if modified, setting forth all modifications), or, if this Lease is not in full force and effect, the certificate shall so specify the reasons therefor; (iii) the commencement and expiration dates of the Term, including the terms of any extension options of Tenant; (iv) the date to which the rents have been paid under this Lease and the amount thereof then payable; (v) whether there are then any existing defaults by the other party in the performance of its obligations under this Lease, and, if there are any such defaults, specifying the nature and extent thereof, (vi) that no notice has been received by the certifying party of any default under this Lease that has not been cured, except as to defaults specified in the certificate; (vii) the capacity of the person executing such certificate, and that such person is duly authorized to execute the same on behalf of said party; (viii) that Landlord has no actual involvement in the management or control of decision making related to the operational aspects or the day-to-day operations of the Premises; and (ix) any other information reasonably requested by the requesting party.

(b) If Tenant shall fail or refuse to sign a certificate in accordance with the provisions of this Section within ten (10) days following a request by Landlord, Tenant irrevocably constitutes and appoints Landlord as its attorney-in-fact to execute and deliver the certificate to any such third party, it being stipulated that such power of attorney is coupled with an interest and is irrevocable and binding; provided, however, that Landlord's execution and delivery of such certificate on behalf of Tenant shall not cure any Default arising by reason of Tenant's failure to execute and deliver such certificate.

20. <u>Notices and Rent Payment</u>. Except for legal process that may also be served in any other manner permitted by the applicable rules of procedure (other than by tacking), all notices required or desired to be given with respect to this Lease shall be in writing and shall be deemed to have been "received" by the receiving party when hand delivered and/or, if sent by certified mail return receipt requested or by same day or overnight receipted courier service, when actually received or refused, and shall be addressed as follows:

To Landlord:	Wendy's Properties, LLC
	c/o The Wendy's Company
	4288 W. Dublin-Granville Road
	Dublin, OH 43017
	Attn: Portfolio Management (Site #)
	Phone: (614) 764-3100
	Fax: (614) 764-3243

To Tenant:


or such other addresses as either party hereafter designates to the other in writing as aforesaid. Any Rent and any other amounts due to Landlord hereunder and not paid electronically by pre-authorized transfer shall be remitted to the following address:

Wendy's Properties, LLC 4288 W. Dublin-Granville Road Dublin, OH 43017 Attn: Portfolio Management (Site #\_\_\_\_)

or such other address as Landlord hereafter designates in writing.

**21.** <u>Joint and Several Obligation</u>. In the event Tenant under this Lease consists of more than one entity and/or individual, its and their liability under this Lease is agreed to be joint and several.

22. Tenant's Compliance with Environmental Laws. Tenant shall comply or use its best efforts to secure compliance with all applicable federal, state and local laws, regulations or ordinances pertaining to air and water quality, any hazardous material (as hereinafter defined), waste disposal, air emissions and other environmental matters with respect to the use or occupation of the Premises. Tenant shall not cause or permit any hazardous material to be brought upon, kept or used in or about the Premises by Tenant or any other person or entity. If Tenant breaches the obligations stated herein or if the presence of hazardous material on the Premises caused or permitted to be caused by Tenant results in the contamination of the Premises, or any portion thereof, or if the contamination of the Premises by hazardous material otherwise occurs for which Tenant is legally liable to Landlord for damage resulting therefrom, then Tenant shall indemnify, defend and hold harmless Landlord and Landlord's employees, officers, directors and agents from any and all claims, judgments, damages, penalties, fines, costs, liabilities and losses (including without limitation, diminution in value of the Premises, and sums paid in settlement of claims, attorneys' fees, consultant fees and expert fees) that arise during or after the Term as a result of such contamination. This indemnification of Landlord by Tenant includes, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision because of hazardous material being present in the soil or groundwater on or under the Premises. Without limiting the foregoing, if the presence of any hazardous material on the Premises caused or permitted to be caused by Tenant results in any contamination of the Premises, or any portion thereof, Tenant shall promptly take all actions, at no cost or expense to Landlord, as are necessary to return the Premises to the condition existing prior to the introduction of any such hazardous material to the Premises, provided that Landlord's approval of such action shall first be obtained. The foregoing indemnity shall survive the expiration or earlier termination of this Lease. As used herein, the term "hazardous material" means any pollutant, toxic substance, hazardous waste, hazardous material, hazardous substance, or oil as defined in or pursuant to the Resource Conservation and Recovery Act, as amended, the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, the Federal Clean Water Act, as amended, the Toxic Substances Control Act, as amended, or any other federal, state or local environmental law, regulation, ordinance, rule, or by-law, whether existing as of the date hereof, previously enforced, or subsequently enacted.

23. <u>Surrender of Premises</u>. Tenant will deliver up and surrender possession of the entire Premises, including, without limitation, the Restaurant and all other improvements located on the Premises, to Landlord upon the expiration of the Term or the termination of this Lease for any reason, in their original condition, reasonable wear and tear excepted. Tenant shall also comply at its sole cost and expense with all terms and conditions of the Franchise Agreement to be complied with on surrender of the Premises.

**24.** <u>Brokers.</u> Landlord and Tenant each represents and warrants to the other that, except for \_\_\_\_\_\_, whose commission shall be paid by Landlord or its affiliate pursuant to a separate agreement, no broker, agent, commission salesman or other person has represented the warranting party in the negotiations for and procurement of this Lease and of the Premises, and that no commissions, fees or compensation of any kind are due and payable in connection herewith to any such person or entity. Each of Landlord and Tenant agrees to indemnify and hold the other harmless from and against any and all costs or claims of any agent, broker or other person claiming to be acting on behalf of the indemnifying party for fees, commissions or other compensation by reason of the transaction contemplated by this Lease or otherwise resulting from breach by the indemnifying party of the representations in this Section.

**25.** <u>**Guaranty**</u>. Simultaneously with the execution of this Lease and as an express condition of the effectiveness hereof, Guarantor shall guarantee the obligations of Tenant hereunder, including the payment of Rent and the performance of all covenants and agreements of Tenant hereunder, pursuant to the Guaranty. Within fifteen (15) days of Landlord's request, Tenant shall cause *each* Guarantor to provide an audited balance sheet of *each* Guarantor as of the most current year-end prepared in accordance with generally accepted accounting principles consistently applied. [The obligations of the Guarantor hereunder shall be joint and several.]

26. <u>Right to Inspect and Show Premises</u>. Tenant agrees that Landlord or Landlord's representative(s) shall have the right at all reasonable times to enter upon and to inspect the Premises to ascertain that Tenant is carrying out the terms, conditions and provisions of this Lease, including but not limited to Tenant's compliance with all laws and ordinances. In the event that Landlord identifies any deficiencies in maintenance or lack of compliance with laws, Tenant covenants and agrees that it shall take immediate steps to rectify and cure any such issues within the earlier of thirty (30) days or such timeframe as required under any governmental notice or order. Landlord shall have the right to show the Premises to prospective purchasers at any time during the Term or to prospective tenants during the last six (6) months of the Term.

27. <u>Costs and Legal Fees</u>. If either party brings or commences any legal action or proceeding to enforce any of the terms of this Lease (or for damages by reason of an alleged breach of this Lease), the prevailing party in any litigation between the parties shall be entitled to recover, as a part of its judgment, reasonable attorneys' fees and costs of suit.

### 28. <u>Miscellaneous</u>.

(a) This Lease shall be governed by the laws of the jurisdiction in which the Premises are located. This Lease supersedes all prior discussions and agreements between the parties and incorporates their entire agreement with respect to the matters set forth herein, and shall not be modified, changed or altered in any respect, except by written instrument executed by duly authorized officers of each of the parties hereto.

(b) The captions used in this Lease are for convenience only and do not in any way limit or amplify the terms and provisions hereof. The use of the terms "hereof," "hereunder" and "herein" shall refer to this Lease as a whole except where noted otherwise. The necessary grammatical changes required to express singular, plural, male, female or neuter, as applicable, shall be assumed in each case to be fully expressed.

(c) Time is of the essence with respect to the provisions of this Lease. If the time period by which any right, option or election provided under this Lease must be exercised, or by which any act required hereunder must be performed, expires on a day that is not a Business Day, then such time period shall be automatically extended through the close of business on the next regularly scheduled Business Day. For purposes of the foregoing, "**Business Day**" means any day that is not a Saturday, Sunday or other day on which commercial banks in the State of Ohio or the jurisdiction where the Premises are located are required or authorized by law to remain closed.

(d) Any transfer tax or other tax payable to any governmental taxing authority, including the county in which the Premises lies, by reason of the execution of this Lease and/or recordation of a memorandum thereof shall be paid by Tenant.

(e) This Lease shall be treated in all respects as an estate for years and not a usufruct. Express provision in this Lease for any rights or duties that are imposed by law or statute with respect to estates for years shall in no way be deemed or construed as an indication or implication that any relationship other than lessor and lessee has been created.

(f) The provisions of this Lease shall inure to the benefit of and be binding upon Landlord and Tenant and their respective successors, heirs, legal representatives and assigns; subject, however, in the case of Tenant, to Section 12 with respect to the rights of Tenant to further assign this Lease or sublet the Premises.

(g) No failure or delay by Landlord or Tenant to exercise any right or power given it or to insist upon strict compliance by the other with any obligation imposed on it, and no custom or practice of either party hereto at variance with any term hereof shall constitute a waiver or a modification of the terms hereof by Landlord or Tenant or any right either party has herein to demand strict compliance with the terms hereof by the other. This Lease (including all exhibits and addenda attached hereto) contains the sole and entire agreement of Landlord and Tenant with respect to the subject matter hereof, and no prior or contemporaneous oral or written representation or agreement between the parties and affecting the Premises shall have legal effect so as to modify or amend or change the conditions hereof.

(h) Upon request of either party, the parties shall execute a recordable short form or memorandum of lease in a form reasonably acceptable to Landlord and Tenant setting forth the matters described therein, and such other non-monetary terms or provisions as may be reasonably required by either party hereto. The cost of any such recording shall be borne by Tenant.

(i) If any clause or provision of this Lease or the application thereof to any person, entity or circumstance is or becomes illegal, invalid or unenforceable because of present or future laws or any rule or regulation of any governmental body or entity now or hereafter effective during its Term, the intention of the parties hereto is that the remaining parts of this Lease and the application of such clause or provision to persons, entities or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each such clause or provision shall be valid and enforceable to the fullest extent permitted by law.

(j) This Lease may be executed in counterparts by the parties hereto and all such counterparts when taken together shall be deemed to be one original.

(k) Tenant hereby acknowledges and agrees that neither Tenant nor any lender providing funds to Tenant shall record a financing statement, leasehold mortgage or any other document against the Premises without Landlord's express written consent.

### [COUNTERPART SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, this Lease has been duly executed by the parties hereto as of the day and year first above written.

#### LANDLORD:

#### WENDY'S PROPERTIES, LLC

By:		_
By: Name:	TAGE ANT PAGE	_
Title: _	EATT	_
	DO NOT SIGN HERE	
By:		_
By: Name: _		_
Title: _		_

Legal Approved: \_\_\_\_\_

Portfolio Management Approved: \_\_\_\_\_

STATE OF OHIO COUNTY OF FRANKLIN

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_\_, 202\_ by \_\_\_\_\_\_ and \_\_\_\_\_\_, of **WENDY'S PROPERTIES, LLC**, a Delaware limited liability company, on behalf of the limited liability company.

EXHIBIT PAGE DONNOTPELICN HERE

(SEAL)

My Commission Expires:

(Signatures Continue Next Page)

TENAN	VT:	
-	THIRIT PAGE	
	EXHIBIT FACTOR	
By: Name: Title:	DO NOT OF	

### STATE OF COUNTY OF

	PERS	ONA	LLY AI	PPEARED	before	me,	the	undersigned	authority,	a Notary	Public	in	and	for
said	County	and	State,					and					, 1	the
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whom I am personally acquainted, or proved to me on the basis of satisfactory evidence, and who, upon oath, acknowledged to be such officers, being authorized so to do, executed the foregoing instrument for the purposes therein contained as and for the company.

WITNESS my hand and official	seal at office this day of, 202
	EXHIBIT PAGE
My Commission Expires:	Notary Public DO NOT SIGN HERE
	DO NOT OTARY SEAL)

(Signatures Continue Next Page)

### EXHIBIT A

Premises

### EXHIBIT B

#### **LEASE GUARANTY**

a (hereinafter referred to as "Guarantor"), having an address of, for and in consideration of mutual promises, the leasing of the Real Property (as defined below) to, a						
promises, the leasing of the Real Property (as defined below) to <b>, a</b>						
, as "Tenant" (the "Tenant"), and other good and valuable consideration, the adequacy and						
receipt of which is hereby acknowledged, hereby covenants and agrees to guarantee the payment and						
performance by Tenant of all the terms, covenants, conditions and agreements (collectively, the						
"Obligations") contained in that certain Lease dated as of even date herewith (hereinafter referred to as the						
"Lease"), by and between Tenant herein named and, a, as						
"Landlord" (the "Landlord"), for that certain property located at (the "Real						
<b>Property</b> "). Guarantor hereby represents and warrants that the Lease to Tenant herein named will be to the						
interest and advantage of Guarantor and acknowledges and agrees that this Lease Guaranty is a substantial						
inducement to Landlord to enter the Lease. Guarantor further agrees to pay all reasonable costs and						
expenses, including without limitation reasonable attorneys' fees, paid or incurred by Landlord in						
endeavoring to collect or enforce the terms of this Lease Guaranty and/or Obligations of Tenant under the						
Lease.						

Guarantor further agrees that this Lease Guaranty and Guarantor's liability hereunder shall not be impaired or affected by any modification, supplement, extension or amendment of the Lease to which the parties, including without limitation Tenant named herein, may hereafter agree, nor by any modification, release or other alteration of any of the Obligations hereby guaranteed, nor by any other agreements or arrangements whatever with Tenant. The liability of Guarantor hereunder is direct and unconditional and may be enforced without requiring Landlord to first resort to any other right, remedy or security. No Guarantor shall have any right of subrogation, reimbursement or indemnity whatsoever unless and until all the Obligations have been paid in full. This Lease Guaranty is a continuing guaranty that shall remain in full force and effect during the term of the Lease unless Landlord and Tenant mutually agree in writing to terminate this Lease Guarantee, whereupon this Lease Guaranty will have no further force or effect; provided, however, that if the term of the Lease is terminated due to the uncured breach or default by Tenant, then Guarantor's liability hereunder shall continue with respect to the unfulfilled Obligations of Tenant. Neither the discharge of Tenant or of any other person or party from the Obligations in bankruptcy or in any similar proceeding or other event shall discharge or satisfy the liability of Guarantor hereunder except the full performance of all the Obligations.

Guarantor also agrees to indemnify Landlord and hold Landlord harmless against all obligations, demands and liabilities, by whomever asserted, and against all losses in any way suffered incurred or paid by Landlord as a result or in any way arising directly out of, or from, an uncured breach by Tenant of any of the Obligations, and to pay all costs and expenses, including reasonable attorneys' fees actually incurred, of any proceeding by Landlord to enforce this Lease Guaranty.

Guarantor also expressly waives the following (except as expressly provided for or reserved herein): notice of acceptance hereof; the right to a jury trial in any action hereunder; presentment and protest of any instrument and notice thereof; and all other notices to which any Guarantor might otherwise be entitled.

Guarantor agrees that upon Landlord's request, said Guarantor shall provide the most current financial statements of said Guarantor prepared in accordance with generally accepted accounting principles consistently applied and certified by a certified public accountant to be true and correct.

This Lease Guaranty, all acts and transactions hereunder, and the rights and obligations of the parties shall be binding upon and inure to the benefit of Guarantor, Tenant and Landlord, and their respective successors and assigns. This Lease Guaranty may not be changed or modified, except by a written instrument signed by each Guarantor, Tenant and Landlord. Notices under or pursuant to this Lease Guaranty and/or the Lease shall be given either by United States Postal Service certified mail return receipt requested, or by receipted same-day or overnight private courier service (e.g., Federal Express or similar carrier), to a party at their address specified in the Lease or to their last address specified by at least ten (10) days' notice to the other party. Notices shall be deemed effective on the date of delivery, as evidenced by return receipt or by records or the courier service. The obligations of Guarantor hereunder shall be joint and several.

THE UNDERSIGNED (AND EACH OF THEM, IF MORE THAN ONE) HEREBY (A) ACKNOWLEDGES AND AGREES WITH THE CROSS-DEFAULT PROVISIONS **CONTAINED IN PARAGRAPH 19 OF THE LEASE AGREEMENT AND ALL OTHER** TERMS AND CONDITIONS OF THE LEASE AGREEMENT RELATING TO THE FRANCHISE AGREEMENT AND THE RELATED AGREEMENTS (AS SUCH TERMS ARE DEFINED IN THE LEASE AGREEMENT) AND (B) ACKNOWLEDGES AND AGREES THAT THE OBLIGATIONS OF THE UNDERSIGNED SHALL NOT BE MODIFICATION, SUPPLEMENT, AFFECTED BY ANY EXTENSION OR AMENDMENT OF THE LEASE AGREEMENT TO WHICH THE PARTIES, INCLUDING WITHOUT LIMITATION, TENANT, MAY HEREAFTER AGREE, NOR BY ANY MODIFICATION, RELEASE OR OTHER ALTERATION OF ANY OTHER AGREEMENTS OR ARRANGEMENTS WHATEVER WITH TENANT, REGARDLESS OF WHETHER THE UNDERSIGNED CONSENTS THERETO OR HAS NOTICE THEREOF.

Delivery of an executed copy of this Lease Guaranty by facsimile or electronic transmission shall constitute a valid and binding execution and delivery of this Lease Guaranty, and such copy shall constitute an enforceable original document.

**IN WITNESS WHEREOF** the undersigned have executed this Lease Guaranty as of \_\_\_\_\_\_, 202\_.

#### [GUARANTOR]

Per:	PAGE	
	Name: EXHIBIT THE	
	Name: EXHIBIT THE Title: DO NOT SIGN HERE	
Per:	DO NOT SIG	
	Name:	
	Name: Title:	

#### SUBLEASE AGREEMENT

This SUBLEASE AGREEMENT (this "Sublease") is made and entered into as of \_\_\_\_\_\_, 202\_\_ (the "Effective Date"), by and between \_\_\_\_\_\_, a Delaware limited liability company ("Sublandlord"), and \_\_\_\_\_\_, a \_\_\_\_\_ ("Subtenant").

#### **RECITALS**

A. \_\_\_\_\_\_, a \_\_\_\_\_, a \_\_\_\_\_, ("Prime Landlord"), as landlord, and Sublandlord, as tenant, are parties to that certain \_\_\_\_\_\_, dated \_\_\_\_\_\_, dated \_\_\_\_\_\_, as assigned by \_\_\_\_\_\_, dated \_\_\_\_\_\_, being more particularly described on Exhibit A attached hereto and made a part hereof (the "Real Property").

B. The Real Property is improved with a "Wendy's" / "Wendy's Old Fashioned Hamburgers" restaurant building and related improvements (the "**Restaurant**"). The Real Property and improvements, including the Restaurant, are all referred to in this Sublease collectively as the "**Premises**".

C. Simultaneously herewith, and pursuant to that certain Asset Purchase Agreement (the "**Purchase Agreement**"), dated as of \_\_\_\_\_\_, 202\_, by and among Sublandlord, Subtenant and \_\_\_\_\_\_ ("**Guarantor**"), Subtenant has purchased certain furniture, fixtures and equipment located at the Restaurant as of the Effective Date that are used in the operation of the Restaurant (collectively, the "**Equipment**").

D. Subtenant, as franchisee, Guarantor, as guarantor, and Sublandlord's affiliate, Quality Is Our Recipe, LLC ("**Franchisor**"), as franchisor, have entered or will enter into that certain Unit Franchise Agreement for the operation of the Restaurant, including, without limitation, all addenda, supplements, letters of agreement and letters of understanding with respect thereto (collectively, the "**Franchise Agreement**").

E. Sublandlord desires to lease the Premises to Subtenant and Subtenant desires to lease the Premises from Sublandlord on the terms and conditions set forth in this Sublease.

F. As a material inducement to Sublandlord to enter into this Sublease, each Guarantor has simultaneously executed and delivered to Sublandlord a Guaranty of Sublease Agreements in the form attached hereto as **Exhibit B** (the "**Guaranty**").

**NOW, THEREFORE**, in consideration of the agreements, covenants, representations and undertakings contained herein, Sublandlord and Subtenant hereby agree as follows:

1. <u>Incorporation of Recitals</u>. The Recitals portion of this Sublease set forth above is hereby incorporated by this reference as fully as though it were here set forth and rewritten.

2. <u>Sublease of the Premises</u>. For the terms, at the rent and upon the provisions and conditions contained in this Sublease, Sublandlord does hereby lease, demise and let to Subtenant the Premises, and Subtenant hereby leases and rents the Premises from Sublandlord. SUBTENANT ACCEPTS THE PREMISES IN AN "AS IS" AND "WHERE IS" CONDITION, SUBJECT TO THE RIGHTS OF

PARTIES IN POSSESSION, TO THE EXISTING STATE OF TITLE, ANY STATE OF FACTS THAT AN ACCURATE SURVEY OR PHYSICAL INSPECTION MIGHT REVEAL, AND ALL APPLICABLE REGULATIONS NOW OR HEREAFTER IN EFFECT, AND IN RELIANCE ON ITS OWN INVESTIGATIONS, AND SUBLANDLORD MAKES NO EXPRESS OR IMPLIED STATEMENTS, REPRESENTATIONS OR WARRANTIES AS TO THE CONDITION OF THE PREMISES AND HEREBY DISCLAIMS THE SAME.

#### 3. <u>Term</u>.

(a) <u>Original Term</u>. The initial term of this Sublease shall commence on the Effective Date and expire on the earliest of (a) \_\_\_\_\_\_, (b) the date on which the Franchise Agreement expires or terminates for any reason whatsoever, (c) the date on which the Prime Lease is sooner terminated for any reason whatsoever or (d) the date on which this Sublease is terminated by Sublandlord and/or Subtenant in accordance with and pursuant to the terms hereof (the "**Sublease Term**", which shall include any extension or renewal options if granted and exercised as provided herein).

(b) Subtenant's Options to Extend the Term. Provided that Sublandlord is entitled to extend the Prime Lease for a like period, Sublandlord hereby grants to Subtenant the right and option to extend the Sublease Term for one (1) additional successive period of \_\_\_\_\_ (\_\_\_) years (the "Extension Term"). The Extension Term shall begin upon the expiration of the initial term of this Sublease, and all terms, covenants and provisions of this Sublease shall apply to the Extension Term except that Subtenant shall not have any further option to again extend the Sublease Term following the exercise of the abovestated option for the Extension Term. To exercise the Extension Term, Subtenant shall give Sublandlord prior written notice of the irrevocable exercise of the Extension Term not less than two hundred seventy (270) days prior to the expiration of the initial term of this Sublease [NOTE: Notice should be due at least 90 days prior to the date required under the Prime Lease; provided, however, and in all events, that Subtenant shall not be entitled to exercise its option to extend the Sublease Term if, at the time of the exercise of such option or at the time the Extension Term is to begin: (i) Subtenant or Guarantor is in default under this Sublease, the Franchise Agreement, or any other agreements, leases, subleases, guarantees, notes or other obligations between or among Subtenant or Guarantor, on the one hand, and Sublandlord, or Franchisor or any of their subsidiaries or affiliates, on the other hand (the "Related Agreements"); or (ii) the Franchise Agreement has expired or terminated for any reason or does not cover, or has not been renewed in accordance with its terms to cover, the entire Extension Term. It is the express intent and agreement of Sublandlord and Subtenant that the Sublease Term is to run concurrently with the term of the Franchise Agreement and, in the event the Franchise Agreement expires or terminates for any reason, at Sublandlord's option and upon written notice to Subtenant, this Sublease shall simultaneously terminate.

**ALTERNATE (b):** <u>No Right to Extend</u>. Notwithstanding any contrary provision in the Prime Lease, including any extension options granted to Sublandlord as tenant thereunder, Subtenant shall have no option or right to extend the Sublease Term or any term of the Prime Lease.

(c) <u>Holding Over</u>. In the event that Subtenant remains in possession of the Premises or any part thereof after the expiration or termination of this Sublease, Subtenant shall be deemed to be occupying the Premises as a tenant from month to month at a rental equal to the greater of (i) one and one-half (1<sup>1</sup>/<sub>2</sub>) times the monthly rental provided for in this Sublease for the last year of the Sublease Term, or (ii) the amount of all rent and other sums due pursuant to the Prime Lease in the event of such holdover. Such month to month tenancy may be terminated at any time by either Sublandlord or Subtenant by written notice to the other with the termination date set out in such notice and to be at least thirty (30) days after delivery of the notice. If Subtenant remains in possession of the Premises or any part thereof after the expiration of the Sublease Term or termination of this Sublease, Subtenant agrees to

indemnify, defend and hold harmless Sublandlord and Prime Landlord from and against any claims, damages, costs (including reasonable attorneys' fees and court costs) or other liabilities incurred by Sublandlord and/or Prime Landlord as a result of such holdover, including any fees or penalties assessed pursuant to the Prime Lease, and including claims made by any party who claims a possessory interest in the Premises effective upon the expiration or termination of this Sublease.

(d) <u>Lease Year</u>. The term "**Lease Year**," as used herein, shall have the meaning set forth in the Prime Lease, or if not defined therein shall mean each January 1 through December 31.

4. <u>Fixed Annual Rent [and Percentage Rent]</u>. In consideration of the lease of the Premises by and from Sublandlord to Subtenant, beginning on the Effective Date and during the Sublease Term, Subtenant shall pay to Sublandlord, without any prior demand therefor and without any deduction or setoff whatsoever, rental for the Premises as follows:

(a) <u>Fixed Annual Rent</u>. Fixed minimum annual rent ("**Fixed Annual Rent**") in the amount set forth in the table below, payable monthly in advance in equal consecutive monthly installments of one-twelfth (1/12) of said Fixed Annual Rent. Each such monthly installment shall be due and payable in advance on the first (1<sup>st</sup>) day of each calendar month during the Sublease Term. If the Effective Date does not fall on the first day of a calendar month then the first payment shall be due and payable on the Effective Date and shall be for only the portion of the first month attributable to the Sublease Term prorated on a daily basis.

Period	Fixed Annual Rent	Monthly Payment	Percentage Rent Breakpoint

(b) <u>Percentage Rent</u>. In addition to the payment of Fixed Annual Rent provided above, and separate and in addition to the Royalties and fees due under the Franchise Agreement, Subenant shall pay to Sublandlord a sum equivalent to \_\_\_\_\_ percent (\_\_\_%) of the Restaurant's annual Gross Sales ("**Percentage Rent**"). Such Percentage Rent shall be in addition to any separate charges for "percentage rent" which may be due and payable under any Prime Lease which, if applicable, shall be paid to Sublandlord in addition to the Percentage Rent (the Percentage Rent and any percentage rent due under the Prime Lease are collectively referred to as being the "**Percentage Rent**"). Following the Rent Commencement Date, on the fifteenth (15th) day of each calendar month, the Subtenant shall pay to the Sublandlord the Percentage Rent for the preceding calendar month. For any partial Lease Year, the Percentage Rent shall be prorated accordingly.

(c) <u>Reporting of Gross Sales and Record Keeping</u>. Subtenant shall keep books of account in accordance with good accounting practice that accurately show the Gross Sales of the Restaurant and shall, at its expense, deliver to Sublandlord, within sixty (60) days after the end of each Lease Year, accurate reports of Gross Sales from the year's operations certified by an independent certified public accountant selected by Subtenant and acceptable to Sublandlord. Subtenant shall, with the submission of such annual report of Gross Sales to Sublandlord, pay Sublandlord all Percentage Rent then due. Subtenant shall permit authorized personnel of Sublandlord to inspect and examine its books and records at any reasonable time. In addition, Subtenant shall permit certified public accountants designated by

Sublandlord to audit Subtenant's books of account at any reasonable time. If such audit discloses that the reported Gross Sales of Subtenant have been understated, Subtenant shall immediately pay to Sublandlord the amount overdue, unreported or understated, together with interest at the annual rate of twelve percent (12%) calculated from the date such payment was due. In addition, if such audit discloses that the reported Gross Sales of Subtenant have been understated to the extent of two percent (2%) or more, Subtenant shall reimburse Sublandlord for any and all expenses connected with the audit. The foregoing remedies shall be in addition to any other remedies Sublandlord may have under this Sublease or the Franchise Agreement. Subtenant, at its expense, shall have financial statements covering the results of operations of the Restaurant prepared and certified by an independent certified public accountant selected by Subtenant and, if requested by Sublandlord in writing, shall deliver such financial statements to Sublandlord.

(d) <u>Definition of Gross Sales</u>. As used in this Sublease, the term "Gross Sales" means the amount received by Subtenant from the sale of products or performance of services made on or from the Leased Premises (including any electronic or mobile orders or delivery orders fulfilled from the Leased Premises), but excluding (i) non-edible promotional items, (ii) sale of gift certificates, redemption of coupons, and refunds or returns, (iii) sales tax or any similar taxes which are by law required to be completed separately and paid by the customer, (iv) discounted sales to employees, and the proceeds from the sale of any Personalty erected or installed on the Leased Premises by Subtenant, (v) all sums and credits received in settlement of claims for loss or damage to merchandise, (vi) any sales of product to schools or other similar institutions where the sales price thereof does not exceed the cost to Subtenant of said product; and (vii) any delivery fees or service fees collected from the customer and/or paid by the customer or Subtenant to third-party service providers (e.g. DoorDash, UberEats) associated with a particular sale transaction.

(e) <u>Financial Statements</u>. In addition to the sales reports and other financial information to be provided by Subtenant to Sublandlord pursuant to this Section 4, Subtenant hereby agrees that to the extent any other financial statements, profit/loss statements, sales reports or other similar financial information is required to be provided by the tenant under the Prime Lease, Subtenant shall provide the same to Sublandlord not less than ten (10) days prior to the date the same are due under the Prime Lease. Notwithstanding any such requirements in any Prime Lease, Subtenant shall also provide to Sublandlord, within fifteen (15) days of request, the most current quarterly and/or fiscal year-end audited financial statements of Subtenant prepared in accordance with generally accepted accounting principles consistently applied (including an annual balance sheet, a profit/loss statement, and a statement of cash flow and footnotes).

(f) <u>Sales Tax</u>. Subtenant shall pay all sales or similar tax, if any, due with regard to the Rent (as defined below) pursuant to the laws of the jurisdiction in which the Premises are located.

(g) <u>Late Charge</u>. In addition to any other rights and remedies of Sublandlord hereunder, in the event that any other Rent (as defined below) payment under this Sublease when due, Subtenant shall pay to Sublandlord a monthly interest charge equal to one and one-half percent (1.5%) per month, calculated from the day such payment of Rent or other charge was due until such payment is made.

(h) <u>Automatic Rent Drafting</u>. All Rent due hereunder shall be paid by electronic fund transfer (EFT) or by such other method or procedure for payment as designated from time to time by Sublandlord. These methods include, but are not limited to, pre-authorized wire transfers, electronic transfers via automated clearing houses or similar commonly accepted methods of funds transfer. Upon Sublandlord's request, Subtenant shall deliver to Sublandlord all necessary information (including financial institution of origin and relevant account numbers) pertaining to such pre-authorized transfers.

#### 5. <u>Additional Rent</u>.

From and after the Effective Date, Subtenant agrees to pay, at Subtenant's sole expense and (a) for its own account, the following (collectively, "Additional Rent"): (i) a "Lease Administration Fee" in the amount of \$6,000.00 per annum (payable in equal monthly installments) subject to periodic increases as may be determined from time-to-time by Landlord (not to exceed 5% year over year); (ii) any and all taxes and assessments whatsoever, whether municipal, state, federal or otherwise, levied, imposed, assessed or charged against the Premises or upon Sublandlord in connection therewith or from time to time levied, imposed, assessed or charged in the future in lieu thereof or in substitution thereof or in addition to or for which Sublandlord is liable in connection with the Premises or the Prime Lease; (iii) any and all utility charges and rates, including, without limitation, all charges for sewer usage or rental, refuse removal, gas, water, heat, electricity and/or telephone and similar taxes, rates, charges and assessments attributable to the Premises; (iv) any business taxes or license fees and similar taxes that may be charged, levied or assessed in connection with this Sublease, the Premises or Subtenant's leasehold interest therein; (v) any common area operating costs and charges or insurance charges due pursuant to the Prime Lease or any declaration, restriction or other agreement affecting the Premises that has been recorded in the applicable public records; and (vi) all other charges and expenses related to Subtenant's use and operation of the Premises or that are the responsibility of Subtenant pursuant to this Sublease or Sublandlord as the tenant under the Prime Lease.

(b) With respect to any Additional Rent, Sublandlord shall have the right to (i) provide a copy of such invoice to Subtenant promptly following Sublandlord's receipt of same, following which Subtenant shall pay such amount directly to the billing authority as and when the same is due, or (ii) remit such amounts directly to the billing authority for and on behalf of Subtenant and to provide written request to Subtenant for reimbursement of such amounts, which reimbursement Subtenant shall pay to Sublandlord within fifteen (15) days of receipt of such request. With respect to property taxes, Subtenant shall pay in advance, with each monthly installment of Rent, an amount equal to  $1/12^{\text{th}}$  of the annual property tax amount applicable to the Premises for the prior tax year as an estimate of the property tax due for such current year, and within ninety (90) days following Sublandlord's payment of the actual tax bill for such current year, Sublandlord shall either remit any overage amount previously paid by Subtenant (or at Sublandlord's option shall credit such amount against Rent to be paid by Subtenant subsequent to such date) or provide a written account of any shortfall in the amounts previously paid by Subtenant, which shortfall shall be paid by Subtenant within fifteen (15) days of receipt of such request.

(c) Subtenant shall contract for, in its own name, and pay when due all charges for the connection and use of water, gas, electricity, telephone, refuse removal, sewer use and other utility services supplied to and necessary for the operation of the Premises during the Sublease Term. Under no circumstance shall Sublandlord be responsible for any interruption of any utility service.

(d) If Subtenant fails to pay when due any Additional Rent required to be paid by Subtenant pursuant to this Sublease, Sublandlord shall have the right to pay the same at the expense of Subtenant after fifteen (15) days' prior written notice to Subtenant thereof, and Subtenant covenants to reimburse to Sublandlord, as Additional Rent, any amounts so paid by Sublandlord within fifteen (15) days after expiration of such notice period.

(e) Subtenant may, at its own expense, contest or cause to be contested (in the case of any item involving more than \$1,000.00, after prior written notice to Sublandlord), by appropriate legal proceedings conducted in good faith and with due diligence, the amount or validity or application, in whole or in part, of any item specified in this Section or lien therefor, provided that (i) such proceeding shall suspend the collection thereof from the applicable Premises or any interest therein, (ii) neither such Premises nor any interest therein would be in any danger of being sold, forfeited or lost by reason of such proceedings, (iii) no Default (as defined below) has occurred, and (iv) Subtenant shall have deposited

with Sublandlord adequate reserves for the payment of the taxes, together with all interest and penalties thereon, unless paid in full under protest, or Subtenant shall have furnished the security as may be required in the proceeding or as may be required by Sublandlord to ensure payment of any contested taxes. Should Subtenant institute any such proceedings, Sublandlord will reasonably cooperate with Subtenant in connection therewith.

(f) Fixed Annual Rent, Percentage Rent and Additional Rent shall be collectively referred to in this Sublease as "**Rent**".

6. <u>Net Lease</u>. The Fixed Annual Rent payable hereunder shall be net to Sublandlord so that this Sublease shall yield to Sublandlord the rentals specified during the Sublease Term, and, in addition thereto, as Additional Rent, all costs, expenses and obligations of every kind and nature whatsoever relating to the Premises shall be paid and performed by Subtenant subject to the provisions of this Sublease.

#### 7. <u>Use, Signs, Maintenance and Alterations</u>.

(a) <u>Use of the Premises</u>. During the Sublease Term, Subtenant shall continuously operate on the Premises a "Wendy's" / "Wendy's Old Fashioned Hamburgers" restaurant in accordance with the Franchise Agreement and shall use the Premises solely for that purpose. Subtenant specifically covenants with Sublandlord to fully comply with all terms and conditions of the Franchise Agreement on its part to be performed and observed and to maintain the Franchise Agreement in full force and effect during the Sublease Term. In no event shall Subtenant's use of the Premises violate any law, rule or ordinance, any provision in the Prime Lease or any restriction or other encumbrance that is of record and applicable to the Premises.

Compliance with Laws. Subtenant's use and occupation of each of the Premises, and the (b) condition thereof (including the condition of any and all alterations, replacements, additions or construction activity undertaken by the Subtenant including but not limited to the installation of a sign or signs as heretofore permitted in this Section 7), shall, at Subtenant's sole cost and expense, comply fully with all existing restrictions and with all building codes, zoning ordinances and other laws, rules and regulations of any governmental authority applicable to the Premises (including, but not limited to, health, safety, accessibilities and/or disabilities) and all restrictions, covenants and encumbrances of record with respect to each of the Premises. Subtenant shall bear sole responsibility to obtain applicable governmental and other required approvals of work undertaken by it. Subtenant will not permit any act or condition to exist on or about any of the Premises which will increase any insurance rate thereon, except when such acts are required in the normal course of its business, and Subtenant shall pay for such increase. In addition to the other requirements of this Section, Subtenant shall, at all times throughout the Sublease Term, comply with the Americans with Disabilities Act of 1990, as such act may be amended from time to time, and all regulations promulgated thereunder (collectively, the "ADA"), in connection with the Premises and any maintenance, repairs and replacements of the Premises undertaken by Subtenant as required by this Sublease, and all restrictions, covenants and encumbrances or reciprocal obligations of record with respect to the Premises.

(c) <u>Maintenance</u>. Subtenant shall not commit actual or constructive waste upon any part of the Premises. Subtenant, at its own expense, will maintain all parts of the Premises, including, but not limited to, the Restaurant and any other improvements now or hereafter existing therein or thereon, in good repair and sound condition and at all times in accordance with the condition required and/or prescribed by the Franchise Agreement and the Prime Lease. Subtenant's obligation to maintain and repair includes specifically, but is not to be limited to, the maintenance and repair and/or replacement of the following: the foundations, roof, floor and structural portions of the walls of the Restaurant; parking

lot; curbs; driveways; sidewalks; gutters; fixtures, facilities and equipment located on the Premises; heating, air-conditioning, electrical and plumbing systems; exterior and interior doors; windows and glass; signs and other equipment installed and used by Subtenant; and any easements appurtenant to the Premises in accordance with the terms of such easements. Subtenant will take all action and will make all structural and non-structural, foreseen and unforeseen and ordinary and extraordinary changes and repairs that may be required to keep all parts of each of the Premises in good repair and sound condition. The provisions of this Section 7(c) shall not apply in the case of damage or destruction by fire or other casualty or in the case of eminent domain or condemnation, in which events the obligations of the Subtenant shall be controlled by either Section 10 or 11 hereof, as the case may be. Subtenant waives any right to (i) require Sublandlord to maintain, repair or rebuild all or any part of any of the Premises or (ii) make repairs at the expense of Sublandlord, pursuant to any rule, law or regulations at any time in effect with respect to the Premises. In carrying out its obligations as set forth above in this Section, Subtenant agrees to conform to all requirements of law, the regulations of applicable public authorities and the requirements of insurers. Further, Subtenant shall not take any action nor permit any action to be taken that would result in or cause the loss, termination or forfeiture of any easement right appurtenant to the Premises or that would result in the violation of any covenants, conditions or restrictions burdening the Premises.

Alterations. All alterations of the Premises by Subtenant shall conform with the terms, (d) conditions and requirements of Franchise Agreement. When required under the Franchise Agreement based upon the scope or nature of the proposed alterations, Subtenant shall provide prior written notice to Franchisor and (if applicable) obtain Franchisor's prior written consent and approval. Additionally, if required by the Prime Lease, Subtenant shall obtain the Prime Landlord's consent including but not limited to providing plans and specifications and review fees (if any) and Sublandlord agrees to facilitate any Prime Landlord's consents upon request by Subtenant (subject to Franchisor's first approval). Subtenant shall not alter the exterior, structural, plumbing or electrical elements of any of the Premises in any manner without the prior, written consent of Sublandlord, and, if required by the Prime Lease, Prime Landlord's consent; provided, however, Subtenant may undertake nonstructural alterations costing less than Two Thousand Five Hundred and No/100 Dollars (\$2,500.00) without Sublandlord's consent as long as Prime Landlord's consent is not required under the Prime Lease for said nonstructural alterations. Prior to Subtenant commencing any work to the Premises that involves a cost in excess of Two Thousand Five Hundred and No/100 Dollars (\$2,500.00), Subtenant shall submit the final plans and specifications for such proposed work to Sublandlord for Sublandlord's approval, which approval shall not be unreasonably withheld, conditioned or delayed, and which shall be deemed approved if Subtenant has received no approval or rejection from Sublandlord at the end of thirty (30) days after Sublandlord's receipt of the plans and specifications. If Sublandlord reasonably objects within such thirty (30) day period, Subtenant shall not commence the proposed work until the plans and specifications have been revised to satisfy Sublandlord's objection(s). If Sublandlord's consent is required hereunder and Sublandlord consents to the making of any such alterations, the same shall be made according to plans and specifications approved by Sublandlord and subject to such other conditions as Sublandlord shall reasonably require. Sublandlord's approval of any plans and specifications shall create no warranty, responsibility or liability whatsoever on the part of Sublandlord, including, but not limited to, their completeness, design sufficiency or compliance with any and all applicable federal, state and local laws, codes, ordinances, rules and/or requirements, including without limitation the ADA. All alterations shall be made by Subtenant at Subtenant's sole expense by licensed contractors and in accordance with all applicable laws, rules, laws and regulations. Subtenant shall perform such remodeling, repair, replacement and redecoration to the Restaurant as required by and in conformance with the Franchise Agreement, the Prime Lease and the other Related Agreements including, without limitation, any letters of understanding with respect thereto. Any work at any time commenced by Subtenant on any of the Premises shall be prosecuted diligently to completion, shall be of good workmanship and materials and

shall comply fully with all the terms of this Sublease. Upon completion of any alterations, Subtenant shall promptly provide to Sublandlord with the following: (i) evidence of full payment to all laborers and materialmen contributing to the alterations; (ii) an architect's certificate certifying the alterations to have been completed in conformity with the plans and specifications; (iii) a certificate of occupancy (if the alterations are of such a nature as would require the issuance of a certificate of occupancy); and (iv) any other documents or information reasonably requested by Sublandlord. Any addition to or alteration of any of the Premises shall automatically be deemed a part of the Premises and belong to Sublandlord, and Subtenant shall execute and deliver to Sublandlord such instruments as Sublandlord may reasonably require to evidence the ownership by Sublandlord of such addition or alteration; provided, however, if Subtenant is not in default under this Sublease and all Rent and other sums due to Sublandlord have been paid and discharged in full, Subtenant shall have the right to remove upon expiration of the Sublease Term those non-permanently attached fixtures and personal property that have been paid for and are then owned by Subtenant, but Subtenant shall, at its own cost and expense, repair any damage caused by such removal. Subtenant acknowledges and agrees that, in the event that Subtenant renovates, remodels, rebuilds, reimages or otherwise performs alterations to the exterior of the Premises (including, without limitation, a remodel performed pursuant to Section 8 hereof), Subtenant shall, within ten (10) days of receipt of an invoice therefor, reimburse Sublandlord for Sublandlord's reasonable costs incurred in obtaining an updated title search for the Premises and any third party or landlord consents required in connection with Subtenant's work.

(e) <u>Liens</u>. Subtenant is not authorized to subject the interest of Prime Landlord or Sublandlord in the Premises to any easement, restriction, lien, charge or encumbrance of any kind or nature without the prior written approval of Sublandlord and Prime Landlord. Subtenant shall permit no liens arising due to work performed by or under Subtenant's authority to encumber the Premises, shall remove any such liens by payment or bond within fifteen (15) days after receipt of written notice thereof, and hereby agrees to hold Sublandlord and Prime Landlord harmless from and against any claims, demands or costs incurred by the indemnified parties related to any such liens. The foregoing hold harmless expressly includes Subtenant's agreement to promptly reimburse Sublandlord and/or Prime Landlord for any costs and expenses (including attorneys' fees and court costs) incurred in connection with the analysis, defense or payment made by the indemnified parties on account of any such lien or allegation thereof.

(f) <u>Continuous Operation</u>. Subtenant shall continuously occupy and operate the Premises during the Sublease Term, and it shall be deemed a Default of Subtenant hereunder to cease operation or occupancy of the Premises for more than five (5) consecutive days or for more than fifteen (15) days in any calendar year (or any shorter period if the same shall constitute a default under the Prime Lease), unless and except such closure is due to remodeling as approved in accordance with this Sublease, or any repair or restoration related to any condemnation or casualty event.

(g) <u>Signs</u>. If permitted by the Prime Lease, the Franchise Agreement and all other covenants and restrictions affecting the Premises, Subtenant shall have the right to install on the Premises, at its own expense, signs conforming to law and regulations, suitable for its purposes in the operation of the Restaurant, which signs shall remain the property of Subtenant unless such signs must be surrendered to Franchisor upon termination of the Franchise Agreement. Subtenant shall be responsible for proper maintenance and upkeep of such signs and for any damage to the Premises occasioned thereby, or by the removal thereof.

(h) <u>Indemnity</u>. Subtenant agrees that it will defend, indemnify and hold harmless Sublandlord, Prime Landlord and their respective employees, officers, directors and agents from and against any and all claims, suits, actions, proceedings, obligations, damages, losses, costs or expenses (including attorneys' fees and court costs) caused by, incurred or resulting from Subtenant's failure to

comply with its obligations under this Section. The obligations of Subtenant and the rights and remedies of Sublandlord under this Section shall survive the termination, expiration and/or release of this Sublease.

#### 8. <u>Remodeling of the Restaurant</u>.

(a) Subtenant, as franchisee under the Franchise Agreement, has certain obligations to repair, upgrade, refurbish, remodel, scrape and rebuild, and/or perform certain image enhancements to the Restaurant under the Franchise Agreement (collectively the "**Remodeling Obligations**"). If Subtenant breaches any of its covenants or agreements under the Franchise Agreement relating to the Remodeling Obligations and/or does not perform all of its Remodeling Obligations under the Franchise Agreement, a "**Remodel Default**" shall be deemed to have occurred. Upon a Remodel Default, in addition to the rights of Sublandlord under Section 17(b) and Franchisor's rights under the Franchise Agreement, Sublandlord may, upon written notice to Subtenant, increase the Fixed Annual Rent due under Section 4(a) by twenty percent (20%) for the remaining portion of the then-current period and for each subsequent period during the Sublease Term (the "**Liquidated Damages**").

(b) It is acknowledged that a Remodel Default will cause Sublandlord to incur substantial economic damages and losses of types and in amounts that are impossible to compute and ascertain with certainty as a basis for recovery by Sublandlord of actual damages. Therefore, Sublandlord and Subtenant agree that upon a Remodel Default, Sublandlord may impose the Liquidated Damages. Subtenant agrees that the Liquidated Damages represent a fair, reasonable and appropriate estimate of the damages and losses that would be sustained by Sublandlord. In lieu of actual damages for a Remodel Default, Subtenant agrees that the Liquidated Damages may be assessed and recovered by Sublandlord as against Subtenant, and without Sublandlord being required to present any evidence of the amount or character of actual damages sustained by reason thereof; therefore Subtenant shall be liable to Sublandlord for payment of the Liquidated Damages. Such Liquidated Damages are intended to represent estimated actual damages and are not intended as a penalty, and Subtenant shall pay them to Sublandlord without limiting Sublandlord's right to obtain substitute or additional relief as may be appropriate.

(c) Without limiting the generality of Section 29(j), if any court determines that the Liquidated Damages is excessive or is unreasonable or unenforceable under the laws of that jurisdiction, it is the intention of the parties hereto that the Liquidated Damages may be modified or amended by the court to render it enforceable to the maximum extent permitted by the laws of that jurisdiction.

**9.** <u>**Quiet Enjoyment**</u>. Sublandlord covenants and agrees that Subtenant, upon paying the Rent and all other charges herein provided for, and observing and keeping the covenants, agreements and conditions of this Sublease on its part to be kept, shall lawfully and quietly hold, occupy and enjoy the Premises during the Sublease Term, or any extension thereof, without hindrance or molestation from anyone claiming by, through or under Sublandlord.

#### 10. <u>Damage or Destruction to Premises</u>.

(a) <u>Subtenant's Obligation to Replace and Restore</u>. In the event that the Premises are damaged or destroyed by fire or other casualty or Subtenant is evicted from the Premises by a public authority to preserve the public safety, this Sublease shall not terminate, nor shall the liability of Subtenant to pay Rent cease or be reduced, except as hereinafter expressly provided in this Section, but Subtenant shall restore, replace or rebuild the Premises at Subtenant's sole cost and expense with all reasonable speed to the same condition as existed prior to the happening of the fire, eviction or other casualty. In the event Subtenant is required to so restore, replace or rebuild as aforesaid, unless the Prime Lease provides otherwise. Subtenant shall be entitled to the proceeds of casualty insurance carried and maintained by Subtenant and payable by virtue of the event or events causing damage to the Premises,

and shall place such funds in a dedicated deposit account and use the same only towards the restoration or replacement of the Premises, with any excess funds released to Subtenant. In the event of any shortfall between the insurance proceeds and the actual cost to repair or reconstruct the Premises, Subtenant shall be solely responsible for all additional costs and expenses.

Limited Right to Terminate. Notwithstanding the foregoing subsection (a), in the event the Premises should, within two (2) years prior to the end of the then current Sublease Term, be damaged by fire or other casualty to the extent of at least fifty percent (50%) of the replacement value thereof, and provided Sublandlord shall have the right to terminate the Prime Lease with respect to such casualty event, each of Sublandlord and Subtenant shall have the right to cancel and terminate this Sublease effective as of the date of such casualty by written notice to the other party given within thirty (30) days after the occurrence thereof (but not less than five (5) business days prior to the date Sublandlord shall be required to deliver any such termination notice to the Prime Landlord), in which case the proceeds of any insurance carried or required to be maintained by Subtenant shall be tendered to the Prime Landlord (if required under the Prime Lease), and if not, shall be payable solely to Sublandlord (except with respect to any coverage related to any personal property owned by Subtenant). Further, in the event of a cancellation or termination by Sublandlord, ninety percent (90%) of the total proceeds received from any business income insurance or rental interruption insurance maintained by Subtenant shall be paid to Subtenant, with the remaining ten percent (10%) of such proceeds to be payable to Sublandlord. Further, Subtenant, at its sole cost and expense, shall cause the damaged improvements related to the Restaurant to be demolished and removed and the Real Property delivered back to the Prime Landlord in a clean, orderly and compacted condition or such other partially improved or stabilized and secured condition as Prime Landlord may otherwise require given the circumstances.

(c) <u>Conflict with Prime Lease</u>. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the terms and conditions set forth in this Section and those set forth in the Prime Lease with respect to damage or destruction to the Premises, the terms and conditions of the Prime Lease shall govern.

**11.** <u>**Condemnation**</u>. In the event that at any time during the Sublease Term the Premises or any part thereof shall be taken by eminent domain or condemnation by any public or quasi-public authority (or in the event a voluntary conveyance is made by Sublandlord to such public or quasi-public authority by reason of or by threat or imminence of the exercise of such power of eminent domain or condemnation by such authority), the following terms and conditions shall apply:

(a) <u>Total Taking</u>. In the event of a total taking, Subtenant's right of possession shall terminate as of the date of taking and Rent and other charges provided for in this Sublease shall be paid up to such date. The entire damage award of the condemnation proceedings to which Sublandlord, as Tenant under the Prime Lease, is entitled pursuant to the Prime Lease shall be paid to Sublandlord and Sublandlord shall, and hereby does, after deduction from said award of any and all attorneys' fees and costs associated with such proceedings, and after deduction for any outstanding fees, expenses, charges, rents or additional rents due under this Sublease or the Franchise Agreement or any amounts due and payable under any of the Related Agreements to either Sublandlord or Franchisor, assign to Subtenant the remainder of any such award.

(b) <u>Partial Taking That Renders the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises that renders the Premises substantially unusable by Subtenant for the operation of the Restaurant in accordance with the Franchise Agreement, and provided the Prime Lease can be terminated pursuant to its terms, then each of Sublandlord and Subtenant may, by written notice to the other within thirty (30) days after the taking by the condemning authority (but not less than five (5) business days prior to the date Sublandlord shall be required to deliver any such termination notice to

Prime Landlord), terminate this Sublease, and Rent and other charges provided for in this Sublease shall be paid up to such date, and any damage award shall be paid as otherwise set forth in subsection (a) above. If neither party elects to terminate this Sublease, there shall be no abatement or adjustment to the Rent due hereunder, and Sublandlord shall pay to Subtenant the damage award received by Sublandlord as compensation for such partial taking (after deduction from said award of any and all attorneys' fees and costs associated with such proceedings). Subtenant shall use such award together with all other funds of Subtenant necessary to restore the Premises at Subtenant's sole expense to usable condition and in accordance with the requirements of the Franchise Agreement.

(c) <u>Partial Taking That Does Not Render the Premises Substantially Unusable</u>. In the event of a partial taking of the Premises that does not render the Premises substantially unusable by Subtenant for the operation of the Restaurant in accordance with the Franchise Agreement, there shall be no abatement or adjustment of Rent hereunder and the entire damage award received for such partial taking shall belong solely to Sublandlord; provided, however, if any damage award includes in part an award related to lost profits or sales or similar consequential damages, such portion of the award shall be paid or otherwise made available to Subtenant.

(d) <u>Taking Within Right-Of-Way</u>. Notwithstanding the provisions of this Section, it is hereby expressly acknowledged and agreed by Subtenant that if a condemning authority takes any portion (or all of that portion) of the Premises that is located within a public right-of-way on the date of this Sublease, such a taking shall not be deemed to entitle Subtenant to any part of the award therefor (which shall belong solely to Sublandlord). Additionally, a condemnation of solely that portion of the Premises that is located within the public right-of-way on the date of this Sublease shall not be deemed to in any way bring this Section into operation and effect.

(e) <u>Conflict with Prime Lease</u>. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the terms and conditions set forth in this Section and those set forth in the Prime Lease with respect to condemnation, the terms and conditions of the Prime Lease shall govern.

12. <u>Assignment and Subletting</u>. Subtenant shall not permit Subtenant's interest in this Sublease to be vested in any third party by operation of law or otherwise and Subtenant shall not assign, sublet, pledge, hypothecate or otherwise transfer this Sublease or any interest in this Sublease or the Premises in whole or in part without first obtaining the prior written consent of Sublandlord, which consent Sublandlord may grant or withhold in its sole and absolute discretion. As a condition to its consent, Sublandlord may require that the Rent required to be paid hereunder be increased to reflect the current fair market value of the Premises and any assignee or sublessee must also in connection with such assignment or subletting receive an assignment of all rights of the franchisee under the Franchise Agreement. If Sublandlord does so consent to an assignment of this Sublease or a subletting of all or any portion of the Premises, Subtenant and Guarantor shall still remain liable to Sublandlord for all obligations under this Sublease unless expressly released in writing from such obligations by Sublandlord.

**13.** <u>Mortgage Subordination and Attornment</u>. Upon written request by Sublandlord or Prime Landlord, pursuant to a request by any mortgagee of Sublandlord's and/or Prime Landlord's interest in the Premises, or by any person, firm or corporation intending to become such a mortgagee, Subtenant agrees to subordinate its rights under this Sublease to the lien of any mortgage covering the Premises and to any and all advances to be made thereunder, and to the interest thereon, and all renewals, replacements and extensions thereof, provided the mortgagee named in said mortgage shall agree to recognize this Sublease in the event of foreclosure if Subtenant is not in default hereunder. Subtenant agrees that upon the written request of Sublandlord, Prime Landlord or any mortgagee named in such mortgage, it will

execute and deliver whatever instruments may be required for such purposes. Subtenant will, in the event of the sale or assignment of Sublandlord's or Prime Landlord's interest in the Premises or in the event of any proceedings brought for the foreclosure of, or in the event of the exercise of the power of sale under any mortgage covering the Premises, attorn to and recognize such purchaser or mortgagee as landlord under this Sublease. Similar to Section 16 of this Sublease, upon request by Subtenant, Sublandlord shall execute waivers or consent agreements in a form acceptable to Sublandlord in its sole and absolute discretion permitting the pledge of this Sublease as a subleasehold mortgage in favor of Subtenant's bank or institutional lender and providing such bank or institutional lender with limited rights including cure, assumption and/or entry in the event of a foreclosure. The parties acknowledge and agree that all such consents to any subleasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Subtenant's interest under the Franchise Agreement to such bank or institutional lender. The parties further acknowledge and agree that in no event shall any similar waivers or consent be requested from or obtained from Prime Landlord.

#### 14. <u>Indemnification and Insurance</u>.

Indemnification. To the fullest extent permitted by law, Tenant agrees to defend, (a) indemnify and hold harmless, Prime Landlord, Sublandlord, and any parent, subsidiaries, affiliates, and their directors, officers, agents, employees, and authorized representatives and assigns of each (the "Indemnitees") from and against any and all liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages and expenses, including defense costs and attorney's fees (all collectively "Losses"), provided such Losses are attributable to (a) injury to or death of any person or persons, including but not limited to, any employee, agent or representative of Tenant, as well as any employee, agent, or representative of an Indemnitee; (b) damage to or impairment of property, or (c) personal and advertising injury, arising out of or related to the occupancy, operation, maintenance, or use of the Premises by Tenant, which are in any manner directly or indirectly caused occasioned, contributed to, or claimed to be due, in whole or in part, to any acts, errors, omissions, reckless, negligent, or willful misconduct, whether active or passive, of Tenant or anyone whose acts Tenant may be liable for in conjunction with or incident to this Sublease, even though the same may have resulted from the joint. concurring, or contributory negligence of any Indemnitee, or any other person or persons, unless the same was caused by the sole negligence or willful misconduct of any Indemnitee. The foregoing indemnity shall survive the expiration or earlier termination of this Sublease.

(a) <u>Insurance Coverage</u>. Tenant agrees to provide and maintain, at its sole cost and expense, insurance in at least the same amounts and of the same types required by the Prime Lease to be carried by the tenant thereunder with regard to the Premises; provided, however, that notwithstanding the requirements of the Prime Lease, Tenant shall maintain at a minimum, the following required policies of insurance, in the forms and with minimum limits (or such higher amounts as may, from time to time, be required under the provisions of the Franchise Agreement) and coverage terms, as set forth below:

1. Commercial General Liability: 1,000,000 each occurrence, \$2,000,000 general aggregate, \$1,000,000 personal and advertising injury, \$1,000,000 product liability aggregate. Coverage shall be written on an occurrence basis, on ISO form CG-00-01-04-13 or its then substantial equivalent. For claims arising out of or in any way related, directly or indirectly, to the Franchise Agreement, the Premises, its occupancy or the operation of the Restaurant, the policy shall name The Wendy's Company, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees (collectively, for purposes of reference to this Insurance Coverage section, "Wendy's") as additional insureds, provide coverage on a primary basis, and not contributory with or excess over any other insurance or self-insurance available to the Wendy's, provide cross-liability coverage consistent with standard ISO form separation of insureds clause, and shall be endorsed with ISO Form CG-24-04, "Waiver of Transfer of Right of Recovery Against Others to Us," or the substantial equivalent. The additional insured endorsement shall have no added exclusions or

limitations of coverage to limits of liability contractually required or percentage of negligence attributed to the named insured. There shall be no exclusion, limitation, or endorsement in the policy, other than those standard exclusions and limitations inherent to the aforementioned ISO form, that serves to restrict or limit additional insured status, contractual liability, or products liability.

2. Property: Special Form, All-Risk Property Insurance, on a replacement cost basis, to the full value of the Restaurant and all improvements in or about the Premises. Coverage shall include business interruption for a period not less than 12 months from the date of any loss or damage. Tenant may carry such insurance under a blanket policy, provided such policy includes coverage for the Restaurant and Premises equivalent to that which would be available under a separate policy. Coverage shall include a waiver of subrogation in favor of Wendy's and shall name Wendy's an additional interest and loss payee in accordance with Wendy's interests. In addition to the foregoing: Tenant will provide (or will cause its General Contractor to provide) at its expense builders risk insurance for construction that covers special risk perils including earthquake, flood, fire, and theft of materials stored at or within 1,000 feet of each Project site.

3. Business Automobile Liability: \$1,000,000 each accident, combined single limit, bodily injury and property damage, for any auto, vehicle or mobile equipment operated by Tenant, in any way related, directly or indirectly, to the Franchise Agreement, the Premises, or occupancy or operation of the Restaurant. Coverage shall be written on ISO Form CA-00-01, or a form providing equivalent liability coverage. The policy shall apply to "Any Auto" including without limitation all owned, non-owned, hired, rented, leased or borrowed motor vehicles and all mobile equipment used by Tenant and shall provide cross-liability coverage as provided under standard ISO forms separation of insureds clause.

4. Umbrella Excess Liability: \$2,000,000 each occurrence, with the Commercial General Liability, Business Auto Liability and Employer's Liability policies described herein appearing as Scheduled Underlying Policies. The policy shall recognize Wendy's, its subsidiaries and divisions, affiliates, directors, officers, agents, and employees as additional insureds and provide coverage for the interests of Wendy's on a primary or first excess basis, and not contributory with or excess over any other insurance or self-insurance available to Wendy's. The additional insured endorsement shall have no added exclusions or limitations of coverage to limits of liability contractually required; or percentage of negligence attributed to the named insured. The policy shall be in a following form or a form at least as broad as the required underlying policies.

5. Cyber Risk: Including coverage for claims arising out of or related to (1) investigation of an actual or alleged security failure, privacy event, security breach or other related incident, including but not limited to forensic services, legal counsel and breach coaching services, breach response and notification services, call center services, credit and identity theft monitoring and protection services, media and public relations services; (2) business income/business interruption/extra expense; (3) digital and data asset protection and restoration; (4) network security & consumer privacy liability; (5) regulatory defense and indemnification, including fines and assessments; (6) multimedia liability; (7) cyber extortion, including but not limited to the use of ransomware or other malware to compromise Tenant's systems; and (8) social engineering or other forms of electronic manipulation that result in covered loss. The policy shall include limits not less than \$1,000,000 each claim and shall be endorsed to name Wendy's an additional insured.

6. Worker's Compensation and Employer's Liability: Worker's Compensation coverage in accordance with the statutory requirements in all states and/or provinces in which the Tenant conducts operations and including Employer's Liability coverage with limits not less than \$500,000 bodily injury, each accident or disease. If Tenant utilizes a program of self-insurance, a Certificate of Authority from the state is required, along with a policy of Excess Worker's Compensation insurance in excess of the

self-insured limit and including Employer's Liability, each with limits not less than \$500,000 bodily injury, each accident or disease. The policy shall provide a waiver of subrogation in favor of Wendy's. Depending on the corporate structure of your business, the Tenant entity may not be the appropriate carrier of Worker's Compensation or Employer's Liability coverage. In this case, Tenant may satisfy this requirement by causing it appropriate affiliated entity to carry such coverage(s).

(vii) any other form or forms of insurance as the Tenant or the Sublandlord or the Sublandlord's mortgagee requires from time to time in form, in amount and for insurance risks against which a prudent Tenant would protect itself.

Further with regard to each of the aforementioned insurance policies

- (1) The parties acknowledge that Tenant's insurance is intended to fulfill the insurance requirements of the Prime Lease in addition to requirements stated in this Sublease and is intended to be in lieu of and not duplicative with any insurance required of the Sublandlord in accordance with the Prime Lease.
- (2) Each policy shall be underwritten by a duly licensed and admitted insurance carrier with a current minimum A.M. Best Rating of A- VIII or the substantial equivalent rating provided by Fitch, Standard & Poor's, or Moody's.
- (3) Tenant shall provide Wendy's with written notification, within 30 days of the effective date, of the cancellation, non-renewal or material change in coverage or coverage limits.
- (4) There shall be no deductible or self-insured retention in excess of \$50,000 maintained by Tenant with respect to any of the foregoing insurance, without Wendy's prior written approval. All deductibles, self-insurance and premiums associated with the required insurance shall be the responsibility of the Tenant. With regard to liabilities, losses, claims, suits, actions, allegations, legal or administrative proceedings, debts, demands, damages, and expenses, including defense costs and attorney's fees, that remain within deductibles or self-insured retentions, Tenant agrees to assume obligations that would otherwise have existed on the part of an insurer to an additional insured.
- (5) Tenant shall deliver, or cause to be delivered to Sublandlord, on or prior to the effective date of the Franchise Agreement and thereafter, not more than ten (10) days subsequent to the expiration dates of the policies, a new or renewal Certificate of Insurance, executed by a duly authorized representative of each insurer, for each of the coverages specified in subsection (b) above. Such Certificate shall evidence compliance with the requirements stated herein and shall expressly and conspicuously reflect the amount of each deductible or self-insured retention.
- (6) When requested by Wendy's, Tenant shall provide true and complete copies of insurance policies to Wendy's within ten (10) full business days of any such request.
- (7) Should Tenant fail to maintain or renew any insurance provided for hereunder, or to pay the premium, or to comply with the requirements noted herein, Wendy's, at its option, but without obligation to do so, may, upon five days' notice to Tenant, cure such failure, and any sums so expended by Wendy's, together with Wendy's reasonable administrative expense in connection therewith, shall thereafter be due from and payable by Tenant.

(8) Neither the approval, disapproval or failure to act by Wendy's regarding any document reflecting insurance on behalf of Tenant, nor the bankruptcy, insolvency or denial of liability by any insurance company shall relieve Tenant of full responsibility or liability for damages and accidents as set forth herein. Notwithstanding anything contained in this Section to the contrary, should there be a conflict between the insurance requirements set forth in this Section and those set forth in the Prime Lease in that the insurance requirements under the Prime Lease are greater than those set forth herein, then the insurance requirements of the Prime Lease shall govern

(9) **Equipment**. All goods, wares, merchandise, inventory, machinery, Equipment and other personal property of Subtenant whatsoever kept in, on or about the Premises ("**Subtenant's Personal Property**") shall be at Subtenant's sole risk, and Sublandlord shall not be liable for any damage done to or loss of Subtenant's Personal Property arising from any cause whatsoever including, but not limited to, the bursting, overflowing or leaking of water, sewer, sprinkler system or steam pipes, or from the heating or plumbing fixtures, or from electric wires, or from gas or odors, or by reason of the failure of heat, gas or electricity, or from any other cause whatsoever.

(10)Security Interest of Sublandlord. To secure the payment of all Rent and any other sums that may become due to Sublandlord under the terms of this Sublease, Sublandlord shall have and is hereby granted by Subtenant a lien and security interest upon all of Subtenant's Personal Property during the Sublease Term. Upon request by Subtenant, Sublandlord shall execute waivers or consent agreements in form acceptable to Sublandlord confirming the subordination of this lien, as required by a bank or institutional lender. The parties acknowledge and agree that in no event shall similar waivers or consent agreements be requested from or obtained from Prime Landlord. This Sublease shall also constitute a security agreement under the Uniform Commercial Code of the jurisdiction in which the Premises are located. None of Subtenant's Personal Property shall be removed from the Premises without the prior written consent of Sublandlord unless all Rent and all other sums then due to Sublandlord shall first have been paid and discharged in full. Subtenant hereby consents to the filing by the Sublandlord from time to time of any financing statements and other instruments necessary to perfect the first lien and security interest granted herein and to carry out the terms of this Section. Upon the occurrence of a Default by Subtenant under this Sublease, Sublandlord shall have the option, in addition to any other remedies provided herein or by law, to enter upon the Premises with or without the permission of Subtenant and take possession of any and all of Subtenant's Personal Property without liability for trespass or conversion and to enforce the first lien and security interest hereby granted in any manner provided by law.

The parties acknowledge and agree that all such consents to any subleasehold mortgage shall likewise require a corresponding pledge (and Franchisor's consent to such pledge) of Subtenant's interest under the Franchise Agreement to such bank or institutional lender. The parties further acknowledge and agree that in no event shall any similar waivers or consent be requested from or obtained from the Prime Landlord.

#### (11) <u>Default by Subtenant</u>.

(a) Each of the following actions shall constitute a default and breach under the terms of this Sublease (a "**Default**"):

(i) any act or omission by Subtenant that would constitute a default under the Prime Lease;

(ii) if Subtenant shall fail to make any payment of Rent or any other charges or amounts due under this Sublease, on the day when such payments are due;

(iii) if Subtenant shall fail to perform any other provision, covenant or condition of this Sublease other than the payment of Rent or any other charges or amounts due;

(iv) if Subtenant abandons or vacates the Premises at any time during the Sublease Term;

(v) if Subtenant ceases to operate the Restaurant in accordance with this Sublease;

(vi) any act or omission that constitutes a default under the Franchise Agreement or any other Related Agreement (including without limitation any failure to complete required training), or failure to execute a Franchise Agreement;

(vii) if Subtenant makes an assignment for the benefit of creditors or enters into a composition agreement with creditors, or if the interest of Subtenant in the Premises or any personal property used in connection therewith is attached, levied upon or seized by legal process, or if Subtenant is found to be bankrupt or insolvent by any court of competent jurisdiction, or if a receiver is appointed for Subtenant;

(viii) if Subtenant's interest in the Sublease shall be vested in any third party by operation of law or otherwise, or if Subtenant has assigned this Sublease or the Premises are subleased by Subtenant in whole or in part without Sublandlord's prior written consent;

(ix) if Subtenant is listed on the Specially Designated Nationals and Blocked Persons List maintained by the Office of Foreign Asset Control, Department of the Treasury ("OFAC") pursuant to Executive Order 13224, 66 Fed. Reg. 49079 (Sept. 25, 2001) or other similar legislation, orders or regulations in respect thereof (the "Orders") or on any other list maintained by OFAC pursuant to other applicable Orders or is indicted, arraigned or custodially detained on charges involving money laundering or predicate crimes to money laundering;

(x) if a final, nonappealable judgment is rendered by a court against Subtenant that has had or would reasonably be expected to have a material adverse effect on either the ability to conduct business at any of the Premises for its intended use or Subtenant's ability to perform its obligations under this Sublease, or is in the amount of \$100,000.00 or more, and in either event is not discharged within sixty (60) days from the date of entry thereof; or

(xi) a Remodel Default.

(b) <u>Remedies of Sublandlord</u>. In the event of any Default of Subtenant hereunder, and in addition to any other rights or remedies available to Sublandlord at law or in equity or otherwise available under the Prime Lease, Sublandlord shall have the right, but not the obligation, to do any one or more of the following:

(i) cure any Default of Subtenant, on behalf and at the sole cost and expense of Subtenant;

(ii) terminate this Sublease upon not less than fifteen (15) days' notice, whereupon Subtenant shall vacate the Premises on or before such date unless such Default shall be cured prior to the effective date of such termination (failing which, Sublandlord may institute

dispossessory proceedings), and to collect from Subtenant all Rent and other sums due through the date of such termination;

(iii) without terminating this Sublease, re-enter the Premises and proceed to re-let all or any part of the Premises as Sublandlord, in its discretion, may deem reasonably necessary or appropriate;

(iv) declare immediately due and payable and to collect from Subtenant all Rent due from Subtenant for the remaining portion of the Sublease Term; or

(v) recover from Subtenant any other amount necessary to compensate Sublandlord for all detriment proximately caused by Subtenant's failure to perform its obligations under this Sublease or that in the ordinary course of things would be likely to result therefrom, including but not limited to any costs or expenses incurred by Sublandlord: (A) in retaking possession of the Premises, including reasonable attorney's fees therefor; (B) in maintaining or preserving the Premises after such Default; (C) in preparing the Premises for reletting to a new tenant including repairs or alterations to the Premises for such reletting; (D) as brokerage fees, leasing commissions and reasonable attorney's fees in connection with the reletting of the Premises to a new tenant; and (E) any other costs necessary or appropriate to relet the Premises.

(12) <u>**Cross Default**</u>. Subject to any applicable cure periods, any Default under this Sublease shall be considered a default under the Franchise Agreement and the Related Agreements. Subtenant acknowledges agreement with the cross-default provisions of this Section and all other terms and conditions of this Sublease relating to the Franchise Agreement and the Related Agreements. Simultaneously with Subtenant's execution of this Sublease, Guarantors shall execute and deliver to Sublandlord an Acknowledgment of Cross Default Provisions and Right to Modify Subleases in the form attached hereto as <u>**Exhibit C**</u> (the "Guarantor Acknowledgment") for the purpose of acknowledging their agreement with the cross-default provisions of this Section and all other terms and conditions of this Sublease relating to the Franchise Agreement") for the purpose of acknowledging their agreement with the cross-default provisions of this Section and all other terms and conditions of this Sublease relating to the Franchise Agreements.

#### (13) <u>Estoppel Certificates</u>.

At any time, and from time to time, each party hereto shall, promptly and in no event a. later than ten (10) days after a request from the other party, execute, acknowledge and deliver to the other party, a certificate in the form reasonably satisfactory to the requesting party, certifying: (i) that Subtenant has accepted the Premises; (ii) that this Sublease is in full force and effect and has not been modified (or if modified, setting forth all modifications), or, if this Sublease is not in full force and effect, the certificate shall so specify the reasons therefor; (iii) the commencement and expiration dates of the Sublease Term, including the terms of any extension options of Subtenant; (iv) the date to which the rents have been paid under this Sublease and the amount thereof then payable; (v) whether there are then any existing defaults by the other party in the performance of its obligations under this Sublease, and, if there are any such defaults, specifying the nature and extent thereof, (vi) that no notice has been received by the certifying party of any default under this Sublease that has not been cured, except as to defaults specified in the certificate; (vii) the capacity of the person executing such certificate, and that such person is duly authorized to execute the same on behalf of said party; (viii) that neither Sublandlord nor Prime Landlord has actual involvement in the management or control of decision making related to the operational aspects or the day-to-day operations of the Premises; and (ix) any other information reasonably requested by the requesting party.

b. If Subtenant shall fail or refuse to sign a certificate in accordance with the provisions of this Section within ten (10) days following a request by Sublandlord, Subtenant irrevocably constitutes

and appoints Sublandlord as its attorney-in-fact to execute and deliver the certificate to any such third party, it being stipulated that such power of attorney is coupled with an interest and is irrevocable and binding; provided, however, that Sublandlord's execution and delivery of such certificate on behalf of Subtenant shall not cure any Default arising by reason of Subtenant's failure to execute and deliver such certificate.

(14) **Notices and Rent Payment**. Except for legal process that may also be served in any other manner permitted by the applicable rules of procedure (other than by tacking), all notices required or desired to be given with respect to this Sublease shall be in writing and shall be deemed to have been "received" by the receiving party when hand delivered and/or, if sent by certified mail return receipt requested or by same day or overnight receipted courier service, when actually received or refused, and shall be addressed as follows:

To Sublandlord:

c/o The Wendy's Company
4288 W. Dublin-Granville Road
Dublin, OH 43017
Attn: Sublease Management (Site #)
Phone: (614) 764-3100
Fax: (614) 764-3243

To Subtenant:

	_
	-
<b>A</b>	-
Attn:	_
Phone: ()	_
Fax: ()	_

or such other addresses as either party hereafter designates to the other in writing as aforesaid. Any Rent or other amount due to Sublandlord hereunder not paid electronically by pre-authorized transfer shall be remitted to the following address:

4288 W. Dublin-Granville Road Dublin, OH 43017 Attn: Sublease Management (Site #\_\_\_\_)

or such other address as Sublandlord hereafter designates in writing.

(15) **Joint and Several Obligation**. In the event Subtenant under this Sublease consists of more than one entity and/or individual, its and their liability under this Sublease is agreed to be joint and several.

(16) <u>Subtenant's Compliance with Environmental Laws</u>. Subtenant shall comply or use its best efforts to secure compliance with all applicable federal, state and local laws, regulations or ordinances pertaining to air and water quality, any hazardous material (as hereinafter defined), waste disposal, air emissions and other environmental matters with respect to the use or occupation of the Premises. Subtenant shall not cause or permit any hazardous material to be brought upon, kept or used in or about the Premises by Subtenant or any other person or entity. If Subtenant breaches the obligations stated herein or if the presence of hazardous material on the Premises caused or permitted to be caused by Subtenant results in the contamination of the Premises, or any portion thereof, or if the contamination of the Premises by hazardous material otherwise occurs for which Subtenant is legally liable to Prime

Landlord or Sublandlord for damage resulting therefrom, then Subtenant shall indemnify, defend and hold harmless Prime Landlord and Sublandlord and their respective employees, officers, directors and agents from any and all claims, judgments, damages, penalties, fines, costs, liabilities and losses (including without limitation, diminution in value of the Premises, and sums paid in settlement of claims, attorneys' fees, consultant fees and expert fees) that arise during or after the Sublease Term as a result of such contamination. This indemnification of Prime Landlord and Sublandlord by Subtenant includes, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision because of hazardous material being present in the soil or groundwater on or under the Premises. Without limiting the foregoing, if the presence of any hazardous material on the Premises caused or permitted to be caused by Subtenant results in any contamination of the Premises, or any portion thereof, Subtenant shall promptly take all actions, at no cost or expense to Prime Landlord or Sublandlord, as are necessary to return the Premises to the condition existing prior to the introduction of any such hazardous material to the Premises, provided that Sublandlord's approval of such action shall first be obtained. The foregoing indemnity shall survive the expiration or earlier termination of this Sublease. As used herein, the term "hazardous material" means any pollutant, toxic substance, hazardous waste, hazardous material, hazardous substance, or oil as defined in or pursuant to the Resource Conservation and Recovery Act, as amended, the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, the Federal Clean Water Act, as amended, the Toxic Substances Control Act, as amended, or any other federal, state or local environmental law, regulation, ordinance, rule, or by-law, whether existing as of the date hereof, previously enforced, or subsequently enacted.

(17) <u>Surrender of Premises</u>. Subtenant will deliver up and surrender possession of the entire Premises, including, without limitation, the Restaurant and all other improvements located on the Premises, to Sublandlord upon the expiration of the Sublease Term or the termination of this Sublease for any reason, in their original condition, reasonable wear and tear excepted, or such other superior condition as may be specified in the Prime Lease. Subtenant shall also comply at its sole cost and expense with all terms and conditions of the Franchise Agreement to be complied with on surrender of the Premises.

#### (18) <u>Relationship to Prime Lease</u>.

(a) This Sublease and all of Subtenant's rights hereunder are expressly subject to and subordinate to all of the terms of the Prime Lease. Subtenant hereby acknowledges that it has received a copy of the Prime Lease and has read all of the terms and conditions thereof. Subtenant hereby assumes all obligations of Sublandlord, as tenant or lessee under the Prime Lease, with respect to the Premises and agrees to be bound by the terms of the Prime Lease as fully and to the same extent as if Subtenant were the tenant or lessee under the Prime Lease. Sublandlord agrees that Sublandlord shall, when necessary and when requested by Subtenant, endeavor to cause Prime Landlord to perform its obligations as landlord under the Prime Lease. Subtenant acknowledges that except as expressly provided in herein, any termination of the Prime Lease will result in a termination of this Sublease.

(b) Subtenant hereby acknowledges and agrees that Subtenant shall not contact the Prime Landlord directly for any reason without Sublandlord's prior written consent.

(c) Notwithstanding anything to the contrary contained herein, Subtenant shall not be entitled to exercise any rights of first offer, rights of first refusal, or purchase options contained in the Prime Lease.

(d) [Notwithstanding any contrary provision herein, the following terms and provisions of the Prime Lease shall not apply to Subtenant and shall not be deemed a part of this Sublease or the rights and obligations of Subtenant under this Sublease:

#### (*i*) *LIST EXCLUSIONS HERE, IF ANY*]

(e) Notwithstanding anything to the contrary contained herein, Subtenant shall not be entitled to exercise any rights of first offer, rights of first refusal, or purchase options contained in the Prime Lease.

(19) **Brokers.** Sublandlord and Subtenant each represents and warrants to the other that no broker, agent, commission salesman or other person has represented the warranting party in the negotiations for and procurement of this Sublease and of the Premises, and that no commissions, fees or compensation of any kind are due and payable in connection herewith to any such person or entity. Each of Sublandlord and Subtenant agrees to indemnify and hold the other harmless from and against any and all costs or claims of any agent, broker or other person claiming to be acting on behalf of the indemnifying party for fees, commissions or other compensation by reason of the transaction contemplated by this Sublease or otherwise resulting from breach by the indemnifying party of the representations in this Section.

(20) <u>**Guaranty</u>**. Simultaneously with the execution of this Sublease and as an express condition of the effectiveness hereof, each Guarantor shall guarantee the obligations of Subtenant hereunder, including the payment of Rent and the performance of all covenants and agreements of Subtenant hereunder, pursuant to the Guaranty. Within fifteen (15) days of Sublandlord's request, Subtenant shall cause Guarantor to provide an audited balance sheet of each Guarantor as of the most current year-end prepared in accordance with generally accepted accounting principles consistently applied. [The obligations of the Guarantor hereunder shall be joint and several.]</u>

(21) **<u>Right to Inspect and Show Premises</u>**. Subtenant agrees that Sublandlord or Sublandlord's representative(s) shall have the right at all reasonable times to enter upon and to inspect the Premises to ascertain that Subtenant is carrying out the terms, conditions and provisions of this Sublease, including but not limited to Subtenant's compliance with all laws and ordinances. In the event that Sublandlord identifies any deficiencies in maintenance or lack of compliance with laws, Subtenant covenants and agrees that it shall take immediate steps to rectify and cure any such issues within the earlier of thirty (30) days or such timeframe as required under the Prime Lease or under any governmental notice or order. Sublandlord shall have the right to show the Premises to prospective purchasers at any time during the Sublease Term or to prospective tenants during the last six (6) months of the Sublease Term.

(22) <u>Costs and Legal Fees</u>. If either party brings or commences any legal action or proceeding to enforce any of the terms of this Sublease (or for damages by reason of an alleged breach of this Sublease), the prevailing party in any litigation between the parties shall be entitled to recover, as a part of its judgment, reasonable attorneys' fees and costs of suit.

#### (23) <u>Miscellaneous</u>.

(a) This Sublease shall be governed by the laws of the jurisdiction in which the Premises are located. This Sublease supersedes all prior discussions and agreements between the parties and incorporates their entire agreement with respect to the matters set forth herein, and shall not be modified, changed or altered in any respect, except by written instrument executed by duly authorized officers of each of the parties hereto.

(b) Any term used in this Sublease which begins with initial capital letters and is not defined herein shall have the same meaning attributable to that term in the Prime Lease.

(c) The captions used in this Sublease are for convenience only and do not in any way limit or amplify the terms and provisions hereof. The use of the terms "hereof," "hereunder" and "herein" shall refer to the Sublease as a whole except where noted otherwise. The necessary grammatical changes required to express singular, plural, male, female or neuter, as applicable, shall be assumed in each case to be fully expressed.

(d) Time is of the essence with respect to the provisions of this Sublease. If the time period by which any right, option or election provided under this Sublease must be exercised, or by which any act required hereunder must be performed, expires on a day that is not a Business Day, then such time period shall be automatically extended through the close of business on the next regularly scheduled Business Day. For purposes of the foregoing, "**Business Day**" means any day that is not a Saturday, Sunday or other day on which commercial banks in the State of Ohio or the jurisdiction where the Premises are located are required or authorized by law to remain closed.

(e) Any transfer tax or other tax payable to any governmental taxing authority, including the county in which the Premises lies, by reason of the execution of this Sublease and/or recordation of a memorandum thereof shall be paid by Subtenant.

(f) This Sublease shall be treated in all respects as an estate for years and not a usufruct. Express provision in this Sublease for any rights or duties that are imposed by law or statute with respect to estates for years shall in no way be deemed or construed as an indication or implication that any relationship other than lessor and lessee has been created.

(g) The provisions of this Sublease shall inure to the benefit of and be binding upon Sublandlord and Subtenant and their respective successors, heirs, legal representatives and assigns; subject, however, in the case of Subtenant, to Section 12 with respect to the rights of Subtenant to further assign this Sublease or sublet the Premises.

(h) No failure or delay by Sublandlord or Subtenant to exercise any right or power given it or to insist upon strict compliance by the other with any obligation imposed on it, and no custom or practice of either party hereto at variance with any term hereof shall constitute a waiver or a modification of the terms hereof by Sublandlord or Subtenant or any right either party has herein to demand strict compliance with the terms hereof by the other. This Sublease (including all exhibits and addenda attached hereto) contains the sole and entire agreement of Sublandlord and Subtenant with respect to the subject matter hereof, and no prior or contemporaneous oral or written representation or agreement between the parties and affecting the Premises shall have legal effect so as to modify or amend or change the conditions hereof.

(i) Upon request of either party, the parties shall execute a recordable short form or memorandum of lease in a form reasonably acceptable to Sublandlord and Subtenant setting forth the matters described therein, and such other non-monetary terms or provisions as may be reasonably required by either party hereto. The cost of any such recording shall be borne by Subtenant.

(j) If any clause or provision of this Sublease or the application thereof to any person, entity or circumstance is or becomes illegal, invalid or unenforceable because of present or future laws or any rule or regulation of any governmental body or entity now or hereafter effective during its Sublease Term, the intention of the parties hereto is that the remaining parts of this Sublease and the application of such clause or provision to persons, entities or circumstances other than those as to which it is held invalid or unenforceable

shall not be affected thereby, and each such clause or provision shall be valid and enforceable to the fullest extent permitted by law.

(k) This Sublease may be executed in counterparts by the parties hereto and all such counterparts when taken together shall be deemed to be one original.

(1) Subtenant hereby acknowledges and agrees that neither Subtenant nor any lender providing funds to Subtenant shall record a financing statement, subleasehold mortgage or any other document against the Premises without Sublandlord's express written consent.

#### [COUNTERPART SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, this Sublease has been duly executed by the parties hereto as of the day and year first above written.

#### SUBLANDLORD:

#### WENDY'S PROPERTIES, LLC

By:		
Name:	PAGE	_
Title:	TYHIBII T	_
	DO NOT SIGN HERE	
By:		
By: Name: _		
Title:		

Legal Approved: \_\_\_\_\_

Portfolio Management Approved: \_\_\_\_\_

#### STATE OF OHIO COUNTY OF FRANKLIN

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_,

202\_ by \_\_\_\_\_\_ and \_\_\_\_\_

of **WENDY'S PROPERTIES, LLC**, a Delaware limited liability company, on behalf of the limited liability company.

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	EXH	IBIT P	nor		
	N	ptary Pub	NicHEI	KE	
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1	-				

(SEAL)

My Commission Expires:

#### SUBTENANT:



#### STATE OF COUNTY OF

	PERS	ONA	LLY APPEARE	D before me, the	e undersig	ned author	rity, a Nota	ary Public i	in and for
said	County	and	State,		an	nd	-		, the
					an	d			with
who	n I am pe	ersona	ally acquainted, c	or proved to me	on the bas	is of satisf	actory evid	ence, and v	who, upon
oath,	acknowl	edged	l to be such offic	ers, being author	rized so to	do, execu	ted the fore	egoing instr	rument for
the p	urposes th	herein	n contained as and	d for the company	у.				
	WITN	IESS	my hand and offi	cial seal at office	e this	_ day of _		_, 202	

will we so my hand and official se	ai at office this day of, 202
My Commission Expires:	Notary Public
	Notary Public DO NOT SIGN HERE (NOTARY SEAL)

Street Address City, State Wendy's Site #\_\_\_\_\_

#### EXHIBIT A Premises

#### <u>EXHIBIT B</u>

#### SUBLEASE GUARANTY

As of this	_ day of		, 202_,	the undersig	ned g	guarantor,			,
a	(hereinafter	referred to	as	"Guaranto	<b>r</b> "),	having	an a	address	of
				, for	and	in consid	leration	of mu	itual
promises, the leasing	of the Real	Property (as	defir	ned below)	to				, a
, as "Su	ibtenant" (the	"Subtenant"	), and	other good	and	valuable	consid	leration,	the
adequacy and receipt of	which is here	eby acknowle	dged, l	nereby cover	nants	and agree	es to g	uarantee	the
payment and performanc	e by Subtenant	t of all the tern	ns, cove	enants, condi	tions	and agree	ments (	collectiv	ely,
the "Obligations") conta	ined in that cer	rtain Sublease	dated a	as of even da	te her	rewith (he	reinafte	er referre	d to
as the "Sublease"),	by and bet	ween Subter	nant l	erein name	ed a	und			, а
, as	"Sublandlord	l" (the "Sub	landlo	<b>rd</b> "), for t	hat o	certain pi	operty	located	l at
	(the " <b>Real</b>	Property").	Guara	antor hereby	repr	esents and	d warra	ints that	the
Sublease to Subtenant he	erein named wi	ill be to the ir	terest a	and advantag	ge of	Guarantor	and ac	cknowled	lges
and agrees that this Sub	lease Guaranty	is a substant	ial ind	ucement to S	Subla	ndlord to	enter tl	he Suble	ase.
Guarantor further agrees attorneys' fees, paid or Sublease Guaranty and/o	incurred by S	ublandlord in	endea	voring to co	0				

Guarantor further agrees that this Sublease Guaranty and Guarantor's liability hereunder shall not be impaired or affected by any modification, supplement, extension or amendment of the Sublease to which the parties, including without limitation Subtenant named herein, may hereafter agree, nor by any modification, release or other alteration of any of the Obligations hereby guaranteed, nor by any other agreements or arrangements whatever with Subtenant. The liability of Guarantor hereunder is direct and unconditional and may be enforced without requiring Sublandlord to first resort to any other right, remedy or security. No Guarantor shall have any right of subrogation, reimbursement or indemnity whatsoever unless and until all the Obligations have been paid in full. This Sublease Guaranty is a continuing guaranty that shall remain in full force and effect during the term of the Sublease unless Sublandlord and Subtenant mutually agree in writing to terminate this Sublease Guarantee, whereupon this Sublease Guaranty will have no further force or effect; provided, however, that if the term of the Sublease is terminated due to the uncured breach or default by Subtenant, then Guarantor's liability hereunder shall continue with respect to the unfulfilled Obligations of Subtenant. Neither the discharge of Subtenant or of any other person or party from the Obligations in bankruptcy or in any similar proceeding or other event shall discharge or satisfy the liability of Guarantor hereunder except the full performance of all the Obligations.

Guarantor also agrees to indemnify Sublandlord and hold Sublandlord harmless against all obligations, demands and liabilities, by whomever asserted, and against all losses in any way suffered incurred or paid by Sublandlord as a result or in any way arising directly out of, or from, an uncured breach by Subtenant of any of the Obligations, and to pay all costs and expenses, including reasonable attorneys' fees actually incurred, of any proceeding by Sublandlord to enforce this Sublease Guaranty.

Guarantor also expressly waives the following (except as expressly provided for or reserved herein): notice of acceptance hereof; the right to a jury trial in any action hereunder; presentment and protest of any instrument and notice thereof; and all other notices to which any Guarantor might otherwise be entitled.

Guarantor agrees that upon Sublandlord's request, said Guarantor shall provide the most current financial statements of said Guarantor prepared in accordance with generally accepted accounting principles consistently applied and certified by a certified public accountant to be true and correct.

This Sublease Guaranty, all acts and transactions hereunder, and the rights and obligations of the parties shall be binding upon and inure to the benefit of Guarantor, Subtenant and Sublandlord, and their respective successors and assigns. This Sublease Guaranty may not be changed or modified, except by a written instrument signed by each Guarantor, Subtenant and Sublandlord. Notices under or pursuant to this Sublease Guaranty and/or the Sublease shall be given either by United States Postal Service certified mail return receipt requested, or by receipted same-day or overnight private courier service (e.g., Federal Express or similar carrier), to a party at their address specified in the Sublease or to their last address specified by at least ten (10) days' notice to the other party. Notices shall be deemed effective on the date of delivery, as evidenced by return receipt, or the date of refusal to accept delivery or inability to deliver, as evidenced by return receipt or by records or the courier service. The obligations of Guarantor hereunder shall be joint and several.

THE UNDERSIGNED (AND EACH OF THEM, IF MORE THAN ONE) HEREBY (A) ACKNOWLEDGES AND AGREES WITH THE CROSS-DEFAULT PROVISIONS CONTAINED IN PARAGRAPH 19 OF THE SUBLEASE AGREEMENT AND ALL OTHER TERMS AND CONDITIONS OF THE SUBLEASE AGREEMENT RELATING TO THE FRANCHISE AGREEMENT AND THE RELATED AGREEMENTS (AS SUCH **TERMS** ARE DEFINED IN THE **SUBLEASE AGREEMENT**) AND **(B)** ACKNOWLEDGES AND AGREES THAT THE **OBLIGATIONS** OF THE UNDERSIGNED SHALL NOT BE AFFECTED BY ANY MODIFICATION. SUPPLEMENT, EXTENSION OR AMENDMENT OF THE SUBLEASE AGREEMENT TO WHICH THE PARTIES, INCLUDING WITHOUT LIMITATION, SUBTENANT, MAY HEREAFTER AGREE, NOR BY ANY MODIFICATION, RELEASE OR OTHER ALTERATION OF ANY OTHER AGREEMENTS OR ARRANGEMENTS WHATEVER WITH SUBTENANT. **REGARDLESS OF** WHETHER THE UNDERSIGNED CONSENTS THERETO OR HAS NOTICE THEREOF.

Delivery of an executed copy of this Sublease Guaranty by facsimile or electronic transmission shall constitute a valid and binding execution and delivery of this Sublease Guaranty, and such copy shall constitute an enforceable original document.

**IN WITNESS WHEREOF** the undersigned have executed this Sublease Guaranty as of \_\_\_\_\_\_, 202\_.

#### [GUARANTOR]

Per:	10P
	Name: EXHIBIT PAGE Title:
Per:	DO NOT SIGN HERE
Name:	DO NOT ST
Title:	

#### SECURED PROMISSORY NOTE

#### FRANKLIN COUNTY, OHIO

\_\_\_\_\_, 202\_\_\_\_

FOR VALUE RECEIVED, the undersigned, \_\_\_\_\_

(collectively the "Maker"), whose principal address is \_\_\_\_\_, promises to pay to the order of QUALITY IS OUR RECIPE, LLC, a limited liability company organized and existing under the laws of the State of Delaware (the "Payee"), at One Dave Thomas Blvd., Dublin, OH 43017, or at such other place as the Payee principal sum may from time to time designate in writing, the of \_\_\_ Dollars (\$\_\_\_\_\_) plus interest at the annual

rate of \_\_\_\_\_\_ percent (\_\_\_\_%).

Commencing on \_\_\_\_\_\_, and continuing on the first day of each consecutive month thereafter until maturity, by acceleration or otherwise, Maker shall pay to Payee monthly installments of principal and interest in the amount of \$\_\_\_\_\_\_ in accordance with the Amortization Schedule attached hereto as *Exhibit A* and incorporated herein. The entire amount due hereunder, including all unpaid principal and accrued interest, shall be due and payable in full on \_\_\_\_\_\_.

All principal and interest shall be payable in arrears. Interest hereon shall be calculated on the basis of a 360-day year applied to the actual number of days elapsed. All payments of principal and interest hereon shall be payable at par in lawful currency of the United States. Except as otherwise described herein, all amounts received for payment of this Note shall be first applied to any expenses due Payee under this Note or the Security Agreement, then to accrued interest, and finally to the reduction of principal.

The principal amount of this Secured Promissory Note represents an aggregate of amounts of existing indebtedness that the Maker freely admits are due and owing to Payee, and/or its subsidiaries, affiliates and related entities pursuant to certain Unit Franchise Agreements (the "Franchise Agreements") for the Wendy's Old Fashioned Hamburgers Restaurants described on *Exhibit B* ("Restaurants") attached hereto and made a part hereof, and relates to, and arises from, the business relationship between Maker and Payee with regard to the Restaurants and the Franchise Agreements. The principal amount hereunder is comprised of \$ in royalties for the months of \_\_\_\_\_, and \$\_\_\_\_\_ in fees due to The Wendy's National Advertising Program, Inc. ("WNAP") for the months of \_\_\_\_\_, and accrued late charges of \$\_\_\_\_\_, is further evidence of existing indebtedness under the Franchise Agreements, and does not represent payment of obligations owed to Payee, The Wendy's National Advertising Program, Inc., and/or Payee's subsidiaries, affiliates and related entities under any Franchise Agreements or under any other written instrument entered into by or between Maker, or certain of them, and Payee, nor is the principal amount hereunder separate from the obligation to cure arrearages under the Franchise Agreements as set forth under Section 365 of the U.S. Bankruptcy Code.

\$

In the event that any payment of principal and/or interest is not actually received by the Payee on or prior to the respective due date, the Maker agrees to pay Payee a late charge equal to the greater of twelve percent (12%) per annum on such delinquent amount until paid, or such amount as is permitted by law.

Payments due hereunder shall be paid by pre-authorized wire transfer, electronic transfer via automated clearing houses, similar commonly-accepted methods of funds transfer or such other method as Payee may designate in writing from time to time. Maker shall undertake all actions necessary and shall deliver to Payee all necessary information (including financial institution of origin and relevant account numbers) pertaining to such pre-authorized transfers.

# OPTIONAL LANGUAGE - Pick from Options 1, 2 or 3

Option 1 Use Option 1 if the Note has a principal balance of less than \$50,000.00 <u>or</u> if the Note is being amortized over a period of <u>less than</u> 3 years:

Prepayment of the principal of this Note shall be permitted without premium or penalty of any kind.

# Option 2 Use Option 2 if the Note has a principal balance of \$50,000.00 or more and is being amortized over a period of 3 years to 7 years:

Prepayment of the principal of this Note shall be permitted without premium or penalty of any kind, <u>provided</u>, <u>however</u>, that if Payee, in Payee's sole discretion, elects to assign, sell or transfer this Note, then in the event of an early payoff, Maker shall be required to pay to an Assignee of Payee a prepayment premium equal to 3% of the Note payoff amount during the first Loan Year (as defined herein) of the Note, 2% of the Note payoff amount during the second Loan Year of the Note, and 1% of the Note payoff amount during the third Loan Year of the Note, and 0% of the Note payoff amount after the end of the third Loan Year, and in no event is Maker permitted to pay any lump sum payments, without paying the Note in full, plus the prepayment premium during the first three (3) Loan Years of the Note.

The first Loan Year shall mean the period of time commencing on the date of this Note and ending on the last day of the twelfth consecutive month commencing with the month after the month in which this Note is dated, unless this Note is dated the first day of a month, in which case the first Loan Year shall mean the twelve consecutive calendar months commencing with the date of this Note. Each subsequent Loan Year shall mean the successive twelve consecutive month period following the preceding Loan Year.

# Option 3 Use Option 3 if the Note has a principal balance of \$50,000.00 or more and is being amortized for <u>longer</u> than 7 years:

Prepayment of the principal of this Note shall be permitted without premium or penalty of any kind, <u>provided</u>, <u>however</u>, that if Payee, in Payee's sole discretion, elects to assign, sell or transfer this Note, then (a) in the event of an early payoff, Maker shall be required to pay to an Assignee of Payee a prepayment premium. The prepayment premium shall be equal to 5% of the Note payoff amount during the first Loan Year (as defined herein), 4% of the Note payoff amount during the second Loan Year, 3% of the Note payoff amount during the third Loan Year, 2% of the Note payoff amount during the fourth Loan Year, 1% of the Note payoff amount during the fifth Loan Year, and 0% of the loan payoff amount after the end of the fifth Loan Year; and (b) in

no event is Maker permitted to pay any lump sum payments, without paying the Note in full, plus the premium, during the first five Loan Years of the Note.

In addition to the prepayment premium referenced above, in the event of an early payoff of the Note, Maker shall be required to pay a prepayment fee. Such prepayment fee shall be determined by: (i) calculating the decrease (expressed in basis points) in the current weekly average yield of ten (10) year U.S. Dollar interest Rate Swaps [as published in Federal Reserve Statistical Release H.15(519)] (the "Index") from <u>(Insert Date)</u> to the Friday immediately preceding the week in which the prepayment is to be made and dividing such decrease by 100; (ii) multiplying the result determined by the prepayment factor shown below corresponding to the applicable Loan Year as indicated below during which such prepayment is made; and (iii) multiplying such product by the principal balance to be prepaid. The Prepayment Factor shall be the amount shown on the following chart for the year in which the prepayment occurs:

Note to Drafter: See	Loan YearPremi	ım Factor
Franchise Finance	1	0.047
for Chart for terms	2	0.043
other than 10 years.	3	0.038
The Prepayment	4	0.033
Factor above applies	5	0.029
on all Notes with	6	0.024
terms longer than 7 years. The chart to	7	0.019
the right is an	8	0.014
example of a 10-year	9	0.010
Note.	10	0.005

The first Loan Year shall mean the period of time commencing on the date of this Note and ending on the last day of the twelfth consecutive month commencing with the month after the month in which this Note is dated, unless this Note is dated the first day of a month, in which case the first Loan Year shall mean the twelve consecutive calendar months commencing with the date of this Note. Each subsequent Loan Year shall mean the successive twelve consecutive month period following the preceding Loan Year. If the Index is unchanged or has increased since the date of this Note no prepayment fee shall be due.

This Note may not be changed orally, but only by an agreement in writing signed by the parties against whom enforcement of any waiver, change, modification or discharge is sought.

This Note may be assigned, sold or transferred by Payee at Payee's sole discretion. If so assigned, the Assignee hereof shall have and be entitled to exercise any and all discretion, rights and powers of Payee, but Assignee shall not be chargeable with any obligations or liabilities of Payee hereunder or with respect thereof. Maker hereby agrees that Payee may, in its sole discretion, disclose pertinent financial information relative to Maker to any Assignee in order to facilitate the assignment, sale or transfer of this Note. Maker agrees that it will not assert against Assignee any claim, defense, counterclaim or offset on account of this Note in any action brought by an Assignee.

In the event of any loss, theft, destruction or mutilation of this Note, upon Maker's receipt of an affidavit of an officer of Payee as to such loss, theft, destruction or mutilation and an appropriate indemnification, Maker will execute and deliver a replacement Note in the same principal amount and otherwise of like tenor as the lost, stolen, destroyed or mutilated Note.

The holders of this Note and all successors thereof shall have all of the rights of a holder in due course as provided under the Ohio Uniform Commercial Code and other laws of the State of Ohio. Maker hereby waives demand, presentment, protest, notice of protest and/or dishonor and all other notices or requirements that might otherwise be required by law. Maker hereby consents to the granting of any extension of time of payment or any other indulgence and to the addition or release of any other obligor or maker. The Maker promises to pay on demand all costs of collection, including attorney's fees and court costs, paid or incurred by Payee in enforcing this Note upon Maker's default hereunder.

The occurrence of any of the following shall constitute an event of default under this Note:

- (a) The failure of Maker to make any payment when due under this Note (time is of the essence of this Note);
- (b) The institution of proceedings by or against Maker under any state insolvency laws, federal bankruptcy law or similar debtor relief laws then in effect;
- (c) Maker becoming insolvent or generally failing to pay its debts as they become due;
- (d) The entry of a judgment against Maker which remains unsatisfied for more than thirty (30) days;
- (e) The existence of a material misrepresentation of Maker's financial condition in any oral or written statement made to Payee;
- (f) Default by Maker under that certain Security Agreement entered into by and between Maker and Payee dated \_\_\_\_\_\_.
- (g) Default under any of the Franchise Agreements between Maker and Payee.
- (h) The death, dissolution or termination of existence of any Maker.
- (i) Maker entering into any merger or consolidation, or if Maker sells, leases, or otherwise disposes of all or substantially all of the business assets relating to its Wendy's Old Fashioned Hamburgers Restaurants.

Upon the occurrence of an event of default, as defined above, Payee may, at its option and without notice, declare all principal and interest provided for under this Note to be immediately due and payable. Payee may waive any default before or after it occurs and may restore this Note in full effect without impairing the right to declare it due for a subsequent default, this right being a continuing one. In addition, any default hereunder shall constitute a

default under the Franchise Agreements, and, upon the occurrence of any of (a) through (i) above, Payee, in its sole discretion, may elect to issue a Notice of Default under any or all of the Franchise Agreements between Maker and Payee, without the necessity of first accelerating the principal or interest balance hereunder.

Maker hereby authorizes any attorney at law to appear for the Maker in any court of record in Franklin County, Ohio, with or without process, at any time after this Note becomes payable, by acceleration or otherwise, and waive the issuance and service of process and confess judgment against Maker in favor of the holder of this Note for the amount then appearing due, together with interest, costs of suit and attorney's fees and thereupon to release all errors and waive all rights of second trial, appeal, and stay of execution.

In consideration for Payee's willingness to accept this Note from Maker and its forbearance relative to actions which it might otherwise take as of the date of this Note with regard to the obligations referenced herein, Maker hereby agrees to execute contemporaneously herewith, a General Release of All Claims in the form identical to that attached hereto and made a part hereof as *Exhibit C*.

Maker acknowledges and agrees that Payee's willingness to provide this Note and the provisions of this Note are strictly confidential in nature and are subject to the confidentiality provisions of the Franchise Agreements.

This Note may be freely transferred by Payee.

The undersigned parties collectively constituting the Maker shall be jointly and severally liable for all obligations and/or liabilities herein. If any provision of this Note should for any reason be invalid or unenforceable, the remaining provisions hereof shall remain in full effect.

This Note shall be governed and construed in accordance with the laws of the State of Ohio and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

MAKED.

This Note was executed in Franklin County, Ohio.

ATTEST:

IILSI.	
	{CORPORATE FRANCHISEE} By: TitleDO NOT SIGN HERE
	EXHIBIT PAGE DO NOT SIGN HERE

WARNING: BY SIGNING THIS PAPER YOU GIVE UP YOUR RIGHT TO NOTICE AND COURT TRIAL. IF YOU DO NOT PAY ON TIME, A COURT JUDGMENT MAY BE TAKEN AGAINST YOU WITHOUT YOUR PRIOR KNOWLEDGE AND THE POWERS OF A COURT CAN BE USED TO COLLECT FROM YOU REGARDLESS OF ANY CLAIM YOU MAY HAVE AGAINST THE CREDITOR WHETHER FOR RETURNED GOODS, FAULTY GOODS, FAILURE ON ITS PART TO COMPLY WITH ANY AGREEMENT OR ANY OTHER CAUSE.

# EXHIBIT A

Amortization Schedule

## **EXHIBIT B**

Wendy's Old Fashioned Hamburgers Restaurants

Store No.	Restaurant Address

## SECURITY AGREEMENT

This SECURITY AGREEMENT is made and entered into as of the date set forth below, by and between QUALITY IS OUR RECIPE, LLC, a Delaware limited liability company ("Secured Party") and \_\_\_\_\_\_ a \_\_\_\_\_ (collectively referred to herein as "Debtor").

#### RECITALS

A. Debtor is indebted to Secured Party in the amount of \_\_\_\_\_\_ Dollars (\$\_\_\_\_\_\_) with respect to certain obligations regarding \_\_\_\_\_\_ (\_\_\_\_) Wendy's Old Fashioned Hamburgers restaurants (the "Restaurants") owned and operated by Debtor under certain Franchise Agreements by and between Secured Party and \_\_\_\_\_\_. The Restaurants are more particularly described on *Exhibit A* attached hereto and made a part hereof.

B. Debtor shall contemporaneously herewith execute a secured promissory note in the principal amount of \_\_\_\_\_\_ Dollars (\$\_\_\_\_\_) (the "Note"), which Note is to be secured by certain collateral as set forth herein. All terms not otherwise defined herein are used with the same meaning as set forth in the Note.

C. As security for the payment and performance of its obligations to Secured Party under the Note and under this Security Agreement, it is the intent of Debtor to grant to Secured Party and to create a security interest in certain property of Debtor, as hereinafter provided.

#### AGREEMENT

NOW, THEREFORE, in consideration of the above Recitals and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Debtor hereby agrees as follows:

1. <u>Grant of Security Interest</u>. Debtor hereby grants to Secured Party a security interest in the property described in Paragraph 2 below (collectively and severally, the "Collateral") to secure payment and performance of the obligations of Debtor to Secured Party described in Paragraph 3 below (collectively and severally, the "Obligations").

- 2. <u>Collateral</u>. The Collateral shall consist of the following:
- (a) All furniture, fixtures, equipment and personal property now or hereafter located in the Restaurants, together with all additions and accessions thereto and replacements therefor, and
- (b) All proceeds of the foregoing Collateral. For purposes of this Security Agreement, the term "proceeds" includes whatever is receivable or received when the Collateral is sold, collected, exchanged or otherwise disposed of, whether such disposition is voluntary or involuntary, and

includes, without limitation, all rights to payment, including return premiums, with respect to any insurance relating thereto.

3. <u>Obligations</u>. The Obligations of Debtor secured by this Security Agreement shall consist of any and all debts, obligations and liabilities of Debtor to Secured Party arising out of, connected with or related to the Note, including, without limitation, this Security Agreement and all amendments, extensions or renewals of the Note and/or this Security Agreement, whether now existing or hereafter arising, voluntary or involuntary, whether or not jointly owed with others, direct or indirect, absolute or contingent, liquidated or unliquidated, and whether or not from time to time decreased or extinguished and later increased, created or incurred, plus any and all other debt owed to Franchisor, including but not limited to, any amounts under a deferral agreement or other agreement entered into by Debtor whereby obligations owed to Franchisor are deferred.

4. <u>Additional Representations and Warranties</u>. In addition to all representations and warranties of Debtor set forth in the Note, which are incorporated herein by this reference, Debtor hereby represents and warrants that:

- (a) except as heretofore disclosed to Secured Party in writing, Debtor is the owner of the Collateral (or, in the case of after-acquired Collateral, at the time Debtor acquires rights in the Collateral, will be the owner thereof) and that no other person has (or, in the case of after-acquired Collateral, at the time Debtor acquires rights therein, will have) any right, title, claim or interest (by way of security interest or other lien or charge or otherwise) in, against or to the Collateral, excepting the security interest, if any, presently held by \_\_\_\_\_\_; and
- (b) all information heretofore, herein or hereafter supplied to Secured Party by or on behalf of Debtor with respect to the Collateral is true and correct.

5. <u>Covenants of Debtor</u>. In addition to all covenants and agreements of Debtor set forth in the Note, which are incorporated herein by this reference, Debtor hereby agrees:

- (a) to do all acts that may be necessary to maintain, preserve and protect the Collateral;
- (b) not to use or permit any Collateral to be used unlawfully or in violation of any provision of the Note, this Security Agreement, or any applicable statute, regulation or ordinance or any policy of insurance covering the Collateral;
- (c) to pay promptly when due all taxes, assessments, charges, encumbrances and liens now or hereafter imposed upon or affecting any Collateral;
- (d) to notify Secured Party promptly of any change in Debtor's name or place of business, or, if Debtor has more than one place of business, its principal office;

- (e) to procure, execute and deliver from time to time any endorsements, assignments, financing statements and other writings deemed necessary or appropriate by Secured Party to perfect, maintain and protect its security interest hereunder and the priority thereof;
- (f) to appear in and defend any action or proceeding which may affect its title to or Secured Party's interest in the Collateral;
- (g) if Secured Party gives value to enable Debtor to acquire rights in or the use of any Collateral, to use such value for such purpose;
- (h) to keep separate, accurate, and complete records of the Collateral and to provide Secured Party with such records and such other reports and information relating to the Collateral as Secured Party may request from time to time;
- not to surrender or lose possession of (other than to Secured Party), sell, encumber, lease, rent, or otherwise dispose of or transfer any Collateral or right or interest therein, and to keep the Collateral free of all levies and security interests or other liens or charges except those approved in writing by Secured Party;
- (j) to account fully for and promptly deliver to Secured Party, in the form received, all proceeds of the Collateral received, endorsed to Secured Party as appropriate, and until so delivered all proceeds shall be held by Debtor in trust for Secured Party, in the form received, separate from all other property of Debtor and identified as the property of Secured Party;
- (k) to keep the Collateral in good condition and repair;
- (1) not to cause or permit any waste or unusual or unreasonable depreciation of the Collateral;
- (m) at any reasonable time, upon demand by Secured Party, to exhibit to and allow inspection by Secured Party (or persons designated by Secured Party) of the Collateral;
- (n) to keep the Collateral (and the records concerning the Collateral) at the locations set forth in Paragraph (16) below and not to remove the Collateral from such locations without the prior written consent of Secured Party and to give Secured Party thirty (30) days prior written notice of any change in Debtor's principal place of business or trade name(s) set forth therein;
- (o) to comply with all laws, regulations and ordinances relating to the possession, operation, maintenance and control of the Collateral;

(p) to insure the Collateral, with Secured Party named as loss payee, in form and amounts, with companies, and against risks and liabilities satisfactory to Secured Party, and Debtor hereby assigns the policies to Secured Party, and agrees to deliver them to Secured Party at its request, and agrees that Secured Party may make any claim thereunder, cancel the insurance on default by Debtor, collect and receive payment of and endorse any instrument in payment of loss or return premium or other refund or return, and apply such amounts received, at Secured Party's election, to replacement of the Collateral or to the Obligations.

6. <u>Authorized Action by Secured Party</u>. Should Debtor fail to do or perform any act as herein provided, then Secured Party may do or perform the same in such manner and to such extent as Secured Party may deem necessary (but Secured Party shall not be obligated to and shall incur no liability to Debtor or any third party for failure so to do), and Debtor hereby irrevocably appoints Secured Party as its attorney-in-fact to so act, and to exercise such rights and powers as Debtor might exercise with respect to the Collateral, including, without limitation, the right to:

- (a) collect by legal proceedings or otherwise and endorse, receive and receipt for all dividends, interest, payments, proceeds and other sums and property now or hereafter payable on or on account of the Collateral;
- (b) enter into any extension, deposit, consolidation or other agreement pertaining to, or deposit, surrender, accept, hold or apply other property in exchange for the Collateral;
- (c) insure, process and preserve the Collateral;
- (d) transfer the Collateral to its own or its nominee's name; and
- (e) make any compromise or settlement, and take any action it deems advisable, with respect to the Collateral.

Debtor agrees to reimburse Secured Party upon demand for any costs and expenses, including, without limitation, court costs and attorneys' fees, Secured Party may incur while acting as Debtor's attorney-in-fact hereunder, all of which costs and expenses are included in the Obligations secured hereby. It is further agreed and understood between the parties hereto that such care as Secured Party gives to the safekeeping of its own property of like kind shall constitute reasonable care of the Collateral when in Secured Party's possession; provided, however, that Secured Party shall not be required to make any presentment, demand or protest, or give any notice and need not take any action to preserve any rights against any prior party or any other person in connection with the Obligations or with respect to the Collateral.

7. <u>Default and Remedies</u>. Debtor shall be deemed in default under this Security Agreement upon the occurrence of an Event of Default, as that term is defined in the Note or upon a breach of any of the Covenants contained herein. Upon the occurrence of any such default, Secured Party may, at its option, and without notice to or demand on Debtor and in

addition to all rights and remedies available to Secured Party under the Note, do any one or more of the following:

- (a) foreclose or otherwise enforce Secured Party's security interest in any manner permitted by law, or provided for in this Security Agreement;
- (b) sell, lease or otherwise dispose of any Collateral at one or more public or private sales, whether or not such Collateral is present at the place of sale, for cash or credit or future delivery, on such terms and in such manner as Secured Party may determine;
- (c) recover from Debtor all costs and expenses, including, without limitation, court costs and attorneys' fees, incurred or paid by Secured Party in exercising any right, power or remedy provided by this Security Agreement or by law;
- (d) require Debtor to assemble the Collateral and make it available to Secured Party at a place to be designated by Secured Party;
- (e) enter onto property where any Collateral is located and take possession thereof with or without judicial process; and
- (f) prior to the disposition of the Collateral, store, process, repair or recondition it or otherwise prepare it for disposition in any manner and to the extent Secured Party deems appropriate and in connection with such preparation and disposition, without charge, use any trademark, trade name, copyright, patent or technical process used by Debtor.

8. <u>Cross Default</u>. Any default under this Agreement or the Note shall constitute a default under the applicable franchise agreements for the Restaurants, and, were applicable, shall result in a default under any development agreement. A default under any franchise agreement for the Restaurants shall constitute a default under this Security Agreement and the Note.

9. <u>Waiver of Hearing</u>. Debtor expressly waives any constitutional or other right to a judicial hearing prior to the time Secured Party takes possession or disposes of the Collateral upon default as provided in Paragraph 7 hereof.

10. <u>Cumulative Rights</u>. The rights, powers and remedies of Secured Party under this Security Agreement shall be in addition to all rights, powers and remedies given to Secured Party by virtue of any statute or rule of law, the Note or any other agreement, all of which rights, powers and remedies shall be cumulative and may be exercised successively or concurrently without impairing Secured Party's security interest in the Collateral.

11. <u>Waiver</u>. Any forbearance, delay or failure to act by Secured Party in exercising any right, power or remedy shall not preclude the further exercise thereof, and every right, power or remedy of Secured Party shall continue in full force and effect until such right, power or remedy is specifically waived in a writing executed by Secured Party. Debtor waives any right

to require Secured Party to proceed against any person or to exhaust any Collateral or to pursue any remedy in Secured Party's power.

12. <u>Set-off</u>. Debtor agrees that Secured Party may exercise its rights of set-off with respect to the Obligations in the same manner as if the Obligations were unsecured.

13. <u>Binding Upon Successors</u>. All rights of Secured Party under this Security Agreement shall inure to the benefit of its successors and assigns, and all obligations of Debtor shall bind its heirs, executors, administrators, successors and assigns.

14. <u>Entire Agreement; Severability</u>. This Security Agreement contains the entire security agreement between Secured Party and Debtor. If any of the provisions of this Security Agreement shall be held invalid or unenforceable, this Security Agreement shall be construed as if not containing those provisions and the rights and obligations of the parties hereto shall be construed and enforced accordingly.

15. <u>References</u>. The singular includes the plural. If more than one executes this Security Agreement, the term Debtor shall be deemed to refer to each of the undersigned as well as to all of them, and their obligations and agreements hereunder shall be joint and several. If any of the undersigned is a married person, recourse may be had against his or her separate property for the Obligations.

16. <u>Choice of Law</u>. This Security Agreement shall be construed in accordance with and governed by the laws of the State of Ohio, and, where applicable and except as otherwise defined herein, the terms used herein shall have the meanings given them in the Ohio Uniform Commercial Code.

17. <u>Place of Business; Collateral Location</u>. Debtor represents that its principal place of business is \_\_\_\_\_\_, and that the Collateral is located at the Restaurants.

18. <u>Notice</u>. Any written notice, consent or other communication provided for in this Security Agreement shall be delivered or sent by registered U.S. mail, with postage prepaid, to the following addresses:

Secured Party:

QUALITY IS OUR RECIPE, LLC One Dave Thomas Blvd. P.O. Box 256 Dublin, OH 43017 Attention: Legal Department

Debtor:

Such addresses may be changed by written notice given as provided herein.

EXECUTED this \_\_\_\_\_ day of \_\_\_\_\_, 202\_.

DEBTOR:

By:	
Name:	THURT PAGE
Title:	EATTHE
By:	DO NOT SIGN HERE
Name:	
Title:	

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT SUBMITTER (optional)					
B. E-MAIL CONTACT AT SUBMITTER (optional)					
C. SEND ACKNOWLEDGMENT TO: (Name and Address)					
SEE BELOW FOR SECURED PARTY CONTACT INFORMATION		THE ABOVE SPA	CE IS FO	R FILING OFFICE USE (	ONLY
DEBTOR'S NAME: Provide only <u>one</u> Debtor name (1a or 1b) (use exact, full na not fit in line 1b, leave all of item 1 blank, check here and provide      1a. ORGANIZATION'S NAME		r, or abbreviate any part of the D rrmation in item 10 of the Financir			Debtor's name wil
OR 1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL I	JAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
2. DEBTOR'S NAME: Provide only <u>one</u> Debtor name (2a or 2b) (use exact, full na not fit in line 2b, leave all of item 2 blank, check here and provide     2a. ORGANIZATION'S NAME		, or abbreviate any part of the D ormation in item 10 of the Financir			Debtor's name will
OR 2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL I	NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECUR 3a. ORGANIZATION'S NAME	RED PARTY): Provide c	nly <u>one</u> Secured Party name (3	a or 3b)		
OR 3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL I	JAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
4. COLLATERAL: This financing statement covers the following collateral:			1		

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions)	being administered by a Decedent's Personal Representative
6a. Check only if applicable and check only one box:	6b. Check only if applicable and check only one box:
Public-Finance Transaction Manufactured-Home Transaction A Debtor is a Transmitting Utility	Agricultural Lien Non-UCC Filing
7. ALTERNATIVE DESIGNATION (if applicable):	/er Bailee/Bailor Licensee/Licensor
8. OPTIONAL FILER REFERENCE DATA:	

#### **GENERAL RELEASE OF ALL CLAIMS**

This GE	NERAL RELEAS	E OF ALL CLAI	MS is made effective	ve	As a
requirement of a	and in considerat	ion for the willing	gness on the part of	of Quality Is Our Recipe	, LLC, a
Delaware	limited	liability	company	("Franchisor"),	to
				, as requested	by the
undersigned, and	l for other good a	nd valuable consid	eration, the receipt	and sufficiency of which	is hereby
acknowledged,	the undersigned,	individually and	d collectively, her	eby unconditionally RI	ELEASE,
DISCHARGE a	nd ACQUIT Fran	chisor, its past and	l present shareholde	ers, officers, directors, en	nployees,
successors, affil	iates, assigns, ag	ents, and subsidiate	aries from any and	d all liabilities, claims,	damages,
demands, costs,	indebtedness, ex	penses, debts, ind	emnities, compensa	ation, suits, controversies	s, actions
and causes of a	ction of any kind	whatsoever, when	ther developed or u	indeveloped, known or u	ınknown,
fixed or conting	ent, regarding or	arising out of any	y prior or existing	franchise agreement or a	any other
C			U	nisor (or any subsidiary or	
· · ·	• •		•	(whether currently or p	•
-	•			relationship, or any other	-
-	-	•	-	Franchisor (or any subs	•
		U	•	ually or collectively has	
•		•	· ·	the aforementioned related	<b>1</b> '
• 1				CLAIMS, including spe	•
			•	the anti-trust Laws of th	
	U			ons, alleged misstatement	
	•		•	tive or passive. This GI	
RELEASE OF	ALL CLAIMS s	shall survive the	assignment or tern	nination of any of the	franchise
C		•		and any of the undersign	
				of those rights of the und	lersigned
which cannot be	waived under app	olicable state franc	hise laws.		

Delivery of a signature by facsimile or electronic transmission of this GENERAL RELEASE OF ALL CLAIMS will constitute a valid and binding execution and delivery and will constitute an enforceable original document effective as of the date set forth above. This GENERAL RELEASE OF ALL CLAIMS may be executed through the use of electronic signature, which the undersigned acknowledges is a lawful means of obtaining signatures. The undersigned agree that an electronic signature is the legal equivalent of a manual signature on this GENERAL RELEASE OF ALL CLAIMS. The undersigned further agree that the use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes the undersigned's signature, acceptance and agreement as if actually signed by the undersigned in writing. However, if this GENERAL RELEASE OF ALL CLAIMS has been executed by electronic transmission, the undersigned agree to execute original manually signed copies (to be effective as the date set forth above), upon Franchisor's request at any time.

#### **CORPORATE ENTITY**

By:	
Name:	
Title: _	

, Individually

#### GENERAL RELEASE OF ALL CLAIMS

This GENERAL RELEASE OF ALL CLAIMS is made effective As a requirement of and in consideration for the willingness on the part of Quality Is Our Recipe, LLC. Delaware limited liability company ("Franchisor"), a to as requested by the undersigned, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, individually and collectively, hereby unconditionally RELEASE, DISCHARGE and ACQUIT Franchisor, its past and present shareholders, officers, directors, employees, successors, affiliates, assigns, agents, and subsidiaries from any and all liabilities, claims, damages, demands, costs, indebtedness, expenses, debts, indemnities, compensation, suits, controversies, actions and causes of action of any kind whatsoever, whether developed or undeveloped, known or unknown, fixed or contingent, regarding or arising out of any prior or existing franchise agreement or any other agreement or document executed by any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), any Wendy's Old Fashioned Hamburgers Restaurant (whether currently or previously owned or operated by the undersigned or any of them), the franchise relationship, or any other prior or existing business relationship between any of the undersigned and Franchisor (or any subsidiary or affiliate of Franchisor), which the undersigned or any of them individually or collectively has asserted, may have asserted or could have asserted against Franchisor (or any of the aforementioned related parties) at any time up to the date of this GENERAL RELEASE OF ALL CLAIMS, including specifically, without limitation, claims under the Sherman and Clayton Acts and the anti-trust Laws of the United States, and claims arising from contract, written or oral communications, alleged misstatements of fact, indebtedness of any kind or nature, and acts of negligence whether active or passive. This GENERAL RELEASE OF ALL CLAIMS shall survive the assignment or termination of any of the franchise agreements or other documents entered into by and between Franchisor and any of the undersigned. This GENERAL RELEASE OF ALL CLAIMS is not intended as a waiver of those rights of the undersigned which cannot be waived under applicable state franchise laws.

To the extent or in the event that a court of competent jurisdiction determines that this GENERAL RELEASE OF ALL CLAIMS is governed by California law, the undersigned represent that they have read and are familiar with the provisions of California Civil Code Section 1542, which provides as follows:

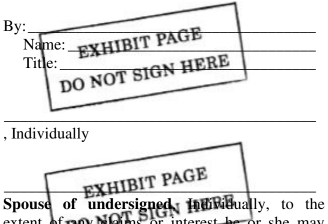
"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party."

In that connection, the undersigned acknowledge that they may have sustained damages and losses which are presently unknown and unsuspected, and such losses as were sustained may give rise to additional losses and expenses in the future which are not now anticipated. Nevertheless, the undersigned acknowledge that this GENERAL RELEASE OF ALL CLAIMS has been negotiated and agreed upon in light of this realization and, being fully aware of the situation, the undersigned hereby expressly waive any rights they may have under Civil Code Section 1542, as well as any other state or federal statutes or common law principles of similar effect. Further, the undersigned fully understand that if the facts with respect to which this

GENERAL RELEASE OF ALL CLAIMS is executed be found hereafter to be other than or different from the facts now believed by them to be true, they expressly accept and assume the risks of such possible differences and facts, and agree that this GENERAL RELEASE OF ALL CLAIMS shall remain effective notwithstanding any such difference in fact.

Delivery of a signature by facsimile or electronic transmission of this GENERAL RELEASE OF ALL CLAIMS will constitute a valid and binding execution and delivery and will constitute an enforceable original document effective as of the date set forth above. This GENERAL RELEASE OF ALL CLAIMS may be executed through the use of electronic signature, which the undersigned acknowledges is a lawful means of obtaining signatures. The undersigned agree that an electronic signature is the legal equivalent of a manual signature on this GENERAL RELEASE OF ALL CLAIMS. The undersigned further agree that the use of a key pad, mouse or other device to select an item, button, icon or similar act/action, regarding any agreement, acknowledgement, consent terms, disclosures or conditions constitutes the undersigned's signature, acceptance and agreement as if actually signed by the undersigned in writing. However, if this GENERAL RELEASE OF ALL CLAIMS has been executed by electronic transmission, the undersigned agree to execute original manually signed copies (to be effective as the date set forth above), upon Franchisor's request at any time.

#### CORPORATE ENTITY



extent of any claims or interest he or she may have pursuant to the community property laws of the State of California, or otherwise



# Wendy's Operations Standards Manual DSG 2.0 (Taylor)



The Wendy's Company

Language: US English Document #:TR00100-A October 2023

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ALABAMA	PILOT TRAVEL CENTERS LLC	3201 BUTTERMILK ROAD	COTTONDALE	(205)562-9458
ALABAMA	PILOT TRAVEL CENTERS LLC	6955 THEODORE DAWES RD	THEODORE	(251)653-8830
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2931 MORGAN RD	BESSEMER	(205)426-9944
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	800 ACADEMY DR.	BESSEMER	(205)425-3378
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, B1656 LLC, ELIE KHOURY	2327 7TH AVENUE S.	BIRMINGHAM	(205)226-0960
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	345 VALLEY AVE	BIRMINGHAM	(205)942-7272
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	4671 HIGHWAY 280 EAST	BIRMINGHAM	(205)438-6810
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	9870 PARKWAY EAST	BIRMINGHAM	(205)854-3040
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1305 7TH STREET SOUTH	CLANTON	(205)280-1200
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	410 E MEIGHAN BLVD	GADSDEN	(256)515-7691
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	213 STATE FARM PKWY	HOMEWOOD	(205)945-8630
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1791 MONTGOMERY HWY S	HOOVER	(205)326-7255
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2801 US 78 E	JASPER	(205)221-3005
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	104 BESSEMER SUPER HIGHWAY	MIDFIELD	(205)923-4327
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1195 W. SOUTH BLVD	MONTGOMERY	(334)284-4531
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2231 E SOUTH BLVD	MONTGOMERY	(334)281-7284
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2545 CONG W L DICKINSON DR	MONTGOMERY	(334)279-0436
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	5010 VAUGHN RD	MONTGOMERY	(334)277-7540
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	5755 ATLANTA HIGHWAY	MONTGOMERY	(334)277-8690
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	625 MADISON AVE	MONTGOMERY	(334)264-7103
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	6930 E. CHASE LOOP	MONTGOMERY	(334)277-9090
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	855 ANN STREET	MONTGOMERY	(334)398-7079
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	579 CAHABA VALLEY RD	PELHAM	(205)985-4443
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	3337 RAINBOW DRIVE	RAINBOW CITY	(256)312-8291
	, ,	1101 N CHALKVILLE RD	TRUSSVILLE	
ALABAMA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY			(205)655-5022
ALABAMA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	2060 W MAIN ST	CENTRE	(256)927-7470
ALABAMA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	231 MAIN STREET EAST	RAINSVILLE	(256)638-3225
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	10393 HWY 5	BRENT	(205)926-4943
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	5801 AL HIGHWAY 157	CULLMAN	(256)739-2252
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	2045 VILLAGE DR	LEEDS	(205)640-3533
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	1920 MCFARLAND BLVD.	NORTHPORT	(205)339-2032
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	45 JIMMY HINTON DR.	OXFORD	(256)835-7600
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	75 TOWER ROAD	OXFORD	(256)835-3110
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	170 VAUGHAN LANE	PELL CITY	(205)338-2045
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	4422 OLD BIRMINGHAM HIGHWAY	TUSCALOOSA	(205)633-2472
ALABAMA	STARBOARD GROUP OF ALABAMA, LLC	5018 OSCAR BAXTER DR	TUSCALOOSA	(205)752-1143
ALABAMA	WENDELTA, INC.	320 WEST BYPASS	ANDALUSIA	(334)208-1779
ALABAMA	WENDELTA, INC.	1714 S. COLLEGE STREET	AUBURN	(706)231-5503
ALABAMA	WENDELTA, INC.	85 NORTH DALEVILLE AVE	DALEVILLE	(334)324-8891
ALABAMA	WENDELTA, INC.	101 APPLE AVE.	DOTHAN	(334)446-1874
ALABAMA	WENDELTA, INC.	1002 FORT RUCKER BLVD.	ENTERPRISE	(334)347-7056
ALABAMA	WENDELTA, INC.	1010 S EUFAULA AVE	EUFAULA	(334)687-2140
ALABAMA	WENDELTA, INC.	65 LIBERTY HILL PLACE	EVERGREEN	(251)369-5069
ALABAMA	WENDELTA, INC.	371 S GREENO ROAD	FAIRHOPE	(251)990-6470
ALABAMA	WENDELTA, INC.	2501 S. MCKENZIE ST	FOLEY	(251)943-1656
ALABAMA	WENDELTA, INC.	3113 AIRPORT BLVD.	MOBILE	(251)473-7501
ALABAMA	WENDELTA, INC.	3464 SPRINGHILL AVE	MOBILE	(251)281-5116
ALABAMA	WENDELTA, INC.	3957 COTTAGE HILL ROAD	MOBILE	(251)661-1466
ALABAMA	WENDELTA, INC.	425 SCHILLINGER ROAD SOUTH	MOBILE	(251)633-7543
ALABAMA	WENDELTA, INC.	5405 HIGHWAY 90 W	MOBILE	(251)677-9142
ALABAMA	WENDELTA, INC.	5623 MOFFETT ROAD	MOBILE	(251)380-0590
ALABAMA	WENDELTA, INC.	959 GOVERNMENT BLVD	MOBILE	(251)438-4987
ALABAMA	WENDELTA, INC.	3482 CROSSWINDS DR	PHENIX CITY	(0)-
ALABAMA	WENDELTA, INC.	3550 HWY 280 431 N	PHENIX CITY PHENIX CITY	(334)468-5894
ALABAMA	WENDELTA, INC.	3896 US HIGHWAY 80 WEST	PHENIX CITY	(706)231-4196
ALABAMA	WENDELTA, INC.	21950 HWY 59 N.	ROBERTSDALE	(251)947-9430
ALABAMA	WENDELTA, INC.	809 SARALAND BLVD S	SARALAND	(251)214-3539
ALABAMA	WENDELTA, INC.	30500 STATE HWY 181	SPANISH FORT	(251)625-8555
ALABAMA	WENDELTA, INC.	1101 HIGHWAY 231 S	TROY	(334)566-3386
	WENDELTA, INC., CARLISLE LLC, CHANCELLOR G. CARLISLE, CHANCELLOR G. CARLISLE, in his			
ALABAMA	capacity	806 MCMEANS AVE.	BAY MINETTE	(251)744-2930

	EARIBIT K-1 OFERATING OUT	LEIS DI STATE		
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	7921 US HIGHWAY 431	ALBERTVILLE	(256)878-9995
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1603 HWY 72 EAST	ATHENS	(256)230-6800
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	595 US HWY 431	BOAZ	(256)593-7417
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1422 BELTLINE SW	DECATUR	(256)350-1996
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	3240 POINT MALLARD PKWY	DECATUR	(256)350-5195
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	370 B COX CREEK PARKWAY	FLORENCE	(256)765-3781
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	905 FORT DALE ROAD	GREENVILLE	(334)382-7771
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1701 GUNTER AVE	GUNTERSVILLE	(256)582-7972
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	11300 COUNTY LINE	HUNTSVILLE	(256)772-1345
ALABAMA	SHAWN F. OMALLEY	1624 US HIGHWAY 72 E.	HUNTSVILLE	(256)858-6566
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	2005 HOBBS ROAD S.E.	HUNTSVILLE	(256)885-1926
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	2080 SPARKMAN DRIVE	HUNTSVILLE	(256)852-8320
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	2750 CARL T. JONES DRIVE	HUNTSVILLE	(256)880-0894
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	2800 S MEMORIAL PKWY	HUNTSVILLE	
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			(256)534-3214
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	6102 UNIVERSITY DR NW	HUNTSVILLE	(256)837-9487
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	7782 HIGHWAY 72 WEST	MADISON	(256)890-0310
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	8814 HWY 20 W	MADISON	(256)772-0502
ALABAMA	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1401 WOODWARD AVE.	MUSCLE SHOALS	(256)381-9470
ALABAMA	SHAWN F. OMALLEY	696 E MAIN STREET	PRATTVILLE	(334)361-0421
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	793 BUSINESS PARK DRIVE	PRATTVILLE	(334)365-2154
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	13679 HIGHWAY 43 S	RUSSELLVILLE	(256)332-4249
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1403 COUNTY PARK RD	SCOTTSBORO	(256)259-3710
ALABAMA	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1790 ALABAMA HWY 14	SELMA	(334)875-5194
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			· · ·
ALABAMA	SHAWN F. OMALLEY WENDYS OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	816 W FORT WILLIAMS ST	SYLACAUGA	(256)249-2697
ALABAMA	SHAWN F. OMALLEY WENDYS OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	602 HIGHWAY 31 SW	HARTSELLE	(256)502-8278
ALABAMA	SHAWN F. OMALLEY	6694 US 431 S HWY SE	OWENS CROSS ROADS	(256)517-8161
ALASKA				
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	11310 OLD SEWARD HWY	ANCHORAGE	(907)344-0834
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	2323 FIFTH AVE.	ANCHORAGE	(907)279-8271
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	2927 SEWARD HWY	ANCHORAGE	(907)258-4239
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	4407 SPENARD ROAD	ANCHORAGE	(907)677-8890
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	7530 DEBARR RD	ANCHORAGE	(907)313-3329
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	E 3395 TUDOR RD	ANCHORAGE	(907)865-8640
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	1859 AIRPORT WAY	FAIRBANKS	(907)328-2248
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	33 ST. NICHOLAS DRIVE	NORTH POLE	(907)385-0240
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	400 W GLACIER VIEW AVE 675 W. PARKS HWY	PALMER WASILLA	(907)707-0240
ALASKA	NORTH-WEND FOODS, INC., JAY W. SUTHERLAND, STACIA A. SUTHERLAND	075 W. FARKS HWT	WAJILLA	(907)631-0840
	A.G.E. ENTERPRISES, LLC, CRAIG L. EARLY RAY AN	3400 EAST SKY HARBOR BLVD	PHOENIX	(602)273-3157
ARIZONA ARIZONA	A.G.E. ENTERPRISES, LLC, CRAIG L. EARLY RAY AN ARIZONA RESTAURANT COMPANY, LLC	180 E. OLD WEST HWY	APACHE JUNCTION	(480)288-8486
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC ARIZONA RESTAURANT COMPANY, LLC	816 S WATSON RD.	BUCKEYE	(623)474-5734
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC ARIZONA RESTAURANT COMPANY, LLC	1127 E. FLORENCE	CASA GRANDE	(520)836-6742
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4815 EAST CAREFREE HWY	CAVE CREEK	(480)595-1036
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	1045 S. ARIZONA AVE	CHANDLER	(480)917-6855
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	1175 W CHANDLER BLVD	CHANDLER	(480)786-8865
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	3893 S ARIZONA AVE	CHANDLER	(480)895-8465
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	5965 W. CHANDLER BLVD	CHANDLER	(480)893-0770
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	816 W WARNER	CHANDLER	(480)814-8552
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2125 E BASELINE ROAD	GILBERT	(480)926-3031

ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4684 E. RAY RD.	GILBERT	(480)840-3043
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	727 SOUTH COOPER ROAD	GILBERT	(480)558-3828
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	875 S. VAL VISTA	GILBERT	(480)633-7994
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	929 N. ARIZONA AVENUE	GILBERT	(480)558-0285
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	1178 N LITCHFIELD RD	GOODYEAR	(623)935-5532
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	21000 N JOHN WAYNE PKY	MARICOPA	(520)374-5702
	ARIZONA RESTAURANT COMPANY, LLC		MARICOFA	(480)964-0861
ARIZONA		1205 N. COUNTRY CLUB RD.		. ,
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	1916 GREENFIELD RD	MESA	(480)497-4665
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2019 N. POWER ROAD	MESA	(480)924-7006
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2056 S. ELLSWORTH RD.	MESA	(480)986-0528
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4433 E. MAIN	MESA	(480)832-0826
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	6929 E. HAMPTON AVE	MESA	(480)807-3021
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	12630 N. TATUM BLVD.	PHOENIX	(602)374-6879
		2024 EAST CAMELBACK ROAD	PHOENIX	
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC		-	(602)955-1299
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	20242 N. 27TH AVENUE	PHOENIX	(623)587-4714
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2225 W CAMELBACK RD	PHOENIX	(602)612-2122
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2346 E. MCDOWELL	PHOENIX	(602)275-9593
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2375 E BASELINE RD	PHOENIX	(480)397-2108
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2550 N. 75TH AVE.	PHOENIX	(623)873-2480
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2640 W THUNDERBIRD RD	PHOENIX	(602)548-2217
	ARIZONA RESTAURANT COMPANY, LLC	301 E. INDIAN SCHOOL RD.	PHOENIX	
ARIZONA	· · · · · · · · · · · · · · · · · · ·			(602)265-9286
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	3201 E. WOOD ST	PHOENIX	(602)612-4703
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	3330 W. BETHANY HOME RD.	PHOENIX	(602)841-0209
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4701 E. BELL RD.	PHOENIX	(602)493-8168
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4902 E. RAY ROAD	PHOENIX	(480)893-8806
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4915 E. CHANDLER BLVD.	PHOENIX	(480)705-0294
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	5225 W. INDIAN SCHOOL RD.	PHOENIX	(623)247-6037
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ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	602 E GREENWAY PARKWAY	PHOENIX	(602)548-1511
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	7530 W LOWER BUCKEYE RD	PHOENIX	(623)249-6520
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	20943 E. RITTENHOUSE RD	QUEEN CREEK	(480)902-4748
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	15416 N PIMA ROAD	SCOTTSDALE	(480)905-0672
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	3014 N. SCOTTSDALE RD.	SCOTTSDALE	(480)945-5575
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	4815 N PIMA ROAD	SCOTTSDALE	(480)945-1445
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	1405 W. BASELINE RD.	TEMPE	(480)756-0582
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	1810 W. ELLIOT ROAD	TEMPE	(480)361-1387
ARIZONA	ARIZONA RESTAURANT COMPANY, LLC	2755 W. SOUTHERN AVE.	TEMPE	(602)414-9900
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	3422 WEST ANTHEM WAY	ANTHEM	(623)551-6980
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	13885 N 59TH AVE	GLENDALE	(602)298-6911
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	6923 NORTH 75TH AVE	GLENDALE	(623)215-4288
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	3520 W BASELINE ROAD	LAVEEN	(602)237-2176
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	5114 N DYSART RD	LITCHFIELD PARK	(602)671-7890
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	25774 N LAKE PLEASANT PKY	PEORIA	(623)566-7296
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	8259 W PEORIA AVE	PEORIA	(623)979-4828
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	3025 W. PEORIA AVE.	PHOENIX	(602)943-6306
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	3450 W GREENWAY	PHOENIX	(602)548-1966
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	9905 W. CAMELBACK RD.	PHOENIX	(623)872-6455
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	12701 W BELL RD	SURPRISE	(623)583-6271
ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	15389 W. CACTUS	SURPRISE	(623)975-3023
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ARIZONA	JMJ-LLC, JASON M. PASTORE, YVONNE J. PASTORE	16859 W. BELL ROAD	SURPRISE	(623)584-3485
ARIZONA	MANZANITA, LLC, MARY M. PEREZ, ROBERTO L. PEREZ	1018 E BASELINE RD	TEMPE	(480)839-3251
ARIZONA	PILOT TRAVEL CENTERS LLC	900 NORTH 99TH AVENUE	AVONDALE	(623)478-0990
ARIZONA	PILOT TRAVEL CENTERS LLC	I-10 EXIT 1 FRONTAGE ROAD N.	EHRENBERG	(928)923-8911
ARIZONA	PILOT TRAVEL CENTERS LLC	14750 AZ-95	LAKE HAVASU CITY	(928)764-3030
ARIZONA	PILOT TRAVEL CENTERS LLC	769 E FRONTAGE RD	RIO RICO	(520)377-0002
ARIZONA	PROMAR CORPORATION, MARY M. PEREZ, ROBERTO L. PEREZ	2867 S. SAN TAN VILLAGE PKWY	GILBERT	(480)814-1688
ARIZONA	PROMAR CORPORATION, MARY M. PEREZ, ROBERTO L. PEREZ	84 E. GERMANN ROAD	GILBERT	(480)855-7745
ARIZONA	PROMAR CORPORATION, MARY M. PEREZ, ROBERTO L. PEREZ	10714 E. SOUTHERN AVENUE	MESA	(480)357-8246
ARIZONA	PROMAR CORPORATION, MARY M. PEREZ, ROBERTO L. PEREZ	515 W. WARNER ROAD	TEMPE	(480)783-4887
ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN	8273 W. UNION HILLS	GLENDALE	(623)561-6827
ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN	2057 HIGHWAY 60	MIAMI	(928)425-3744
ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN	911 BEELINE HWY S	PAYSON	(928)474-3197
ARIZONA		2226 W DEER VALLEY ROAD	PHOENIX	(623)780-2006
	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN			
ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN	5201 SOUTH WHITE MOUNTAIN ROAD	SHOW LOW	(928)537-7293
		5201 SOUTH WHITE MOUNTAIN ROAD 531 W. 4TH STREET	SHOW LOW BENSON	(928)537-7293 (520)586-2388
ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN			
ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET	BENSON	(520)586-2388
ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE.	BENSON SIERRA VISTA TUCSON	(520)586-2388 (520)458-5954 (520)327-3944
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD	BENSON SIERRA VISTA TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD	BENSON SIERRA VISTA TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD 3643 N. CAMPBELL 3780 W ORANGE GROVE RD	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575 (520)319-8139 (520)297-1370
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD 3643 N. CAMPBELL 3780 W ORANGE GROVE RD 4301 N. ORACLE RD.	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575 (520)319-8139 (520)297-1370 (520)888-0885
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD 3643 N. CAMPBELL 3780 W ORANGE GROVE RD 4301 N. ORACLE RD. 5391 E SPEEDWAY BLVD.	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575 (520)319-8139 (520)297-1370 (520)888-0885 (520)323-9252
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD 3643 N. CAMPBELL 3780 W ORANGE GROVE RD 4301 N. ORACLE RD. 5391 E SPEEDWAY BLVD. 5639 W. CORTARO FARMS ROAD	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575 (520)319-8139 (520)297-1370 (520)888-0885 (520)323-9252 (520)572-0894
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD 3643 N. CAMPBELL 3780 W ORANGE GROVE RD 4301 N. ORACLE RD. 5391 E SPEEDWAY BLVD.	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575 (520)319-8139 (520)297-1370 (520)888-0885 (520)323-9252
ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA ARIZONA	RAY AN ENTERPRISES, LLC, CHANTHA T. AN, RAY AN TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND TRIWEST RESTAURANTS, L.L.C., RICHARD W. HOLLAND	531 W. 4TH STREET 1100 FRY BLVD 1005 N. CAMPBELL AVE. 1540 W VALENCIA RD 1602 WEST ST. MARYS ROAD 1710 EAST TUCSON MARKETPLACE 3171 E VALENCIA 3535 E. IRVINGTON ROAD 3643 N. CAMPBELL 3780 W ORANGE GROVE RD 4301 N. ORACLE RD. 5391 E SPEEDWAY BLVD. 5639 W. CORTARO FARMS ROAD	BENSON SIERRA VISTA TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON TUCSON	(520)586-2388 (520)458-5954 (520)327-3944 (520)434-9289 (520)884-9665 (520)344-8492 (520)746-3951 (520)790-0575 (520)319-8139 (520)297-1370 (520)888-0885 (520)323-9252 (520)572-0894

ARIZONA	VZONE, L.L.C., JESSE R. VEZEY, THOMAS K. VEZEY	17218 E SHEA BLVD	FOUNTAIN HILLS	(480)837-2551
ARIZONA	WENZONA BULLHEAD CITY, LLC, GAIL A. BURKIS, KENNETH C. DRAKE, KYLE A. DRAKE, RUDY MENA	2280 SOUTH HWY 95	BULLHEAD CITY	(928)763-8826
ARIZONA	WENZONA CAMP VERDE, LLC, KENNETH C. DRAKE	1897 PUEBLO RIDGE	CAMP VERDE	(928)567-9276
ARIZONA	WENZONA EAST FLAGSTAFF, INC., KENNETH C. DRAKE	4507 NORTH HIGHWAY 89	FLAGSTAFF	(928)522-0079
ARIZONA	WENZONA EAST YUMA, LLC, KENNETH C. DRAKE, KYLE A. DRAKE, RUDY MENA	8007 E 32ND ST	YUMA	(928)726-9412
ARIZONA	WENZONA FLAGSTAFF, INC., K. JOSEPH NACKARD, KENNETH C. DRAKE	1601 S. MILTON ROAD	FLAGSTAFF	(928)774-2622
ARIZONA	WENZONA GRAND CANYON, LLC, GAIL A. BURKIS, KENNETH C. DRAKE, KYLE A. DRAKE, RUDY MENA	372 RT 64	TUSAYAN	(928)638-6484
ARIZONA	WENZONA KINGMAN, LLC, GAIL A. BURKIS, KENNETH C. DRAKE, KYLE A. DRAKE, RUDY MENA	920 WEST BEALE STREET	KINGMAN	(928)718-0911
ARIZONA	WENZONA PRESCOTT VALLEY, LLC, KENNETH C. DRAKE	3020 GLASSFORD HILL ROAD	PRESCOTT VALLEY	(928)772-5316
ARIZONA	WENZONA PRESCOTT, LLC, KENNETH C. DRAKE, KYLE A. DRAKE, RUDY MENA	650 MILLER VALLEY ROAD	PRESCOTT	(928)445-0859
ARIZONA	WENZONA YUMA, INC., KENNETH C. DRAKE	351 EAST 16TH STREET	YUMA	(928)782-6786
ARKANSAS				
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	3130 PINE ST	ARKADELPHIA	(870)246-5077
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1425 ST LOUIS	BATESVILLE	(870)793-7213
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1706 MILITARY RD.	BENTON	(501)776-2077
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	814 S. WALTON BLVD.	BENTONVILLE	(479)271-7232
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	2206 N. REYNOLDS ROAD	BRYANT	(501)847-1350
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	2 K-MART PLAZA	CABOT	(501)843-4922
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	550 EAST CENTERTON BLVD	CENTERTON	(479)795-1575
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1308 S. ROGERS STREET	CLARKSVILLE	(479)754-7299
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1200 HWY 64 WEST	CONWAY	(501)450-7594
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	311 OAK ST.	CONWAY	(501)327-0311
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	3750 DAVE WARD DRIVE	CONWAY	(501)548-0143
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1008 NORTHWEST AVE	EL DORADO	(870)862-0901
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	281 W. MAIN ST.	FARMINGTON	(479)300-2200
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1473 W MARTIN LUTHER KING JR. BLVD.	FAYETTEVILLE	(479)443-2501
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	2673 EAST MISSION BLVD	FAYETTEVILLE	(479)571-1274
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1000 TOWSON AVE	FORT SMITH	(479)782-9486
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1924 S ZERO ST	FORT SMITH	(479)648-8756
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	8210 ROGERS AVENUE	FORT SMITH	(479)478-6012
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	917 HIGHWAY 62 65 N	HARRISON	(870)741-4360
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	1511 ALBERT PIKE ROAD	HOT SPRINGS HOT SPRINGS NATIONAL	(501)623-6864
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	4332 CENTRAL AVENUE	PARK	(501)525-6447
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	708 WEST MAIN STREET	JACKSONVILLE	(501)982-1192
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	708 WEST MAIN STREET 10623 W MARKHAM	JACKSONVILLE LITTLE ROCK	(501)982-1192 (501)221-1062
ARKANSAS ARKANSAS				
ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD.	LITTLE ROCK LITTLE ROCK LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319
ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 1902 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)332-2177 (501)332-2177 (501)333-248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 1902 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094
ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK PEA RIDGE	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE <td< td=""><td>10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE</td><td>LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF</td><td>(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576</td></td<>	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE <td< td=""><td>10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE</td><td>LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS</td><td>(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757</td></td<>	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE 2200 WEST WALNUT 215 SR 331	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM10924 COLONEL GLEN ROAD11319 RODNEY PARHAM RD.17717 CANTRELL RD3923 S. UNIVERSITY4920 W. MARKHAM8901 BASELINE ROAD905 S. BROADWAY821 W MONROE AVE48 HWY 79 N1902 MARTIN LUTHER KING BLVD120 CARNAHAN DRIVE335 HIGHWAY 425 NORTH1631 E HARDING ST1123 HIGHWAY 62 EAST3924 MCCAIN BLVD604 EAST BROADWAY ST301 SLACK STREET2909 WEST 28TH AVENUE210 PINES MALL DRIVE2200 WEST WALNUT215 SR 331721 N. ARKANSAS AVE.	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE RUSSELLVILLE	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994 (479)968-2304
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE	10623 W MARKHAM10924 COLONEL GLEN ROAD11319 RODNEY PARHAM RD.17717 CANTRELL RD3923 S. UNIVERSITY4920 W. MARKHAM8901 BASELINE ROAD905 S. BROADWAY821 W MONROE AVE48 HWY 79 N1902 MARTIN LUTHER KING BLVD120 CARNAHAN DRIVE335 HIGHWAY 425 NORTH1631 E HARDING ST1123 HIGHWAY 62 EAST3924 MCCAIN BLVD604 EAST BROADWAY ST301 SLACK STREET2909 WEST 28TH AVENUE2910 PINES MALL DRIVE2200 WEST WALNUT215 SR 331721 N. ARKANSAS AVE.1707 E. RACE AVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE RUSSELLVILLE SEARCY	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)365-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)963-2304 (479)968-2304 (501)268-4942
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE         FO	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2910 PINES MALL DRIVE 2210 WEST WALNUT 215 SR 331 721 N. ARKANSAS AVE. 1707 E. RACE AVE 8500 HIGHWAY 107	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE RUSSELLVILLE SEARCY SHERWOOD	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)367-8345 (501)368-0266 (501)365-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994 (479)68-2304 (501)268-4942 (501)835-4575
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE         FOU	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2210 PINES MALL DRIVE 2200 WEST WALNUT 215 SR 331 721 N. ARKANSAS AVE. 1707 E. RACE AVE 8500 HIGHWAY 107 3355 HWY 412 EAST	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MAUVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS	(501)221-1062 (501)224-1319 (501)367-8345 (501)367-8345 (501)367-8345 (501)368-0266 (501)365-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994 (479)968-2304 (501)268-4942 (501)268-4942 (501)268-4942
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, L.L.C., J. HOWARD MARTINDALE         FOU	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE 2200 WEST WALNUT 215 SR 331 721 N. ARKANSAS AVE. 1707 E. RACE AVE 8500 HIGHWAY 107 3355 HWY 412 EAST 2000 SOUTH PLEASANT	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)367-8345 (501)368-0266 (501)365-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994 (479)968-2304 (501)268-4942 (501)268-4942 (501)268-4942 (501)354-575 (479)238-1200 (479)872-2866
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE         FOURJAY, LL.C., J. HOWARD M	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE 2200 WEST WALNUT 215 SR 331 721 N. ARKANSAS AVE. 1707 E. RACE AVE 8500 HIGHWAY 107 3355 HWY 412 EAST 2000 SOUTH PLEASANT 4621 WEST SUNSET DRIVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MAUVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE SPRINGDALE	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)621-6757 (479)968-2304 (501)268-4942 (501)268-4942 (501)285-4575 (479)238-1200 (479)872-2866 (479)750-2805
ARKANSAS ARKANSAS	FOURJAY, LL.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J. HOWARD	10623 W MARKHAM 10924 COLONEL GLEN ROAD 11319 RODNEY PARHAM RD. 17717 CANTRELL RD 3923 S. UNIVERSITY 4920 W. MARKHAM 8901 BASELINE ROAD 905 S. BROADWAY 821 W MONROE AVE 48 HWY 79 N 1902 MARTIN LUTHER KING BLVD 120 CARNAHAN DRIVE 335 HIGHWAY 425 NORTH 1631 E HARDING ST 1123 HIGHWAY 62 EAST 3924 MCCAIN BLVD 604 EAST BROADWAY ST 301 SLACK STREET 2909 WEST 28TH AVENUE 2910 PINES MALL DRIVE 2200 WEST WALNUT 215 SR 331 721 N. ARKANSAS AVE. 1707 E. RACE AVE 8500 HIGHWAY 107 3355 HWY 412 EAST 2000 SOUTH PLEASANT 4621 WEST SUNSET DRIVE 405 EAST 22ND STREET 1610 FAYETTEVILLE ROAD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE STUTTGART VAN BUREN	(501)221-1062 (501)224-1319 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)354-4119 (870)424-4422 (501)372-1926 (479)488-6094 (870)534-8582 (870)536-3576 (479)682-3044 (501)268-4942 (501)835-4575 (479)968-2304 (501)268-4942 (501)835-4575 (479)238-1200 (479)972-2866 (479)750-2805 (870)672-8600 (479)471-7323
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J	10623 W MARKHAM10924 COLONEL GLEN ROAD11319 RODNEY PARHAM RD.17717 CANTRELL RD3923 S. UNIVERSITY4920 W. MARKHAM8901 BASELINE ROAD905 S. BROADWAY821 W MONROE AVE48 HWY 79 N1902 MARTIN LUTHER KING BLVD120 CARNAHAN DRIVE335 HIGHWAY 425 NORTH1631 E HARDING ST1123 HIGHWAY 62 EAST3924 MCCAIN BLVD604 EAST BROADWAY ST301 SLACK STREET2009 WEST 28TH AVENUE2910 PINES MALL DRIVE2200 WEST WALNUT215 SR 331721 N. ARKANSAS AVE.1707 E. RACE AVE8500 HIGHWAY 1073355 HWY 412 EAST2000 SOUTH PLEASANT4621 WEST SUNSET DRIVE405 EAST 22ND STREET1610 FAYETTEVILLE ROAD110 E. 49TH STREET	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE STUTTGART VAN BUREN	(501)221-1062 (501)224-1319 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)354-4119 (870)424-4422 (501)354-4119 (870)424-4422 (501)372-1926 (479)488-6094 (479)488-6094 (479)488-6094 (479)968-2304 (501)268-4942 (5
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J	10623 W MARKHAM           10924 COLONEL GLEN ROAD           11319 RODNEY PARHAM RD.           17717 CANTRELL RD           3923 S. UNIVERSITY           4920 W. MARKHAM           8901 BASELINE ROAD           905 S. BROADWAY           821 W MONROE AVE           48 HWY 79 N           1902 MARTIN LUTHER KING BLVD           120 CARNAHAN DRIVE           335 HIGHWAY 425 NORTH           1631 E HARDING ST           1123 HIGHWAY 62 EAST           3924 MCCAIN BLVD           604 EAST BROADWAY ST           301 SLACK STREET           2909 WEST 28TH AVENUE           2910 PINES MALL DRIVE           2200 WEST WALNUT           215 SR 331           721 N. ARKANSAS AVE.           1707 E. RACE AVE           8500 HIGHWAY 107           3355 HWY 412 EAST           2000 SOUTH PLEASANT           4621 WEST SUNSET DRIVE           405 EAST 22ND STREET           1610 FAYETTEVILLE ROAD           110 E. 49TH STREET           3779 E MAIN ST	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE STUTTGART VAN BUREN TEXARKANA BLYTHEVILLE	(501)221-1062 (501)224-1319 (501)224-1319 (501)367-8345 (501)568-0266 (501)568-0266 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)354-4119 (870)424-4422 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (479)488-6094 (479)488-6094 (479)488-6094 (479)968-2304 (501)268-4942 (501)835-4575 (479)968-2304 (501)268-4942 (501)835-4575 (479)238-1200 (479)872-2866 (479)750-2805 (870)672-8600 (479)471-7323 (870)773-6021 (870)409-4635
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J	10623 W MARKHAM           10924 COLONEL GLEN ROAD           11319 RODNEY PARHAM RD.           17717 CANTRELL RD           3923 S. UNIVERSITY           4920 W. MARKHAM           8901 BASELINE ROAD           905 S. BROADWAY           821 W MONROE AVE           48 HWY 79 N           1902 MARTIN LUTHER KING BLVD           120 CARNAHAN DRIVE           335 HIGHWAY 425 NORTH           1631 E HARDING ST           1123 HIGHWAY 62 EAST           3924 MCCAIN BLVD           604 EAST BROADWAY ST           301 SLACK STREET           2909 WEST 28TH AVENUE           2910 PINES MALL DRIVE           2200 WEST WALNUT           215 SR 331           721 N. ARKANSAS AVE.           1707 E. RACE AVE           8500 HIGHWAY 107           3355 HWY 412 EAST           2000 SOUTH PLEASANT           4621 WEST SUNSET DRIVE           405 EAST 22ND STREET           160 FAYETTEVILLE ROAD           110 E. 49TH STREET           3779 E MAIN ST           1802 FIRST SECURITY WAY	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MALVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE SPRINGDALE STUTTGART VAN BUREN TEXARKANA BLYTHEVILLE JONESBORO	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)568-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)67-8734 (501)354-4119 (870)424-4129 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994 (479)621-6757 (479)890-5994 (479)968-2304 (501)268-49422 (501)835-4575 (479)238-1200 (479)872-2866 (479)750-2805 (870)672-8600 (479)471-7323 (870)773-6021 (870)409-4635 (870)888-4010
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J	10623 W MARKHAM           10924 COLONEL GLEN ROAD           11319 RODNEY PARHAM RD.           17717 CANTRELL RD           3923 S. UNIVERSITY           4920 W. MARKHAM           8901 BASELINE ROAD           995 S. BROADWAY           821 W MONROE AVE           48 HWY 79 N           1902 MARTIN LUTHER KING BLVD           120 CARNAHAN DRIVE           335 HIGHWAY 425 NORTH           1631 E HARDING ST           1123 HIGHWAY 62 EAST           3924 WCCAIN BLVD           604 EAST BROADWAY ST           301 SLACK STREET           2909 WEST 28TH AVENUE           2910 PINES MALL DRIVE           2200 WEST WALNUT           215 SR 331           721 N. ARKANSAS AVE.           1707 E. RACE AVE           8500 HIGHWAY 107           3355 HWY 412 EAST           2000 SOUTH PLEASANT           4621 WEST SUNSET DRIVE           405 EAST 22ND STREET           160 FAYETTEVILLE ROAD           110 E. 49TH STREET           3779 E MAIN ST           1802 FIRST SECURITY WAY           2308 EAST PARKER ROAD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MAUVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE SPRINGDALE SPRINGDALE STUTTGART VAN BUREN TEXARKANA BLYTHEVILLE JONESBORO	(501)221-1062 (501)224-1319 (501)367-8345 (501)367-8345 (501)663-7242 (501)655-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)534-8582 (870)534-8582 (870)534-8582 (870)534-8575 (479)968-2304 (501)268-4942 (501)268-4942 (501)835-4575 (479)968-2304 (479)968-2304 (501)268-4942 (501)835-4575 (479)238-1200 (479)872-2866 (479)750-2805 (870)672-8600 (479)471-7323 (870)409-4635 (870)409-4635 (870)802-0364
ARKANSAS ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J	10623 W MARKHAM           10924 COLONEL GLEN ROAD           11319 RODNEY PARHAM RD.           17717 CANTRELL RD           3923 S. UNIVERSITY           4920 W. MARKHAM           8901 BASELINE ROAD           995 S. BROADWAY           821 W MONROE AVE           48 HWY 79 N           1902 MARTIN LUTHER KING BLVD           120 CARNAHAN DRIVE           335 HIGHWAY 425 NORTH           1631 E HARDING ST           1123 HIGHWAY 62 EAST           3924 MCCAIN BLVD           604 EAST BROADWAY ST           301 SLACK STREET           2909 WEST 28TH AVENUE           2910 PINES MALL DRIVE           2200 WEST WALNUT           215 SR 331           721 N. ARKANSAS AVE.           1707 E. RACE AVE           8500 HIGHWAY 107           3355 HWY 412 EAST           2000 SOUTH PLEASANT           4621 WEST SUNSET DRIVE           405 EAST 22ND STREET           1610 FAYETTEVILLE ROAD           110 E. 49TH STREET           3779 E MAIN ST           1802 FIRST SECURITY WAY           2308 EAST PARKER ROAD           3102 SOUTHWEST DRIVE	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE SPRINGDALE STUTTGART VAN BUREN TEXARKANA BLYTHEVILLE JONESBORO JONESBORO	(501)221-1062 (501)954-7853 (501)224-1319 (501)367-8345 (501)367-8345 (501)368-0266 (501)663-7242 (501)565-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)534-8582 (870)536-3576 (479)621-6757 (479)890-5994 (479)968-2304 (501)268-4942 (5
ARKANSAS	FOURJAY, L.L.C., J. HOWARD MARTINDALE FOURJAY, L.L.C., J	10623 W MARKHAM           10924 COLONEL GLEN ROAD           11319 RODNEY PARHAM RD.           17717 CANTRELL RD           3923 S. UNIVERSITY           4920 W. MARKHAM           8901 BASELINE ROAD           995 S. BROADWAY           821 W MONROE AVE           48 HWY 79 N           1902 MARTIN LUTHER KING BLVD           120 CARNAHAN DRIVE           335 HIGHWAY 425 NORTH           1631 E HARDING ST           1123 HIGHWAY 62 EAST           3924 WCCAIN BLVD           604 EAST BROADWAY ST           301 SLACK STREET           2909 WEST 28TH AVENUE           2910 PINES MALL DRIVE           2200 WEST WALNUT           215 SR 331           721 N. ARKANSAS AVE.           1707 E. RACE AVE           8500 HIGHWAY 107           3355 HWY 412 EAST           2000 SOUTH PLEASANT           4621 WEST SUNSET DRIVE           405 EAST 22ND STREET           160 FAYETTEVILLE ROAD           110 E. 49TH STREET           3779 E MAIN ST           1802 FIRST SECURITY WAY           2308 EAST PARKER ROAD	LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LITTLE ROCK LOWELL MAGNOLIA MAUVERN MAUMELLE MONTICELLO MORRILTON MOUNTAIN HOME NORTH LITTLE ROCK NORTH LITTLE ROCK NORTH LITTLE ROCK PEA RIDGE PINE BLUFF PINE BLUFF PINE BLUFF ROGERS RUSSELLVILLE SEARCY SHERWOOD SILOAM SPRINGS SPRINGDALE SPRINGDALE SPRINGDALE STUTTGART VAN BUREN TEXARKANA BLYTHEVILLE JONESBORO	(501)221-1062 (501)224-1319 (501)367-8345 (501)367-8345 (501)663-7242 (501)655-6545 (501)372-0116 (479)334-5065 (870)234-7211 (501)332-2177 (501)803-0248 (870)367-8734 (501)354-4119 (870)424-4422 (501)753-6918 (501)372-1926 (479)488-6094 (870)534-8582 (870)534-8582 (870)534-8582 (870)534-8582 (870)534-8582 (479)621-6757 (479)890-5994 (479)968-2304 (501)268-4942 (501)268-4942 (501)835-4575 (479)238-1200 (479)872-2866 (479)750-2805 (870)672-8600 (479)471-7323 (870)409-4635 (870)409-4635 (870)802-0364

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CALIFORN	A			
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	698 RALSTON AVENUE	BELMONT	(650)594-0400
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	7401 MISSION ST	DALY CITY	(650)755-2755
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	4447 CENTRAL PLACE	FAIRFIELD	(707)864-5626
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	393 E 10TH ST	GILROY	(408)842-1036
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	5943 PACHECO BLVD	MARTINEZ	(925)686-2790
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	189 98TH AVENUE	OAKLAND	(510)553-1260
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	3111 E. 14TH STREET	OAKLAND	(510)443-0669
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	1339 NORTH MAIN	SALINAS	(831)449-4466
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	2275 MC KEE ROAD	SAN JOSE	(408)923-3502
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	990 SARATOGA AVE	SAN JOSE	(408)243-5339
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	1185 SAN LEANDRO	SAN LEANDRO	(510)352-7409
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	1180 FREMONT	SEASIDE	(831)899-5191
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	176 GATEWAY BLVD	SOUTH SAN FRANCISCO	
CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH	1377 MONTE VISTA	VACAVILLE	(707)446-8669
CALIFORNIA CALIFORNIA	AMAASH CORPORATION, LUBNA ARIF SHAIKH, MOHAMMED ARIF SHAIKH CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	1480 FREEDOM BLVD 680 N. EUCLID AVE.	WATSONVILLE ANAHEIM	(831)724-8484 (714)776-5512
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	3101 BALDWIN PARK BOULEVARD	BALDWIN PARK	(626)962-7900
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	7570 ORANGETHORPE	BUENA PARK	(714)994-3402
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	23750 MAIN ST.	CARSON	(310)952-9918
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	14165 PIPELINE AVENUE	CHINO	(909)548-4371
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	13005 PEYTON DRIVE	CHINO HILLS	(909)902-0205
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	15931 POMONA RINCON ROAD	CHINO HILLS	(909)310-6149
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	1110 S. MT. VERNON AVE.	COLTON	(909)825-8499
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	970 E. BADILLO	COVINA	(626)858-1956
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	14305 LAKEWOOD	DOWNEY	(562)630-0875
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	3520 N. PECK RD	EL MONTE	(949)459-3475
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	2810 EAST IMPERIAL	FULLERTON	(714)990-4801
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	2891 W. 120TH STREET	HAWTHORNE	(323)777-2098
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	3504 W. CENTURY BLVD.	INGLEWOOD	(310)673-5382
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	14386 CULVER DRIVE	IRVINE	(949)857-0152
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	15732 ARROW HIGHWAY	IRWINDALE	(626)338-1977
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	1501 W IMPERIAL HWY	LA HABRA	(562)691-1349
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	14960 LA MIRADA BLVD	LA MIRADA	(714)521-5170
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	15700 VALLEY VIEW AVE	LA MIRADA	(562)926-7883
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	24761 ALICIA PKWY.	LAGUNA HILLS	(949)951-7679
	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	28961 GOLDEN LANTERN	LAGUNA NIGUEL	(949)495-5327
CALIFORNIA CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	14502 HAWTHORNE BLVD. 6620 ATLANTIC AVENUE	LAWNDALE LONG BEACH	(310)679-6009 (562)423-3400
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	5291 HOLT BLVD., BLDG #3	MONTCLAIR	(909)447-5547
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	12410 DAY STREET	MORENO VALLEY	(951)697-0335
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	22320 CACTUS AVE	MORENO VALLEY	(951)656-1696
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	12138 EAST IMPERIAL HIGHWAY	NORWALK	(562)868-8633
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	941 N. MILLEKEN AVE.	ONTARIO	(909)481-3588
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	3077 W TEMPLE AVE	POMONA	(909)598-5681
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	30471 AVENIDA DE LAS FLORES	MARGARITA	(949)888-4665
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	10020 ARLINGTON AVE	RIVERSIDE	(951)324-1356
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	11430 BEACH BLVD	STANTON	(714)622-4373
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	27925 ENCANTO DR.	SUN CITY	(951)672-2815
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	2404 SEPULVEDA BLVD	TORRANCE	(424)263-2824
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	13922 REDHILL AVENUE	TUSTIN	(714)669-0871
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	2119 BASELINE ROAD	UPLAND	(909)931-0376
CALIFORNIA	CONTINENTAL FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	2300 S. AZUSA AVENUE	WEST COVINA	(626)964-4740
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	8600 CURBARIL AVE	ATASCADERO	(805)538-5088
	COTTI FOODS CALIFORNIA, INC.	525 HIGHLAND SPRINGS AVE.		(951)769-6692
CALIFORNIA CALIFORNIA	COTTI FOODS CALIFORNIA, INC. COTTI FOODS CALIFORNIA, INC.	19018 SOLEDAD CANYON RD	CANYON COUNTRY COLTON	(661)250-7825 (909)514-0218
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1090 N. PEPPER AVE. 3515 GRAND OAK AVE	CORONA	(909)514-0218
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	401 N. MCKINLEY AVE.	CORONA	(951)372-8216
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	415 MAGNOLIA	CORONA	(951)72-8216
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	705 N. MAIN ST	CORONA	(951)735-2739
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	14439 BASELINE AVENUE	FONTANA	(909)356-8622
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	15110 EAST SUMMIT AVE.	FONTANA	(909)463-2319
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	16984 VALLEY BLVD.	FONTANA	(909)355-1702
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	17020 SIERRA LAKES PKWY	FONTANA	(909)275-7235
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1325 S LONEHILL AVE.	GLENDORA	(909)394-7414
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	706 W ROUTE 66	GLENDORA	(909)275-7468

				(051)700 0522
CALIFORNIA CALIFORNIA	COTTI FOODS CALIFORNIA, INC. COTTI FOODS CALIFORNIA, INC.	3450 W FLORIDA BLVD 13342 MAIN STREET	HEMET HESPERIA	(951)766-0532 (760)244-2455
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	17375 MAIN STREET	HESPERIA	(760)244-2433
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	18689 BEAR VALLEY RD	HESPERIA	(760)948-1738
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	27879 BASELINE AVENUE	HIGHLAND	(909)862-0481
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	63 TECHNOLOGY DRIVE	IRVINE	(949)727-7018
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	79-275 HIGHWAY 111	LA QUINTA	(760)564-9789
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	29275 CENTRAL AVENUE	LAKE ELSINORE	(951)471-3620
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	2438 CARSON ST	LAKEWOOD	(562)420-4642
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	27251 NEWPORT RD	MENIFEE	(951)381-6685
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	12671 MORENO BEACH DRIVE	MORENO VALLEY	(951)601-9168
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	161 S FRONTAGE RD	NIPOMO	(805)356-3627
CALIFORNIA CALIFORNIA	COTTI FOODS CALIFORNIA, INC. COTTI FOODS CALIFORNIA, INC.	1890 EAST G STREET 590 E HOLT BLVD	ONTARIO ONTARIO	(909)390-1180 (909)391-3624
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	3739 W. CHAPMAN AVE.	ORANGE	(714)385-1665
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	78030 COUNTRY CLUB DR.	PALM DESERT	(442)305-1900
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1830 N. PERRIS BLVD.	PERRIS	(951)443-4441
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	12240 HIGHLAND AVENUE	RANCHO CUCAMONGA	(909)899-7371
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	9050 FOOTHILL BLVD	RANCHO CUCAMONGA	(909)466-0541
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	72837 DINAH SHORE BLVD	RANCHO MIRAGE	(760)321-8614
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1991 REDLANDS BLVD.	REDLANDS	(909)307-3305
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1260 W. FOOTHILL BLVD.	RIALTO	(909)873-2406
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	3565 CENTRAL AVE	RIVERSIDE	(951)328-7951
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	3838 TYLER STREET	RIVERSIDE	(951)848-4739
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	8745 TRAUTWEIN ROAD	RIVERSIDE	(951)780-5846
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	2077 EAST HIGHLAND AVENUE	SAN BERNARDINO	(909)521-1900
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1841 S. SAN JACINTO AVE	SAN JACINTO	(951)654-2103
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	24525 LYONS AVENUE	SANTA CLARITA	(661)284-1619
CALIFORNIA CALIFORNIA	COTTI FOODS CALIFORNIA, INC. COTTI FOODS CALIFORNIA, INC.	28180 NEWHALL RANCH ROAD 2120 N PREISKER LANE	SANTA CLARITA SANTA MARIA	(661)295-7710 (805)429-0030
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	1340 LINCOLN BLVD	SANTA MARIA	(310)917-1529
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	26538 BOUQUET CANYON	SAUGUS	(661)296-6553
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	3907 COCHRAN ST	SIMI VALLEY	(805)579-7390
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	5326 TORRANCE BLVD	TORRANCE	(310)316-1275
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	187 S. MOUNTAIN AVE	UPLAND	(909)982-9370
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	27544 THE OLD ROAD	VALENCIA	(661)287-1635
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	14181 US HWY 395	VICTORVILLE	(760)243-3578
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	14303 BEAR VALLEY ROAD	VICTORVILLE	(760)956-7973
CALIFORNIA	COTTI FOODS CALIFORNIA, INC.	14798 LAPAZ DRIVE	VICTORVILLE	(760)241-0699
CALIFORNIA	DEPENDABLE FOODS, INC., NAVDIP S. DHILLON, PIRTHIPAL DHILLON	1809 A STREET	ANTIOCH	(925)757-1884
CALIFORNIA	DEPENDABLE FOODS, INC., NAVDIP S. DHILLON, PIRTHIPAL DHILLON	2243 LOVERIDGE ROAD	PITTSBURG	(925)427-7058
CALIFORNIA	DESMOND FOODS, L.P.	6435 ANTELOPE ROAD	CITRUS HEIGHTS	(916)725-5883
CALIFORNIA	DESMOND FOODS, L.P.	7983 GREENBACK LANE	CITRUS HEIGHTS	(916)721-1380
CALIFORNIA	DESMOND FOODS, L.P.	8871 BOND ROAD 9120 HARBOR POINT DR.	ELK GROVE	(916)685-0620
CALIFORNIA CALIFORNIA	DESMOND FOODS, L.P. DESMOND FOODS. L.P.	1101 RILEY AVE	ELK GROVE FOLSOM	(916)683-4318 (916)983-0241
CALIFORNIA	DESMOND FOODS, L.P.	2505 IRON POINT DR.	FOLSOM	(916)983-0241
CALIFORNIA	DESMOND FOODS, L.P.	2710 SUNRISE BLVD.	RANCHO CORDOVA	(916)851-1561
CALIFORNIA	DESMOND FOODS, L.P.	348 N. SUNRISE AVENUE	ROSEVILLE	(916)784-9428
CALIFORNIA	DESMOND FOODS, L.P.	924 PLEASANT GROVE BLVD	ROSEVILLE	(916)789-1719
CALIFORNIA	DESMOND FOODS, L.P.	1471 MEADOWVIEW RD	SACRAMENTO	(916)391-9891
CALIFORNIA	DESMOND FOODS, L.P.	2360 ARENA BLVD.	SACRAMENTO	(916)800-9662
CALIFORNIA	DESMOND FOODS, L.P.	2646 WATT AVENUE	SACRAMENTO	(916)483-1539
CALIFORNIA	DESMOND FOODS, L.P.	2750 POWER INN ROAD	SACRAMENTO	(916)383-4140
CALIFORNIA	DESMOND FOODS, L.P.	4180 NORTHGATE BLVD.	SACRAMENTO	(916)925-1220
CALIFORNIA	DESMOND FOODS, L.P.	4320 WATT AVE	SACRAMENTO	(916)482-9404
CALIFORNIA	DESMOND FOODS, L.P.	7931 E STOCKTON BLVD	SACRAMENTO	(916)688-3002
	DESMOND FOODS, L.P.	10512 TRINITY PARK	STOCKTON	(209)477-4520
CALIFORNIA CALIFORNIA	DESMOND FOODS, L.P. DESMOND FOODS, L.P.	3810 EAST HAMMER LANE	STOCKTON STOCKTON	(209)952-0333 (209)931-8355
CALIFORNIA	DESMOND FOODS, L.P. DESMOND FOODS, L.P.	4431 E. WATERLOO ROAD 725 WEST HAMMER LANE	STOCKTON	(209)931-8355
CALIFORNIA	DESMOND FOODS, L.P. DEVA GROUP, LLC, BADRUDDIN A. DAMANI, IMRAN DAMANI	2048 W AVENUE I	LANCASTER	(661)723-9441
CALIFORNIA	EASTBAY EQUITIES, INC.	2560 BELL RD	AUBURN	(530)823-1675
CALIFORNIA	EASTBALEQUITIES, INC.	6021 LONE TREE WAY	BRENTWOOD	(925)513-7293
CALIFORNIA	EASTBAY EQUITIES, INC.	2475 CASTRO VALLEY BLVD.	CASTRO VALLEY	(510)581-4380
CALIFORNIA	EASTBAY EQUITIES, INC.	2421 COHASSET ROAD	CHICO	(530)345-8857
CALIFORNIA	EASTBAY EQUITIES, INC.	7143 DUBLIN BLVD	DUBLIN	(925)828-2325
CALIFORNIA	EASTBAY EQUITIES, INC.	529 BROADWAY	EUREKA	(707)441-4900
CALIFORNIA	EASTBAY EQUITIES, INC.	2045 NORTH TEXAS	FAIRFIELD	(707)429-2199
CALIFORNIA	EASTBAY EQUITIES, INC.	39175 BLACOW ROAD	FREMONT	(510)791-8428
CALIFORNIA	EASTBAY EQUITIES, INC.	5535 AUTOMALL PARKWAY	FREMONT	(510)687-9720
CALIFORNIA	EASTBAY EQUITIES, INC.	875 SUTTON WAY	GRASS VALLEY	(0)-
	EASTBAY EQUITIES, INC.	23969 MISSION BLVD.	HAYWARD	(510)538-6320
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CALIFORNIA	EASTBAY EQUITIES, INC.	1051 AIRWAY BLVD	LIVERMORE	(925)245-0698
CALIFORNIA CALIFORNIA	EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC.	207 S VASCO RD	LIVERMORE	(925)606-1750
California California California	EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC.	207 S VASCO RD 1450 TRANCAS ST	LIVERMORE NAPA	(925)606-1750 (707)252-6855
CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC.	207 S VASCO RD 1450 TRANCAS ST 5211 BROADWAY	LIVERMORE NAPA OAKLAND	(925)606-1750 (707)252-6855 (510)654-3711
California California California	EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC. EASTBAY EQUITIES, INC.	207 S VASCO RD 1450 TRANCAS ST	LIVERMORE NAPA	(925)606-1750 (707)252-6855

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Durspress         Staffware         District Number         District Number <thdistris number<="" th=""> <thdistrict number<="" th=""></thdistrict></thdistris>	CALIFORNIA			RICHMOND	(510)236-7649
Discription         Section Viginity No.         ChipPo-About         Section Vision         ChipPo-About         ChipPo-About <thchippo-about< th="">         ChipPo-About         ChipP</thchippo-about<>	CALIFORNIA	EASTBAY EQUITIES, INC.	17435 HESPERIAN BLVD		(510)481-2481
Chambon         SetTer Bounds         SetTer Bounds<	CALIFORNIA	EASTBAY EQUITIES, INC.	2222 SAN RAMON VALLEY BLVD	SAN RAMON	(925)380-6592
Durch Mark         Formation         Name         Date Stremmon         With Diff Control         Operating 2012           CALLORDM         CONTR MAIL 50         Control MAIL 50         With MOUNT CONTROL         CON	CALIFORNIA	EASTBAY EQUITIES, INC.	1850 SANTA ROSA AVENUE	SANTA ROSA	(707)575-7842
CALORIME         DEDIMENT LOTING INC.         BODE NOT CALL         BD201-282           CALORIME         PERCENTRAL COLL         DEST COLL	CALIFORNIA	EASTBAY EQUITIES, INC.	13050 MONO WAY	SONORA	(209)532-0023
Cardonal         Libit Classics (Convolution         Libit An Links (Convolution)         Libit An Links (Convolution)         Photophysics           Cardonal         DDD Friend Convolution)         Convolution         DDD Friend Convolution)         DDD Friend Convolution         DDD Friend Convolution)         DDD Friend Convolution         DDD Friend Convolution)         DDD Friend Convolution	CALIFORNIA	EASTBAY EQUITIES, INC.	1001 REDWOOD	VALLEJO	(707)643-2270
FundPoint         FUNDPOINT         ID-10 ICA ALARTYS N/C.         ID-30 ICA         ID-30 ICA <td>CALIFORNIA</td> <td>EASTBAY EQUITIES, INC.</td> <td>2955 NORTH MAIN ST.</td> <td>WALNUT CREEK</td> <td>(925)937-7269</td>	CALIFORNIA	EASTBAY EQUITIES, INC.	2955 NORTH MAIN ST.	WALNUT CREEK	(925)937-7269
DURLEYNON         LIDD CLUD CONVOLUTION         COLUMN CONVOL	CALIFORNIA	EDDIE CHENG CORPORATION	1012 N. STATE COLLEGE BLVD.	ANAHEIM	(714)776-8688
FUND         FUND         All NAMA         DESCRIPTION           CAULORUSE         FOR CONSCILLATION FOR LYNK, MAX 498 TO         1036 CAUNADA, AP.         CAUNTAIN VILLE           CAUNTAIN VILLE         FOR CONSCILLATION FOR LYNK, MAX 498 TO         1036 CAUNADA, AP.         CAUNTAIN VILLE           CAUNTAIN VILLE         FOR CONSCILLATION FOR LYNK, MAX 498 TO         1036 CAUNADA, AP.         CAUNTAIN VILLE           CAUNTAIN VILLE         FOR SUBJECT SCHOOL CONSCILLATION FOR LYNK, MAX 498 TO         1037 CAUNTAIN VILLE         FOR SUBJECT SCHOOL CONSCILLATION FOR LYNK, MAX 498 TO           CAUNTAIN VILLE         FOR SUBJECT SCHOOL CONSCILLATION FOR LYNK, CAUNAT, CAUNAN, AND		EDDIE CHENG CORPORATION	11254 LOS ALAMITOS BLVD.	LOS ALAMITOS	
DBL/DBLW         FIDE FORMULT DED FORMULT DED FORMULT NUM TY         1796 BEDDEVUEST NY         FUTURE NUM TY         C1266-222           CAUCHERN         DED COMPAND ONL DED COLLEGA, WILLING TY         DED COMPAND ONL         C1262-222         C1262-222           CAUCHERN         DED COMPAND ONL DED COLLEGA, WILLING TY         DED COMPAND ONL         C1262-222         C1262-222           CAUCHERN         DED COMPAND ONL DED COLLEGA, WILLING TY         DED COMPAND ONL         C1262-222           CAUCHERN         FORMULT COMPAND ONL         C1262-222         C1262-222           CAUCHERN         FORMULT COMPAND ONL	CALIFORNIA	EDDIE CHENG CORPORATION. EDDIE CHENG. WAI HAN YIP	1201 E VALLEY		
CLUDONA         EDDS CHILLS DEPOSITION, EDDS TERMS, VALIMAN TY         FAILABLE         FAILABLE <thfailable< th=""> <thfailable< th="">         FA</thfailable<></thfailable<>					
CALFORM         EDDE CLINES CONFORMERS, EDDE CDERG, WIN HIVE YP         1988 EDDE CLINES CONFORMERS, EDDE CDERG, WIN YPE YP         1721 LTH ST         MUTRATION BLACK         P1388-BDSE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         3721 LTH ST         MUTRATION BLACK         KS1198 BDSE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         3721 LTH ST         MUTRATION BLACK         KS1198 BDSE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         3724 LTH ST         MUTRATION BLACK         KS1198 BDSE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         3724 LTH ST         MUTRATION BLACK         KS1198 BDSE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         3724 LTH ST         MUTRATION BLACK         KS1192 EDDE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         3724 LTH ST         MUTRATION BLACK         KS1192 EDDE           CLINERWAR         FLORE INSCRIMENT, EDDE CDERG, WIN HIVE YP         ST         MUTRATION BLACK         KS1192 EDDE         KS1100 EDDE         KS110					. ,
Curr Direk         EDBL Curr Conference (Deble View) (PM 1997)         3 PAIL ALM         (P18)           Curr Direk         PDIL STATUS         SMITA ALM         (P18)         SMITA ALM         (P18)           Curr Direk         PDIL STATUS         SMITA ALM         (P18)         SMITA ALM         (P18)           Curr Direk         PDIL STATUS         SMITA ALM         (P18)         SMITA ALM         (P18)           Curr Direk         PTIL STATUS         SMITA ALM         (P18)         SMITA ALM         (P18)           Curr Direk         PTIL STATUS         SMITA ALM         SMITA ALM         SMITA ALM         (P18)           Curr Direk         PTIL STATUS         SMITA ALM         SMITA					
CALIFORMA         FOUR SEADON-SOLIDINGS ILC, BARNIDORIA & DAMARI, UNDAR DAMARI         SEIDLATTIS FT AST         PALINGAL F         PEGI[250:007           CALIFORMA         IRING GROUP, ILC, BARNIDORIA & DAMARI, CULVAZ, DAMARI, JAPAA & DAMARI         1055 W. VERVEL         JARCSTER         PEGI[252:127-127           CALIFORMA         IRING GROUP, ILC, BARNIDORIA & DAMARI, LINAR & DAMARI         1055 W. VERVEL         JARCSTER         PEGI[252:127-127           CALIFORMA         INIT METAL SALARIA, PLANARA         2000 FLANARA         PEGI VERVEL					, ,
CLUCHWA         ENGO GENUP, LLC MARANDE, GLANZ A. DAMANI, JAYAA. DAWAHI         120.5 M. WATAOL L         LANDET BE 12/24-1372           CLUCHWA         FLAD SHARMA, AMER SHARMA, AMER SHARMA, MARIN, JAYAA. DAWAHI         12/23.501/07         PALADAL         12/23.2124.373           CLUCHWA         FLAD SHARMA, AMER SHARMA, AMER SHARMA, MARIN SHARMA         12/23.501/07         CLUCHWA         64/04/10.4121           CLUCHWA         FLAD SHARMA, AMER SHARMA, MARIN SHARMA         12/23.501/07         CLUCHWA         64/07/10.1121           CAUTORMA         FLAD SHARMA, AMER SHARMA, MARIN SHARMA         12/23.501/07         SULF         64/07/10.1121           CAUTORMA         FLAD SHARMA, MARIN SHARMA, MARIN SHARMA         12/23.501/07         SULF         64/07/10.1121           CAUTORMA         FLAD SHARMA, STARA SHARMA, STARA SHARMA, MARIN SHARMA         12/25 FLAD SHARMA, MARIN SHARMA,	CALIFORNIA	EDDIE CHENG CORPORATION, EDDIE CHENG, WAI HAN YIP	1/3/ E 1/1H SI	SANTA ANA	(714)834-0562
CLUCHWA         ENGO GENUP, LLC MARANDE, GLANZ A. DAMANI, JAYAA. DAWAHI         120.5 M. WATAOL L         LANDET BE 12/24-1372           CLUCHWA         FLAD SHARMA, AMER SHARMA, AMER SHARMA, MARIN, JAYAA. DAWAHI         12/23.501/07         PALADAL         12/23.2124.373           CLUCHWA         FLAD SHARMA, AMER SHARMA, AMER SHARMA, MARIN SHARMA         12/23.501/07         CLUCHWA         64/04/10.4121           CLUCHWA         FLAD SHARMA, AMER SHARMA, MARIN SHARMA         12/23.501/07         CLUCHWA         64/07/10.1121           CAUTORMA         FLAD SHARMA, AMER SHARMA, MARIN SHARMA         12/23.501/07         SULF         64/07/10.1121           CAUTORMA         FLAD SHARMA, MARIN SHARMA, MARIN SHARMA         12/23.501/07         SULF         64/07/10.1121           CAUTORMA         FLAD SHARMA, STARA SHARMA, STARA SHARMA, MARIN SHARMA         12/25 FLAD SHARMA, MARIN SHARMA,					
ChUPORM         FNOD GROUP, LC. ADMAIND, OLIVAZ A DAMAMI, UZA A DAMAMI         99801 DWS5 DWF         FNA MOALE         (61)224-170           CALFORMA         CLU, LAW STANDAMA, METAN SLAVANA         9324 WWF 81 VA         CLUW R CTV         (31)0327-700           CALFORMA         CLU, LAW STANDAMA, METAN SLAVANA         9324 WWF 81 VA         CLUW R CTV         (31)0327-700           CALFORMA         CLU, LAW STANDAMA, METAN SLAVANA         9324 WWF 81 VA         CLUW R CTV         (31)0327-700           CALFORMA         VLU, LA, LAW STANDAMA, KTAN SLAVANA         9324 WWF 81 VA         CLUW R CTV         (32)023 F4312           CALFORMA         VLU, LA, LAW STANDAMA, KTAN SLAVANA         9324 WWF 81 VA         TULIOCI.         (25)023 F4312           CALFORMA         PACKERO, N.C.         132 E DOST VAL         DURIN         (77)767-7834           CALFORMA         PACKERO, N.C.         1301 MMPC 910400         (77)767-7834         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1471         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)027-1472         (25)02					, ,
CALFORM         KTAM STAMAN, JANG SHAMA         1742 OUT TWESTERN         CALFORM         KINU         CLIVE CIT         150227 776           CALFORM         KIN, LIC, LAW SHAMA, LETYN SHAMA         414 KUNS         CLIVE CIT         LEXENDER         KIL, LIC, LAW SHAMA, LETYN SHAMA         414 KUNS         LIVE CIT         LIXE CIT <td></td> <td></td> <td></td> <td></td> <td></td>					
CHURDWA         NO RESTURANTS, LC, MINI SHAMA, XETA BYAMA         408 FORME BUN         CUURE CIT         (2) 10037775           CAURDWA         NN, LC, JAM SHAMA, KETA BYAMA         418 FORMER APT         BR1         (2) 2274507           CAURDWA         NN, LC, JAM SHAMA, KETA BYAMA         418 FORMER APT         SUIT HULL IN HULL I	CALIFORNIA	JENOO GROUP, LLC, BADRUDDIN A. DAMANI, GULNAZ A. DAMANI, JAFAR A. DAMANI	39580 LOWES DRIVE	PALMDALE	(661)224-1474
Darkovensk         NN, LLC, JANN SHAMAN, KTCH SHAMAN         444 EGNENCE AVE         ELL         [153]151-0845           CALFORMA         OM, KNJ, LLC, JANN SHAMAN, KTCH SHAMAN         227 TVEEDY RACE         SOUTH GATE         [235]151-0845           CALFORMA         OM, KNJ, LLC, JANN SHAMAN, KTCH SHAMAN         227 TVEEDY RACE         [201]161-072         [235]151-0845           CALFORMA         PM, KNJ, KLC, JANN SHAMAN, KTCH SHAMAN         [235] SOUTH GATE         [201]161-072         [201]161-072           CALFORMA         PACHEDID, INC.         [235] SOUTH AVE         [236] SOUTH AVE         [201]161-072           CALFORMA         PACHEDID, INC.         [235] FRIDIS SHAHED         [201]161-072         [201]161-072           CALFORMA         PACHEDID, INC.         [230] FRIDIS SHAHED         [201]161-072         [201]161-072           CALFORMA         PACHEDID, INC.         [230] FRIDIS SHAHEDID         [201]164-072         [201]164-072           CALFORMA         PACHEDID, INC.         [230] FRIDIS SHAHEDID         [201]164-072         [201]164-072           CALFORMA         PACHEDID, INC.         [230]174-072         [201]164-072         [201]164-072           CALFORMA         PACHEDID, INC.         [201]174-072         [201]174-072         [201]174-072           CALFORMA         PACHEDID, INC.	CALIFORNIA	KETAN SHARMA, JANKI SHARMA	17420 SOUTH WESTERN	GARDENA	(310)327-7707
DLIPCINGA         NU, ILC, JANN SHAMAA, JETAN SHAMAA         414 SUUTS FREET         LARWOOD         (023):031-036- 0.0210-036.           GLIPCINGA         PACNINDA (N.C.         3450 WIND'R UND         SUUTI 63.15         (233):03-26.05           GLIPCINGA         PACNINDA (N.C.         3450 WIND'R UND         SUUTI 63.15         (233):03-26.05           GLIPCINGA         PACNINDA (N.C.         350 GUID 64.07         (235):03-25.05         (235):03-25.05           GLIPCINGA         PACNINDA (N.C.         350 GUID 64.07         (235):03-25.05         (235):03-25.05           GLIPCINGA         PARSULA 10005, L.P.         350 WINAGESON         POTERVILLE         (535):03-25.25           GLIPCINGA         PRESULA 10005, L.P.         350 WINAGESON         POTERVILLE         (553):03-25.27           GLIPCINGA         PRESULA 10005, L.P.         110.15.11         (134):04-25.27         (553):03-27           GLIPCINGA         PRESULA 10005, L.P.         110.15.11         (134):04-25.27         (553):05-27           GLIPCINGA         PRESULA 10005, L.P.         110.15.11         (134):05-27         (553):05-27           GLIPCINGA         PRESULA 10005, L.P.         110.15.11         (134):05-27         (553):05-27           GLIPCINGA         PRESULA 2005, L.P.         110.15.11         (553):05-27 <td>CALIFORNIA</td> <td>KNJ RESTAURANTS, LLC, JANKI SHARMA, KETAN SHARMA</td> <td>9036 VENICE BLVD.</td> <td>CULVER CITY</td> <td>(310)837-7736</td>	CALIFORNIA	KNJ RESTAURANTS, LLC, JANKI SHARMA, KETAN SHARMA	9036 VENICE BLVD.	CULVER CITY	(310)837-7736
DULFORMA         OW, NN, LE, LAWIS SHARA, KTAM SHARAA         2371 WEED'R 4V0         SOUTH CATE         [213]37-2455           CAUPOMAR         PACWEND R, INC.         3450 WIMOTY VSTA AVE         TURCK (2009)64.137-1471           CAUPOMAR         PACWEND R, INC.         359 DOI DAM RUYO.         DECINI (2017)7473           CAUPOMAR         PACWEND R, INC.         1395 DOI DAM RUYO.         DECINI (2017)7471           CAUPOMAR         PACWEND R, INC.         1393 DOI DAM RUYO.         DECINI (2017)7471           CAUPOMAR         PACWEND R, INC.         1393 DOI DAM RUYO.         DECINI (2017)742171           CAUPOMAR         PENNESSAL FOODS LA         1393 DOI DAMINO FEAL         DECINI (2017)7433 S597           CAUPOMAR         PENNESSAL FOODS LA         1393 DOI DAMINO FEAL         DECINI (2017)7433 S597           CAUPOMAR         PENNESSAL FOODS LA         1393 DOI TAMINO FEAL         DESIDE CAMINO	CALIFORNIA	KNJ, LLC, JANKI SHARMA, KETAN SHARMA	4148 FLORENCE AVE	BELL	(323)537-4507
DALEGRAM         PACKWED IN INC.         SEGM VALUE         SEGM VALUE         DECK         DODIN         DODIN <thddin< th="">         DO</thddin<>	CALIFORNIA	KNJ, LLC, JANKI SHARMA, KETAN SHARMA	4314 SOUTH STREET	LAKEWOOD	(562)531-0345
CHUTCHINA         PACAMEND N.C.         1450 W MONTE WISTANCE         TURLOCK         (2009)           CALFORMA         PACAMEND N.C.         132 E. DORST FACE         DDON         (707)         (757)           CALFORMA         PACAMEND N.C.         330 DBO DAM BUYD.         DROVILE         (758) <t< td=""><td>CALIFORNIA</td><td>OM KNJ, LLC, JANKI SHARMA, KETAN SHARMA</td><td>3297 TWEEDY BLVD</td><td>SOUTH GATE</td><td>(323)537-4745</td></t<>	CALIFORNIA	OM KNJ, LLC, JANKI SHARMA, KETAN SHARMA	3297 TWEEDY BLVD	SOUTH GATE	(323)537-4745
CULTORINA         PACKWED, MC.         122 E. DOBST: VE         DROW         [777972-248]           CALIFORMA         PACKWED, INC.         130 BROD AM BUD         DROVILE         [530813-200]           CALIFORMA         PACKWED, INC.         130 BROD AM BUD         DROVILE         [530813-200]           CALIFORMA         PACKWED, INC.         130 BROD AM BUD         DROVILE         [530914-609]           CALIFORMA         PENNSLA TOOS, L.P.         1304 MILLY BUD         INMARIA         [530914-809]           CALIFORMA         PENNSLA TOOS, L.P.         2805 MILLSON         PENNSLA TOOS, L.P.         [530914-809]           CALIFORMA         PENNSLA TOOS, L.P.         1305 CALIFORMA         [5309989-039]         [53099989-039]           CALIFORMA         PENNSLA TOOS, L.P.         1305 CALIFORMA         [5309989-039]         [53099999991]         [5309999991]         [530					
CALIFORMA         PACWEND, INC.         395 DRD DAM BLVD.         OPD/ULE         ISDB251-020           CALIFORMA         PACWEND, INC.         1310 BRADGE STREET         WBA.CITY         1350 BRADGE STREET         WBA.CITY         1350 BRADGE STREET         WBA.CITY         1550 BRADGE STREET         WBA.CITY         1550 BRADGE STREET         WBA.CITY         1550 BRADGE STREET         WBA.CITY         1550 BRADGE STREET         WBA.CITY         1553 BRADGE STREET         WBA.CITY         1553 BRADGE STREET         WBA.CITY         1553 BRADGE STREET         WBA.CITY         1553 BRADGE STREET         WSA.WA         1553 BRADGE STREET         WSA.WA         1553 BRADGE STREET         WSA.WA         1553 BRADGE STREET         WSA.WA         1553 BRADGE STREET         155					, ,
CALIFORMA         PACWEND, NC.         1301 BRIDGE STRET         YURK (IV         (53)0272-3724           CALIFORMA         PERINSLA FODDS, J.P.         1392 WILCET RAV         NAVAAK KULLEVARD         NAVAAK         (51)0744 613           CALIFORMA         PERINSLA FODDS, J.P.         1392 WILCET RAV         NAVAAK         (55)0384-393           CALIFORMA         PERINSLA FODDS, J.P.         1252 EL CAMING RAL         REVVICUL         (55)0385-232           CALIFORMA         PERINSLA FODDS, J.P.         1100 EAST TUARE KWOLD         TUARE         (55)0386-232           CALIFORMA         PERINSLA FODDS, J.P.         1100 EAST TUARE KWOLD         TUARE         (55)0138-5138           CALIFORMA         PERINSLA FODDS, J.P.         1100 EAST TUARE KWOLD         TUARE         (55)0138-5138           CALIFORMA         PERINSLA FODDS, J.P.         1308 LORDA AVENUE         TUARE         (55)0138-5138           CALIFORMA         PERINSLA FODDS, J.P.         253 M. FAZA SWNH         (55)0138-5138         (55)0138-5138           CALIFORMA         PERINSLA FODDS, J.P.         253 M. FAZA SWNH         (55)0138-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-5138         (55)0178-51					
CALIFORMA         PACWEND, INC.         32220 NEWAR COLLVARD         NEWARK         [510744-6910           CALIFORMA         PENNEDLA FODDS, I.P.         1999 WLACE NE VID         NAN HOND         DS9/984-893           CALIFORMA         PENNEDLA FODDS, I.P.         1852 EL CAMINO REAL         REDWIGL FODDS, I.P.         SEAD           CALIFORMA         PENNESLA FODDS, I.P.         2805 WHTSON         SELMA         DS9/986-3021           CALIFORMA         PENNESLA FODDS, I.P.         2805 WHTSON         SELMA         DS9/986-9021           CALIFORMA         FENNESLA FODDS, I.P.         1100 EXETULARE AVENUE         VISALA         DS9/986-9021           CALIFORMA         FENNESLA FODDS, I.P.         2125 N. FUNDEA AVE         VISALA         DS9/986-9932           CALIFORMA         FENNESLA FODDS, I.P.         2125 N. FUNDEA AVE         VISALA         DS9/986-9431           CALIFORMA         FENNESLA FODDS, I.P.         2125 N. FUNDEA AVE         VISALA         DS9/986-9431           CALIFORMA         FENNESLA FODDS, I.P.         2125 N. FUNDEA AVE         VISALA         DS9/986-9432           CALIFORMA         FENNESLA FODDS         INTERNESTIC FODDS         DS9/986-9432         DS9/986-9432           CALIFORMA         FENNESLA FODDS         INTERNESTIC FODDS         DS9/986-9432 <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
CALPERNA         PERINDUAL PODDS, L.P.         199 W LACEY BLVD         PARKORD         1993/BA4290           CALPERNA         PENNESIA FODDS, J.P.         BSD W LACEY BLVD         PENNESIA FODDS, J.P.           CALPERNA         PENNESIA FODDS, J.P.         BSD W LACEY BLVD         FUENDAL TODOS, J.P.           CALPERNA         PENNESIA FODDS, J.P.         BLSD KOMEN         ELBAA         [559]BB84039           CALPERNA         PENNESIA FODDS, J.P.         110 EAST TU-ARR AVENUE         TU-ARR AVENUE         [559]BB84013           CALPERNA         PENNESIA FODDS, J.P.         1100 EAST TU-ARR AVENUE         TU-ARR AVENUE         [559]BB84013           CALPERNA         PENNESIA FODDS, J.P.         1210 EAST TU-ARR AVENUE         TU-ARR AVENUE         [559]BB84013           CALPERNA         PENNESIA FODDS, J.P.         2125 K TEMILA AVENUE         TU-ARR AVENUE         [559]BB84013           CALPERNA         PENNESIA FODDS KORE EXTRESS ILC         3203 SCUNIT YAOD S         PUENTANCE EXTRESS ILC         3203 SCUNIT YAOD S         PUENNESIA         [560]BB84203           CALPERNA         PUENT TANCE CENTERS ILC         3203 SCUNIT YAOD S         PUENNESIA         [560]BB84203         [560]BB84203         [560]BB84203         [560]BB84203         [560]BB84203         [560]BB84203         [560]BB84203         [560]BB84203         [560]BB842					
CALEGRAMA         PENNISULA FODDS, L.P.         BEO W. HEMDERSIN         PORTENULE         (552)781-592.           CALEGRAMA         PENNISULA FODDS, L.P.         1325         HS22 H.CAMINO REAL         REDWOOD OUT/         (553)783-732.           CALEGRAMA         PENNISULA FODDS, L.P.         1130 E.A.TULARE AVENUE         TULARE         (558)888-031.           CALEGRAMA         PENNISULA FODDS, L.P.         1130 E.A.TULARE AVENUE         VISALIA         (559)739-732.           CALEGRAMA         PENNISULA FODDS, L.P.         1250 K. INDURA AVE         VISALIA         (559)739-732.           CALEGRAMA         PENNISULA FODDS, L.P.         1250 K. INDURA AVE         VISALIA         (559)739-732.           CALEGRAMA         PENNISULA FODDS, L.P.         1250 K. INDURA AVE         VISALIA         (559)067-932.           CALEGRAMA         PENNISULA FODDS, L.P.         1250 K. INDURA AVE         VISALIA         (53)0174-930.           CALEGRAMA         PENNISULA FODDS, L.P.         1430 S. COURT NAND & DINNEGAN         (53)0174-930.           CALEGRAMA         PENNISULA FODDS, L.P.         1430 S. MORT AND & DINNEGAN         (53)0174-930.           CALEGRAMA         PENNISULA FODDS, L.P.         1430 S. MORT AND & DINNEGAN         (53)0174-930.           CALEGRAMA         PENNISULA FODDS, L.P.         1430 S. MORT AND & DIN		· · · · · · · · · · · · · · · · · · ·			, ,
CALFORMA         PENNISULA FODDS, L.P.         1852 LE CAMINO REAL         IEDWOOD CITY         (650)185-2271           CALFORMA         PENNISULA FODDS, L.P.         2805 WHITSON         SLLAM         559)688-0391           CALFORMA         PENNISULA FODDS, L.P.         1110 EAST TULAR AVENUE         TULARE         5550)688-0391           CALFORMA         PENNISULA FODDS, L.P.         1120 EAST TULAR AVENUE         VISULIA         5559)687-9321           CALFORMA         PENNISULA FODDS, L.P.         1225 N. DINUBA AVE         VISULIA         5559)687-9321           CALFORMA         PENNISULA FODDS, L.P.         1235 N. DINUBA AVE         VISULIA         5559)687-9321           CALFORMA         PEUNISULA FODDS, L.P.         1235 N. DINUBA AVE         VISULIA         (559)687-9321           CALFORMA         PEUNISULA FODDS, L.P.         1235 DURB AVE         VISULIA         (559)687-9321           CALFORMA         PEUNISTANCE CONTERS LIC         1303 DI CONTERS AVE         100017A4061         100017A61		· · · · · · · · · · · · · · · · · · ·			
CALUTORNA         PENNISULA TODOS, L.P.         2805 WHITSON         SELMA         (559)886-0321           CALUTORNA         PENNISULA TODOS, L.P.         11306 E. ADREL ARVAUE         VISALIA         (559)739-7328           CALUTORNA         PENNISULA FODOS, L.P.         1250 E. ADREL ARVAUE         VISALIA         (559)739-738           CALUTORNA         PENNISULA FODOS, L.P.         1257 N. DANUBA AVE         VISALIA         (559)667-9322           CALUTORNA         PENNISULA FODOS, L.P.         1255 N. DANUBA AVE         VISALIA         (559)667-9322           CALUTORNA         PENNISULA FODOS, L.P.         1250 S. DANUBA AVE         VISALIA         (559)667-9322           CALUTORNA         PENNISULA FODOS, L.P.         1250 S. DANUBA AVE         VISALIA         (559)667-9322           CALUTORNA         PLOT TRAVEL CENTRES LIC         1430 S. DAVE AVA         FONTANA         (501)724-3652           CALUTORNA         PLOT TRAVEL CENTRES LIC         870 U. BURGWAY VIS3S         HESPERIA         (760)724-2822           CALUTORNA         PLOT TRAVEL CENTRES LIC         1305 RIVERSIDE ORVE         JURUPA VALLEY         (551)861-1372           CALUTORNA         PLOT TRAVEL CENTRES LIC         1305 RIVERSIDE ORVE         JURUPA VALLEY         (551)861-1372           CALUTORNA         PLOT TRAVEL CENTRES LIC		· · · · · · · · · · · · · · · · · · ·			
CALFORNIA         PRIMBULA FOODS, LP.         1100 EAST TURKA WERNUE         TULARE         65590/39-232           CALFORNIA         PRIMBULA FOODS, LP.         1202 N. DRUBA AVE.         VISALIA         05390/39-7323           CALFORNIA         PRIMBULA FOODS, LP.         1212 N. DRUBA AVE.         VISALIA         05390/39-7323           CALFORNIA         PRIDT THAVEL CENTERS LC         1380 MAN STREET         BRAVALEY         (763)31-2443           CALFORNIA         PRIOT THAVEL CENTERS LC         1303 COUNT ROAD & DUINISCAN         0300/24-303           CALFORNIA         PRIOT THAVEL CENTERS LC         1423 DI SAOUER AVE         FORTANA         0930/24-303           CALFORNIA         PRIOT THAVEL CENTERS LC         4228 DI FACEE MOUNTAIN PARK         FRAZER PARK         663/1248-320           CALFORNIA         PRIOT THAVEL CENTERS LC         1033 NUTRISO D RIVE         IURI PARK         (780)359-4337           CALFORNIA         PRIOT THAVEL CENTERS LC         14808 WHIRREET         IOST HILLS         (663/127-128)           CALFORNIA         PRIOT THAVEL CENTERS LC         14808 WHIRREET         IOST HILLS         (663/127-128)           CALFORNIA         PRIOT THAVEL CENTERS LC         1497 PIER RAKEL MARE         IOST HILLS         (663/127-128)           CALFORDNIA         PRIOT THAVEL CENTERS LC	CALIFORNIA	PENINSULA FOODS, L.P.	1852 EL CAMINO REAL	REDWOOD CITY	(650)365-2271
CALEONNA         PRINBULA FOODS, LP.         1580 F. NOIL & AVAINUF         VISULA         (559)679-725           CALEONNA         PRINBULA FOODS, LP.         2125 N. DRUBBA AVC         VISULA         (559)667-9325           CALEONNA         PRINBULA FOODS, LP.         1280 N. NAS DRUE         VISULA         (559)667-9325           CALEONNA         PRIOT TAWAUE CRIFERS LC         1380 ONIX STREET         BRAWLEY         (769)31-8643           CALEONNA         PRIOT TAWAUE CRIFERS LC         1303 SOUTH RADE         DUNNIGAN         (33)723-4003           CALEONNA         PRIOT TAWAUE CRIFERS LC         1303 SOUTH RADE         FORTANA         (609)128-323           CALEONNA         PRIOT TAWAUE CRIFERS LC         5701 U.SHIGHWAY STREET         LOST HULS         (661)33-343           CALEONNA         PRIOT TAWAUE CRIFERS LC         1303 WARRED STREET         LOST HULS         (661)373-122           CALEONNA         PRIOT TAWAUE CRIFERS LC         14997 N NUDAVA WE         NORTH PALL SPRINGE         (760)375-493           CALEONNA         PRIOT TAWAUE CRIFERS LC         14997 N NUDAVA WE         NORTH PALL SPRINGE         (760)375-793           CALEONNA         PRIOT TAWAUE CRIFERS LC         13997 N NUDAVA         NORTH PALL SPRINGE         (760)375-793           CALEONNA         PRIOT TAWAUE CRIFERS LC	CALIFORNIA	PENINSULA FOODS, L.P.	2805 WHITSON	SELMA	(559)898-0399
CALIFORMA         PENNBULA FOODS, LP.         212 N. DURLA AVE.         VISALA         E559409-4927.           CALIFORMA         PRIOT TAVACI, CENTERS LC         1850 MAIN STREET         BRAVIETY         1700335 6464.           CALIFORMA         PRIOT TRAVEL CENTERS LC         30035 COUNT ROAD & DURNSAM         1500774-3025.           CALIFORMA         PRIOT TRAVEL CENTERS LC         14302 GOVER AVE         FONTAVA         1500774-3025.           CALIFORMA         PRIOT TRAVEL CENTERS LC         14302 GOVER AVE         FONTAVA         1500328-2302.           CALIFORMA         PRIOT TRAVEL CENTERS LC         15073 BNT/R5105 ENV         JURLA VALLE         150331074-3035.           CALIFORMA         PRIOT TRAVEL CENTERS LC         15073 INTERSIO ENV         JURLA VALLE         15035107-732.           CALIFORMA         PRIOT TRAVEL CENTERS LC         14907 WARRET         LOST HILLS         1651308-7307.           CALIFORMA         PRIOT TRAVEL CENTERS LC         14907 WER ANCEL AVE         NORTH PALM SPINTER         10071 HALLS (ENTERS LC         15091507-732.           CALIFORMA         PRIOT TRAVEL CENTERS LC         1497 PIER ANCEL AVE         070147047.         1500550.         1500501150.           CALIFORMA         PRIOT TRAVEL CENTERS LC         1497 PIER ANCEL AVE         15010850.         150050.         150050.	CALIFORNIA	PENINSULA FOODS, L.P.	1110 EAST TULARE AVENUE	TULARE	(559)688-4011
CALIFORNA         PENNISULA FOODS, L.P.         212 N. DUNLA AVE         VISALA         (559)607-9927.           CALIFORNA         PLOT TRAVEL CRITERS LC         1380 MAN STREET         BRAVLEY         (760)331-6468.           CALIFORNA         PLOT TRAVEL CRITERS LC         1300 MAN STREET         BRAVLEY         (760)331-6468.           CALIFORNA         PLOT TRAVEL CRITERS LC         14320 SOURT ROAD & DUNNEAN         (930)724-305.           CALIFORNA         PLOT TRAVEL CRITERS LC         14320 SOURT ROAD & DUNNEAN         (930)724-305.           CALIFORNA         PLOT TRAVEL CRITERS LC         14320 SOURT WAY 355.         HISSER RAK.         (951)248-200.           CALIFORNA         PLOT TRAVEL CRITERS LC         1003 SIVERSDE ORV         URUN AVALLEY         (951)268-1037.           CALIFORNA         PLOT TRAVEL CRITERS LC         14800 WARREET         LOST HILLS         (651)277-128.           CALIFORNA         PLOT TRAVEL CRITERS LC         14907 PIR NIDAN AV         NORT NAL         (561)285-1037.           CALIFORNA         PLOT TRAVEL CRITERS LC         1497 PIR ERACHAR ROK         (561)285-0137.           CALIFORNA         PLOT TRAVEL CRITERS LC         1497 PIR ERACHAR ROK         (561)285-0137.           CALIFORNA         PLOT TRAVEL CRITERS LC         1497 PIR ERACHARAR ROK         (561)2865-0137.	CALIFORNIA	PENINSULA FOODS, L.P.	1580 E. NOBLE AVENUE	VISALIA	(559)739-7258
CALLFORNA         PENNSULA FOODS, L.P.         42 30. PLAAD RIVE         VISALIA         [553]004-941;           CALLFORNA         PLICT TRAVEL CERTRES LLC         30035         DUNNICAN         [530]724-503;           CALLFORNA         PLICT TRAVEL CERTRES LLC         30035         COLVINITAN         [90]222, 2325;           CALLFORNA         PLICT TRAVEL CERTRES LLC         42320         FONTANA         [90]222, 2325;           CALLFORNA         PLICT TRAVEL CERTRES LLC         42320         FUNCTANA         [90]232, 2325;           CALLFORNA         PLICT TRAVEL CERTRES LLC         1033         FIVALER PARK         [66]31242-200;           CALLFORNA         PLICT TRAVEL CERTRES LLC         1033         FIVALER PARK         [66]31242-200;           CALLFORNA         PLICT TRAVEL CERTRES LLC         104305         WARREN TERCT         [UD] FIVALE         [05]3127-2122;           CALLFORNA         PLICT TRAVEL CERTRES LLC         19997         NUMARY         NORTH PAIL SYNCE         [F03]326-2513;           CALLFORNA         PLICT TRAVEL CERTRES LLC         19997         NORTH PAIL SYNCE         [F30]382-271;           CALLFORNA         PLICT TRAVEL CERTRES LLC         19978         FIVALE AND         SYNCE         [F30]382-231;           CALLFORNA         PLICT TRAVEL CERTRES LLC <td>CALIFORNIA</td> <td>· · · · · · · · · · · · · · · · · · ·</td> <td>2125 N. DINUBA AVE</td> <td>VISALIA</td> <td></td>	CALIFORNIA	· · · · · · · · · · · · · · · · · · ·	2125 N. DINUBA AVE	VISALIA	
CALIFONNA         PILOT TRAVEL CENTRES LLC         3850 AMARSTRET         BRAVILY         (76)313-6451           CALIFONNA         PILOT TRAVEL CENTRES LLC         34230 COUNTY BAVE         FONTANA         (59)312-64351           CALIFONNA         PILOT TRAVEL CENTRES LLC         42310 FRAZIER AVE         FONTANA         (59)312-64351           CALIFONNA         PILOT TRAVEL CENTRES LLC         42310 FRAZIER AVE         FONTANA         (59)312-6435           CALIFONNA         PILOT TRAVEL CENTRES LLC         13053 RIFERIDE ONPYE         JURUPA VALLEY         (55)31631           CALIFONNA         PILOT TRAVEL CENTRES LLC         13053 RIFERIDE ONPYE         JURUPA VALLEY         (55)31651           CALIFONNA         PILOT TRAVEL CENTRES LLC         14305 WARRENTSTRET         LOST HILLS         (65)3727-1232           CALIFONNA         PILOT TRAVEL CENTRES LLC         1444 COMMERCE LANE         NORTH PALMA SPRINGS         (67)327-7632           CALIFONNA         PILOT TRAVEL CENTRES LLC         1437 PIPER NACH AROL         (53)8656-0133         (14)864-013           CALIFONNA         PILOT TRAVEL CENTRES LLC         1437 PIPER NACH AROL         (53)8656-0133         (14)866-0350           CALIFONNA         PILOT TRAVEL CENTRES LLC         1437 PIPER NACH AROL         (53)8656-0350         (14)99149-3332         (15)831-0563		· · · · · · · · · · · · · · · · · · ·			
CALIFORNA         PILOT TRAVEL CINTRES LLC         20035 COUVER AVF         FONTANA         200322 3232           CALIFORNA         PILOT TRAVEL CENTRES LLC         4230 TSUVER AVF         FONTANA         200322 3232           CALIFORNA         PILOT TRAVEL CENTRES LLC         4230 TSUVER AVF         FONTANA         106322 3232           CALIFORNA         PILOT TRAVEL CENTRES LLC         1033 RVERSED DRVE         JUBLA VALLEY         8531631-1041           CALIFORNA         PILOT TRAVEL CENTRES LLC         1033 RVERSED DRVE         JUBLA VALLEY         9531631-1041           CALIFORNA         PILOT TRAVEL CENTRES LLC         10939 KNERNED DRVE         JUBLA VALLEY         1693163-1031           CALIFORNA         PILOT TRAVEL CENTRES LLC         19997 KNERNED DRVE         PATTERSON         1593085-61131           CALIFORNA         PILOT TRAVEL CENTRES LLC         1997 KNERNE ANARE MODO         SAM DIEGO         1693085-61131           CALIFORNA         PILOT TRAVEL CENTRES LLC         1997 KNERNE ANARE MODO         SAM DIEGO         1693082-6133           CALIFORNA         PILOT TRAVEL CENTRES LLC         1693 FPRE PARCH MODO         SAM DIEGO         1693082-6325           CALIFORNA         PILOT TRAVEL CENTRES LLC         1694 FPRE PARCH ANDO         SAM DIEGO         1693082-7921           CALIFORNA         P		· · · · · · · · · · · · · · · · · · ·			
CALLFORMA         PRIOT TRAVEL CENTERS LLC         14202 OVER AVE         FONTANA         (200122-822)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         2200 FPAZER MUCHTAIN PARK         (FR0128-2620)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         (FR0128-2620)         (FR0128-2620)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         11005 REVERSIOE DBWT         IJJULPA VALLEY         (FS1188-11041)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         14000 MMREN STREET         LOST HULS         (FS0128-2432)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         19997 NINDAM AVE         NORTH PALM SPRINGS         (FS0128-2432)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         19978 NINDAM AVE         NORTH PALM SPRINGS         (FS0128-2432)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         1407 PPRR AVENUE         PALTERSON         (C50186-3597)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         1407 PPRR AVENUE         PALTERSON         (C50186-3567)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         1407 PPRR AVENUE         (C50186-356)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         1407 PPRR AVENUE         (C50186-357)           CALLFORMA         PRIOT TRAVEL CENTERS LLC         14087 PPRR AVENUE         (C50186-357)					, ,
CALIFORNA         PRIOT TRAVEL CENTERS LLC         42810 FMARK         FIRAZER MOUNTAIN PARK         FIRAZER MOUNTAIN PARK         FIRAZER MARK         (661)248-2600           CALIFORNA         PRIOT TRAVEL CENTERS LLC         11053 FMRSDEE DRIVE         JUURPA VALLEY         (951)681-1041           CALIFORNA         PRIOT TRAVEL CENTERS LLC         14980 WAREN STREET         LOST HILLS         (661)737-1282           CALIFORNA         PRIOT TRAVEL CENTERS LLC         14997 N INDAN AVE         NORTH PALMS PRINCS         (652)27-033           CALIFORNA         PRIOT TRAVEL CENTERS LLC         2444C OWMARCE LANE         (611)257-033         (530)885-011           CALIFORNA         PRIOT TRAVEL CENTERS LLC         1497 PM RANCH ROAD         SAN DIEGO         (619)861-997           CALIFORNA         PRIOT TRAVEL CENTERS LLC         1497 PM RANCH ROAD         SAN DIEGO         (619)861-997           CALIFORNA         PRIOT TRAVEL CENTERS LLC         1597 FMR ANCH ROAD         SAN DIEGO         (61)821-1068           CALIFORNA         PRIOT TRAVEL CENTERS LLC         1597 FMR ANCH ROAD         SAN DIEGO         (530)252.042           CALIFORNA         PRIOT TRAVEL CENTERS LLC         1597 FMR ANCH ROAD         SAN DIEGO SCONC, DIANE M MOSS, RONALD L, ROSS         8450 WASHINGTON RUND         PRIOT TRAVEL CENTERS LLC         CALIFORNA         SAN DIEGO SCONC, DIANE M M					
CALIFORNA         PILOT TRAVEL CENTES ILC         B701 (CRISTING)         HESPERIA         (760)95-1087           CALIFORNA         PILOT TRAVEL CENTES ILC         11051 RIVERSIOE RIME         IURDIT RAVEL CENTES ILC         (661)797-1282           CALIFORNA         PILOT TRAVEL CENTES ILC         19997 N INDAR AVE         NORTH PALM SPRINGS         (760)232-7633           CALIFORNA         PILOT TRAVEL CENTES ILC         1997 N INDAR AVE         NORTH PALM SPRINGS         (760)232-7633           CALIFORNA         PILOT TRAVEL CENTES ILC         1442 COMMERCE LANE         ORLAND         (530)65-012           CALIFORNA         PILOT TRAVEL CENTES ILC         1479 PIER RAKKI ROAD         S03)65-021         (59)958-025           CALIFORNA         PILOT TRAVEL CENTES ILC         1680 FTEASCRAFT         (51)952-1085         CALIFORNA         (55)958-026           CALIFORNA         PILOT TRAVEL CENTES ILC         190 WEST FOOTHLIE IVD         THACHAPI         (55)958-026           CALIFORNA         RDR FODOS, INC, DIANE M ROSS, RONALD L ROSS         190 WEST FOOTHLIE IVD         MONROVA         (56)2337-7971           CALIFORNA         RDR FODOS, INC, DIANE M ROSS, RONALD L ROSS         22611 VENTURA BLVD         WOODLAND HILLS         5602)776-0204           CALIFORNA         RDR FODOS, INC, DIANE M ROSS, RONALD L ROSS         22611 VENTURA BLVD					
CALIFORNA         PILOT TAVEL CENTERS LLC         1108 WARDER STREET         LINELYA VALLEY         (951)881-1041.           CALIFORNA         PILOT TAVEL CENTERS LLC         1480 WARDER STREET         LOST         (961)797-122.           CALIFORNA         PILOT TAVEL CENTERS LLC         1999 YI INDIAN AVE         NORTH PALMS SPRINGS         (760)329-7493.           CALIFORNA         PILOT TRAVEL CENTERS LLC         2275 SPRINT AVENUE         PATTERSON         (20)982-277.           CALIFORNA         PILOT TAVEL CENTERS LLC         1497 PPRE TAACH ROAD         SAN DIEGO         (61)9166-1997.           CALIFORNA         PILOT TAVEL CENTERS LLC         1497 PPRE TAACH ROAD         SAN DIEGO         (61)9166-1997.           CALIFORNIA         PILOT TAVEL CENTERS LLC         1508 TENECAMPE VERTERS         (51)966-1997.           CALIFORNIA         PILOT TAVEL CENTERS LLC         1518 FITGERAND BLVD         TENECAMPE VERTERS         (52)976-000.           CALIFORNIA         RDR CODOS, INC, DIANE M. ROSS, RONAD L, ROSS         150 VIST FIOTHILL BLVD         MORROVIA         (62)937-797.           CALIFORNIA         RDR FODOS, INC, DIANE M. ROSS, RONAD L, ROSS         82010 S ARPIELD AVE         SOUTH GATE         (52)277-0204.           CALIFORNIA         RDR FODOS, INC, DIANE M. ROSS, RONAD L, ROSS         8210 S AN FRANCISCO INFERNATIONAL AIRPORT         SAN FRANCIS					
CALIFORMA         PILOT TRAVEL CENTERS LIC         1480 WARREN STREET         [1057 HULLS]         [15179-128]           CALIFORMA         PILOT TRAVEL CENTERS LIC         1997 NI NDAN AVE         NORTH PALM SPRINGS         [760]327-493           CALIFORMA         PILOT TRAVEL CENTERS LIC         2275 SPERMY AVENUE         PATTERSON         [209892-2777]           CALIFORMA         PILOT TRAVEL CENTERS LIC         1479 PIER RANCH ROAD         SAN DIEGO         [619]661-9997           CALIFORMA         PILOT TRAVEL CENTERS LIC         1469 PIER RANCH ROAD         SAN DIEGO         [619]661-9997           CALIFORMA         PILOT TRAVEL CENTERS LIC         1469 PIER RANCH ROAD         SAN DIEGO         [619]661-9997           CALIFORMA         PILOT TRAVEL CENTERS LIC         1668 ETHACHAPI RUD         TEHACHAPI         [651]23-1062           CALIFORMA         PILOT TRAVEL CENTERS LIC         1980 FIEL TORDITIL SILVO         MORROVA         [530]866-0256           CALIFORMA         PILOT TRAVEL CENTERS LIC         1980 FIEL TORDITIL SILVO         MORROVA         [620]357-971           CALIFORMA         PILOT TRAVEL CENTERS LIC         SAN FRANCISCO DIRUE         PINOLE         [510]27-971           CALIFORMA         RDR FOODS, INC., DIAME M. DOSS, RONALD L. ROSS         8810 G CAMPELD AVE         SOUTH GATE         [561]212-74020	CALIFORNIA	PILOT TRAVEL CENTERS LLC	8701 US HIGHWAY 395	HESPERIA	(760)956-1087
CALLFORMA         PLOT TRAVEL CENTERS LLC         1997 N INDIAN AVE         NORTH FAM. SPRINGS         T/F01227-743           CALLFORMA         PLIOT TRAVEL CENTERS LLC         2275 SPREN AVENUE         PATTERSON         (20)882-2777           CALLFORMA         PLIOT TRAVEL CENTERS LLC         1247 SPREN AVENUE         PATTERSON         (20)882-2777           CALLFORMA         PLIOT TRAVEL CENTERS LLC         1468 TEFLACHAPP REV         TRAACHAPP REV         (66)1231-2531           CALLFORMA         PLIOT TRAVEL CENTERS LLC         1668 TEFLACHAPP REV         TULARE         (55)866-025           CALLFORMA         PLOT TRAVEL CENTERS LLC         1518 FITZGERALD DRIVE         PINOLE         (510)82-042           CALLFORMA         RDR FOODS, INC., DIAME M. ROSS, RONALD L. ROSS         180 WEST FOOTHIL BLVD         MONROVIA         (65)137-6721           CALLFORMA         RDR FOODS, INC., DIAME M. ROSS, RONALD L. ROSS         8810 S GARFIELD AVE         SOUTH GATE         (552)1776-0204           CALLFORNIA         RDR FOODS, INC., DIAME M. ROSS, RONALD L. ROSS         2810 VENTURA BU/D.         WODDLAND HILLS         (818)1225-1038           CALLFORNIA         RDR FOODS, INC., DIAME M. ROSS, RONALD L. ROSS         2810 VENTURA BU/D.         WODDLAND HILLS         (818)1224-042           CALLFORNIA         RDR FOODS, INC., DIAME M. ROSS, RONALD L. ROSS         2810 V					
CALIFORMA         PILOT TRAVEL CENTERS LLC         CALAGO         (530)655-013           CALIFORMA         PILOT TRAVEL CENTERS LLC         2275 SERRE VACUUE         PATTERSON         (20)982-2777           CALIFORMA         PILOT TRAVEL CENTERS LLC         1497 PIPER RANCH ROAD         SAN DIEGO         (61)91661-997           CALIFORMA         PILOT TRAVEL CENTERS LLC         1668 E TEHACHAPI BUYD         TEHACHAPI (661)823-1068           CALIFORMA         PILOT TRAVEL CENTERS LLC         979 F PARAHAPI BUYD         TEHACHAPI (651)866-255           CALIFORMA         PILOT TRAVEL CENTERS LLC         (510)662-0242         (510)662-0242           CALIFORMA         RDR TODDS, INC., DIANE M. ROSS, RONALD L ROSS         1300 WETS TOOTHILL BUYD         MONROVIA (661)857-7971           CALIFORMA         RDR TODDS, INC., DIANE M. ROSS, RONALD L ROSS         8810 SABRIELD APE         SOUTH GATE (562)801-2521           CALIFORMA         RDR FODDS, INC., DIANE M. ROSS, RONALD L ROSS         8810 SABRIELD APE         SOUTH GATE (562)801-2521           CALIFORMA         RDR FODDS, INC., DIANE M. ROSS, RONALD L ROSS         8810 SABRIELD APE         SOUTH GATE (562)801-2521           CALIFORMA         RDR FODDS, INC., DIANE M. ROSS, RONALD L ROSS         8201 DENNIS MCCARTHY DRIVE         LEBEC           CALIFORMA         W.S. FROST VCORPORATION, JAY SPONGERG, PAUL TANNER         2702 L PAR 2RD	CALIFORNIA	PILOT TRAVEL CENTERS LLC	11053 RIVERSIDE DRIVE	JURUPA VALLEY	
CALIFORNIA         PILOT TRAVEL CENTERS LLC         2275 SPERRY AVENUE         PATTERSON         (20)982-277.           CALIFORNIA         PILOT TRAVEL CENTERS LLC         1487 PRE RANCH ROAD         SAN DIEGO         (61)91661-9597           CALIFORNIA         PILOT TRAVEL CENTERS LLC         1668 E TEHACHAPI BUYD         TEHACHAPI         (66)1823-1068           CALIFORNIA         PILOT TRAVEL CENTERS LLC         979 E PAIGE AVE         TULARE         (559)666-025           CALIFORNIA         PILOT TRAVEL CENTERS LLC         979 E PAIGE AVE         TULARE         (559)666-025           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         8450 WASHINGTON BURDONUA         (626)357-7971           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         8410 S GARFIELD AVE         SOUTH GATE         (552)2776-0204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         22611 VENTURA BLVD         WODOLAND HILLS         (818)225-1038           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         22611 VENTURA BLVD         WODOLAND HILLS         (818)225-1038           CALIFORNIA         SPA ARERICA SO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO INTERNATING LIC         (650)821-8218           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER					(951)681-1041
CALIFORNIA         PILOT TRAVEL CENTERS LIC         1497 PIPER RANCH ROAD         SAN DIEGO         (619)661-9997           CALIFORNIA         PILOT TRAVEL CENTERS LIC         1668 E TEHACHAPI BLVD         TEHACHAPI         (661)823-1068           CALIFORNIA         PILOT TRAVEL CENTERS LIC         979 E PAIGE AVE         TULARE         (559)666-025           CALIFORNIA         RDR FODOS, INC., DIANE M. ROSS, RONALD L. ROSS         1590 VEST FOOTHIL BLVD         MONROVIA         (652)577-791           CALIFORNIA         RDR FODOS, INC., DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         PICO RIVERA         (552)801-2521           CALIFORNIA         RDR FODOS, INC., DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         PICO RIVERA         (552)801-2521           CALIFORNIA         RDR FODOS, INC., DIANE M. ROSS, RONALD L. ROSS         22611 VENTURA BLVD.         WOODLAND HILLS         (818)225-1038           CALIFORNIA         RDR FODOS, INC., DIANE M. ROSS, RONALD L. ROSS         22611 VENTURA BLVD.         WOODLAND HILLS         (818)225-1038           CALIFORNIA         XS PAMERICA SFO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (650)821-8218           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         2700 LA PA2 RD         ALISO WLEI         (649)490-6557           CALIFORNIA	CALIFORNIA	PILOT TRAVEL CENTERS LLC	14808 WARREN STREET	LOST HILLS	(951)681-1041 (661)797-1282
CALIFORNIA         PILOT TRAVEL CENTERS LIC         1668 TEFACHAPI BLVD         TEHACHAPI         (661)823-068           CALIFORNIA         PILOT TRAVEL CENTERS LIC         979 E PAIGE AVE         TULARE         (559)666 0256           CALIFORNIA         PRA CORPORATION, BIRKAMUIT S. RANDHAWA         1581 FTCZERAL DRIVE         PINOLE         (510)262 0242           CALIFORNIA         RDR FODDS, INC., DIANE M. ROSS, RONALD L. ROSS         190 WEST FOOTHILL BLVD         MONROVIA         (626)357-7971           CALIFORNIA         RDR FODDS, INC., DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         PICO RIVERA         (552)201-2521           CALIFORNIA         RDR FODDS, INC., DIANE M. ROSS, RONALD L. ROSS         8410 S GARFIELD AVE         SOUTH GATE         (562)276-0204           CALIFORNIA         SPA MAERICA SFO, LIC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (651)821-821.80           CALIFORNIA         X-S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         27002 LA PAZ RD         ALISO VIEID         (94)409-6557           CALIFORNIA         W.S.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         149 WEST VENTURA BLVD         CAMARILD         (805)883-480           CALIFORNIA         W.S.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         149 WEST VENTURA BLVD         CAMARILD         (805)883-480           CALIFORN	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	14808 WARREN STREET 19997 N INDIAN AVE	LOST HILLS NORTH PALM SPRINGS	(951)681-1041 (661)797-1282 (760)329-7493
CALIFORNIA         PILOT TRAVEL CENTERS LLC         1668 E TEHACHAPI BLVD         TEHACHAPI         (661)823-1068)           CALIFORNIA         PILOT TRAVEL CENTERS LLC         979 E PAIGE AVE         TULARE         (559)686-0256           CALIFORNIA         RDR FODDS, INC, DIANE M. ROSS, RONALD L. ROSS         190 WEST FOOTHILL BLVD         MONROVIA         (626)357-7971           CALIFORNIA         RDR FODDS, INC, DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         PICO RIVERA         (552)200-2521           CALIFORNIA         RDR FODDS, INC, DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         WODDLAND HILLS         (862)207-7971           CALIFORNIA         RDR FODDS, INC, DIANE M. ROSS, RONALD L. ROSS         8410 S GARFIELD AVE         SOUTH GATE         (562)276-0204           CALIFORNIA         SPA MERICA SFO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (650)821-8218           CALIFORNIA         SPA MERICA SFO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (949)409-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1979 VETVITURA BLVD         CAMARILLO         (949)409-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, FAUL TANNER         1975 N. VICCIORY PLACE         BURBANK         (818)29-849480           C	California California California	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE	LOST HILLS NORTH PALM SPRINGS ORLAND	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113
CALIFORNIA         PIOT TRAVEL CENTERS LLC         979 E PAIGE AVE         TULARE         (55)/066-0256           CALIFORNIA         PKA CORPORATION, BIKRAMITS. RANDHAWA         1581 FTZGERALD DRIVE         PINOLE         (51)/262-0242           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         190 WEST FOOTHILL BLVD         MONROVIA         (62)/517-7971           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         PICO RIVERA         (55)/277-0204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         8810 S GARFIELD AVE         SOUTH GATE         (56)/277-0204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         8210 ENNIS MCCARTIPO AVE         SOUTH GATE         (562)/76-0204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         22611 VENTURA BLVD.         WOODLAND HILLS         (818)/22-51038           CALIFORNIA         XS.S FROSTV CORPORATION, JAY SPONGBERG, PAUL TANNER         2700 LA PA Z RD         ALISO VIEIO         (94)/490-6557           CALIFORNIA         W.S.S. FROSTV CORPORATION, JAY SPONGBERG, PAUL TANNER         1275 N. VICTORY PLACE         BURBANK         (818)/229-830           CALIFORNIA         W.S.S. FROSTV CORPORATION, JAY SPONGBERG, PAUL TANNER         307 ARNEIL ROAD         CALIFORNIA         (519)/425-561	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777
CALIFORNIA         PKA CORPORATION, BIKRAMITT S. RANDHAWA         1581 FITZGERALD DRIVE         PINOLE         (510)/262-0242           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         190 WEST FOOTHILL BLVD         MONROVIA         (626)357-7971           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         B&10 WEST FOOTHILL BLVD         PICO RIVERA         (562)176-024           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         B&10 S GARFIELD AVE         SOUTH GATE         (562)1776-024           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         22611 VENTURA BLVD.         WODDLAND HILLS         (818)225-1038           CALIFORNIA         SSP AMERICA SFO, LIC         SAN FRANCISCO INTERNATINGL LC         (650)821-8218           CALIFORNIA         TA OPERATING LIC         SAN FRANCISCO INTERNATINGL L         (650)821-8218           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         2702 LA PA2 RD         ALISO VEID         (949)409-6557           CALIFORNIA         W.S.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1575 N. VICTORY PLACE         BURBANK         (813)225-5312           CALIFORNIA         W.S.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1597 O. CORPORATE AVE         CHIFORNIA         (612)424-25322           CALIFORNIA         W	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597
CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         190 WEST FOOTHILL BLVD         MONROVIA         (626)357-7971           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         8450 WASHINGTOM BLVD         PICO RIVERA         (562)801-2521           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         88410 S CARFIELD AVE         SOUTH GATE         (562)877-6204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L ROSS         88410 S CARFIELD AVE         WOODLAND HILLS         (818)225-1038           CALIFORNIA         SSP AMERICA SFO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (650)821-8218           CALIFORNIA         TA DPERATING LLC         SAN FRANCISCO INTERNATING NUCK         (818)729-8320         (841)0709-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         129 VEST VENTURA BLVD         CAMARILLO         (851)872-98320           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         129 VEST VENTURA BLVD         CAMARILLO         (805)887-2666           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         307 ARNEIL ROAD         CAMARILLO         (805)872-2666           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         307 ARNEIL ROAD         CAMARILLO <td< td=""><td>CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA</td><td>PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC</td><td>14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD</td><td>LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI</td><td>(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068</td></td<>	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068
CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         8450 WASHINGTON BLVD         PLOD RIVERA         (562)801-5521           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         8810 S GARFIELD AVE         SOUTH GATE         (562)776-0204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         22611 VENTURA BLVD.         WOODLAND HILLS         (650)821-8218           CALIFORNIA         SSP AMERICA SFO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (650)821-8218           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         27002 LA PA2 RD         ALISO VIEIO         (949)409-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         157 N. VICTORY PLACE         BUBBANK         (818)729-8320           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         139 WEST VENTURA BLVD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         139 WEST VENTURA BLVD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1618 E STRET         CHULA VISTA         (619)937-68610           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         9507 CORPORATION, JAY SPONGBERG, PA	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256
CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         8810 S GARFIELD AVE         SOUTH GATE         (562)776-0204           CALIFORNIA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         22611 VENTURA BLVD.         WOODLAND HILLS         (818)225-1038           CALIFORNIA         SSP AMERICA SFO, LLC         SAN FRANCISCO INTERNATIONAL AIRPORT         SAN FRANCISCO         (650)863-4390           CALIFORNIA         TA OPERATING LLC         S821 DENNIS MCCARTHY DRIVE         LEBC         (661)663-4390           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         27002 LA PAZ RD         ALISO VIEIO         (949)409-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1375 N. VICTORY PLACE         BURBANK         (818)729-8320           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         149 WEST VENTURA BLVD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         618 E STREET         CHULA VISTA         (619)937-6562           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         12614 LIMONITE AVE         CAJIFORNIA         (519)375-5274           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         12614 LIMONITE AVE         E ASTVALE         (619)	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PKA CORPORATION, BIKRAMJIT S. RANDHAWA	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE 1581 FITZGERALD DRIVE	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242
CALIFORNIARDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS22611 VENTURA BLVD.WOODLAND HILLS(818)225-1038CALIFORNIASSP AMERICA SFO, LLCSAN FRANCISCO INTERNATIONAL AIRPORTSAN FRANCISCO(650)821-8218CALIFORNIATA OPERATING LLCS821 DENNIS MCCARTHY DRIVELEBEC(661)663-4390CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER27002 LA PAZ RDALISO VIEIO(94)409-6557CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1575 N. UCTORY PLACEBURBANK(818)729-857CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER149 WEST VENTURA BLVDCAMARILLO(805)484-9480CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER307 ARNEILL ROADCAMARILLO(805)484-9480CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER307 ARNEILL ROADCAMARILLO(805)484-9480CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER307 ARNEILL ROADCAMARILLO(805)487-5612CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER960 EASTLAKE PARKWAYCHULA VISTA(619)425-5312CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER5970 CORPORATE AVECYPRESS(714)226-968CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12641 LIMONITE AVEEASTLAKE PARKWAY(619)447-8222CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12641 LIMONITE AVE(76)434-3500(76)1342-4028CALIFORNIAW.K.S. FROS	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PKA CORPORATION, BIKRAMJIT S. RANDHAWA RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE 1581 FITZGERALD DRIVE 190 WEST FOOTHILL BLVD	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971
CALIFORNIASSP AMERICA SFO, LLCSAN FRANCISCO INTERNATIONAL AIRPORTSAN FRANCISCOCALIFORNIATA OPERATING LLC5821 DENNIS MCCARTHY DRIVELEBEC(651)663-4390CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER27002 LA PAZ RDALISO VIEJO(949)409-6557CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1575 N. VICTORY PLACEBURBANK(818)729-8320CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER149 WEST VENTURA BLVDCAMARILLO(805)847-8464CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER307 ARNELL ROADCAMARILLO(805)987-2666CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER960 EASTLAKE PARKWAYCHULA VISTA(619)425-5312CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER960 EASTLAKE PARKWAYCHULA VISTA(619)425-6312CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER950 CASTLAKE PARKWAYCHULA VISTA(619)425-6312CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER970 CORPORATE AVECYPRESS(714)226-9686CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12614 LIMONITE AVEEASTVALE(95)1735-1274CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12614 LIMONITE AVEEL CAION(619)447-8222CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12614 LIMONITE AVEEL CAION(619)447-8222CALIFORNIAW.K.S. FROSTY CORPORATION, JAY	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PKA CORPORATION, BIKRAMJIT S. RANDHAWA RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE 1581 FITZGERALD DRIVE 190 WEST FOOTHILL BLVD 8450 WASHINGTON BLVD	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (550)262-0242 (626)357-7971 (562)801-2521
CALIFORNIA         TA OPERATING LLC         S821 DENNIS MCCARTHY DRIVE         LEBEC         (661)663-4390           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         27002 LA PAZ RD         ALISO VIEJO         (94)9409-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1575 N. VICTORY PLACE         BURBANK         (818)729-8320           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         149 WEST VENTURA BLVD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         307 ARNEILL ROAD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         618 E STRET         CHULA VISTA         (619)397-666           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         960 FASTLAKE PARWAY         CHULA VISTA         (619)397-668           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         950 CORPORATE AVE         CYPRESS         (714)226-9686           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         12614 LIMONITE AVE         EASTVALE         (951)734-3274           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         12614 LIMONITE AVE         EASTVALE	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PKA CORPORATION, BIKRAMJIT S. RANDHAWA RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE 1581 FITZGERALD DRIVE 190 WEST FOOTHILL BLVD 8450 WASHINGTON BLVD 8810 S GARFIELD AVE	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204
CALIFORNIA         TA OPERATING LLC         S821 DENNIS MCCARTHY DRIVE         LEBEC         (661)663-4390           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         27002 LA PAZ RD         ALISO VIEJO         (94)9409-6557           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         1575 N. VICTORY PLACE         BURBANK         (818)729-8320           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         149 WEST VENTURA BLVD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         307 ARNEILL ROAD         CAMARILLO         (805)484-9480           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         618 E STRET         CHULA VISTA         (619)397-666           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         960 FASTLAKE PARWAY         CHULA VISTA         (619)397-668           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         950 CORPORATE AVE         CYPRESS         (714)226-9686           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         12614 LIMONITE AVE         EASTVALE         (951)734-3274           CALIFORNIA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         12614 LIMONITE AVE         EASTVALE	CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PKA CORPORATION, BIKRAMJIT S. RANDHAWA RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE 1581 FITZGERALD DRIVE 190 WEST FOOTHILL BLVD 8450 WASHINGTON BLVD 8810 S GARFIELD AVE	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204
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CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1530 W. VALLEY PKWYESCONDIDO(760)737-2909CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER960 W. EL NORTEESCONDIDO(760)489-8075CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER5724 HOLLISTERGOLETA(805)967-1338CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1305 N. VERMONT AVE.HOLLYWOOD(323)663-7387CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1305 N. VERMONT AVE.HOLLYWOOD(323)663-7387CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1102 N. H STREETLOMPOC(805)735-8656CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1102 N. H STREETLOMPOC(805)735-8656CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER2201 BELLFLOWER BLVD.LONG BEACH(562)597-2822CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7135 SUNSET BLVDLOS ANGELES(323)876-1925CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7135 SUNSET BLVDLOS ANGELES(323)876-1925CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7136 OLA TIJERA BLVD.LOS ANGELES(323)876-1925	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS PAUL TANSE SEP AMERICA SFO, LLC TA OPERATING LLC W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPOR	14808 WARREN STREET         19997 N INDIAN AVE         4444 COMMERCE LANE         2275 SPERRY AVENUE         1497 PIPER RANCH ROAD         1668 E TEHACHAPI BLVD         979 E PAIGE AVE         1581 FITZGERALD DRIVE         190 WEST FOOTHILL BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8451 VENTURA BLVD.         22611 VENTURA BLVD.         SAN FRANCISCO INTERNATIONAL AIRPORT         5821 DENNIS MCCARTHY DRIVE         27002 LA PAZ RD         1575 N. VICTORY PLACE         149 WEST VENTURA BLVD         307 ARNEILL ROAD         618 E STREET         960 EASTLAKE PARKWAY         5970 CORPORATE AVE         12614 LIMONITE AVE         686 JAMACHA ROAD         871 BROADWAY	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARILLO CHULA VISTA CYPRESS EASTVALE EL CAJON	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (650)821-8218 (661)663-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)397-6810 (714)226-9686 (951)735-1274 (619)444-3895 (619)447-8222
CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER960 W. EL NORTEESCONDIDO(760)489-8075CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER5724 HOLLISTERGOLETA(805)967-1338CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1305 N. VERMONT AVE.HOLLYWOOD(323)663-7387CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1305 N. VERMONT AVE.HOLLYWOOD(323)663-7387CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER8749 CAMPO ROADLA MESA(619)466-4358CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1102 N. H STREETLOMPOC(805)735-8656CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER2201 BELLFLOWER BLVD.LONG BEACH(562)597-2822CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7135 SUNSET BLVDLOS ANGELES(323)876-1925CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7135 SUNSET BLVDLOS ANGELES(323)876-1925CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7360 LA TIJERA BLVD.LOS ANGELES(310)645-8396	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS POLSER PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORA	14808 WARREN STREET         19997 N INDIAN AVE         4444 COMMERCE LANE         2275 SPERRY AVENUE         1497 PIPER RANCH ROAD         1668 E TEHACHAPI BLVD         979 E PAIGE AVE         1581 FITZGERALD DRIVE         190 WEST FOOTHILL BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8410 S GARFIELD AVE         22611 VENTURA BLVD.         SAN FRANCISCO INTERNATIONAL AIRPORT         5821 DENNIS MCCARTHY DRIVE         27002 LA PAZ RD         1575 N. VICTORY PLACE         149 WEST VENTURA BLVD         307 ARNEILL ROAD         618 E STREET         960 EASTLAKE PARKWAY         5970 CORPORATE AVE         12614 LIMONITE AVE         686 JAMACHA ROAD         871 BROADWAY         2290 N IMPERIAL AVE	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CHULA VISTA CYPRESS EASTVALE EL CAJON EL CAJON EL CAJON	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (650)821-8218 (661)663-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)397-6810 (714)226-9686 (951)735-1274 (619)447-8222 (760)332-3500
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CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1305 N. VERMONT AVE.HOLLYWOOD(323)663-7387CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER8749 CAMPO ROADLA MESA(619)466-4358CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER1102 N. H STREETLOMPOC(805)735-8656CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER2201 BELLFLOWER BLVD.LONG BEACH(562)597-2822CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7135 SUNSET BLVDLOS ANGELES(323)876-1925CALIFORNIAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER7360 LA TIJERA BLVD.LOS ANGELES(310)645-8396	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC         PKA CORPORATION, BIKRAMJIT S. RANDHAWA         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         RDR FOODS, INC., DIANE M. ROSS, RONALD L. ROSS         SSP AMERICA SFO, LLC         TA OPERATING LLC         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         W.K.S. FROST	14808 WARREN STREET 19997 N INDIAN AVE 4444 COMMERCE LANE 2275 SPERRY AVENUE 1497 PIPER RANCH ROAD 1668 E TEHACHAPI BLVD 979 E PAIGE AVE 1581 FITZGERALD DRIVE 190 WEST FOOTHILL BLVD 8450 WASHINGTON BLVD 8450 WASHINGTON BLVD 8810 S GARFIELD AVE 22611 VENTURA BLVD. SAN FRANCISCO INTERNATIONAL AIRPORT 5821 DENNIS MCCARTHY DRIVE 27002 LA PAZ RD 1575 N. VICTORY PLACE 149 WEST VENTURA BLVD 307 ARNEILL ROAD 618 E STREET 960 EASTLAKE PARKWAY 5970 CORPORATE AVE 12614 LIMONITE AVE 686 JAMACHA ROAD 871 BROADWAY 2290 N IMPERIAL AVE 102 ENCINITAS BLVD 1530 W. VALLEY PKWY	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARILLO CAMARILLO CHULA VISTA CHULA VISTA	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (650)821-8218 (661)663-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)425-5312 (619)397-6810 (714)226-9686 (951)735-1274 (619)447-8222 (760)332-3500 (760)436-4088 (760)737-2909
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CALIFORNIA W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER 7360 LA TIJERA BLVD. LOS ANGELES (310)645-8396	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS POORDERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL	14808 WARREN STREET         19997 N INDIAN AVE         4444 COMMERCE LANE         2275 SPERRY AVENUE         1497 PIPER RANCH ROAD         1668 E TEHACHAPI BLVD         979 E PAIGE AVE         1581 FITZGERALD DRIVE         190 WEST FOOTHILL BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8450 WASHINGTON BLVD         8451 S GARFIELD AVE         22611 VENTURA BLVD.         SAN FRANCISCO INTERNATIONAL AIRPORT         5821 DENNIS MCCARTHY DRIVE         27002 LA PAZ RD         1575 N. VICTORY PLACE         149 WEST VENTURA BLVD         307 ARNEILL ROAD         618 E STREET         960 EASTLAKE PARKWAY         5970 CORPORATE AVE         12614 LIMONITE AVE         686 JAMACHA ROAD         871 BROADWAY         2290 N IMPERIAL AVE         102 ENCINITAS BLVD         1530 W. VALLEY PKWY         960 W. EL NORTE         5724 HOLLISTER         1305 N. VERMONT AVE.         8749 CAMPO ROAD         1102 N. H STREET	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARI CAMARI CAMARI CAMARILLO CAMARI CAMARILLO CAMARILLO CAMARILLO	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (650)821-8218 (661)663-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)425-5312 (619)447-8222 (760)332-3500 (760)436-4088 (760)737-2909 (760)436-4038 (805)735-1378 (805)967-1338 (805)735-8656
	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLTAINER PILOT TA CORPORATION, JAY SPONGBERG, PAUL TANNER PILOS. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER PILOS. FROSTY	14808 WARREN STREET19997 N INDIAN AVE4444 COMMERCE LANE2275 SPERRY AVENUE1497 PIPER RANCH ROAD1668 E TEHACHAPI BLVD979 E PAIGE AVE190 WEST FOOTHILL BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8410 S GARFIELD AVE22611 VENTURA BLVD.SAN FRANCISCO INTERNATIONAL AIRPORT5821 DENNIS MCCARTHY DRIVE27002 LA PAZ RD1575 N. VICTORY PLACE149 WEST VENTURA BLVD307 ARNEILL ROAD618 E STREET960 EASTLAKE PARKWAY5970 CORPORATE AVE12614 LIMONITE AVE686 JAMACHA ROAD871 BROADWAY2290 N IMPERIAL AVE102 ENCINITAS BLVD1530 W. VALLEY PKWY960 W. EL NORTE5724 HOLLISTER1305 N. VERMONT AVE.8749 CAMPO ROAD1102 N. H STREET2201 BELLFLOWER BLVD.	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CENTRO EL CAJON EL CAJON EL CAJON EL CAJON EL CONDIDO ESCONDIDO GOLETA HOLLYWOOD LA MESA LOMPOC LONG BEACH	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (650)821-8218 (661)663-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)425-5312 (619)397-6810 (714)226-9686 (951)735-1274 (619)447-8222 (760)32-3500 (760)436-4088 (760)737-2909 (760)489-8075 (805)967-1338 (805)735-8656 (562)597-2822
CALIFORNIA W.K.S. FRUSTI CURPURATION, JAT SPUNGBERG, PAUL JANNEK SUU S PIGUERUA SI, SUITE 103 LUS ANGELES (213)444-1888	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVEL TANNER PILOT TRAVENT ORPORATION, JAY SPONGBERG, PAUL TANNER PILOS. FROSTY CORPORATION, JAY S	14808 WARREN STREET19997 N INDIAN AVE4444 COMMERCE LANE2275 SPERRY AVENUE1497 PIPER RANCH ROAD1668 E TEHACHAPI BLVD979 E PAIGE AVE1581 FITZGERALD DRIVE190 WEST FOOTHILL BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8410 S GARFIELD AVE22611 VENTURA BLVD.SAN FRANCISCO INTERNATIONAL AIRPORT5821 DENNIS MCCARTHY DRIVE27002 LA PAZ RD1575 N. VICTORY PLACE149 WEST VENTURA BLVD307 ARNEILL ROAD618 E STREET960 EASTLAKE PARKWAY5970 CORPORATE AVE12614 LIMONITE AVE686 JAMACHA ROAD871 BROADWAY2290 N IMPERIAL AVE102 ENCINITAS BLVD1530 W. VALLEY PKWY960 W. EL NORTE5724 HOLLISTER1305 N. VERMONT AVE.8749 CAMPO ROAD1102 N. H STREET2201 BELLFLOWER BLVD.7135 SUNSET BLVD	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CAMARILLO CENTRO EL CAJON EL CAJON EL CAJON EL CAJON EL CAJON EL CENTRO ESCONDIDO ESCONDIDO ESCONDIDO ESCONDIDO ESCONDIDO LOMG BEACH LOS ANGELES	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (661)63-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)447-8222 (760)32-3500 (760)436-4088 (760)737-2909 (760)489-8075 (805)967-1338 (323)663-7387 (619)466-4358 (805)735-8656 (562)597-2822 (323)876-1925
	CALIFORNIA CALIFORNIA	PILOT TRAVEL CENTERS LLC PILOT TRAVER LLLTANER PILOS. FROSTY CORPORATIO	14808 WARREN STREET19997 N INDIAN AVE4444 COMMERCE LANE2275 SPERRY AVENUE1497 PIPER RANCH ROAD1668 E TEHACHAPI BLVD979 E PAIGE AVE1581 FITZGERALD DRIVE190 WEST FOOTHILL BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8450 WASHINGTON BLVD8410 S GARFIELD AVE22611 VENTURA BLVD.SAN FRANCISCO INTERNATIONAL AIRPORT5821 DENNIS MCCARTHY DRIVE27002 LA PAZ RD1575 N. VICTORY PLACE149 WEST VENTURA BLVD307 ARNEILL ROAD618 E STREET960 EASTLAKE PARKWAY5970 CORPORATE AVE12614 LIMONITE AVE686 JAMACHA ROAD871 BROADWAY2290 N IMPERIAL AVE102 ENCINITAS BLVD1530 W. VALLEY PKWY960 W. EL NORTE5724 HOLLISTER1305 N. VERMONT AVE.8749 CAMPO ROAD1102 N. H STREET2201 BELLFLOWER BLVD.7135 SUNSET BLVD7360 LA TIJERA BLVD.	LOST HILLS NORTH PALM SPRINGS ORLAND PATTERSON SAN DIEGO TEHACHAPI TULARE PINOLE MONROVIA PICO RIVERA SOUTH GATE WOODLAND HILLS SAN FRANCISCO LEBEC ALISO VIEJO BURBANK CAMARILLO CAMARILLO CHULA VISTA CHULA VIST	(951)681-1041 (661)797-1282 (760)329-7493 (530)865-0113 (209)892-2777 (619)661-9597 (661)823-1068 (559)686-0256 (510)262-0242 (626)357-7971 (562)801-2521 (562)776-0204 (818)225-1038 (650)821-8218 (661)663-4390 (949)409-6557 (818)729-8320 (805)484-9480 (805)987-2666 (619)425-5312 (619)449-480 (805)987-2666 (619)425-5312 (619)447-8222 (760)332-3500 (760)436-4088 (760)737-2909 (760)436-4088 (323)663-7387 (619)466-4358 (805)735-8656 (562)597-2822 (323)876-1925 (310)645-8396

CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	40460 MURRIETA HOT SPRINGS RD	MURRIETA	(951)677-3218
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	5180 BIRCH ST	NEWPORT BEACH	(949)554-1567
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	18507 DEVONSHIRE STREET	NORTHRIDGE	(818)366-4561
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1002 MISSION AVENUE	OCEANSIDE	(760)967-0348
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	3705 PLAZA DRIVE	OCEANSIDE	(760)630-6732
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1237 N. TUSTIN	ORANGE	(714)771-3754
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2010 N. ROSE AVENUE	OXNARD	(805)485-5255
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	14645 ROSCOE BLVD.	PANORAMA CITY	(818)894-0659
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	141 NIBLICK ROAD	PASO ROBLES	(805)239-1678
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	175 N VENTURA ROAD	PORT HUENEME	(805)488-3136
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1660 MAIN STREET	RAMONA	(760)789-3530
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	19317 SHERMAN WAY	RESEDA	(818)882-1530
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	10196 SCRIPPS POWAY PKWY	SAN DIEGO	(858)549-2641
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	10536 CRAFTSMAN WAY	SAN DIEGO	(858)592-9855
	, , ,		SAN DIEGO	(619)291-9815
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1111 CAMINO DEL RIO S.		
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1621 GRAND AVENUE	SAN DIEGO	(858)270-3003
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2825 EL CAJON BLVD	SAN DIEGO	(619)563-5327
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	3760 MIDWAY DRIVE	SAN DIEGO	(619)226-0909
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	4770 CONVOY ST.	SAN DIEGO	(858)560-8754
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	6585 MISSION GORGE ROAD	SAN DIEGO	(619)521-9916
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	8310 RIO SAN DIEGO DR	SAN DIEGO	(619)297-1984
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	8637 NAVAJO	SAN DIEGO	(619)461-4065
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2150 SOUTH BRADLEY ROAD	SANTA MARIA	(805)614-9730
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	9655 MISSION GORGE	SANTEE	(619)448-4990
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1613 LOS ANGELES AVE.	SIMI VALLEY	(805)522-5090
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	27672 JEFFERSON AVENUE	TEMECULA	(951)587-6151
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2790 W HILLCREST DR	THOUSAND OAKS	(805)499-5622
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	17684 SHERMAN WAY	VAN NUYS	(818)342-3975
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	6181 SEPULVEDA BLVD	VAN NUYS	(818)787-2072
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1401 VICTORIA	VENTURA	(805)642-8790
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2662 THOMPSON BLVD.	VENTURA	(805)648-7325
CALIFORNIA		567 W. VISTA WAY	VISTA	(760)941-4588
	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER			
CALIFORNIA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	5788 LINDERO CANYON ROAD	WESTLAKE VILLAGE	(818)879-9416
CALIFORNIA	WEINER BROTHERS, INCORPORATED	245 SOUTH ATLANTIC	ALHAMBRA	(626)282-7349
CALIFORNIA	WENCOM LLC	499 EL CAMINO REAL	SAN BRUNO	(650)873-3810
CALIFORNIA	WENDPAC, LLC	503 PACHECO BLVD	LOS BANOS	(209)827-2727
CALIFORNIA	WENDPAC, LLC	800 BELLEVUE RD.	ATWATER	(209)358-4505
CALIFORNIA	WENDY'S OF FRESNO, INC.	420 SHAW AVENUE	CLOVIS	(559)299-1551
CALIFORNIA	WENDY'S OF FRESNO, INC.	1140 C STREET	FRESNO	(559)486-2802
CALIFORNIA	WENDY'S OF FRESNO, INC.	1778 E. SHAW	FRESNO	(559)490-0655
CALIFORNIA	WENDY'S OF FRESNO, INC.	2005 N BLACKSTONE	FRESNO	(559)222-1414
CALIFORNIA	WENDY'S OF FRESNO, INC.	3210 E JENSEN	FRESNO	(559)237-6666
CALIFORNIA	WENDY'S OF FRESNO, INC.	4270 W SHAW AVE	FRESNO	(559)276-2722
CALIFORNIA	WENDY'S OF FRESNO, INC.	7099 N. CEDAR	FRESNO	(559)298-1656
CALIFORNIA	WENDY'S OF FRESNO, INC.	7164 N. BLACKSTONE AVENUE	FRESNO	(559)490-5201
CALIFORNIA	WENDY'S OF FRESNO, INC.	765 SOUTH CLOVIS AVENUE	FRESNO	(559)252-1440
CALIFORNIA	WENDY'S OF FRESNO, INC.	18525 PISTACHIO DR	MADERA	(559)661-8039
CALIFORNIA	WENDY'S OF FRESHO, INC.	1405 MONTEREY RD.	SAN JOSE	(408)287-9903
	WENDY'S OF SANTA CLARA, INC.	1845 E CAPITOL EXPY	SAN JOSE	
				(408)270-0900
CALIFORNIA	WENDY'S OF SANTA CLARA, INC.	2624 S. BASCOM	SAN JOSE	(408)377-1562
CALIFORNIA	WENDY'S OF SANTA CLARA, INC.	782 S. BASCOM	SAN JOSE	(408)295-2826
CALIFORNIA	WENDY'S OF SANTA CLARA, INC.	1313 S. WOLFE ROAD	SUNNYVALE	(408)739-3123
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	2150 PANAMA LANE	BAKERSFIELD	(661)837-1882
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	2501 N. CHESTER	BAKERSFIELD	(661)393-2250
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	2608 OSWELL ST.	BAKERSFIELD	(661)872-3493
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	4650 GOSFORD ROAD	BAKERSFIELD	(661)398-0750
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	821 SOUTH REAL ROAD	BAKERSFIELD	(661)325-6358
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	9180 ROSEDALE HWY	BAKERSFIELD	(661)589-4830
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	12261 STATE HIGHWAY 33	GUSTINE	(209)826-8590
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	801 E KETTLEMAN LANE	LODI	(209)368-6202
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	1630 E. YOSEMITE AVENUE	MANTECA	(209)239-2617
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	1400 MARTIN LUTHER KING JR WAY	MERCED	(209)383-9130
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	1501 MCHENRY AVE	MODESTO	(209)527-5647
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	1617 NORTH CARPENTER ROAD	MODESTO	(209)846-0872
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	3250 DALE RD.	MODESTO	(209)523-6884
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	1150 S. MAIN ST.	RED BLUFF	(530)528-9310
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	2439 WEST MARCH LANE	STOCKTON	(209)478-8273
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	725 W. CLOVER ST.	TRACY	(209)836-3346
CALIFORNIA	WENDY'S OF THE PACIFIC, INC.	2395 GEER RD.	TURLOCK	(209)632-9215
CALIFORNIA	WENDYS OF THE PACIFIC, INC.	1374 E. HATCH RD.	MODESTO	(209)537-2128
CALIFORNIA	WENDYS OF THE PACIFIC, INC.	1510 EAST F STREET	OAKDALE	(209)844-5320
CALIFORNIA				
CALIFORNIA	WOW VENTURES, INC., NAVDIP S. DHILLON	1369 NORTH DAVIS ROAD	SALINAS	(831)424-4469

COLORAD	0			
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	14565 W. 64TH AVE	ARVADA	(303)456-4610
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	6290 N. SHERIDAN BLVD	ARVADA	(303)427-3030
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	8750 WADSWORTH BLVD	ARVADA	(303)423-6294
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	15297 E. MISSISSIPPI AVE	AURORA	(720)748-5351

COLORADO	WENDYS OLD FASHIONED HAMBURGERS	15400 E. COLFAX AVE	AURORA	(303)366-8085
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	16901 E. ILIFF AVE	AURORA	(303)368-4040
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	18700 E. HAMPDEN AVE	AURORA	(720)876-2058
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	3110 PARKER RD	AURORA	(303)750-8763
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	3435 SALIDA ST	AURORA	(303)373-0984
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	6240 S GUN CLUB RD	AURORA	(303)680-3656
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	6721 S. POTOMAC ST	CENTENNIAL	(303)706-9554
	WENDYS OLD FASHIONED HAMBUNGERS	15581 EAST 104TH AVE	COMMERCE CITY	. ,
COLORADO				(720)928-3989
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	5775 LOGAN ST	COMMERCE CITY	(303)294-0395
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	6001 DEXTER STREET	COMMERCE CITY	(303)287-2330
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	201 E. 6TH AVE	DENVER	(303)863-9930
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	2070 S. FEDERAL BLVD	DENVER	(303)936-5701
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	2247 S. MONACO PKWY	DENVER	(303)757-8939
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	4020 CHAMBERS RD	DENVER	(303)371-3057
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	4830 TOWER RD	DENVER	(303)576-0040
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	5070 S SYRACUSE ST	DENVER	(303)850-9752
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	515 S BROADWAY	DENVER	(303)698-1247
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	550 SHERIDAN BLVD	DENVER	(303)937-8236
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	5155 S. BROADWAY	ENGLEWOOD	(303)795-0833
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	4250 E. ALAMEDA AVE	GLENDALE	(303)355-6275
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	65 S. UNION BLVD	LAKEWOOD	(303)989-2971
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	6995 W ALAMEDA AVE	LAKEWOOD	(303)238-9721
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	7807 W. JEWELL AVE	LAKEWOOD	(303)969-8312
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	8405 W. COLFAX AVE	LAKEWOOD	(303)233-0357
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	8040 S. BROADWAY	LITTLETON	(303)347-9476
COLORADO	WENDIS OLD FASHIONED HAMBURGERS	8555 W. BELLEVIEW AVE	LITTLETON	(303)972-0355
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	16931 E. LINCOLN AVE	PARKER	(303)840-9879
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	9185 CROWN CREST BLVD	PARKER	(303)840-7970
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	1500 E. 104TH AVE	THORNTON	(303)252-7006
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	2681 E 120TH AVE	THORNTON	(303)254-8365
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	4101 E. 136TH AVE	THORNTON	(303)252-7733
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	8970 WASHINGTON ST	THORNTON	(303)430-8016
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	10335 FEDERAL BLVD	WESTMINSTER	(303)464-8571
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	7397 FEDERAL BLVD	WESTMINSTER	(303)428-6881
COLORADO	WENDYS OLD FASHIONED HAMBURGERS	9209 SHERIDAN BLVD	WESTMINSTER	(303)429-5374
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COLORADO	AKSAN GSM UNITED FORTUNE, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	437 STATE HIGHWAY 7	BROOMFIELD	(303)926-4495
COLORADO	AKSAN UNITED FORTUNE, INC.	9111 E 40TH AVE #3	DENVER	(303)736-2260
COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	14857 CANDELAS PKWY	ARVADA	(303)420-5871
COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	9600 W. 58TH AVE	ARVADA	(303)421-1990
COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	1255 S HAVANA ST	AURORA	(303)750-7166
COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	25607 CONIFER RD	CONIFER	(303)838-5743
COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2485 S. UNIVERSITY BLVD	DENVER	(720)570-7921
	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2485 S. UNIVERSITY BLVD 2770 S COLORADO BLVD #150	DENVER DENVER	(720)570-7921
COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150	DENVER	(303)997-6458
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD	DENVER DENVER	(303)997-6458 (303)477-9806
COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE	DENVER DENVER DENVER	(303)997-6458 (303)477-9806 (303)399-5624
COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE	DENVER DENVER DENVER DENVER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808
COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN	DENVER DENVER DENVER DENVER EAGLE	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062
COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD	DENVER DENVER DENVER DENVER EAGLE EDWARDS	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850
COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN	DENVER DENVER DENVER DENVER EAGLE	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062
COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD	DENVER DENVER DENVER DENVER EAGLE EDWARDS	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850
COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813
COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY	DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637
COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR	DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152
COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE	DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084
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COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BROOMFIELD GREELEY GREELEY	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)353-3227
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, IC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, I	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)484-9775 (303)499-5848 (303)449-4644 (303)449-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)353-3227 (970)339-3919
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC,	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)48-0129 (970)75-6267 (970)484-9775 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY LAFAYETTE LONGMONT	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)75-6267 (970)484-9775 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-4644 (303)469-3840 (970)355-1870 (970)355-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOO	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)35-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY LAFAYETTE LONGMONT	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)75-6267 (970)484-9775 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-5848 (303)449-4644 (303)469-3840 (970)355-1870 (970)355-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOO	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)35-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOO	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWV 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)75-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)355-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431 (303)702-0265
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN IA, CL, CAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN IA,	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN IN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD IN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)484-0129 (970)484-0129 (970)484-9775 (303)499-5848 (303)449-4644 (303)449-4844 (303)449-3840 (970)356-1870 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431 (303)772-1091
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA         AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)772-1091 (303)772-0255 (720)872-3394 (303)450-2041 (303)410-9403
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK N	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIIMNATH BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)355-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)772-1091 (303)772-1091 (303)772-0255 (720)872-3394 (303)450-2041 (303)410-9403 (970)460-7009
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE 1585 MAIN ST 7680 PENA BLVD	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER WINDSOR DENVER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)468-0129 (970)355-1870 (970)35-3840 (970)356-1870 (970)35-3840 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)772-1091 (303)772-4431 (303)772-4431 (303)772-4431 (303)450-2041 (303)450-2041 (303)450-2041 (303)450-2041
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, M	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1091 S. HOVER RD 1091 S. HOVER RD 1095 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE 1585 MAIN ST 7680 PENA BLVD 1405 W. ELIZABETH ST	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)68-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)48-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)356-1870 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)776-4431 (303)772-1091 (303)776-4431 (303)772-3394 (303)410-9403 (970)460-7009 (303)342-6899 (970)484-7131
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOOR	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE 1585 MAIN ST 7680 PENA BLVD 1405 W. ELIZABETH ST 3710 S COLLEGE AVE	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431 (303)772-1091 (303)776-4431 (303)722-265 (720)872-3394 (303)410-9403 (970)460-7009 (303)342-6899 (970)484-7131 (970)223-4399
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, M	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1091 S. HOVER RD 1091 S. HOVER RD 1095 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE 1585 MAIN ST 7680 PENA BLVD 1405 W. ELIZABETH ST	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)68-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)48-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)356-1870 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)776-4431 (303)772-1091 (303)776-4431 (303)772-3394 (303)410-9403 (970)460-7009 (303)342-6899 (970)484-7131
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA, FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOOR	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWY 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1905 N. MAIN ST 4133 COUNTY ROAD 24 150 EAST 144TH AVE 12000 MELODY DR 4860 W. 120TH AVE 1585 MAIN ST 7680 PENA BLVD 1405 W. ELIZABETH ST 3710 S COLLEGE AVE	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)468-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431 (303)772-1091 (303)776-4431 (303)772-3394 (303)410-9403 (970)460-7009 (303)342-6899 (970)484-7131 (970)223-4399
COLORADO COLORADO	AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN UNITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN INITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA AKSAN INITED FORTUNE, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA ASKAN IA FC, LLC, DAVID L. SEE, IRFAN ERIK NOORALI MOOSA BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS BODAN AKSAN IA, LLC, IRFAN ERIK NOORA	2770 S COLORADO BLVD #150 4964 FEDERAL BLVD 8080 E. COLFAX AVE 857 E. COLFAX AVE 101 LOREN LN 436 EDWARDS ACCESS RD 19001 HWV 82 2912 EVERGREEN PKWY 501 S. ZEREX WAY 940 TEN MILE DR 2101 GRAND AVE 14277 W. COLFAX AVE 195 COLUMBINE CT 101 RAILROAD AVE 195 COLUMBINE CT 101 RAILROAD AVE 190 TANGLEWOOD LN 6145 E CROSSROADS BLVD. 4570 WEITZEL ST 2420 BASELINE RD 5350 ARAPAHOE RD 1905 W. 6TH AVE 2333 8TH AVE 3267 W. 10TH ST 4644 CENTERPLACE DR 455 W SOUTH BOULDER RD 1091 S. HOVER RD 1405 W. ELIZABETH ST 3710 S COLLEGE AVE 719 S. LEMAY AVE	DENVER DENVER DENVER DENVER EAGLE EDWARDS EL JEBEL EVERGREEN FRASER FRISCO GLENWOOD SPRINGS GOLDEN PARACHUTE RIFLE SILVERTHORNE LOVELAND TIMNATH BOULDER BOULDER BOULDER BOULDER BOULDER BOULDER BOULDER BOULDER BROOMFIELD GREELEY GREELEY GREELEY LAFAYETTE LONGMONT LONGMONT LONGMONT THORNTON WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER WESTMINSTER FORT COLLINS FORT COLLINS FORT COLLINS	(303)997-6458 (303)477-9806 (303)399-5624 (303)837-0808 (970)328-5062 (970)926-5850 (970)963-9813 (303)679-0637 (970)726-2083 (970)668-0152 (970)945-7084 (303)216-2506 (970)285-1103 (970)625-1994 (970)468-0129 (970)775-6267 (970)484-9775 (303)499-5848 (303)449-4644 (303)469-3840 (970)356-1870 (970)353-3227 (970)339-3919 (303)666-0311 (303)772-1091 (303)776-4431 (303)772-1091 (303)466-7009 (303)42-6899 (970)484-7131 (970)223-4399 (970)483-3041

COLORADO	QSC RESTAURANTS, INC., DAVID L. SEE, IRFAN ERIK NOORALI MOOSA	1519 W EISENHOWER BLVD	LOVELAND	(970)663-3830
COLORADO	WEND SUMMIT, LLC, DAVID L. SEE, GARRETT BAUM, LAURA SCHIPPERT	4880 E BROMLEY LN	BRIGHTON	(303)637-9252
COLORADO	WEND SUMMIT, LLC, DAVID L. SEE, GARRETT BAUM, LAURA SCHIPPERT	70 W BROMLEY LN	BRIGHTON	(303)654-0809
COLORADO	WEND SUMMIT, LLC, DAVID L. SEE, GARRETT BAUM, LAURA SCHIPPERT	11 FIRST ST	FORT LUPTON	(303)502-3021
COLORADO	WEND SUMMIT, LLC, DAVID L. SEE, GARRETT BAUM, LAURA SCHIPPERT	300 E. MAIN ST	LIMON	(719)775-2505
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3338 CLARK ST	ALAMOSA	(719)587-3333
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1101 ROYAL GORGE BLVD	CANON CITY	(719)275-0471
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	566 E. CASTLE PINES PKWY	CASTLE ROCK	(303)814-8280
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	875 KINNER STREET	CASTLE ROCK	(303)688-1313
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3207 I-70 BUSINESS LOOP	CLIFTON	(970)523-4388
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	13481 BASS PRO DRIVE	COLORADO SPRINGS	(719)487-2774
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3506 HARTSEL DR	COLORADO SPRINGS	(719)593-2244
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	5850 STETSON HILLS BLVD	COLORADO SPRINGS	(719)574-4026
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	221 E.MAIN STREET	CORTEZ	(970)564-9241
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1280 W. VICTORY WAY	CRAIG	(970)826-0573
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	101 NORTH MAIN STREET	DELTA	(970)874-6335
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1840 MAIN STREET	DURANGO	(970)247-4505
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	403 JURASSIC AVENUE	FRUITA	(970)858-1899
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	2010 NORTH AVE.	GRAND JUNCTION	(970)242-1009
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	2430 HIGHWAY 6 AND 50	GRAND JUNCTION	(970)241-0867
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	750 1/2 HORIZON DRIVE	GRAND JUNCTION	(970)241-2217
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	9365 HEPBURN ST	HIGHLANDS RANCH	(720)348-2906
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	9485 S. UNIVERSITY BLVD.	HIGHLANDS RANCH	(303)346-9440
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	7 WALMART WAY	LA JUNTA	(719)384-4082
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	2340 S. TOWNSEND	MONTROSE	(970)249-7683
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	7525 MCLAUGHLIN RD.	PEYTON	(719)495-6864
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1005 BONFORTE BLVD.	PUEBLO	(719)543-5510
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	602 N. SANTA FE	PUEBLO	(719)545-4742
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	988 KIMBLE DR	PUEBLO WEST	(719)647-1592
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	9960 SANTA FE TRAIL DR	TRINIDAD	(719)845-9143
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	799 GOLD HILL PLACE	WOODLAND PARK	(719)687-9384
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1104 EAST FILLMORE DR.	COLORADO SPRINGS	(719)471-4223
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1245 NORTH ACADEMY BLVD.	COLORADO SPRINGS	(719)596-1286
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1541 S. NEVADA AVE.	COLORADO SPRINGS	(719)473-8393
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1910 S ACADEMY	COLORADO SPRINGS	(719)596-4646
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	222 N. WAHSATCH AVE.	COLORADO SPRINGS	(719)633-7357
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	2515 MONTEBELLO DRIVE WEST	COLORADO SPRINGS	(719)260-1881
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	2818 E. PLATTE AVE.	COLORADO SPRINGS	(719)635-1088
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3036 W. COLORADO	COLORADO SPRINGS	(719)473-7704
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3704 NORTH ACADEMY BLVD	COLORADO SPRINGS	(719)591-0760
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	5810 PALMER PARK BLVD	COLORADO SPRINGS	(719)573-8695
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	705 GARDEN OF THE GODS	COLORADO SPRINGS	(719)594-6080
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	8080 N. ACADEMY BLVD.	COLORADO SPRINGS	(719)598-8805
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	6464 HIGHWAY 85-87	FOUNTAIN	(719)392-5256
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3320 W. NORTHERN AVE.	PUEBLO	(719)566-1123
COLORADO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3406 N. ELIZABETH ST.	PUEBLO	(719)542-7780
COLORADO	WENPLATTE LLC, PETER B. NISBET	1151 N. COLORADO AVE	BRUSH	(970)842-5959
COLORADO	WENPLATTE LLC, PETER B. NISBET	1205 W. MAIN ST	STERLING	(970)521-0945

#### CONNECTICUT

CONNECTI				
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	20 GRANBY ROAD	BLOOMFIELD	(860)640-0191
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	36 FEDERAL ROAD	BROOKFIELD	(203)306-0851
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	348 SOUTH MAIN STREET	COLCHESTER	(860)531-2237
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	209 WEST STREET	CROMWELL	(860)344-0495
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	709 NEW HAVEN AVENUE	DERBY	(203)954-0465
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	303 MAIN ST.	EAST HARTFORD	(860)200-8539
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	45 PROSPECT HILL ROAD	EAST WINDSOR	(860)640-2773
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	86B ELM STREET	ENFIELD	(860)239-0043
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	331 SOUTH ROAD	FARMINGTON	(860)606-0513
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	689 LONG HILL RD	GROTON	(860)271-8958
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	2195 DIXWELL AVENUE	HAMDEN	(203)800-4356
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	306 PROSPECT AVE.	HARTFORD	(860)200-8505
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	90 AIRPORT RD	HARTFORD	(860)200-8652
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	260 BROAD STREET	MANCHESTER	(860)934-0997
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	865 EAST MAIN STREET	MERIDEN	(203)886-0345
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	950 WASHINGTON STREET	MIDDLETOWN	(860)632-7350
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	75 WHALLEY AVE.	NEW HAVEN	(203)684-5885
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	370 COLMAN STREET	NEW LONDON	(860)333-5790
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	132 DANBURY RD	NEW MILFORD	(860)915-0661
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	2384 BERLIN TNPK.	NEWINGTON	(860)801-6194
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	160 UNIVERSAL DRIVE NORTH	NORTH HAVEN	(203)772-8391
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	657 W. MAIN STREET	NORWICH	(860)237-4075
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	2 PRATT ROAD	PLAINFIELD	(860)457-1723
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	171 NEW BRITAIN AVENUE	PLAINVILLE	(860)846-2003
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	66 PROVIDENCE PIKE	PUTNAM	(860)821-0264
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	1360 SILAS DEANE HIGHWAY	ROCKY HILL	(860)734-0392
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	160 BANK STREET	SEYMOUR	(203)463-3963
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	1799 MERIDEN-WATERBURY TURNPIKE	SOUTHINGTON	(860)736-3662

CONNECTICUT	INSPIRED BY OPPORTUNITY. LLC	328 QUEEN STREET	SOUTHINGTON	(860)736-1162
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	145 TALCOTTVILLE ROAD	VERNON ROCKVILLE	(860)288-1439
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	674 N COLONY RD	WALLINGFORD	(203)741-8126
CONNECTICUT	INSPIRED BY OPPORTUNITY, LLC	81 ELLA GRASSO TURNPIKE	WINDSOR LOCKS	(860)254-6910
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1247 FARMINGTON AVENUE	BRISTOL	(860)314-0777
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	105 BUCKLAND STREET	MANCHESTER	(860)647-1345
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	262 SPENCER STREET	MANCHESTER	(860)646-9410
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	5A NORTHRIDGE DRIVE	NORTH WINDHAM	(860)456-9839
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	220 DIBBLE STREET	TORRINGTON	(860)482-1226
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	167 THOMASTON AVENUE	WATERBURY	(203)575-9443
CONNECTICUT	NUTMEGWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	910 WOLCOTT STREET	WATERBURY	(203)573-0163
CONNECTICUT	PILOT TRAVEL CENTERS LLC	433 OLD GATE LANE	MILFORD	(203)876-9428
CONNECTICUT	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1016 W. MAIN ST	BRANFORD	(203)488-9136
CONNECTICUT	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	65 N. FRONTAGE ROAD	EAST HAVEN	(203)469-9459
CONNECTICUT	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	570 BOSTON POST RD	GUILFORD	(203)453-9271
CONNECTICUT	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	718 BRIDGEPORT AVENUE	MILFORD	(203)874-9556
CONNECTICUT	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	15 BOSTON POST ROAD	ORANGE	(203)795-9570
CONNECTICUT	WENCONN OF BRIDGEPORT, LLC, ALLEN LEVY, MARC LEVY	2162 FAIRFIELD AVENUE	BRIDGEPORT	(203)382-9689
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CONNECTICUT	WENCONN OF CONNECTICUT AVENUE NORWALK, INCORPORATED, ALLEN LEVY, MARC LEVY	496 CONNECTICUT AVE.	NORWALK	(203)853-9584
CONNECTICUT	WENCONN OF NEW CANAAN AVENUE NORWALK, INC., ALLEN LEVY, MARC LEVY	67 NEW CANAAN AVE	NORWALK	(203)846-2644
CONNECTICUT	WENCONN OF PUTNAM AVENUE GREENWICH, INCORPORATED, ALLEN LEVY, MARC LEVY	460 W. PUTNAM	GREENWICH	(203)869-9885
CONNECTICUT	WENCONN OF SHELTON, LLC, ALLEN LEVY, MARC LEVY	484 BRIDGEPORT AVE	SHELTON	(203)929-7561
CONNECTICUT	WENCONN OF SHELTON, LLC, ALLEN LEVY, MARC LEVY	1934 WEST MAIN STREET	STAMFORD	(203)355-1762
CONNECTICUT		1934 WEST MAIN STREET 1105 MAIN STREET	STRATFORD	(203)355-1762
CONNECTICUT	WENCONN OF STRATFORD, INCORPORATED, ALLEN LEVY, MARC LEVY WENCONN OF WESTPORT AVENUE NORWALK, LLC, ALLEN LEVY, MARC LEVY		NORWALK	(203)386-9330
CONNECTICUT	WEINCONN OF WESTFORT AVENUE NOKWALK, LLC, ALLEN LEVY, MAKE LEVY	149 WESTPORT AVENUE	NURWALK	(203/334-0821
DELAWARE				
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	1596 S. DUPONT HWY	DOVER	(302)674-5220
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	1710 N. DUPONT HIGHWAY	DOVER	(302)730-3900
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	4300 KIRKWOOD HWY	MARSHALLTON	(302)998-1804
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	735 MIDDLETOWN WARWICK RD	MIDDLETOWN	(302)378-2808
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	140 N DUPONT HWY	NEW CASTLE	(302)328-3037
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	10 POSSUM PARK	NEWARK	(302)368-5464
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	2423 PULASKI HWY	NEWARK	(302)368-7220
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	30 CHESTNUT HILL PLAZA	NEWARK	(302)369-4245
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	90 UNIVERSITY PLAZA	NEWARK	(302)366-8225
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	4493 COASTAL HIGHWAY	REHOBOTH BEACH	(302)645-5488
DELAWARE			SMYRNA	
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	10 N. DUPONT BLVD	SIVITRINA	(302)053-2978
DELAWARE	WENDOVER, INC., DIANA J. BEAVER WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY	WILMINGTON	(302)653-2978 (302)482-2272
DELAWARE	WENDOVER, INC., DIANA J. BEAVER			
DELAWARE	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY	WILMINGTON	(302)482-2272
DELAWARE DISTRICT OF DST OF COLUMBIA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE	WILMINGTON	(302)482-2272 (202)838-0978
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W.	WILMINGTON WASHINGTON WASHINGTON	(302)482-2272 (202)838-0978 (202)723-0137
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE	WILMINGTON	(302)482-2272 (202)838-0978
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W.	WILMINGTON WASHINGTON WASHINGTON	(302)482-2272 (202)838-0978 (202)723-0137
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE	WILMINGTON WASHINGTON WASHINGTON WASHINGTON	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE	WILMINGTON WASHINGTON WASHINGTON WASHINGTON	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER   COLUMBIA  THE GROVE, INC.  WEND BALTIMORE SOUTH LLC  WEND BALTIMORE SOUTH LLC  WENDYS OLD FASHIONED HAMBURGERS  WENDYS OLD FASHIONED HAMBURGERS  WENDYS OLD FASHIONED HAMBURGERS	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W	WILMINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD.	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD.	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)451-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)797-0886
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD.	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)451-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)797-0886
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)797-0886 (352)797-0886
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)797-0886 (352)797-0886 (352)797-0886
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD 2159 W C-48 198 SR 436 23072 US HWY 19 N.	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)799-0878 (352)797-0886 (352)797-0886 (352)793-2848 (407)789-3931 (727)712-0707
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER   COLUMBIA  THE GROVE, INC.  WEND BALTIMORE SOUTH LLC  WEND BALTIMORE SOUTH LLC  WENDYS OLD FASHIONED HAMBURGERS  WENDYS OLD FASHIONED HAMBURGERS	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE CASSELBERRY CLEARWATER CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)797-0886 (352)797-0886 (352)797-0888 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)797-0886 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451 (727)249-0106
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER   COLUMBIA  THE GROVE, INC.  WEND BALTIMORE SOUTH LLC  WEND BALTIMORE SOUTH LLC  WENDYS OLD FASHIONED HAMBURGERS  WENDYS OLD FASHIONED HAMBURGERS	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451 (727)249-0106 (954)252-0024
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-0878 (202)39-0878 (202)39-0788 (202)39-0788 (202)39-0788 (202)39-0788 (202)39-0788 (2
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451 (727)249-0106 (954)252-0024 (352)795-1330 (321)677-0391
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8878 (863)494-2661 (863)451-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)795-1330 (954)252-0024 (352)795-1330 (321)677-0391 (863)424-0203 (863)438-2981
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31045 CORTEZ BLVD. 31045 CORTEZ BLVD. 31045 CORTEZ BLVD. 31	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0886 (352)799-0886 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451 (727)249-0106 (954)252-0024 (352)795-1330 (321)677-0391 (863)424-0203
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER DAVENPORT DAVENPORT DAVENPORT DAVENPORT	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)797-0886 (3
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER DAVENPORT DAVENPORT DAVIE DAVIE DAVIE DAVIE DAVIE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (863)551-1224 (863)551-1224 (863)551-1224 (863)551-1224 (863)551-1224 (352)799-0878 (352)79-0886 (352)79-086 (352)79-0866 (352)79-0866 (352)79-0866 (352)79-0866 (352)79-0866 (352)79-0866 (352)79-0866 (35
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER DAVENPORT DAVENPORT DAVENPORT DAVIE DAVIE DAVIE DAVIE DAVIE	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8878 (202)39-2848 (202)79-0886 (352)797-0886 (352)793-2848 (202
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD 2110 SAXON BLVD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER DAVENPORT DAVENPORT DAVENPORT DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIONA BEACH DELTONA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8878 (202)797-0586 (202)797-0586 (202)797-086 (202)797-0866 (202)797-0866 (202)797-0866 (20
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD 2110 SAXON BLVD 2167 HOWLAND BLVD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER DAVENPORT DAVENPORT DAVENPORT DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIONA BEACH DELTONA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0106 (954)252-0024 (352)795-1330 (321)677-0391 (863)424-0203 (863)438-2981 (954)448-7615 (954)916-2397 (386)265-4437 (386)265-4437
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER  FCOLUMBIA  THE GROVE, INC.  WEND BALTIMORE SOUTH LLC  WEND BALTIMORE SOUTH LLC  WEND BALTIMORE SOUTH LLC  WENDYS OLD FASHIONED HAMBURGERS  WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHION	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31055 STERLING RD. 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD. 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD. 2110 SAXON BLVD. 2167 HOWLAND BLVD. 1802 MAIN STREET.	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER DAVENPORT DAVENPORT DAVENPORT DAVIE DA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0886 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451 (727)7249-0106 (954)252-0024 (352)795-1330 (321)677-0391 (863)424-0203 (863)438-2981 (954)448-7615 (954)916-2397 (386)265-4437 (386)265-4437 (386)265-4508 (386)259-9335 (386)218-4966 (727)733-4673
DELAWARE DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER  FCOLUMBIA  THE GROVE, INC. WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HA	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31055 STERLING RD. 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD 2167 HOWLAND BLVD 1802 MAIN STREET 340 SE 1ST AVENUE	WILMINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER DAVIENPORT DAVENPORT DAVENPORT DAVIE A AVIE DELTONA DELTONA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (407)831-1840 (863)494-2661 (863)451-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)799-0878 (352)596-4868 (352)799-0878 (352)596-4868 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)795-1330 (321)677-0391 (863)424-0203 (863)428-0231 (863)428-2981 (954)416-2397 (386)259-9335 (386)259-9335 (386)259-9335 (386)259-9335
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER  F COLUMBIA THE GROVE, INC. WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HA	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD 2110 SAXON BLVD 2167 HOWLAND BLVD 1802 MAIN STREET 340 SE 1ST AVENUE 1049 W OAKLAND PARK	WILMINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER COOPER CITY CRYSTAL RIVER DAVENPORT DAVENPORT DAVENPORT DAVIE A DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE DAVIE A DAVIE DAVIE A A A A A A A A A A A A A A A A A A A	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)799-0878 (352)596-4868 (352)797-0886 (352)799-0878 (352)596-4868 (352)797-0886 (352)793-2848 (407)789-3931 (727)712-0707 (727)531-3451 (727)731-3451 (727)249-0106 (954)252-0024 (352)795-1330 (321)677-0391 (863)424-0203 (863)438-2981 (954)448-7615 (954)916-2397 (386)255-4508 (386)258-4437 (386)258-4437 (386)258-4523 (365)218-4966 (727)733-4673 (305)248-5223 (954)563-0057
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER  FCOLUMBIA THE GROVE, INC. WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAM	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD 2110 SAXON BLVD 2167 HOWLAND BLVD 2167 HOWLAND BLVD 2167 HOWLAND BLVD 2167 HOWLAND BLVD 2167 HOWLAND PARK 1631 EAST SUNRISE BOULEVARD	WILMINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE CASSELBERRY CLEARWATER DAVENPORT DAVENPORT DAVENPORT DAVENDA BEACH DELTONA DELTONA DELTONA DELTONA DELTONA DELTONA DELTONA DELTONA DELTONA DELTONA	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8874 (202)399-8878 (863)451-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)799-0878 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0886 (352)797-0891 (363)424-0203 (863)438-2981 (954)448-7615 (954)916-2397 (386)255-4437 (386)255-4437 (386)259-9335 (386)218-4966 (727)733-4673 (305)248-5223 (954)463-0811
DELAWARE DISTRICT OF DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA DST OF COLUMBIA FLORIDA	WENDOVER, INC., DIANA J. BEAVER  F COLUMBIA THE GROVE, INC. WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WEND BALTIMORE SOUTH LLC WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HA	2151 KIRKWOOD HWY 50 MASSACHUSETTS AVENUE NE 3900 GEORGIA AVENUE N.W. 4250 NANNIE HELEN BURROUGHS AVE 516 E. ALTAMONTE 2719 SE HIGHWAY 70 2124 US HIGHWAY 70 2124 US HIGHWAY 92 W 411 HWY. 27 SOUTH 308 W. BRANDON BLVD. 1100 S BROAD ST 12929 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 31044 CORTEZ BLVD. 2159 W C-48 198 SR 436 23072 US HWY 19 N. 4960 E. BAY DRIVE 900 S. MISSOURI AVE 10265 STERLING RD 144 S.E. HWY 19 1575 BERWICK DR 44304 HIGHWAY 27 49503 HWY 27, PARCEL C 2660 DAVIE ROAD 3055 S. UNIVERSITY DRIVE 1444 INTERNATIONAL SPEEDWAY BL 2120 LPGA BLVD 2110 SAXON BLVD 2167 HOWLAND BLVD 1802 MAIN STREET 340 SE 1ST AVENUE 1049 W OAKLAND PARK	WILMINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON ALTAMONTE SPRINGS ARCADIA AUBURNDALE AVON PARK BRANDON BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BROOKSVILLE BUSHNELL CASSELBERRY CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER CLEARWATER COOPER CITY CRYSTAL RIVER DAVENPORT DAVENPORT DAVENPORT DAVIE ACHANA ACHANA CINA CONA CONA CONA CONA CONA CONA CONA CO	(302)482-2272 (202)838-0978 (202)723-0137 (202)399-8874 (202)399-8874 (407)831-1840 (863)494-2661 (863)551-1224 (863)657-0589 (813)685-1312 (352)799-0878 (352)596-4868 (352)799-0878 (352)596-4868 (352)797-0886 (363)424-0203 (863)424-0203 (863)438-2981 (954)448-7615 (954)916-2397 (386)259-9335 (386)218-4966 (727)733-4673 (305)248-5223 (954)563-0057

FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	2801 DAVIE BLVD 3300 W COMMERCIAL BLVD 3801 WEST BROWARD BLVD. 4600 S. STATE ROAD 7	FORT LAUDERDALE FORT LAUDERDALE FORT LAUDERDALE FORT LAUDERDALE	(954)792-6055 (954)485-9942 (954)316-2312
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	3801 WEST BROWARD BLVD.	FORT LAUDERDALE	(954)316-2312
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS			, ,
FLORIDA FLORIDA FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS			(954)859-5619
FLORIDA FLORIDA		5900 W OAKLAND PARK	FORT LAUDERDALE	(954)731-1218
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	943 W STATE ROAD 84	FORT LAUDERDALE	(954)527-5355
	WENDYS OLD FASHIONED HAMBURGERS	35645 US 27	HAINES CITY	(863)419-7401
	WENDYS OLD FASHIONED HAMBURGERS	16601 NW 57TH AVE	HIALEAH	(305)623-2690
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1730 WEST 49TH ST.	HIALEAH	(305)825-0502
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2390 W 68TH ST	HIALEAH	(305)820-1123
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	365 W. 78TH RD.	HIALEAH	(786)217-6810
FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	555 HIALEAH DRIVE 2550 PINE ISLAND ROAD	HIALEAH HOLLYWOOD	(305)884-6006 (954)431-0178
FLORIDA	WENDIS OLD FASHIONED HAMBURGERS	3350 OAKWOOD BLVD.	HOLLYWOOD	(954)924-4883
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3535 HOLLYWOOD BLVD	HOLLYWOOD	(954)963-4191
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	460 SOUTH STATE ROAD 7	HOLLYWOOD	(754)209-2260
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	5551 SHERIDAN STREET	HOLLYWOOD	(954)893-8807
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	13485 SW 288 ST	HOMESTEAD	(305)247-7832
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3003 NE 8TH STREET	HOMESTEAD	(305)248-0223
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	30130 S. DIXIE HWY.	HOMESTEAD	(305)248-6996
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	4223 SUNCOAST BLVD	HOMOSASSA	(352)382-2608
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	12011 U.S. HWY 19 N.	HUDSON	(727)863-2221
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	13724 LITTLE ROAD	HUDSON	(727)868-7721
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2495 E. GULF TO LAKE HWY	INVERNESS	(352)341-5300
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	502 W. MAIN ST.	INVERNESS	(352)726-1985
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	4400 RICKENBACHER CSWY 1471 E OSCEOLA PKWY UNIT 101	KEY BISCAYNE	(0)-
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS		KISSIMMEE	(407)499-5794
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1550 S HOAGLAND BOULEVARD	KISSIMMEE	(407)343-7434
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2398 E. IRLO BRONSON MEMORIAL HWY.	KISSIMMEE	(407)518-9487
FLORIDA	WENDIS OLD FASHIONED HAMBURGERS	3252 N JOHN YOUNG PKWY	KISSIMMEE	(407)343-9478
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3271 VINELAND RD	KISSIMMEE	(321)666-8271
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3300 PLEASANT HILL ROAD	KISSIMMEE	(407)987-4398
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FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	4755 W. IRLO BRONSON MEMORIAL HWY	KISSIMMEE	(407)390-9632
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	6141 W. IRLO BRONSON MEMORIAL HWY	KISSIMMEE	(407)787-3577
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	7765 IRLO BRONSON MEMORIAL HWY	KISSIMMEE	(407)390-7580
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	881 CYPRESS PARKWAY	KISSIMMEE	(407)518-5083
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	915 W. VINE ST.	KISSIMMEE	(407)846-2773
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	502 US 27 SOUTH	LAKE PLACID	(863)465-1600
FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2002 HIGHWAY 60 E	LAKE WALES	(863)678-3907
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	4521 MACEY LANE 5740 HIGHWAY 98 NORTH	LAKE WALES	(863)679-5455 (863)816-8086
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2328 RADEN DRIVE	LAND O LAKES	(813)948-3361
FLORIDA	WENDIS OLD FASHIONED HAMBURGERS	7775 LAND O LAKES BLVD	LAND O LAKES	(813)939-4021
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	11760 OAKHURST ROAD	LARGO	(727)595-5264
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	8770 ULMERTON ROAD	LARGO	(727)530-7204
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	17951 NORTH DALE MABRY HIGHWAY	LUTZ	(813)265-6774
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	18811 STATE ROAD 54	LUTZ	(813)948-7864
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	7401 NW 73RD STREET	MEDLEY	(305)887-1789
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	10680 N.W. 41 STREET	MIAMI	(305)436-9535
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	10829 S.W.72ND STREET	MIAMI	(305)596-4335
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1100 NORTHWEST 54TH STREET	MIAMI	(305)756-1511
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	12415 BISCAYNE BLVD.	MIAMI	(305)893-2420
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	12485 NW 7TH AVE.	MIAMI	(305)685-6371
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	13090 SW 120TH STREET 13650 SW 26TH ST	MIAMI	(305)252-0144
FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	13650 SW 261H ST 13890 N. KENDALL DR.	MIAMI	(305)554-9622 (305)385-1266
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	13901 S. DIXIE HWY	MIAMI	(305)251-8882
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	14180 SW 8TH STREET	MIAMI	(305)207-2696
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	14715 SW 42ND STREET	MIAMI	(305)551-8261
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1532 N.E. 163RD ST.	MIAMI	(305)949-5074
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	16203 SW 88 STREET	MIAMI	(305)752-7557
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1651 SW 107 AVE	MIAMI	(305)228-2560
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	19650 NW 2ND AVE.	MIAMI	(305)653-1408
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	200 S. W. 8TH ST.	MIAMI	(305)858-6107
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2000 NW 107TH AVENUE	MIAMI	(305)593-2761
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2370 S.W. 8TH ST.	MIAMI	(786)323-7225
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2400 NW 87TH AVE	MIAMI	(305)592-1701
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3600 S. DIXIE HWY	MIAMI	(305)442-8404
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3805 NW 27TH AVENUE	MIAMI	(305)638-0071
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	6720 SW 8TH STREET	MIAMI	(305)262-8666
FLORIDA FLORIDA	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	697 N. W. 37TH AVE. 7801 BISCAYNE BLVD.	MIAMI	(305)541-2197 (305)754-6382
LONIDA	WENDYS OLD FASHIONED HAMBURGERS	7801 BISCATNE BLVD. 7901 W FLAGLER	MIAMI	(305)264-4133
		8922 24TH STREET	MIAMI	(305)220-8917
FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	0922 2410 318551		
	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	9655 WEST FLAGLER	MIAMI	(305)220-8917

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IDERGA         VEDPOS DE JASCINCO MANUERSEN         PES JORPA DE MARINE	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	4780 NW 183RD ST	MIAMI GARDENS	(305)621-4344
DIBUK         WEDPS OCENTRONIC DURING NAME         MESS OF MERSON DUR	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	10900 PEMBROKE ROAD	MIRAMAR	(954)442-8556
BABBA         WUND BLUI MOREDIN MARGADE         ACC MATE BRADYS         WUND BLUI MOREDIN MARGADE           DATA         ACC MATE BRADYS	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3750 UTOPIA DR	MIRAMAR	(954)965-0218
LODEA.         WILEND CLU LANDARDAL ANALIMITES         BLZ LUTIL BADD         NUM XIGNAL ALAGAS-J21           DECISA.         WILEND CLU ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>7032 NORTH CHURCH AVENUE</td> <td>MULBERRY</td> <td>(863)644-6714</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	7032 NORTH CHURCH AVENUE	MULBERRY	(863)644-6714
LODEA.         WILEND CLU LANDARDAL ANALIMITES         BLZ LUTIL BADD         NUM XIGNAL ALAGAS-J21           DECISA.         WILEND CLU ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS         LEX DUT ALAGASAN ALMERTS         LEX DUT ALAGASAN ALMERTS           DECISA.         WILEND CLU ALMERTS <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>7605 STATE ROAD 54</td> <td>NEW PORT RICHEY</td> <td>(727)372-4792</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	7605 STATE ROAD 54	NEW PORT RICHEY	(727)372-4792
LODEX         WINDY GOL ANDREAD ANDREADS         LODE (N. WINDY GOL ANDREADS         HIN YOUND AND ANDREADS <thhin and="" andreads<="" th="" yound=""></thhin>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	8216 LITTLE ROAD	NEW PORT RICHEY	(727)841-6733
LOUND,         WHINCH O.D. FASHINGTON ADMILLIOPSE         DATA GENERAL         MODEL         MODEL <td></td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td></td> <td>NEW SMYRNA BEACH</td> <td></td>		WENDYS OLD FASHIONED HAMBURGERS		NEW SMYRNA BEACH	
LUDING.         VILLION VILLION CONTRACT MONITORISCI         Lisk ALL MARK MURDERS         Disk LL MARK MURDERS         Disk STAT ESGA 1         Disk STAT ESGA 1 <thdisk 1<="" esga="" stat="" th=""> <thdisk 1<="" esga="" stat="" th=""> <th< td=""><td></td><td></td><td></td><td></td><td></td></th<></thdisk></thdisk>					
LOBIGA         WINNER DIE ARMINISTE MANDERERS         DAVA W COLONAL DR         DOLSA         (2077) 277           LOBIGA         WINNER DIE ARMINISTE MANDERERS         LADIE ALL         DOLSA         (2077) 277           LOBIGA         WINNER DIE ARMINISTE MANDERERS         LADIE ALL         (2077) 277         (2077) 2077           LOBIGA         WINNER DIE ARMINISTE MANDERERS         LADIE ALL         (2077) 20777         (2077) 207					
FIRIDAL         WINDING OF JANKINGS MANDERSES         Labor STATE SROAD-3         OPEIAS         PT777335           FIRIDAL         WIRTY OF TASKINGS MANDERSE         CORSAN         ADD STATE SROAD-3         DETABLAR         D					
DURDA         WUNCES OF JAMESINGS         ADDA (1999)         DESIGN (1999) <thdesign (1999)<="" td=""><td></td><td></td><td></td><td></td><td></td></thdesign>					
DISEA         WENCE D. MAXIMUM OVABULARS         DRAWE CPT         ORLAND CPT         <					
Instruct         Unstruct         Description         Unstruct         Description           CORDA         WERRS QL 7580000         001-WOOD         W071247201           CORDA         WERRS QL 7580000         001-WOOD         W07124420           CORDA         WERRS QL 7580000         001-WOOD         W07124520           FORDA         WERRS QL 7580000         001-WOOD         W071245430           FORDA         WERRS QL 7580000         001-WOOD         W071245444           FORDA         WERRS QL 7580000         001-WOOD         W071245444           FORDA         WERRS QL 7580000         001-W000         W071245444           FORDA         WERRS QL 7580000					
TORIGA         WORDS QL 75000000         (00722-822)           TORIGA         WORDS QL 750000000         (00722-822)           TORIGA         WORDS QL 75000000000000000000000000000000000000	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	2095 S. VOLUSIA AVE.	ORANGE CITY	(386)218-5946
TROMA         WENNER OF ASARAMONE'S LAARAMONE'S         1220 PARCOSCINT FOLD         PARADO         H2751 TASK           TODRA         WENNER OF ASARAMONE'S LARAMONE'S         1240 STATURE ASARAMONE'S LARAMONE'S         014400 STATURE ASARAMONE'S         014400 STATURE ASARAMONE'S <t< td=""><td>FLORIDA</td><td>WENDYS OLD FASHIONED HAMBURGERS</td><td>1050 MCCOY RD</td><td>ORLANDO</td><td>(407)240-8014</td></t<>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1050 MCCOY RD	ORLANDO	(407)240-8014
TROBA         WENDS DD ANAHONEDS WANKLINGS         1280 DANAER II.OSCONTALS.         DELANDO         (477)27.730           TODIAL         WENDS DD ANAHONEDS WANKLINGS         1384 JAME RADO.         DELANDO         (477)27.730           TODIAL         WENDS DD ANAHONEDS         1384 JAME RADO.         DELANDO         (477)27.200           TODIAL         WENDS DD ANAHONEDS         1384 JAME RADO.         DELANDO         (477)24.431           TODIAL         WENDS DD ANAHONEDS         200 JAME RADO.         (477)24.431         (477)24.431           TROBA         WENDS DD ANAHONEDS         200 JAME RADO.         (477)24.431         (477)24.431           TROBA         WENDS DD ANAHONEDS         200 JAME RADO.         (477)24.431         (477)24.431           TROBA         WENDS DD ANAHONEDS         200 JAME RADO.         (477)24.431         (477)24.431           TROBA         WENDS DD ANAHONEDS         200 JAME RADO.         (477)24.431 <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>11734 E COLONIAL DR</td> <td>ORLANDO</td> <td>(407)273-8523</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	11734 E COLONIAL DR	ORLANDO	(407)273-8523
LIGURIA         WENDYS DD FANHONEDR HAMMURGES         13400 STATE ROAD 335         ORLANDO         (427)/427-4280           CORDA         WENDYS DD FANHONEDR HAMMURGES         13800 LINCSTATE RAVD         ORLANDO         (127)/427-4280           CORDA         WENDYS DD FANHONEDR HAMMURGES         13800 LINCSTATE RAVD         ORLANDO         (127)/4261           CORDA         WENDYS DD FANHONEDR HAMMURGES         12800 LINCSTATE RAVD         ORLANDO         (127)/4261           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (127)/4264           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (127)/425-497           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (127)/725-737           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (147)/725-737           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (147)/725-737           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (147)/725-737           CORDA         WENDYS DD FANHONEDR HAMMURGES         2011 BANKANLOW         ORLANDO         (147)/725-7373           CORDA         WENDYS DD FANHONEDR HAMMURGES <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>12242 NARCOOSSEE RD</td> <td>ORLANDO</td> <td>(407)313-8355</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	12242 NARCOOSSEE RD	ORLANDO	(407)313-8355
T_CONDA         WMMPYS DD 754000000 HAMBLERGES         13864 KANOSTA RAVOT         001,ANOSTA BAADD         (217,217,218 GBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         14801 E.COLDINAL DRV         001,ANOST         (417,217,218 GBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         1393 S.OMAVC         001,ANOST         (417,217,218 GBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         2201 HBALCHAR DRV         001,ANOST         (417,217,217,218 GBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         2201 HBALCHAR DRV         01,ANOST         (417,217,217,218 GBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         2201 HBALCHAR DRV         01,ANOST         (417,217,217,318 SBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         3201 HAMBLERGER         01,ANOST         (417,723,739 SBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         3201 HAMBLERGER         01,ANOST         (417,723,739 SBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         3201 HAMBLERGER         01,ANOST         (417,723,739 SBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         3201 HAMBLERGER         01,ANOST         (417,723,739 SBD)           LEXERIA         WMMPS DD 75400000 HAMBLERGES         3201 HAMBLERGER NAVO         01,ANOSO         (417,725,73	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	12820 ORANGE BLOSSOM TRAIL S	ORLANDO	(407)826-4729
T.DBRA.         WENDYS D.D. FORMUNE PMANDLOGES         13385 LW007T ME RADD         061.A0D         (07786-7880)           FLORDA         WENDYS D.D. FORMUNE SAMURDIGAS         14401 C.C.D.(PMA.L RIVC)         061.ADD         (417124 STD)           FLORDA         WENDYS D.D. FORMUNE MANDLOGES         14401 C.C.D.(PMA.L RIVC)         061.ADD         (417124 STD)           FLORDA         WENDYS D.D. FORMUNE MANDLOGES         2221 C.C.D.(PMA.L RIVC)         08.ADD         (417124 STD)           FLORDA         WENDYS D.D. FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA         WENDYS D.D. FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA         WENDYS D.D. FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA         WENDYS D.D. FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA         WENDYS D.D. FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA         WENDYS D.D.FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA         WENDYS D.D.FORMUNE FORMUNE STS         2221 C.C.D.(PMA.L         08.ADD         (417125 STD)           FLORDA	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	13480 STATE ROAD 535	ORLANDO	(407)827-7030
TUBBOA         WENNYS LD FANDREDE HAMBURGES         1386 DOCY CREE ROAD         08LADO         1231273-0800           TUBBOA         WENNYS LD FANDRED HAMBURGES         1915 C.GANAGE         08LADO         (427)248-311           TUBDA         WENNYS LD FANDRED HAMBURGES         1915 C.GANAGE         08LADO         (427)248-311           TUBDA         WENNYS LD FANDRED HAMBURGES         2017 PRICEAR RW         08LADO         (427)248-312           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 HUMANSZE RD         08LADO         (427)259-307           TUBDA         WENNYS LD FANDRED HAMBURGES         2028 JUMANT CONCERNYL	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	13826 LANDSTAR BLVD	ORLANDO	(407)856-7848
IPIDINA         WENNYS LD FAMORIDES         4491E COQUMAL BRIVE         9440E COQUMAL STATE           CROBA         WENNYS DL FAMORIDES         3395 S DBANGE         ORLANDO         (40784-522)           CLOBA         WENNYS DL FAMORIDES         3291 S DBANGE         ORLANDO         (40784-522)           CLOBA         WENNYS DL FAMORIDES         3291 F COLONAL         ORLANDO         (40784-523)           CLOBA         WENNYS DL FAMORIDES         3291 F COLONAL         ORLANDO         (407182-532)           CLOBA         WENNYS DL FAMORIDE HAMBURGES         3291 F LOBANCH MARKET N         ORLANDO         (407192-332)           FLOBIA         WENNYS DL FAMORIDE HAMBURGES         3391 F LAMBURCH MARKET N         ORLANDO         (407192-332)           FLOBIA         WENNYS DL FAMORIDE HAMBURGES         3391 F LAMBURCH MARKET N         ORLANDO         (407195-4302)           FLOBIA         WENNYS DL FAMORIDES         4391 K LAMBURCH MARKET N         ORLANDO         (407195-4302)           FLOBIA         WENNYS DL FAMORIDES         4391 K LAMBURCH MARKET N         ORLANDO         (407193-4312)           FLOBIA         WENNYS DL FAMORIDES         4391 K LAMBURCH MARKET N         081 ANDO         (407193-4312)           FLOBIA         WENNYS DL FAMORIDES         5351 K MARCH MARKET N         081 ANDO					
TOBIDO         VENDOR DO TANIONED IMARGUNGES         1939 5. ORANGE         00LANGO         (427)834-922           TOBIDA         VENDOR DO TANIONED IMARGUNGES         200L RINCHAN IOW         00LANDO         (427)835-8138           TORIDA         VENDOR DO TANIONED IMARGUNGES         200L RINCHAN IOW         00LANDO         (427)835-8138           TORIDA         VENDOR DO TANIONED IMARGUNGES         200L RINCHANGER         00LANDO         (427)835-8337           TORIDA         VENDOR DO TANIONED IMARGUNGES         200L RINCHANGER         00LANDO         (427)835-8337           TORIDA         VENDOR DO TANIONED IMARGUNGES         201L RINCHANGER INFORMAND         (427)835-0316           TORIDA         VENDOR DO TANIONED IMARGUNGES         302L RINCHANGER INFORMAND         (427)830-031           TORIDA         VENDOR DO TANIONED IMARGUNGES         312L RINCHANGER INFORMAND         (427)830-031           TORIDA         VENDOR DO TANIONED IMARGUNGES         312L RINCHANGER INFORMAND         (427)830-121           TORIDA         VENDOR DO TANIONE IMARGUNGES         312L RINCHANGER INFORMAND         (427)830-121           TORIDA         VENDOR DO TANIONE IMARGUNGES         312L RINCHANGER INFORMAND         (427)830-121           TORIDA         VENDOR DO TANIONE IMARGUNGES         312L RINCHANGER INFORMAND         (427)830-121					
TOTBIA         WHIDPS DD PAMIDRED PAMIPURSIS         2001         PINICIPA ROW         004.0000         (407)285-1897           COBRA         WHIDPS DD PAMIDRED HAMBURGIS         2001         COLONAL         ONADOO         (407)285-1897           CORRA         WENDPS DD PAMIDRED HAMBURGIS         2251         WENDPS DD PAMIDRED HAMBURGIS         2251         WENDPS DD PAMIDRED HAMBURGIS         2011         CORRA         (407)282-2392           TORRA         WENDPS DD PAMIDRED HAMBURGIS         2011         MUNDPS DD PAMIDRED					
Exception         VENDPP CD / PANFIDNET I MARBURGES         2201 E. COLDNAL         00EANDO         (427)288-3138           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         2208 F. MARAVSKER JD.         00EANDO         (427)292-3783           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         2301 B. LOIMP KOUNCE WEW,         00EANDO         (427)292-3283           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         3301 B. LOIMP KOUNCE WEW,         00EANDO         (427)292-4324           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         3302 M. MER KOUNCE WEW,         00EANDO         (427)292-4324           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         4001 MARBURGES         00EANDO         (427)293-4324           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         3303 UNE CHOCKARAN RUD         00EANDO         (427)293-4324           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         3353 UNE CHOCKARAN RUD         (427)293-4324           EXCERDA         VENDPS CD / EXSENDE I MARBURGES         3553 UNE CHOCKARAN RUD         (427)293-4324           EXCERDA VENDPS CD / EXSENDE I MARBURGES         3554 UNE XINAL RUD         (427)293-4324           EXCERDA VENDP CD / EXSENDE I MARBURGES         3554 UNE XINAL RUD         (427)293-4324           EXCERDA VENDPS CD / EXSENDE I MARBURGES         3554 UNE XINAL RUD <td< td=""><td></td><td></td><td></td><td></td><td>. ,</td></td<>					. ,
TOTION         VERDITS OF ASSIDNED TANSBURGES         2869         HINWASSE RD.         ORLANDO         (407125-5997)           TOTIONA         VERDITS OF ASSIDNED IMAGUIDESS         2271         ULBITS OF ASSIDNED IMAGUIDESS         2271         ULBITS OF ASSIDNED IMAGUIDESS         2011         ULBI					, ,
TOBBO.         WENDYS D.D. F38-INDEE MANUBLICES         2711 MUSHINE EMNY         ORLANDO         (467)222-232           TOBBO.         WENDYS D.D. F38-INDER MANUBLICES         3031 J. MONETTON RAVINO         ORLANDO         (467)223-232           TOBBO.         WENDYS D.D. F38-INDER MANUBLICES         3031 J. MONETTON RAVINO         (467)234-4050           TOBBO.         WENDYS D.D. F38-INDE MANUBLICES         3000 WETS AND LACE RAD.         (47)234-4151           TOBBO.         WENDYS D.D. F38-INDE MANUBLICES         4405 INTERNA RAVINU         (47)447-411           TOBBO.         WENDYS D.D. F38-INDE MANUBLICES         4405 INTERNA RAVINU         (47)447-4171           TOBBO.         WENDYS D.D. F38-INDE MANUBLICES         4511 MUSHINE AND F38-INDE MANUBLICES         5151 WUSHINE AND F38-INDE MANUBLICES         5151 WUSHINE AND F38-INDE MANUBLICES         (47)797 4975 4051           TOBBO.         WENDYS D.D. F38-INDE MANUBLICES         5524 CETRA LF. FARAVINO         (48)7797 4975 4051           TOBBO.         WENDYS D.D.F38-INDE MANUBLICES         5524 CETRA LF. FARAVINO         (48)7192 497 497 497 497 497 497 497 497 497 497					
TORINA         WENDYS CLO FASHIORED HAMBURGERS         3011 N. JOHN YOUR PRVV         OPLANDO         [407]795 142           TORINA         WENDYS CLO FASHIORED HAMBURGERS         3001 WEST SAND LARE RADAD         ORLANDO         [407]785 440           TORINA         WENDYS CLO FASHIORE HAMBURGERS         4001 WENDYS CLO FASHIORE HAMBURGERS         4011 WENDYS CLO FASHIORE HAMBURGERS         4011 WENDYS CLO FASHIORE HAMBURGERS         4011 WENDYS CLO FASHIORE HAMBURGERS         4012 WENDYS CLO FASHIORE HAMBURGERS         4017 WENDYS CLO FASHIORE HAMBURGERS         4011 WENDYS CLO FASHIORE HAMBURGERS </td <td></td> <td></td> <td></td> <td></td> <td></td>					
TORDA         WHON'S CLO FASHIONED HAMBURGERS         3019 LANGERTON RUY         ORLANDO         (407)554 CUS           TORDA         WEND'S CLO FASHIONED HAMBURGERS         4021 MILENA RUY         ORLANDO         (407)370-702           TORDA         WEND'S CLO FASHIONED HAMBURGERS         4423 MILENA RUY         ORLANDO         (407)370-702           TORDA         WEND'S CLO FASHIONED HAMBURGERS         4433 MILENA RUY         ORLANDO         (407)370-702           TORDA         WEND'S CLO FASHIONED HAMBURGERS         5051 SUM CHICRASAWTRAL         (407)223-722           TORDA         WEND'S CLO FASHIONED HAMBURGERS         5515 WCOLONUL ORLANDO         (407)223-722           TORDA         WEND'S CLO FASHIONED HAMBURGERS         5515 WCOLONUL ORLANDO         (407)223-723           TORDA         WEND'S CLO FASHIONED HAMBURGERS         5525 MACOLONUL ORLANDO         (407)223-723           TORDA         WEND'S CLO FASHIONED HAMBURGERS         5525 MACOLONUL ORLANDO         (407)223-723           TORDA         WEND'S CLO FASHIONED HAMBURGERS         5525 MACOR RUY         ORLANDO         (407)224-2757           TORDA         WEND'S CLO FASHIONE HAMBURGERS         7205 LANDUR RUY         ORLANDO         (407)224-2757           TORDA         WEND'S CLO FASHIONE HAMBURGERS         7205 LANDUR RUY         ORLANDO         (407)274-2757<					
NUMBOR         WENDYS COL PASHORD HAMBURGERS         3020 WEST SAND LARK NOD         ORLANDO         4071354 122           LOBIDA         WENDYS COL PASHORD HAMBURGERS         4435 HUDENBA KUD         ORLANDO         4071795-722           LOBIDA         WENDYS COL PASHORD HAMBURGERS         4430 FUDENBA AVU         ORLANDO         1231666-8855           LOBIDA         WENDYS COL PASHORD HAMBURGERS         593 SUTH CHCRAWN TINAL         ORLANDO         407128-7321           LOBIDA         WENDYS COL PASHORD HAMBURGERS         593 SUTH CHCRAWN TINAL         ORLANDO         407128-4521           LOBIDA         WENDYS COL PASHORD HAMBURGERS         5930 MAION BU/O         0RLANDO         407128-4521           LOBIDA         WENDYS COL PASHORD HAMBURGERS         5932 COLINAL DR         0RLANDO         407128-4324           LOBIDA         WENDYS COL PASHORD HAMBURGERS         7707 CALINE LE PARKWAY         0RLANDO         407128-4324           LOBIDA         WENDYS COL PASHORD HAMBURGERS         7707 CALINE LE PARKWAY         0RLANDO         407126-4279           LOBIDA         WENDYS COL PASHORD HAMBURGERS         7740 TURKY LAR KOAD         0RLANDO         407126-4279           LOBIDA         WENDYS COL PASHORD HAMBURGERS         7740 TURKY LAR KOAD         0RLANDO         407126-4279           LOBIDA         WENDY	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS			(407)299-1542
IDBDA         WENDYS DL FASHIONE I MARBURGES         4021 MILLEMA RUD         ORLANDO         447)370-0702           IDBDA         WENDYS DL FASHIONE I MARBURGES         4120 FOTRER AVENUE         ORLANDO         107)317-327           IDBDA         WENDYS DL FASHIONE I MARBURGES         505 SUTH CHICKASAW TRAIL         ORLANDO         107)217-328           IDBDA         WENDYS DL FASHIONE I MARBURGES         505 SUTH CHICKASAW TRAIL         ORLANDO         147)229-480           IDBDA         WENDYS DL FASHIONE I MARBURGES         503 MAUDE RUD         ORLANDO         147)239-410           IDBDA         WENDYS DL FASHIONE I MARBURGES         503 MAUDE RUD         ORLANDO         147)219-410           IDBDA         WENDYS DL FASHIONE I MARBURGES         5071 SUD FASHIONE I MARBURGES         004 ANDO         147)219-410           IDBDA         WENDYS DL FASHIONE I MARBURGES         770 TAIL MARKWAL         004 ANDO         147)219-410           IDBDA         WENDYS DL FASHIONE I MARBURGES         770 TAIL MARKWAL         064 ANDO         147)217-451           IDBDA         WENDYS DL FASHIONE I MARBURGES         770 TAIL MARKWAL         064 ANDO         147)27-4791           IDBDA         WENDYS DL FASHIONE I MARBURGES         770 TAIL MARKWAL         064 ANDO         147)27-4791           IDBDA         WENDYS DL F	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	 3019 LAMBERTON BLVD	ORLANDO	(407)658-9000
ROBAD         WENDYS DID FASHIONED HAMBURGES         4426 HOFFHER AVAINE         ORIANDO         (42)148 7211           ROBAD         WENDYS DID FASHIONED HAMBURGES         508 SOUTH CHICACAN TRAIL         ORIANDO         (42)128 721           ROBAD         WENDYS DID FASHIONED HAMBURGES         508 SOUTH CHICACAN TRAIL         ORIANDO         (42)128 722           ROBIDA         WENDYS DID FASHIONED HAMBURGES         553 MADR BUV         ORIANDO         (42)129 4301           ROBIDA         WENDYS DID FASHIONED HAMBURGES         5532 KITPAL IT, PARWAY         ORIANDO         (42)137 0306           ROBIDA         WENDYS DID FASHIONED HAMBURGES         5542 KITPAL IT, PARWAY         ORIANDO         (42)1529 4123           ROBIDA         WENDYS DID FASHIONED HAMBURGES         7609 DALMARAKAY         ORIANDO         (42)1529 4225           ROBIDA         WENDYS DID FASHIONED HAMBURGES         7749 TUREY LAKE ROAD         ORIANDO         (42)1524 4287           ROBIDA         WENDYS DID FASHIONED HAMBURGES         350 KIARDA RAWAY         ORIANDO         (42)1524 4287           ROBIDA         WENDYS DID FASHIONED HAMBURGES         350 KIARDA RAWAY         ORIANDO         (42)128 422           ROBIDA         WENDYS DID FASHIONED HAMBURGES         350 KIARDA RAWAY         ORIANDO         (42)128 42812           ROBIDA	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	 3020 WEST SAND LAKE ROAD	ORLANDO	(407)354-0150
ROBAD         WENDYS DID FASHIONED HAMBURGES         4426 HOFFHER AVAINE         ORIANDO         (42)148 7211           ROBAD         WENDYS DID FASHIONED HAMBURGES         508 SOUTH CHICACAN TRAIL         ORIANDO         (42)128 721           ROBAD         WENDYS DID FASHIONED HAMBURGES         508 SOUTH CHICACAN TRAIL         ORIANDO         (42)128 722           ROBIDA         WENDYS DID FASHIONED HAMBURGES         553 MADR BUV         ORIANDO         (42)129 4301           ROBIDA         WENDYS DID FASHIONED HAMBURGES         5532 KITPAL IT, PARWAY         ORIANDO         (42)137 0306           ROBIDA         WENDYS DID FASHIONED HAMBURGES         5542 KITPAL IT, PARWAY         ORIANDO         (42)1529 4123           ROBIDA         WENDYS DID FASHIONED HAMBURGES         7609 DALMARAKAY         ORIANDO         (42)1529 4225           ROBIDA         WENDYS DID FASHIONED HAMBURGES         7749 TUREY LAKE ROAD         ORIANDO         (42)1524 4287           ROBIDA         WENDYS DID FASHIONED HAMBURGES         350 KIARDA RAWAY         ORIANDO         (42)1524 4287           ROBIDA         WENDYS DID FASHIONED HAMBURGES         350 KIARDA RAWAY         ORIANDO         (42)128 422           ROBIDA         WENDYS DID FASHIONED HAMBURGES         350 KIARDA RAWAY         ORIANDO         (42)128 42812           ROBIDA	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	4051 MILLENIA BLVD	ORLANDO	(407)370-6702
TORIDA         WENDYS DLO FASHIONED HAMBURGES         4510.5 SEMDRINA BIVADO         (122)1664-6850           CORDA         WENDYS DLO FASHIONED HAMBURGES         5055 JULY ENCKAMA TAU.         0RLANDO         (447)259-4801           CORDA         WENDYS DLO FASHIONED HAMBURGES         5503 AMAOP 8LVD         0RLANDO         (447)259-4801           CORDA         WENDYS OLO FASHIONED HAMBURGES         5503 AMAOP 8LVD         0RLANDO         (447)233-4130           TORDA         WENDYS OLO FASHIONED HAMBURGES         5503 AMAOP 8LVD         0RLANDO         (447)233-4130           TORDA         WENDYS OLO FASHIONED HAMBURGES         6077 5. COLORHON D MABURGES         0RLANDO         (427)254-6370           TORDA         WENDYS OLO FASHIONED HAMBURGES         7749 TURKY LAKE ROAD         0RLANDO         (427)257-6371           TORDA         WENDYS OLO FASHIONED HAMBURGES         9955 OLANAGE RUSSION TRU MA         0RLANDO         (407)26-27-6271           TORDA         WENDYS OLO FASHIONED HAMBURGES         353 W. GRANADA AVE         0MAOND 882-41         (58)492-7001           TORDA         WENDYS OLO FASHIONED HAMBURGES         353 W. GRANADA AVE         0MAOND 882-41         (58)492-7071           TORDA         WENDYS OLO FASHIONED HAMBURGES         350 W. GRANADA AVE         0MAOND 882-41         (58)492-776           TORDA <td></td> <td></td> <td></td> <td></td> <td></td>					
EORDA         WENDYS DD FASHORED HAMBURGERS         508 SUDTE-FORCASW TRAIL         ORLANDO         B072794-801           EORDA         WENDYS DD FASHORED HAMBURGERS         515 W COLONIAL GN         ORLANDO         B072794-801           EORDA         WENDYS DD FASHORED HAMBURGERS         5382 CENTRAL FLPARKWA         ORLANDO         B072734-6121           EORDA         WENDYS DD FASHORED HAMBURGERS         5382 CENTRAL FLPARKWA         ORLANDO         B072234-6123           EORDA         WENDYS DD FASHORED HAMBURGERS         7607 FASIC DARNO ROAD         ORLANDO         B071239-6123           EORDA         WENDYS DD FASHORED HAMBURGERS         7795 TURKEY KAR ROAD         ORLANDO         B07155 303           EORDA         WENDYS DD FASHORED HAMBURGERS         8505 SUMMIT CENTRE         ORLANDO         B071673 COJTASTORED HAMBURGERS         B3504 YM CR         DRANDO         B071673 COJTASTORED HAMBURGERS         B3504 YM CR         DRANDO         B071673 COJTASTORED HAMBURGERS         B36492 7792         CORDA         WENDYS DD FASHORED HAMBURGERS         B3504 YM CR         DRANDO         B471673 CAST CAST CAST CAST CAST CAST CAST CAST		WENDYS OLD FASHIONED HAMBURGERS	4510 S SEMORAN BLVD	ORLANDO	
E080A         WENNYS DLO FASHONEE HAMBURGES         5111 W CCUNURUL DR         ORLANDO         0477299-4801           E080A         WENNYS DLO FASHONEE HAMBURGES         5582 MAUGR BVV         ORLANDO         0477329-4801           E080A         WENNYS DLO FASHOREE HAMBURGES         6077 S COLDENDO ORLANDO         0617482-0575           E080A         WENNYS DLO FASHOREE HAMBURGES         6077 S COLDENDO ORLANDO         0617482-0575           E080A         WENNYS DLO FASHOREE HAMBURGES         7760 PLAL PARKYWA         071,ANDO         0617935-1684           E080A         WENNYS DLO FASHOREE HAMBURGES         7860 PLAL PARKYWA         071,ANDO         0677257-6275           E080A         WENNYS DLO FASHOREE HAMBURGES         9505 JORANGE RUSSINGEN HAMBURGES         9505 JORANGE RUSSINGEN HAMBURGES         0589427-7090           E080A         WENNYS DLO FASHOREE HAMBURGES         3350 FEMBORA AVE.         0780400 BEAC+1         0589427-7091           E080A         WENNYS DLO FASHOREE HAMBURGES         3350 FEMBORA AVE.         0780400 BEAC+1         0589427-7092           E100BA         WENNYS DLO FASHOREE HAMBURGES         3350 FEMBORA AVE.         0780400 BEAC+1         0589427-7092           E100BA         WENNYS DLO FASHOREE HAMBURGES         3350 FEMBORA AVE.         0780400 BEAC+1         0589429-7292           E100BA <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
E0BDA         WENNYS DLO FASHONED HAMBURGES         5502 MADR 81/07         60471237-0366           E0DBA         WENNYS DLO FASHONEE HAMBURGES         522 CENTRAL FLPARKWY         ORLANDO         6071234-0132           E0DBA         WENNYS DLO FASHONEE HAMBURGES         6077 S 6002DR000 ROAD         0012394-0132           E0DBA         WENNYS DLO FASHONEE HAMBURGES         7750 TOREX KR ROAD         0012195-0123           E0DBA         WENNYS DLO FASHONEE HAMBURGES         8051 SDAMARE KR ROAD         0012195-0123           E0DBA         WENNYS DLO FASHONEE HAMBURGES         8051 SDAMARE KR ROAD         0017057-0139           E0DBA         WENNYS DLO FASHONEE HAMBURGES         3350 W. GRANADA AVE         0017067-0139           E0DBA         WENNYS DLO FASHONEE HAMBURGES         3350 W. GRANADA AVE         0017067-0139           E0DBA         WENNYS DLO FASHONEE HAMBURGES         3020 U.S HWY 19 N         PALM HABBOR         0727784-780           E0DBA         WENNYS DLO FASHONEE HAMBURGES         3020 U.S HWY 19 N         PALM HABBOR         0727784-780           E0DBA         WENNYS DLO FASHONEE HAMBURGES         3020 U.S HWY 19 N         PALM HABBOR         0727784-780           E0DBA         WENNYS DLO FASHONEE HAMBURGES         3020 U.S HWY 19 N         PALM HABBOR         0727778-780           E0DBA <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
IDDBD.         WENDYS OLD FASHIONED HAMBURGES         5824 (CTINRA, IL, PARKWAY         ORLANDO         (607)239-4134           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         GOTZ S. GOLDENEOR DAD.         (647)442-0757           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         7799 PLAN PARWAY         ORLANDO         (647)215-3484           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         7799 PLAN PARWAY         ORLANDO         (647)254-2374           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         950 S. ORANCE BLOSSOM TRAIL         ORLANDO         (647)257-627           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         353 W. GRANDA AVE.         ORKNOD BLACH         (886)492-7091           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         3590 CRANCE BLOSSOM TRAIL         (986)492-7091           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         3590 CRANCE RAD.         PAIM HABDO         (27)778-785           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         3591 CRANCE RAD.         PAIM HABDO         (27)778-4815           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         3591 CRANCE RAD.         PEMBORE PIRKS         (554)455-5331           IDDBD.         WENDYS OLD FASHIONED HAMBURGES         3591 CRANCE RAD.         PEMBORE PIRKS         (554)455-5331           IDDBD.         WE					
IDDBA         WENDYS OLD PARHONED HAMBURGERS         6077 S.GOLDRADD ROAD         001LANDO         (607148-077)           IDDBA         WENDYS OLD PARHONED HAMBURGERS         7747 TURKEY LAKE ROAD         001LANDO         (60715)-1684           IDDBA         WENDYS OLD PARHONED HAMBURGERS         8950 SOMARKE ROSDM TRAIL         001LANDO         (60723)-6293           IDDBA         WENDYS OLD PARHONED HAMBURGERS         9550 SOMARKE ROSDM TRAIL         001LANDO         (60723)-6293           IDDBA         WENDYS OLD PARHONED HAMBURGERS         3353 W. GRANDA NEWL         001LANDO         (6072)-7467           IDDBA         WENDYS OLD PARHONED HAMBURGERS         3550 V. GRANDA NEWL         001LANDO         (6072)-7467           IDDBA         WENDYS OLD PARHONED HAMBURGERS         7501LANDR NEWD         (6014)-748-0737           IDDBA         WENDYS OLD PARHONED HAMBURGERS         7501LANDR NEWD         (7277764-786)           IDDBA         WENDYS OLD PARHONED HAMBURGERS         12630 PINES RUD         PRIMINORE PINES RUD         (7277764-435)           IDDBA         WENDYS OLD PARHONED HAMBURGERS         12630 PINES RUD         PRIMINORE PINES RUD         (7277764-435)           IDDBA         WENDYS OLD PARHONED HAMBURGERS         12630 PINES RUD         PRIMINORE PINES RUD         (7277764-435)           IDDBA         WENDYS OLD					
ELOBIDA         WENN'S OLD FASHIONED HAMBURGERS         7900 FAURY LARE ROAD         0821399-3025           ELOBIDA         WENN'S OLD FASHIONED HAMBURGERS         7749 TURKY LARE ROAD         081,AMDO         (407357-0393)           ELOBIDA         WENN'S OLD FASHIONED HAMBURGERS         8605 JUNMIT CNITRE WAY         081,AMDO         (407272-4397)           ELOBIDA         WENN'S OLD FASHIONED HAMBURGERS         333 W. GRANADA AVE.         081,MADO         (407272-4397)           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         753 WILLMANSON BLVO         084,MADR 32765         1202748-971           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         7300 FASTI LARE ROAD         PEALM HABBOR         (727784-7890)           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         7300 FASTI LARE ROAD         PEALM HABBOR         (727784-7891)           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         12350 PINES BLVD         PEAMBORE PARK         (5541322-0724)           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         17331 PINES BLVD         PEAMBORE PARK         (7271326-1887)           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         17331 PINES BLVD         PEAMBORE PINES         (541322-0724)           FLOBIDA         WENN'S OLD FASHIONED HAMBURGERS         17331 PINES BLVD         PEAMBORE PINES         (54348-5633)					
ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         7769 TURKY LAKE ROAD         ORLANDO         (407631-684)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         8905 CONRECT ELOSSON TRAIL         ORLANDO         (407237-687)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         335 W. GRAANAD AVF.         ORMOND BEACH         (868492-369)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         75 WLIANSON BLVD         ORMOND BEACH         (868492-369)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         34992 US HOY 19 N         PAM HABBOR         (727784-418)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         3500 FEMBORCE FARK         (954)322-0724           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         1721 PAR-4180         (954)485-583           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         1721 PAR-4180         (954)492-472           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         1731 PMRS BLVD         PEMBICRE FARK         (954)922-074           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         1731 PMRS BLVD         PEMBICRE FARK         (954)927-478           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         1731 PMRS BLVD         PEMBICRE FARK         (954)940-472           FLOBIDA         WENNYS CID FASHIONED HAMBURGERS					
ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         8601 SUMMIT CENTRE WAY         ORLANDO         (407367-039)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         335 V. GRANDA AVE.         ORLANDO         (4073274897)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         73 WILLMASCOM BLYD         ORMANDD BACH         (386)492-7609           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         75 WILLMASCOM BLYD         ORMANDD BACH         (386)492-7609           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         750 EAST. ARE FGAO         PALM HARBOR         (727786-443)           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         3550 FMMBROK ROAD         PEMBROKE PARK         (594)432-0744           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         12630 FMMBROK ROAD         PEMBROKE PARK         (594)432-0744           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         12605 FMMBROK ROAD         PEMBROKE PARK         (594)436-553           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         8005 FMMBROK ROAD         PEMBROKE PARK         (594)436-553           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         8005 FMMBROK PARK         (727)784-4733         (727)784-4733           ELOBIDA         WENNYS CID FASHIONED HAMBURGERS         12050 FMMBROK PARK         (727)784-7831					
FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         9315 SUCRAMADA AVE         ORRANDO EACH         (497)227-6927           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         333 SW. GRANADA AVE         ORRANDD EACH         (386)492-7090           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         750 ULLANSON BLVD         ORRANDD EACH         (386)492-3769           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         750 EAT LAK ROAD         PALM HARBOR         (727)786-441           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         750 EAT LAK ROAD         PALM HARBOR         (727)786-441           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         1250 PMES BLVD         PEMBROKE PINSE         (954)436-553           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         1000 PMES BLVD         PEMBROKE PINSE         (954)436-553           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         8000 PINES BLVD         PEMBROKE PINSE         (954)436-553           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         8000 PINES BLVD         PEMBROKE PINSE         (954)436-553           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         1001 WARER         PALM TCITY         (813)75-4931           FLORIDA         WENDYS OLD FASHIONED HAMBURGETS         1001 WARER         PALM TCITY         (813)75-4931	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	7749 TURKEY LAKE ROAD	ORLANDO	(407)351-6884
ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         335 WILLIAMSON BLVD         ORNOND EACH         13861492-37909           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         3409 US HWV 19 N         PALM HABDOR         (727784-7890)           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         3950 PEMBROKE ROAD         PALM HABDOR         (727784-4780)           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         3950 PEMBROKE ROAD         PEMBROKE PARK         (954)322-0724           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         12350 PHS BLVD         PEMBROKE PARK         (954)436-5838           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         1231 PHS BLVD         PEMBROKE PIRES         (954)496-7932           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 SL SHIGHWAY 19 N         PEMBROKE PIRES         (954)496-7932           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 SL SHIGHWAY 19 N         PEMBROKE PIRES         (954)496-792           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 IAMER SENDY         PEMBROKE PIRES         (954)496-792           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 IAMER SENDY         PEMBROKE PIRES         (954)496-792           ILOBIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 IAMER SENDY         PEMBROKE PIRES </td <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>8601 SUMMIT CENTRE WAY</td> <td>ORLANDO</td> <td>(407)667-0199</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	8601 SUMMIT CENTRE WAY	ORLANDO	(407)667-0199
FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         75 WILLIANSON BLVD         OPMOND BEACH         (386)492-3769           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         34002 US WY 19 N         PALM HARBOR         (727)786-4415           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         3950 FPMBROKE ROAD         PEMBROKE FARK.         (944)22-074           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         12650 PMRS RUAD         PEMBROKE FARK.         (944)22-074           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         12530 PMRS RUAD         PEMBROKE FARK.         (944)22-074           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         1333 PINES BLVD         PEMBROKE PINES         (954)490-4733           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)490-4732           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)490-4732           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         1601 WL BAKER         PLANT CITY         (813)275-4350           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         1601 WL BAKER         PLANT CITY         (813)275-4350           FLORIDA         WENDYS OLD FASHIONE HAMBURGERS         1600 WL BAKER         PLANT CITY         (813)275-4350 <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>950 S. ORANGE BLOSSOM TRAIL</td> <td>ORLANDO</td> <td>(407)237-6297</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	950 S. ORANGE BLOSSOM TRAIL	ORLANDO	(407)237-6297
LOBIDA         WENDYS OLD FASHIONED HAMBURGERS         34092 US HWY 19 N         PALM HABBOR         [727]785-7893           ELORIDA         WENDYS OLD FASHIONED HAMBURGERS         750 FAST LARE ROAD         PALM HABBOR         [727]785-7493           ELORIDA         WENDYS OLD FASHIONED HAMBURGERS         3950 PEMBROKE ROAD         PEMBROKE PARK         [54]322.0724           ELORIDA         WENDYS OLD FASHIONED HAMBURGERS         1733 UPRES BLVD         PEMBROKE PRES         [55]41/47-933           ELORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 UNES BLVD         PEMBROKE PINES         [59]41/47-933           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 US HIGHWAY 19 N         PINELLAS PARK         [727]503-1387           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1001 W. BAKER         PLANT CITY         [813]754-3150           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1000 TALCR ROAD         PORT ORANGE         [886]676-3833           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1002 BLORIMWY 19 N         PLANT CITY         [813]673-9531           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1002 BLORIMWY 10 N         PORT ORANGE         [886]665-4155           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10022 BLORIMWY 201         RRVERVEW         [813]6	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	335 W. GRANADA AVE.	ORMOND BEACH	(386)492-7090
ELORIDA         WENDYS OLD FASHIONED HAMBURGERS         720 FAST LAKE ROAD         PAIM HABOR         (727)786-4415           ELORIDA         WENDYS OLD FASHIONED HAMBURGERS         3950 PEMBROKE ROAD         PEMBROKE PINES         (954)322-0724           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         12650 PINES BLVD         PEMBROKE PINES         (954)342-5583           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)742-7933           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)749-7933           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 US HIGHWAY 19 N         PINELLAS PARK         (727)520-1387           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 JAMES REDMAN PKWY         PLANT CITY         (813)754-6356           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1960 TAVLOR ROAD         PORT ORANCE         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10539 GIRSONTON DRIVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13019 SOLT HAWAN 010         RIVERVIEW         (813)622-8615           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13019 SOLT MAWAN 010         RIVERVIEW <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>75 WILLIAMSON BLVD</td> <td>ORMOND BEACH</td> <td>(386)492-3769</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	75 WILLIAMSON BLVD	ORMOND BEACH	(386)492-3769
LORIDA         WENDYS OLD FASHIONED HAMBURGERS         3950 PEMBROKE ROAD         PEMBROKE PARK         (954)322-0724           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1731 INNES BLVD         PEMBROKE PINES         (954)345-5583           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1731 INNES BLVD         PEMBROKE PINES         (954)499-0742           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)499-0742           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)499-0742           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PINELLAS PARK         (727)250-1387           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2007 JAMES FEDMAR PKWY         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1900 TUNLAVICR ROAD         PONT ORANGE         (386)765-3833           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10021 GLONIDA EVENT         PLANT CITY         (813)871-953           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10001 LOLINGALE ZAVE         RIVERVEW         (813)871-953           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10001 LOLINGALE ZAVE         RIVERVEW	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	34092 US HWY 19 N	PALM HARBOR	(727)784-7980
LORIDA         WENDYS OLD FASHIONED HAMBURGERS         3950 PEMBROKE ROAD         PEMBROKE PARK         (954)322-0724           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1731 INNES BLVD         PEMBROKE PINES         (954)345-5583           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1731 INNES BLVD         PEMBROKE PINES         (954)499-0742           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)499-0742           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)499-0742           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PINELLAS PARK         (727)250-1387           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2007 JAMES FEDMAR PKWY         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1900 TUNLAVICR ROAD         PONT ORANGE         (386)765-3833           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10021 GLONIDA EVENT         PLANT CITY         (813)871-953           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10001 LOLINGALE ZAVE         RIVERVEW         (813)871-953           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10001 LOLINGALE ZAVE         RIVERVEW	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	750 EAST LAKE ROAD	PALM HARBOR	(727)786-4415
LORIDA         WENDYS OLD FASHIONED HAMBURGERS         12550 PINES BLVD         PEMBROKE PINES         954/186.5683           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1733 PINES BLVD         PEMBROKE PINES         (954/197)           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954/199) 074           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954/199) 074           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1601 W. BAKER         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 JAMES REDMAN PKWY         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1609 TA/LOR ROAD         PORT ORANGE         (386)760-383           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10523 GIBSONTON DRIVE         PLANT CITY         (813)672-933           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10523 GIBSONTON DRIVE         RIVERVIEW         (313)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10921 BLOCMINICDALE AVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10921 BLOCMINICDALE AVE         RIVERVIEW         <	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	3950 PEMBROKE ROAD	PEMBROKE PARK	(954)322-0724
LICRIDA         WENDYS OLD FASHIONED HAMBURGERS         17331 PIKES BLVD         PEMBROKE PINES         (954)704-7933           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8000 PINES BLVD         PEMBROKE PINES         (954)704-7933           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         8005 VII-SBUND         PENELLAS PARK         (727)520 1387           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1601 W. BAKER         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 JAMES REDMAR PKWY         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1900 TAYLOR ROAD         PORT ORANGE         (380)760-3883           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1900 TAYLOR ROAD         PORT ORANGE         (380)760-3883           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10529 GIBSONTON BLVD         PORT ORANGE         (381)677-1363           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10521 GIBSONTON DRIVE         RIVERVIEW         (813)677-1363           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13119 SOUTH US HIGHWAY 301         RIVERVIEW         (813)677-1363           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13121 SOUTH US HIGHWAY 301         RIVERVIEW		WENDYS OLD FASHIONED HAMBURGERS	12650 PINES BLVD		
LIDBIDA         WENDY'S OLD FASHIONED HAMBURGERS         9000 PINES BLVD         PEMBROKE PINES         (95/1499-0742)           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         8005 US HIGHWAY 19 N         PINELLAS PARK         (727)520-1387           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         1601 W. BAKER         PLANT CITY         (813)754-6056           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         2807 JAMES REDMAN PKWY         PLANT CITY         (813)754-6056           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         4305 STERLING COMMERCE DRVE         PLANT CITY         (813)6750-3835           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         1052 GIBSONTON DRIV         PORT ORANGE         (386)265-4155           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         1052 GIBSONTON DRIV         RIVERVIEW         (813)471-9951           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         1052 GIBSONTON DRIV         RIVERVIEW         (813)413-0120           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         1052 GIBSONTON DRIV         RIVERVIEW         (813)82-8435           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         1313 SOUTH US HIGHWAY 301 S         RIVERVIEW         (813)82-8431           FLORIDA         WENDY'S OLD FASHIONED HAMBURGERS         3200 OLD CANCE CREEK RD					()
LIDRIDA         WENDYS OLD FASHIONED HAMBURGERS         8005 US HIGHWAY 19 N         PINELLAS PARK         (727)520-1387           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1601 W. BAKER         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 JAMES REDMAN PKWY         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1600 TAVLOR RADD         PORT ORANGE         (386)754-60383           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1600 TAVLOR RADD         PORT ORANGE         (386)265-4155           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10529 GIBSONTON DRIVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10529 GIBSONTON DRIVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13019 SOUTH US HIGHWAY 301         RIVERVIEW         (813)672-3661           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3296 US HIGHWAY 301         RIVERVIEW         (813)563-8661           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 OLD CANCE CREEK RD         SAINT CLOUD         (407)492-911           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 OLD CANCE CREEK RD         SAINT CLO					
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1601 W. BAKER         PLANT CITY         (813)754-6096           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 JAMES REDMAN PKWY         PLANT CITY         (813)754-3150           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         4308 STERLING COMMERCE DRIVE         PLANT CITY         (813)754-3150           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1690 TAVLOR ROAD         PORT ORANGE         (386)760-3883           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10052 GIBSONTON DRIVE         RVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10921 BLOOMINGDALE AVE         RVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         130115 SOUTH US HIGHWAY 301         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         130115 SOUTH US HIGHWAY 301         RIVERVIEW         (813)673-6611           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 DL CANDC CREEK RD         SAINT CLOUD         (407)4847-111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 DL CANDC CREEK RD         SAINT CLOUD         (407)882-6970           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         23000 DL CANDC CREEK RD					
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2807 JAMÉS REDMAN PKWY         PLANT CITY         (813)754-3150           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         43008 STERLING COMMERCE DRIVE         PLANT CITY         (813)659-3603           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1690 TAYLOR ROAD         PORT ORANOE         (386)760-383           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         900 DUNLAWTON BLVD         PORT ORANOE         (386)265-4155           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10521 GISONTON DRIVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13119 SOUTH US HIGHWAY 301         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13119 SOUTH US HIGHWAY 301         RIVERVIEW         (813)637-73163           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3725 SUN CITY CERTER BLVD         RUXENVE (813)633-6611           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 OLD CANOE CREEK RD         SAINT CLOUD         (407)449-7111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 OLD CANOE CREEK RD         SAINT FETERSBURG         (727)723-43-9046           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3717 S. ORLANDO BLVD.					. ,
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         4308 STERLING COMMERCE DRIVE         PLANT CITY         (8136)769-3803           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1960 TAVLOR ROAD         PORT ORANGE         (386)265-4155           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         900 DUNLAWTON BLVD         PORT ORANGE         (386)265-4155           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10529 GIBSONTON DRIVE         RIVERVIEW         (813)617-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10921 BLOOMINGDALE AVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1921 BLOOMINGDALE AVE         RIVERVIEW         (813)673-6811           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3906 US HIGHWAY 301 S         RIVERVIEW         (813)633-6611           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         27200 LC ANDE CREEK RD         SAINT CLOUD         (407)849-7111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2400 LANDE CREEK RD         SAINT CLOUD         (407)849-7111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2400 LANDE CREEK RD         SAINT CLOUD         (407)842-974           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         31115 37415 TREET         SAINT					
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1690 TAYLOR ROAD         PORT ORANGE         (386)760-3883           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         900 DUNLAWTON BLVD         PORT ORANGE         (386)760-3883           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10529 GIBSONTON DRIVE         RIVERVIEW         (813)617951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10921 BLOOMINGDALE AVE         RIVERVIEW         (813)617-1363           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13119 SOUTH US HIGHWAY 301         RIVERVIEW         (813)617-1363           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3906 UL MIGHWAY 301 S         RIVERVIEW         (813)623-6611           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3200 CLD CANDE CREEK RD         SAINT CLOUD         (407)449-7111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2200 OLD CANDE CREEK RD         SAINT CLOUD         (407)449-7111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2401 JTH STREET         SAINT PETERSBURG         (727)323-4812           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         9400 HTH ST. N.         SAINT PETERSBURG         (727)323-4812           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         9400 HTH ST. N.         SAINT					
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         900 DUNLAWTON BLVD         PORT ORANGE         (386)265-4155           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10529 GIBSONTON DRIVE         RIVERVIEW         (813)671-9951           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         10921 BLOOMINGDALE AVE         RIVERVIEW         (813)671-1953           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         13119 SOUTH US HIGHWAY 301         RIVERVIEW         (813)677-1363           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3906 US HIGHWAY 301S         RIVERVIEW         (813)582-5815           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         3725 SUN CITY CENTRE RLVD         RUSKIN         (813)633-6611           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         2300 OLD CANDE CREEK RD         SAINT CLOUD         (407)449-7111           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         4201 13TH STREET         SAINT PETENSBURG         (727)545-9046           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         9000 4TH ST. N.         SAINT PETENSBURG         (727)578-2279           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         9000 4TH ST. N.         SAINT PETENSBURG         (727)578-2279           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         91000 407)324-3280					
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FLORIDAWENDYS OLD FASHIONED HAMBURGERS12941 W SUNRISE BLVDSUNRISE(954)845-0323FLORIDAWENDYS OLD FASHIONED HAMBURGERS2471 NORTH UNIVERSITY DRIVESUNRISE(954)749-5556FLORIDAWENDYS OLD FASHIONED HAMBURGERS1101 W. SLIGH AVETAMPA(0)-FLORIDAWENDYS OLD FASHIONED HAMBURGERS12981 RACE TRACK RDTAMPA(813)855-1519FLORIDAWENDYS OLD FASHIONED HAMBURGERS4314 GANDY BLVDTAMPA(813)839-8971FLORIDAWENDYS OLD FASHIONED HAMBURGERS6202 GUNN HIGHWAYTAMPA(813)265-2204	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	 14339 SPRING HILL DRIVE	SPRING HILL	(352)683-5412
FLORIDAWENDYS OLD FASHIONED HAMBURGERS12941 W SUNRISE BLVDSUNRISE(954)845-0323FLORIDAWENDYS OLD FASHIONED HAMBURGERS2471 NORTH UNIVERSITY DRIVESUNRISE(954)749-5556FLORIDAWENDYS OLD FASHIONED HAMBURGERS1101 W. SLIGH AVETAMPA(0)-FLORIDAWENDYS OLD FASHIONED HAMBURGERS12981 RACE TRACK RDTAMPA(813)855-1519FLORIDAWENDYS OLD FASHIONED HAMBURGERS4314 GANDY BLVDTAMPA(813)839-8971FLORIDAWENDYS OLD FASHIONED HAMBURGERS6202 GUNN HIGHWAYTAMPA(813)265-2204	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	4720 COMMERCIAL WAY	SPRING HILL	(352)597-1133
FLORIDAWENDYS OLD FASHIONED HAMBURGERS2471 NORTH UNIVERSITY DRIVESUNRISE(954)749-5556FLORIDAWENDYS OLD FASHIONED HAMBURGERS1101 W. SLIGH AVETAMPA(0)-FLORIDAWENDYS OLD FASHIONED HAMBURGERS12981 RACE TRACK RDTAMPA(813)855-1519FLORIDAWENDYS OLD FASHIONED HAMBURGERS4314 GANDY BLVDTAMPA(813)839-8971FLORIDAWENDYS OLD FASHIONED HAMBURGERS6202 GUNN HIGHWAYTAMPA(813)265-2204	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	12941 W SUNRISE BLVD	SUNRISE	(954)845-0323
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         1101 W. SLIGH AVE         TAMPA         (0)-           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         12981 RACE TRACK RD         TAMPA         (813)855-1519           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         4314 GANDY BLVD         TAMPA         (813)839-8971           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         6202 GUNN HIGHWAY         TAMPA         (813)265-2204		WENDYS OLD FASHIONED HAMBURGERS	2471 NORTH UNIVERSITY DRIVE	SUNRISE	
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         12981 RACE TRACK RD         TAMPA         (813)855-1519           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         4314 GANDY BLVD         TAMPA         (813)839-8971           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         6202 GUNN HIGHWAY         TAMPA         (813)265-2204					
FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         4314 GANDY BLVD         TAMPA         (813)839-8971           FLORIDA         WENDYS OLD FASHIONED HAMBURGERS         6202 GUNN HIGHWAY         TAMPA         (813)265-2204					
FLORIDA WENDYS OLD FASHIONED HAMBURGERS 6202 GUNN HIGHWAY TAMPA (813)265-2204					
FLUNIDA WEINDTS ULD FASHIDINED HAMIBURGERS 8305 SHELDUN KUAD IAMPA (813)901-5909					
	PLONIDA		0202 SHELDON KOAD	TAIVIPA	(012)201-2202

Internet	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	9940 ADAMO DRIVE	ТАМРА	(813)623-2386
ILEGIA         VMIDSING DAMAGINARIS         1120 SCOMMERGIA PAR         VVLCP14         1200 STATE           ILEGIA         VMIDSING DAMAGINARIS         1120 SCOMMERGIA PAR         VMIDSING         1200 STATE           ILEGIA         VMIDSING DAMAGINARIS         1120 SCOMMERGIA PAR         1200 STATE         1200 STATE           ILEGIA         VMIDSING DAMAGINARIS         VMIDSING         VMIDSING         1200 STATE           ILEGIA         VMIDSING DAMAGINARIS         VMIDSING         VMIDSING         VMIDSING         1200 STATE           ILEGIA         VMIDSING DAMAGINARIS         VMIDSING         VMID					
DBDM         Winds Star Andread Managers         Biol Andread A					
RODIG         WINDY G. 5 ANDROLES MARLINGING         Media DS32         WINDY G. 5 ANDROLES         Media DS32           RODIG         WINDY G. 5 ANDROLES         WIND		WENDYS OLD FASHIONED HAMBURGERS			
ROBIA         WHITPS NAME         011 ERTY F0.4         WINDOWND         INFOMMATION           ROBIA         WINDOWND, WIN	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	28031 WESLEY CHAPEL BLVD	WESLEY CHAPEL	(813)991-7556
RIBBA         WEUNPO DED ANARONES HANDURADES         DEF AND         WINTER GOUDER         COMPACT           RUBBA         WEUNPO DED ANARONES HANDURADES         DEF AND         COMPACT         COMPAC	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	1904 WESTON ROAD	WESTON	(954)389-2255
LIDBOA         WEED OLD ANALONES INVERSIGNATION         LIDBOA         WEET COUNTS         MARTIN SARDAN         MODES CLD           LIDBOA         WEET COUNTS         LIDBOA         WEET COUNTS         MODES CLD         MODES CLD <td>FLORIDA</td> <td>WENDYS OLD FASHIONED HAMBURGERS</td> <td>921 E STATE RD 44</td> <td>WILDWOOD</td> <td>(352)748-3319</td>	FLORIDA	WENDYS OLD FASHIONED HAMBURGERS	921 E STATE RD 44	WILDWOOD	(352)748-3319
LEIBGA         WEDP DL 2 ALARYNDE MARENERSES         1.000 STREE TREEDOR WIT FAWT         WITTE SARDIN         6477674 400           REIDA         WEDP DL 2 ALARYNDE MARENERSES         2.241 WITTE WIT         WITTE SARDIN         6477674 400           REIDA         WEDP DL 2 ALARYNDE MARENERSES         2.241 WITTE WIT         WITTE SARDIN         647567 400           REIDA         WEDP DL 2 ALARYNDE MARENERSES         2.241 WITTE WIT         WITTE SARDIN         647567 400           REIDA         WEDP DL 2 ALARYNDE MARENERSES         2.241 WITTE SARDIN         84757 440         84757 440           REIDA         WEDP DL 2 ALARYNDE MARENERSES         3777 4140 E0         WITTE SARDIN         64757 440           REIDA         WEDP DL 2 ALARYNDE MARENERSES         3777 4140 E0         7777 775 750         7777 775 750           REIDA         ALARYNDE REIDA         1778 77 7575 750         7777 775 750         7778 77 757 750         7778 77 750 750         77787 750 750         77787 750 750         77787 750 750         77787 750 750         77787 750 750         77787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750         7787 750 750					
DEDIGA         WEGNON GLA SALANDERS SALALINESTS         LACE YEAR WATTER AUXY         WITTE SALENCE         CONTROL           DEDIGA         WEGNON GLA SALANDERS SALALINESTS         DEDIGA         WEGNON GLA SALANDERS AUXIESTS         DEDIGA					
CROBINAL         WINTER GAD PASIONED INAQUIDERS         2248 WSTERN WY         WINTER GAD PASIONED WARDINGS         MATTER GAD PASIONED WARDIN WARDINGS         MATTER GAD PASIONED WARD					
FLOREA         WINNER OLD FASHIONID ALAMERINKS         BLID CMRSS SARDURG NU WINTER HARM (BESCH) GYS           FLOREA         WINTER ALAMERINKS         BERT THER TW         WITTE HARM (BESCH) GYS           FLOREA         WINTER ALAMERIKKS         BERT THER TW         WITTE HARM (BESCH) GYS           FLOREA         WINTER ALAMERIKKS         BERT THER TW         WITTE HARM (BESCH) GYS           FLOREA         MARK (SC)         BERT THER TW         WITTE HARM (BESCH) GYS           FLOREA         MARK (SC)         MITTE HARM (BESCH)         GYSTER SARDURG           FLOREA         MARK (SC)					
TODIO         WIND'S GLI FABILINATION DELIVATION OF TAXABLE STATE         State of the state o					. ,
FIORIA FORMA         WINDER D. FRANKOWER JAMMINISTIS         SOUTH A MINISTISS         YOU (MINISTISS)					
LOUIDA         WOUNDS GLE ADDRIGHTANDURGESS         2700 ALMAN AVX         WINTLE PARK         602707-7484           LOUIDA         ADDRIGHTA         2750 HLADR RAVY         PERFORMED.         6021015 F280           LOUIDA         ADDRIGHTA         2750 HLADR RAVY         PERFORMED.         6021015 4780           LOUIDA         ADDRIGHTA         2750 HLADR RAVY         PERFORMED.         6021015 4621           LOUIDA         ADDRIGHTA         2750 HLADR RAVY         PERFORMED.         6021015 4621           PORDER         ADDRIGHTA         PERFORMED.         P					
LEURDA         WHON'S GLI PARSIMULTI MANUBURALS         2225 LLAND BLAY         APPRIMILS         B12/12-1224           LEURDA         APPRIMILS         2225 LLAND BLAY         CONTROL AND LEUR         B12/12-1224           LEURDA         APPRIMILS         1144 ROBING ALLAND MENNE         CONTROL AND LEUR         B02/114-241           LEURDA         APPRIMILS         CONTROL AND LEUR         B02/114-241         CONTROL AND LEUR         B02/114-241           LEURDA         APPRIL         CONTROL AND LEUR         B02/114-241         PORTACIONE         B02/2114-241           LEURDA         APPRIL         CONTROL AND LEUR         PORTACIONE         B02/2114-241           LEURDA         APPRIL         CONTROL AND LEUR         B02/2114-241         B02/2114-241           LEURDA         APPRIL         B02/2114-241         B02/2114-241         B02/2114-241           LEURDA         APPRIL         B02/2114-241         B02/2114-241         B02/2114-241 <td< td=""><td></td><td></td><td></td><td></td><td></td></td<>					
TLOBIDA         AREA USA TAT, LIC         IBA TORONA 5100PPE         OPECCIONEE         1893/125-5311           NOBBA         ABRAS USA TAT, JUE         6.5 PORM-YARD PROVING					. ,
INDIG         APERA LIGA FT, LLC         OF SPECIAL CONSTRUCT         PERAMACE AREA USE AT FT, LLC         PERAMACE AREA A	FLORIDA	AREAS USA FLTP, LLC	263 MILE MARKER I-91	OCOEE	(407)218-6982
TICHERA         APPA LIGA HT 21 LC         POIDER ALL         PO	FLORIDA	AREAS USA FLTP, LLC	184 FLORIDAS TURNPIKE	OKEECHOBEE	(863)216-5741
IPDIMIA         ARTAS LGA HI IT; LIC         IPDIMIA         INFORMA         ARTAS LGA HI IT; LIC         IPDIMIA         IPDIMIA         DATE         DERIVADA         REINDODD         ((R0))201244           TORINA         ARKA LGA MA, LIC         100 KW AZR0 A/K         MILAM         (78))42144         (78))42144         (78))42144         (78))42144         (78))42144         (78))42144         (78))42144         (78))42144         (78))4214 </td <td>FLORIDA</td> <td>AREAS USA FLTP, LLC</td> <td>65 S POMPANO PARKWAY</td> <td>POMPANO BEACH</td> <td>(954)642-1562</td>	FLORIDA	AREAS USA FLTP, LLC	65 S POMPANO PARKWAY	POMPANO BEACH	(954)642-1562
TORBIA         AREA (SA HTP, LC         FF-91 MILEPOT 289         WADWOOD         [255]22:147           ROBIA         AREA (SA MA), LC         2105 NV 2400 A/C         MMAM         [758]941.517         [758	FLORIDA	AREAS USA FLTP, LLC	FLORIDA TURNPIKE MILEPOST 144	PORT SAINT LUCIE	(772)672-3502
T_ROWA         AREAS LISA MAY, LLC         2200 NV 3280 AVE         MAM.         (78)894-5167           TORDRA         DBC FOODS, NC, CARL HAVES HOOVER         1000 SM AVACHER ND         GANESULLE         (35)2176-333           TORDRA         DBC FOODS, NC, CARL HAVES HOOVER         205 BWN 3TTH ST         GANESULLE         (35)2176-333           TORDRA         MAAC ACCOS OF IOUSNAMA, LLC         128 SOUTHWAST MAR NU         LAR C (TT         (88)175-48393           TORDRA         MAAC ACCOS OF IOUSNAMA, LLC         128 SOUTHWAST MAR NU         LAR C (TT         (88)175-48393           TORDRA         MAAC ACCOS OF IOUSNAMA, LLC         128 SOUTHWAST MAR NU         LAR C (TT         (88)175-48393           TORDRA         MAAC ACCOS OF IOUSNAMA, LLC         601 US HWY 3D         LAR C (TT         (88)175-58392           TORDRA         MAAC ACCOS OF IOUSNAMA, LLC         601 US HWY 3D         LAR C (TT         (88)175-58392           TORDRA         MAAC ACCOS OF IOUSNAMA, LL COVER A BUNCH THE COFT HOT 2016 OUNKAR, CARL         12020 NOTHWEST US ARCHER ND         CALMAD (TS 188)184291           TORDRA         MAXES MODE IDUARE, L HOOVER HANG CARACITY AS TRUTTE OF THE 2016 DUARE, CARL         CARL HOVER HANG CARACITY AS TRUTTE OF THE 2016 DUARE, CARL         CARL HOVER HANG CARACITY AS TRUTTE OF THE 2016 DUARE, CARL         CARL HANG HANG HANG HANG HANG HANG HANG HANG	FLORIDA	AREAS USA FLTP, LLC	FLORIDA TURNPIKE MILEPOST 229	SAINT CLOUD	(407)910-2344
TROTING         D&C PODDS, INC, CARL, HAVES FOOVER         1600         WARGER RD         CANERSVILLE         (153)2194-933           TORIDA         D&C PODDS, INC, CARL, HAVES FOOVER         2869         NUT NF ST         CANERSVILLE         (153)2194-933           TORIDA         ALA FOODS F. INC, CARL, HAVES FOOVER         2869         NUT NF ST         (158)2194-924           TORIDA         MAZA FOODS FOLDURAVA, LLC         2081         MAR ET Y         (158)2194-924           TORIDA         MAZA FOODS FOLDURAVA, LLC         2081         MAR ET Y         (168)2195-1392           TORIDA         MAZA FOODS FOLDURAVA, LLC         2081         MAR ET Y         (168)2185-1392           TORIDA         MAZA FOODS FOLDURAVA, LLC         2081         MAR ET Y         (168)2185-1392           TORIDA         MAR STANDER         MAR ET Y         (168)2185-1392         (168)2185-1392           TORIDA         MAR STANDER         MAR ET Y         (168)2185-1392         (168)2185-1392           TORIDA         MAR STANDER         MAR ET Y         (171)140AN         ALSCHAR         (168)2185-1392           TORIDA         MAR STANDER         MAR ET Y         (171)140AN         ALSCHAR         (152)197-1392           TORIDA         MAR STANDER         MAR ET Y         (171)1					(305)322-1147
INDER         DR: FOOR, MC, CARL HAYS MOVER         7599 MU 371 HS         GARMSYOLIE         (52)740-574 JL           INDERA PES COLUMING SER NUMP FOOS, MC, CONTIN RESHULA, SAM NERVILA         3358 NORTH SOCKEVELT BUD         KEY WEST         (36)556-323 LIC           INDERA PES COLUMINAST, MAR NUD         LAX C TY         (36)578-339 LIC         (36) SEN WIN 50         (26) SEN WIN		· · · · · · · · · · · · · · · · · · ·			
TOBIDA         FLORIDA         FLORIDA <thflorida< th=""> <thflorida< th=""> <thfl< td=""><td></td><td></td><td></td><td></td><td></td></thfl<></thflorida<></thflorida<>					
INDERA         MACA FODDS OF LOUISIANA, LLC         120 SULTIMUEST MAIN RUD         LAKE CITY         (88)754-8382           ICOBIDA         MACA FODDS OF LOUISIANA, LLC         081. US INVY: 82         UVE OAK         (88)2155-9330           ICOBIDA         MACA FODDS OF LOUISIANA, LLC         081. US INVY: 82         UVE OAK         (88)2155-9330           ICOBIDA         MACA FODDS (NC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE, CARL         081. MOVER MORAN         (88)2153-9330           ICOBIDA         MACA FODDS, INC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE, CARL         1211 N.MARIN STREET         GAINESVILE         (55)2173-7210           ICOBIDA         MACO FODDS, INC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE, CARL         1211 N.MARIN STREET         GAINESVILE         (55)2173-7210           ICOBIDA         MACO FODDS, INC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE, CARL         1211 N.MARIN STREET         GAINESVILE         (55)2137-5310           ILOBIDA         MACO FODDS, INC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE, CARL         1211 N.MARIN STREET         GAINESVILE         (55)2137-5314           ILOBIDA         MACO FODDS, INC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE, CARL         1211 N.MARIN STREET         (55)2137-5314           ILOBIDA         MACO FODDS, INC, CARL IL MOOVER IN US CAPACITY AS TRUSTEE OF THE 2016 DUARE,					
ILDURDA         MACA FODDO OF ULUSIANA, LLC         3081, W. US HWY, 309         LAKE CITY         (889)755-3921           ILDURDA         HAS FARDROS OF ULUSIANA, LLC         ORLANDO IN TERMATIONAL ARPORT         ORLANDO INTERMATIONAL ARPORT ORLANDO         ORLANDO INTERMATIONAL ARPORT ORLANDO         ORLANDO INTERMATIONAL ARPORT ORLANDO         ORLANDO INTERMATIO					
FLORIDA         HAZA-TODOS OF LOUISANA, LUC         6692 US HWY, 129         UP COK         (286)R29-787           FLORIDA         HE & AATTREES AT MCO, LLC         ORLANDO INTERNATIONAL ANDONE (0017824-1128         (2017)R29-1128           FLORIDA         HAZY HOVER (DURAL LOUVER, IN HIS CARACTY AS TRUSTEE OF THE 2016 DUARE, CARL         (2017) NORTHWYST US HIGHWAY 441         (265)R29-7210           HORDAR         HOVER TODOS, INC., CARL HI HOVER IN HIS CARACTY AS TRUSTEE OF THE 2016 DUARE, CARL         (2017) NORTHWYST US HIGHWAY 441         (251)R75-7210           HORDAR         HOVER TODOS, INC., CARL HI HOVER IN HIS CARACTY AS TRUSTEE OF THE 2016 DUARE, CARL         (251)R75-7210         (251)R75-7210           HORDA         HADYS HOVER (DURAL LOUVER, INTROLANOUSE BENETT         111 IN MARH STREET         GAINESVILLE         (521)R75-3089           HORDA         HADYS HOVER (DURAL LOUVER, INTROLANOUSE BENETT         1250 DUARE, CARL         (251)R75-3089         (251)R75-3089           HORDA         HADYS HOVER (DURAL LOUVER, INTROLANOUSE BENETT         1275 NW STH AVE         CARL STREET         (531)R5-3089           HORDA         HADYS HOVER (DURAL LOUVER, INTROLANOUSE BENETT         1275 NW STH AVE         CARL STREET         (531)R5-3089           HORDA         HADYS HOVER (DURAL LOUVER, INTROLANDOUSE BENETT         1292 NW STH AVE         CANRESWILE         (531)R5-3089           HORDA         H					
TOBINO         Her & AVENTREIS AT MCO, LLC         OPLANDO         OPLA		· · · · · · · · · · · · · · · · · · ·			
HOOKER PODDS, INC. CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         HOOKER PODDS, INC. CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL           CRUBIA         HOOKER PODDS, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         CARREVILLE         (52)373-7210           HOOKER PODDS, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         CARREVILLE         (53)373-7320           HOOKER PODDS, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         CARREVILLE         (53)373-7320           HOOKER PODDS, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         CARREVILLE         (53)337-6380           HOOKER PODDS, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         CARLEVELLE         (53)333-6681           HOOKER PODDS, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         (53)335-3680         (53)335-3680           HOOKER HOOKER, INC., CARL, HINGOVER, IN HIS CARACTY AS TRUSTE OF THE 2016 DUANE, CARL         (53)305-5700         (53)305-5700           TURIDRA         LUCA BRITTERRISTS, MICH. DOWNER BRITT         (53)305-5710         (CARLE SPRING)         (53)305-5710           LURAR DUTRERRISTS, SINC, DOWNER HARDAL AS AN REHAULA         S120 OVERSSA HORVAN         (53)205-5720           LURAR DUTRERRISTS, INC., DOWNER HARDAL AS AN REHAULA         S120 OVERSSA HORVAN         (53)233-5881           LORDINA		·			
LONDA         HAVES HOOVER JOUANE L. HOOVER REINNET         16070 KOTHWEST US HIGHWAY 441         ALACHUA         (388)64.221           TORIDA         HOVER FOODS, CARL H. HOOVER REINNET         17.1 NAMAN STREET         GAMESVILE         (333)73-720           TORIDA         HOVER HOOVER, CARL H. HOOVER REINNET         35.1 SW ARCHER RD         GAMESVILE         (333)73-309           TORIDA         HOVER HOOVER, CARL H. HOOVER REINNET         35.1 SW ARCHER RD         GAMESVILE         (333)373-309           TORIDA         HOVER HOOVER, CARL H. HOOVER REINNET         G700 NEWRER VD         GAMESVILE         (333)353-391           TORIDA         HAVES HOOVER JOLANE L. HOOVER, R. JAPATRICLA HOUVER REINNET         G700 NEWRER VD         GAMESVILE         (353)353-591           TORIDA         HAVES HOOVER JOLANE L. HAOVER, R. JAPATRICLA HOUVER REINNET         G700 NEWRER VD         GAMESVILE         (353)353-591           TORIDA         JOJOEMHAH, LLC, GARL H. HOOVER REINNET         G700 NEWRER VD         GAMESVILE         (353)353-591           TORIDA         JAVES HOOVER JOLANE L. HADOVER, R. JAPATRICHA HADOVER REINNET         G303         GAMESVILE         (353)353-591           TORIDA         JAVES HOUVER JOLANE L. HADOVER, R. JAPATRICHA HADOVER REINNET         G300 STATE         GAMESVILE         (353)353-351           TORIDA         JAVESVILE         JAVESVILE<	TEORIDA	· · · · · · · · · · · · · · · · · · ·		ORLANDO	(407)825 4128
HOOVER FOODS, INC, CARL IN HOOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           TORIDA         MAYES HOOVER (DAVIEL HOOVER, IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           RURSH DUARL HOOVER, INC., CARL IN HOOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           RURSH DOVER FOODS, INC., CARL IN HOOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           HOOVER FOODS, INC., CARL IN HOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           HOOVER FOODS, INC., CARL IN HOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           HOOVER FOODS, INC., CARL IN HOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           HOOVER FOODS, INC., CARL IN HOVER IN HIS CARCITY AS TRUSTEE OF THE 2016 DUARLS, CARL         E           LORIDAL IL COVER, MARK MARK ARANT TO RADON         G320 S STATE ROAD S3         MADISON           LORIDAL ALL COVER, MAANAKARARANT OR         G300 S STATE ROAD S3         MADISON           LORIDAL MARK MET CORADON         G300 S STATE ROAD S1         MALMING (305)231 388           LORIDAL MARK METS TRALH COURING, INC. DOROTHY REGULAL SAM REGALIL         E2201 OVERSAS HWY         RUAMORIZAD (305)73 - 331           LORIDAL MARK METS TRALH COURING, INC. DOROTHY REGULAL SAM REGALILA         E2201 OVERSAS HWY         RUAMORIZAD (305)73 - 331           LORIDA MARK METST TRALH COURING, INC. DOROTHY REGULAL SAM REGALILA         E2201 OVERSAS	FLORIDA		16070 NORTHWEST US HIGHWAY 441	ALACHUA	(386)418-4291
FLORIDA         HAYES MOOVER JULANE L. MOOVER, JR., PATRICLA HOUVER RENNETT         171.1 NAAN STREET         GAMESVILE         1837373-220           FLORIDA         HOVER FOODS, C.C., GALI, H. MOOVER, JR., JPATRICLA HOUVER SENNETT         SGLI SW ANCHER RD         GAMESVILE         1833378-3898           FLORIDA         HOVER FOODS, C.C., GALI, H. MOOVER, JR., JPATRICLA HOUVER SENNETT         G700 NEVERENY RD         GAMESVILE         18333378-581           FLORIDA         HAYES HOUVER, JL., JPATRICLA HOUVER SENNETT         G700 NEVERENY RD         GAMESVILE         153335-6931           FLORIDA         HAYES HOUVER, JL., JPATRICLA HOUVER SENNETT         G200 NEVERENY RD         GAMESVILE         153336-5930           FLORIDA         HAYES HOUVER, JL., JPATRICLA HOUVER RENNETT         9225 NV 3714 AVE         GAMESVILE         159336-5932           FLORIDA         JLORO MAN, LLO, CARL H. HOUVER, JR., JPATRICLA HOUVER RENNET         9230 NSTA         GAMESVILE         159336-5932           FLORIDA         JLAND O'SUM MANAGEMENT CONFORATION         6390 S STARE RAND 3.3         MARISON         159336-5932           FLORIDA         JANE STARET         SAMENAL         13880 DORE HWY         MAMM         130573-4368           FLORIDA         JANE STREET         SAMENAL         13800 DORE HWY         MARING         130573-4368           FLORIDA         MARETW					(000)110 1201
HOOVER PLODE, N.C., CARL H. HOOVER IN MIS CAPACITY AS TRUSTED OF THE 2016 DUANE, CARL         S111 SW ARCHER PD         GAINESVILLE         S112 SW ARCHER PD           HOOVER FODDS, N.C., CARL H. HOOVER IN NE CAPACITY AS TRUSTED OF THE 2016 DUANE, CARL         FOOD NEWDERRY RD         GAINESVILLE         S113 SW 313-5831           HOOVER FODDS, N.C., CARL H. HOOVER IN NE CAPACITY AS TRUSTED OF THE 2016 DUANE, CARL         FOOD NEWDERRY RD         GAINESVILLE         S113 SW 313-5831           HOOVER FODDS, N.C., CARL H. HOOVER IN NE CAPACITY AS TRUSTED OF THE 2016 DUANE, CARL         S225 NW 39TH AVE         GAINESVILLE         S113 SW 313-5831           LOBIDA         JOIDEMINE, LIDOVER, JI, PATRICA HOOVER IN NIST         GAINESVILLE         S225 NW 39TH AVE         GAINESVILLE         S113 SW 310-331           LOBIDA         JOIDEMINE, LIDOVER, JI, PATRICA HOOVER IN NIST         GAINESVILLE         S115 SW 310-331         MADISON         S125 SW 3173-331           LOBIDA         MAREENVEST EEGL HOLDINES, INC, DOROTHY NERHALA         S320 DVIAL SW 5173-331         S100 SW 3173-331         S100 SW 3173-3311         S130 SW 3173-3311         S	FLORIDA		1711 N.MAIN STREET	GAINESVILLE	(352)373-7210
HOOVER POODS, INC., CARL H. HOOVER IN HIS CARACITY AS TRUSTED OF THE 2016 DUNKE, CARL         FOOD REWERRING         GAINESYILLE         Control Control           HOOTAR FOODS, INC., CARL H. HOOVER IN NES CARACITY AS TRUSTED OF THE 2016 DUNKL, CARL         FOOD REWERRING INC.         GAINESYILLE         (35)333-5930           LOBIDA         HOOVER IN NES CARACITY AS TRUSTED OF THE 2016 DUNKL, CARL         CORAL SPRINGS         (95)333-5930           LOBIDA         LOIDENNEL, LOOVER, J. HARDUN, HANY HARDUN         1475 NUMERISTY DR.         CORAL SPRINGS         (95)33351           LOBIDA         LUAR ENTERPRISS, INC., DAIAN HARA BARALT (Isla Diana Maria Paredes Barrit), RAUL JUAN         14000 UNIN MANAGEMENT CORPORATION         (390)5 STATE ROD 3         MADISON         (390)273-3331           LUAR ENTERPRISS, INC., DOROTHY NERHALA, SAM NERHARA         3320 DUNAL STREET         NERHANDA         (390)73-331           LOBIDA         MAREYWEST REAL HODIDIGS, INC. DOROTHY NERHALA, SAM NERHARA         5130 OWERKS HORWAY         MADISON         (395)73-4341           LOBIDA         MAREYWEST REAL HODIDIGS, INC. DOROTHY NERHALA SAM NERHARA         5130 OWERKS HORWAY         MADISON         (395)73-4343           LOBIDA         PLIOT COBPORATION         (220) STATE ROAD         (395)73-4343         (395)73-4343           LOBIDA         PLIOT COBPORATION         (230)73-4351         (230)73-4351         (230)73-4351         (230)73					
PLOBID         HAYES HOUVER [DUANE L, HOUVER, R. [PATICIA HOUVER BENRETT         6700 KEY RODS, C., CARL, HOUVER, N. STRUSTEG PT ED 206 LUNE, CARL         (1233316-5921           FLOBIDA         HAYES HOUVER (DUANE L, HOUVER, R. [PATICIA HOUVER BENNETT         925 KINES TO R.         CORAL SEMICS         (135336-5921           FLOBIDA         LADO CSUN MANAGEMERIT COMPORATION         690 STATE ROAD 53         MADSON         (850)973-2351           FLOBIDA         LADO CSUN MANAGEMERIT COMPORATION         690 STATE ROAD 53         MADSON         (850)973-2351           FLOBIDA         MANESYMEST REAL HOLDINGS, INC. DOROTHY MERHALA, SAM NEHALA         8220 DWEEHWY         MAM         (905)251-3888           FLOBIDA         MARESYMEST REAL HOLDINGS, INC. DOROTHY MERHALA, SAM NEHALA         3350 DUVAL STREET         (850)276-5770           FLORIDA         MARESYMEST REAL HOLDINGS, INC. DOROTHY MERHALA, SAM NEHALA         5100 OVERSAS HIGHWAY         MARATHON         (85)276-24480           FLORIDA         MARESYMEST REAL HOLDINGS, INC. DOROTHY MERHALA, SAM NEHALA         5100 OVERSAS HIGHWAY         MARATHON         (85)274-4480           FLORIDA         PLOT CORPORATION         2010 SW         MARATHON         (85)274-2480           FLORIDA         PLOT CORPORATION         2010 SW         MARATHON         (85)274-2480           FLORIDA         PLOT CORPORATION         CALA	FLORIDA	HAYES HOOVER   DUANE L. HOOVER, JR.   PATRICIA HOOVER BENNETT	3611 SW ARCHER RD	GAINESVILLE	(352)378-3089
HOUVER RODDS, INC, CARL I. HOUVER IN HIS CAPACITY AS TRUSTER OF THE 2016 DUANE, CARL         CARL         F100IDA         HAVES HOUVER/IDUANEL LOOVER, IR JATECIA HOUVER BENNETT         F225 NW 39TH AVE         GAINESVILLE         (\$523336-55330           FLOBIDA         LOUDENINA, LLC, CHRISTINE G. KARLE HARDUN, HARY HARDUN         1475 HUNTRESTY DR.         CORAL SPRINGS         (\$6300 551 TAR EOAD 53         MADISON         (\$6300 73-2351 LUAR ENTERRIST), INC., DIANA MARIR BARALT (\$ka Diana Maria Paredes Baraki), RAUL JUAN         18880 DIXIE HWY         MIAMI         (\$100)273-351 A           FLORIDA         PAREDES         FLORIDA         AMRETWEST REAL HOLDINGS, INC., DOROTHY NECHAILA, SAM NEHAILA         \$3261 OVERSGEA HWY         ISLAMORADA         (\$30)234-3888           FLORIDA         MARRETWEST REAL HOLDINGS, INC. DOROTHY NERHAILA SAM NEHAILA         \$336 OVERSGEA HWY         ISLAMORADA         (\$35)248-570           FLORIDA         MARRETWEST REAL HOLDINGS, INC. DOROTHY NERHAILA SAM NEHAILA         \$350 OVERSGEA HUY         ISLAMORADA         (\$35)248-570           FLORIDA         PLIOT CORPORATION         1021 FIRMA RD         COCOA         (\$21)433-3138           FLORIDA         PLIOT CORPORATION         2020 SW 13517.         OCALA         (\$35)247-8429           FLORIDA         PLIOT CORPORATION         2020 SW 13517.         OCALA         (\$35)247-8499           FLORIDA         PLIOT CORPORATION </td <td></td> <td>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</td> <td></td> <td></td> <td></td>		HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
FLONIDA         HAYES HOOVER/ IDUANEL, HOOVER, IR/ PARICAL HOOVER BEINETT         922 NW 39TH AVE         GAINESVILLE         (352135-5930)           FLORIDA         LAND O'SUN MANAGEMENT CORPORATION         6390 S STATE ROAD 53         MADISON         (850)973-2351           FLORIDA         LAND O'SUN MANAGEMENT CORPORATION         6390 S STATE ROAD 53         MADISON         (850)973-2351           FLORIDA         MAREEVEST, DUANA MARIA BARALT (Aka Diana Maria Paredes-Baralt), RAUL JUAN         18880 DIXE HWY         MIAMI         (305)729-3514           FLORIDA         MAREEVVEST REAL HOLDINGS, INC. DOROTHY NERHAILA, SAM NEKHALIA         335 DUVAI STREET         KY WEST         (305)729-5770           FLORIDA         MAREEVVEST REAL HOLDINGS, INC. DOROTHY NERHAILA SAM NEKHALIA         335 DUVAI STREET         KY WEST         (305)729-5770           FLORIDA         MAREEVVEST REAL HOLDINGS, INC. DOROTHY NERHAILA SAM NEKHALIA         3150 DVVAI STREET         KY WEST         (3214)43-3153           FLORIDA         PLOT CORPORATION         2020 SW 135TH ST.         OCALA         (332)479-2428           FLORIDA         PLOT CORPORATION         2025 DVRTHWEY HIGHWAY2         CALA         (332)479-2428           FLORIDA         OFFM S LLC, DENISE CLOE, TIMOTHY CLOE         100 FRAD AVENUE         FCATHAPA         (306)179-329/24200           FLORIDA         OFFM S LLC, DENIS	FLORIDA	HAYES HOOVER   DUANE L. HOOVER, JR.   PATRICIA HOOVER BENNETT	6700 NEWBERRY RD	GAINESVILLE	(352)331-5681
ELOBIDA         IODCRIHA, LLC, CHRISTINE G, KARTE HARDUN, HARY HARDUN         1475 YU NUMEESTY DR.         CDRAL SPRINGS         (954)495-527           FLORIDA         LUARD CYSIM MARKEMENT CORPORATION         6390 S TATE ROAD 53         MADISON         (850)973-2351           FLORIDA         PAREDES         ISKE METERPRSES, INC, DIANA MARIA BARALT (aka Diana Maria Paredes-Baralt), RAUL JUAN         MIAMI         (305)251-3888           FLORIDA         MARKEYVEST REAL HOLDINGS, INC, DOROTHY NEXHALLA, SAM NEXHALLA         82201 OVERSEAS HWY         ISLAMORADA         (305)778-3516           FLORIDA         MARKEYVEST REAL HOLDINGS, INC, DOROTHY NEXHALLA, SAM NEXHALLA         3150 OVERSEAS HGWWAY         MARATHON         (305)724-3456           FLORIDA         MARKEYVEST REAL HOLDINGS, INC, DOROTHY NEXHALLA SAM NEXHALLA         3150 OVERSEAS HGWWAY         MARATHON         (305)724-3456           FLORIDA         PLIOT CORPORATION         101 FRIDAY RD         COCOA         (321)347-383155           FLORIDA         PLIOT CORPORATION         4225 SNATHWEST HIGHWAY 226         OCAA         (352)292-428           FLORIDA         PLOT CORPORATION         1025 SNATH         BELLE GLODE         (56)1992-4208           FLORIDA         OFHM S LLC, DENISE CLOE, TIMOTHY LOE         1205 SNATHWAY 226         OCAA         (352)392-92428           FLORIDA         OFHM S LLC, DENISE CLOE,		HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
LENDIA         LANO S'UN MANAGEVENT CORPORATION         6390 \$ STATE ROAD 53         MADISON         (850)973-2351           LUNA ENTERPRISE, INC., DIANA MARIA BARALT (JAA DIanan Maria Paredes-Banell), RAUL JUAN         18880 DIXIE HWY         MIAMI         (305)251-3888           FLORIDA         MARREYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA, SAM NEKHAILA         82201 OVERSEAS HWY         ISLAMORADA         (305)779-3514           FLORIDA         MARREYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA, SAM NEKHAILA         335A DUYAS ITREET         KEY WEST         (305)278-3514           FLORIDA         MARREYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         3155 OVERSEAS HIGHWAY         MARREYWEST BEAL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         3150 OVERSEAS HIGHWAY         MARREYWEST (305)278-3514           FLORIDA         PLOT CORPORATION         2020 SV 135TH ST.         OCCIA         (352)347-8493           FLORIDA         PLOT CORPORATION         2020 SV 135TH ST.         OCCIA         (352)282-2428           FLORIDA         OFRMS S LLC, DENISE COE, TIMOTHY CLOE         8220 TOURIST CORTER MARY         (BELIG GLADE         (S61)982-2021           FLORIDA         OFRMS S LLC, DENISE COE, TIMOTHY CLOE         8200 WEST SUGARLAND HIGHWAY         (EWISTON         (S63)982-3221           FLORIDA         OFRMS S LLC, DENISE COE, TIMOTHY CLOE         1300 NET SUGARLAND HIGHWAY         (EWISTON <td>FLORIDA</td> <td></td> <td></td> <td></td> <td>(352)336-5930</td>	FLORIDA				(352)336-5930
LUAR BUTEPRISES, INC., DIANA MARIA BARALT (aka Diana Maria Paredes-Baralt), RAUL JUAN         Instruction         Minimit         (305)251-3888           FLORIDA         PAREDES         MIAMI         (305)251-3888         (305)77-3514           FLORIDA         MAREYWEST REAL HOLDINGS, INC., DOROTHY NEKHAILA, SAM NEKHAILA         82201 OVERSKESA HWY         ISLAMORADA         (305)779-3514           FLORIDA         MAREYWEST REAL HOLDINGS, INC., DOROTHY NEKHAILA, SAM NEKHAILA         3353 OUVAL STREET         KEY WEST         (305)729-5770           FLORIDA         MAREYWEST REAL HOLDINGS, INC., DOROTHY NEKHAILA SAM NEKHAILA         3550 OVERSESA HIGHWAY         MARATHON         (305)743-4480           FLORIDA         PLOT CORPORATION         (202) SYI 1351 ST.         OCCAIA         (352)262-7242           FLORIDA         PLOT CORPORATION         (202) SYI 1351 ST.         OCCAIA         (352)2162-7242           FLORIDA         PLOT CORPORATION         (202) SYI 1351 ST.         OCCAIA         (352)2162-7242           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         1025 S MAIN         BELL GLADE         (561)992-4200           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         820 TORIST CENTRE ROAD         BBADENTON         (941)353-376           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         17308 PARK 2 B RIVE         FO		JOJOEMIHA, LLC, CHRISTINE G. KAFIE HAROUN, HANY HAROUN	1475 N UNIVERSITY DR.	CORAL SPRINGS	(954)340-5527
FLOBIDA         PAREDES         18880 DIME HWY         MIAMI         (305)251-3883           FLORIDA         MARKEYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         335A DUVAL STREET         KEV WEST         (305)273-3514           FLORIDA         MARKEYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         335A DUVAL STREET         KEV WEST         (305)278-3514           FLORIDA         MARKEYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         315A DUVAL STREET         KEV WEST         (305)743-480           FLORIDA         PILOT CORPORATION         2020 SW 135114 ST.         OCCALA         (332)47-8493           FLORIDA         PILOT CORPORATION         4255 NORTHWEST HIGHWAY 256         OCCALA         (352)247-8428           FLORIDA         QFRM S LLC, DENISE CLOE, TIMOTHY CLOE         1025 S MAIN         BELLE GLADE         (561)992-4200           FLORIDA         QFRM S LLC, DENISE CLOE, TIMOTHY CLOE         800 WEST SUGARLANO HIGHWAY         (28)9393-321         (305)2347-8493           FLORIDA         QFRM S LLC, DENISE CLOE, TIMOTHY CLOE         3730 RARX 78 ORIVE         FORT MYERS         (239)997-7600           FLORIDA         QFRM S LLC, DENISE CLOE, TIMOTHY CLOE         3735 OL EVELAND AVENUE         FORT MYERS         (239)997-7808           FLORIDA         QFRM S LLC, DENISE CLOE, TIMOTHY CLOE         3735 OL EVELAND	FLORIDA		6390 S STATE ROAD 53	MADISON	(850)973-2351
LOBIDA         MARKEYWEST REAL HOLDINGS, INC. DOROTHY NETHALIA.         B2201 OVERSEAS HWY         ISLAMORADA         (305)779-3514           FLORIDA         MARKEYWEST REAL HOLDINGS, INC. DOROTHY NEKHALA SAM NEKHALIA         335A DUVAL STREET         KEY WEST         (305)779-3514           FLORIDA         MARKEYWEST REAL HOLDINGS, INC. DOROTHY NEKHALA SAM NEKHALIA         5150 OVERSEAS HIGHWAY         MARATHON         (305)743-4480           FLORIDA         PILOT CORPORATION         (202) SWI JSTIN ST.         OCCALA         (321)433-3153           FLORIDA         PILOT CORPORATION         2020 SWI JSTIN ST.         OCCALA         (322)478-4899           FLORIDA         PILOT CORPORATION         4255 NORTHWEST HIGHWAY 326         OCCALA         (32)292-4202           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1025 SMAIN         BELLE GLADE         (56)1992-4200           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         800 WEST SUGARLAND HIGHWAY         (28)997-7800           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1730 B PAIK 78 DRIVE         FORT MYERS         (23)997-7800           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         FORT MYERS         (23)997-7800           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE					
FLORIDA         MARKEYWEST EGL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         335A DUXAL STREET         KEY WEST         (305)296-5770           FLORIDA         MARKEYWEST EGL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         5150 OVERSEAS HIGHWAY         MARATHON         (305)2743-4480           FLORIDA         PILOT CORPORATION         1101 FRIDAY RD         COCOA         (321)433-3135           FLORIDA         PILOT CORPORATION         2020 SW 13514 ST.         OCALA         (532)262-2428           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         8220 TOURIST CENTER ROAD         BRADENTON         (941)359-3706           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         820 TOURIST CENTER ROAD         BRADENTON         (941)359-37600           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         3780 FAK7 80 DRIVE         FORT MYERS         (239)997-600           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         3780 FAK7 80 DRIVE         FORT MYERS         (239)997-600           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         3780 FAK7 80 DRIVE         FORT MYERS         (239)997-600           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         1370 NAK7 80 DRIVE         FORT MYERS         (239)997-600           FLORIDA         OFRM 5 LLC, DENSE CLOF, TIMOTHY CLOE         1010 NORTH JSTRE					
LORIDA         MARKYWEST REAL HOLDINGS, INC. DOROTHY NEKHAILA SAM NEKHAILA         \$150 OVERSEAS HIGHWAY         MARATHON         (305)743-4480           FLORIDA         PILOT CORPORATION         1101 FRIDAY RD         COCOA         (321)433-3153           ELORIDA         PILOT CORPORATION         2020 SW 1351H ST.         OCALA         (352)247-8490           FLORIDA         PILOT CORPORATION         4255 NORTHWEST HIGHWAY 236         OCALA         (352)292-222           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1025 SMAIN         BELLE GLADE         (561)992-4200           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         8202 TOURIST CENTER ROAD         BRADENTON         (941)959-3706           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17306 PARK 78 DRIVE         FORT MYERS         (239)997-760           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13783 CLEVELAND AVENUE         FORT MYERS         (239)967-602           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         FORT MYERS         (239)967-602           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)967-603           FLORIDA         OFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE					
FLORIDA         PILOT CORPORATION         1101 FEIDAY BD         COCOA         (321)433-3153           FLORIDA         PILOT CORPORATION         2020 SW 135TH ST.         OCALA         (352)437-8499           FLORIDA         OPRIN S LLC, DENNES CLOE, TIMOTHY CLOE         1025 S MAIN         BELLE GLADE         (551)992-4200           FLORIDA         OPRM S LLC, DENNES CLOE, TIMOTHY CLOE         8220 TOURST CENTER ROAD         BRADENTON         (491)393-3706           FLORIDA         OPRM S LLC, DENNES CLOE, TIMOTHY CLOE         8200 WEST SUGALAND HIGHWAY         (LEWISTON         (63)983-2321           FLORIDA         OFRM S LLC, DENNES CLOE, TIMOTHY CLOE         8700 WEST SUGALAND HIGHWAY         (LEWISTON         (63)993-4409           FLORIDA         OFRM S LLC, DENNES CLOE, TIMOTHY CLOE         1101 NORTH ISTH STREET         IMMOKALEE         (23)9193-4409           FLORIDA         OFRM S LLC, DENNES CLOE, TIMOTHY CLOE         13730 N CLEVELAND AVENUE         FORT MYERS         (23)9193-4409           FLORIDA         OFRM S LLC, DENNES CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         FORT MYERS         (23)9193-780           FLORIDA         OFRM S LLC, DENNES CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         FORT MYERS         (23)9193-7978           FLORIDA         OFRM S LLC, DENNES CLOE, TIMOTHY CLOE         14101010RTH STRIVE					
FLORIDA         PILOT CORPORATION         2020 SW 135TH ST.         OCALA         (352)247-8499           FLORIDA         PILOT CORPORATION         4255 NORTHWEST HIGHWAY 326         OCALA         (352)629-428           FLORIDA         OFRM S LLC, DENISE CLOF, TIMOTHY CLOE         1025 S MAIN         BELLE GLADE         (561)992-4200           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         8220 TOURIST CENTER ROAD         BRADENTON         (941)359-3706           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         800 WETS SUCARLAND HIGHWAY         CLEWISTON         (863)983-2321           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         17308 PARK 78 DRIVE         FORT MYERS         (239)997-7600           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         1101 NORTH 1517 HS TREET         IMMOKALEE         (239)867-4052           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)997-7860           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)997-7860           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)997-7860           FLORIDA         OFRM S LLC, DENISE CLOE, TIMOTHY CLOE <td< td=""><td></td><td></td><td></td><td></td><td>/</td></td<>					/
FLORIDA         PLUT CORPORATION         4255 NORTHWEST HIGHWAY 326         OCALA         (352)629-2428           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1025 S MAIN         BELL GLADE         (561)92-4200           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         B220 TOURIST CENTER ROAD         BRADENTON         (943)953-3706           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         B00 WEST SUGARLAND HIGHWAY         CLEWISTON         (863)983-3232           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17308 PAR / 78 DRIVE         FORT MYERS         (239)937-6600           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17308 PAR / 78 DRIVE         FORT MYERS         (239)936-4409           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         FORT MYERS         (239)937-7800           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         FORT MYERS         (239)937-9788           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)937-9788           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1061 S. TAMIAMI TRAIL         SARASOTA         (941)451-9597           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE					
FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1025 S MAIN         BELLE GLADE         (561)992 4200           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         8220 TOURIST CENTER ROAD         BRADENTON         (941)359 3706           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         8200 WEST SUGARLAND HIGHWAY         CLEWISTON         (85)398 3221           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17308 PARK 78 DRIVE         FORT MYERS         (239)936-4409           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1101 NORTH 15TH STRET         IMMOKALEE         (239)936-4409           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         PORT TMARTS         (239)937-9788           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         PORT CHARLOTTE         (941)637-9933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1601 IS, TAMIAMI TRAIL         SARASOTA         (941)327-933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLAR KOAD         SARASOTA         (941)327-933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLAR KOAD         SARASOTA         (941)321-34686           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE					
FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         8220 TOURIST CENTER ROAD         BRADENTON         (941)359-3706           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         800 WEST SUGARLAND HIGHWAY         CLEWISTON         (863)983-2321           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17308 PRAK 73 DRIVE         FORT MYERS         (239)937-600           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17308 PRAK 73 DRIVE         FORT MYERS         (239)937-600           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1101 NORTH 15TH STRET         IMMOKALEE         (239)987-780           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)997-978           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)997-978           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1410 VETERANS BLVD         PORT CHARLOTTE         (941)367-933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1501 S. TAMIAMI TRAIL         SARASOTA         (941)325-8703           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLARK ROAD         SARASOTA         (941)322-4686           FLORIDA         QFRM 6 LLC, DENISE CLOE,					
FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         800 WEST SUGARLAND HIGHWAY         CLEWISTON         (863)983-2321           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         17308 PARK 78 DRIVE         FORT MYERS         (239)937-600           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         3783 CLEVELAND AVENUE         FORT MYERS         (239)936-4409           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1101 NORTH 15TH STREET         IMMOKALEE         (239)936-4052           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)936-4059           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT MYERS         (239)936-9338           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         9301 KNIGHTS DRIVE         PUNTA GORDA         (941)637-9933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1601 S. TAMIAMI TRAIL         SARASOTA         (941)921-4868           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5471 CLARK ROAD         SARASOTA         (941)921-4868           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE         5420 MANATEE AVENUE         BRADENTON         (941)755-8703           FLORIDA         QFRM 6 LLC, DENISE CLOE,					
FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         3783 CLEVELAND AVENUE         FORT MYERS         (239)936-4409           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1101 NORTH 15TH STREET         IMMOKALEE         (239)936-7405           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT NYRES         (239)937-9788           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         24180 VETERANS BLVD         PORT CHARLOTTE         (941)637-9933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1601 S. TAMIAMI TRAIL         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLARK ROAD         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLARK ROAD         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5411 14TH STREET         BRADENTON         (941)75-8703           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE         5420 MANATE AVENUE         BRADENTON         (941)749-0577           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE         1427 CAPE CORAL PARKWAY         CAPE CORAL         (239)543-300           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE	FLORIDA	QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE	800 WEST SUGARLAND HIGHWAY	CLEWISTON	
FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         3783 CLEVELAND AVENUE         FORT MYERS         (239)936-4409           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1101 NORTH 15TH STREET         IMMOKALEE         (239)937-9788           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         13750 N CLEVELAND AVENUE         NORTH FORT NVFRS         (239)937-9788           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         24180 VETERANS BLVD         PORT CHARLOTTE         (941)637-9933           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         1601 S. TAMIAMI TRAIL         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLARK ROAD         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5741 CLARK ROAD         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5421 LARK ROAD         SARASOTA         (941)927-1244           FLORIDA         QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE         5411 14TH STREET         BRADENTON         (941)927-1244           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE         5420 MANATE AVENUE         BRADENTON         (941)75-8703           FLORIDA         QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE		QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE	17308 PARK 78 DRIVE	FORT MYERS	
FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE13750 N CLEVELAND AVENUENORTH FORT MYERS(239)997-9788FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE24180 VETERANS BLVDPORT CHARLOTTE(941)765-9484FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE9301 KNIGHTS DRIVEPUINTA GORDA(941)637-9933FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE1601 S. TAMIAMI TRAILSARASOTA(941)927-1244FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE5741 CLARK ROADSARASOTA(941)927-1244FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE8037 S. TAMIAMI TRAILSARASOTA(941)921-4866FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE5411 14TH STREETBRADENTON(941)75-8703FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE5420 MANATE AVENUEBRADENTON(941)749-0577FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1601 DEL PRADO BLVD SCAPE CORAL(239)549-3600FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE12034 S CLEVELAND AVENUEFORT MYERS(239)636-2004FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE12034 S CLEVELAND AVENUEFORT MYERS(239)936-2004FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE12034 S CLEVELAND AVENUEFORT MYERS(239)936-2004FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE9301 DAMIELS PARKWAYCAPE CORAL(239)72-7477FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE10941 AIRPORT ROADNAPLES(239)936-2004FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE </td <td>FLORIDA</td> <td>QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE</td> <td>3783 CLEVELAND AVENUE</td> <td>FORT MYERS</td> <td>(239)936-4409</td>	FLORIDA	QFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE	3783 CLEVELAND AVENUE	FORT MYERS	(239)936-4409
FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE24180 VETERANS BLVDPORT CHARLOTTE(941)766-9484FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE9301 KNIGHTS DRIVEPUNTA GORDA(941)637-9333FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE1601 S. TAMIAMI TRAILSARASOTA(941)362-9333FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE5741 CLARK ROADSARASOTA(941)91927-1244FLORIDAQFRM 5 LLC, DENISE CLOE, TIMOTHY CLOE8037 S.TAMIAMI TRAILSARASOTA(941)927-1244FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE5411 14TH STREETBRADENTON(941)758-9573FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE5420 MANATEE AVENUEBRADENTON(941)749-9570FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1601 DEL PRADO BLVD SCAPE CORAL(239)772-7477FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1001 DEL PRADO BLVD SCAPE CORAL(239)972-7477FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1001 DEL PRADO BLVD SCAPE CORAL(239)936-2004FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1004 A LICPARD VENUEFORT MYERS(239)936-2004FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE10941 AIRPORT ROADNAPLES(239)775-8505FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE2001 E TAMIAMI TRAILNAPLES(239)775-8505FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE10941 AIRPORT ROADNAPLES(239)775-8505FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE2001 E TAMIAMI TRAIL					
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FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE2601 E TAMIAMI TRAILNAPLES(239)775-8505FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE4114 N TAMIAMI TRAILNAPLES(239)262-8351FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE3206 N.W. TAMIAMI TRAILPORT CHARLOTTE(941)627-0040FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1627 N.WASHINGTON BLVDSARASOTA(941)954-7137FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE301 NORTH BENEVA ROADSARASOTA(941)954-1220FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE28140 S TAMIAMI TRAILBONITA SPRINGS(239)947-9401FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE6600 E STATE ROAD 64BRADENTON(941)708-3668FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE2523 SKYLINE BLVD.CAPE CORAL(0)-					
FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE4114 N TAMIAMI TRAILNAPLES(239)262-8351FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE3206 N.W. TAMIAMI TRAILPORT CHARLOTTE(941)627-0040FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1627 N.WASHINGTON BLVDSARASOTA(941)954-7137FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE301 NORTH BENEVA ROADSARASOTA(941)954-1220FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE28140 S TAMIAMI TRAILBONITA SPRINGS(239)947-9401FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE6600 E STATE ROAD 64BRADENTON(941)708-3668FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE2523 SKYLINE BLVD.CAPE CORAL(0)-					
FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE3206 N.W. TAMIAMI TRAILPORT CHARLOTTE(941)627-0040FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1627 N.WASHINGTON BLVDSARASOTA(941)954-7137FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE301 NORTH BENEVA ROADSARASOTA(941)954-1220FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE28140 S TAMIAMI TRAILBONITA SPRINGS(239)947-9401FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE6600 E STATE ROAD 64BRADENTON(941)708-3668FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE2523 SKYLINE BLVD.CAPE CORAL(0)-					
FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE1627 N.WASHINGTON BLVDSARASOTA(941)954-7137FLORIDAQFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE301 NORTH BENEVA ROADSARASOTA(941)954-1220FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE28140 S TAMIAMI TRAILBONITA SPRINGS(239)947-9401FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE6600 E STATE ROAD 64BRADENTON(941)708-3668FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE2523 SKYLINE BLVD.CAPE CORAL(0)-				PORT CHARLOTTE	
FLORIDA         QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE         28140 S TAMIAMI TRAIL         BONITA SPRINGS         (239)947-9401           FLORIDA         QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE         6600 E STATE ROAD 64         BRADENTON         (941)708-3668           FLORIDA         QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE         2523 SKYLINE BLVD.         CAPE CORAL         (0)-	FLORIDA	QFRM 6 LLC, DENISE CLOE, TIMOTHY CLOE	1627 N.WASHINGTON BLVD	SARASOTA	(941)954-7137
FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE6600 E STATE ROAD 64BRADENTON(941)708-3668FLORIDAQFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE2523 SKYLINE BLVD.CAPE CORAL(0)-	FLORIDA				(941)954-1220
FLORIDA     QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE     2523 SKYLINE BLVD.     CAPE CORAL     (0)-					
FLORIDA     QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE     41 HANCOCK BRIDGE PARKWAY WEST     CAPE CORAL     (239)458-7800					
	FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	41 HANCOCK BRIDGE PARKWAY WEST	CAPE CORAL	(239)458-7800

FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	5904 20TH ST EAST	ELLENTON	(941)722-5232
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	8661 COMMONS WAY	ESTERO	(239)948-7030
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	14491 PALM BEACH BLVD	FORT MYERS	(239)694-8108
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	14890 SIX MILE CYPRESS PARKWAY	FORT MYERS	(239)454-2563
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	15300 MCGREGOR BOULEVARD	FORT MYERS	(239)482-6999
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	2501 LEE BOULEVARD	LEHIGH ACRES	(239)303-2063
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	15021 TAMIAMI TRAIL 606 EAST 10TH STREET	NORTH PORT PALMETTO	(941)423-2852
FLORIDA FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	13417 SOUTH MCCALL ROAD	PORT CHARLOTTE	(941)729-4664 (941)698-9445
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	19680 COCHRAN BLVD	PORT CHARLOTTE	(941)625-5585
FLORIDA	QFRM 7 LLC, DENISE CLOE, TIMOTHY CLOE	4331 S TAMIAMI TRAIL	VENICE	(941)492-5166
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	11727 SR 70 E	BRADENTON	(941)727-5995
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	4201 53RD AVENUE E	BRADENTON	(941)751-1244
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	5100 CORTEZ RD W.	BRADENTON	(941)782-9352
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	7977 DANI DRIVE, SUITE 100	FORT MYERS	(239)418-3697
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	13030 TAMIAMI TRAIL EAST	NAPLES	(239)774-0089
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	105 N. TAMIAMI TRAIL	NOKOMIS	(941)946-8599
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	1018 TECHNOLOGY AVE.	NORTH PORT	(0)-
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	201 SERANO WAY	NORTH VENICE	(0)-
FLORIDA	QFRM DEV FL, LLC, DENISE CLOE, TIMOTHY CLOE	2983 EXECUTIVE DR.	VENICE	(941)480-9551
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	11383 PALMETTO PARK RD	BOCA RATON	(561)218-0091
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	865 N FEDERAL HWY	BOCA RATON	(561)395-0276
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	9192-A GLADES ROAD	BOCA RATON	(561)883-5905
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	600 EAST WOOLBRIGHT ROAD	BOYNTON BEACH	(561)740-9244
FLORIDA FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	701 W BOYNTON BEACH 7400 BOYNTON BEACH BLVD.	BOYNTON BEACH BOYNTON BEACH	(561)734-6249 (561)735-0379
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	260 LINTON BLVD.	DELRAY BEACH	(561)278-4102
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	930 NW 62ND STREET	FORT LAUDERDALE	(954)772-6032
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	6049 SOUTH MILITARY TRAIL	LAKE WORTH	(561)304-7404
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	1411 HYPOLUXO ROAD	LANTANA	(561)547-4920
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	7115 WEST MCNAB ROAD	NORTH LAUDERDALE	(954)720-1100
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	1040 E COMMERCIAL BLVD	OAKLAND PARK	(954)772-9170
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	1840 EAST ATLANTIC BLVD	POMPANO BEACH	(954)943-9245
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	2281 W. SAMPLE RD.	POMPANO BEACH	(754)222-1082
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	2700 DR MARTIN LUTHER KING BLVD	POMPANO BEACH	(954)973-1126
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	7025 N. UNIVERSITY DRIVE	TAMARAC	(954)721-6990
FLORIDA	RKR RESTAURANTS FL, LLC, RICKI R. OBEROI	7925 S. DIXIE HWY.	WEST PALM BEACH	(561)586-2885
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	10410 SE US HIGHWAY 441	BELLEVIEW	(352)347-3225
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2570 COMMERCE PARKWAY	BUNNELL	(386)437-3277
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1203 SOUTH WOODLAND BLVD	DELAND	(386)736-8213
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1490 NORTH WOODLAND BLVD	DELAND	(386)736-7105
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2817 S. BAY ST	EUSTIS	(352)357-5535
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1011 BICHARA BLVD. 10401 US HIGHWAY 441		(352)750-6022
FLORIDA FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	27461 US HWY 27	LEESBURG LEESBURG	(352)728-0020 (0)-
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	917 N. 14TH ST	LEESBURG	(352)787-4466
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	18890 U.S. HIGHWAY 441	MOUNT DORA	(352)735-5114
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	3155 N.W. PINE AVENUE	OCALA	(352)867-1733
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	3617 W. SILVER SPRINGS	OCALA	(352)629-8634
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	8470 SOUTHWEST HWY 200	OCALA	(352)237-9416
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1824 REID STREET	PALATKA	(386)328-7225
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1 OLD KING ROAD N	PALM COAST	(386)446-2617
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	440 SW PALM COAST PARKWAY	PALM COAST	(386)446-2849
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	2710 STATE ROAD #16	SAINT AUGUSTINE	(904)826-0836
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	336 15TH AVENUE S	SAINT PETERSBURG	(727)820-9540
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	4047 4TH ST N	SAINT PETERSBURG	(727)822-0007
FLORIDA	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	4300 34TH STREET SOUTH	SAINT PETERSBURG	(727)954-5787
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	831 YAMATO RD	BOCA RATON	(561)997-2008
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	10050 W SAMPLE ROAD	CORAL SPRINGS	(954)755-0034
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	4676 N UNIVERSITY DRIVE	CORAL SPRINGS	(954)757-6800
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	6375 W SAMPLE RD	CORAL SPRINGS	(954)344-9713
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	1197 S.MILITARY TRAIL	DEERFIELD BEACH	(954)428-6111
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	15020 JOG ROAD	DELRAY BEACH	(561)865-0138
FLORIDA FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	4950 LINTON BLVD 7560 NW 186TH STREET	DELRAY BEACH HIALEAH	(561)637-9779 (305)826-1355
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	11925 NW 27TH PL.	MIAMI	(305)826-1355
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	1515 NORTHWEST 7TH STREET	MIAMI	(305)541-6141
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	14900 SOUTHWEST 31ST STREET	MIRAMAR	(954)431-7505
FLORIDA	STARBOARD GROUP OF SOUTHEAST FLORIDA, LLC	9960 WEST OAKLAND PARK BLVD	SUNRISE	(954)746-9008
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	8440 ASTRONAUT BLVD	CAPE CANAVERAL	(321)784-8557
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	1841 N. 4TH STREET	FORT PIERCE	(772)429-2330
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	2309 S US HIGHWAY 1	FORT PIERCE	(772)468-0087
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	4900 S. FEDERAL HIGHWAY	FORT PIERCE	(772)466-4065
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	205 S. MIRIMAR	INDIALANTIC	(321)724-0800
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	395 E EAU GALLIE BLVD	INDIAN HARBOR BEACH	(321)773-0422
	STARBOARD GROUP OF SPACE COAST, LLC	2650 W. NEW HAVEN AVE.	MELBOURNE	(321)727-3237
FLORIDA				
FLORIDA FLORIDA FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC STARBOARD GROUP OF SPACE COAST, LLC	4150 NORTH WICKHAM ROAD 8245 NORTH WICKHAM RD	MELBOURNE MELBOURNE	(321)259-0104 (321)253-5999

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FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	950 N WICKHAM RD	MELBOURNE	(321)622-4150
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	10 W MERRITT ISLAND CSWY	MERRITT ISLAND	(321)453-3252
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	1154 MALABAR RD S.E.	PALM BAY	(321)984-5225
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	1755 PALM BAY ROAD NE	PALM BAY	(321)676-4500
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	4435 NORTHLAKE BLVD.	PALM BEACH GARDENS	(561)626-3844
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	10246 S FEDERAL HWY	PORT SAINT LUCIE	(772)335-0500
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	270 SW PORT ST LUCIE BLVD	PORT SAINT LUCIE	(772)336-5633
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	648 BARNES BLVD.	ROCKLEDGE	(321)633-5667
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	3000 GARDEN ST.	TITUSVILLE	(321)268-8269
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	3323 COLUMBIA BLVD	TITUSVILLE	(321)264-2494
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	6210 20TH STREET	VERO BEACH	(772)564-0705
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	890 US HIGHWAY 1	VERO BEACH	(772)562-7075
FLORIDA	STARBOARD GROUP OF SPACE COAST, LLC	135 PALM BAY ROAD	WEST MELBOURNE	(321)728-9027
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	13135 US HWY 301	DADE CITY	(352)567-5585
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	13119 N. DALE MABRY	TAMPA	(813)963-0866
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	13565 CYPRESS GLENN LANE	TAMPA	(813)979-1787
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	1501 HILLSBORO AVE	TAMPA	(813)238-1701
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	1507 E. FOWLER	TAMPA	(813)971-4370
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	1615 WEST KENNEDY BLVD.	TAMPA	(813)254-7205
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	19430 BRUCE B. DOWNS	TAMPA	(813)994-9965
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	6620 E. MARTIN LUTHER KING BLVD.	TAMPA	(813)622-7222
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	8330 N. FLORIDA	TAMPA	(813)932-3580
FLORIDA	STARBOARD GROUP OF TAMPA, LLC	5658 GALL BLVD	ZEPHYRHILLS	(813)779-7124
FLORIDA	STARBOARD GROUP OF TAMPA II, LLC	6024 COUNTY ROAD 579	SEFFNER	(813)626-9273
FLORIDA	STARBOARD GROUP OF TAMPA II, LLC	13712 BRUCE B. DOWNS BLVD	TAMPA	(813)977-1732
FLORIDA	STARBOARD GROUP OF TAMPA II, LLC	3601 W. HILLSBOROUGH AVENUE	TAMPA	(813)873-1228
FLORIDA	TA OPERATING LLC	7401 W. HWY 318	REDDICK	(352)591-1881
FLORIDA	TINSLEY-BRIDGEMAN, LLC	4100 GEORGE J. BEAN PARKWAY	TAMPA	(813)291-3297
FLORIDA	TROPICAL STOP, INC., CHRISTINE G. KAFIE HAROUN, HANY HAROUN	99700 S OVERSEAS HWY	KEY LARGO	(305)783-5198
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	155 E. MAIN STREET	АРОРКА	(407)880-7114
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	1650 W ORANGE BLOSSOM TRAIL	АРОРКА	(407)464-0267
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	601 EXECUTIVE PARK COURT	АРОРКА	(407)682-6434
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	3880 FLAGG LANE	LAKE MARY	(407)333-8077
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	2200 WEST ST ROAD 434	LONGWOOD	(407)865-6433
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	500 S US HWY 17/92	LONGWOOD	(407)831-1125
FLORIDA	WEN FOOD MANAGEMENT, INC., AMER BOUKAI, KARIM BOUKAI, ZIAD BOUKAI	254 FOUNTAIN WEST BLVD	OCOEE	(407)654-5450
FLORIDA	WEN JAI RESTAURANT GROUP, LLC, JHONNY ALEXANDER MERCADO SAM	1091 W. HALLANDALE BEACH BLVD.	HALLANDALE BEACH	(954)456-5655
FLORIDA	WEN SOUTH, LLC	775 NORTH SUMMIT STREET	CRESCENT CITY	(386)463-5027
FLORIDA	WEN SOUTH, LLC	3266 HIGHWAY 17	GREEN COVE SPRINGS	(904)529-8009
FLORIDA	WEN SOUTH, LLC	541482 US HWY 1	HILLIARD	(904)265-7059
FLORIDA	WEN SOUTH, LLC	10101 NEW BERLIN ROAD	JACKSONVILLE	(904)337-4119
FLORIDA	WEN SOUTH, LLC	10911 BAYMEADOWS ROAD	JACKSONVILLE	(904)337-4126
FLORIDA	WEN SOUTH, LLC	11295 CRYSTAL SPRINGS ROAD	JACKSONVILLE	(904)786-2240
FLORIDA	WEN SOUTH, LLC	1175 DUNN AVE	JACKSONVILLE	(904)751-4645
FLORIDA	WEN SOUTH, LLC	12135 LEM TURNER RD	JACKSONVILLE	(904)768-5965
FLORIDA	WEN SOUTH, LLC	12524 SAN JOSE BLVD	JACKSONVILLE	(904)260-2393
FLORIDA	WEN SOUTH, LLC	12911 ATLANTIC BLVD	JACKSONVILLE	(904)221-6466
FLORIDA	WEN SOUTH, LLC	13928 BARTRAM RUN DRIVE	JACKSONVILLE	(904)518-3365
FLORIDA	WEN SOUTH, LLC	140 BARTRAM MARKET DR	JACKSONVILLE	(904)559-6860
FLORIDA	WEN SOUTH, LLC	15236 MAX LEGGETT PARKWAY	JACKSONVILLE	(904)518-4431
FLORIDA	WEN SOUTH, LLC	1616 UNIVERSITY BLVD. SOUTH	JACKSONVILLE	(904)725-7996
FLORIDA	WEN SOUTH, LLC	2001 HAMILTON STREET	JACKSONVILLE	(904)387-1483
FLORIDA	WEN SOUTH, LLC	2006 PARK STREET	JACKSONVILLE	(904)389-1961
FLORIDA	WEN SOUTH, LLC	2754 RACE TRACK RD.	JACKSONVILLE	(904)337-4108
FLORIDA	WEN SOUTH, LLC	3136 EMERSON ST	JACKSONVILLE	(904)265-2567
FLORIDA	WEN SOUTH, LLC	3624 FIRESTONE RD	JACKSONVILLE	(904)265-0718
FLORIDA	WEN SOUTH, LLC	3910 UNIVERSITY BLVD. WEST	JACKSONVILLE	(904)265-0890
FLORIDA	WEN SOUTH, LLC	400 S. 3RD STREET	JACKSONVILLE	(904)246-2433
FLORIDA	WEN SOUTH, LLC	4160 LOSCO ROAD	JACKSONVILLE	(904)337-4115
FLORIDA	WEN SOUTH, LLC	4453 SOUTHSIDE BLVD	JACKSONVILLE	(904)620-9161
FLORIDA	WEN SOUTH, LLC	4842 POST STREET	JACKSONVILLE	(904)265-0730
FLORIDA	WEN SOUTH, LLC	5133 NORWOOD AVENUE	JACKSONVILLE	(904)768-3757
FLORIDA	WEN SOUTH, LLC	6021 ARGYLE FOREST BLVD.	JACKSONVILLE	(904)573-7887
FLORIDA	WEN SOUTH, LLC	6238 103RD STREET	JACKSONVILLE	(904)778-4459
FLORIDA	WEN SOUTH, LLC	699 MAYPORT CROSSING BLVD.	JACKSONVILLE	(904)246-3529
FLORIDA	WEN SOUTH, LLC	7027 COMMONWEALTH AVENUE	JACKSONVILLE	(904)337-4117
FLORIDA	WEN SOUTH, LLC	7102 BONNEVAL RD	JACKSONVILLE	(904)281-1168
				(904)378-1290
FLORIDA	WEN SOUTH, LLC	7211 NORMANDY BLVD	JACKSONVILLE	
FLORIDA FLORIDA	WEN SOUTH, LLC	7211 NORMANDY BLVD 7663 MERRILL ROAD	JACKSONVILLE	
FLORIDA	WEN SOUTH, LLC	7663 MERRILL ROAD	JACKSONVILLE	(904)743-3908
FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD	JACKSONVILLE JACKSONVILLE	(904)743-3908 (904)731-8595
Florida Florida Florida	WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD	JACKSONVILLE JACKSONVILLE JACKSONVILLE	(904)743-3908 (904)731-8595 (904)766-0116
FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD.	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD. 210 W. WALKER DRIVE	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE KEYSTONE HEIGHTS	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596 (352)473-3636
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD. 210 W. WALKER DRIVE 1511 S 6TH ST	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE KEYSTONE HEIGHTS MACCLENNY	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596 (352)473-3636 (904)265-2893
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD. 210 W. WALKER DRIVE 1511 S 6TH ST 2530 BLANDING BLVD	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE KEYSTONE HEIGHTS MACCLENNY MIDDLEBURG	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596 (352)473-3636 (904)265-2893 (904)291-1157
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD. 210 W. WALKER DRIVE 1511 S 6TH ST 2530 BLANDING BLVD 1110 BLANDING BLVD	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE KEYSTONE HEIGHTS MACCLENNY MIDDLEBURG ORANGE PARK	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596 (352)473-3636 (904)265-2893 (904)291-1157 (904)276-4227
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD. 210 W. WALKER DRIVE 1511 S 6TH ST 2530 BLANDING BLVD 1110 BLANDING BLVD 1575 ISLAND LANE	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE KEYSTONE HEIGHTS MACCLENNY MIDDLEBURG ORANGE PARK ORANGE PARK	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596 (352)473-3636 (904)265-2893 (904)291-1157 (904)276-4227 (904)541-6508
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN SOUTH, LLC WEN SOUTH, LLC	7663 MERRILL ROAD 8625 BAYMEADOWS ROAD 9055 NEW KINGS ROAD 9510 APPLECROSS RD. 210 W. WALKER DRIVE 1511 S 6TH ST 2530 BLANDING BLVD 1110 BLANDING BLVD	JACKSONVILLE JACKSONVILLE JACKSONVILLE JACKSONVILLE KEYSTONE HEIGHTS MACCLENNY MIDDLEBURG ORANGE PARK	(904)743-3908 (904)731-8595 (904)766-0116 (904)265-2596 (352)473-3636 (904)265-2893 (904)291-1157 (904)276-4227

FLORIDA	WEN SOUTH, LLC	1830 US HIGHWAY 1 S	SAINT AUGUSTINE	(904)861-0155
FLORIDA	WEN SOUTH, LLC	2260 INTERNATIONAL GOLF PKWY	SAINT AUGUSTINE	(904)265-1844
FLORIDA	WEN SOUTH, LLC	80 MARKETPLACE DRIVE	SAINT AUGUSTINE	(904)494-8269
FLORIDA	WEN SOUTH, LLC	795 COUNTY ROAD 210 W	ST JOHNS	(904)429-4857
FLORIDA	WEN SOUTH, LLC	1494 CAPITAL CIRCLE NW	TALLAHASSEE	(850)576-1300
FLORIDA	WEN SOUTH, LLC	1828 NORTH MONROE	TALLAHASSEE	(850)386-6225
FLORIDA	WEN SOUTH, LLC	1901 APALACHEE PKWY.	TALLAHASSEE	(850)878-6559
FLORIDA	WEN SOUTH, LLC	1950 WEST PENSACOLA	TALLAHASSEE	(850)575-9400
FLORIDA	WEN SOUTH, LLC	2122 CAPITAL CIRCLE NE	TALLAHASSEE	(850)701-9155
FLORIDA	WEN SOUTH, LLC	2525 SOUTH MONROE ST.	TALLAHASSEE	(850)878-4208
FLORIDA	WEN SOUTH, LLC	3030 WEST PENSACOLA STREET	TALLAHASSEE	(850)580-4403
FLORIDA	WEN SOUTH, LLC	3439 THOMASVILLE RD	TALLAHASSEE	(850)701-9251
FLORIDA	WEN SOUTH, LLC	3451 BANNERMAN RD.	TALLAHASSEE	(850)701-9158
FLORIDA	WEN SOUTH, LLC	3561 S BLAIR STONE RD	TALLAHASSEE	(850)354-5343
FLORIDA	WEN SOUTH, LLC	6601 MAHAN DRIVE	TALLAHASSEE	(850)701-8961
FLORIDA	WEN SOUTH, LLC	15408 NE US HIGHWAY 301	WALDO	(352)244-9176
FLORIDA	WEN SOUTH, LLC	462586 STATE ROAD 200	YULEE	(904)548-0108
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FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	1520 NORTH BROADWAY AVENUE	BARTOW	(863)533-4770
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	1405 US 98 SOUTH	LAKELAND	(863)686-5329
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	1910 W MEMORIAL BLVD	LAKELAND	(863)686-5328
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	2240 GRIFFIN RD.	LAKELAND	(863)853-5757
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	280 LAKELAND PARK BOULEVARD	LAKELAND	(863)816-7600
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	3545 LAKELAND HIGHLANDS RD	LAKELAND	(863)644-5777
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	3695 INNOVATION DRIVE	LAKELAND	(863)619-2989
FLORIDA	WEN-LAKE CORPORATION, CASSANDRA L.BANNING, GEORGE W. BANNING, KENNETH W. DALEY	3929 S. FLORIDA AVE.	LAKELAND	(863)646-0844
FLORIDA	WEN-ONE OF FLORIDA, INC., BRIAN TUCKER	6723 US HWY 129 SOUTH	JASPER	(386)792-1080
FLORIDA	WEN-ONE OF FLORIDA, INC., BRIAN TUCKER	14170 HIGHWAY 441	LAKE CITY	(386)628-5155
FLORIDA	WEN-ONE OF FLORIDA, INC., BRIAN TUCKER	202 COREY PLACE	LAKE CITY	(386)961-0019
FLORIDA	WEN-RAM, INC., DIANA MARIA BARALT (aka Diana Maria Paredes-Baralt), RAUL JUAN PAREDES	20975 SOUTH DIXIE HIGHWAY	MIAMI	(305)969-8520
FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.	8100 W HIALEAH GARDENS BLVD	HIALEAH	(305)823-6677
FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.	10610 SW 40TH ST	MIAMI	(305)225-6209
FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.	ADEDO CINU AEDNID CEDEET	MIAMI	(305)251-6787
	WEN SOOTH HOEDINGS, INC., SENGIO A. DAESINDE, III, SENGIO A. DAESINDE, JN.	13530 S.W. 152ND STREET	IVITAIVII	
FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, IR.	7393 NW 36TH ST	MIAMI	(305)594-9006
FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.	7393 NW 36TH ST 7555 NW 12TH ST.	MIAMI MIAMI	(305)594-9006 (305)436-0122
FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.	7393 NW 36TH ST 7555 NW 12TH ST.	MIAMI	(305)594-9006
FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7	MIAMI MIAMI COCONUT CREEK	(305)594-9006 (305)436-0122 (754)240-4227
FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7	MIAMI MIAMI	(305)594-9006 (305)436-0122
FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD.	MIAMI MIAMI COCONUT CREEK	(305)594-9006 (305)436-0122 (754)240-4227
FLORIDA FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR. WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50 EZ 11640 SE FEDERAL HIGHWAY	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	<ul> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> </ul>	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50 EZ 11640 SE FEDERAL HIGHWAY EZ 1409 N.E. JENSEN BEACH BLVD.	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND JENSEN BEACH	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169 (772)546-6033 (772)334-4880
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	<ul> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> </ul>	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50 EZ 11640 SE FEDERAL HIGHWAY EZ 1409 N.E. JENSEN BEACH BLVD. EZ 626 INDIANTOWN ROAD WEST	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND JENSEN BEACH JUPITER	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169 (772)546-6033 (772)546-6033 (772)334-4880 (561)746-7936
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FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	<ul> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> </ul>	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50 EZ 11640 SE FEDERAL HIGHWAY EZ 1409 N.E. JENSEN BEACH BLVD. EZ 626 INDIANTOWN ROAD WEST EZ 2401 10TH AVE NORTH EZ 3887 JOG ROAD EZ 4483 SOUTH CONGRESS AVE EZ 7050 JOG ROAD EZ 9808 LAKE WORTH ROAD	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND JENSEN BEACH JUPITER LAKE WORTH LAKE WORTH LAKE WORTH	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169 (772)546-6033 (772)546-6033 (772)334-4880 (561)746-7936 (561)964-4412 (561)357-1333 (561)967-3772 (561)641-3337
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	<ul> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> </ul>	7393 NW 36TH ST 7555 NW 12TH ST. 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50 EZ 11640 SE FEDERAL HIGHWAY EZ 1409 N.E. JENSEN BEACH BLVD. EZ 626 INDIANTOWN ROAD WEST EZ 2401 10TH AVE NORTH EZ 3887 JOG ROAD EZ 4483 SOUTH CONGRESS AVE EZ 7050 JOG ROAD EZ 9808 LAKE WORTH ROAD EZ 2900 W. NORVELL BRYANT HWY	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND JENSEN BEACH JUPITER LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169 (772)546-6033 (772)334-4880 (561)746-7936 (561)964-4412 (561)357-1333 (561)967-3772 (561)641-3337 (561)432-4612
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	<ul> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUE</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, ED</li></ul>	7393 NW 36TH ST 7555 NW 12TH ST. EZ 6630 NORTH STATE ROAD 7 EZ 355 W. HILLSBORO BLVD. EZ 11191 N. WILLIAMS ST EZ 7085 OKEECHOBEE RD EZ 6870 FOREST HILL BLVD EZ 7753 STATE ROAD 50 EZ 11640 SE FEDERAL HIGHWAY EZ 1409 N.E. JENSEN BEACH BLVD. EZ 626 INDIANTOWN ROAD WEST EZ 2401 10TH AVE NORTH EZ 3887 JOG ROAD EZ 4483 SOUTH CONGRESS AVE EZ 7050 JOG ROAD EZ 9808 LAKE WORTH ROAD EZ 2900 W. NORVELL BRYANT HWY EZ 12011 SOUTHERN BLVD.	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND JENSEN BEACH JUPITER LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169 (772)546-6033 (772)334-4880 (561)746-7936 (561)746-7936 (561)964-4412 (561)357-1333 (561)967-3772 (561)641-3337 (561)432-4612 (352)639-2633
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	<ul> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WEN-SOUTH HOLDINGS, INC., SERGIO A. BALSINDE, III, SERGIO A. BALSINDE, JR.</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODRIGUEZ, MICHAEL J. RODRIGUI</li> <li>WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, ED</li></ul>	7393 NW 36TH ST         7555 NW 12TH ST.         EZ 6630 NORTH STATE ROAD 7         EZ 355 W. HILLSBORO BLVD.         EZ 11191 N. WILLIAMS ST         EZ 7085 OKEECHOBEE RD         EZ 6870 FOREST HILL BLVD         EZ 11640 SE FEDERAL HIGHWAY         EZ 1409 N.E. JENSEN BEACH BLVD.         EZ 2401 10TH AVE NORTH         EZ 3887 JOG ROAD         EZ 7050 JOG ROAD         EZ 9808 LAKE WORTH ROAD         EZ 2900 W. NORVELL BRYANT HWY         EZ 12011 SOUTHERN BLVD.         EZ 15753 SOUTHERN BOULEVARD	MIAMI MIAMI COCONUT CREEK DEERFIELD BEACH DUNNELLON FORT PIERCE GREENACRES GROVELAND HOBE SOUND JENSEN BEACH JUPITER LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH LAKE WORTH	(305)594-9006 (305)436-0122 (754)240-4227 (954)481-1882 (352)533-6966 (772)318-6707 (561)966-8711 (352)557-4169 (772)546-6033 (772)334-4880 (561)746-7936 (561)964-4412 (561)357-1333 (561)964-4412 (561)967-3772 (561)641-3337 (561)432-4612 (352)639-2633 (561)784-5052

FLORIDA				
	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 320 NORTHLAKE BLVD	NORTH PALM BEACH	(561)845-8845
TLONIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 120 BAHIA AVENUE COURT	OCALA	(352)387-9552
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	NGUEZ, MICHAEL J. RODRIGUEZ 3001 E. SILVER SPRINGS BLVD.	OCALA	(352)622-6919
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR		OKEECHOBEE	
				(863)763-8181
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 1190 NE 23RD STREET	POMPANO BEACH	(954)785-9209
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 2500 WEST ATLANTIC BLVD.	POMPANO BEACH	(954)975-7977
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 1790 SW SAINT LUCIE WEST BLVD	PORT SAINT LUCIE	(772)336-0422
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	RIGUEZ, MICHAEL J. RODRIGUEZ 2210 SW GATLIN BLVD.	PORT SAINT LUCIE	(772)871-6109
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 3741 W. BLUE HERON BLVD	RIVIERA BEACH	(561)844-7120
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ. MICHAEL J. RODRIGUEZ 560 N. STATE ROAD 7	ROYAL PALM BEACH	(561)753-8770
			SEBASTIAN	
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, WICHAEL J. KODKIGUEZ 1023 03 HIGHWAT 1		(772)388-0735
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 3160 SE FEDERAL HWY	STUART	(772)286-8181
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 7700 SOUTHWEST LOST RIVER ROAD	STUART	(772)219-9008
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 8901 WEST COMMERCIAL BLVD.	TAMARAC	(954)722-6444
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 1376 N MILITARY TRAIL	WEST PALM BEACH	(561)689-8244
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 1531 BELVEDERE ROAD	WEST PALM BEACH	(561)471-9554
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ. MICHAEL J. RODRIGUEZ 3075 45TH STREET	WEST PALM BEACH	(561)687-8534
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. KODRIGUEZ 6790 OKEECHOBEE BLVD.	WEST PALM BEACH	(561)683-8888
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 951 HANK AARON DRIVE	WEST PALM BEACH	(561)687-8830
FLORIDA	WENCO HOLDINGS, LLC, CHRISTINA L. SCHWECK, EDILBERTO J. RODR	IGUEZ, MICHAEL J. RODRIGUEZ 5809 SEVEN MILE DR	WILDWOOD	(352)539-9953
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	1409 SUN RISE PLAZA DRIVE	CLERMONT	(352)404-8310
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	850 E. HWY 50	CLERMONT	(352)404-8937
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	815 W STATE ROAD 434	LONGWOOD	(407)699-1325
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	11251 UNIVERSITY BOULEVARD	ORLANDO	(407)671-8511
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	7693 EAST COLONIAL DRIVE	ORLANDO	(407)282-0024
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY			
FLORIDA		90 W. MITCHELL HAMMOCK RD	OVIEDO	
		90 W. MITCHELL HAMMOCK RD	OVIEDO	(407)359-5262
	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE	OXFORD	(407)359-5262 (352)539-9979
FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET	OXFORD TAMPA	(407)359-5262 (352)539-9979 (813)616-5396
Florida Florida	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE	OXFORD TAMPA WINTER PARK	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930
FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434	OXFORD TAMPA WINTER PARK WINTER SPRINGS	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005
FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930
FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434	OXFORD TAMPA WINTER PARK WINTER SPRINGS	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005
FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY 7230 W MISS MAGGIE DRIVE	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY 7230 W MISS MAGGIE DRIVE 4240 U.S. HWY 19 SOUTH	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY 7230 W MISS MAGGIE DRIVE 4240 U.S. HWY 19 SOUTH 1452 SOUTH PASADENA AVE	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY 7230 W MISS MAGGIE DRIVE 4240 U.S. HWY 19 SOUTH 1452 SOUTH PASADENA AVE 912 E. TARPON AVE 109 S. TYNDALL PARKWAY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC.	11639 WILL ODELL AVE 6917 N. 56TH STREET 365 UNIVERSITY PARK DRIVE 1218 EAST STATE ROAD 434 2290 GULF TO BAY 7230 W MISS MAGGIE DRIVE 4240 U.S. HWY 19 SOUTH 1452 SOUTH PASADENA AVE 912 E. TARPON AVE 109 S. TYNDALL PARKWAY 2 NEW MARKET ST	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDCO JF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)34-0208 (850)769-3907 (850)484-7056 (850)937-9869
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CHIPLEY	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CHIPLEY CRESTVIEW	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW DESTIN	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)631-2999 (850)689-1224 (850)837-9199
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)638-5300 (850)639-1224 (850)837-9199 (850)243-5048
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224 (850)837-9199 (850)243-5048 (850)864-3860
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW20 DANIEL ST	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224 (850)837-9199 (850)243-5048 (850)281-0738
FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224 (850)837-9199 (850)243-5048 (850)864-3860
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW20 DANIEL ST	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224 (850)837-9199 (850)243-5048 (850)281-0738
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDCO TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW20 DANIEL ST3191 GULF BREEZE PKWY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE GULF BREEZE	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)638-5300 (850)837-9199 (850)689-1224 (850)864-3860 (850)281-0738 (850)916-7007
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342200 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.29 RACETRACK ROAD NW20 DANIEL ST3191 GULF BREEZE PKWY2604 S HIGHWAY 77	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE GULF BREEZE LYNN HAVEN	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-1224 (850)837-1919 (850)243-5048 (850)243-5048 (850)243-5048 (850)241-0738 (850)916-7007 (850)914-2604
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW20 DANIEL ST3191 GULF BREEZE PKWY2604 S HIGHWAY 71	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE GULF BREEZE LYNN HAVEN MARIANNA	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-5300 (850)837-9199 (850)684-3860 (850)243-5048 (850)864-3860 (850)281-07738 (850)916-7007 (850)914-2604 (850)900-7341
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW20 DANIEL ST3191 GULF BREEZE PKWY2604 S HIGHWAY 71241 MARY ESTHER BLVD6477 HIGHWAY 90 WEST	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)638-5300 (850)331-2999 (850)638-5300 (850)837-9199 (850)243-5048 (850)864-3860 (850)214-0738 (850)914-2604 (850)900-7341 (850)244-0828 (850)626-9105
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE6917 N. 56TH STREET365 UNIVERSITY PARK DRIVE1218 EAST STATE ROAD 4342290 GULF TO BAY7230 W MISS MAGGIE DRIVE4240 U.S. HWY 19 SOUTH1452 SOUTH PASADENA AVE912 E. TARPON AVE109 S. TYNDALL PARKWAY2 NEW MARKET ST2200 HIGHWAY 29 SOUTH1715 MAIN STREET1355 N FERDON BLVD3705 S. FERDON BLVD34717 EMERALD COAST PARKWAY145 EGLIN PKWY N.E.299 RACETRACK ROAD NW200 DANIEL ST3191 GULF BREEZE PKWY2604 S HIGHWAY 71441 MARY ESTHER BLVD6477 HIGHWAY 90 WEST1860 ELEVATE AVENUE	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON NAVARRE	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-1224 (850)864-3860 (850)281-0738 (850)914-2604 (850)900-7341 (850)244-0828 (850)626-9105 (850)830-3246
FLORIDA FLO	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           34717 EMERALD COAST PARKWAY           145 EGLIN PKWY N.E.           299 RACETRACK ROAD NW           20 DANIEL ST           3191 GULF BREEZE PKWY           2604 S HIGHWAY 77           2200 HIGHWAY 71           441 MARY ESTHER BLVD           6477 HIGHWAY 90 WEST           1860 ELEVATE AVENUE           1022 JOHN SIMS PKWY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-5300 (850)243-5048 (850)864-3860 (850)243-5048 (850)916-7007 (850)914-2604 (850)900-7341 (850)244-0828 (850)626-9105 (850)830-3246 (850)729-2233
FLORIDA FLO	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           3705 S. FERDON BLVD           34717 EMERALD COAST PARKWAY           145 EGLIN PKWY N.E.           299 RACETRACK ROAD NW           20 DANIEL ST           3191 GULF BREEZE PKWY           2604 S HIGHWAY 77           2200 HIGHWAY 90 WEST           1860 ELEVATE AVENUE           1022 JOHN SIMS PKWY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE PACE	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224 (850)837-9199 (850)243-5048 (850)916-7007 (850)914-2604 (850)914-2604 (850)914-7007 (850)914-2604 (850)914-2604 (850)914-2604 (850)914-2604 (850)924-0828 (850)244-0828 (850)224-0155 (850)830-3246 (850)729-2233 (850)281-0188
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           3705 S. FERDON BLVD           3707 S. FERDON BLVD           3717 EMERALD COAST PARKWAY           145 EGLIN PKWY N.E.           299 RACETRACK ROAD NW           20 DANIEL ST           3191 GULF BREEZE PKWY           2604 S HIGHWAY 77           2200 HIGHWAY 71           441 MARY ESTHER BLVD           6477 HIGHWAY 90 WEST           1860 ELEVATE AVENUE           1022 JOHN SIMS PKWY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE PACE PANAMA CITY	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)689-1224 (850)837-9199 (850)683-79199 (850)243-5048 (850)214-2604 (850)214-0738 (850)916-7007 (850)914-2604 (850)916-7007 (850)914-2604 (850)244-0828 (850)626-9105 (850)231-0188 (850)729-2233 (850)281-0188 (850)763-7800
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDCO TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           3707 S. FERDON BLVD           34717 EMERALD COAST PARKWAY           145 EGLIN PKWY N.E.           299 RACETRACK ROAD NW           20 DANIEL ST           3191 GULF BREEZE PKWY           2604 S HIGHWAY 71           441 MARY ESTHER BLVD           6477 HIGHWAY 90 WEST           1860 ELEVATE AVENUE           1022 JOHN SIMS PKWY	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH FORT WALTON BEACH GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE PACE PANAMA CITY PANAMA CITY BEACH	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-3309 (850)837-9199 (850)243-5048 (850)864-3860 (850)243-5048 (850)916-7007 (850)914-2604 (850)914-2604 (850)907-3341 (850)244-0828 (850)244-0828 (850)244-0828 (850)244-0828 (850)242-015 (850)830-3246 (850)729-2233 (850)281-0188 (850)763-7800 (850)233-0100
FLORIDA FLO	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           3705 S. FERDON BLVD           3707 S. FERDON BLVD           20 DANIEL ST           219 GULF BREEZE PKWY           <	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH GULF BREEZE GULF BREEZE GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE PACE PANAMA CITY PANAMA CITY BEACH PENSACOLA	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-3300 (850)243-5048 (850)864-3860 (850)243-5048 (850)916-7007 (850)914-2604 (850)916-7007 (850)914-2604 (850)907-3341 (850)244-0828 (850)626-9105 (850)830-3246 (850)729-2233 (850)281-01388 (850)763-7800 (850)233-0100 (850)432-0208
FLORIDA FLO	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           3707 S. FERDON BLVD           3707 S. FERDON BLVD           3707 S. FERDON BLVD           3707 S. FERDON NW           20 DANIEL ST           219 RACETRACK ROAD NW           20 DANIEL ST           3191 GULF BREEZE PKWY           2604 S HIGHWAY 77           2200 HIGHWAY 71           441 MARY ESTHER BLVD           6477 HIGHWAY 90 WEST           1860 ELEVATE AVENUE           1022 JOHN SIMS PKWY           4774 HIGHWAY 90           610 W. 23RD STREET           8720 THOMAS DRIVE           1706 WEST FAIRFIELD DRIVE           5153 N 9TH AVE	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTON BEACH FORT WALTON BEACH MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE PACE PANAMA CITY PANAMA CITY BEACH PENSACOLA	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-5300 (850)331-2999 (850)638-5308 (850)624-3048 (850)84-3860 (850)243-5048 (850)916-7007 (850)914-2604 (850)914-2604 (850)916-7007 (850)914-2604 (850)924-0828 (850)626-9105 (850)830-3246 (850)729-2233 (850)281-0188 (850)763-7800 (850)432-0208 (850)432-0208
FLORIDA FLORIDA	WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF ORLANDO, LLC, LAWRENCE M. WILEY WENDCO OF TAMPA, LLC, LAWRENCE M. WILEY WENDELTA, INC. WENDELTA, INC.	11639 WILL ODELL AVE           6917 N. 56TH STREET           365 UNIVERSITY PARK DRIVE           1218 EAST STATE ROAD 434           2290 GULF TO BAY           7230 W MISS MAGGIE DRIVE           4240 U.S. HWY 19 SOUTH           1452 SOUTH PASADENA AVE           912 E. TARPON AVE           109 S. TYNDALL PARKWAY           2 NEW MARKET ST           2200 HIGHWAY 29 SOUTH           1715 MAIN STREET           1355 N FERDON BLVD           3705 S. FERDON BLVD           3705 S. FERDON BLVD           3707 S. FERDON BLVD           20 DANIEL ST           219 GULF BREEZE PKWY           <	OXFORD TAMPA WINTER PARK WINTER SPRINGS CLEARWATER HOMOSASSA NEW PORT RICHEY SOUTH PASADENA TARPON SPRINGS CALLAWAY CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CANTONMENT CHIPLEY CRESTVIEW CRESTVIEW CRESTVIEW DESTIN FORT WALTON BEACH GULF BREEZE GULF BREEZE GULF BREEZE LYNN HAVEN MARIANNA MARY ESTHER MILTON NAVARRE NICEVILLE PACE PANAMA CITY PANAMA CITY BEACH PENSACOLA	(407)359-5262 (352)539-9979 (813)616-5396 (813)549-0930 (321)295-5005 (727)799-0610 (352)417-7947 (727)848-6156 (727)343-5440 (727)934-0208 (850)769-3907 (850)484-7056 (850)937-9869 (850)638-5300 (850)331-2999 (850)638-1224 (850)837-9199 (850)243-5048 (850)864-3860 (850)243-5048 (850)916-7007 (850)914-2604 (850)914-2604 (850)914-2604 (850)244-0828 (850)626-9105 (850)830-3246 (850)729-2233 (850)281-0188 (850)763-7800 (850)233-0100 (850)432-0208

FLORIDA	WENDELTA, INC.	7200 PENSACOLA BLVD	PENSACOLA	(850)512-2994
FLORIDA	WENDELTA, INC.	8080 HIGHWAY 98 WEST	PENSACOLA	(850)456-0505
	WENDIUM OF FLORIDA, INC., BRIAN DOMINGUEZ, GEORGINA DOMINGUEZ, JENNIFER M. SUAREZ,			
FLORIDA	RAUL DOMINGUEZ	46 EAST 49TH STREET	HIALEAH	(305)821-6482
	WENDIUM OF FLORIDA, INC., BRIAN DOMINGUEZ, GEORGINA DOMINGUEZ, JENNIFER M. SUAREZ,			
FLORIDA	RAUL DOMINGUEZ	2000 NW 10TH AVENUE	MIAMI	(305)326-1297
	WENDIUM OF FLORIDA, INC., BRIAN DOMINGUEZ, GEORGINA DOMINGUEZ, JENNIFER M. SUAREZ,			
FLORIDA	RAUL DOMINGUEZ	645 NW 57TH AVENUE	MIAMI	(786)388-3033
	WENDIUM OF FLORIDA, INC., BRIAN DOMINGUEZ, GEORGINA DOMINGUEZ, JENNIFER M. SUAREZ,			
FLORIDA	RAUL DOMINGUEZ	6898 BIRD ROAD	MIAMI	(305)661-2343
	WENDIUM OF FLORIDA, INC., BRIAN DOMINGUEZ, GEORGINA DOMINGUEZ, JENNIFER M. SUAREZ,			
FLORIDA	RAUL DOMINGUEZ	8295 NORTHWEST 27TH AVE	MIAMI	(305)835-7535
	WENDIUM OF FLORIDA, INC., BRIAN DOMINGUEZ, GEORGINA DOMINGUEZ, JENNIFER M. SUAREZ,			
FLORIDA	RAUL DOMINGUEZ	25 NORTHEAST 167 STREET	NORTH MIAMI BEACH	(305)493-3292

GEORGIA				
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	614 YOUNG HARRIS HIGHWAY	BLAIRSVILLE	(706)781-3395
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	1041 NORTH THIRD AVENUE	CHATSWORTH	(706)695-4100
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	1004 SOUTH MAIN	CLEVELAND	(706)348-1590
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	88 PINE TREE WAY	DAHLONEGA	(706)867-1076
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	209 HIGHLAND XING	ELLIJAY	(706)636-1181
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	3646 THOMPSON BRIDGE ROAD	GAINESVILLE	(770)534-2737
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	1853 HIGHWAY 53 WEST	JASPER	(706)253-3738
GEORGIA	APPALACHIAN RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	13419 HIGHWAY 27	TRION	(706)734-3131
GEORGIA	ASSOCIATED RESTAURANT VENTURES, INC., KELLY C. JOHNSON, THOMAS C. JOHNSON	1011 JORDAN DRIVE	ATHENS	(706)227-2950
GEORGIA	ASSOCIATED RESTAURANT VENTURES, INC., KELLY C. JOHNSON, THOMAS C. JOHNSON	1980 BARNETT SHOALS RD	ATHENS	(706)549-8190
GEORGIA	ASSOCIATED RESTAURANT VENTURES, INC., KELLY C. JOHNSON, THOMAS C. JOHNSON	415 PRINCE AVE	ATHENS	(706)850-3143
GEORGIA	ASSOCIATED RESTAURANT VENTURES, INC., KELLY C. JOHNSON, THOMAS C. JOHNSON	2261 SOUTH MAIN STREET	GREENSBORO	(706)453-9349
GEORGIA	ASSOCIATED RESTAURANT VENTURES, INC., KELLY C. JOHNSON, THOMAS C. JOHNSON	114 EAST MAY STREET	WINDER	(770)867-4000
GEORGIA	BRK OF ALABAMA, LLC, BRYAN DOUGLAS RAY, KAREN M. RAY	2390 WHITESVILLE RD	LA GRANGE	(706)668-6460
GEORGIA	BRK OF ALABAMA, LLC, BRYAN DOUGLAS RAY, KAREN M. RAY	303 VERNON STREET	LA GRANGE	(706)884-2780
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3315 COBB PARKWAY	ACWORTH	(770)529-6945
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3550 BAKER RD NW	ACWORTH	(770)975-3924
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	6205 HWY 92	ACWORTH	(770)926-0786
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	957 HIGHWAY 140 WEST	ADAIRSVILLE	(770)769-9914
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	101 RIVER POINTE PKWY	CANTON	(770)345-4981
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	102 RIVERSTONE PARKWAY	CANTON	(770)479-3441
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	154 PROMINENCE POINT PKWY	CANTON	(770)479-0737
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3265 E. CHEROKEE DRIVE	CANTON	(678)880-0802
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	254 N DIXIE AVE	CARTERSVILLE	(770)382-3518
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3 CHARLEY HARPER DRIVE	CARTERSVILLE	(678)719-8324
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	5640 HIGHWAY 20 S. E.	CARTERSVILLE	(770)382-1158
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	95 OLD ALLATOONA ROAD	CARTERSVILLE	(770)607-8182
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	199 S SECOND STREET	COCHRAN	(478)934-1360
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1380 CEDAR GROVE ROAD	CONLEY	(404)363-4302
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1291 DOGWOOD DR SE	CONYERS	(770)760-8672
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1561 HIGHWAY 20 N.E.	CONYERS	(770)761-6000
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2340 SALEM ROAD	CONYERS	(770)860-0337
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	11120 HWY 142	COVINGTON	(770)788-1774
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3300 HWY 278 N.E.	COVINGTON	(770)787-2834
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	4220 SALEM ROAD	COVINGTON	(678)625-4540
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2670 FREEDOM PARKWAY	CUMMING	(770)781-5356
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	111 MARKETPLACE	DAWSONVILLE	(706)203-1167
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2570 CANDLER ROAD	DECATUR	(404)244-0907
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2970 ANVIL BLOCK ROAD	ELLENWOOD	(404)363-3838
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	309 CAMELLIA BLVD	FORT VALLEY	(478)822-0303
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1905 VAUGHN RD.	KENNESAW	(770)424-9421
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	4065 CHEROKEE STREET	KENNESAW	(678)581-0388
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	995 CHASTAIN RD. N.W.	KENNESAW	(770)419-5694
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3015 PANOLA ROAD	LITHONIA	(770)981-3766
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	6156 COVINGTON HWY.	LITHONIA	(770)593-8553
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1123 ROSWELL STREET	MARIETTA	(770)422-9661
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1312 JOHNSONS FERRY ROAD	MARIETTA	(770)565-7150
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2238 ROSWELL RD	MARIETTA	(770)971-7305
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2961 SHALLOWFORD RD	MARIETTA	(770)973-1700
02011001				(110)510 1100
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	3442 ERNEST W. BARRETT PARKWAY N.W.	MARIETTA	(770)426-0904
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	55 POWDER SPRINGS ST.	MARIETTA	(770)575-2885
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	45 MARS HILL ROAD	POWDER SPRINGS	(770)425-2286
GEORGIA	CALATIONITA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	418 S MAIN ST	SWAINSBORO	(478)237-5565
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	1017 HWY 19 NORTH	THOMASTON	(706)646-4001
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	2105 MOODY ROAD	WARNER ROBINS	(478)929-0008
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	12085 HWY 92	WOODSTOCK	
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	2350 TOWNE LAKE PARKWAY	WOODSTOCK	(770)517-8394 (770)592-5656
GEORGIA	CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY CALATLANTA LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	5345 OLD HIGHWAY 5	WOODSTOCK	
	CALATIANTA LLC, PAOL A. RAIVIBLER, PICKENS M. LINDSAY CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	53 JOSH HALL RD	BLUE RIDGE	(770)517-1119
GEORGIA	· · · · · · · · · · · · · · · · · · ·		CORNELIA	(706)632-3082
GEORGIA	CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	1082 LEVEL GROVE RD		(706)778-8685
GEORGIA	CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	8492 MAIN ST	HELEN	(706)878-3332

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GEORGIA	CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	1530 S. BIG A ROAD	TOCCOA	(706)886-1854
GEORGIA	CAROLINA RESTAURANT GROUP, INC.	1954 WASHINGTON RD	THOMSON	(706)595-5250
	CBM OF WILMINGTON ISLAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B			
GEORGIA	SABA, JR.	7835 HWY 80 E.	SAVANNAH	(912)897-2003
GEORGIA	DONALDSON ENTERPRISES, II, INC.	1303 ST. AUGUSTINE ROAD	VALDOSTA	(229)242-3222
GEORGIA	DONALDSON ENTERPRISES, INC.	1617 N. ASHLEY ST	VALDOSTA	(229)244-9496
GEORGIA	DONALDSON INVESTMENTS, II, INC.	5110 JEWELL-FUTCH RD	LAKE PARK	(229)559-8177
GEORGIA	DONALDSON INVESTMENTS, III, INC.	3107 N OAK ST	VALDOSTA	(229)244-1102
GEORGIA	DONALDSON INVESTMENTS, INC.	1428 SAM NUNN BLVD.	PERRY	(478)987-5260
GEORGIA	DONALDSON INVESTMENTS, IV, INC.	1812 WEST HILL AVENUE	VALDOSTA	(229)245-9182
GEORGIA	ELITE BURGERS, LLC	177 N LEE ST	FORSYTH	(478)994-1978
GEORGIA	ELITE BURGERS, LLC	1961 EATONTON ROAD	MADISON	(706)342-0134
GEORGIA	ELITE BURGERS, LLC	1117 W.SPRING STREET	MONROE	(678)635-8739
GEORGIA	FFC LIMITED PARTNERSHIP	38 RICKMAN ST	CLAYTON	(706)782-9215
GEORGIA	FFC LIMITED PARTNERSHIP		ELBERTON	
		621 ELBERT ST		(706)408-8103
GEORGIA	FFC LIMITED PARTNERSHIP	1209 E FRANKLIN ST	HARTWELL	(706)376-0790
GEORGIA	FFC LIMITED PARTNERSHIP	921 FRANKLIN SPRINGS STREET	ROYSTON	(706)245-6678
GEORGIA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	11156 HWY. 106	CARNESVILLE	(706)384-3122
GEORGIA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	30462 HIGHWAY 441 SOUTH	COMMERCE	(706)335-4663
GEORGIA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	416 SHALLOWFORD ROAD	GAINESVILLE	(770)718-0880
GLONGIA			GAINESVILLE	(770)710-0000
CEODOLA				(770)524 4000
GEORGIA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	587 SOUTH ENOTA DRIVE	GAINESVILLE	(770)531-1800
GEORGIA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	5270 HIGHWAY 129 NORTH	JEFFERSON	(706)693-4442
GEORGIA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	3825 MUNDY MILL RD	OAKWOOD	(770)503-9661
GEORGIA	FORT HILL RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	150 EAST LOUISE STREET	CLARKESVILLE	(706)754-0090
GEORGIA	FORT HILL RESTAURANT GROUP, LLC, PICKENS M. LINDSAY	3630 RIVERSIDE DRIVE	MACON	(478)238-1303
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GEORGIA	GENESIS RESTAURANT GROUP, LLC	280 EXCHANGE BLVD	BETHLEHEM	(770)586-0287
	GENESIS RESTAURANT GROUP, LLC BERT HILL CARROL SAUNDERS ROBERT, JR.  CHRIS			
GEORGIA	MCLEAN   KELLY C. JOHNSON   SR	705 US HWY 29 N	ATHENS	(706)546-7628
	GENESIS RESTAURANT GROUP, LLC BERT HILL CARROL SAUNDERS ROBERT, JR.   KELLY C.			
GEORGIA	JOHNSON SRJR ENTERPRISE	765 DACULA ROAD	DACULA	(770)243-2583
GEORGIA	HAZA FOODS OF LOUISIANA, LLC	1307 EAST SHOTWELL STREET	BAINBRIDGE	(229)246-2192
GEORGIA	HAZA FOODS OF LOUISIANA, LLC	1600 E. JACKSON ST.	THOMASVILLE	(229)226-8671
GEORGIA	HBF VERGE PARTNERS I JV, LLC	6000 NORTH TERMINAL PARKWAY	ATLANTA	(678)515-3860
GLORGIA			ATLANTA	(078)515-3800
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			(
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	1520 MCFARLAND ROAD	ALPHARETTA	(770)753-9163
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	1650 MANSELL ROAD	ALPHARETTA	(770)552-2873
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	4307 STATE BRIDGE ROAD	ALPHARETTA	(678)566-7897
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	4860 HIGHWAY 9 N	ALPHARETTA	(678)297-1959
OLONGIA	HOOVER FOODS, INC., CARL H, HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL	4000 11011011 910		(0/0/25/-1555
		5050 1001000 50		(700)054 4055
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	5950 HIGHWAY 53	BRASELTON	(706)654-1355
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	2385 MALL OF GEORGIA BOULEVARD	BUFORD	(678)546-3531
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	4930 FRIENDSHIP ROAD	BUFORD	(678)714-0809
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	300 TRI COUNTY PLZ	CUMMING	(770)887-2665
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			1
GEORGIA				(770) 271 1500
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	2110 HAMILTON CREEK PARKWAY	DACULA	(770)271-1598
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	2076 PLEASANT HILL RD	DULUTH	(770)476-5545
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	2741 MEADOW CHURCH ROAD	DULUTH	(770)418-9926
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	690 DULUTH HWY	LAWRENCEVILLE	(678)878-3173
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			(0.0)0.00000
CEODCIA			NORCROSS	(770)242 0710
GEORGIA		1935 INDIAN TRAIL RD	NORCROSS	(770)242-8718
	HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT			
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA		5491 SPALDING DRIVE	NORCROSS	(770)710-0174
GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL	5491 SPALDING DRIVE	NORCROSS	(770)710-0174
GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	5491 SPALDING DRIVE 6130 JIMMY CARTER BLVD	NORCROSS	(770)710-0174
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL			
GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL	6130 JIMMY CARTER BLVD	NORCROSS	(770)368-0683
	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT			
GEORGIA GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD	NORCROSS	(770)368-0683 (770)650-8107
GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	6130 JIMMY CARTER BLVD	NORCROSS	(770)368-0683
GEORGIA GEORGIA GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD 1062 PEACHTREE INDUSTRIAL BLVD	NORCROSS ROSWELL SUWANEE	(770)368-0683 (770)650-8107 (678)482-5069
GEORGIA GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD	NORCROSS	(770)368-0683 (770)650-8107
GEORGIA GEORGIA GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD 1062 PEACHTREE INDUSTRIAL BLVD	NORCROSS ROSWELL SUWANEE	(770)368-0683 (770)650-8107 (678)482-5069
GEORGIA GEORGIA GEORGIA	HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD 1062 PEACHTREE INDUSTRIAL BLVD	NORCROSS ROSWELL SUWANEE	(770)368-0683 (770)650-8107 (678)482-5069
GEORGIA GEORGIA GEORGIA GEORGIA	<ul> <li>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER, DUANE L. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HAYES HOOVER, DUANE L. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HAYES HOOVER, DUANE L. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HAYES HOOVER, DUANE L. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HAYES HOOVER, DUANE L. HOOVER, IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> <li>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL</li> </ul>	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD 1062 PEACHTREE INDUSTRIAL BLVD 2960 LAWRENCEVILLE-SUWAN	NORCROSS ROSWELL SUWANEE SUWANEE	(770)368-0683 (770)650-8107 (678)482-5069 (770)932-1560
GEORGIA GEORGIA GEORGIA GEORGIA	<ul> <li>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> <li>HOOVER FOODS, INC., CARL H. HOOVER IN HIS CAPACITY AS TRUSTEE OF THE 2016 DUANE, CARL HAYES HOOVER, DUANE L. HOOVER, JR., PATRICIA HOOVER BENNETT</li> </ul>	6130 JIMMY CARTER BLVD 1568 HOLCOMB BRIDGE RD 1062 PEACHTREE INDUSTRIAL BLVD 2960 LAWRENCEVILLE-SUWAN 3661 PEACHTREE PKWY.	NORCROSS ROSWELL SUWANEE SUWANEE SUWANEE	(770)368-0683 (770)650-8107 (678)482-5069 (770)932-1560 (770)495-7433

GEORGIA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	3342 WRIGHTSBORO RD.	AUGUSTA	(706)434-3399
GEORGIA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	3816 WASHINGTON RD	AUGUSTA	(706)558-2070
GEORGIA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	449 WALTON WAY	AUGUSTA	(706)434-3585
GEORGIA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	430 SOUTH BELAIR ROAD	MARTINEZ	(706)434-3586
GEORGIA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	200 VIRGINIA PARKWAY	WAYNESBORO	(706)558-2050
GEORGIA	JDL INVESTMENTS II, LLC	1811 HOUSTON LAKE ROAD	PERRY	(478)988-3267
GEORGIA	JDL INVESTMENTS II, LLC	3460 MADISON HWY	VALDOSTA HAHIRA	(229)469-4385
GEORGIA	JDL INVESTMENTS IV, LLC	825 GA HIGHWAY 122 WEST		(229)794-8106
GEORGIA	JDL INVESTMENTS V, LLC	808 EAST FRANKLIN STREET	SYLVESTER	(229)518-3602
GEORGIA	PILOT CORPORATION	2605 BOULDERCREST ROAD	ATLANTA	(404)212-8282
GEORGIA	PILOT CORPORATION	2975 RIVERWATCH PARKWAY	AUGUSTA	(706)481-9939
GEORGIA	PILOT CORPORATION	2111 US 41 HWY NE	CALHOUN	(706)625-0940
	PILOT CORPORATION	2995 HIGHWAY 36 WEST	JACKSON	(770)504-8590
GEORGIA	PLD ENTERPRISES, INC.	601 MEMORIAL DR.	WAYCROSS	(912)283-6584
GEORGIA	SOUTH GA BURGERS, LLC	1202 CRAWFORD ST.	AMERICUS	(229)380-0427
GEORGIA	SOUTH GA BURGERS, LLC	1515 E 16TH AVENUE	CORDELE	(229)273-7577
GEORGIA	SOUTH GA BURGERS, LLC	1404 S PETERSON	DOUGLAS	(912)384-1991
GEORGIA	SOUTH GA BURGERS, LLC	271 OCILLA HWY	FITZGERALD	(229)424-9240
GEORGIA	SOUTH GA BURGERS, LLC	1716 1ST AVE	MOULTRIE	(229)985-5678
GEORGIA	SOUTH GA BURGERS, LLC	1310 US HIGHWAY 82 W	TIFTON	(229)382-4552
GEORGIA	SOUTH GA BURGERS, LLC	208 E. 20TH STREET	TIFTON	(229)386-9280
GEORGIA	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	401 BATTLEFIELD PKWY	FORT OGLETHORPE	(706)419-8081
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	905 HWY 53 E SE	CALHOUN	(706)629-1925
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	1140 N. GLENWOOD	DALTON	(706)226-3215
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	2600 MARTIN LUTHER KING JR BLVD	DALTON	(706)277-5706
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	1911 NATHAN DEAN PARKWAY	ROCKMART	(678)757-0003
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	1700 TURNER MCCALL BLVD SW	ROME	(706)290-0002
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	3343 MARTHA BERRY HWY NW	ROME	(706)235-0633
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	801 MARTHA BERRY BLVD NW	ROME	(706)291-1008
GEORGIA	SPRINGFIELD INVESTMENTS, LLC, MOHAMMED ABBASI	3931 CLEVELAND HWY	VARNELL	(706)222-0254
GEORGIA	THE WIT GROUP, INC., DAVID C. BLAND	164 ALTAMA CONNECTOR	BRUNSWICK	(912)267-0966
GEORGIA	THE WIT GROUP, INC., DAVID C. BLAND	4938 NEW JESUP HWY	BRUNSWICK	(912)262-6830
GEORGIA	THE WIT GROUP, INC., DAVID C. BLAND	945 S FIRST STREET	JESUP	(912)588-9090
GEORGIA	THE WIT GROUP, INC., DAVID C. BLAND	1350 HWY 40 E	KINGSLAND	(912)729-5620
GEORGIA	THE WIT GROUP, INC., DAVID C. BLAND	4545 HIGHWAY 17	RICHMOND HILL	(912)756-2727
GEORGIA	THE WIT GROUP, INC., DAVID C. BLAND	2442 OSBORNE RD	SAINT MARYS	(912)882-7009
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	1025 RALPH DAVID ABERNATHY RD	ATLANTA	(404)752-5744
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	1795 HOWELL MILL ROAD	ATLANTA	(404)351-0456
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	2301 MARIETTA BLVD. NW	ATLANTA	(404)351-4868
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	3041 HEADLAND DRIVE	ATLANTA	(404)344-6106
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	3383 S. BUFORD HWY.	ATLANTA	(404)633-6541
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	35 HAMILTON E HOLMES DR NW E	ATLANTA	(404)691-8990
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	3990 MARTIN L. KING DR.	ATLANTA	(404)696-2961
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	427 MORELAND S.E.	ATLANTA	(404)627-1616
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	5255 OLD NATIONAL HWY.	ATLANTA	(404)763-0459
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	660 BOULEVARD N.E.	ATLANTA	(404)874-8069
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	185 SOUTH SERVICE RD S.W.	AUSTELL	(678)945-4160
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			(* *)**
GEORGIA	PAEPEGHEM	3504 CHAMBLEE TUCKER ROAD	CHAMBLEE	(770)451-2922
020110111	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN		OIN MIDELE	(7707101 2022
GEORGIA	PAEPEGHEM	520 PEACHTREE PARKWAY	CUMMING	(770)888-7092
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	52012300	commit	(770)000 7052
GEORGIA	PAEPEGHEM	6959 DOUGLAS BLVD.	DOUGLASVILLE	(770)949-4002
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN		DOUGHISVILLE	(110)545 4002
GEORGIA	PAEPEGHEM	2210 JONESBORO ROAD	FAIRBURN	(678)489-5609
GLONGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	2210 JOINESBOILO ROAD	TAINDONN	(0/0)+05-5005
GEORGIA	PAEPEGHEM	1072 BEAR CREEK BLVD	HAMPTON	(770)707-0696
GLORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	1072 BEAN CREEK BEVB	HAMITON	(770)707-0090
GEORGIA	PAEPEGHEM	325 N. CENTRAL AVE.	HAPEVILLE	(404)761-3667
JEONGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	JZJ N. CENTRALAVE.		(+0+)/01-300/
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM		HAPEVILLE	(101)762 0515
JEONGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	860 VIRGINIA AVE		(404)763-9515
GEORGIA				(770)627 2204
GEORGIA	PAEPEGHEM	4900 FLOYD RD SW	MABLETON	(770)627-3394
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM		MARIETTA	(670)510 2270
GEORGIA		1270 POWERS FERRY RD	WANELIA	(678)540-2276
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM			(770)201 0000
GEORGIA	PAEPEGHEM	1170 PERIMETER CENTER WEST	SANDY SPRINGS	(770)391-9886

	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			
GEORGIA	PAEPEGHEM	135 FISCHER CROSSINGS DR	SHARPSBURG	(770)304-2291
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM	2808 SPRING RD SE	SMYRNA	(770)952-4553
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM, VP PROPERTIES, LLC	139 EAST COLLEGE STREET	BOWDON	(770)258-0804
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM, VP PROPERTIES, LLC	803 SOUTH PARK	CARROLLTON	(770)834-2213
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM, VP PROPERTIES, LLC	100 CHARLIE WATTS DRIVE	DALLAS	(678)202-4169
	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN			· ·
GEORGIA	PAEPEGHEM, VP PROPERTIES, LLC VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	8659 HIRAM-ACWORTH HWY	DALLAS	(770)529-8850
GEORGIA	PAEPEGHEM, VP PROPERTIES, LLC VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	7835 SENOIA RD.	FAIRBURN	(770)969-4608
GEORGIA	PAEPEGHEM, VP PROPERTIES, LLC VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN	1645 SOUTH HWY 29	NEWNAN	(770)251-9072
GEORGIA	PAEPEGHEM, VP PROPERTIES, LLC	381 NEWNAN CROSSING BYPASS	NEWNAN	(678)423-1443
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, JOHN MEZZANOTTE, MATTHEW VAN PAEPEGHEM, VP PROPERTIES, LLC	625 CARROLLTON ST	TEMPLE	(770)562-8803
GEORGIA	VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN PAEPEGHEM VP RESTAURANTS, LLC, ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN PAEPEGHEM, VP	1000 WILLIAMS ST	HOGANSVILLE	(706)637-9228
GEORGIA	PROPERTIES, LLC	1133 BANKHEAD HWY	CARROLLTON	(678)664-1083
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	318 HIGHWAY 49 NORTH	BYRON	(478)956-4061
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	2080 CHATTANOOGA ROAD	DALTON	(706)281-1885
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	214 CONNECTOR #3	DALTON DUBLIN	(706)428-0608
GEORGIA GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY WECAL, L.L.C., PICKENS M. LINDSAY	2001 VETERANS BLVD 2172 S. HWY 441	DUBLIN	(478)275-7659 (478)275-4044
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	1073 GRAY HIGHWAY	MACON	(478)755-9980
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	1407 EISENHOWER PARKWAY	MACON	(478)788-5608
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	4397 HARTLEY BRIDGE ROAD	MACON	(478)788-3050
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	6040 ZEBULON RD	MACON	(478)475-1400
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	611 S HARRIS ST	SANDERSVILLE	(478)552-0407
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	1295 SOUTH HOUSTON LAKE RD	WARNER ROBINS	(478)987-4632
GEORGIA	WECAL, L.L.C., PICKENS M. LINDSAY	2925 WATSON ROAD	WARNER ROBINS	(478)953-0964
GEORGIA	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	12706 US-27	CHICKAMAUGA	(706)375-5088
GEORGIA	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	3588 BATTLEFIELD PARKWAY	FORT OGLETHORPE	(706)866-7399
GEORGIA GEORGIA	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	399 N. MAIN STREET 5872 ALABAMA HWY	LA FAYETTE RINGGOLD	(706)638-7500 (706)937-3800
GEORGIA	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLI PATTON, ZACKERT J. DEBORD	50 CRIMSON DRIVE	TRENTON	(706)657-7400
GEORGIA	WEN GEORGIA, LLC	1940 PIEDMONT ROAD	ATLANTA	(404)876-8250
GEORGIA	WEN GEORGIA, LLC	2957 N DRUID HILLS ROAD	ATLANTA	(404)329-9385
GEORGIA	WEN GEORGIA, LLC	3675 CASCADE RD.	ATLANTA	(470)412-0520
GEORGIA	WEN GEORGIA, LLC	8455 ROSWELL RD	ATLANTA	(470)357-6400
GEORGIA	WEN GEORGIA, LLC	4100 S BOGAN ROAD	BUFORD	(470)589-5070
GEORGIA	WEN GEORGIA, LLC	4365 BUFORD DR	BUFORD	(770)932-8228
GEORGIA	WEN GEORGIA, LLC	1555 ROME HWY	CEDARTOWN	(470)466-3145
GEORGIA	WEN GEORGIA, LLC	5621 PEACHTREE IND BLVD	CHAMBLEE	(770)451-2640
GEORGIA	WEN GEORGIA, LLC	1705 SCOTT BLVD 4071 COVINGTON HWY	DECATUR DECATUR	(404)633-5396
GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	4643 MEMORIAL DRIVE	DECATUR	(404)288-0281 (470)357-6139
GEORGIA	WEN GEORGIA, LLC	4965 FLAT SHOALS PARKWAY	DECATUR	(770)987-0100
GEORGIA	WEN GEORGIA, LLC	6131 FAIRBURN ROAD	DOUGLASVILLE	(470)412-0250
GEORGIA	WEN GEORGIA, LLC	1615 PLEASANT HILL ROAD	DULUTH	(770)252-5342
GEORGIA	WEN GEORGIA, LLC	3350 SHELBY LANE	EAST POINT	(404)494-9200
GEORGIA	WEN GEORGIA, LLC	4219 MARTIN RD	FLOWERY BRANCH	(678)866-7021
GEORGIA	WEN GEORGIA, LLC	11121 TARA BLVD	HAMPTON	(770)603-0010
GEORGIA	WEN GEORGIA, LLC	165 SCENIC HWY	LAWRENCEVILLE	(770)963-3286
GEORGIA	WEN GEORGIA, LLC	3400 SUGARLOAF PARKWAY	LAWRENCEVILLE	(678)518-4092
GEORGIA	WEN GEORGIA, LLC	4840 SUGARLOAF PKWY.		(770)682-5558
GEORGIA GEORGIA	WEN GEORGIA, LLC	4029 FIVE FORKS TRICKUM ROAD	LILBURN	(678)924-0049
JLUNGIA	WEN GEORGIA LLC	1231 HIGHW/AV 20		
	WEN GEORGIA, LLC WEN GEORGIA. LLC	4234 HIGHWAY 29 2815 LEE RD	LILBURN LITHIA SPRINGS	(770)925-4757
GEORGIA	WEN GEORGIA, LLC	2815 LEE RD	LITHIA SPRINGS	(678)819-7824
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GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY	LITHIA SPRINGS LOCUST GROVE	(678)819-7824 (678)432-1359
GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W.	LITHIA SPRINGS LOCUST GROVE LOGANVILLE	(678)819-7824 (678)432-1359 (770)513-8288
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)274-4486
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)274-4486 (770)914-2456
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)274-4486 (770)914-2456 (678)820-0433
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N 273 KEYS FERRY STREET	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)274-4486 (770)914-2456 (678)820-0433 (770)914-1250
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N 273 KEYS FERRY STREET 3425 HIGHWAY 81 E	LITHIA SPRINGS LOCUST GROVE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)214-9442 (770)914-2456 (678)820-0433 (770)914-1250 (470)357-6235
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N 273 KEYS FERRY STREET 3425 HIGHWAY 81 E 2059 MT ZION RD	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)212-9442 (770)914-2456 (770)914-2456 (678)820-0433 (770)914-1250 (470)357-6235 (770)478-3900
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N 273 KEYS FERRY STREET 3425 HIGHWAY 81 E 2059 MT ZION RD 6241 JONESBORO RD	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MORROW	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)214-4486 (770)914-2456 (678)820-0433 (770)914-1250 (470)357-6235 (770)478-3900 (770)961-6464
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N 273 KEYS FERRY STREET 3425 HIGHWAY 81 E 2059 MT ZION RD	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)212-9442 (770)914-2456 (770)914-2456 (678)820-0433 (770)914-1250 (470)357-6235 (770)478-3900
GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA GEORGIA	WEN GEORGIA, LLC WEN GEORGIA, LLC	2815 LEE RD 4849 BILL GARDNER PKWY 260 COOPER ROAD S.W. 4331 ATLANTA HWY 78 1753 MACLAND ROAD 3035 CANTON HWY 1169 HIGHWAY 20-81 1760 JONESBORO ROAD 1928 GA-155 N 273 KEYS FERRY STREET 3425 HIGHWAY 81 E 2059 MT ZION RD 6241 JONESBORO RD 7363 JONESBORO RD	LITHIA SPRINGS LOCUST GROVE LOGANVILLE LOGANVILLE MARIETTA MARIETTA MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MCDONOUGH MORROW MORROW	(678)819-7824 (678)432-1359 (770)513-8288 (770)466-7075 (678)774-9013 (770)212-9442 (770)274-4486 (770)914-2456 (678)820-0433 (770)914-1250 (470)357-6235 (770)478-3900 (770)961-6464 (678)422-1440

GEORGIA	WEN GEORGIA, LLC	2231 SCENIC HWY	SNELLVILLE	(770)858-525
GEORGIA	WEN GEORGIA, LLC	3385 CENTERVILLE HWY	SNELLVILLE	(770)982-437
GEORGIA	WEN GEORGIA, LLC	100 KELLEYTOWN ROAD	STOCKBRIDGE	(678)750-0403
GEORGIA	WEN GEORGIA, LLC	1777 ROCKQUARRY ROAD	STOCKBRIDGE	(770)389-557
GEORGIA	WEN GEORGIA, LLC	3847 HIGHWAY 138 SE	STOCKBRIDGE	(770)474-3529
GEORGIA	WEN GEORGIA, LLC	1235 S.HAIRSTON RD	STONE MOUNTAIN	(404)299-5079
GEORGIA	WEN GEORGIA, LLC	1880 ROCKBRIDGE ROAD	STONE MOUNTAIN	(770)469-123
GEORGIA	WEN GEORGIA, LLC	4453 HUGH HOWELL ROAD	TUCKER	(770)491-895
GEORGIA	WEN SOUTH, LLC	7348 SPOUT SPRING RD	FLOWERY BRANCH	(762)533-003
GEORGIA	WEN SOUTH, LLC	1376 SCRUBBY BLUFF ROAD	KINGSLAND	(912)452-104
GEORGIA	WEN SOUTH, LLC	2668 WINDY HILL RD	MARIETTA	(770)984-976
GEORGIA	WEN SOUTH, LLC	870 HIGHWAY 138 W	STOCKBRIDGE	(678)293-8894
GEORGIA	WEN-ALBANY, LLC, CHARLIE DAVIS	1101 DAWSON ROAD	ALBANY	(229)436-6464
GEORGIA	WEN-ALBANY, LLC, CHARLIE DAVIS	1714 E OGELTHORPE	ALBANY	(229)883-138
GEORGIA	WEN-ALBANY, LLC, CHARLIE DAVIS	2548 DAWSON ROAD	ALBANY	(229)432-556
GEORGIA	WEN-ALBANY, LLC, CHARLIE DAVIS	3001 NORTH SLAPPEY ROAD	ALBANY	(229)432-199
GEORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	595 SOUTH HIGHWAY 341	BARNESVILLE	(770)358-230
GEORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	800 S GLYNN ST.	FAYETTEVILLE	(770)461-192
GEORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	99 PAVILION PARKWAY	FAYETTEVILLE	(678)817-662
EORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	103 N EXPRESSWAY	GRIFFIN	(678)572-454
	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	1506 WEST MCINTOSH ROAD	GRIFFIN	
EORGIA				(770)228-434
EORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	599 THORNTON ROAD	LITHIA SPRINGS	(678)401-612
EORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	923 VETERANS HWY SE	MABLETON	(770)941-737
ieorgia	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	3835 AUSTELL RD SW	MARIETTA	(770)944-385
ieorgia	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	1102 PEACHTREE PKWY	PEACHTREE CITY	(678)364-027
EORGIA	WEN-ROBB, LLC, LARRY C. ROBBINS, WILLIAMS M. MARTIN, JR.	975 CROSSTOWN DRIVE	PEACHTREE CITY	(770)703-198
EORGIA	WENDELTA, INC.	1633 BRADLEY PARK	COLUMBUS	(706)288-862
ieorgia	WENDELTA, INC.	1707 WYNNTON ROAD	COLUMBUS	(706)288-456
EORGIA	WENDELTA, INC.	3639 VICTORY DR	COLUMBUS	(706)288-723
EORGIA	WENDELTA, INC.	5585 WHITTLESEY BLVD	COLUMBUS	(706)288-507
EORGIA	WENDELTA, INC.	6490 MILGEN ROAD	COLUMBUS	(706)288-367
IEURGIA		6490 MILGEN KOAD	COLUMBUS	(700)200-401
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
SEORGIA	PAEPEGHEM	5965 BAKERS FERRY ROAD SW	ATLANTA	(404)349-561
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
SEORGIA	PAEPEGHEM	4786 JIMMY LEE SMITH PARKWAY	HIRAM	(770)222-725
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
GEORGIA	PAEPEGHEM	1511 1/2 LAFAYETTE PARKWAY	LA GRANGE	(706)845-779
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
GEORGIA	PAEPEGHEM	2840 EAST HIGHWAY 34	NEWNAN	(770)252-078
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			(
GEORGIA	PAEPEGHEM	2096 METROPOLITAN PARKWAY SW	ATLANTA	(404)763-016
		2050 METHOR CERAIN FAILWAT 5W		(404)/03-010
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN		2221	(770)507 505
GEORGIA	PAEPEGHEM	1995 ALABAMA AVENUE	BREMEN	(770)537-535
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
GEORGIA	PAEPEGHEM	131 MAIN STREET	FOREST PARK	(404)361-805
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
GEORGIA	PAEPEGHEM	8543 TARA BLVD	JONESBORO	(770)471-075
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
GEORGIA	PAEPEGHEM	1210 BULLSBORO DRIVE	NEWNAN	(770)304-055
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
GEORGIA	PAEPEGHEM	6817 HIGHWAY 85	RIVERDALE	(770)997-720
Lonon	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN		IN ENDALL	(110)551 120
			UNION CITY	(770)000 000
SEORGIA	PAEPEGHEM	4630 JONESBORO RD	UNION CITY	(770)969-060
	WENMARR FOODS OF WEST GEORGIA, L.L.C., ARLYNN D. VAN PAEPEGHEM, MATTHEW VAN			
SEORGIA	PAEPEGHEM	186 HWY 61 CONNECTOR	VILLA RICA	(770)459-813
GEORGIA	WENMILL, L.L.C., PAUL A. RAMBLER, PICKENS M. LINDSAY	2341 N. COLUMBIA DRIVE	MILLEDGEVILLE	(478)295-324
GEORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	749 W OGLETHORPE HWY	HINESVILLE	(912)448-257
GEORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	6001 HARRISON RD	MACON	(478)336-596
GEORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1561 POOLER PARKWAY	POOLER	(912)348-306
GEORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	400 EAST HIGHWAY 80	POOLER	(912)748-050
GEORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	7106 HIGHWAY 21	PORT WENTWORTH	(912)964-847
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	112 MALL BLVD	SAVANNAH	(912)352-280
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	11303 WHITE BLUFF RD	SAVANNAH	(912)335-716
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	2020 VICTORY DR	SAVANNAH	(912)234-281
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	294 CROSSROADS PARKWAY	SAVANNAH	(912)544-034
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	5321 WATERS AVE	SAVANNAH	(912)354-365
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	5996 OGEECHEE ROAD	SAVANNAH	(912)925-704
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	615 MARTIN LUTHER KING JR. BLVD	SAVANNAH	(912)238-371
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	1325 HIGHWAY 21S	SPRINGFIELD	(912)407-047
GEORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	500 FAIR RD	STATESBORO	(912)681-428
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAT	600 NORTHSIDE DR E	STATESBORO	(912)259-933
EORGIA	WENSAVANNAH LLC, PAUL A. RAMBLER, PICKENS M. LINDSAY	901 E 1ST ST	VIDALIA	(912)537-150
EORGIA	YCD ENTERPRISES II, LLC	100 FLORIDA ROAD	ADEL	(229)896-450
SEORGIA	YCD ENTERPRISES, LLC	3983 BEMISS ROAD	VALDOSTA	(229)241-822
	ZENITH INVESTMENT, INC., DUANE L. HOOVER, SR, IN HIS CAPACITY AS TRUSTEE OF THE 2016			

HAWAII				
HAWAII	COTTI FOODS CALIFORNIA, INC.	89-102 FARRINGTON HWY	WAIANAE	(808)445-6007
HAWAII	COTTI FOODS HAWAII, INC.	99-245 MOANALUA ROAD	AIEA	(808)374-9277
HAWAII	COTTI FOODS HAWAII, INC.	630 PUULOA ROAD	HONOLULU	(808)374-9299
HAWAII	COTTI FOODS HAWAII, INC.	349 E. KAMEHAMEHA AVENUE	KAHULUI	(808)877-2719
HAWAII	COTTI FOODS HAWAII, INC.	1143 KAILUA RD	KAILUA	(808)940-0208
HAWAII	COTTI FOODS HAWAII, INC.	490 KAMOKILA BLVD.	KAPOLEI	(808)374-9919
HAWAII	COTTI FOODS HAWAII, INC.	91-5431 KAPOLEI PARKWAY	KAPOLEI	(808)628-4797
HAWAII	COTTI FOODS HAWAII, INC.	1030 MAKOLU ST	PEARL CITY	(808)374-9303
HAWAII	COTTI FOODS HAWAII, INC.	30 SOUTH KAMEHAMEHA HWY	WAHIAWA	(808)374-9366
HAWAII	COTTI FOODS HAWAII, INC.	94-1040 WAIPIO UKA ST	WAIPAHU	(808)677-7700
HAWAII	COTTI FOODS HAWAII, INC.	94-615 KUPUOHI STREET	WAIPAHU	(808)374-9600

IDAHO

IDAHO	BRONCO BURGERS, LLC	1180 BROADWAY	BOISE	(208)336-1700
IDAHO	BRONCO BURGERS, LLC	3680 STATE STREET	BOISE	(208)344-8284
IDAHO	BRONCO BURGERS, LLC	8100 WEST FRANKLIN ROAD	BOISE	(208)377-5900
IDAHO	BRONCO BURGERS, LLC	8600 W. OVERLAND RD	BOISE	(208)377-1726
IDAHO	BRONCO BURGERS, LLC	600 N 10TH AVE	CALDWELL	(208)459-7535
IDAHO	BRONCO BURGERS, LLC	65 EAGLE RIVER DRIVE	EAGLE	(208)939-8717
IDAHO	BRONCO BURGERS, LLC	5525 CHINDEN BOULEVARD	GARDEN CITY	(208)327-4900
IDAHO	BRONCO BURGERS, LLC	871 N. MERIDIAN	KUNA	(208)593-2826
IDAHO	BRONCO BURGERS, LLC	100 E. CORPORATE DRIVE	MERIDIAN	(208)888-2900
IDAHO	BRONCO BURGERS, LLC	1467 W CHINDEN BLVD	MERIDIAN	(208)296-6190
IDAHO	BRONCO BURGERS, LLC	3140 E. FLORENCE	MERIDIAN	(208)884-5303
IDAHO	BRONCO BURGERS, LLC	2910 AMERICAN LEGION WAY	MOUNTAIN HOME	(208)587-3190
IDAHO	BRONCO BURGERS, LLC	1028 CALDWELL BLVD	NAMPA	(208)466-9599
IDAHO	BRONCO BURGERS, LLC	4108 GARRITY BLVD	NAMPA	(208)463-9629
IDAHO	BRONCO BURGERS, LLC	424 12TH AVE RD	NAMPA	(208)463-9044
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	3439 S. HITT RD.	AMMON	(208)529-5322
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	1195 PARKWAY DRIVE	BLACKFOOT	(208)785-4111
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	4519 YELLOWSTONE AVENUE	CHUBBUCK	(208)238-8349
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	1275 WEST BROADWAY	IDAHO FALLS	(208)542-5322
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	1333 NORTHGATE MILE	IDAHO FALLS	(208)522-5322
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	929 YELLOWSTONE AVE.	POCATELLO	(208)233-8383
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	145 S STATE ST	PRESTON	(208)852-0113
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	1117 SOUTH YELLOWSTONE HIGHWAY	REXBURG	(208)497-0075
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	240 E MOODY RD.	REXBURG	(208)497-0817
IDAHO	CLASSIC FOODS, INC., PINCOCK, ROBERT, TODD S. RICKS	510 RIGBY LAKE DR.	RIGBY	(208)745-8161
IDAHO	GBK FOODS, LLC	659 N.OVERLAND	BURLEY	(208)678-9303
IDAHO	GBK FOODS, LLC	818 BLUE LAKES BLVD	TWIN FALLS	(208)734-8255
IDAHO	WENSPOK RESOURCES, LLC, PETER B. NISBET	202 EAST APPLEWAY	COEUR D ALENE	(208)676-8699
IDAHO	WENSPOK RESOURCES, LLC, PETER B. NISBET	279 W. CANFIELD	COEUR D ALENE	(208)772-3344
IDAHO	WENSPOK RESOURCES, LLC, PETER B. NISBET	1819 21ST ST	LEWISTON	(208)743-1212
IDAHO	WENSPOK RESOURCES, LLC, PETER B. NISBET	1030 W.PULLMAN ROAD	MOSCOW	(208)883-8112
IDAHO	WENSPOK RESOURCES, LLC, PETER B. NISBET	477150 HWY 95	PONDERAY	(208)997-4111
IDAHO	WENSPOK RESOURCES, LLC, PETER B. NISBET	3939 E. CENTRAL AVE.	POST FALLS	(208)777-8369

ILLINOIS	<b>i</b>			
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	245 S. RANDALL RD	ALGONQUIN	(847)458-8461
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1260 ORCHARD ROAD	AURORA	(630)907-2982
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2600 OGDEN AVENUE	AURORA	(630)820-3641
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	801 N. LAKE STREET	AURORA	(630)897-6553
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	150 SOUTH GARY AVE	BLOOMINGDALE	(630)582-7950
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	396 S. BOLINGBROOK DRIVE	BOLINGBROOK	(630)783-8202
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	7220 WEST 79TH STREET	BRIDGEVIEW	(708)563-0686
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2280 RANDALL ROAD	CARPENTERSVILLE	(847)551-9694
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	740 NORTHWEST HWY	CARY	(847)639-4543
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	145 S. WESTERN AVE	CHICAGO	(312)226-4802
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1623 W. DIVISION ST	CHICAGO	(773)486-2344
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2053 W LAWRENCE	CHICAGO	(773)275-9182
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2215 N WASHTENAW AVE	CHICAGO	(773)342-9339
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2312 NORTH ASHLAND	CHICAGO	(773)327-7398
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	242 WEST GARFIELD BLVD	CHICAGO	(773)285-6300
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2610 W PERSHING	CHICAGO	(773)650-5819
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2811 N NARRAGANSETT AVE	CHICAGO	(331)871-7536
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	3516 E 118TH STREET	CHICAGO	(773)646-4420
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	3610 N WESTERN	CHICAGO	(773)525-7368
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	3943 N. HARLEM AVENUE	CHICAGO	(773)481-7971
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	4100 S. PULASKI ROAD	CHICAGO	(773)579-1421
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	4140 W. BELMONT AVE.	CHICAGO	(773)685-4093
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	4412 N PULASKI RD	CHICAGO	(773)283-7687
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	4901 W. NORTH AVENUE	CHICAGO	(773)489-7270
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	5472 N HARLEM AVE	CHICAGO	(773)763-6754
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	5679 S. ARCHER	CHICAGO	(773)585-1431
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	5729 S. KEDZIE AVE	CHICAGO	(773)918-0417
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	6324 N WESTERN AVE	CHICAGO	(773)274-2994

ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	7031 SOUTH WESTERN AVE	CHICAGO	(773)737-1125
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	8302 S ASHLAND	CHICAGO	(773)239-4071
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	8645 SOUTH STONY ISLAND	CHICAGO	(773)375-8466
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	8740 S. LAFAYETTE AVE	CHICAGO	(773)729-1401
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	3310 S CICERO AVE	CICERO	(312)854-7001
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	5147 W CERMAK	CICERO	(708)863-3606
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	9941 W. 55TH ST.	COUNTRYSIDE	(708)354-4720
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	13400 CICERO AVENUE	CRESTWOOD	(708)239-0905
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	5501 NORTHWEST HWY	CRYSTAL LAKE	(0)-
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	7100 KINGERY RD	DARIEN	(630)920-0224
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2570 DEMPSTER	DES PLAINES	(847)827-2849
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1420 S 75TH STREET	DOWNERS GROVE	(630)960-3897
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	865 SOUTH RANDALL ROAD	ELGIN	(847)717-4332
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	4610 WEST LAKE AVE	GLENVIEW	(847)824-1879
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	6585 GRAND AVE	GURNEE	(847)855-8700
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	7920 W. 95TH STREET	HICKORY HILLS	(708)430-9525
ILLINOIS	WENDIS OLD FASHIONED HAMBORGERS	29 W. GOLF RD.	HOFFMAN ESTATES	(847)885-4637
	WENDYS OLD FASHIONED HAMBURGERS	8501 OGDEN AVE	LYONS	
ILLINOIS				(708)442-4481
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	2433 N RICHMOND RD	MCHENRY	(815)385-0154
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	901 W NORTH AVENUE	MELROSE PARK	(708)345-0113
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1283 RICKERT DRIVE	NAPERVILLE	(630)778-0077
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1560 N. STATE ROUTE 59	NAPERVILLE	(630)961-9683
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	11 NORTH HARLEM AVENUE	OAK PARK	(708)383-2748
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	58 S WEBER RD.	ROMEOVILLE	(815)886-9947
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	210 EAST ROLLINS ROAD	ROUND LAKE BEACH	(847)201-8046
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1530 E. ALGONQUIN ROAD	SCHAUMBURG	(847)303-0242
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	3700 TOUHY AVE.	SKOKIE	(847)673-1991
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	320 E. OGDEN	WESTMONT	(630)323-1379
ILLINOIS	WENDYS OLD FASHIONED HAMBURGERS	1925 BOUGHTON ROAD	WOODRIDGE	(630)910-0170
ILLINOIS	ALL-STAR MANAGEMENT NO. 1, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	495 N KINZIE AVE	BRADLEY	(815)932-9102
ILLINOIS	ALL-STAR MANAGEMENT NO. 3, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1740 W COURT ST	KANKAKEE	(815)939-1638
ILLINOIS	ALL-STAR MANAGEMENT NO. 4, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	634 W. 14TH STREET	CHICAGO HEIGHTS	(708)748-2370
ILLINOIS	ALL-STAR MANAGEMENT NO. 5, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	599 WILLIAM LATHAM DR	BOURBONNAIS	(815)932-6681
	ALL-STAR MANAGEMENT NO. 6, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	110 S. LARKIN	JOLIET	(815)730-9708
ILLINOIS	ALL-STAR MANAGEMENT NO. 7, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	18257 S HALSTED ST	GLENWOOD	(708)755-3590
ILLINOIS	ALL-STAR MANAGEMENT NO. 9, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	424 S SCHMALE RD	CAROL STREAM	(630)668-4790
ILLINOIS	ALL-STAR MANAGEMENT #10, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	19175 LAGRANGE RD.	MOKENA	(708)479-2560
ILLINOIS	ALL-STAR MANAGEMENT NO. 11, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	2430 E LINCOLN HWY	NEW LENOX	(815)462-8975
ILLINOIS	ALL-STAR MANAGEMENT NO. 12, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	12723 S ASHLAND AVE	CALUMET PARK	(708)389-1646
ILLINOIS	ALL-STAR MANAGEMENT NO. 14, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	129 CYPRESS DR	MANTENO	(815)468-0739
ILLINOIS	ALL-STAR MANAGEMENT NO. 16, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	525 E. NORTH AVENUE	GLENDALE HEIGHTS	(630)545-0322
ILLINOIS	ALL STAR MANAGEMENT NO. 17, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	2900 PLAINFIELD ROAD	JOLIET	(815)577-1409
ILLINOIS	ALL STAR MANAGEMENT NO. 18, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	104 NORTH CENTER STREET	JOLIET	(815)726-0187
ILLINOIS	ALL-STAR MANAGEMENT NO. 20, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	505 N CUNNINGHAM	URBANA	(217)344-2899
ILLINOIS	ALL-STAR MANAGEMENT NO. 22, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1200 E. SIBLEY BLVD	DOLTON	(708)849-9555
ILLINOIS	ALL-STAR MANAGEMENT NO. 23, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	758 WEST 117TH STREET	CHICAGO	(773)264-7920
ILLINOIS	ALL-STAR MANAGEMENT NO. 25, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	11110 S. CICERO AVE	ALSIP	(708)425-3390
ILLINOIS	ALL-STAR MANAGEMENT NO. 27, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	2033 N PROSPECT AVE	CHAMPAIGN	(217)355-9484
ILLINOIS	ALL-STAR MANAGEMENT NO. 28, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	956 N. YORK ROAD	ELMHURST	(630)530-5041
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	221 SOUTH WEBER ROAD	BOLINGBROOK	(630)759-0805
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	3 E SIBLEY BLVD	CALUMET CITY	(708)891-2040
			HAZEL CREST	. ,
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	3951 W. 183RD STREET		(708)206-2696
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	14115 SOUTH BELL ROAD	HOMER GLEN	(708)301-9206
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	3012 REFLECTION DRIVE	NAPERVILLE	(630)904-2675
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	4071 167TH ST	OAK FOREST	(708)331-3498
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	16737 S. LAGRANGE ROAD	ORLAND HILLS	(708)403-2189
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	7360 WEST 159TH STREET	ORLAND PARK	(708)444-0565
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	12875 S. HARLEM AVENUE	PALOS HEIGHTS	(708)923-6676
				(045)430 4300
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	13407 S. RT. 59	PLAINFIELD	(815)439-1269
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	13407 S. RT. 59 1275 LAKEVIEW DRIVE	PLAINFIELD ROMEOVILLE	(815)439-1269 (630)226-0958
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1275 LAKEVIEW DRIVE	ROMEOVILLE	(630)226-0958
ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1275 LAKEVIEW DRIVE 940 BROOK FOREST	ROMEOVILLE SHOREWOOD	(630)226-0958 (815)254-4852
ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET	ROMEOVILLE SHOREWOOD SOUTH HOLLAND	(630)226-0958 (815)254-4852 (708)596-3318
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR.	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)355-7618
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)355-7618 (618)343-3767
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC BB ST. LOUIS, LLC BB ST. LOUIS, LLC BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST.	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE EBLLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)355-7618 (618)355-7618 (618)343-3767 (618)628-6984
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 49, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)355-7618 (618)343-3767 (618)628-6984 (618)277-2414
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO B 5T. LOUIS, LLC BB 5T. LOUIS, LLC BB 5T. LOUIS, LLC BB ST. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE EALLEVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)355-7618 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO B 5T. LOUIS, LLC BB 5T. LOUIS, LLC BF ILLINOIS LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE EALLEVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)234-3029 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813 (847)973-9581
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO B 5T. LOUIS, LLC B 5T. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12 2560 SKOKIE VALLEY RD	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE HIGHLAND PARK	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813 (847)973-9581 (847)432-2590
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO B 5T. LOUIS, LLC BB 5T. LOUIS, LLC BF ILLINOIS LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE HIGHLAND PARK NORTH CHICAGO	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)234-3029 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813 (847)973-9581
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO B 5T. LOUIS, LLC B 5T. LOUIS, LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12 2560 SKOKIE VALLEY RD	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE HIGHLAND PARK	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813 (847)973-9581 (847)432-2590
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC BF ILLINOIS LLC BF ILLINOIS LLC BF ILLINOIS LLC BF ILLINOIS LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12 2560 SKOKIE VALLEY RD 2310 GREENBAY ROAD	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE HIGHLAND PARK NORTH CHICAGO	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813 (847)973-9581 (847)473-1244
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC BF ILLINOIS LLC BF ILLINOIS LLC BF ILLINOIS LLC BF ILLINOIS LLC BF ILLINOIS LLC BF ILLINOIS LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12 2560 SKOKIE VALLEY RD 2310 GREENBAY ROAD 210 W TOWN LINE ROAD	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE HIGHLAND PARK NORTH CHICAGO VERNON HILLS	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)343-3767 (618)628-6984 (618)277-2414 (618)258-0813 (847)973-9581 (847)473-1244 (847)367-4401
ILLINOIS	ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 29, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 43, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO ALL-STAR MANAGEMENT NO. 44, INC., ANTHONY C. ALLEGRO, MARIO A. ALLEGRO BB ST. LOUIS, LLC BB ST. LOUIS, LLC BF ILLINOIS LLC	1275 LAKEVIEW DRIVE 940 BROOK FOREST 170 WEST 162ND STREET 7251 W 183RD ST 206 W NORTH AVE 14840 S WESTERN AVE 1825 HOMER M. ADAMS PARKWAY 2600 GREEN MOUNT COMMONS DR. 5959 BELLEVILLE CROSSING ST 1061 COLLINSVILLE CROSSING 6204 N. ILLINOIS ST. 2638 N. ILLINOIS AVENUE 1845 VAUGHN DR 1362 SOUTH RT. 12 2560 SKOKIE VALLEY RD 2310 GREENBAY ROAD 210 W TOWN LINE ROAD 2005 NORTH LEWIS AVE	ROMEOVILLE SHOREWOOD SOUTH HOLLAND TINLEY PARK VILLA PARK POSEN ALTON BELLEVILLE BELLEVILLE COLLINSVILLE FAIRVIEW HEIGHTS SWANSEA WOOD RIVER FOX LAKE HIGHLAND PARK NORTH CHICAGO VERNON HILLS WAUKEGAN	(630)226-0958 (815)254-4852 (708)596-3318 (708)429-0027 (630)516-0527 (708)954-0342 (618)462-3593 (618)234-3029 (618)355-7618 (618)234-3029 (618)355-7618 (618)258-0813 (847)973-9581 (847)432-2590 (847)473-1244 (847)367-4401 (847)336-0067

ILLINOIS		854 ST RT 59	BARTLETT	(630)830-7861
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	300 W. HALF DAY ROAD	BUFFALO GROVE	(847)955-0794
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	151 SOUTH WESTERN	CARPENTERSVILLE	(847)428-0383
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1595 LEE STREET	DES PLAINES	(847)827-5586
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	622 DUNDEE AVE	EAST DUNDEE	(847)428-9205
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1001 DUNDEE AVENUE	ELGIN	(847)717-3269
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	900 BUSSE RD	ELK GROVE VILLAGE	(847)952-1360
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	4150 GROVE AVENUE	GURNEE	(847)336-3519
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	105 ARROWHEAD DRIVE	HAMPSHIRE	(847)683-9478
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1065 LAKE STREET	HANOVER PARK	(630)893-4272
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1171 NORTH ROHLWING ROAD	ITASCA	(630)250-7160
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	229 S. RAND RD.	LAKE ZURICH LIBERTYVILLE	(847)540-9695
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	2050 SHELL DRIVE 370 S US HIGHWAY 45	LINDENHURST	(847)362-3905 (847)245-7013
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1895 DOUGLAS ROAD	MONTGOMERY	(630)844-9320
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1589 NAPERVILLE WHEATON RD	NAPERVILLE	(630)355-9373
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	8309 GOLF RD.	NILES	(847)965-4423
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1 SOUTH 576 MIDWEST ROAD	OAKBROOK TERRACE	(630)268-8715
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1207 W. NORTHWEST HIGHWAY	PALATINE	(847)359-3706
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	265 N. NORTHWEST HWY	PALATINE	(847)359-1675
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	3101 BELVEDERE	PARK CITY	(847)244-1100
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1750 E. HIGGINS ROAD	SCHAUMBURG	(847)605-0225
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	1871 GOLF ROAD	SCHAUMBURG	(847)885-4563
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	9335 IRVING PARK RD	SCHILLER PARK	(847)671-9669
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	9319 SKOKIE BLVD	SKOKIE	(224)998-0680
ILLINOIS	HAMRA CHICAGO, LLC, MICHAEL K. HAMRA	881 S. SUTTON RD.	STREAMWOOD	(630)540-0382
	HICKS ENTERPRISES INCORPORATED, HENRY A. HICKS, SABRINA R. HICKS	7601 SOUTH CICERO AVENUE	CHICAGO	(773)581-5480
	HICKS ENTERPRISES INCORPORATED, HENRY A. HICKS, SABRINA R. HICKS	9843 S. WESTERN 1689 WILLARD DR	CHICAGO FREEPORT	(773)233-7006
ILLINOIS	K & K FOODS, INC., SCOTT M. KING K & K FOODS, INC., SCOTT M. KING	1689 WILLARD DR 885 E HWY 38	ROCHELLE	(815)232-8938 (815)562-5062
ILLINOIS	K & K FOODS, INC., SCOTT M. KING	1110 EAST STATE STREET	ROCKFORD	(815)962-1101
ILLINOIS	K & K FOODS, INC., SCOTT M. KING	5965 E RIVERSIDE	ROCKFORD	(815)636-9612
ILLINOIS	K & K FOODS, INC., SCOTT M. KING	6390 E. STATE	ROCKFORD	(815)229-7992
ILLINOIS	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	200 S MAIN ST	EAST PEORIA	(309)643-1180
ILLINOIS	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	976 N. HENDERSON ST.	GALESBURG	(309)342-7011
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ILLINOIS	PATTMAN, LLC	1210 N. KELLER DR.	EFFINGHAM	(217)342-4420
ILLINOIS	PATTMAN, LLC	901 W MORTON AVE	JACKSONVILLE	(217)243-6668
ILLINOIS	PATTMAN, LLC	935 WEST JACKSON AVENUE	MACOMB	(309)837-7700
ILLINOIS	PATTMAN, LLC	1128 NORTH CARBON 3917 BROADWAY ST	MARION MOUNT VERNON	(618)993-6565 (618)244-1313
ILLINOIS	PATTMAN, LLC PATTMAN, LLC	1525 W. MAIN	SALEM	(618)548-9193
ILLINOIS	PATTMAN, LLC	821 VETERANS AVENUE	VANDALIA	(618)283-1878
ILLINOIS	PILOT TRAVEL CENTERS LLC	1522 W. MARKET STREET	BLOOMINGTON	(309)829-3826
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	1321 SYCAMORE ROAD	DEKALB	(815)756-3400
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	212 W. EVERETT ROAD	DIXON	(815)288-5089
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	200 N. KIRK RD.	GENEVA	(630)845-1316
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	105 NORTH RIDGE ROAD	MINOOKA	(815)467-6002
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	1926 DIVISION STREET	MORRIS	(815)942-8342
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	1440 N COLUMBUS	OTTAWA	(815)433-0334
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	1420 38TH STREET	PERU	(815)223-6452
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	2226 N. MAIN	PRINCETON	(815)875-8322
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	2602 E. LINCOLNWAY	STERLING	(815)625-5644
ILLINOIS	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	2403 N BLOOMINGTON ST	STREATOR	(779)237-1002
	SAREN RESTAURANTS, INC., SEAN MICHAEL NIKLAS	1645 DEKALB AVE.	SYCAMORE	(815)991-9079
ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC	2 CIETEN PLAZA 412 E. WALNUT AVE	BARRY CARBONDALE	(309)431-4880
ILLINUIS	STANDOAND WITH CHELDE, LLC		MATTOON	(618)566-6237 (309)431-4888
	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE. LLC	1209 BROADWAY AVE E 505 SOUTH DEERFIELD		
ILLINOIS	STARBOARD WITH CHEESE, LLC	505 SOUTH DEERFIELD	PONTIAC	(815)348-1630
ILLINOIS ILLINOIS	· · · · · · · · · · · · · · · · · · ·		PONTIAC	
ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC	505 SOUTH DEERFIELD 3530 BROADWAY	PONTIAC QUINCY	(815)348-1630 (217)919-2177
ILLINOIS ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC	505 SOUTH DEERFIELD 3530 BROADWAY 1250 TORONTO ROAD	PONTIAC QUINCY SPRINGFIELD	(815)348-1630 (217)919-2177 (309)431-4885
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	505 SOUTH DEERFIELD 3530 BROADWAY 1250 TORONTO ROAD 15305 U.S. HIGHWAY 150	PONTIAC QUINCY SPRINGFIELD PARIS	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	505 SOUTH DEERFIELD 3530 BROADWAY 1250 TORONTO ROAD 15305 U.S. HIGHWAY 150 120 N CENTRAL ST.	PONTIAC QUINCY SPRINGFIELD PARIS BENTON	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	505 SOUTH DEERFIELD 3530 BROADWAY 1250 TORONTO ROAD 15305 U.S. HIGHWAY 150 120 N CENTRAL ST. 511 S COMMERCIAL STREET	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	505 SOUTH DEERFIELD 3530 BROADWAY 1250 TORONTO ROAD 15305 U.S. HIGHWAY 150 120 N CENTRAL ST. 511 S COMMERCIAL STREET 1511 SOUTH PARK AVE. 1701 IL ROUTE 148 1719 N ILLINOIS HIGHWAY 1	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARSHALL	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710
ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	505 SOUTH DEERFIELD           3530 BROADWAY           1250 TORONTO ROAD           15305 U.S. HIGHWAY 150           120 N CENTRAL ST.           511 S COMMERCIAL STREET           1511 SOUTH PARK AVE.           1701 IL ROUTE 148           1719 N ILLINOIS HIGHWAY 1           231 WEST MAIN ST	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARION MARSHALL WEST FRANKFORT	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710 (618)969-8280 (217)826-6967 (618)952-2947
ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENZAK CHICAGO SOUTHLAND, INC.	505 SOUTH DEERFIELD 3530 BROADWAY 1250 TORONTO ROAD 15305 U.S. HIGHWAY 150 120 N CENTRAL ST. 511 S COMMERCIAL STREET 1511 SOUTH PARK AVE. 1701 IL ROUTE 148 1719 N ILLINOIS HIGHWAY 1 231 WEST MAIN ST 17100 S. TORRENCE AVENUE	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARION MARSHALL WEST FRANKFORT LANSING	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710 (618)969-8280 (217)826-6967 (618)952-2947 (708)895-8070
ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENZAK CHICAGO SOUTHLAND, INC. WENZAK HEARTLAND, INC., LYNN ZAK, MICHAEL ZAK	505 SOUTH DEERFIELD3530 BROADWAY1250 TORONTO ROAD13305 U.S. HIGHWAY 150120 N CENTRAL ST.511 S COMMERCIAL STREET1511 SOUTH PARK AVE.1701 IL ROUTE 1481719 N ILLINOIS HIGHWAY 1231 WEST MAIN ST17100 S. TORRENCE AVENUE2501 NORTH VERMILLON	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARSHALL WEST FRANKFORT LANSING DANVILLE	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710 (618)969-8280 (217)826-6967 (618)952-2947 (708)895-8070 (217)442-5980
ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENZAK CHICAGO SOUTHLAND, INC. WENZAK HEARTLAND, INC., LYNN ZAK, MICHAEL ZAK	505 SOUTH DEERFIELD         3530 BROADWAY         1250 TORONTO ROAD         15305 U.S. HIGHWAY 150         120 N CENTRAL ST.         511 S COMMERCIAL STREET         1511 SOUTH PARK AVE.         1701 IL ROUTE 148         1719 N ILLINOIS HIGHWAY 1         231 WEST MAIN ST         17100 S. TORRENCE AVENUE         2501 NORTH VERMILLON         102 W. PERSHING ROAD	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARSHALL WEST FRANKFORT LANSING DANVILLE DECATUR	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710 (618)969-8280 (217)826-6967 (618)952-2947 (708)895-8070 (217)442-5980 (217)872-6442
ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENZAK CHICAGO SOUTHLAND, INC. WENZAK HEARTLAND, INC., LYNN ZAK, MICHAEL ZAK WENZAK HEARTLAND, INC., LYNN ZAK, MICHAEL ZAK	505 SOUTH DEERFIELD         3530 BROADWAY         1250 TORONTO ROAD         15305 U.S. HIGHWAY 150         120 N CENTRAL ST.         511 S COMMERCIAL STREET         1511 SOUTH PARK AVE.         1701 IL ROUTE 148         1719 N ILLINOIS HIGHWAY 1         231 WEST MAIN ST         17100 S. TORRENCE AVENUE         2501 NORTH VERMILLON         102 W. PERSHING ROAD         6104 CENTER GROVE RD	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARSHALL WEST FRANKFORT LANSING DANVILLE DECATUR EDWARDSVILLE	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710 (618)969-8280 (217)826-6967 (618)952-2947 (708)895-8070 (217)442-5980 (217)872-6442 (618)692-8160
ILLINOIS	STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC STARBOARD WITH CHEESE, LLC WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENZAK CHICAGO SOUTHLAND, INC. WENZAK HEARTLAND, INC., LYNN ZAK, MICHAEL ZAK	505 SOUTH DEERFIELD         3530 BROADWAY         1250 TORONTO ROAD         15305 U.S. HIGHWAY 150         120 N CENTRAL ST.         511 S COMMERCIAL STREET         1511 SOUTH PARK AVE.         1701 IL ROUTE 148         1719 N ILLINOIS HIGHWAY 1         231 WEST MAIN ST         17100 S. TORRENCE AVENUE         2501 NORTH VERMILLON         102 W. PERSHING ROAD	PONTIAC QUINCY SPRINGFIELD PARIS BENTON HARRISBURG HERRIN MARION MARSHALL WEST FRANKFORT LANSING DANVILLE DECATUR	(815)348-1630 (217)919-2177 (309)431-4885 (217)463-2254 (618)513-6176 (618)294-8344 (618)942-8710 (618)969-8280 (217)826-6967 (618)952-2947 (708)895-8070 (217)442-5980 (217)872-6442

ILLINOIS	WENZAK HEARTLAND, INC., LYNN ZAK, MICHAEL ZAK	700 N. WEBSTER	TAYLORVILLE	(217)824-4055
ILLINOIS	WENZAK HEARTLAND, INC., LINN ZAK, MICHAEL ZAK WENZAK QSC MANAGEMENT, INC., LYNN ZAK, MICHAEL ZAK	2962 KIRK RD	AURORA	(331)212-6615
ILLINOIS	WENZAK QSC MANAGEMENT, INC., LYNN ZAK, MICHAEL ZAK	1905 W. WILSON RD.	BATAVIA	(630)406-0040
ILLINOIS	WENZAK QSC MANAGEMENT, INC., LYNN ZAK, MICHAEL ZAK	465 S. MCLEAN BLVD.	ELGIN	(847)741-5121
ILLINOIS	WENZAK QSC MANAGEMENT, INC., LYNN ZAK, MICHAEL ZAK	942 S. RANDALL ROAD	SAINT CHARLES	(630)513-0050
ILLINOIS	WENZAK QSC MANAGEMENT, INC., LYNN ZAK, MICHAEL ZAK	1855 MARKET VIEW DRIVE	YORKVILLE	(630)553-1922
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	2723 NORTH MANHEIM ROAD	FRANKLIN PARK	(847)455-1230
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	305 ROOSEVELT ROAD	GLEN ELLYN	(630)790-3444
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	4116 W ROOSEVELT ROAD	HILLSIDE	(708)547-7847
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	13280 S. IL RT 47	HUNTLEY	(224)858-4858
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	2815 WOODLAWN RD	LINCOLN	(217)735-1011
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	7200 W 25TH STREET	NORTH RIVERSIDE	(708)447-6614
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	13543 WILLOWBROOK RD	ROSCOE	(217)614-4535
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	14465 BLACKHAWK	SOUTH BELOIT	(815)624-4128
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	2700 N. DIRKSEN PARKWAY	SPRINGFIELD	(217)788-7901
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	2901 LINDBERGH BOULEVARD	SPRINGFIELD	(217)546-5516
ILLINOIS	WENZAK, INC., LYNN ZAK, MICHAEL ZAK	467 GEORGETOWN SQUARE	WOOD DALE	(630)238-7984
INDIANA				
INDIANA	BETTER FOOD SYSTEMS, INC.	900 W. MAIN	PERU	(765)472-2784
INDIANA	BETTER FOOD SYSTEMS, INC.	1101 E. TIPTON ST	SEYMOUR	(812)522-9900
INDIANA	BETTER FOOD SYSTEMS, INC.	1107 E STATE ROAD 44	SHELBYVILLE	(317)392-4897
INDIANA	BETTER FOOD SYSTEMS, INC.	2523 N. 6TH	VINCENNES	(812)882-1125
INDIANA	BETTER FOOD SYSTEMS, INC.	3356 LAKE CITY HWY	WARSAW	(574)269-2939
INDIANA	BOMAR FOODS, INC.	2201 N. OAK RD	PLYMOUTH	(574)935-9305
INDIANA	CLINTON FOODS, INC.	1551 E. WABASH	FRANKFORT	(765)659-2811
INDIANA	CROWN POINT ENTERPRISES, INC.	616 NORTH MAIN STREET	CROWN POINT	(219)662-1434
INDIANA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	2777 LINCOLNWAY E	MISHAWAKA	(574)204-2334
INDIANA	DJ RENTALS, LLC	1511 S WASHINGTON ST	CRAWFORDSVILLE	(765)362-1244
		2010 VETERANS MEMORIAL PARKWAY		
INDIANA	DJ RENTALS, LLC	SOUTH	LAFAYETTE	(765)474-7935
INDIANA	DJ RENTALS, LLC	1064 W. BROADWAY	MONTICELLO	(574)583-0508
INDIANA	DJ RENTALS, LLC	2340 MAIN STREET	ROCHESTER	(574)223-8654
INDIANA	DJ RENTALS, LLC	2029 NORTHGATE DR	WEST LAFAYETTE	(765)567-0114
INDIANA	DYER ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH	790 JOLIET STREET	DYER	(219)864-4631
	EAST CHICAGO ENTERPRISES, LLC, EAST CHICAGO ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A.			
INDIANA	BIESZCZAT, KATHLEEN B. SMITH	2120 E COLUMBUS DR.	EAST CHICAGO	(219)354-8296
	EASTERN INDIANA MANAGEMENT COMPANY, INC., BRANDON GASSER, KYLE GASSER, MAGGIE			
INDIANA	GASSER	15600 WEST COMMERCE RD	DALEVILLE	(765)378-4764
	EASTERN INDIANA MANAGEMENT COMPANY, INC., BRANDON GASSER, KYLE GASSER, MAGGIE			
INDIANA	GASSER	223 EAST MCGALLIARD	MUNCIE	(765)284-3996
	EASTERN INDIANA MANAGEMENT COMPANY, INC., BRANDON GASSER, KYLE GASSER, MAGGIE			
INDIANA	GASSER	2501 S. MADISON	MUNCIE	(765)282-7790
	EASTERN INDIANA MANAGEMENT COMPANY, INC., BRANDON GASSER, KYLE GASSER, MAGGIE			
INDIANA	GASSER	2620 W. JACKSON	MUNCIE	(765)284-3374
INDIANA	FIN ENTERPRISES, INC., JOHN R. BARNEY	7790 CORRINNE DR.	HAMMOND	(219)844-7780
INDIANA	FROSTY MANAGEMENT CORPORATION	1201 TEAL ROAD	LAFAYETTE	(765)474-0903
INDIANA	FROSTY MANAGEMENT CORPORATION	3621 STATE ROAD 38 E	LAFAYETTE	(765)449-2772
INDIANA	FROSTY MANAGEMENT CORPORATION	252 E. STATE STREET	WEST LAFAYETTE	(765)743-5885
INDIANA	FROSTY MANAGEMENT CORPORATION	701 SAGAMORE PK	WEST LAFAYETTE	(765)463-4939
INDIANA	HAMMOND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH	1844 165TH STREET	HAMMOND	(219)844-8626
	HOBART ENTERPRISES, INC.	4500 WEST 61ST AVENUE	HOBART	(219)945-1558
INDIANA	HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	3001 N. WAYNE	ANGOLA	(260)668-1063
	HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	120 WEST NORTH STREET	KENDALLVILLE	(260)347-9746
	INSPIRED BY OPPORTUNITY, LLC	748 INDIAN BOUNDRY PIKE	CHESTERTON	(219)250-1454
		1720 N. CASSOPOLIS ST.	ELKHART	(574)264-4232
	INSPIRED BY OPPORTUNITY, LLC	2929 FERNDALE ROAD	ELKHART	(574)875-3974
		301 WEST HIVELY 900 W. PIKE ST.	ELKHART	(574)295-8159
			GOSHEN	(574)533-2733
	INSPIRED BY OPPORTUNITY, LLC	101 EAST RIDGE ROAD	GRIFFITH	(219)237-3798 (219)362-1155
INDIANA INDIANA		1202 LINCOLNWAY WEST	LA PORTE MERRILLVILLE	
	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC	8105 MERRILLVILLE ROAD 3715 S. FRANKLIN ST.	MICHIGAN CITY	(219)472-5146
INDIANA	· · · · · · · · · · · · · · · · · · ·		PORTAGE	(219)872-0368 (219)763-3096
				12131/03-3030
		2675 WILLOWCREEK		
INDIANA	INSPIRED BY OPPORTUNITY, LLC	6181 US HIGHWAY 6	PORTAGE	(219)706-2128
INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC	6181 US HIGHWAY 6 1504 N CALUMET	PORTAGE VALPARAISO	(219)706-2128 (219)464-8781
INDIANA	INSPIRED BY OPPORTUNITY, LLC	6181 US HIGHWAY 6	PORTAGE	(219)706-2128
INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC.	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD	PORTAGE VALPARAISO HUNTINGTON	(219)706-2128 (219)464-8781 (260)356-4524
INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE	PORTAGE VALPARAISO HUNTINGTON HIGHLAND	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804
INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC.	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546
INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE	PORTAGE VALPARAISO HUNTINGTON HIGHLAND	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804
INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC. MARION RESTAURANTS SOUTH, INC.	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE 1223 N WABASH AVE	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION MARION	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546 (765)664-6126
INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC. MARION RESTAURANTS SOUTH, INC. MERRILLVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE 1223 N WABASH AVE 3310 E. 81ST AVE.	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION MARION MERRILLVILLE	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546 (765)664-6126 (219)942-6344
INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC. MARION RESTAURANTS SOUTH, INC. MERRILLVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MUNSTER ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE 1223 N WABASH AVE 3310 E. 81ST AVE. 8003 CALUMET AVENUE	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION MARION MERRILLVILLE MUNSTER	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546 (765)664-6126 (219)942-6344 (219)836-4810
INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC. MARION RESTAURANTS SOUTH, INC. MERRILLVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MUNSTER ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH PILOT TRAVEL CENTERS LLC	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE 1223 N WABASH AVE 3310 E. 81ST AVE. 8003 CALUMET AVENUE 6900 N. OLD 27	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION MARION MERRILLVILLE MUNSTER FREMONT	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546 (765)664-6126 (219)942-6344 (219)836-4810 (260)833-6156
INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC. MARION RESTAURANTS SOUTH, INC. MERRILLVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MUNSTER ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE 1223 N WABASH AVE 3310 E. 81ST AVE. 8003 CALUMET AVENUE 6900 N. OLD 27 18011 COLORADO STREET	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION MARION MERRILLVILLE MUNSTER FREMONT HEBRON	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546 (765)664-6126 (219)942-6344 (219)836-4810 (260)833-6156 (219)696-6437
INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA INDIANA	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC INWEN, INC. KENNEDY HIGHLAND ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MARION RESTAURANTS SOUTH, INC. MARION RESTAURANTS SOUTH, INC. MERRILLVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH MUNSTER ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH PILOT TRAVEL CENTERS LLC	6181 US HIGHWAY 6 1504 N CALUMET 103 FRONTAGE RD 9703 KENNEDY AVENUE 1410 S. WESTERN AVENUE 1223 N WABASH AVE 3310 E. 81ST AVE. 8003 CALUMET AVENUE 6900 N. OLD 27	PORTAGE VALPARAISO HUNTINGTON HIGHLAND MARION MARION MERRILLVILLE MUNSTER FREMONT	(219)706-2128 (219)464-8781 (260)356-4524 (219)922-6804 (765)662-6546 (765)664-6126 (219)942-6344 (219)836-4810 (260)833-6156

NAMA         OPPO LLC, SUPEL CLC, TANDY CLC         1995 NOPPY MODER NEED         0000000         101/101/101           NAMA         OPPL LLC, CUPPE LLC, MONTY CLC         1271 LLC, UPPE LLC, MONTY CLC <th></th> <th></th> <th></th> <th>A)(ON</th> <th>(217)745 0202</th>				A)(ON	(217)745 0202
NAMA         OPIN ALL, CLEWER LGE, TRADITY GLE         2978 1, 1957 SHET         CAM         1752 (2003)           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         1270 COM NY         10210 COM NY         10220 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         1270 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10210 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10210 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10210 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10210 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10210 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10210 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10211 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE LGE, TRADITY GLE         10211 COM NY         10210 COM NY         10210 COM NY           NAMA         OPIN LLE, CURRE			5201 E. US HWY 36	AVON	(317)745-0292
RAMA         OPIN J, LC STREET GR.F. TACHTY C.O.T.         13798 GUAR WAY         PINES         137797 BUIL           RAMA         OPIN J, LC DING CO, TACHTY C					
NRAME         OPPL 1.L.C. UND CLUE. THOUTE CLUE.         PRI/100         PRI/100 <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
NAME         OPEN LLC, DENGE COD, TRACHER COD, TRACE         NORM CODE					
NOME         OPPL LLC ONE COLF.         BPL ADCODENT         NOME         NOME <th< td=""><td></td><td></td><td></td><td></td><td></td></th<>					
MRAME         Disk LL, DE MERS CLIM, MICHTY CLIR         JUG 2: LEBRING         LEBRING CLIM, MICHTY CLIR         PROVINT SETENT         PROVINT SETENT SETENT SETENT SETENT SETENT         PROVINT SETENT SETE	INDIANA				
NAME         OPENAL LE, DERKS CLID, MICHTY CLIC         OPE ADDITION         OPENAL LE, DERKS CLID, MICHTY CLIC         L222 APPRIADE         DEFAULT         DEFAULT <td>INDIANA</td> <td></td> <td></td> <td></td> <td></td>	INDIANA				
NBANA         OPHA J, LE, BURS CLO, TMODY CLIR         LID ZY MAGEN PAY         PENAS         DI YY RE SAL           NBANA         OPHA J, LE, BURS CLO, TMODY CLIR         COD LID RIVES YEEL         PENAS         DI YY RE SAL           NBANA         OPHA J, LE, BURS CLIR, MICROY CLIR         COD LID RIVES YEEL         PENAS         DI YY RE SAL           NBANA         OPHA J, LE, BURS CLIR, MICROY CLIR         COD LID RIVES YEEL         DI YY RE SAL         DI YY RE SAL           NBANA         OPHA J, LE, BURS CLIR, MICROY CLIR         COD LID RIVES YEEL         DI XY RE SAL         DI XY RE	INDIANA				(317)852-8590
INDUMA         OPEN 2.1.LC DENNIE CLOP, MICHTY CLOP         DIDD A. PLOT F. BITS THEYT         DIDD A. PLOT STREET           INDUMA         OPEN 2.1.LC DENNIE CLOP, MICHTY CLOP         SIPE F. THOURNA ICLOP         DIDD A. PLOT STREET	INDIANA			FISHERS	
NOMM         OFFN 2.11C. SPURC CODE. TRADITY CODE         J217/126 602           NIGAMA         OFFN 2.11C. SPURC CODE. TRADITY CODE         S220.2 TERMISSION FADOR         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 2.11C. SPURC CODE TRADITY CODE         S200 FOURT ACT TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 2.11C. SPURC CODE TRADITY CODE         S200 FOURT ACT TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 2.11C. SPURC CODE TRADITY CODE         S200 FOURT AND TWA DUE SAN TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 2.11C. SPURC CODE TRADITY CODE         S200 FOURT AND TWA DUE SAN TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 3.11C. SPURC CODE TRADITY CODE         S200 FOURT ACT TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 3.11C. SPURC CODE TRADITY CODE         2200 FOURT ACT TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 3.11C. SPURC CODE TRADITY CODE         2200 FOURT ACT TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 3.11C. SPURC CODE TRADITY CODE         2200 FOURT ACT TWATT         RDDAVADOLE         J217/126 602           NIGAMA         OFFN 3.11C. SPURC CODE TRADITY CODE         2200 FOURT TWATT         RDDAVADOLE         J21	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	8000 EAST 96TH STREET	FISHERS	(317)578-8544
NIRAMA         OPEN 3 LLC SUNC COR, TRADITY OLD         SPIR 1 TRADITY OLD         SPIR 1 TRADITY OLD         NIRAMA ADDIA	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	1007 E. 86TH STREET	INDIANAPOLIS	(317)255-8334
INDAMA         OPM 5.11C, EDING COL, TMODITY COL         500 SULF PAST THEFT         INDAMAPOLS         D12/255-527           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         500 FLORES COL         INDUMAPOLS         D12/255-527           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         500 FLORES COL         INDUMAPOLS         D12/255-527           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         500 FLORES COL         INDUMAPOLS         D12/255-527           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDINF RAD         ROBINAPOLS         D12/255-527           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDINF RAD         ROBINAPOLS         D12/757-5562           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDINF RAD         ROBINAPOLS         D12/757-5562           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDING CAL         ROBINAPOLS         D12/725-5562           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDING CAL         ROBINAPOLS         D12/725-5562           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDING CAL         ROBINAPOLS         D12/725-5562           INDAMA         OPM 5.11C, EDING COL, INDUTY COL         2024 EDING CAL         ROBINAPOLS         D12/725-5562           INDAMA <td>INDIANA</td> <td>QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE</td> <td>2409 POST DRIVE</td> <td>INDIANAPOLIS</td> <td>(317)897-0435</td>	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	2409 POST DRIVE	INDIANAPOLIS	(317)897-0435
NOAMA         OPM 2, LC, SUND CLD, TMOTYY CDD         596 M, MSY ONG         NOAMA COL         12/126-2472           NOAMA         OPM 2, LC, SUND CLD, TMOTYY CDD         597 GUNCTYY ORAD         NOAMA COL         12/126-2472           NOAMA         OPM 2, LC, SUND CLD, TMOTYY CDD         597 SUNTYSEE BWS         NOAMA COL         12/126-2482           NOAMA         OPM 2, LC, SUND CLD, TMOTYY CDD         305 N. NOTY         NOAMA COL         12/126-2482           NOAMA         OPM 2, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMA COL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMA COL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMACOL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMACOL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMACOL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMACOL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD         305 N. NORTHAN         NOAMACOL         12/126-2482           NOAMA         OPM 3, LC, CHW CLD, TMOTYY CDD	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	5230 E. THOMPSON ROAD	INDIANAPOLIS	(317)791-8603
Bioland         Graw J, LL, SINKE LDB, TRIOTHY CLD.         9499 ESERGI TOW RUAD         BIOJANAPOLE         C17,126-466           BIOJANA         Graw J, LL, SINKE LDB, TRIOTHY CLD.         5737 JULIE SINKESD EDWT         BIOJANAPOLE         C17,126-466           BIOJANA         Graw J, LL, SINKE LDB, TRIOTHY CLD.         1077 JULIE SINKESD EDWT         BIOJANAPOLE         C17,126-466           BIOJANA         Graw J, LL, SINKE LDB, TRIOTHY CLD.         1077 JULIE SINKESD EDWT         BIOJANAPOLE         C17,127-428           BIOJANA         Graw J, LL, SINKE LDD, TRIOTHY CLD.         1016 K. SAMPLANE         BIOJANAPOLE         C17,128-556           BIOJANA         Graw J, LL, SINKE LDD, TRIOTHY CLD.         2024 K. MERDINA PAR         BIOJANAPOLE         C17,128-556           BIOJANA         Graw J, LL, SINKE LDD, TRIOTHY CLD.         2024 K. MERDINA PAR         BIOJANAPOLE         C17,127-556           BIOJANA         Graw J, LL, SINKE LDD, TRIOTHY CLD.         2024 K. MERDINA PAR         BIOJANAPOLE         C17,127-556           BIOJANA         Graw J, LL, SINKE LDD, TRIOTHY CLD.         2024 K. MERDINA PAR         BIOJANAPOLE         C17,127-557           BIOJANA         GRAW J, LL, SINKE LDD, TRIOTHY CLD.         2025 W. MARINE (NY ST         BIOJANAPOLE         C17,127-57           BIOJANA         GRAW J, LL, SINKE LDD, TRIOTHY CLD.         2025 W. MARINE	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	5250 SOUTH EAST STREET	INDIANAPOLIS	(317)783-7602
NEAMA         OPEN 2.1.C., DINIS CLO, TMOTHY CLD         STAS MINISTOR DIPUT         NEAMARCIS         D1718-2400           NEOMA         OPEN 2.1.C., DINIS CLO, TMOTHY CLO         B732 CLOYER ROAD         NOLESYLLE         D1717-4200           NEOMA         OPEN 2.1.C., DINIS CLO, TMOTHY CLO         B732 CLOYER ROAD         NOLESYLLE         D1717-8200           NEOMA         OPEN 2.1.C., DINIS CLO, TMOTHY CLO         B732 CLOYER ROAD         NOLESYLLE         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B733 CLOYER ROAD         NOLAMAPOLIS         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B733 CLOYER ROAD         NOLAMAPOLIS         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B732 SLOYER ROAD         NOLAMAPOLIS         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B732 SLOYER ROAD         NOLAMAPOLIS         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B732 SLOYER ROAD         NOLAMAPOLIS         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B732 SLOYER ROAD         NOLAMAPOLIS         D17178-2302           NEOMA         OPEN 3.1.C., DINIS CLO, TMOTHY CLO         B732 SLOYER ROAD         NOLAMAPOLIS         D17178-2302 <t< td=""><td>INDIANA</td><td>QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE</td><td>5509 N. KEYSTONE</td><td>INDIANAPOLIS</td><td>(317)257-5787</td></t<>	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	5509 N. KEYSTONE	INDIANAPOLIS	(317)257-5787
INDAMA         OPEN 2.1LC, DINSC.100, INNOTITI COI         LODS N. 13TH         NINAAAPCIS         [11]/200.007           IRRAMA         OFFN.3.1LC, DINSC.100, TMOTTY COIC         2023 LOVERADD         NINAAPCIS         113/286.002           IRRAMA         OFFN.3.1LC, DINSC.100, TMOTTY COIC         2034 LOVERADD         NINAAPCIS         113/286.002           IRRAMA         OFFN.3.1LC, DINSC.100, TMOTTY COIC         2034 LANDROX NI         NINAAPCIS         113/276.002           IRRAMA         OFFN.3.1LC, DINSC.100, TMOTTY COIC         2034 LANDROX NI         NINAAPCIS         113/276.002           IRRAMA         OFFN.3.1LC, DINSC.100, TMOTTY COIC         2034 LANDROX NI         NINAAPCIS         113/276.002           NINAAM         OFFN.3.1LC, DINSC.100, TMOTTY COIC         3207 VIAAPCINTR IN         NINAAPCIS         113/276.002           NINAAM         OFFN.3.1LC, DINSC.100, TMOTTY COIC         5053 WIAAPCIS NINAAPCIS         113/276.002           NINAAM         OFFN.3.1LC, DINSC.100, TMOTTY COIC         5051 LONDFERT         NINAAPCIS         113/276.002           NINAAM         OFFN.3.1LC, DINSC.100, TMOTTY COIC         5051 LONDFERT         NINAAPCIS         113/276.002           NINAAM         OFFN.3.1LC, DINSC.100, TMOTTY COIC         5051 LONDFERT         NINAAPCIS         113/276.002           NINAAM         O	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	5699 GEORGETOWN ROAD	INDIANAPOLIS	(317)216-0653
NRAMA         OFMA 2.L.C. DENSE CLOC. TMOTHY COC         16722.COVER.ROAD         NOBLEXALLE         1017/76-2023           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY COC         280 N 650 WEFT         IRICIANA-015         1177/76-2023           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY COC         286 N. MERICA AS         INDIANA-015         1177/75-2552           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY COC         226 N. MERIDONA 5T         INDIANA-015         1177/75-2552           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         2900 N 500 WEST         INDIANA-015         1172/27-502           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         2900 N 500 WEST         INDIANA-015         1172/27-502           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         422 201114007 R0         INDIANAFOS         1172/27-500           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         5500 WEST SERVERTON IN INDIANAFOS         1172/27-500           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         7213 N 5100 WEST         INDIANAFOS         1172/27-500           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         7213 N 5100 WEST         INDIANAFOS         1172/27-500           NRAMA         OFMA 3.L.C. DENSE CLOC. TMOTHY CLOP         7214 N 5100 WEST         INDIANAFOS         1172/27-500      <	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	5765 SUNNYSIDE DRIVE	INDIANAPOLIS	(317)826-8069
INRAMA         OPRN 3. LC. DONST CLOR. TMO/THY CLOR         2804 NG0 VET         GREINRELD         151/1994 MA1.           INRIAMA         OPRN 3. LC. DONST CLOR. TMO/THY CLOR         226 K. MRRIDARS ST         INRIAMA/CLOR ST         INRIAMA	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	6025 W. 10TH	INDIANAPOLIS	(317)240-0857
NRAMA         OFMA 3.LC         OPEN 3.LC         OPEN CONSTRUCTION         1000000000000000000000000000000000000	INDIANA	QFRM 2, LLC, DENISE CLOE, TIMOTHY CLOE	16732 CLOVER ROAD	NOBLESVILLE	(317)776-9429
NRAMA         OPM3 5. LUC DENKS CLOE, TMOTHY CLOE         224 5. N. MERIDAN 57         INDUMAPOLS         5117327-5922           NRAMA         OPM3 5. LUC, DENKS CLOE, TMOTHY CLOE         2303 EXTUCTOR VIE         INDUMAPOLS         5117327-5922           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         3207 W. SIN STREIT         INDUMAPOLS         5117827-862           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         4227 SUTH/OCK TME         INDUMAPOLS         5117827-862           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         4225 SUTH/OCK TME         INDUMAPOLS         5117827-862           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         4255 S WURMOTOR NT         INDUMAPOLS         5117827-862           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         7421 S. NANDERADOR NT         INDUMAPOLS         5117895-7822           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         7422 S. NANDERADOR NT         INDUMAPOLS         5117895-7822           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         7423 S. NANDERADOR NT         INDUMAPOLS         5117895-7822           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         7423 S. NANDERADOR NT         INDUMAPOLS         5117895-7822           NRAMA         OPM3 5. LLC, DENKS CLOE, TMOTHY CLOE         742 S. SNTHANDAN S. NANDERADOR NT	INDIANA	QFRM 3, LLC, DENISE CLOE, TIMOTHY CLOE	2809 N. 600 WEST	GREENFIELD	(317)894-0327
NRAMA         OFFNA J.L.L. DENKS CLOT, TMOTHY CLOF         2003 KEPTLICHY AVE         INDIAMAPOLIS         017/12/2009           NROMA         ORSW J. LL. DENKS CLOT, TMOTHY CLOF         3202 K. WASHINGTON ST         INDIAMAPOLIS         017/18/3-847           NROMA         ORSW J. LL. DENKS CLOT, TMOTHY CLOF         3202 K. WASHINGTON ST         INDIAMAPOLIS         017/18/3-847           NROMA         ORSW J. LL. DENKS CLOT, TMOTHY CLOF         3050 W. WASHINGTON ST         INDIAMAPOLIS         017/18/3-102           NROMA         ORSW J. LL. DENKS CLOT, TMOTHY CLOF         3050 W. ST ELET STREET         INDIAMAPOLIS         017/18/2-900           NROMA         ORSW J. LLC. DENKS CLOT, TMOTHY CLOF         3050 W. ST ELET STREET         INDIAMAPOLIS         017/18/2-900           NROMA         ORSW J. LLC. DENKS CLOT, TMOTHY CLOF         7902 L. 21         107/18/2-900         107/18/2-900           NROMA         ORSW J. LLC. DENKS CLOT, TMOTHY CLOF         7902 L. 21         107/18/2-900         107/18/2-900           NROMA         ORSW J. LLC. DENKS CLOT, TMOTHY CLOF         7902 L. 21         107/18/2-900         107/18/2-900           NROMA         ORSW J. LLC. DENKS CLOT, TMOTHY CLOF         773 STATE ROAD 32 CLOP STREET         107/18/2-900           NROMA         ORSW J. LLC. DENKS CLOT, TMOTHY CLOF         774 STATE ROAT 32 CLOP STREET         107/18/2-9	INDIANA	QFRM 3, LLC, DENISE CLOE, TIMOTHY CLOE	1606 N. SHADELAND	INDIANAPOLIS	(317)353-8441
NIDAMA         OPHM 5, LLC, DENKS COR, TMONTY COR         3927 & WASHINGTON ST         NIDANAPOLS         (31)/767.849           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         3927 W. 367 NTSTET         NIDANAPOLS         (31)/87.849           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         4222 SUDTHERT IN         NIDANAPOLS         (31)/87.849           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         5053 W.WASHINGTON ST         INDANAPOLS         (31)/87.849           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         5623 W.EF3 SENT STRETT         INDANAPOLS         (31)/88.9430           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         7201 V.S1         INDANAPOLS         (31)/88.9430           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         7201 V.S1         INDANAPOLS         (31)/89.9430           NIDAMA         OPTM 3, LLC, DENKS COR, TMONTY COR         9705 V.MASHIGTON ST         INDANAPOLS         (31)/89.7493           NIDAMA         OPTM 4, LLC, DENKS COR, TMONTY COR         9705 V.MASHIGTON ST         INDANAPOLS         (31)/89.759           NIDAMA         OPTM 4, LLC, DENKS COR, TMONTY COR         747 S. S1474 FX071 13         (80)/79.759         (31)/79.759         (31)/79.759         (31)/79.759         (31)/79.759         (31)/79.759         (31)/79.759         (31)/79.759	INDIANA	QFRM 3, LLC, DENISE CLOE, TIMOTHY CLOE	2245 N. MERIDIAN ST	INDIANAPOLIS	(317)925-5562
NOMAN         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         2007 W. BETH STREET         INFOLMANDUS         1017897-8407           NOMANA         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         5055 W. VASHINKTON ST         INFOLMANDUS         (117897-8407)           NOMANA         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         5055 W. VASHINKTON ST         INFOLMANDUS         (117897-8407)           NOMANA         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         6351 E. SING STREET         INFOLMANDUS         (117898-9304)           NOMANA         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         7213 K SHORLAND         INFOLMANDUS         (117898-9304)           NOMAN         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         7213 K SHORLAND         INFOLMANDUS         (117898-9304)           NOMAN         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         7213 K SHORLAND         INFOLMANDUS         (117898-9304)           NOMAN         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         7303 K SHORLAND         (117898-7187)         INFOLMANDUS         (117898-7187)           NOMAN         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         7303 K SHORLAND         (117898-7187)         INFOLMANDUS         (117898-7187)           NOMAN         OPRIM 3, LLC, DENSE CLOF, TMOTHY CLOE         7305 K SHORLANDDUS         (11788-7187)         INFOLMANDUS         (11788-7187)         INFOLMANDUS	INDIANA				(317)247-0498
NIRAMA         OFFM 3, LLC, DENKE CLOR, TMOTHY CLOR         4222 SOUTHPORT RD         NIRAMAAC         137,1995-930.           NIRAMA         OFFM 3, LLC, DENKE CLOR, TMOTHY CLOR         5650 WASHINGTON ST         NIRAMAAC         SIRABALOS,	INDIANA		3323 E. WASHINGTON ST	INDIANAPOLIS	(317)638-9152
NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         5655 W.WASHINGTONS 4T         INRUANA 0005         0.13728-5205           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         6351 F. S2NO STREET         INRUANA         0.13728-5205           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         631 F. S2NO STREET         INRUANA         0.13728-5205           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         7420 LLS 31         INRUANA         0.13728-5205           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTON NER         JUNDANE         0.13788-7328           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTON NER         JUNDANE         0.13788-7328           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTON NER         JUNDANE         0.13788-7328           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTRON NER         JUNDANE         0.13788-7328           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTRON NER         JUNDANE         0.13788-7328           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTRON NER         JUNDANE         0.13788-74228           NIRAMA         OPFAM 3, LLC, DENISC LOG, TMOTHY CLOE         2030 FENALTRON NER         JUNDANE	INDIANA				(317)872-8467
NIAMAA         OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         5200 WEST SPHT STRETT         INDAMAA CORM 5.LIC, DENSE CLOR, TMOTHY CLOE         031784-4528           NIAMAA         OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7421 N. SHADELAND         INDAMAA OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7421 N. SHADELAND         INDAMAA OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7421 N. SHADELAND         INDAMAA OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7421 N. SHADELAND         INDAMAA OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7421 N. SHADELAND         INDAMAA OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7421 N. SHADELAND         INDAMAA OPMA 5.LIC, DENSE CLOR, TMOTHY CLOE         7471 STATE ROAD 2.2         WISTFIELD         G117867-3723           NIDAMA         OPMA 5.LIC, DENSE CLOE, TMOTHY CLOE         7472 STATE ROAD 2.2         WISTFIELD         G117867-3723           NIDAMA         OPMA 4.LIC, DENSE CLOE, TMOTHY CLOE         7475 STATE ROAD 2.2         WISTFIELD         G117868-000           NIDAMA         OPMA 4.LIC, DENSE CLOE, TMOTHY CLOE         7455 STATE ROAD 2.0         G117868-000         G117868-000           NIDAMA         OPMA 4.LIC, DENSE CLOE, TMOTHY CLOE         7456 LIGHT MOTHY RUE         G117869-000         G117868-000         G117868-000 <td< td=""><td>INDIANA</td><td></td><td></td><td></td><td>(317)865-9131</td></td<>	INDIANA				(317)865-9131
NEMAA         OPFM 5.LIC, DENSE CLOR, TMOTHY CLOE         6351 E. 22ND STREFT         NEMAARADIS         0.17198-5920.           NIDAHA         OPFM 5.LIC, DENSE CLOR, TMOTHY CLOE         7422 N. 5.1 MIDAARADUS         0.17388-7523.           NIDAHA         OPFM 5.LIC, DENSE CLOR, TMOTHY CLOE         7422 N. 5.3 I         NIDAMAA         0.074 N. 5.1 LC, DENSE CLOR, TMOTHY CLOE         8329 FENDLETON PRE         LAWRENCE         0.17388-7533.           NIDAMA         OPFM 5.LIC, DENSE CLOR, TMOTHY CLOE         8320 FENDLETON PRE         LAWRENCE         0.17378-7533.           NIDAMA         OPFM 5.LIC, DENSE CLOR, TMOTHY CLOE         3705 STATE OUT 13.5         GREENWOOD         0.17378-6300.           NIDAMA         OPFM 4.LIC, DENSE CLOR, TMOTHY CLOE         1.460 V. MORITON 13.5         FRANKLIN         0.17378-6300.           NIDAMA         OPFM 4.LIC, DENSE CLOR, TMOTHY CLOE         1.460 V. MORITON 13.5         GREENWOOD         0.17388-722.           NIDAMA         OPFM 4.LIC, DENSE CLOR, TMOTHY CLOE         1.460 V. MORITON 13.5         GREENWOOD         0.17388-723.           NIDAMA         OPFM 4.LIC, DENSE CLOR, TMOTHY CLOE         1.260 V. MORITON 13.5         GREENWOOD         0.17388-723.           NIDAMA         OPFM 4.LIC, DENSE CLOR, TMOTHY CLOE         1.260 V. MORITON 13.5         GREENWOOD         0.17388-723.           NIDAMA <t< td=""><td>INDIANA</td><td></td><td></td><td></td><td></td></t<>	INDIANA				
NIDHAA         OPRM 3. LUC, DRWS CLOC, TMOTHY CLOE         7423 N. SHADRANDI         617848-722           NIDHAA         OPRM 3. LUC, DRWS CLOC, TMOTHY CLOE         7929 E. WASHMOLTON ST         INDIAAAOLIS         617888-722           NIDHAA         OPRM 3. LUC, DRWS CLOC, TMOTHY CLOE         9799 E. WASHMOLTON ST         INDIAAAOLIS         617889-722           NIDHAA         OPRM 3. LUC, DRWS CLOC, TMOTHY CLOE         3700 STATE ROAD.32 C         WESTRIEL         617989-7312           NIDHAA         OPRM 3. LUC, DRWS CLOC, TMOTHY CLOE         4500 N. MORTON ST         FRANKLINI         6117989-7312           NIDHAA         OPRM 4. LUC, CENES CLOE, TMOTHY CLOE         4500 N. MORTON ST         FRANKLINI         6117989-3010           NIDHAA         OPRM 4. LUC, CENES CLOE, TMOTHY CLOE         1450 V. MORTON ST         FRANKLINI         6117989-3020           NIDHAA         OPRM 4. LUC, DRWS CLOE, TMOTHY CLOE         1400 V. MICL, CENES CLOE, TMOTHY CLOE         1400 V. MICL, CENES CLOE, TMOTHY CLOE         6137469-1130           NIDHAA         OPRM 4. LUC, DRWS CLOE, TMOTHY CLOE         1405 V. STATE ROAD         6137469-1310           NIDHAA         OPRM 4. LUC, DRWS CLOE, TMOTHY CLOE         1405 V. STATE ROAD         6137469-1310           NIDHAA         OPRM 4. LUC, DRWS CLOE, TMOTHY CLOE         1400 V. STATE ROAD         61437469 T. STATE <t< td=""><td>INDIANA</td><td></td><td></td><td></td><td>(317)824-0236</td></t<>	INDIANA				(317)824-0236
NIDHAN         OPHM 3. LC, DENES COCE, IMOTHY CLOE         7902 U S 31         NIDHANAOUS         B11788-7038           NIDHANA         OPHM 3. LC, DENES CLOE, IMOTHY CLOE         8302 PENAETON PIRE         LAWRENCE         B11758-9138           NIDHANA         OPHM 3. LC, DENES CLOE, IMOTHY CLOE         3703 STATE ROAD 32 E         WESTFELD         B11788-9138           NIDHANA         OPHM 3. LC, DENES CLOE, IMOTHY CLOE         3703 STATE ROAD 32 E         WESTFELD         B11778-9138           NIDHANA         OPHM 4. LL, DENES CLOE, IMOTHY CLOE         2450 M. MORION 51         FRANKLIN         B11778-9138           NIDHANA         OPHM 4. LL, DENES CLOE, IMOTHY CLOE         2450 M. MORIS STREET         INDHANAOPULS         B11789-9038           NIDHANA         OPHM 1. LL, DENES CLOE, IMOTHY CLOE         2450 M. MORIS STREET         INDHANAOPULS         B11789-9038           NIDHANA         OPHM DEVI IL, LC, DENISC CLOE, IMOTHY CLOE         2505 SOUTH-PAR DE         REISTRUMARTINE         B11788-9428           NIDHANA         OPHM DEVI IL, LC, DENISC CLOE, IMOTHY CLOE         1503 CHARTHAN DEVINEL         B11788-9128           NIDHANA         OPHM DEVIN LL, DENISC CLOE, IMOTHY CLOE         1503 CHARTHAN DEVINEL         B11788-9128           NIDHANA         OPHM DEVIN LL, DENISC CLOE, IMOTHY CLOE         1503 CHARTHAN DEVINEL         B11788-91298	INDIANA				(317)849-6594
NIDMAA         OPTM J. LC, DENKS CLOF, TMOTTY CLOE         9797 E. WASHINGTON YT.         NIDMAAAAO         CATARA J. LC, DENKS CLOF, TMOTTY CLOE         3702 STATT ROAD 32 F.         WESTREID         CATARAJ.           NIDMAA         OPTM J. LC, DENKS CLOF, TMOTTY CLOE         3702 STATT ROAD 32 F.         FRANKLIN         CATARAJ.         CATARAJ. <td>INDIANA</td> <td></td> <td></td> <td></td> <td>. ,</td>	INDIANA				. ,
NIDAAA         OFRM 3.LLC. DRING CLOF, TMOTHY CLOF         830 PENDURING NOT NET         LAWERACE         (117)489-2714           NIDAAA         OFRM 3.LLC. DRING CLOF, TMOTHY CLOF         370 STATE ROV ST         FRAMKIN         (217)78-0320           NIDAAA         OFRM 4.LLC, DRING CLOF, TMOTHY CLOF         747 S. STATE ROUTS IS         GREENWOOD         (217)88-327           NIDAAA         OFRM 4.LLC, DRING CLOF, TMOTHY CLOF         749 S. MARTING STREET         (NDAAACOPEN DEV IN, LLC, DENISC CLOF, TMOTHY CLOF         729 E. LABITYS         CARAPEL         (217)883-4283           NIDAAA         OFRM DEV IN, LLC, DENISC CLOF, TMOTHY CLOF         005 SUTHARK RR         GREENWOOD         (217)883-4283           NIDAAA         OFRM DEV IN, LLC, DENISC CLOF, TMOTHY CLOF         055 SUTHARK RR         GREENWOOD         (217)883-4283           NIDAAA         OFRM DEV IN, LLC, DENISC CLOF, TMOTHY CLOF         050 SUTHARK RR         GREENWOOD         (217)883-4283           NIDAAA         OFRM DEV IN, LLC, DENISC CLOF, TMOTHY CLOF         050 SUTHARK RR         GREENWOOD         (217)883-4283           NIDAAA         SERESTILE INTERNEST, LLC, ABA KRS, LLC, JULE A. BESCZAT, KATHEEN B. SMITH         990 US HIGHNEW 41         SCHEERWULE         (21986-2013           NIDAAA         SUTHAS DANAS SUTHAR AND					
NIDIANA         OFRM 3.LLC, DENISE CLOF, TIMOTHY CLOF         3703 STATE RADA 32 F.         WESTFIELD         13/1788-3072           NIDIANA         OFRM 4.LLC, DENISE CLOF, TIMOTHY CLOF         490 N MORTON ST         FRAMKUN         13/1788-3072           NIDIANA         OFRM 4.LLC, DENISE CLOF, TIMOTHY CLOF         1490 W. MORRIS STREET         INDIANAPOLUS         13/1788-3072           NIDIANA         OFRM 4.LLC, DENISE CLOF, TIMOTHY CLOF         1500 W. MORRIS STREET         INDIANAPOLUS         13/1788-3072           NIDIANA         OFRM DEV, M. LLC, DENISE CLOF, TIMOTHY CLOF         1005 SOUTHPARK OR         GREENWOOD         13/1788-4328           NIDIANA         OFRM DEV, M. LLC, DENISE CLOF, TIMOTHY CLOF         1501 CHATHAM COMMINOS BLVD.         WESTFIELD         NORLESVILLE         (45)278-9-1342           NIDIANA         OFRM DEV M, LLC, DENISE CLOF, TIMOTHY CLOF         1501 CHATHAM         SCHERERVILLE         (12)9964-1413           NIDIANA         OFRM DEV M, LLC, DENISE CLOF, TIMOTHY CLOF         1501 CHATHAM COMMINOS BLVD.         WESTFIELD         13/1789-1394           NIDIANA         SCHERERVILLE         RAS MS, LLC, JULIE A. BIESZCAT, KATHLEEN B. SMITH         9900 SHIGHWAY 41         SCHERERVILLE         [12)996-530-1342           NIDIANA         SCHERERVILLE         SALEJSBANG MARKERVILLE         [12)996-530-134           NIDIANA <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
NDIAAA         OPEM 41LC DENISE CLOF, TMOTHY CLOF         490 N MOTON ST         FRAMEUR         (31)728-0310           NDIAAA         OPEM 41LC DENISE CLOF, TMOTHY CLOF         247.5         STATE ROUTE 3         GREENWOOD         (31)788-0297           NDIAAA         OPEM 51LC, DENISE CLOF, TMOTHY CLOF         249.0         MARINES STREET         INDIAAA         (31)788-1207           NDIAAA         OPEM DEV, IN, LC, DENISE CLOF, TMOTHY CLOF         209.0         LAGENTS         GREENWOOD         (31)789-4207           NDIAAA         OPEM DEV, IN, LC, DENISE CLOF, TMOTHY CLOF         050 SWESTHELD BN         001829/LLE         (46)2126-1131           NDIAAA         OPEM DEV, IN, LC, DENISE CLOF, TMOTHY CLOF         5501 CHATHAM COMMONS BLVD.         WESTRELD         (31)789-3657           NDIAAA         SEREESOULE ENTERPRESS, LC, JAB & KS, LC, JULE A BESC2CAT, KATHEEN B. SMITH         9901 SCAMP AVA 1         SCHEESOULE         (21)890-103           NDIAAA         SEREESOULE ENTERPRESS, LC, LAB & KS, LC, JULE A BESC2CAT, KATHEEN B. SMITH         9901 SCAMP AVA 1         SCHEESOULE         (21)995-1342           NDIAAA         STENEPRESS, LC, ABA & KS, LC, JULE A BESC2CAT, KATHEEN B. SMITH         9901 SCAMP AVA 1         SCHEESOULE         (21)995-1342           NDIAAA         STENEPRESS, LC, ABA & KS, LC, JULE A BESC2CAT, KATHEEN B. SMITH         9901 SCAMP AVA 1         SCHEESOULE <td></td> <td></td> <td></td> <td></td> <td></td>					
NDIANA         QFRM 4.LL, DENSE CLOE, TIMOTHY CLOE         7475 STREET         INDIANA         QFRM 4.LL, DENSE CLOE, TIMOTHY CLOE         1450 W. MORBS STREET         INDIANA         QFRM DEV.N., LL, DENSE CLOE, TIMOTHY CLOE         7246 L. ANDRO BY         CAAMEL         [317]663-009           INDIANA         QFRM DEV.N., LL, DENSE CLOE, TIMOTHY CLOE         7246 L. ANDRO DR         GREENWOOD         [317]883-828           INDIANA         QFRM DEV.N., LL, DENSE CLOE, TIMOTHY CLOE         655 WETFIEU RD         NORESSULE         [45]2164-1313           INDIANA         QFRM DEV.N., LL, DENSE CLOE, TIMOTHY CLOE         150 CANPRUN ACONS BUVD.         WESTFIELD         [21]864-1313           INDIANA         GERREWOOD         SERVESTIELD         150 CANPRUN Y41         SCHEREVILLE         (21)864-1313           INDIANA         SERVERTISTICA         SERVESTIELD         900 US HIGHWAY 41         SCHEREVILLE         (21)864-1313           INDIANA         SERVERTISTICA         SERVERTISTICA         900 US HIGHWAY 41         SCHEREVILLE         (21)870-1234           INDIANA         SERVERTISTICA         GERREWOOD         1130 INBR 2002         SERVERTISTICA         (812)800-505           INDIANA         SUCCES ENTERPRISES, ILC, JAB & KBS, ILC, JULE A. BISSZCZAT, KATHLEEN B. SMITH         900 US MIGHWAY 41         SCHEREVILLE         (21)870-1234           INDI					
NDIANA         OFFM DEV IN, ILC, DENSE CIOE, TIMOTHY CIOE         14:00         NDIANA         OFFM DEV IN, ILC, DENSE CIOE, TIMOTHY CIOE         72:49 E. 140TH ST.         CARMEL         13:17(86:000)           INDIANA         OFFM DEV IN, ILC, DENSE CIOE, TIMOTHY CIOE         1065 SUBTIFILD BD         NOBLESWILE         1453(24:21)           INDIANA         OFFM DEV IN, ILC, DENSE CIOE, TIMOTHY CIOE         555 WESTIFILD BD         NOBLESWILE         163)242-1124           INDIANA         OFFM DEV IN, ILC, DENSE CIOE, TIMOTHY CIOE         1501 CIATHANC COMMONS BLVD.         163)7(36-367           INDIANA         OFFM DEV IN, ILC, DENSE CIOE, TIMOTHY CIOE         1501 CIATHANC COMMONS BLVD.         1517(36-367           INDIANA         SCHEREVILLE ENTERPRISES, ILC, JAB & KSS, LLC, JULIE A. BIESZCAT, KATHLEEN B. SMITH         900 S HIGHWAY 41         SCHEREVILLE         219(86-413)           INDIANA         SERIO, RESTAURANTS LC, J. AR & KSS, LLC, JULIE A. BIESZCAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SANT JOHN         219(950-123)           INDIANA         SERIO, RESTAURANTS LC, JAR & KSS, LLC, JULIE A. BIESZCAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SANT JOHN         219(950-124)           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         114 LINE DAVE         SANT JOHN         212(950-524)           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES					
INDIANA         OFFM DEV IN, LC, DEWSE CLOF, TIMOTHY CLOE         7249E 144TH ST.         CARMEL         (317)669 1160           INDIANA         OFFM DEV IN, LC, DEWSE CLOF, TIMOTHY CLOE         1065 SUTHPARE DR         ROREARD DR         (452)245-132           INDIANA         OFFM DEV IN, LC, DEWSE CLOE, TIMOTHY CLOE         655 WITHPARE DR         NOBESVILE         (452)245-133           INDIANA         OFFM DEV IN, LLC, DEWSE CLOE, TIMOTHY CLOE         1501 CHATHAN COMMONS BLVD.         WESTFIELD         (317)804-3657           INDIANA         SCHREVULE ENTREPRISES, LLC, JAB & KBS, LLC, JULE A. BIES/CZAT, KATHLEEN B. SMITH         900 US HIEHWAY 41         SCHREERVILE         (219)750-1234           INDIANA         ST. JOHN 41 ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIES/CZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         SUCCESS ENTERPRISES, ILC, JAB & KBS, LLC, JULE A. BIES/CZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         SUCCESS ENTERPRISES, ILC, CHARLES H. THEOBALD         11 ALPINE DRIVE         LAR STATION         (219)752-1294           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD         11 ALPINE DRIVE         LAR STATION         (219)752-1294           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDAR A. THEOBALD         11 ALPINE DRIVE </td <td></td> <td></td> <td></td> <td></td> <td></td>					
NDIANA         OFFM DEV IN, LC, DENSE CLOR, TIMOTHY CLOR         1065         SMETTARE DR         GREENWOOD         (317)885-4825           INDIANA         OFFM DEV IN, LC, DENSE CLOR, TIMOTHY CLOR         655         MESTELED DD         NOBESVILE         (463)243-1134           INDIANA         OFFM DEV IN, LLC, DENSE CLOR, TIMOTHY CLOR         1501         CHATHAM COMMONS BLVD.         WESTFIELD         (317)884-3657           INDIANA         SCHEREVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCAT, KATHLEEN B. SMITH         990 US HIGHWAY 41         SCHEREVILLE         (219)864-1413           INDIANA         SCHEREVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         SLUCESS ENTERRISES, INC.         SAINT JOHN         (219)750-1234         3420 CENTRAL VENUE         LAKE STATION         (219)67-5232           INDIANA         THEORAD MANAGEMENT, INC, CHARLES H. THEORALD, III, SAUNDRA R. THEORALD         114 LIPINE DRIVE         BATESVILLE         (812)738-26947           INDIANA         THEORAD MANAGEMENT, INC, CHARLES H. THEORALD, III, SAUNDRA R. THEORALD         3400 DITH RYSTORE VENUE         (812)273-6327           INDIANA         THEORAD MANAGEMENT, INC, CHARLES H. THEORALD, III, SAUNDRA R. THEORALD         3400 NAMAY         GREENSUIG         (812)273-782.1093           INDIANA <td></td> <td></td> <td></td> <td></td> <td>. ,</td>					. ,
NDIANA         OFFM DEV IN, LLC, DENSE CLOE, TIMOTHY CLOE         655 WESTFELD RD         NOBLESVILLE         (453)245-1334           INDIANA         OFFM DEV IN, LLC, DENSE CLOE, TIMOTHY CLOE         1501 CHATHAM COMMONS BLVD.         WESTFELD         (317)804-3657           INDIANA         SCHERVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         990 US HIGHWAY 41         SCHEREVILLE         (219)864-1313           INDIANA         SERG RESTAURANTS LLC, JNETAKI MANANITON         9001 CAMP RUN PKVY         SELLERSBURG         (812)800-9050           INDIANA         SST. JOHN 41 ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         THEORALD MANAGEMENT, INC, CHARLES H. THEORALD, III, SAUNDRA R. THEORALD         114 LEINER VER         BATESVILLE         (812)802-9329           INDIANA         THEORALD MANAGEMENT, INC, CHARLES H. THEORALD, III, SAUNDRA R. THEORALD         1301 N. BROADWAY         GREENSBURG         (812)626-549           INDIANA         THEORALD MANAGEMENT, INC, CHARLES H. THEORALD, III, SAUNDRA R. THEORALD         3640 SOUTH (KYSTOR VERVE         INDIANAPOLIS         (317)825-1997           INDIANA         THEORALD MANAGEMENT, INC, CHARLES H. THEORALD         3640 SOUTH (KYSTOR VERVE         INDIANAPOLIS         (317)825-597           INDIANA         THEORALD MANAGEMENT, INC, CHAR					
INDIANA         OFRM DEV IN, LLC, DENSE CLOË, TIMOTHY CLOE         1501 CHATHAM COMMONS BLVD.         WESTFIELD         (317)804-3657           INDIANA         SCHEREVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         990 US HIGHWAY 41         SCHEREVILLE         (219)864-1413           INDIANA         SRRG RESTAURANTS LLC, J. NICHOLAS RIKOLOS, NATHAN HAMILTON         9001 CAMP RUN PKWY         SELLERSBURG         (812)800-9050           INDIANA         SUCCESS NITHERRESS, INC.         AB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         9001 CAMP RUN PKWY         SELERSBURG         (812)800-9050           INDIANA         SUCCESS NITHERRESS, INC.         IAB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         9001 CAMP RUN PKWY         SANT JOHN         (219)9750-1234           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS JAUNDRA R. THEOBALD         1301 N. BRODAWA         GREENSUING         (312)962-5647           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS JAUNDRA R. THEOBALD         2400 N. STATE ST         NORTH VERNON         (812)3454-8183           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS JAUNDRA R. THEOBALD         2400 N. STATE ST         NORTH VERNON         (812)345-817           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS JAUNDRA R. THEOBALD         2400 N. STATE ST         NORTH VERNON         (8					
SCHEREVILLE ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH         980 US HIGHWAY 41         SCHEREVILLE         [21]99661-131           INDIANA         SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON         900 LCAMP RUN PKWY         SELLERSBURG         [81]2]800-9050           INDIANA         ST. JOHN 41 ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (21)9750-1234           INDIANA         SUCCESS ENTERPRISES, INC.         134 DIPLO ROVE         BATESVILE         [81]2934-2943           INDIANA         THEOBALD MANGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         134 DIPLO REVES         BATESVILE         [81]2934-2948           INDIANA         THEOBALD MANGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTORK AVELIN         INDIANAPOLIS         [31]7782-1099           INDIANA         THEOBALD MANGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3840 SOUTH KEYSTORK AVELIN         INDIANAPOLIS         [31]782-1091           INDIANA         THEOBALD MANGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N STATE ST         INDIANAPOLIS         [31]782-1791           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N STATE ST         INDIANAPOLIS         [31]7421-1791           INDIANA <td< td=""><td></td><td></td><td></td><td></td><td></td></td<>					
INDIANA         SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON         9001 CAMP RUN PKWY         SELLERSBURG         (812)800-9050           INDIANA         ST. JOHN 41 ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         SUCCESS ENTERPRISES, INC.         1420 CENTRAL AVENUE         LAKE STATION         (219)625-523           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         114 JAPINE DRIVE         BATESVILLE         (812)662-6347           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SUDTH KEYSTONE AVENUE         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 S. POST ROAD         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 NSTRT ST         NORTH VERNON         (812)454-6383           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1300 NAINI ST         RUSHVILLE         (75)389-8065           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1300 NAINI ST         RUSHVILLE         (75)389-80655           INDIANA         T	INDIANA		1501 CHATHAM COMMONS BEVD.	WESTITLED	(317)804-3037
INDIANA         SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON         9001 CAMP RUN PKWY         SELLERSBURG         (812)800-9050           INDIANA         ST. JOHN 41 ENTERPRISES, LLC, JAB & KBS, LLC, JULE A. BIESZCZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         SUCCESS ENTERPRISES, INC.         1420 CENTRAL AVENUE         LAKE STATION         (219)625-523           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         114 JAPINE DRIVE         BATESVILLE         (812)662-6347           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SUDTH KEYSTONE AVENUE         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 S. POST ROAD         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 NSTRT ST         NORTH VERNON         (812)454-6383           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1300 NAINI ST         RUSHVILLE         (75)389-8065           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1300 NAINI ST         RUSHVILLE         (75)389-80655           INDIANA         T	ΙΝΠΙΔΝΔ	SCHEREVILLE ENTERDRISES LLC TAR & KRS LLC THUE & RIESZCZAT KATHLEEN R SMITH	990 US HIGHWAY 41	SCHERERVILLE	(219)864-1413
INDIANA         ST. JOHN 41 ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH         9603 WICKER AVE.         SAINT JOHN         (219)750-1234           INDIANA         SUCCESS ENTERPRISES, INC.         11 ALPINE DRIVE         BATESVILLE         (812)934-2984           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1801 N BROADWAY         GEETISBUILE         (812)934-2984           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 SOUTH KYSTONE AVENUE         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 SOUTH KYSTONE AVENUE         INDIANAPOLIS         (317)782-1091           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3840 SOUTH KYSTONE AVENUE         (NDIANAPOLIS         (317)782-1091           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N STATE ST         NORTH VERNON         (812)348-8183           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2400 N STATE ST         NORTH VERNON         (812)474-4841           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2405 N. RILEY HWY         SHEUSVILLE         (717)421-1703					
INDIANA         SUCCESS ENTERPRISES, INC.         3420 CENTREA AVENUE         LAKE STATION         (219)62-5523           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         110 LIPINE DRIVE         BATESVILLE         (812)62-5523           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTONE AVENUE         INDIANAPOLIS         (317)825-2039           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTONE AVENUE         INDIANAPOLIS         (317)825-237           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         449 W EADS PKWY         LAWRENCEBURG         (812)537-5327           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N STATE ST         NORTH VERNON         (612)346-6133           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RIEY HWY         SHEBYVILE         (615)389-8050           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RIEY HWY         SHEBYVILE         (612)464-6132           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RIEY HWY         SHEBYVILE         (812)472-431           IND				SEELENSBORG	(012)000 5050
INDIANA         SUCCESS ENTERPRISES, INC.         3420 CENTREA AVENUE         LAKE STATION         (219)62-5523           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         110 LIPINE DRIVE         BATESVILLE         (812)62-5523           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTONE AVENUE         INDIANAPOLIS         (317)825-2039           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTONE AVENUE         INDIANAPOLIS         (317)825-237           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         449 W EADS PKWY         LAWRENCEBURG         (812)537-5327           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N STATE ST         NORTH VERNON         (612)346-6133           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RIEY HWY         SHEBYVILE         (615)389-8050           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RIEY HWY         SHEBYVILE         (612)464-6132           INDIANA         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RIEY HWY         SHEBYVILE         (812)472-431           IND		ST JOHN 41 ENTERPRISES LLC JAB & KBS LLC JUJUE A RIESZCZAT KATHLEEN B SMITH	9603 WICKER AVE	SAINT IOHN	(219)750-1234
INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11 ALPINE DRIVE         BATESVILLE         (812)934-2984           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1801 N.BRADAWAY         GREENSBURG         (812)62-6548           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 S. POST ROAD         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         449 W EADS PKWY         LAWRENCEBURG         (812)37-5327           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N.STATE ST         NORTH VERNON         (812)345-8337           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N.STATE ST         NORTH VERNON         (812)446-4332           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         203 N. RILEY HWY         SHELBYVILLE         (76)3398-9056           INDIANA         VALPARAISO ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCAT, KATHLEN B. SMITH         2211 MORTHLAND DRIVE         VALPARAISO         (219464-2732           INDIANA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         3416 W. JETNET         BEDCORD         (812)275-7397           <					
INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1901 N BROADWAY         GREENSUIG         (812)662-634           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTONE AVENUE         INDIANAPOLIS         (317)782-109           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 S. POST ROAD         INDIANAPOLIS         (317)862-6547           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         449 W EADS PKWY         LAWRENCEBURG         (812)345-8133           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N STATE ST         NORTH VERNON         (812)346-8133           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1840 N MAIN ST         RUSHVILE         (765)389-8056           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         203 N. RILEY HWY         SHEBYVILE         (317)421-1703           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2040 N SINT AND         (312)424-8135           INDIANA         WALS, FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         211 MORTHLAND DRIVE         VALPARAISO         (219)464-2732           INDIANA         W					
INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3640 SOUTH KEYSTONE AVENUE         INDIANAPOLIS         (317)782-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 S. POST ROAD         INDIANAPOLIS         (317)82-1099           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N.STATE ST         NORTH VERNON         (812)337-5327           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N.STATE ST         NORTH VERNON         (812)346-8133           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RILEY HWY         SHELBYVILLE         (177)42-1703           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RILEY HWY         SHELBYVILLE         (219)464-2732           INDIANA         VALPARAISO ENTERPRIESS, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH         2211 MORTHLAND DRIVE         VALPARAISO         (219)464-2732           INDIANA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         712. NATIONAL         BRA2IL         (812)275-4031           INDIANA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         714. N. CONNER COURT         DALE         (812)275-4031					
INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         3810 S. POST ROAD         INDIANA         (317)862-6547           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         449 W EADS PKWY         LAWRENCEBURG         (812)537-5327           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         1200 N.STATE ST         NORTH VERNON (812)346-8183           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RILEY HWY         SHELBYVILLE         (765)389-8056           INDIANA         THEOBALD MANAGEMENT, INC, CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         2035 N. RILEY HWY         SHELBYVILLE         (317)421-1703           INDIANA         VALPARAISO ENTERPRISES, LLC, JAB & KBS, LLC, JULIE A. BIESZCZAT, KATHLEEN B. SMITH         2211 MORTHLAND DRIVE         VALPARAISO         (219)464-2732           INDIANA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         741. KNTIONAL         BBAZIL         (812)427-853           INDIANA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         712. K. NTIONAL         BBAZIL         (812)442-1855           INDIANA         W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER         814 N. CONNER COURT         DALE         (812)424-355           INDIANA         W.K.S. FROSTY CORPORATION, JAY SP					. ,
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INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER981B NORTH STATE ROAD 161ROCKPORT(812)649-9314INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12 STATE ROAD 66TELL CITY(812)547-6274INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER2049 LAFAYETTE AVENUETERRE HAUTE(812)466-6704INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER229 SO 3RD STREETTERRE HAUTE(812)232-8765	INDIANA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	7899 W STATE ROUTE 66	NEWBURGH	(812)853-9469
INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER12 STATE ROAD 66TELL CITY(812)547-6274INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER2049 LAFAYETTE AVENUETERRE HAUTE(812)466-6704INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER229 SO 3RD STREETTERRE HAUTE(812)232-8765		W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1207 WEST BROADWAY	PRINCETON	(812)386-6431
INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER2049 LAFAYETTE AVENUETERRE HAUTE(812)466-6704INDIANAW.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER229 SO 3RD STREETTERRE HAUTE(812)232-8765	INDIANA			ROCKRORT	(812)649-9314
INDIANA W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER 229 SO 3RD STREET TERRE HAUTE (812)232-8765	INDIANA INDIANA		981B NORTH STATE ROAD 161	RUCKPURI	(012)010 001
		W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER			(812)547-6274
INDIANA W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER 2825 EAST WABASH AVENUE TERRE HAUTE (812)232-7905	INDIANA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	12 STATE ROAD 66	TELL CITY	
	INDIANA INDIANA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	12 STATE ROAD 66 2049 LAFAYETTE AVENUE	TELL CITY TERRE HAUTE	(812)547-6274

				(013)333 6400
INDIANA INDIANA	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	3421 S US HIGHWAY 41 210 E. NATIONAL HWY	TERRE HAUTE WASHINGTON	(812)232-6408 (812)254-1055
INDIANA	WARASH MANAGEMENT, CORP.	1299 N CASS ST	WABASH	(260)563-0183
INDIANA	WENBLUF INC.	860 N MAIN ST	BLUFFTON	(260)824-2143
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	1120 W 7TH ST	AUBURN	(260)925-0098
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	521 N LINE STREET	COLUMBIA CITY	(260)244-3620
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	409 N 13TH STREET	DECATUR	(260)724-3335
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	1021 SOUTH CLINTON STREET	FORT WAYNE	(260)422-2060
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	10440 MAYSVILLE RD	FORT WAYNE	(260)486-1940
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	1610 NORTHLAND BLVD	FORT WAYNE	(260)490-0248
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	1702 APPLE GLEN BLVD	FORT WAYNE	(260)432-6008
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	2215 MAPLECREST	FORT WAYNE	(260)749-0858
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	3220 N. ANTHONY BLVD.	FORT WAYNE	(260)483-1210
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	3519 BROADWAY	FORT WAYNE	(260)745-0018
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	5701 COLDWATER ROAD	FORT WAYNE	(260)484-8635
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	6824 LINCOLN HIGHWAY EAST	FORT WAYNE	(260)493-1106
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	701 E. DUPONT RD	FORT WAYNE	(260)637-2241
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	7631 SOUTH TOWN CROSSING	FORT WAYNE	(260)447-6040
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	8909 US HIGHWAY 24 W	FORT WAYNE	(260)436-9881
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	327 WEST MCKINLEY	MISHAWAKA	(574)255-0142
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	6526 GRAPE ROAD	MISHAWAKA	(574)272-8882
INDIANA	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	320 DIXIE WAY SOUTH	SOUTH BEND	(574)271-0166
	WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	4227 S. MICHIGAN 221 W 2ND ST	SOUTH BEND BLOOMINGTON	(574)291-6171
INDIANA				(812)332-4202
INDIANA INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	3285 W. JACOB DRIVE 4001 SOUTH OLD STATE ROAD 37	BLOOMINGTON BLOOMINGTON	(812)339-5632 (812)824-5444
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	608 COLLEGE MALL RD.	BLOOMINGTON	(812)824-5444
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	8229 WINDFALL LANE	CAMBY	(317)455-9399
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	1915 WEST JONATHAN MOORE PIKE	COLUMBUS	(812)375-5164
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	125 N. DIXON ROAD	КОКОМО	(765)457-0574
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	2085 NORTH REED ROAD	кокомо	(765)854-1126
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	3115 S LAFOUNTAIN ST	КОКОМО	(765)453-3400
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	300 STATE ROAD 144	MOORESVILLE	(317)834-2861
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	750 NORTH GOSPEL ST	PAOLI	(812)723-5904
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	2662 EAST MAIN ST.	PLAINFIELD	(317)839-7381
INDIANA	WENDY'S OF BLOOMINGTON, INC., WILLIAM PARKS	280 W. STATE HWY 46	SPENCER	(812)829-2551
INDIANA	WENDYS OF BLOOMINGTON, INC, WILLIAM PARKS	7252 W STATE RD 28	ELWOOD	(765)557-8326
INDIANA	WENDYS OF BLOOMINGTON, INC, WILLIAM PARKS	1828 E. MARKLAND AVE.	кокомо	(765)553-5434
INDIANA	WENDYS OF BLOOMINGTON, INC, WILLIAM PARKS	3419 E MARKET ST	LOGANSPORT	(574)516-1451
INDIANA	WENDYS OF BLOOMINGTON, INC, WILLIAM PARKS	1410 S OHIO ST	MARTINSVILLE	(765)352-0952
INDIANA	WENDYS OF BLOOMINGTON, INC, WILLIAM PARKS	6120 WHITESTOWN PARKWAY	WHITESTOWN	(317)769-4655
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	830 E. LEWIS AND CLARK PKWY	CLARKSVILLE	(812)288-8833
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	100 PACER DRIVE NW	CORYDON	(812)738-2151
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	2940 EAST HIGHWAY 62	JEFFERSONVILLE	(812)288-6554
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	740 CLIFTY DRIVE	MADISON	(812)273-1002
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	3720 CHARLESTOWN ROAD	NEW ALBANY	(812)948-2332
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	500 SOUTH MAIN	SALEM	(812)883-3788
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
INDIANA	SHAWN F. OMALLEY	1502 W MCCLAIN AVE	SCOTTSBURG	(812)752-1932
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	1805 STATE RD 109	ANDERSON	(765)649-1777
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	2508 NICHOL AVE.	ANDERSON	(765)649-7775
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	2817 N. BROADWAY	ANDERSON	(765)649-8270
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	5608 S. SCATTERFIELD RD.	ANDERSON	(765)649-5901
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	205 E. FIFTH AVENUE	CONNERSVILLE	(765)825-7755
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	524 S. MEMORIAL DRIVE	NEW CASTLE	(765)521-4933
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	3280 W. STATE ROAD 38	PENDLETON	(765)778-2309
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	514 N MERIDIAN ST	PORTLAND	(0)-
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	1716 EAST MAIN STREET	RICHMOND	(765)965-5544
INDIANA	WENZAK INDIANA INC., LYNN ZAK, MICHAEL ZAK	2324 CHESTER BLVD.	RICHMOND	(765)966-6735
INDIANA	WILLIAM PARKS	2945 N. NATIONAL HIGHWAY	COLUMBUS	(812)376-3476
IOWA				
10\//A	BIG RED WEN LLC CARL BRYANT	2111 SAPP BROS DRIVE	PERCIVAL	(712)382-1585

IOWA	BIG RED WEN, L.L.C., CARL BRYANT	2111 SAPP BROS. DRIVE	PERCIVAL	(712)382-1585
IOWA	KIM FOODS, INC., SCOTT M. KING	1251 NW 118TH STREET	CLIVE	(515)224-2099
IOWA	KIM FOODS, INC., SCOTT M. KING	15900 HICKMAN ROAD	CLIVE	(515)987-2055
IOWA	KIM FOODS, INC., SCOTT M. KING	4901 S. E. 14TH STREET	DES MOINES	(515)285-8823
IOWA	KIM FOODS, INC., SCOTT M. KING	4935 MERLE HAY ROAD	DES MOINES	(515)270-0771
IOWA	KIM FOODS, INC., SCOTT M. KING	850 EAST EUCLID	DES MOINES	(515)262-8063
IOWA	KIM FOODS, INC., SCOTT M. KING	225 GRAND AVENUE	WEST DES MOINES	(515)277-7472
IOWA	MY BURGER LLC	7005 N CHESTNUT ST	AVOCA	(712)307-6161
IOWA	OMEGA FOODS, INC., SCOTT M. KING	3524 WEST BROADWAY	COUNCIL BLUFFS	(712)328-3392
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2435 SPRUCE HILLS	BETTENDORF	(563)355-1002

	EXHIBIT R-1 OPERATING OUTL			
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	115 SOUTH ROOSEVELT	BURLINGTON	(319)753-2283
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2915 MCCLAIN DR	CEDAR FALLS	(319)277-1765
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	1316 1ST AVE NE	CEDAR RAPIDS	(319)366-6020
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	1852 42ND ST. NE	CEDAR RAPIDS	(319)393-1619
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	190 COLLINS ROAD	CEDAR RAPIDS	(319)373-4188
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2735 EDGEWOOD	CEDAR RAPIDS	(319)654-0375
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	362 33RD AVE. S.W.	CEDAR RAPIDS	(319)362-3966
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	825 N. SECOND ST.	CLINTON	(563)242-7982
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2804 COMMERCE DRIVE	CORALVILLE	(319)545-3095
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	1545 W LOCUST	DAVENPORT	(563)324-8307
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2408 E 53RD ST	DAVENPORT	(563)359-7001
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	1255 EAST 16TH STREET	DUBUQUE DUBUQUE	(563)584-0288
IOWA		810 WACKER DRIVE 1480 FIRST AVE.		(563)556-6477
	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN		IOWA CITY	(319)337-7911
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2519 PARK AVENUE	MUSCATINE	(563)264-2933
IOWA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	1815 LA PORTE 3301 GREYHOUND DR	WATERLOO WATERLOO	(319)236-2290 (319)233-1628
IOWA	FARCO, ETD., JETTRETF. ROFFEL, TAWARA E. RTAN	3301 GRETHOOND DR	WATERLOO	(313)233-1028
IOWA	PEELS, INC., JAMES M. PEEL, MARIE K. MUSSCHE, PEEL, THE ESTATE OF INGEBORG H., WILLIAM M.	755 W. IOWA 80 RD	WALCOTT	(563)468-5365
IOWA	VER HELST ENTERPRISES, INC., ANNE M. VER HELST, DAVID VER HELST, MATTHEW J. VER HELST	1017 S. FEDERAL	MASON CITY	(641)423-8037
IOWA	WENZAK CENTRAL IOWA, INC., LYNN ZAK, MICHAEL ZAK	3530 8TH ST. SW	ALTOONA	(515)957-0373
IOWA	WENZAK CENTRAL IOWA, INC., LYNN ZAK, MICHAEL ZAK	2421 SE DELAWARE AVENUE	ANKENY	(515)964-2002
IOWA	WENZAK CENTRAL IOWA, INC., LYNN ZAK, MICHAEL ZAK	604 A AVE WEST	OSKALOOSA	(641)673-3973
IOWA	WENZAK CENTRAL IOWA, INC., LYNN ZAK, MICHAEL ZAK	3815 100TH STREET	URBANDALE	(515)252-7057
IOWA	WENZAK IOWA, INC., LYNN ZAK, MICHAEL ZAK	1623 MAIN STREET	KEOKUK	(319)524-7525
IOWA	WT SIOUX, LLC	528 S. DUFF AVENUE	AMES	(515)232-9369
IOWA	WT SIOUX, LLC	1302 N 24TH	CLEAR LAKE	(641)357-0811
IOWA	WT SIOUX, LLC	2313 5TH AVE.S.	FORT DODGE	(515)576-8274
IOWA	WT SIOUX, LLC	3010 SOUTH CENTER STREET	MARSHALLTOWN	(641)758-7801
IOWA	WT SIOUX, LLC	2600 INDUSTRIAL BLVD	SIOUX CITY	(712)252-4816
IOWA	WT SIOUX, LLC	301 W. 15TH ST.	SIOUX CITY	(712)252-2476
IOWA	WT SIOUX, LLC	3805 E. GORDON DR.	SIOUX CITY	(712)255-5445
KANSAS				
KANSAS	COTTI FOODS MIDWEST, INC.	504 N ANDOVER RD	ANDOVER	(316)733-9402
KANSAS	COTTI FOODS MIDWEST, INC.	1900 NORTH SUMMIT	ARKANSAS CITY	(620)317-0616
KANSAS	COTTI FOODS MIDWEST, INC.	609 W. 7TH AVE	AUGUSTA	(316)775-3672
KANSAS	COTTI FOODS MIDWEST, INC.	1131 N. ROCK ROAD	DERBY	(316)788-1866
KANSAS	COTTI FOODS MIDWEST, INC.	1702 W CENTRAL AVE	EL DORADO	(316)361-0353
KANSAS	COTTI FOODS MIDWEST, INC.	1928 W. 6TH AVE	EMPORIA	(620)412-2300
KANSAS	COTTI FOODS MIDWEST, INC.	700 N. MAIN ST.	HUTCHINSON	(620)662-2863
KANSAS	COTTI FOODS MIDWEST, INC.	440 W. 6TH ST.	JUNCTION CITY	(785)238-0235
KANSAS	COTTI FOODS MIDWEST, INC.	100 GOOD FOOD PLACE	MANHATTAN	(785)539-8683
KANSAS	COTTI FOODS MIDWEST, INC.	3006 ANDERSON	MANHATTAN	(785)587-1813
KANSAS	COTTI FOODS MIDWEST, INC.	930 E CONNOLLY CT	PARK CITY	(316)744-0450
KANSAS	COTTI FOODS MIDWEST, INC.	2610 N BROADWAY ST	PITTSBURG	(620)231-2129
KANSAS	COTTI FOODS MIDWEST, INC.	160 S. ROCK ROAD	WICHITA	(316)652-0441
KANSAS	COTTI FOODS MIDWEST, INC.	1705 W. 21ST STREET NORTH	WICHITA	(316)831-9775
KANSAS	COTTI FOODS MIDWEST, INC.	2119 N MAIZE ROAD	WICHITA	(316)721-5583
KANSAS	COTTI FOODS MIDWEST, INC.	2120 N. WOODLAWN	WICHITA	(316)788-8390
KANSAS	COTTI FOODS MIDWEST, INC.	2504 SOUTH SENECA	WICHITA	(316)269-9178
KANSAS	COTTI FOODS MIDWEST, INC.	2612 N GREENWICH CT	WICHITA	(316)361-0335
KANSAS	COTTI FOODS MIDWEST, INC.	3541 S. MERIDIAN	WICHITA	(316)943-5600
KANSAS	COTTI FOODS MIDWEST, INC.	3601 EAST HARRY STREET	WICHITA	(316)652-0473
KANSAS	COTTI FOODS MIDWEST, INC.	3751 N RIDGE RD	WICHITA	(316)665-4409
KANSAS	COTTI FOODS MIDWEST, INC.	4821 S BROADWAY ST	WICHITA	(316)522-7426
KANSAS	COTTI FOODS MIDWEST, INC.	555 S. BROADWAY	WICHITA	(316)269-9199
KANSAS	COTTI FOODS MIDWEST, INC.	601 N WEST ST	WICHITA	(316)945-4046
KANSAS	COTTI FOODS MIDWEST, INC.	6404 W KELLOGG	WICHITA	(316)945-4773
KANSAS	COTTI FOODS MIDWEST, INC.	8853 WEST CENTRAL	WICHITA	(316)721-5447
KANSAS	COTTI FOODS MIDWEST, INC.	1617 MAIN STREET	WINFIELD	(620)221-7060
KANSAS	LEGACY RESTAURANT GROUP, LLC	1503 CHURCH ST	EUDORA	(785)588-4254
KANSAS	LEGACY RESTAURANT GROUP, LLC	2000 S. MAIN	FORT SCOTT	(620)223-5396
KANSAS	LEGACY RESTAURANT GROUP, LLC	3647 STATE AVE.	KANSAS CITY	(913)342-8794
KANSAS	LEGACY RESTAURANT GROUP, LLC	4140 RAINBOW BLVD.	KANSAS CITY	(913)432-7352
KANSAS	LEGACY RESTAURANT GROUP, LLC	7740 TAUROMEE STREET	KANSAS CITY	(913)334-9100
KANSAS	LEGACY RESTAURANT GROUP, LLC	7807 PARALLEL PKWY.	KANSAS CITY	(913)210-8904
KANSAS	LEGACY RESTAURANT GROUP, LLC	1301 JAYHAWK BLVD	LAWRENCE	(0)-
KANSAS	LEGACY RESTAURANT GROUP, LLC	523 W. 23RD ST.	LAWRENCE	(785)842-9711
KANSAS	LEGACY RESTAURANT GROUP, LLC	601 KASOLD	LAWRENCE	(785)842-9111
KANSAS	LEGACY RESTAURANT GROUP, LLC	2906 S 4TH ST	LEAVENWORTH	(913)682-8787
KANSAS	LEGACY RESTAURANT GROUP, LLC	10203 WOODLAND ROAD	LENEXA	(913)254-1765
KANSAS	LEGACY RESTAURANT GROUP, LLC	8699 BLUE JACKET	LENEXA	(913)492-7134
KANSAS	LEGACY RESTAURANT GROUP, LLC	9510 LACKMAN ROAD	LENEXA	(913)894-0985
KANSAS	LEGACY RESTAURANT GROUP, LLC	10006 W 75TH ST	MERRIAM	(913)789-8207
KANSAS	LEGACY RESTAURANT GROUP, LLC	5900 ROELAND DRIVE	MISSION	(913)384-2582
KANSAS	LEGACY RESTAURANT GROUP, LLC	11970 S. STRANG LINE ROAD	OLATHE	(913)768-6388
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KANSAS	LEGACY RESTAURANT GROUP, LLC	13514 SOUTH ALDEN STREET	OLATHE	(913)768-7785
KANSAS	LEGACY RESTAURANT GROUP, LLC	1560 S HAMILTON CIRCLE	OLATHE	(913)829-7590
KANSAS	LEGACY RESTAURANT GROUP, LLC	732 W PARK ST	OLATHE	(913)286-4887
KANSAS	LEGACY RESTAURANT GROUP, LLC	2310 S CEDAR ST	OTTAWA	(785)242-3410
KANSAS	LEGACY RESTAURANT GROUP, LLC	11001 ROE BLVD.	OVERLAND PARK	(913)491-6653
KANSAS	LEGACY RESTAURANT GROUP, LLC	8220 WEST 135TH STREET	OVERLAND PARK	(913)239-9415
KANSAS	LEGACY RESTAURANT GROUP, LLC	9161 METCALF AVENUE	OVERLAND PARK	(913)383-2656
KANSAS	LEGACY RESTAURANT GROUP, LLC	1940 S. OHIO ST	SALINA	(785)827-7255
KANSAS	LEGACY RESTAURANT GROUP, LLC	3019 RIFFEL DRIVE	SALINA	(785)827-7322
KANSAS	LEGACY RESTAURANT GROUP, LLC	22510 MIDLAND DRIVE	SHAWNEE	(913)422-1677
KANSAS	LEGACY RESTAURANT GROUP, LLC	7175 RENNER ROAD	SHAWNEE	(913)631-1804
KANSAS	LEGACY RESTAURANT GROUP, LLC	11450 WEST 63RD STREET	SHAWNEE MISSION	(913)631-5333
KANSAS	LEGACY RESTAURANT GROUP, LLC	1820 S.W. WANAMAKER ROAD	ΤΟΡΕΚΑ	(785)271-9097
KANSAS	LEGACY RESTAURANT GROUP, LLC	2025 N. TOPEKA BLVD.	ΤΟΡΕΚΑ	(785)233-3220
KANSAS	LEGACY RESTAURANT GROUP, LLC	3250 SW TOPEKA BLVD	ΤΟΡΕΚΑ	(785)267-3288
KANSAS	LEGACY RESTAURANT GROUP, LLC	728 S. TOPEKA BLVD	ΤΟΡΕΚΑ	(785)232-8118
KANSAS	TA OPERATING LLC	2775 HIGHWAY 75	LEBO	(620)256-6671
KANSAS	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	10548 PARALLEL	KANSAS CITY	(913)334-4957
KANSAS	WENPLAINS LLC, PETER B. NISBET	604 CRAWFORD ST.	CLAY CENTER	(785)632-5420
KANSAS	WENPLAINS LLC, PETER B. NISBET	2614 CENTRAL AVE.	DODGE CITY	(620)225-6080
KANSAS	WENPLAINS LLC, PETER B. NISBET	1403 E. KANSAS AVE.	GARDEN CITY	(620)275-7178
KANSAS	WENPLAINS LLC, PETER B. NISBET	3519 W. 10TH ST.	GREAT BEND	(620)400-0184
KANSAS	WENPLAINS LLC, PETER B. NISBET	1800 VINE STREET	HAYS	(785)625-6925
KANSAS	WENPLAINS LLC, PETER B. NISBET	4235 N. VINE STREET	HAYS	(785)621-4318
KANSAS	WENPLAINS LLC, PETER B. NISBET	812 EAST D ST.	HILLSBORO	(620)947-0208
KANSAS	WENPLAINS LLC, PETER B. NISBET	802 EAST PANCAKE ST.	LIBERAL	(620)624-9471
KANSAS	WENPLAINS LLC, PETER B. NISBET	610 NORTH MAIN STREET	MCPHERSON	(620)241-0070
KANSAS	WENPLAINS LLC, PETER B. NISBET	110 WEST 12TH	NEWTON	(316)283-8105
KANSAS	WENPLAINS LLC, PETER B. NISBET	1502 S. MAIN STREET	SCOTT CITY	(620)872-7288

KENTUCK	Y			
KENTUCKY	DANNY SETTLES, GAYLEN SETTLES	1164 RICHMOND RD	IRVINE	(606)723-9800
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	1739 PATRICK DR	BURLINGTON	(859)371-0136
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	3177 US HIGHWAY 227	CARROLLTON	(502)662-0266
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	392 VIOLET ROAD	CRITTENDEN	(859)428-9363
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	493 ORPHANAGE RD	FORT WRIGHT	(859)344-9363
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	1992 DECLARATION DRIVE	INDEPENDENCE	(859)363-9363
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	195 MARY GRUBBS HWY	WALTON	(859)485-4000
	DETERS COMPANY, INC., JEREMY J. DETERS, JEREMY J. DETERS, IN HIS CAPACITY AS TRUSTEE OF			
KENTUCKY	THE CHARLES	319 RICHWOOD RD	WALTON	(859)485-9363
KENTUCKY	HUGHES RESTAURANT GROUP, INC., JOHN W. HUGHES, JOSEPH C. HUGHES	2638 SCOTTSVILLE RD.	BOWLING GREEN	(270)781-2580
KENTUCKY	HUGHES RESTAURANT GROUP, INC., JOHN W. HUGHES, JOSEPH C. HUGHES	2648 RUSSELLVILLE ROAD	BOWLING GREEN	(270)782-5446
KENTUCKY	HUGHES RESTAURANT GROUP, INC., JOHN W. HUGHES, JOSEPH C. HUGHES	543 HENNESSEY WAY	BOWLING GREEN	(270)781-1511
KENTUCKY	HUGHES RESTAURANT GROUP, INC., JOHN W. HUGHES, JOSEPH C. HUGHES	624 US 31W BYP	BOWLING GREEN	(270)842-2511
KENTUCKY	HUGHES RESTAURANT GROUP, INC., JOHN W. HUGHES, JOSEPH C. HUGHES	104 WALL STREET	GLASGOW	(270)651-2799
KENTUCKY	HUGHES RESTAURANT GROUP, INC., JOHN W. HUGHES, JOSEPH C. HUGHES	575 S MAIN ST	SMITHS GROVE	(270)563-0021
KENTUCKY	J.A.C.S., INC., JOHN A. COWGILL	617 23RD STREET	ASHLAND	(606)325-3533
KENTUCKY	J.A.C.S., INC., JOHN A. COWGILL	1522 SEATON AVENUE	GREENUP	(606)473-5051
	J.R. LAWSON'S RESTAURANTS OF SPRINGFIELD, INC., CONNIE LAWSON, DANIEL LAWSON, RANDAL	L		
KENTUCKY	LAWSON, TERRY LAWSON	1091 LINCOLN PARK RD.	SPRINGFIELD	(859)336-9955
KENTUCKY	KOJAK, INC., DANNY SETTLES	1250 RICHMOND ROAD	MOUNT VERNON	(606)256-5611
KENTUCKY	LAWSON'S RESTAURANT, INC., CONNIE LAWSON, DANIEL LAWSON, RANDALL LAWSON	612 EAST BROADWAY	CAMPBELLSVILLE	(270)789-6525
KENTUCKY	LAWSON'S RESTAURANT, INC., CONNIE LAWSON, DANIEL LAWSON, RANDALL LAWSON	804 WEST MAIN STREET	LEBANON	(270)692-0470
KENTUCKY	LAWSON'S RESTAURANT, INC., CONNIE LAWSON, DANIEL LAWSON, RANDALL LAWSON	256 STEVE DR	RUSSELL SPRINGS	(270)866-8440
KENTUCKY	LAWSON'S RESTAURANT, INC., CONNIE LAWSON, DANIEL LAWSON, RANDALL LAWSON	1002 JAMESTOWN STREET	COLUMBIA	(270)384-3800
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	12523 U.S. ROUTE 60	ASHLAND	(606)929-5855
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	101 PRINCE ROYAL	BEREA	(859)986-2231
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	104 BLACK GOLD COURT	HAZARD	(606)487-1922
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	64 COMMERCE DRIVE	HAZARD	(606)436-9639
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	31 HIGHWAY 15 S	JACKSON	(606)666-8748
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	1100 S BROADWAY	LEXINGTON	(859)251-6752
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	1499 BOARDWALK	LEXINGTON	(859)253-0403
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY	1760 SHARKEY WAY	LEXINGTON	(859)280-2300

KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1907 PLAUDIT	LEXINGTON	(859)263-2414
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			· ·
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	2296 THUNDERSTICK DRIVE	LEXINGTON	(859)299-1432
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	2575 NICHOLASVILLE ROAD	LEXINGTON	(859)277-4311
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	3010 RICHMOND	LEXINGTON	(859)269-9140
KENTUCKY	OMALLEY	5365 ATHENS BOONESBORO ROAD	LEXINGTON	(859)263-0315
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	5086 HIGHWAY 2565	LOUISA	(606)638-0043
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1245 S. HWY 421	MANCHESTER	(606)598-5554
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	101 WING TIP WAY	MOUNT STERLING	(859)498-9545
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			· ·
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	4648 LEXINGTON RD	NICHOLASVILLE	(859)469-6841
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	946 NORTH MAIN STREET	NICHOLASVILLE	(859)887-1509
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	510 N. MAYO TRAIL	PAINTSVILLE	(606)789-6829
KENTUCKY	OMALLEY	238 S MAYO TRAIL	PIKEVILLE	(606)432-5060
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	748 N. LAKE DRIVE	PRESTONSBURG	(606)886-1492
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	113 NORTH KEENELAND DRIVE	RICHMOND	(859)623-6958
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	411 LEIGHWAY DRIVE	RICHMOND	(859)623-6985
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	303 E. MOUNTAIN PARKWAY	SALYERSVILLE	(606)349-3900
KENTUCKY	OMALLEY M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.	29024 US HIGHWAY 119	SOUTH WILLIAMSON	(606)237-0269
KENTUCKY	OMALLEY	37 MEDICAL PLAZA LN	WHITESBURG	(606)633-1487
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	105 HOSPITAL WAY	WINCHESTER	(859)744-7711
KENTUCKY	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	3868 NORTH MAYO TRAIL	PIKEVILLE	(606)432-4484
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			(
KENTUCKY KENTUCKY	OMALLEY MONTICELLO DEVELOPMENT COMPANY, INC., DARRELL SMITH	1792 ALEXANDRIA DR. 2098 N. MAIN ST	LEXINGTON MONTICELLO	(859)276-4214 (606)348-4522
KENTUCKY	PATTMAN, LLC	1364 S US HIGHWAY 25E	BARBOURVILLE	(606)546-3985
KENTUCKY	PATTMAN, LLC	312 WEST 5TH STREET	BENTON	(270)527-2137
KENTUCKY	PATTMAN, LLC	808 MAMMOTH CAVE ST	CAVE CITY	(270)773-3411
KENTUCKY	PATTMAN, LLC	1920 CUMBERLAND FALLS HWY	CORBIN	(606)258-0587
KENTUCKY	PATTMAN, LLC	720 E CUMBERLAND GAP PKWY	CORBIN	(606)528-2536
KENTUCKY	PATTMAN, LLC	1504 HUSTONVILLE ROAD	DANVILLE	(859)236-2522
KENTUCKY	PATTMAN, LLC	1038 EXECUTIVE DRIVE	ELIZABETHTOWN	(270)769-5008
KENTUCKY	PATTMAN, LLC	806 NORTH DIXIE HIGHWAY	ELIZABETHTOWN	(270)765-7307
KENTUCKY	PATTMAN, LLC	1266 US HIGHWAY 127 S	FRANKFORT	(502)223-5767
KENTUCKY	PATTMAN, LLC	184 VERSAILLES RD.	FRANKFORT	(502)695-5133 (270)472-0904
KENTUCKY KENTUCKY	PATTMAN, LLC PATTMAN, LLC	101 NOLAN AVE 2002 PARIS PIKE	FULTON GEORGETOWN	(502)863-6656
KENTUCKY	PATTMAN, LLC	3273 S US HWY 421	HARLAN	(606)573-9790
KENTUCKY	PATTMAN, LLC	1094 NORTH COLLEGE STREET	HARRODSBURG	(859)733-9222
KENTUCKY	PATTMAN, LLC	1107 W. 7TH STREET	HOPKINSVILLE	(270)707-7490
KENTUCKY	PATTMAN, LLC	2937 FORT CAMPBELL BLVD	HOPKINSVILLE	(270)886-0084
KENTUCKY	PATTMAN, LLC	1220 ANDERSON CROSSING DR	LAWRENCEBURG	(502)859-0228
KENTUCKY	PATTMAN, LLC	192 S. LAUREL	LONDON	(606)864-0429
KENTUCKY	PATTMAN, LLC	21 DOGPATCH TRADING CENTER	LONDON	(606)878-9686
KENTUCKY	PATTMAN, LLC	803 EAST CENTER	MADISONVILLE	(270)825-4011
KENTUCKY	PATTMAN, LLC	819 PARIS ROAD	MAYFIELD	(270)247-4122
KENTUCKY	PATTMAN, LLC	1275 N 12TH ST	MIDDLESBORO	(606)248-4392
KENTUCKY	PATTMAN, LLC	1111 CHESTNUT	MURRAY	(270)759-4695
KENTUCKY	PATTMAN, LLC	3150 IRVIN COBB DR	PADUCAH	(270)444-7080
KENTUCKY KENTUCKY	PATTMAN, LLC PATTMAN, LLC	3301 LONE OAK RD 5139 HINKLEVILLE ROAD	PADUCAH PADUCAH	(270)554-0904 (270)444-7622
KENTUCKY	PATTMAN, LLC PATTMAN, LLC	2100 ROCKY DRIVE	PADUCAH	(859)988-9691
KENTUCKY	PATTMAN, LLC	225 N. DIXIE BLVD.	RADCLIFF	(270)351-6780
KENTUCKY	PATTMAN, LLC	157 S HWY 27	SOMERSET	(606)679-4918
KENTUCKY	PATTMAN, LLC	5449 SO HIGHWAY 27	SOMERSET	(606)678-6535
KENTUCKY	PATTMAN, LLC	1353 US HWY. 27 NORTH	STANFORD	(606)365-0994
KENTUCKY	PATTMAN, LLC	488 LEXINGTON ROAD	VERSAILLES	(859)879-9970
KENTUCKY	PILOT TRAVEL CENTERS LLC	2942 SCOTTSVILLE RD	FRANKLIN	(270)586-9876
KENTUCKY	PILOT TRAVEL CENTERS LLC	110 TRIPORT ROAD	GEORGETOWN	(502)570-4638
KENTUCKY	PILOT TRAVEL CENTERS LLC	819 BUCK CREEK ROAD	SIMPSONVILLE	(502)722-5454
KENTUCKY	PILOT TRAVEL CENTERS LLC	461 W HIGHWAY 92	WILLIAMSBURG	(606)549-9770

KENTUCKY	ROWAN RESTAURANTS, INC., JACK ROE, ROBERT MCGRATH, JR.	402 W. MAIN STREET	MOREHEAD	(606)784-6438
		3087 TERMINAL DRIVE, CONCOURSE B		
KENTUCKY	SINKULA CONCESSIONS, LLC, CINDI JOY SINKULA, VAUGHN MCKOY	SPACE C114-115	HEBRON	(859)282-0693
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	7201 E. ALEXANDRIA PIKE	ALEXANDRIA	(859)635-4553
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	3708 ALEXANDRIA PIKE	COLD SPRING	(859)442-9500
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	410 PHILADELPHIA AVENUE	COVINGTON	(859)916-5484
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	106 LADISH RD	CYNTHIANA	(859)234-114
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	72 BROADWAY STREET	DRY RIDGE	(859)824-303
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	3069 DIXIE HWY	ERLANGER	(859)578-622
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	7434 TURFWAY RD	FLORENCE	(859)283-517
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	7910 DREAM STREET	FLORENCE	(859)525-628
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	8830 US 42	FLORENCE	(859)384-8474
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	2098 NORTH BEND ROAD	HEBRON	(859)586-250
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	4385 WINSTON AVENUE	LATONIA	(859)431-141
KENTUCKY	SINKULA INVESTMENTS, LTD. CO., CINDI JOY SINKULA	57 CAROTHERS RD	NEWPORT	(859)491-410
KENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	806 NORTH 3RD STREET	BARDSTOWN	(502)348-055
KENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	10741 FISCHER PARK DRIVE	LOUISVILLE	(502)412-740
KENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1108 BARDSTOWN ROAD	LOUISVILLE	(502)585-146
KENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1201 W BROADWAY	LOUISVILLE	(502)581-150
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1201 W BROADWAT 12925 SHELBYVILLE RD	LOUISVILLE	(502)245-518
			LOUISVILLE	
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1630 KENTUCKY MILLS DRIVE		(502)297-993
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2100 S FLOYD ST	LOUISVILLE	(502)852-383
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2800 PACKERLAND WAY	LOUISVILLE	(502)964-843
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3301 CANE RUN ROAD	LOUISVILLE	(502)778-877
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3422 TAYLOR ROAD	LOUISVILLE	(502)366-470
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3610 BUECHEL BYPASS	LOUISVILLE	(502)479-321
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4029 POPLAR LEVEL RD	LOUISVILLE	(502)459-965
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4041 TAYLORSVILLE RD	LOUISVILLE	(502)454-460
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4259 OUTERLOOP	LOUISVILLE	(502)964-070
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4312 CANE RUN RD	LOUISVILLE	(502)447-229
ENTUCKY	SRRG KENTUCKY LLC. J. NICHOLAS RHOADS. NATHAN HAMILTON	4955 OLD BROWNSBORO ROAD	LOUISVILLE	(502)412-029
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5036 MUD LANE	LOUISVILLE	(502)964-300
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5101 PRESTON HIGHWAY	LOUISVILLE	(502)968-535
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5124 DIXIE HIGHWAY	LOUISVILLE	
			LOUISVILLE	(502)448-820
(ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5240 BARDSTOWN RD		(502)491-372
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	7601 SHELBYVILLE ROAD	LOUISVILLE	(502)412-404
KENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	8596 DIXIE HWY	LOUISVILLE	(502)935-124
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	9489 WESTPORT RD	LOUISVILLE	(502)423-850
KENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	978 BRECKENRIDGE LANE	LOUISVILLE	(502)895-984
ENTUCKY	SRRG KENTUCKY LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	158 KEYSTONE CROSSROAD DR.	SHEPHERDSVILLE	(502)543-715
KENTUCKY	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	61 N. BLACK BRANCH RD.	CECILIA	(270)370-337
KENTUCKY	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	124 SPRING PLACE DR.	MOUNT WASHINGTON	(502)205-903
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1746 U.S. HIGHWAY 231 SOUTH	BEAVER DAM	(270)274-443
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	400 S. SECOND STREET	CENTRAL CITY	(270)754-550
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1961 US HIGHWAY 41 N	HENDERSON	(270)826-132
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	202 B NORTH GREEN STREET	HENDERSON	(270)869-946
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	715 SOUTH MAIN	LEITCHFIELD	(270)259-053
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2934 HIGHWAY 54	OWENSBORO	(270)235-033
ENTUCKY	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	4565 FREDERICA STREET	OWENSBORO	(270)686-005
ENTUCKY	WENDSCHMIDT KY, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	300 RUSSELL ROAD	ASHLAND	(606)329-220
ENTUCKY	WENDSCHMIDT KY, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	711 MARTIN LUTHER KING JR BLVD	ASHLAND	(606)325-102
ENTUCKY	WENDSCHMIDT KY, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	3404 COURT STREET	CATLETTSBURG	(606)739-877
ENTUCKY	WENDSCHMIDT KY, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	176 WINDSOR DR	FLEMINGSBURG	(606)291-209
ENTUCKY	WENDSCHMIDT KY, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	750 NORTH CAROL MALONE BLVD	GRAYSON	(606)474-889
ENTUCKY	WENDSCHMIDT KY, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	1501 US 68	MAYSVILLE	(606)759-511
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
ENTUCKY	SHAWN F. OMALLEY	100 BROADBENT BOULEVARD	CADIZ	(270)522-511
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
ENTUCKY	SHAWN F. OMALLEY	820 S HWY 53	LA GRANGE	(502)222-556
LINTOCKT	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	820 5 11 1 1 55		(302)222-330
ENTLICKY				(503)375 040
ENTUCKY	SHAWN F. OMALLEY	193 OUTER LOOP	LOUISVILLE	(502)375-010
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
ENTUCKY	SHAWN F. OMALLEY	12900 FT. CAMPBELL BLVD	OAK GROVE	(270)697-071
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
KENTUCKY	SHAWN F. OMALLEY	16560 FORT CAMPBELL BLVD	OAK GROVE	(270)640-459
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
	SHAWN F. OMALLEY	400 TAYLORSVILLE RD	SHELBYVILLE	(502)633-409
(ENTUCKY				
ENTUCKY ENTUCKY	WENTAW, LLC, JAMES M. DANIEL, JR.	39 DAYS INN DRIVE	KUTTAWA	(270)388-037

LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	2307 VETERANS MEMORIAL BLVD	ABBEVILLE	(337)772-7867
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	1201 W. OAK STREET	AMITE	(985)247-8115
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	6418 GROOM RD.	BAKER	(225)775-1010
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	101 GATEWAY CENTER LANE	BATON ROUGE	(225)341-8689
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	19960 HIGHLAND RD.	BATON ROUGE	(225)234-0509
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	2374 COLLEGE DRIVE	BATON ROUGE	(225)364-3822
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	4545 SHERWOOD FOREST BLVD.	BATON ROUGE	(225)906-2458
LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	5322 ESSEN LANE	BATON ROUGE	(225)229-7171

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OS-BBAN         NEAR ACCESS OF LOCUMENT, LLC         PERS BLUEDOWER TO         NATURE 1002         E20100 7441.           OS-BBAN         NEAR ACCESS OF LOCUMENT, LLC         DE CAMARA, AND STUTTER         MEDIA STUTER	LOUISIANA	HAZA FOODS OF LOUISIANA, LLC	651 FROGMORE DR	BATON ROUGE	(225)235-7877
Distlank         NUMBER NO. SPRET         Disklank         NUMBER NO. SPRET<		· · · · · · · · · · · · · · · · · · ·			
DAUBLAM         INCLUDES         NOT LODS		,			
DAUBAM         NAX ARCEGO (UNDERMA, LIC         114 BETS THEPT         95.00.000         0000000           DAUBAM         NAX ARCEGO (UNDERMA, LIC         LID (UNDERMA INCOME)         00000000         00000000         00000000         00000000         00000000         000000000         000000000         000000000         000000000         000000000         000000000         000000000         0000000000         000000000         000000000         000000000         000000000000         0000000000000         00000000000000         0000000000000         000000000000000000000000000000000         000000000000000000000000000000000000					
Distance         Next APPRORE OF DISTANAL LIC         Data is despined New Year         Distance           Distance         Next APPRORE OF DISTANAL LIC         Distance         <		· · · · · · · · · · · · · · · · · · ·			
DUDSPACE         MARA PRODUCTION DISTANA, LIC         PINAL PACE         CONNETTIN         PERCIPATION           DUDSPACE         MARA PACE         CONNETTIN         PERCIPATION         PERCIPATION <td< td=""><td></td><td></td><td></td><td></td><td></td></td<>					
Instassa         NoA 70000 PT (USBAN, LIC         TRUE YA         CONNETTY         ORSERIANTS           UBBANK         NEA 10000 PT (UBBANK, LIC         TRUE YAY         CONNETTY         ORSERIANTS           UBBANK         NEA 10000 PT (UBBANK, LIC         TRUE YAY         CONNETTY         ORSERIANTS           UBBANK         NEA 10000 PT (UBBANK, LIC         TRUE YAY         CONNETTY         ORSERIANTS           UBBANK         NEA 70000 PT (UBBANK, LIC         TRUE YAY         CONNETTY         ORSERIANTS           UBBANK         NEA 70000 PT (UBBANK, LIC         TRUE YAY         PRIAD         CONNETTY         PRIAD           UBBANK         NEA 70000 PT (UBBANK, LIC         TRUE YAY         PRIAD         CONNETTY         PRIAD         PRIAD         PRIAD         PRIAD         PRIAD         PRIAD		,			
Distaba         NAS PROS (P) (DISSA, IIC         TYRE THIN 75         CONNETS         (DISSA)           Distaba         NAS PROS (P) (DISSA, IIC         TYRE DISCAN (DISA)         (TYRE DISA)         (TYRE DISA) <td></td> <td>· · · · · · · · · · · · · · · · · · ·</td> <td></td> <td></td> <td></td>		· · · · · · · · · · · · · · · · · · ·			
Disbank         Next A PRODE OF LUNDAWA, LLC         D27 0000 FLLDAW RADA         D77 00007           Disbank         Next A PRODE OF DISBANA, LLC         D38 000000         D77 00007           Disbank         Next A PRODE OF DISBANA, LLC         D38 000000         D77 00007           Disbank         Next A PRODE OF DISBANA, LLC         D39 000000         D77 00007           Disbank         Next A PRODE OF DISBANA, LLC         D39 000000         D77 00000           DISBANK         Next A PRODE OF DISBANA, LLC         D39 000000         D77 000000         D77 00000           DISBANK         Next A PRODE OF DISBANA, LLC         D30 000000         D77 00000         D77 000000         D77 000000         D77 000000         D77 000000         D77 00000         D77 000000         D77 0000000         D77 000000         D77 000000         D77 0000000         D77 0000000         D77 0000000         D77 000000         D77 000000         D77 000000         D77 000000         D77 0000000         D77 0000000         D77 0000000         D77 0000000         D77 00000000000000000000000000000000000		· · · · · · · · · · · · · · · · · · ·			
DOUBAM         H92.470056 (1)UUSAM, LIC         D24 HUSENED FORD W         DPHANA 598HES         D23566-211           DOUBAM         H92.470056 (1)UUSAM, LIC         D93.141         DFILAD 598HES         D2356-2153           DOUBAM         H92.470056 (1)UUSAM, LIC         D93.141         DFILAD 598HES         D2356-2153           DOUBAM         H92.470056 (1)UUSAM, LIC         D93.141         DFILAD 598HES         D2356-2153           DOUBAM         H92.470056 (1)UUSAM, LIC         D53.147004         H92.147004         D53.147004		· · · · · · · · · · · · · · · · · · ·			
DOSENN         H947-10056 (C) USINAN, LLC         1998 N. MEST THET         PEREODIN         197766-7582           DOSENNA         HAZA-10006 (C) USINAN, LLC         1972 HIGHWA 2006         DORLLOWNULL         1972164-7582           LOURDAM         HAZA-10006 (C) USINAN, LLC         1971 HIGH ALIMIL THET         LURCA 200         HITTED 7511           LOURDAM         HAZA-10006 (C) USINAN, LLC         1971 HIGH ALIMIL THET         LURCA 200         HITTED 7511           LOURDAM         HAZA-10006 (C) USINAN, LLC         1151 TURF ALIMIN HINONAY         ROMZA 15         22522-1592           LOURDAM         HAZA-10006 (C) USINAN, LLC         1151 TURF ANV         ROMZA 16         125122-1592           LOURDAM         HAZA-10006 (C) USINAN, LLC         1151 TURF ANV         ROMZA 16         125122-1592           LOURDAM         HAZA-10006 (C) USINAN, LLC         1251 UNITED TARK AND         HINANON         HINANON           LOURDAM         HAZA-10006 (C) USINAN, LLC         230 HINANA 18         HINANON         HINANON           LOURDAM         HAZA-10006 (C) USINAN, LLC         320 HINANA 18         HINANON         HINANON           LOURDAM         HAZA-10006 (C) USINAN, LLC         320 HINANA 18         HINANON         HINANON           LOURDAM         HAZA-100006 (C) USINAN, LLC         320 HINANA 18<		· · · · · · · · · · · · · · · · · · ·			
DIGURDAN         MACA HODS OF LUDINAL LIC         TSP20 HIRWAY NOR         DOUBLOW         LUDINAL					
DUBDAM         NAX 10050 C JUDGENNA, LLC         123 KWS1 JUNUE, STREET         EUNEL         123720-7330           DUBDAM         NAX 40005 C JUDGENNA, LLC         728 MARRING TALL         ROMAINS         172326-230           LUBDAM         NAX 40005 C JUDGENNA, LLC         728 MARRING TALL         ROMAINS         172326-230           LUBDAM         NAX 40005 C JUDGENNA, LLC         110 TARM YANG         ROMAINS         123256-230           LUBDAM         NAX 40005 C JUDGENNA, LLC         110 TARM YANG         ROMAINS         ROMAIN		· · · · · · · · · · · · · · · · · · ·			, ,
DUSIMA         HeAT-RODG & LUDGENNAL LE         200 MINUTEOR STREET         HORAL MICH         DESI27-500           DUSIGNA         HEAT-RODG & LUDGENNAL LE         200 ALTAREST RUDGEN RUDGEN ALTAREST RUDGEN ALTAREST RUDGEN ALTAREST RUDGEN RUDGEN ALTAREST RUDGEN ALTAREST RUDGEN RUDGEN RUDGEN ALTAREST RUDGEN R		· · · · · · · · · · · · · · · · · · ·			
DUSIMUM         NUCLAPORTS DI LODINALIL         2001 FINALS BUY         COTALES         1223/18-4800           DUSIGNAM         NUCLAPORTS DI LODINALILI         1133 TUILUPE NYL         CRETAL         DADINE           DUSIGNAM         NUCLAPORTS DI LODINALILI         1133 TUILUPE NYL         CRETAL         DADINE           DUSIGNAM         NUCLAPORTS DI LODINALILI         1133 TUILUPE NYL         CRETAL         DADINE           DUSIGNAM         NUCLAPORTS DI LODINALILI         1133 TUILUPE NYL         CRETAL         DADINE           DUSIGNAM         NUCLAPORTS DI LODINALILI         2130 TUILUPE NYL         RADINO         RESISTER           DUSIGNAM         NUCLAPORTS DI LODINALILI         2201 TUILUPE NYL         RADINO         RESISTER           DUSIGNAM         NUCLAPORTS DI LODINALILI         1101 GRADIN CALLODI         HERNYY         RESISTER           DUSIGNAM         NUCLAPORTS DI LODINALILI         1201 MURRATILI (THE NUCLAPINE         RESISTER         RESISTER           DUSIGNAM         NUCLAPORTS DI LODINALILI         1201 MURRATILI (THE NUCLAPINE         RESISTER         RESISTER           DUSIGNAM         NUCLAPORTS DI LODINALILI         1201 MURRATILI (THE NUCLAPINE         RESISTER         RESISTER           DUSIGNAM         NUCLAPORTS DI LODINALILI         RESISTER         RESIST					. ,
DUUSIANN         NACA FORDS IN DUBJANA, LLC         SEE NOTH ARUNE NERWAY         GENALL         (25) 212 2050           DUUSIANN         NACA FORDS IN DUBJANA, LLC         1110 TURT POW         GENANA         (26) 118-118-118-118-118-118-118-118-118-118		· · · · · · · · · · · · · · · · · · ·			. ,
CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         1115 T1/MPF 01/0         GRTTM         150/1554800           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         14123 WINKERTY AVENUE         HMAMOND         1981/365 7982           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         14123 WINKERTY AVENUE         HMAMOND         1981/365 7982           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         2011 GAMAMA 110A         HEAMAOND         1981/365 7982           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         2011 GAMAMA 110A         HEAMAOND         1981/365 7982           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         2011 GAMAMA 110A         1985/374 717         HOUMAA         1985/374 717           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         300 EUTOR ROAD         EDMAMA         1985/374 717           CUUSIANA         HEAZ FODDS 01.0035/AMA, LLC         300 EUTOR ROAD         EDMAMA         1985/374 717           CUUSIANA         HEAZ FODDS 01.00136/AMA, LLC         300 EUTOR ROAD         EDMAMA         1985/374 717           CUUSIANA         HEAZ FODDS 01.00136/AMA, LLC         300 EUTOR ROAD         EDMAMA         1987/374 717           CUUSIANA         HEAZ FODDS 01.00136/AMA, LLC         324 56 46/AMATTER         148/3711         1371/124 384.46           CUUSIANA		· · · · · · · · · · · · · · · · · · ·			
LIDISANA         HAZA HODE NO LIDISANA, LLC         1100 IRW PROV.         084 THA         (MSI Select S					, ,
LOUGENMA         HAZA FORDER OF LOUISMANA, LLC         14121 (UNIVERSITY ARENULT         HAMMORDE         1985:55:9372           LOUISMANA         HAZA FORDER OF LOUISMANA, LLC         2701 (SRVMAY TAB         HAZA FORDER OF LOUISMANA, LLC         1000 (ADMAR), ADMAR (ADMAR), LLC         1000 (ADMAR), LLC         1000 (ADMAR), LLC         1000 (ADMAR), LLC         1000 (ADMAR), ADMAR		,			
CIDUSIANA         INAL FOOD OF LOUSIANA, LLC         11810 S. W. RAUDOD AVE.         INAMADND         (983)365-9927           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         2201 INF/WAY 310         INAMADND         (983)355-9900           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         2500 MARIANY 310         INAVATOR UNITAR         (983)355-9900           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1510 MARIA MARIAN         (985)252-921           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1510 MARIA MARIAN         (985)252-921           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1200 WILLANG BLVD         (985)262-921           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1200 WILLANG BLVD         (985)278-920           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1200 WILLANG BLVD         (985)278-920           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1240 WILLANG BLVD         (985)278-920           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1244 MARIANG BLVD         (482)278-920           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1246 MARIANG BLVD         (482)2778-975           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1268 MARIANG SUCK         (482)2778-975           CUUSIANA         INAL FOOD OF LOUSIANA, LLC         1268 MARIA		,			
TOUSIAMA         HAZA PODDS PLOUSIAMA, LIC         2201         HIGHWAY 100         HIAMADRON         [1953]863-990           LOUSIAMA         HAZA PODDS PLOUSIAMA, LIC         1301         EARAPORDS PLOUSIAMA, LIC         1304         EARAPOR		,			
CUUSIANA         HUZA FODDS OF LOUSIANA, LLC         2200 MANIH ATTAM BLUD         HARVEY         (99125-0421)           LOUBIANA         HUZA FODDS OF LOUSIANA, LLC         130 GAMAC BLUD         HOUMA         (983129-4721)           LOUBIANA         HUZA FODDS OF LOUSIANA, LLC         130 GAMAC BLUD         HOUMA         (983129-4721)           LOUBIANA         HUZA FODDS OF LOUSIANA, LLC         770 HILLOW ROAD         IRNURSS         (82179-4671)           LOUSIANA         HUZA FODDS OF LOUSIANA, LLC         770 HILLOW ROAD         IRNURSS         (82179-4671)           LOUSIANA         HUZA FODDS OF LOUSIANA, LLC         770 HILLOW ROAD         IRNURSS         (82179-4671)           LOUSIANA         HUZA FODDS OF LOUSIANA, LLC         770 HILLOW ROAD         IRNURSS         (82179-1671)           LOUSIANA         HUZA FODDS OF LOUSIANA, LLC         770 HILLOW ROAD         ILLOW ROAD         (771711)         (77371)           LOUSIANA         HUZA FODDS OF LOUSIANA, LLC         770 HILLOW ROAD         ILLOW ROAD         (771711)         (77371)         (7737)         (777)         (77171)         (77371)         (7737)         (777)         (77171)         (77371)         (77171)         (77371)         (77171)         (77371)         (77171)         (77377)         (77171)         (77371)         <		,		-	
DUBBANK         HURA FORDS FLOUBANK, LLC         1383 GAMTE ALTAL         1985/24-213           DUBBANK         HURA FORDS FLOUBANK, LLC         1394 MATTI LITHER NIK GAVD         1985/24-213           LOUBANK         HURA FORDS FLOUBANK, LLC         1394 MATTI LITHER NIK GAVD         1995/24-213           LOUBANK         HURA FORDS FLOUBANK, LLC         1200 MILLAGE SLVD         1996/24-213           LOUBANK         HURA FORDS FLOUBANK, LLC         1200 MILLAGE SLVD         1996/24-213           LOUBANK         HURA FORDS FLOUBANK, LLC         1200 MILLAGE SLVD         1996/24-2013           LOUBANK         HURA FORDS FLOUBANK, LLC         1200 MILLAGE SLVD         1996/24-2013           LOUBANK         HURA FORDS FLOUBANK, LLC         1203 MATTI MILLAGE SLVD         1997/16-397/13-393           LOUBANK         HURA FORDS FLOUBANK, LLC         1238 MATTI MILLAGE SLVD, MURA FLOUBANK, LLC         1238 MATTI MILLAGE SLVD, MURA FLOUBANK, LLC         1238 MATTI MILLAGE SLVD, MURA FLOUBANK, LLC         1239 MATTI MILLAGE SLVD, MURA FLOUBANK, LLC         1200 MARK MURA FLOUBANK, LLC         1200 MILLAGE SLVD, MURA FLOUBANK, MURA FLOUBANK,		,		-	, <i>,</i>
LOUISANA         NACA FODDS OF LOUISANA, LLC         1510 MARTIN LUTHER BUTD         HOUMA         [BBS]72 4721           LOUISANA         NACA FODDS OF LOUISANA, LLC         1701 FLTDN RND         JFNNIROS         [BS]716 6.03           LOUISANA         NACA FODDS OF LOUISANA, LLC         1701 FLTDN RND         JFNNIROS         [BS]716 6.03           LOUISANA         NACA FODDS OF LOUISANA, LLC         260 WILLANG BUDD         KENNER         [DM]018 4421           LOUISANA         NACA FODDS OF LOUISANA, LLC         2610 WILLANG BUDD         KENNER         [DM]018 4421           LOUISANA         NACA FODDS OF LOUISANA, LLC         2610 WILLANG BUDD         KENNER         [DM]018 4421           LOUISANA         NACA FODDS OF LOUISANA, LLC         2614 MARSASCON CARENY         LACAYTTE         [D7]1154271           LOUISANA         NACA FODDS OF LOUISANA, LLC         3130 WIST INHOOD KENDA         LACAYTTE         [D7]1154271           LOUISANA         NACA FODDS OF LOUISANA, LLC         3130 WIST INHOOD KENDA         LACAYTTE         [D7]1154271           LOUISANA         NACA FODDS OF LOUISANA, LLC         3130 WIST INHOOD KENDA         LACAYTTE         [D7]1154274           LOUISANA         NACA FODDS OF LOUISANA, LLC         2135 KCANALSANDC AFTERT FMONING         LACAYTTE         [D7]115476753           LOUISANA <td></td> <td>· · · · · · · · · · · · · · · · · · ·</td> <td></td> <td></td> <td></td>		· · · · · · · · · · · · · · · · · · ·			
CUISTANA         MACA TODOS OF LOUBINAN, LLC         SPAIL 41, 21         PLINAM         (%%)//4 47, 21           LOUISIANA         MACA TODOS OF LOUBINAN, LLC         210 BUTION RAD, D         JENNINGS         (3)7816-6380           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         210 BUTION RAD, D         KENNER         (5)60416-8432           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         1440 W. ANULES WWW.         LAP ACC         (98)5/20-672           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         1440 W. ANULES WWW.         LAP ACC         (98)5/20-672           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         2136 MC ANULES WWWW.         LAP ACC         (98)5/20-672           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         2136 MC ANULES WWWW.         LAP ACC         (98)5/20-672           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         2136 MC ANULES WWWWW.         LAP ACC         (98)5/20-672           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         2136 MC ANULES WWWWW.         LAP ACC         (98)270-6741           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         2136 MC ANULES WWWWW         LAP ACC         (98)270-6741           LOUISIANA         MACA TODOS OF LOUISIANA, LLC         214 WWST WWWWWAWAWWWWWWWWWWWWWWWWWWWWWWWWWW					
CUUSANA         HAA FODDS OF LOUSANAA, LLC         1701 ELTON HOAD         JENNIHOS         337/161-6380           CUUSANA         HAZ FODDS OF LOUSANAA, LLC         2505 WILLANGS RUD         KENNER         [504]618-8421           CUUSANA         HAZA FODDS OF LOUSANAA, LLC         8505 WILLANGS RUD         KENNER         [505]618-8421           CUUSANA         HAZA FODDS OF LOUSANAA, LLC         4360 WILLANGS RUD.         KENNER         [505]612-6472           CUUSANA         HAZA FODDS OF LOUSANAA, LLC         4354 MARTSRET         LA PLACE         [585]274-6772           CUUSIANA         HAZA FODDS OF LOUSANAA, LLC         3324 MERSADOR CAPHRY         LAVACTTE         [337]314-9352           CUUSIANA         HAZA FODDS OF LOUSANAA, LLC         3235 WE KAMBERLING FOR VULLANATTE         [337]314-9352           CUUSIANA         HAZA FODDS OF LOUSANAA, LLC         4608 AMASADOR CAPHRY         LAVACTTE         [337]916-1691           CUUSIANA         HAZA FODDS OF LOUSANAA, LLC         123 BROOD TIRET         LAVACTTE         [337]916-1691           CUUSIANA         HAZA FODDS OF LOUSANAA, LLC         2000 TORNAT, MAZA FODDS OF LOUSANAA, LLC		,			
LOUDSMAN         HAZA FOODS OF LOUDSMAN, LIC         2100 WILLIAMS BLVD         KENNER         [596/81.84/22]           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         1440 W. ARLINE HWW.         IA PLACE         (985)200 021           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         1440 W. ARLINE HWW.         IA PLACE         (985)200 021           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         1326 MARK STREET         IA PLACE         (985)274 4709           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         1326 MARK STREET         IA PLACE         (985)274 4709           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         1326 MARK STREET         IA PLACE         (985)274 4709           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         1326 MARK STREET         IA PLACE         (985)274 4709           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         425 STREET         IA PLACE         (985)2714 5793           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         905 STREET         IARE CHARLES         (337)476-739           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         905 STREET         IARE CHARLES         (337)476-739           LOUDSMAN         HAZA FOODS OF LOUSSAN, LIC         905 STREET         IARE CHARLES         (337)476-739           LOUDSMAN         HAZA FOODS OF LOUSSAN, LI		· · · · · · · · · · · · · · · · · · ·			
LUIJSANA         HAZA FODDS OF LOUISANA, LLC         3935 WILLIMS BYO.         RENNER         (564)(168 450)           LUIJSANA         HAZA FODDS OF LOUISANA, LLC         4286 MAN STREET         LA FUACE         (985)274-570           LUUISANA         HAZA FODDS OF LOUISANA, LLC         3124 MARSSADOR CAFFEY         LA AFUECE         (985)274-570           LUUISANA         HAZA FODDS OF LOUISANA, LLC         3124 MARSSADOR CAFFEY         LA AFUETE         (37)214-6872           LUUISANA         HAZA FODDS OF LOUISANA, LLC         3120 NET SWARD MARSSADOR CAFFEY         LA AFUETE         (33)2134-9323           LUUISANA         HAZA FODDS OF LOUISANA, LLC         3120 NET SWARD MARSSADOR CAFFEY WWY         LAFATTE         (33)2181-3917           LOUISANA         HAZA FODDS OF LOUISANA, LLC         125 BMAR MARSSADOR CAFFEY WWY         LAFATTE         (33)781-7657           LOUISANA         HAZA FODDS OF LOUISANA, LLC         120 FONDS IF LOUISANA, LLC         120 FONDS IF LOUISANA, LLC         131787-7657           LOUISANA         HAZA FODDS OF LOUISANA, LLC         200 TORBA T         MAREBADO         (561)37-8032           LOUISANA         HAZA FODDS OF LOUISANA, LLC         200 TORBA T         MAREBADO         (561)37-8032           LOUISANA         HAZA FODDS OF LOUISANA, LLC         200 TORBA T         MAREBADO         (561)37-8032					
LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         1449 W. ATRUET HWY.         LA PLACE         1982/24-2192           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         3244 AMARSADOC KAPHEY         LAPARCTE         1337/14-863.           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         3258 MEXAMERY         LAPARCTE         1337/14-863.           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         3250 MEST PHINOR KIAO         LAPARCTE         137/14-873.           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         4606 AMARSADOR KIAO         LAPARCTE         137/18/37.201           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         4505 GERNER MEMORSADOR KIAO         LAPARCTE         137/18/37.201           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         3505 GERNER MEMORSADOR KIAO         LAPE CHARLES         137/14/57.781           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         3505 GERNER MEMORSADOR KIAO         LAPE CHARLES         137/14/57.781           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         2000 TORIO AT         HAME CHARLES         137/14/57.783           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         2000 TORIO AT         MARIERO         509/356.8660           LOUISAMA         HAZA 70005 OF LOUISAMA, LLC         2000 TORIO AT         MARIERO         509/356.8660         100/356.866		,			
DUUSIANA         INAZ ATOODS OF LOUSIANA, LLC         4296 MAIN STREET         LA PLACE         [98]274-6997           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         3236 NE EVANGUEN FINWY         LAPARTTE         337]216-9374           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         3230 NE EVANGUEN FINWY         LAPARTTE         337]314-9392           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         3230 NE EVANGUEN FINWY         LAPARTTE         1337]314-9392           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         3505 GERSTINE MINORAU DAVE         LAPARTTE         1337]37-0575           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         3055 GERSTINE MINORAU DAVE         LAPE CHARLES         1337]37-0575           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         001 F. MARE ROAD         LAR CHARLES         1337405-7581           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         905 STI-ST.         LARE CHARLES         1337405-7581           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         905 STI-ST.         LARE CHARLES         1337405-7581           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         905 STI-ST.         LARE CHARLES         1337405-7581           LOUSIANA         INAZA TOODS OF LOUSIANA, LLC         905 STI-ST.         LARE CHARLES         13374365-7691		· · · · · · · · · · · · · · · · · · ·			
DUILINAM         HAZA FODDS OF LOUISIANA, LLC         3144 AMBASSADOR CAFREY         LAFAYETTE         G373144 983           DUISIANA         HAZA FODDS OF LOUISIANA, LLC         326 NET SANGELWONG RAD         LAFAYETTE         G373144 983           DUISIANA         HAZA FODDS OF LOUISIANA, LLC         4064 AMBASSADOR CAFREY PWY         LAFAYETTE         G373714 9733           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         4064 AMBASSADOR CAFREY PWY         LAFAYETTE         G373716 7937           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         601 ENCRESS TREET         LARC CHARLES         G373717 0757           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         601 ENCRESS TREET         LARC CHARLES         G373705 7563           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         906 5571157.         LBSVILE         G37405 7563           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         200 FLORIDA ST         MANDEVILE         G37405 7563           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         200 FLORIDA ST         MANDEVILE         G37405 7563           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         200 FLORIDA ST         MANDERNE CASES         G504323 5565           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         300 VETENNA MINORIUL RUV.         METAINE         G5049325 45631		· · · · · · · · · · · · · · · · · · ·			
DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         3228 NE EVINAGE.         LAFAYETTE         (337)143-9362           DUUSIANA         HAZA FODOS TO LOUSIANA, LLC         330 WEST PRIHOD R RADO LAFXEY PRVV         LAFAYETTE         (337)187-3707           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         125 BRADA STREET         LARC CHARLES         (337)1407-7632           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         601 L.KCNEESS STREET         LARC CHARLES         (337)1407-7632           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         601 L.KCNEESS STREET         LARC CHARLES         (337)1407-7632           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         906 S57H ST.         LESVILLE         (337)405-7639           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         906 S57H ST.         LESVILLE         (337)405-7639           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         906 S57H ST.         LESVILLE         (337)405-7639           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         905 S7H ST.         LESVILLE         (337)405-7639           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         905 LAFALCO SUV         MARERO         (549)378-8656           DUUSIANA         HAZA FODOS OF LOUSIANA, LLC         930 S7H ST.         LESVILLE         (549)378-8656           DUUSIANA		· · · · · · · · · · · · · · · · · · ·			
LOUISMAN         HAZA FODOS OF LOUISMAN, LLC         3320 WEST PMICON ROAD         LATAYTTE         137/921-3207           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         125 BROAD STREPT         LAKE CHARLES         137/921-820           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         125 BROAD STREPT         LAKE CHARLES         137/972-675           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         1305 GRISTINEM MEMORIAD RVI         LAKE CHARLES         137/972-675           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         601 F. MCHERTS FRET         LAKE CHARLES         137/967-675           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         906 5 STH ST.         LESVILE         137/967-675           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         906 5 STH ST.         LESVILE         137/967-675           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         702 LW, BANK EXPRESSWAT         MARERO         150/933-8665           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         702 LW, BANK EXPRESSWAT         MARERO         150/933-8665           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         323 LK CAUSEWAT MARRERO         150/933-86650           LOUISMAN         HAZA FODOS TO LOUISMAN, LLC         323 LK CAUSEWAT MARRERO         150/933-86500           LOUISMAN         HAZA FODOS TO LOUISMAN		· · · · · · · · · · · · · · · · · · ·			
CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         4408 AMASADOR CAFERY FWW         LAFA CHARTE         [137]491-691           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         125 BROAD STREET         LAKE CHARLES         [137]477-695           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         505 GERSTHER MEMORIAL BRIVE         LAKE CHARLES         [137]405-7631           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         506 GERSTHER MEMORIAL BRIVE         LAKE CHARLES         [137]405-7631           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         906 5 STH ST.         LEESVILLE         [137]405-7631           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         909 LAPALCO BLVD.         MAREEND         [569]21-66605           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         909 LAPALCO BLVD.         MAREEND         [569]17-7566           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         300 VETERAIN EXPRESSION MAREEND         [569]17-7566           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         3128 N. CLARRENT MEMORIAL BLVD.         METABIE         [59]17-7566           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         3128 N. CLARRENT MEMORIAL BLVD.         METABIE         [59]17-7566           CUUSIANA         HAZA FODOS OF LOUISIANA, LIC         3128 N. CLARRENT MEMORIAL BLVD.         METABIE         [59]1		· · · · · · · · · · · · · · · · · · ·			
DUBINAM         HAZA FODOS OF LOUISIANA, LLC         129 BRDAD STRET         LARE CHARLES         [337]405-7683           DUBINAM         HAZA FODOS OF LOUISIANA, LLC         6014. MMCRES STRET         LARE CHARLES         [337]405-7683           DUBINAM         HAZA FODOS OF LOUISIANA, LLC         714 WTST PRIEN LARE COM         [337]405-7683           DUBINAM         HAZA FODOS OF LOUISIANA, LLC         905 STRET         LARE CHARLES         [337]405-7683           DUBINAM         HAZA FODOS OF LOUISIANA, LLC         905 STRET         LESVILLE         [337]405-7683           DUBINAM         HAZA FODOS OF LOUISIANA, LLC         905 STRET         MARDEVILLE         [93]3405-7633           DUBINAM         HAZA FODOS OF LOUISIANA, LLC         2200 FLORIDA T         MARDEVILLE         [93]3465-7633           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         300 VETERANS (MRORIAL BUD, METARIE         [94]312-8035           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3353 VETERANS (MRORIAL BUD, METARIE         [94]312-8035           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3353 VETERANS (MRORIAL BUD, METARIE         [94]312-8035           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3353 VETERANS (MRORIAL BUD, METARIE         [94]315-8613           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3353 VETE		· · · · · · · · · · · · · · · · · · ·			
DUISIANA         HAZA FODOS OF LOUISIANA, LLC         3505 GESTHER MEMORIAL DRIVE         LAKE CHARLES         (337377-0675           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         011 E. MONESES TREET         LAKE CHARLES         (337407-7631           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         724 WEST PIERL LAKE ROAD         LAKE CHARLES         (337407-7639           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         200 FIDINA ST         MANDEVILLE         (837407-7636)           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         2200 FIDINA ST         MANDEVILLE         (837407-7636)           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         2300 VETRASM SMERNIAL         (504132-806)         (504132-806)           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         3325 VETRASM SMERNIAL BLC         (504132-806)         (504132-806)           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         3325 VETRASM SMERNIAL BLC         (504335-6511         (504335-6511           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         3255 VETRASM SMERNIAL BLC         (504335-6511         (504335-6511           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         7259 FIDINE SMERNIAL BLC         (504335-6511         (504335-6511           DUISIANA         HAZA FODOS OF LOUISIANA, LLC         7269 FITARNE         (504335-6511 <td></td> <td>· · · · · · · · · · · · · · · · · · ·</td> <td></td> <td></td> <td></td>		· · · · · · · · · · · · · · · · · · ·			
DUISINAN         HAZA FODOS OF LOUISINAN, LLC         601.E. MONESES STREET         LARE CHARLES         (337405-7631)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         714 WEST PIERL KARE RAD.         LARE CHARLES         (337405-7631)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         906 STH ST         LESSINLE         (337405-7631)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         906 STH ST         MANDEPULLE         (983332-8832)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         7021 W. BANK EPRESINAY         MARREEND         (504333-8832)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         320 ST FLARMS MEMORINAL BLVD.         METAIRE         (504335-8832)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         320 ST FLARMS MEMORINAL BLVD.         METAIRE         (504336-6861)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         320 ST FLARMS MEMORINAL BLVD.         METAIRE         (504336-6861)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         320 ST FLARMS MEMORINAL BLVD.         METAIRE         (504336-6861)           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         120 ST FLARARE MEMORINAL BLVD.         METAIRE         (504)356-6811           DUISINAN         HAZA FODOS OF LOUISINAN, LLC         120 ST FLARARE ST MEMORINAL BLVD.         ME		· · · · · · · · · · · · · · · · · · ·			
DUISINAN         HAZA FODOS OF LOUISIANA, LLC         724 WEST PHEIR LAKE ROAD         LAKE CHARLES         (337405-7639           DUISINAN         HAZA FODOS OF LOUISIANA, LLC         200 FORDIAS AT         MANDEVILLE         (937405-7639           LOUISINAN         HAZA FODOS OF LOUISIANA, LLC         2200 FORDIAS AT         MANDEVILLE         (935213-1680)           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         7021 W. BANK EXPRESSWAY         MARRERO         (504)325-8630           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         300 VETRANS MEMORALE IVD.         METARIRE         (504)323-8036           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METARIRE         (504)325-8631           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METARIRE         (504)985-5610           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         325 N. CAUSEWAY BLVD.         METARIRE         (504)985-5610           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         325 N. CAUSEWAY BLVD.         METARIRE         (504)985-5610           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         2715 MEHWAY 121         MESS BLUFE         (3374)96651           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         2715 MEHWAY 124         NEW REIRIA         (337)384-06643					
DUUSIANA         HAZA FODOS OF LOUISIANA, LIC         906 STH ST.         LEESVILE         (337)467.7659           DUUSIANA         HAZA FODOS OF LOUISIANA, LIC         2020 FLORIDOA ST         MARRERO         (504)336-8669           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         7021 W. BANK EXPRESSWAY         MARRERO         (504)336-8669           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         300 VETERANS MICMORAL BUVO.         METAIRIE         (504)372-860           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         3325 VETERANS MICMORAL BUVO.         METAIRIE         (504)372-7450           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         3855 VETERANS MICMORAL BUVO.         METAIRIE         (504)316-8640           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         4201 JARLINE BR.         METAIRIE         (504)356-6540           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         4201 JARLINE BR.         METAIRIE         (504)356-6540           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         115 HWY 171         MCS BUHFF         (537)419-967-110           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         115 HWY 171         MCS BUHFF         (537)419-967-110           LOUISIANA         HAZA FODOS OF LOUISIANA, LIC         1139 CLEARVEW PKWY         NEW ORLEANS         (504)315-6670 </td <td></td> <td>· · · · · · · · · · · · · · · · · · ·</td> <td></td> <td></td> <td></td>		· · · · · · · · · · · · · · · · · · ·			
LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         2409 ELARICO BUD         MANDEVILEE         (985)323-0860           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         7021 W. BANK EDRESSWAY         MARRERD         (504)335-8661           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         300 YERANS MEMORIAL BLVD.         METARIEE         (504)777-7566           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3335 N. CAJCEWAY RAVD.         METARIEE         (504)513-7800           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         3335 N. CAJCEWAY RAVD.         METARIEE         (504)506-5166           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         4205 W. EFRANS MEMORIAL BLVD.         METARIEE         (504)356-6540           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         4205 W. EFRANS MEMORIAL BLVD.         METARIEE         (504)356-6540           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         4205 W. EFRANS MEMORIAL BLVD.         METARIEE         (504)356-8612           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         130 YHW 171         MCSS BLUFF         (337)560-1112           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         1313 S. CARRUES YWE YIN Y11         NEW BERIA         (337)560-112           LOUISIANA         HAZA FODOS OF LOUISIANA, LLC         1313 S. CARRUES YWE YIN Y11					
DUJISANA         HAZA FODDS OF LOUISIANA, LLC         9793 LAPALCO BLVD.         MARRERO         [56]135-6660           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         300 VETERANS' MEMORIAL BLVD.         METARIRE         [504]377-7566           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METARIRE         [504]317-7806           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METARIRE         [504]315-7806           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3325 V. CAUSEWAY BLVD.         METARIRE         [504]396-5166           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         4901 ARILLE OR         METARIRE         [504]396-5663           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         115 HWY 171         MCS BLUFF         [337]493-9657           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         115 HWY 171         MCS BLUFF         [337]493-9657           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         115 HWY 171         MCS BLUFF         [337]495-957           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         1315 HWY 171         MCS BLUFF         [337]495-957           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         1315 CHARLES AVE         NEW ORLEANS         [504]356-661 <t< td=""><td></td><td>· · · · · · · · · · · · · · · · · · ·</td><td></td><td></td><td>. ,</td></t<>		· · · · · · · · · · · · · · · · · · ·			. ,
DUJSANA         HAZA FOODS OF LOUISIANA, LLC         2021 W. BANE EXPRESSIVAY         MARRERO         [56]3127-806           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         302 VETRANS MEMORIAL BLVD.         METARIRE         [50]3177-7566           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METARIRE         [50]4]517-480           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METARIRE         [50]4]517-480           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         425 W. ESPLANDE AVE.         METARIRE         [50]4]556-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         7009 VETRANS MEMORIAL BLVD.         METARIRE         [50]4]355-6651           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         7009 VETRANS MEMORIAL BLVD.         METARIRE         [50]4]356-6510           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         715 HIG/MWY 14         NEW IBERIA         [337]364-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARSES MEW PKWY         NEW OREANS         [50]4]356-651           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW OREANS         [50]4]356-661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW OREA					
DUISIANA         HAZA FOODS OF LOUISIANA, LLC         302 YETEANS MEMORIAL BLVD.         METAIRIE         [504]572-7566           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         325 N. CAUSEWAY BLVD.         METAIRIE         [504]512-7490           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3855 VETEANS MEMORIAL BLVD.         METAIRIE         [504]512-7490           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4803 ARLINE DR.         METAIRIE         [504]512-6633           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4801 ARLINE DR.         METAIRIE         [504]908-5166           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4801 ARLINE DR.         METAIRIE         [504]908-5166           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         115 HWY 171         MOSS BLUFE         (337]956-111           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         943 S LEWIS ST         NEW IBERIA         (337]86-064           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST CHARLES WEW         NEW ORLEANS         (504)313-661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST CHARLES WEW         NEW ORLEANS         (504)313-661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1303 S C CARROLLTON AVE.         NEW ORLEANS         (504)313-661     <					(
DUISIANA         HAZA FOODS OF LOUISIANA, LLC         3325 N. CAUSEWAY BLVD.         METAIRIE         [504]513-7800           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         325 V. EFRANS MEMORIAL BLVD.         METAIRIE         [504]385-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         426 W. SPLANDE AVE.         METAIRIE         [504]385-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         420 W. RETRANS MEMORILA BLVD.         METAIRIE         [504]385-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         709 VETRANS MEMORILA BLVD.         METAIRIE         [504]389.5165           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2125 HERANS MEMORILA BLVD.         METAIRIE         [504]398.5165           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2125 HERANS MEMORILA BLVD.         MEX BERIA         [337]364-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         [504]369.1841           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         [504]356.650           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         [504]356.8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3010 GEN. DEGAULE OR				-	, ,
DUISIANA         HAZA FODDS OF LOUISIANA, LLC         3855 VETERARS MEMORIAL BLVD.         METAIRIE         (504)395-5166           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         4801 ARLINE DR.         METAIRIE         (504)356-6540           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         4801 ARLINE DR.         METAIRIE         (504)356-6510           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         7009 VETERARS MEMORIAL BLVD.         METAIRIE         (504)395-5166           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         115 HWY 171         MOSS BLUUFF         (337)149-9657           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         943 S LEWIS ST         NEW IBERIA         (337)364-0664           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         1129 CLEARVIEW PKWY         NEW ORLEANS         (504)393-6661           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3133 S. CARROLLTON AVE.         NEW ORLEANS         (504)335-6671           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3103 ST. CHARLES AVE.         NEW ORLEANS         (504)335-6661           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3103 ST. CHARLES AVE.         NEW ORLEANS         (504)335-6661           LOUISIANA         HAZA FODDS OF LOUISIANA, LLC         3103 ST. CHARLES AVE.         NEW ORLEANS         (		,			, <i>,</i>
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4226 W. ESPLANADE AVE.         METAIRIE         (504)356-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4801 AIRUIRE DR.         METAIRIE         (504)356-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         7009 VETRANS MEMORIAL BLVD.         METAIRIE         (504)356-6540           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         7009 VETRANS MEMORIAL BLVD.         METAIRIE         (537)439-657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2775 HIGHWAY 14         NEW IBERIA         (337)1364-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         943 S LEWIS ST         NEW ORLEANS         (504)931-8661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         (504)313-6664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1303 ST. CHARLES AVE.         NEW ORLEANS         (504)313-6657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3303 S. CARRUEY AVE.         NEW ORLEANS         (504)313-6667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. BEGAULTO RAVE.         NEW ORLEANS         (504)335-6867           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3701 FERASO MHY         NEW ORLEANS					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4801 AIRLINE DR.         METAIRE         [504]356-8613           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         7009 VETERANS MEMORIAL BLVD.         METAIRE         [604]908-5166           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         115 HWY 171         MOSS BLUFF         [337]419-9657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2715 HIGHWAY 14         NEW IBERIA         [337]345-0614           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         943 SLEWIS ST         NEW IBERIA         [337]346-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1129 CLEARVIEW PKWY         NEW ORLEANS         [504]356-6679           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3101 ST. CHARLES AVE.         NEW ORLEANS         [504]313-6661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3100 ST. CHARLES AVE.         NEW ORLEANS         [504]33-5667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3001 GEN. DEGAULIE DR.         NEW ORLEANS         [504]356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3001 GEN. MERTURI HWY.         NEW ORLEANS         [504]356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4001 S ELIFINANA HWY         NEW ORLEANS         [504]33		,			, ,
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         7009 VETERANS MEMORIAL BLVD.         METARIE         (504)908-5166           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         115 HWY 171         MOSS BLUFF         (337)419-9657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2715 HIGHWAY 14         NEW IBERIA         (337)366-0117           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         9435 LEWIS ST         NEW IBERIA         (337)364-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1129 CLEARVEW PKWY         NEW ORLEANS         (504)9313-6661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1318 S. CARROLITON AVE.         NEW ORLEANS         (504)313-6661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3138 S. CARROLITON AVE.         NEW ORLEANS         (504)313-5667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 JEFFERSON HWY         NEW ORLEANS         (504)335-68607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)335-68607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4003 S. CLBRORNE         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 READ RD         NEW ORLEANS         (504)356-860		,			, <i>,</i>
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         115 HWY 171         MOSS BLUFF         (337)419-9657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2715 HIGHWAY 14         NEW IBERIA         (337)560-1117           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         943 S LEWIS ST         NEW ORLEANS         (504)604-1841           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1129 CLEARVIEW PKWY         NEW ORLEANS         (504)606-1841           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         (504)636-6869           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULE DR.         NEW ORLEANS         (504)335-68605           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULE DR.         NEW ORLEANS         (504)335-68607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)335-68607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4005 CHE MIRMENTEUR HWY.         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         50601 TCHOUPITOULAS ST.         NEW ORLEANS         <					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         2715 HIGHWAY 14         NEW IBERIA         (337)560-1117           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         943 S LEWIS ST         NEW IBERIA         (337)364-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1129 CLEANREW PKWY         NEW ORLEANS         (504)4069-1841           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         (504)313-6661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3138 S. CARROLLTOR AVE.         NEW ORLEANS         (504)313-3667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 JEFFERSON HWY         NEW ORLEANS         (504)356-8509           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 JEFFERSON HWY         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4005 C HERMAN HWY         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5001 TCHOUPTOULAS ST.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5010 TCHOUPTOULAS ST.         NEW ORLEANS					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         943 S LEWIS ST         NEW IBERIA         (337)364-0664           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1129 CLEARVIEW PKWY         NEW ORLEANS         (504)609-1861           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3130 ST. CHARLES AVE.         NEW ORLEANS         (504)313-6651           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3133 SS. CARROLLTON AVE.         NEW ORLEANS         (504)313-6657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULLE DR.         NEW ORLEANS         (504)335-68506           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4201 C BEHRMAN HWY         NEW ORLEANS         (504)355-6807           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5001 THOUPTOULAS ST.         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 RED RD         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 RED RD         NEW ORLEANS         (504)356-					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1129 CLEARVIEW PKWY         NEW ORLEANS         (504)609-1841           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         (504)313-6651           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULLE DR.         NEW ORLEANS         (504)313-6667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULLE DR.         NEW ORLEANS         (504)313-5667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 JEFFERSON HWY         NEW ORLEANS         (504)313-5667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4605 CHEF MENTEUR HWY.         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 READ RD         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 READ RD         NEW ORLEANS         (504)356-8610           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         10020 RELANS         (504)356-8610         1001/51		,			
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1301 ST. CHARLES AVE.         NEW ORLEANS         (504)313-6661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3138 S. CARROLITON AVE.         NEW ORLEANS         (504)315-657           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULUE DR.         NEW ORLEANS         (504)313-6667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 IEFFERSON HWY         NEW ORLEANS         (504)313-6661           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4605 CHEF MENTEUR HWY.         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5600 TCHOUPITOULAS ST.         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5700 TEAD RD         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS         (504)356-8611           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3138 S. CARROLLTON AVE.         NEW ORLEANS         (504)356-8599           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULLE DR.         NEW ORLEANS         (504)315-8567           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 IEFFERSON HWY         NEW ORLEANS         (504)335-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4605 CHEF MENTEUR HWY.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5600 TCHOUPITOULAS ST.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 READ RD         NEW ORLEANS         (504)356-8603           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS         (504)356-8603           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS         (504)356-8603           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1039 CRESWELL AN         OPELOUSAS         <					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3601 GEN. DEGAULLE DR.         NEW ORLEANS         (504)313-5667           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 JEFFERSON HWY         NEW ORLEANS         (504)3356-8606           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4000 S. CLAIBORNE         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4605 CHEF MENTEUR HWY.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5600 TCHOUPITOULAS ST.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5600 TCHOUPITOULAS ST.         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5001 SCHOUUPITOULAS ST.         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1309 CRESWELL LN         OPELOUSAS         (337)392-8608           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1304 HWY SI N         PONCHATOULA		· · · · · · · · · · · · · · · · · · ·			
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         3705 JEFFERSON HWY         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4605 CHEF MENTEUR HWY.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5600 TCHOUPITOULAS ST.         NEW ORLEANS         (504)356-8602           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 READ RD         NEW ORLEANS         (504)356-8603           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS         (504)356-8603           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6166 ELYSIAN FIELDS         NEW ORLEANS         (504)356-8603           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1309 CRESWELL IN         OPELOUSAS         (337)393-2081           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1034 HWY S1 N         PONCHATOULA         (985)322-3241           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         100 JAMES PARK WEST         SAINT ROSE         (504)356-86					
LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4021 C BEHRMAN HWY         NEW ORLEANS         (504)356-8607           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4200 S. CLAIBORNE         NEW ORLEANS         (504)356-8601           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         4605 CHEF MENTEUR HWY.         NEW ORLEANS         (504)356-8605           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5600 TCHOUPITOULAS ST.         NEW ORLEANS         (504)356-8605           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         5701 READ RD         NEW ORLEANS         (504)356-8611           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6020 BULLARD AVENUE         NEW ORLEANS         (504)356-8611           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         6166 ELYSIAN FIELDS         NEW ORLEANS         (504)356-8611           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1309 CRESWELL IN         OPELOUSAS         (337)492-2119           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         1034 HWY 51 N         PONCHATOULA         (985)321-9897           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         102 LEXINGTON DR.         RAYNE         (337)393-3081           LOUISIANA         HAZA FOODS OF LOUISIANA, LLC         100 JAMES PARK WEST         SAINT ROSE         (504)356-8604					
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LOUISIANA NOLA BURGER LLC, PAUL ALBERT BIENVENU 7305 HIGHWAY 182 EAST MORGAN CITY (985)384-3382					
	LOUISIANA	NULA BURGER LLC, PAUL ALBERT BIENVENU	7305 HIGHWAY 182 EAST	MORGAN CITY	(985)384-3382

LOUISIANA	NOLA BURGER LLC, PAUL ALBERT BIENVENU	1135 AUDUBON DRIVE	THIBODAUX	(985)449-4020
LOUISIANA	NOLA BURGER LLC, PAUL ALBERT BIENVENU	810 NORTH CANAL BLVD	THIBODAUX	(985)446-3789
LOUISIANA	PILOT TRAVEL CENTERS LLC	103 GRIMSHAW STREET	RAYVILLE	(318)728-9592
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	3500 NORTH BOULEVARD	ALEXANDRIA	(318)448-0790
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	4015 JACKSON STREET	ALEXANDRIA	(318)448-8585
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	5914 COLISEUM BLVD	ALEXANDRIA	(318)704-5541
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	6904 HIGHWAY 1	MANSURA	(318)253-6201
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	5103 UNIVERSITY PKWY	NATCHITOCHES	(318)352-4224
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	2490 HIGHWAY 28 E	PINEVILLE	(318)717-1887
LOUISIANA	WEN-ALEX, INC., JOHN MICHAEL KOSIN, KENNETH W. MAYES, JR.	2983 COTTINGHAM EXPRESSWAY	PINEVILLE	(318)641-0779
LOUISIANA	WENDELTA, INC.	2023 E. MADISON AVENUE	BASTROP	(318)556-3818
LOUISIANA	WENDELTA, INC.	2115 OLD MINDEN ROAD	BOSSIER CITY	(318)742-8008
LOUISIANA	WENDELTA, INC.	2780 AIRLINE DRIVE	BOSSIER CITY	(318)746-7079
		3900 INDUSTRIAL DRIVE		. ,
LOUISIANA	WENDELTA, INC.		BOSSIER CITY	(318)746-7840
LOUISIANA	WENDELTA, INC.	4914 BARKSDALE BOULEVARD	BOSSIER CITY	(318)747-6789
LOUISIANA	WENDELTA, INC.	3204 PARIS RD	CHALMETTE	(504)278-7577
LOUISIANA	WENDELTA, INC.	401 HOMER ROAD	MINDEN	(318)377-9006
LOUISIANA	WENDELTA, INC.	1004 STERLINGTON RD	MONROE	(318)343-6108
LOUISIANA	WENDELTA, INC.	1013 NORTH 18TH	MONROE	(318)325-8695
LOUISIANA	WENDELTA, INC.	2010 CENTER STREET	MONROE	(318)323-7485
LOUISIANA	WENDELTA, INC.	7818 DESIARD STREET	MONROE	(318)342-9150
LOUISIANA	WENDELTA, INC.	1400 NORTH TRENTON ST.	RUSTON	(318)251-2515
LOUISIANA	WENDELTA, INC.	113 E BERT KOUNS INDUSTRIAL LP	SHREVEPORT	(318)688-4133
LOUISIANA	WENDELTA, INC.	1287 SHREVEPORT-BARKSDALE HWY	SHREVEPORT	(318)219-2127
LOUISIANA	WENDELTA, INC.	1529 NORTH MARKET ST.	SHREVEPORT	(318)681-0971
LOUISIANA	WENDELTA, INC.	2534 BERT KOUHNS IND LOOP	SHREVEPORT	(318)688-6808
LOUISIANA	WENDELTA, INC.	3820 HEARNE AVENUE	SHREVEPORT	(318)635-1183
LOUISIANA	WENDELTA, INC.	450 KINGS HWY	SHREVEPORT	(318)459-2215
LOUISIANA	WENDELTA, INC.	5796 NORTH MARKET ST	SHREVEPORT	(318)505-3692
LOUISIANA	WENDELTA, INC.	6412 LINE AVENUE	SHREVEPORT	(318)865-2913
LOUISIANA	WENDELTA, INC.	6710 PINES ROAD	SHREVEPORT	(318)688-8727
LOUISIANA	WENDEED, INC.		SHILLELOIN	(510)000-0727
				(24.0) 607 24.07
LOUISIANA	WENDELTA, INC.	6934 W BERT KOUNS INDUSTRIAL LOOP	SHREVEPORT	(318)687-2107
LOUISIANA	WENDELTA, INC.	8586 YOUREE DRIVE	SHREVEPORT	(318)798-6343
LOUISIANA	WENDELTA, INC.	2405 GAUSE BLVD.	SLIDELL	(985)641-1043
LOUISIANA	WENDELTA, INC.	2501 OLD SPANISH TRAIL	SLIDELL	(985)643-8544
LOUISIANA	WENDELTA, INC.	3915 PONTCHARTRAIN	SLIDELL	(985)641-1827
LOUISIANA	WENDELTA, INC.	132 HWY 65 SOUTH	TALLULAH	(318)574-8684
LOUISIANA	WENDELTA, INC.	109 THOMAS RD.	WEST MONROE	(318)322-8883
LOUISIANA	WENDELTA, INC.	4915 CYPRESS ST	WEST MONROE	(318)953-7915
LOUISIANA	WENDELTA, INC.	3324 FRONT ST	WINNSBORO	(318)435-8858
LOUISIANA	WENDEER, INC.	3324 11/01/1 51	WINNSBORG	(510)455-0050
MAINE				
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	133 CENTER ST	AUBURN	(207)782-4572
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	264 CIVIC CENTER DR	AUGUSTA	(207)623-9129
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	51 WESTERN AVE	AUGUSTA	(207)622-5328
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	1049 UNION ST.	BANGOR	(207)947-7101
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	56 MALL BLVD	BANGOR	(207)942-1340
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	187 HIGH STREET	ELLSWORTH	(207)667-0928
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	4 STILLWATER AVE.	ORONO	(207)827-1637
MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	240 MAIN MALL ROAD		(207)027 1007
MAINE			SOUTH PORTLAND	(207)772-7656
	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	15 TOPSHAM FAIR MALL ROAD	TOPSHAM	
MAINE				(207)772-7656
	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa	15 TOPSHAM FAIR MALL ROAD	TOPSHAM	(207)772-7656 (207)725-0974
MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST	TOPSHAM WATERVILLE SANFORD	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975
MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD	TOPSHAM WATERVILLE SANFORD BIDDEFORD	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426
MAINE MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE.	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015
MAINE MAINE MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921
MAINE MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE.	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015
MAINE MAINE MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921
MAINE MAINE MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921
MAINE MAINE MAINE MAINE MAINE MAINE	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842
MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL I-95 JFK MEMORIAL HWY I-95 JFK MEMORIAL HWY	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL I-95 JFK MEMORIAL HWY I-95 JFK MEMORIAL HWY	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862 (301)790-0659
MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL I-95 JFK MEMORIAL HWY I-95 JFK MEMORIAL HWY	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL I-95 JFK MEMORIAL HWY 1-95 JFK MEMORIAL HWY 18289 SHOWALTER RD	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862 (301)790-0659
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL I-95 JFK MEMORIAL HWY 1-95 JFK MEMORIAL HWY 18289 SHOWALTER RD	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862 (301)790-0659
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY MENDCO OF MAINE, LLC, LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL I-95 JFK MEMORIAL HWY 1-95 JFK MEMORIAL HWY 18289 SHOWALTER RD 1224 NATIONAL HIGHWAY 325 S. CENTRE STREET	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1862 (301)790-0659 (301)729-6180 (301)759-3414
MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 1-95 JFK MEMORIAL HWY 1-95 JFK MEMORIAL HWY 18289 SHOWALTER RD 1224 NATIONAL HIGHWAY 325 S. CENTRE STREET 987 BEARDS HILL ROAD	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND ABERDEEN	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862 (301)790-0659 (301)729-6180 (301)759-3414 (443)327-6706
MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 1-95 JFK MEMORIAL HWY 1-95 JFK MEMORIAL HWY 18289 SHOWALTER RD 1224 NATIONAL HIGHWAY 325 S. CENTRE STREET 987 BEARDS HILL ROAD 1320 MERRITT BLVD.	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND ABERDEEN BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1842 (443)674-1862 (301)790-0659 (301)729-6180 (301)729-6180 (301)759-3414 (443)327-6706 (410)282-8746
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND ABERDEEN BALTIMORE BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)79-0480 (301)729-6180 (301)729-6180 (301)759-3414 (443)327-6706 (410)282-8746 (410)889-2486
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MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND ABERDEEN BALTIMORE BALTIMORE BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (443)674-1862 (301)790-0659 (301)729-6180 (301)759-3414 (443)327-6706 (410)282-8746 (410)889-2486 (410)318-8518 (410)532-9578
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND CUMBERLAND BALTIMORE BALTIMORE BALTIMORE BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (207)892-0270 (207)892-0270 (301)790-0659 (301)790-0659 (301)729-6180 (301)759-3414 (443)327-6706 (410)282-8746 (410)318-8518 (410)532-9578 (410)631-6076 (410)747-4489
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC AREAS USA MDTP, LLC AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND ABERDEEN BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (301)729-6180 (301)729-6180 (301)759-3414 (443)327-6706 (410)282-8746 (410)318-8518 (410)532-9578 (410)631-6076 (410)747-4489 (410)383-2754
MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND ABERDEEN BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (301)759-3414 (443)674-1862 (301)759-36180 (301)759-3414 (443)327-6706 (410)282-8746 (410)889-2486 (410)532-9578 (410)631-6076 (410)747-4489 (410)383-2754 (410)420-1020
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MAINE MAINE MAINE MAINE MAINE MAINE MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa LEGACY CP MAINE, LLC, ANEIL LALA, Neal Wadwa WENDCO OF EPSOM, INC., LAWRENCE M. WILEY WENDCO OF MAINE, LLC, LAWRENCE M. WILEY AREAS USA MDTP, LLC AREAS USA MDTP, LLC GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW WEND BALTIMORE NORTH LLC WEND BALTIMORE NORTH LLC	15 TOPSHAM FAIR MALL ROAD 329 MAIN STREET 1340 MAIN ST 515 ALFRED ROAD 617 WARREN AVE. 528 MAIN STREET 831 ROOSEVELT TRAIL 	TOPSHAM WATERVILLE SANFORD BIDDEFORD PORTLAND SACO WINDHAM ABERDEEN NORTH EAST HAGERSTOWN CUMBERLAND CUMBERLAND ABERDEEN BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE BALTIMORE	(207)772-7656 (207)725-0974 (207)872-5021 (207)490-5975 (207)283-3426 (207)253-5015 (207)282-9921 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (207)892-0270 (301)759-3414 (443)674-1862 (301)759-3414 (443)327-6706 (410)729-6180 (301)759-3414 (443)327-6706 (410)889-2486 (410)838-2486 (410)532-9578 (410)631-6076 (410)747-4489 (410)383-2754 (410)420-1020

MARYLAND	WEND BALTIMORE NORTH LLC	6355 DOBBIN ROAD COLUMBIA	(443)542-0750
MARYLAND	WEND BALTIMORE NORTH LLC	9150 RT 108 COLUMBIA	(443)545-5464
MARYLAND	WEND BALTIMORE NORTH LLC	1950 PULASKI HIGHWAY EDGEWOOD	(410)671-2082
MARYLAND	WEND BALTIMORE NORTH LLC	7311 WASHINGTON BLVD. ELKRIDGE	(410)796-0842
MARYLAND	WEND BALTIMORE NORTH LLC	1344 EASTERN BOULEVARD ESSEX	(410)918-1505
MARYLAND	WEND BALTIMORE NORTH LLC	1201 W PATRICK ST FREDERICK	(301)663-9232
MARYLAND	WEND BALTIMORE NORTH LLC	5000 BUCKEYSTOWN PIKE FREDERICK	(240)680-9099
MARYLAND	WEND BALTIMORE NORTH LLC	98 MONOCACY BOULEVARD FREDERICK	(301)696-8163
MARYLAND	WEND BALTIMORE NORTH LLC	10502 SHARPSBURG PIKE HAGERSTOWN	(301)714-4910
MARYLAND	WEND BALTIMORE NORTH LLC	1570 WESEL BLVD HAGERSTOWN	(301)416-8312
MARYLAND	WEND BALTIMORE NORTH LLC	17786 GARLAND GROTH BOULEVARD HAGERSTOWN	(301)797-4818
MARYLAND	WEND BALTIMORE NORTH LLC	950 DUAL HIGHWAY HAGERSTOWN	(240)648-3002
MARYLAND	WEND BALTIMORE NORTH LLC	4224 NORTH WOODS TRL HAMPSTEAD	(410)374-1638
MARYLAND	WEND BALTIMORE NORTH LLC	7057 ARUNDEL MILLS BLVD. HANOVER	(410)799-8336
MARYLAND	WEND BALTIMORE NORTH LLC	1060 JOPPA FARM RD JOPPA	(410)679-7604
MARYLAND	WEND BALTIMORE NORTH LLC	1589 WEST NURSERY RD. LINTHICUM	(410)850-0694
MARYLAND	WEND BALTIMORE NORTH LLC	2522 WEST PULASKI HIGHWAY NORTH EAST	(443)674-8594
MARYLAND	WEND BALTIMORE NORTH LLC	8700 BELAIR RD NOTTINGHAM	(410)529-1609
MARYLAND	WEND BALTIMORE NORTH LLC	9243 LAKESIDE BOULEVARD OWINGS MILLS	(410)356-3561
MARYLAND	WEND BALTIMORE NORTH LLC	3001 EAST JOPPA ROAD PARKVILLE	(410)882-4944
MARYLAND	WEND BALTIMORE NORTH LLC	8610 LIBERTY ROAD RANDALLSTOWN	(410)922-8842
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MARYLAND	WEND BALTIMORE NORTH LLC	395 NORTH CENTER STREET WESTMINSTER	(410)876-0881
MARYLAND	WEND BALTIMORE NORTH LLC	2351 ROLLING ROAD WINDSOR MILL	(443)436-5737
MARYLAND	WEND BALTIMORE SOUTH LLC	10634 BALTIMORE BOULEVARD BELTSVILLE	(301)937-3533
MARYLAND	WEND BALTIMORE SOUTH LLC	8715 CENTRAL AVENUE CAPITOL HEIGHTS	(301)499-2986
MARYLAND	WEND BALTIMORE SOUTH LLC	6410 SARGENT ROAD HYATTSVILLE	(301)559-4322
MARYLAND	WEND BALTIMORE SOUTH LLC	8211 LANDOVER RD. HYATTSVILLE	(301)322-1920
MARYLAND	WEND BALTIMORE SOUTH LLC	8308 ANNAPOLIS RD. NEW CARROLLTON	(301)731-7625
MARYLAND	WEND BALTIMORE SOUTH LLC	6823 NEW HAMPSHIRE AVE. TAKOMA PARK	(301)270-3434
MARYLAND	WEND CENTRAL MARYLAND LLC	7099 BERRY ROAD ACCOKEEK	(301)283-5240
MARYLAND	WEND CENTRAL MARYLAND LLC	1454 WHITEHALL RD. ANNAPOLIS	(410)757-6959
MARYLAND	WEND CENTRAL MARYLAND LLC	1949 WEST ST. ANNAPOLIS	(410)841-6788
MARYLAND	WEND CENTRAL MARYLAND LLC	3620 WASHINGTON BLVD BALTIMORE	(410)247-7886
MARYLAND	WEND CENTRAL MARYLAND LLC	11741 BELTSVILLE DR BELTSVILLE	(301)572-6989
MARYLAND	WEND CENTRAL MARYLAND LLC	16400 HARBOUR WAY BOWIE	(301)352-7218
MARYLAND	WEND CENTRAL MARYLAND LLC	45460 MIRAMAR WAY CALIFORNIA	(301)862-3190
MARYLAND	WEND CENTRAL MARYLAND LLC	709 CAMBRIDGE MARKETPLACE BLVD. CAMBRIDGE	(443)439-0099
MARYLAND	WEND CENTRAL MARYLAND LLC	30273 TRIANGLE DRIVE CHARLOTTE HALL	(301)884-2965
MARYLAND	WEND CENTRAL MARYLAND LLC	8907 WOODYARD RD CLINTON	(301)868-2569
MARYLAND	WEND CENTRAL MARYLAND LLC	15807 FREDERICK ROAD DERWOOD	(301)948-7625
MARYLAND	WEND CENTRAL MARYLAND LLC	5425 SILVER HILL RD DISTRICT HEIGHTS	(301)568-0088
MARYLAND	WEND CENTRAL MARYLAND LLC	8275 OCEAN GATEWAY EASTON	(410)820-7066
MARYLAND	WEND CENTRAL MARYLAND LLC	3440 DONNELL DRIVE FORESTVILLE	(301)420-2714
MARYLAND	WEND CENTRAL MARYLAND LLC	11815 LIVINGSTON ROAD FORT WASHINGTON	(301)292-2073
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MARYLAND	WEND CENTRAL MARYLAND LLC	12114 DARNESTOWN RD GAITHERSBURG	(301)926-4703
MARYLAND	WEND CENTRAL MARYLAND LLC	18350 CONTOUR RD GAITHERSBURG	(301)947-6516
MARYLAND	WEND CENTRAL MARYLAND LLC	18425 WOODFIELD ROAD GAITHERSBURG	(301)963-4382
MARYLAND	WEND CENTRAL MARYLAND LLC	1064 MD ROUTE 3 N GAMBRILLS	(410)721-4165
MARYLAND	WEND CENTRAL MARYLAND LLC	12988 MIDDLEBROOK ROAD GERMANTOWN	(240)912-4068
MARYLAND	WEND CENTRAL MARYLAND LLC	6910 RITCHIE HIGHWAY GLEN BURNIE	(410)760-9439
MARYLAND	WEND CENTRAL MARYLAND LLC	7905 RITCHIE HIGHWAY GLEN BURNIE	(410)787-7066
MARYLAND	WEND CENTRAL MARYLAND LLC	6242 GREENBELT ROAD GREENBELT	(301)474-3539
MARYLAND	WEND CENTRAL MARYLAND LLC	7513 GREENBELT RD. GREENBELT	(301)474-7131
MARYLAND	WEND CENTRAL MARYLAND LLC	8 WATKINS PARK DR KETTERING	(301)249-3928
MARYLAND			
	WEND CENTRAL MARYLAND LLC	6293 CRAIN HWY LA PLATA	(301)932-6385
MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD LANHAM	(301)932-6385 (301)731-5681
MARYLAND	WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD LANHAM	(301)731-5681
	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD LANHAM 14050 BALTIMORE BLVD LAUREL	(301)731-5681 (301)725-4931 (301)362-1528
MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753
MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL     ROAD       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING       14012 CONNECTICUT_AVENUE     SILVER SPRING	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140 (301)871-5580
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING       14012 CONNECTICUT_AVENUE     SILVER SPRING	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140 (301)871-5580
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYNOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING       14012 CONNECTICUT_AVENUE     SILVER SPRING	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140 (301)871-5580 (301)288-7785
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL ROAD     OXON HILL       8098 EDWIN RAYDOR BLVD.     PASADENA       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       808 ROCKVILLE PIKE     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING       14012 CONNECTICUT_AVENUE     SILVER SPRING       170 VITAL WAY     SILVER SPRING	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140 (301)871-5580 (301)288-7785 (301)423-5227
MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND MARYLAND	WEND CENTRAL MARYLAND LLC WEND CENTRAL MARYLAND LLC	9401 ANNAPOLIS ROAD     LANHAM       14050 BALTIMORE BLVD     LAUREL       8850 GORMAN ROAD     LAUREL       40804 MERCHANT LANE     LEONARDTOWN       21589 GREAT MILLS RD     LEXINGTON PARK       8203 VETERANS HWY     MILLERSVILLE       6122 OXON HILL     ROAD       0000 NILL     8098 EDWIN RAYNOR BLVD.       170 SOLOMONS ISLAND RD N     PRINCE FREDERICK       5001 NICHOLSON ROAD     ROCKVILLE       1101 S SALISBURY BLVD     SALISBURY       2710 N.SALISBURY BLVD     SALISBURY       11030 VEIRS MILL ROAD     SILVER SPRING       14012 CONNECTICUT_AVENUE     SILVER SPRING       170 VITAL WAY     SILVER SPRING       170 VITAL WAY     SILVER SPRING       16335 ALLENTOWN ROAD     TEMPLE HILLS	(301)731-5681 (301)725-4931 (301)362-1528 (301)997-0753 (301)862-4555 (410)987-6507 (301)567-3575 (410)439-0348 (410)535-9609 (301)230-1348 (301)424-7236 (667)281-1556 (410)749-7236 (301)942-3140 (301)871-5580 (301)288-7785 (301)288-7785 (301)288-7785

MASSACHU	SETTS			
Massachusetts	WENDYS OLD FASHIONED HAMBURGERS	373 CENTRE AVENUE	ABINGTON	(781)982-9651
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	3 ROBERT TONER BLVD	ATTLEBORO FALLS	(508)643-2573
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	688 SOUTH BRIDGE STREET	AUBURN	(508)832-9830
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1900 MAIN STREET	BROCKTON	(508)586-2006
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	660 OAK STREET	BROCKTON	(508)588-7288
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1724 REVERE BEACH PARKWAY	EVERETT	(617)394-9768
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	7 FAIRHAVEN COMMONS	FAIRHAVEN	(508)999-4407
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	35 MARIANO BISHOP BLVD	FALL RIVER	(508)674-1740
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	500 BEDFORD STREET	FALL RIVER	(508)675-7369
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1699 WORCESTER RD	FRAMINGHAM	(508)620-7360
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	505 WEST CENTRAL STREET	FRANKLIN	(508)520-3196
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1316 WASHINGTON ST	HANOVER	(781)826-6754
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	64 COPELAND DRIVE	MANSFIELD	(508)339-7284
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	730 PLAIN STREET	MARSHFIELD	(781)834-2330
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	330 MIDDLESEX AVE.	MEDFORD	(617)203-3014
MASSACHUSETTS MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	128 CEDAR STREET 303 W CENTRAL ST	MILFORD NATICK	(508)478-5118 (508)872-0072
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1095 KINGS HIGHWAY	NEW BEDFORD	(508)995-4410
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	449 STATE RD	NORTH DARTMOUTH	(508)984-5601
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1412 BOSTON PROVIDENCE TURNPIKE	NORWOOD	(908)557-8412
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	191 NEWPORT AVE	QUINCY	(617)472-2983
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	520 SOUTHERN ARTERY	QUINCY	(617)472-3981
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	14 CONDLIN DRIVE	RANDOLPH	(781)961-2838
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1028 RT 44	RAYNHAM	(508)821-2015
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	1111 HINGHAM ST	ROCKLAND	(781)691-2152
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	530 AMERICAN LEGION HIGHWAY	ROSLINDALE	(617)983-2983
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	777 BROADWAY	SAUGUS	(339)330-0001
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	8 HIGHLAND AVENUE	SEEKONK	(508)336-4019
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	630 WASHINGTON STREET	SOUTH ATTLEBORO	(508)399-6005
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	588 WASHINGTON ST	SOUTH EASTON	(508)238-5191
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	351 WASHINGTON ST.	STOUGHTON	(781)344-1857
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	211 CHARLTON ROAD	STURBRIDGE	(508)347-8702
MASSACHUSETTS MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	632 GRAND ARMY HWY 2089 BAY ST.	SWANSEA TAUNTON	(508)676-3704 (508)880-0749
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	41 TAUNTON DEPOT DRIVE	TAUNTON	(508)822-3301
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBORGERS	806 MAIN STREET	WALTHAM	(781)899-2795
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	2419 CRANBERRY HIGHWAY	WAREHAM	(508)743-4539
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	123 E MAIN STREET	WEBSTER	(508)949-0212
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	707 WEST CENTER STREET	WEST BRIDGEWATER	(508)583-4357
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	300 TURNPIKE RD	WESTBOROUGH	(508)366-0081
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	362 BEDFORD STREET	WHITMAN	(781)447-2878
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	303 MONTVALE AVE	WOBURN	(781)937-0821
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	500 PARK AVENUE	WORCESTER	(508)796-9045
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	560 SOUTHWEST CUTOFF	WORCESTER	(508)793-1601
MASSACHUSETTS	WENDYS OLD FASHIONED HAMBURGERS	702 SOUTHBRIDGE STREET	WORCESTER	(508)755-1476
MASSACHUSETTS	COMPASS GROUP USA, INC.	285 OLD WESTPORT	NORTH DARTMOUTH	(508)999-8141
MASSACHUSETTS	FASHION FOOD, LLC, ERNEST M. SMILY	554 ROUTE 132	HYANNIS	(508)771-1130
MASSACHUSETTS	FASHION FOOD, LLC, ERNEST M. SMILY	15 CANAL ROAD	ORLEANS	(508)255-4523
MASSACHUSETTS	FASHION FOOD, LLC, ERNEST M. SMILY	45 COMMERCE WAY	PLYMOUTH	(508)747-7377
MASSACHUSETTS	FASHION FOOD, LLC, ERNEST M. SMILY	69 LONG POND DRIVE	PLYMOUTH	(508)927-4073
MASSACHUSETTS	FASHION FOOD, LLC, ERNEST M. SMILY, TERRENCE DAVID SMILY, USAMA EL-SEHRAWEY	44 FALMOUTH RD	MASHPEE	(774)361-6754
MASSACHUSETTS	FASHION FOOD, LLC, TERRENCE DAVID SMILT, TERRENCE DAVID SMILT, USAMA LESETINA WET	44 TALMOOTTI RD	WASHFEL	(774)301-0734
MASSACHUSETTS	SEHRAWEY	32 OLD TOWN HOUSE RD	SOUTH YARMOUTH	(508)394-2985
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	786 MEMORIAL DR.	CHICOPEE	(413)612-0247
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	1340 SPRINGFIELD STREET	FEEDING HILLS	(413)276-6488
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	138 FEDERAL STREET	GREENFIELD	(413)475-7142
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	376 RUSSELL STREET	HADLEY	(413)517-3968
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	484 CENTER ST	LUDLOW	(413)385-9074
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	1213 THORNDYKE ST	PALMER	(413)284-2809
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	556 HUBBARD AVENUE	PITTSFIELD	(413)242-6215
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	1290 SAINT JAMES AVE	SPRINGFIELD	(413)276-6442
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	1420 ALLEN ST.	SPRINGFIELD	(413)273-7971
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	757 BOSTON ROAD	SPRINGFIELD	(413)273-7780
		288 PARK STREET	WEST SPRINGFIELD	(413)276-6426
MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC		WEST CODINICSUS	
MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC	644 RIVERDALE STREET	WEST SPRINGFIELD	(413)276-6512
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC	2-6 SOUTH HAMPTON ROAD	WESTFIELD	(413)729-4566
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC.	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET	WESTFIELD DRACUT	(413)729-4566 (978)452-2393
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC.	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET	WESTFIELD DRACUT LAWRENCE	(413)729-4566 (978)452-2393 (978)686-3555
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC.	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET 581 ROGERS ST	WESTFIELD DRACUT LAWRENCE LOWELL	(413)729-4566 (978)452-2393 (978)686-3555 (978)459-2994
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC.	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET 581 ROGERS ST 486 BROADWAY	WESTFIELD DRACUT LAWRENCE LOWELL METHUEN	(413)729-4566 (978)452-2393 (978)686-3555 (978)459-2994 (978)682-7827
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC.	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET 581 ROGERS ST	WESTFIELD DRACUT LAWRENCE LOWELL	(413)729-4566 (978)452-2393 (978)686-3555 (978)459-2994 (978)682-7827 (978)689-9302
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. WENCHARTER MA, LLC, ALAN BOTSFORD, TRIP BOTSFORD	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET 581 ROGERS ST 486 BROADWAY 90 PLEASANT VALLEY STREET	WESTFIELD DRACUT LAWRENCE LOWELL METHUEN METHUEN	(413)729-4566 (978)452-2393 (978)686-3555 (978)459-2994 (978)682-7827
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. WENCHARTER MA, LLC, ALAN BOTSFORD, TRIP BOTSFORD WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET 581 ROGERS ST 486 BROADWAY 90 PLEASANT VALLEY STREET 56 MARKET DR	WESTFIELD DRACUT LAWRENCE LOWELL METHUEN METHUEN ATHOL	(413)729-4566 (978)452-2393 (978)686-3555 (978)459-2994 (978)682-7827 (978)689-9302 (978)575-3600
MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS MASSACHUSETTS	INSPIRED BY OPPORTUNITY, LLC INSPIRED BY OPPORTUNITY, LLC TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC. WENCHARTER MA, LLC, ALAN BOTSFORD, TRIP BOTSFORD WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	2-6 SOUTH HAMPTON ROAD 5 ARLINGTON STREET 55 HAMPSHIRE STREET 581 ROGERS ST 486 BROADWAY 90 PLEASANT VALLEY STREET 56 MARKET DR 2 BARNUM RD	WESTFIELD DRACUT LAWRENCE LOWELL METHUEN METHUEN ATHOL AYER	(413)729-4566 (978)452-2393 (978)686-3555 (978)459-2994 (978)682-7827 (978)689-9302 (978)689-9302 (978)575-3600 (978)772-5650
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	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	112 BURLINGTON MALL ROAD	BURLINGTON	(781)272-0866
MASSACHUSETTS	, ,			
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	188 ENDICOTT ST	DANVERS	(978)774-8995
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	28 PEARSON BLVD	GARDNER	(978)630-3490
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	19 PLAISTOW RD	HAVERHILL	(978)374-4059
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	99 WINTHROP AVE	LAWRENCE	(978)682-0565
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	23 COMMERCIAL ROAD	LEOMINSTER	(978)537-4258
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	528 NORTH MAIN STREET	LEOMINSTER	(978)840-7415
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	1460 MIDDLESEX STREET	LOWELL	(978)458-6320
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	436 CHELMSFORD ST	LOWELL	(978)459-2985
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	116 BOSTON ST	LYNN	(781)596-1030
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	377 LYNNWAY	LYNN	(781)598-9172
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	176 BOSTON POST RD WEST	MARLBOROUGH	(508)481-5366
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	115 POWDER MILL ROAD	MAYNARD	(978)461-0444
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	25 STOREY AVENUE	NEWBURYPORT	(978)462-1317
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	312 BOSTON RD	NORTH BILLERICA	(978)663-4550
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	52 MAIN STREET	NORTH READING	(978)664-3018
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	69 NEWBURY STREET	PEABODY	(978)535-7505
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	39 SQUIRE ROAD	REVERE	(781)853-6690
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	42 FURLONG DRIVE	REVERE	(781)289-1676
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	91 LAFAYETTE ST	SALEM	(978)745-9545
	, ,			
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	1665 ANDOVER STREET	TEWKSBURY	(978)858-0400
MASSACHUSETTS	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	492 LINCOLN STREET	WORCESTER	(508)852-2120
MICHIGAN				
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	1292 NORTH OPDYKE ROAD	AUBURN HILLS	(248)340-9030
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	20561 GIBRALTAR RD	BROWNSTOWN TWP	(734)676-1406
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	33651 23 MILE ROAD	CHESTERFIELD	(586)725-7820
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	50775 GRATIOT AVE.	CHESTERFIELD	(586)949-6067
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	1421 NORTH MAIN STREET	CLAWSON	(248)435-2270
		19301 15 MILE ROAD		
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN		CLINTON TOWNSHIP	(586)792-0075
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	37794 S GRATIOT AVE	CLINTON TOWNSHIP	(586)468-9542
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	43010 GARFIELD RD	CLINTON TOWNSHIP	(586)286-5030
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	1950 S CEDAR STREET	IMLAY CITY	(810)724-2443
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	4086 FORT STREET	LINCOLN PARK	(313)928-3519
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	22929 HALL RD	MACOMB	(586)948-4110
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	1700 S OPDYKE	PONTIAC	(248)334-8008
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	1344 WALTON BLVD	ROCHESTER HILLS	(248)656-0839
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	3140 S ROCHESTER ROAD	ROCHESTER HILLS	(248)853-7560
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	31159 HARPER AVENUE	SAINT CLAIR SHORES	(586)294-7611
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	29069 GREENFIELD ROAD	SOUTHFIELD	(248)262-7871
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	40950 RYAN ROAD	STERLING HEIGHTS	(586)446-8474
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	44685 SCHOENHERR RD	STERLING HEIGHTS	(586)731-5620
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	6001 METRO PARKWAY	STERLING HEIGHTS	(586)979-8350
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	3995 ROCHESTER ROAD	TROY	(248)689-1944
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	45840 VAN DYKE AVE	UTICA	(586)731-4311
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	15101 EAST 12 MILE RD	WARREN	(586)552-4805
MICHIGAN		31301 VAN DYKE ROAD	WARREN	(586)939-4780
in critici il ci il ci	BRIAN H KELEMEN & ASSOCIATES INC. BRIAN H KELEMEN LYNN KELEMEN			
MICHICAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN		MACHINICTON	
MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	66650 VAN DYKE RD	WASHINGTON	(586)752-3277
MICHIGAN MICHIGAN			WASHINGTON MARQUETTE	
	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN	66650 VAN DYKE RD		(586)752-3277
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD	MARQUETTE COMMERCE TWP	(586)752-3277 (906)228-3663 (248)363-4559
MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500
MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655
MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655
MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)477-9655 (248)543-7141 (248)354-6166
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD 22111 GREENFIELD ROAD 11779 E. 8 MILE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC.	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD 22111 GREENFIELD ROAD 11779 E. 8 MILE 22725 ORCHARD LAKE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)547-141 (248)545-1141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD 21111 GREENFIELD ROAD 11779 E. 8 MILE 22725 ORCHARD LAKE ROAD 1006 E. WEST MAPLE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD 22111 GREENFIELD ROAD 11779 E. 8 MILE 22725 ORCHARD LAKE ROAD 1006 E. WEST MAPLE ROAD 549 TECUMSEH	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7505 (248)543-7141 (248)557-1315 (586)773-1243 (248)476-0554 (248)476-0554 (248)668-1177 (734)529-3867
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD 21111 GREENFIELD ROAD 11779 E. 8 MILE 22725 ORCHARD LAKE ROAD 1006 E. WEST MAPLE ROAD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD 2025 US 41 W 2720 UNION LAKE ROAD 30725 12 MILE ROAD 38177 10 MILE ROAD 29415 DEQUINDRE 20066 W. 8 MILE ROAD 22111 GREENFIELD ROAD 11779 E. 8 MILE 22725 ORCHARD LAKE ROAD 1006 E. WEST MAPLE ROAD 549 TECUMSEH	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7505 (248)543-7141 (248)557-1315 (586)773-1243 (248)476-0554 (248)476-0554 (248)668-1177 (734)529-3867
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           2275 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)677-1243 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)243-3659
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           2117 9 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)243-3659
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           2117 9 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           2117 9 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE STURGIS	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)252-610 (734)242-5610 (734)242-5510 (269)651-6657
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           2111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WAREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           12775 ORCHARD LAKE ROAD           12775 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)543-7141 (248)555 (248)54-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES CORP.	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1006 E. WEST MAPLE ROAD           1475 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7500 (248)547-111 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES CORP.	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1006 E. WEST MAPLE ROAD           1475 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7500 (248)547-111 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. JOHN S. PELLERITO	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           2272 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           8222 CHARLEVOIX AVENUE           42201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)557-1315 (586)773-1243 (248)658-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-3659 (734)242-5610 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES CORP.	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1025 N. DIXIE HIGHWAY           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           8222 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INDACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. JOHN S. PELLERITO KELEMEN FOODS INC., BRIAN H. KELEMEN, LYNN KELEMEN LAKE BLUFF HOLDINGS INC., MICHAEL DUTKAVICH, SHANNON DUTKAVICH	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           211779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           8222 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)547-141 (248)554-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)243-3659 (734)245-3659(73559 (734)245-3
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES CORP.	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1025 N. DIXIE HIGHWAY           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           8222 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)354-6166 (248)557-1315 (586)773-1243 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INDACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. IMPACT VENTURES CORP. JOHN S. PELLERITO KELEMEN FOODS INC., BRIAN H. KELEMEN, LYNN KELEMEN LAKE BLUFF HOLDINGS INC., MICHAEL DUTKAVICH, SHANNON DUTKAVICH	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           211779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           8222 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)547-141 (248)554-6166 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)243-3659 (734)245-3659(73559 (734)245-3
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           2111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE           28481 TELEGRAPH ROAD           1860 EAST NAPIER AVENUE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WAREEN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN SOUTHFIELD BENTON HARBOR	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)477-9655 (248)543-7141 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-2510 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149 (906)779-0921 (248)352-4474 (269)925-6447
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND IMPACT VENTURES CORP. IMPACT VENTURES	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           2111 GREENFIELD ROAD           12775 ORCHARD LAKE ROAD           12775 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           11279 I. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE           28481 TELEGRAPH ROAD           1860 EAST NAPIER AVENUE           3475 EAST WASHINGTON	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN SOUTHFIELD BENTON HARBOR SAGINAW	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)547-141 (248)555 (248)547-141 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)254-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149 (966)779-0921 (248)352-4474 (269)925-6447 (989)752-6860
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INCLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INCLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INPACT VENTURES CORP. IMPACT VENTURE	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1006 E. WEST MAPLE ROAD           12725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE           28481 TELEGRAPH ROAD           1860 EAST NAPIER AVENUE           3475 EAST WASHINGTON           112 N. LINCOLN RD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN SOUTHFIELD BENTON HARBOR SAGINAW ESCANABA	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7500 (248)543-7141 (248)555 (248)57-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-2510 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149 (906)779-0921 (248)352-4474 (269)925-6447 (989)752-6860 (906)789-5681
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INPACT VENTURES CORP. IMPACT VENTURES VENTURES VENTURES VENTURES VENTURES VENTURES VENTURES VENT	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           12779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1006 E. WEST MAPLE ROAD           1006 E. WEST MAPLE ROAD           1277 S. 8 MILE           24125 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE           28481 TELEGRAPH ROAD           1860 EAST NAPIER AVENUE           3475 EAST WASHINGTON           112 N. LINCOLN RD           12550 GRATIOT AVE	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN SOUTHFIELD BENTON HARBOR SAGINAW ESCANABA DETROIT	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7500 (248)547-141 (248)557-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)529-3867 (734)854-2626 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (734)242-5610 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149 (906)779-0921 (248)352-4474 (269)925-6447 (989)752-6860 (906)789-5681 (313)372-6505
MICHIGAN MICHIGAN	BRIAN H. KELEMEN & ASSOCIATES, INC., BRIAN H. KELEMEN, LYNN KELEMEN CALVIN E. KARR, RICHARD MERRILL CHERRY CREEK 101, INC. CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE CHERRY CREEK 101, INC., ED LIVERSIDGE HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INCLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INCLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND INPACT VENTURES CORP. IMPACT VENTURE	66650 VAN DYKE RD           2025 US 41 W           2720 UNION LAKE ROAD           30725 12 MILE ROAD           38177 10 MILE ROAD           29415 DEQUINDRE           20066 W. 8 MILE ROAD           22111 GREENFIELD ROAD           11779 E. 8 MILE           22725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           1006 E. WEST MAPLE ROAD           12725 ORCHARD LAKE ROAD           1006 E. WEST MAPLE ROAD           549 TECUMSEH           3367 STERNS ROAD           1125 N. DIXIE HIGHWAY           1712 N. TELEGRAPH           876 S. MONROE ST.           601 S CENTERVILLE           40320 W 14 MILE RD           822 CHARLEVOIX AVENUE           4201 I-75 BUSINESS SPUR           1445 S. DIVISION STREET           29480 WIXOM ROAD           428 W. MAIN STREET           36125 26 MILE RD           800 S STEPHENSON AVE           28481 TELEGRAPH ROAD           1860 EAST NAPIER AVENUE           3475 EAST WASHINGTON           112 N. LINCOLN RD	MARQUETTE COMMERCE TWP FARMINGTON HILLS FARMINGTON HILLS MADISON HEIGHTS SOUTHFIELD SOUTHFIELD WARREN FARMINGTON WALLED LAKE DUNDEE LAMBERTVILLE MONROE MONROE MONROE MONROE STURGIS COMMERCE TWP PETOSKEY SAULT SAINTE MARIE TRAVERSE CITY WIXOM OWOSSO NEW HAVEN IRON MOUNTAIN SOUTHFIELD BENTON HARBOR SAGINAW ESCANABA	(586)752-3277 (906)228-3663 (248)363-4559 (248)474-7500 (248)474-7500 (248)474-7500 (248)543-7141 (248)555 (248)57-1315 (586)773-1243 (248)476-0554 (248)668-1177 (734)29-3867 (734)242-5610 (734)242-5610 (734)242-5610 (269)651-6657 (248)668-1763 (231)348-5118 (906)635-1941 (231)941-8182 (248)347-1089 (989)725-6504 (586)210-5149 (906)779-0921 (248)352-4474 (269)925-6447 (989)752-6860 (906)789-5681

			DETROIT	(242)225 5276
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR TAYVEN FOOD, CORP., STEVEN TAYLOR	17420 GRAND RIVER 22222 GRAND RIVER AVE	DETROIT DETROIT	(313)835-5976
MICHIGAN MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	6333 W. 8 MILE RD.	DETROIT	(313)541-0149 (313)345-2141
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	22555 WOODWARD AVE	FERNDALE	(248)546-0261
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	330 W. NINE MILE RD	HAZEL PARK	(248)541-0048
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	13525 WOODWARD AVE.	HIGHLAND PARK	(313)865-8440
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	32500 JOHN R. ROAD	MADISON HEIGHTS	(248)585-2767
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	25345 HOOVER ROAD	WARREN	(586)758-7342
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	5833 EAST EIGHT MILE RD	WARREN	(586)755-1940
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	8515 N.TELEGRAPH ROAD	DEARBORN HEIGHTS	(313)278-6545
MICHIGAN	TAYVEN FOOD, CORP., STEVEN TAYLOR	22333 TELEGRAPH RD	SOUTHFIELD	(248)353-2229
MICHIGAN	TSFR BURGER LLC	4412 MAUMEE STREET	ADRIAN	(517)266-8827
MICHIGAN	TSFR BURGER LLC	644 S. MAIN STREET	ADRIAN	(517)263-4105
MICHIGAN	TSFR BURGER LLC	3100 BOARDWALK	ANN ARBOR	(734)996-0547
MICHIGAN	TSFR BURGER LLC	73 SOUTH ZEEB ROAD	ANN ARBOR	(734)665-6702
MICHIGAN	TSFR BURGER LLC	11000 BELLEVILLE RD	BELLEVILLE	(734)697-2126
MICHIGAN	TSFR BURGER LLC	8545 W. GRAND RIVER	BRIGHTON	(810)229-7333
MICHIGAN	TSFR BURGER LLC	9370 LEE ROAD	BRIGHTON	(810)229-6148
MICHIGAN	TSFR BURGER LLC	40450 MICHIGAN AVENUE	CANTON	(734)326-2017
MICHIGAN	TSFR BURGER LLC	41465 FORD RD	CANTON	(734)981-0183
MICHIGAN	TSFR BURGER LLC	45145 FORD ROAD	CANTON	(734)844-3117
MICHIGAN	TSFR BURGER LLC	310 LANSING RD.	CHARLOTTE	(517)543-7438
MICHIGAN	TSFR BURGER LLC	1640 COMMERCE PARK ROAD	CHELSEA	(734)433-1436
MICHIGAN	TSFR BURGER LLC	10332 S. CLARE AVENUE	CLARE	(989)386-3311
MICHIGAN	TSFR BURGER LLC	525 E CHICAGO ST.	COLDWATER	(517)278-6651
MICHIGAN	TSFR BURGER LLC	9805 DAVIS HIGHWAY	DIMONDALE	(517)322-0249
MICHIGAN	TSFR BURGER LLC	900 S GRAND AVE.	FOWLERVILLE	(517)223-0619
MICHIGAN	TSFR BURGER LLC	811 MAIN ST.	GAYLORD	(989)732-7359
MICHIGAN	TSFR BURGER LLC TSFR BURGER LLC	980 E.SAGINAW HWY 2141 S. GRAYLING	GRAND LEDGE GRAYLING	(517)627-4963
MICHIGAN	TSFR BURGER LLC		GREENVILLE	(989)348-2367
MICHIGAN	TSFR BURGER LLC	1010 N. LAFAYETTE ST	HARTLAND	(616)754-5291
MICHIGAN	TSFR BURGER LLC	1967 BLAINE ROAD 613 W. STATE ST.	HASTINGS	(810)632-3054
MICHIGAN MICHIGAN	TSFR BURGER LLC	419 W CARLETON	HILLSDALE	(269)948-8728 (517)437-2700
MICHIGAN	TSFR BURGER LLC	1022 PINCKNEY ROAD	HOWELL	(517)545-5677
MICHIGAN	TSFR BURGER LLC	2620 STATE ST. SOUTH	IONIA	(616)527-2611
MICHIGAN	TSFR BURGER LLC	1300 WEST AVE.	JACKSON	(517)788-9675
MICHIGAN	TSFR BURGER LLC	2631 AIRPORT RD	JACKSON	(517)782-5078
MICHIGAN	TSFR BURGER LLC	3306 E. MICHIGAN AVENUE	JACKSON	(517)784-1630
MICHIGAN	TSFR BURGER LLC	6119 ANN ARBOR ROAD	JACKSON	(517)748-9520
MICHIGAN	TSFR BURGER LLC	913 NORTH WISNER	JACKSON	(517)784-4000
MICHIGAN	TSFR BURGER LLC	2727 EATON RAPIDS ROAD	LANSING	(517)394-7851
MICHIGAN	TSFR BURGER LLC	3920 WEST SAGINAW	LANSING	(517)321-5270
MICHIGAN	TSFR BURGER LLC	413 S CEDAR ST.	LANSING	(517)484-5776
MICHIGAN	TSFR BURGER LLC	529 NORTH CLIPPERT	LANSING	(517)333-5294
MICHIGAN	TSFR BURGER LLC	6620 S. CEDAR	LANSING	(517)394-1341
MICHIGAN	TSFR BURGER LLC	34450 PLYMOUTH RD	LIVONIA	(734)422-7052
MICHIGAN	TSFR BURGER LLC	15690 WEST MICHIGAN	MARSHALL	(269)781-6525
MICHIGAN	TSFR BURGER LLC	439 N. CEDAR STREET	MASON	(517)676-2987
MICHIGAN	TSFR BURGER LLC	17899 HAGGERTY	NORTHVILLE	(248)380-6297
MICHIGAN	TSFR BURGER LLC	26245 NOVI ROAD	NOVI	(248)344-7845
MICHIGAN	TSFR BURGER LLC	4850 MARSH RD.	OKEMOS	(517)349-1189
MICHIGAN	TSFR BURGER LLC	1230 E M36	PINCKNEY	(734)878-3197
MICHIGAN	TSFR BURGER LLC	15055 SHELDON RD	PLYMOUTH	(734)207-6277
MICHIGAN	TSFR BURGER LLC	655 W. ANN ARBOR RD	PLYMOUTH	(734)455-1616
MICHIGAN	TSFR BURGER LLC	1400 S US 27	SAINT JOHNS	(989)224-4969
MICHIGAN	TSFR BURGER LLC	760 EAST MICHIGAN	SALINE	(734)944-0044
MICHIGAN	TSFR BURGER LLC	12793 N US HIGHWAY 131	SCHOOLCRAFT	(269)679-3922
MICHIGAN	TSFR BURGER LLC	440 S. LAFAYETTE	SOUTH LYON	(248)446-0236
MICHIGAN	TSFR BURGER LLC	18902 NORTHLINE ROAD	SOUTHGATE	(734)374-5534
MICHIGAN	TSFR BURGER LLC	1301 W CHICAGO BLVD	TECUMSEH	(517)423-5644
MICHIGAN	TSFR BURGER LLC	233 N US HIGHWAY 131	THREE RIVERS	(269)278-7105
MICHIGAN	TSFR BURGER LLC	2991 COOK ROAD	WEST BRANCH	(989)345-5781
MICHIGAN	TSFR BURGER LLC	2735 WASHTENAW AVE.	YPSILANTI	(734)434-9533
MICHIGAN	TSFR BURGER LLC	4020 CARPENTER RD.	YPSILANTI	(734)971-5644
MICHIGAN	TSFR BURGER LLC WEN MI NATIONAL LLC, AARON CHAUS	750 S. HEWITT ROAD 7149 DIXIE HWY	YPSILANTI CLARKSTON	(734)480-2588 (248)620-2388
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	2640 CENTER AVE.	ESSEXVILLE	(248)620-2388 (989)893-2228
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	11333 SAGINAW STREET	GRAND BLANC	(810)695-0485
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	11333 SAGINAW STREET 19005 MIDDLEBELT RD	LIVONIA	(248)474-6298
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	27526 GRAND RIVER	LIVONIA	(248)474-6298
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	31150 FIVE MILE ROAD	LIVONIA	(734)522-9283
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	1006 PICKARD	MOUNT PLEASANT	(989)775-3175
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	1619 S MISSION	MOUNT PLEASANT	(989)773-2524
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	596 E. WALTON BLVD.	PONTIAC	(248)977-5037
MICHIGAN	WEN MI NATIONAL LLC, AARON CHAUS	4305 BAY ROAD	SAGINAW	(989)792-3252
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1495 WRIGHT AVE.	ALMA	(989)463-8411
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	130 BROWN ROAD	AUBURN HILLS	(248)393-7795
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	787 N VAN DYKE RD	BAD AXE	(989)269-6984
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				(000) 505 5100
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	821 NORTH EUCLID AVE.	BAY CITY	(989)686-6132
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	12150 MARKET PLACE DR	BIRCH RUN	(989)624-1022
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	6324 DIXIE HIGHWAY	BRIDGEPORT	(989)777-8110
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1138 N. BELSAY RD.	BURTON	(810)715-3810
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	5546 SASHABAW ROAD	CLARKSTON	(248)620-0313
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	4280 W. VIENNA ROAD	CLIO	(810)686-5500
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	102 W. FLINT STREET	DAVISON	(810)658-7324
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	3560 GREENFIELD	DEARBORN	(313)240-5295
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	14001 LIVERNOIS	DETROIT	(313)935-6271
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	18430 FORD RD.	DETROIT	(313)593-4449
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	4749 CONNER STREET	DETROIT	(313)822-3519
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	6601 E. JEFFERSON AVE.	DETROIT	(313)259-0109
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	7850 GRATIOT	DETROIT	(313)921-1772
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	9768 GRAND RIVER AVE	DETROIT	(313)931-5958
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	8581 LANSING ROAD	DURAND	(989)288-5188
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1090 WEST HILL ROAD	FLINT	(810)235-0522
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	4314 CORUNNA ROAD	FLINT	(810)732-4818
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	123 INKSTER RD	GARDEN CITY	(734)427-4020
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	4045 GRANGE HALL RD	HOLLY	(248)634-4587
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	2770 WADHAMS ROAD	KIMBALL	(810)982-2647
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	388 S. BROADWAY	LAKE ORION	(248)814-0893
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	436 S. MAIN ST.	LAPEER	(810)664-1641
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1055 FORT STREET	LINCOLN PARK	(313)383-3670
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1970 SOUTHFIELD RD.	LINCOLN PARK	(313)406-4137
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1612 SOUTH SAGINAW	MIDLAND	(989)835-2880
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	1700 HANCOCK ST	PORT HURON	(810)982-0688
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	2323 OAK STREET	PORT HURON	(810)985-5255
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	9859 MIDDLEBELT ROAD	ROMULUS	(734)946-1150
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	4525 STATE ST	SAGINAW	(734)946-1150 (989)799-2420
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MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	7945 GRATIOT RD.	SAGINAW	(989)781-1183
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	24999 NORTHWESTERN HWY	SOUTHFIELD	(248)304-1937
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	4220 ELMS	SWARTZ CREEK	(810)630-1245
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	2190 ORCHARD LAKE ROAD	SYLVAN LAKE	(248)681-6408
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	21909 ECORSE ROAD	TAYLOR	(313)299-1330
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	23500 EUREKA RD.	TAYLOR	(734)287-6216
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	24845 RYAN ROAD	WARREN	(586)427-5360
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	3170 ELIZABETH LAKE	WATERFORD	(248)681-6914
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	5660 HIGHLAND ROAD	WATERFORD	(248)673-1111
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	22052 ALLEN ROAD	WOODHAVEN	(734)692-8048
MICHIGAN	WEN NATIONAL LLC, AARON CHAUS	3460 BIDDLE AVE.	WYANDOTTE	(734)281-6842
MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS	1036 W. CHISHOLM STREET	ALPENA	(989)356-6668
MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS	2181 RAWSONVILLE ROAD	BELLEVILLE	(734)484-4411
MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS	46110 MICHIGAN AVENUE	CANTON	(734)398-1405
MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS	847 S. STATE ST.	CARO	(989)673-0600
MICHIGAN				(
	WEN WELL NATIONAL LLC. AARON CHAUS		DEARBORN HEIGHTS	(313)292-5727
	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC. AARON CHAUS	5714 SOUTH TELEGRAPH ROAD	DEARBORN HEIGHTS FLUSHING	(313)292-5727
MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD	FLUSHING	(810)659-5812
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD	FLUSHING TAYLOR	(810)659-5812 (313)291-8024
MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE	FLUSHING TAYLOR WAYNE	(810)659-5812 (313)291-8024 (734)326-5366
MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD	FLUSHING TAYLOR WAYNE WESTLAND	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD.	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST.	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)683-2749
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)683-2749 (269)982-0217
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)683-2749 (269)982-0217 (269)686-1154
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WMILIMITED PARTNERSHIP-1998 WMI LIMITED PARTNERSHIP-1998 WMI LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E.	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLEGAN ALLENDALE BATTLE CREEK	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)988-1154 (616)226-3619 (269)288-0155
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE.	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)982-0217 (269)986-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE 14099 WHITE CREEK AVENUE	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS COMSTOCK PARK	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE NW	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS COMSTOCK PARK	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS COMSTOCK PARK	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE NW	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLEGAN ALLENDALE BATTLE CREEK BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS COMSTOCK PARK	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182
MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE 14099 WHITE CREEK AVENUE 4694 WEST RIVER ROAD 5960 ALPINE AVE	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLENDALE BATTLE CREEK BIG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS COMSTOCK PARK COMSTOCK PARK DETROIT	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (269)982-0155 (269)982-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE 14099 WHITE CREEK AVENUE 4694 WEST RIVER ROAD 5960 ALPINE AVE 19100 KELLY ROAD	FLUSHING TAYLOR WAYNE WESTLAND WESTLAND BENTON HARBOR NILES SAINT JOSEPH ALLEGAN ALLEGAN ALLENDALE BATTLE CREEK BG RAPIDS CADILLAC CALEDONIA CEDAR SPRINGS COMSTOCK PARK COMSTOCK PARK DETROIT	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (269)982-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JQY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE 14099 WHITE CREEK AVENUE 4694 WEST RIVER ROAD 5960 ALPINE AVE NW 17010 HARPER AVE 19100 KELLY ROAD 18001 NINE MILE ROAD EAST	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CADILLAC         COMSTOCK PARK         COMSTOCK PARK         DETROIT         DETROIT         EASTPOINTE	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (269)982-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE 14099 WHITE CREEK AVENUE 4694 WEST RIVER ROAD 5960 ALPINE AVE NW 17010 HARPER AVE 19100 KELLY ROAD 18001 NINE MILE ROAD EAST 445 N BEACON BLVD	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLENDALE         BATTLE CREEK         BIG RAPIDS         CADILLAC         CALEDONIA         CEDAR SPRINGS         COMSTOCK PARK         DETROIT         DETROIT         GRAND HAVEN	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)604-2059
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD 6501 PIERSON ROAD 10443 TELEGRAPH RD 32967 MICHIGAN AVENUE 29317 JOY ROAD 439 S. WAYNE RD. 1986 M 139 1411 S. 11TH ST. 2800 NILES AVE 1509 LINCOLN ROAD 4755 LAKE MICHIGAN DRIVE 1428 CAPITAL AVENUE N.E. 929 W. COLUMBIA AVE. 614 SOUTH STATE ST 1570 N MITCHELL 8258 BROADMOOR AVENUE SE 14099 WHITE CREEK AVENUE 4694 WEST RIVER ROAD 5960 ALPINE AVE NW 17010 HARPER AVE 19100 KELLY ROAD 18001 NINE MILE ROAD EAST 445 N BEACON BLVD	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLENDALE         BATTLE CREEK         BIG RAPIDS         CADILLAC         CALEDONIA         CEDAR SPRINGS         COMSTOCK PARK         DETROIT         DETROIT         GRAND HAVEN         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)604-2059 (616)454-0186
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE NW           17010 HARPER AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1061 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CALEDONIA         CEDAR SPRINGS         COMSTOCK PARK         DETROIT         DETROIT         GRAND HAVEN         GRAND RAPIDS         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)604-2059 (616)454-0186 (616)361-7251 (616)243-1089
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1061 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.	FLUSHING         TAYLOR         WAYNE         WESTLAND         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CADILLAC         COMSTOCK PARK         COMSTOCK PARK         DETROIT         EASTPOINTE         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (269)982-0155 (269)982-0155 (269)984-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)696-4757 (616)694-40186 (616)361-7251 (616)243-1089 (616)361-7411
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS         WEN VELL NATIONAL LLC, AARON CHAUS         WEN VEN VELL NATIONAL LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WM LIMITED PARTNERSHIP-1998         WM LIMIT	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1061 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.	FLUSHING         TAYLOR         WAYNE         WESTLAND         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CADILLAC         COMSTOCK PARK         DETROIT         DETROIT         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)722-5770 (269)982-0217 (269)984-0912 (269)283-0155 (269)964-0912 (211)75-5204 (216)964-757 (216)964-757 (216)964-757 (216)964-757 (216)964-751 (216)9
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1001 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.           480 68TH STREET	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CADILLAC         CAMSTOCK PARK         DETROIT         EASTPOINTE         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)988-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)645-40186 (616)361-7251 (616)243-1089 (616)243-1089 (616)243-1089
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS         WEN VELL NATIONAL LLC, AARON CHAUS         WEN VEN VELL NATIONAL LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WMUST         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WMUST         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WMUST         WMITED PARTNERSHIP-1998         WM LIMITED PARTNERSHIP-1998         W	5714 SOUTH TELEGRAPH ROAD6501 PIERSON ROAD10443 TELEGRAPH RD32967 MICHIGAN AVENUE29317 JOY ROAD439 S. WAYNE RD.1986 M 1391411 S. 11TH ST.2800 NILES AVE1509 LINCOLN ROAD4755 LAKE MICHIGAN DRIVE1428 CAPITAL AVENUE N.E.929 W. COLUMBIA AVE.614 SOUTH STATE ST1570 N MITCHELL8258 BROADMOOR AVENUE SE14099 WHITE CREEK AVENUE4694 WEST RIVER ROAD5960 ALPINE AVE19100 KELLY ROAD18001 NINE MILE ROAD EAST445 N BEACON BLVD1061 MICHIGAN ST. N.E.1975 E. BELT LINE AVE.2332 28TH S.E.3301 PLAINFIELD N.E.3921 28TH ST. S.E.480 68TH STREET5070 NORTHLAND DRIVE NE	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CADILLAC         CAMSTOCK PARK         DETROIT         DETROIT         DETROIT         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (269)982-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)604-2059 (616)645-0186 (616)243-1089 (616)241-1081 (616)241-1031 (616)241-1033 (616)988-5061
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN WELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1001 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.           480 68TH STREET	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLEGAN         ALLEGAN         CADILLAC         CADILLAC         CADILLAC         CAMSTOCK PARK         DETROIT         EASTPOINTE         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)982-0217 (269)988-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)645-40186 (616)361-7251 (616)243-1089 (616)243-1089 (616)243-1089
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN VELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE NW           17010 HARPER AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1061 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.           480 68TH STREET           5070 NORTHLAND DRIVE NE           4435 CANAL AVE	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLEGAN         ALLENDALE         BATTLE CREEK         BIG RAPIDS         CADILLAC         CADILLAC         COMSTOCK PARK         COMSTOCK PARK         DETROIT         DETROIT         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)686-1154 (616)226-3619 (269)988-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)694-757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)647-2182 (586)779-0132 (616)645-0186 (616)361-7251 (616)243-1089 (616)361-7411 (616)942-7131 (616)942-7131 (616)942-7133 (616)948-5061 (616)530-2499
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN VELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE NW           17010 HARPER AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1061 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.           480 68TH STREET           5070 NORTHLAND DRIVE NE           4435 CANAL AVE           18800 MACK AVENUE	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLENDALE         BATTLE CREEK         BIG RAPIDS         CADILLAC         CALEDONIA         CEDAR SPRINGS         COMSTOCK PARK         DETROIT         DETROIT         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)683-2749 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)694-757 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)647-2182 (616)647-2182 (616)647-2182 (616)241-0186 (616)241-0186 (616)241-0186 (616)241-0189 (616)241-1031 (616)241-1031 (616)241-3033 (616)988-5061 (616)530-2499
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS         WEN WELL NATIONAL LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WM VELL MATIONAL LLC, STEVEN C. DONELSON, ZANE GROSS, JR.         WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           10051 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.           480 68TH STREET           5070 NORTHLAND DRIVE NE           4435 CANAL AVE           18800 MACK AVENUE           20979 HARPER AVENUE	FLUSHING         TAYLOR         WAYNE         WESTLAND         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLENDALE         BATTLE CREEK         BIG RAPIDS         CADILLAC         CALEDONIA         CEDAR SPRINGS         COMSTOCK PARK         COMSTOCK PARK         DETROIT         EASTPOINTE         GRAND RAPIDS         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0217 (269)982-0155 (269)982-0155 (269)982-0155 (269)984-4912 (231)775-5204 (616)891-2823 (616)696-4757 (616)785-3990 (616)694-72182 (313)343-9165 (313)372-1152 (586)779-0132 (616)644-0188 (616)644-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)6454-0188 (616)631-7251 (616)243-1089 (616)361-7251 (616)243-1089 (616)530-2499 (313)885-1610
MICHIGAN MICHIGAN	WEN WELL NATIONAL LLC, AARON CHAUS WEN VELL NATIONAL LLC, AARON CHAUS WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR. WM LIMITED PARTNERSHIP-1998 WM LIMITED PARTNERSHIP-1998	5714 SOUTH TELEGRAPH ROAD           6501 PIERSON ROAD           10443 TELEGRAPH RD           32967 MICHIGAN AVENUE           29317 JOY ROAD           439 S. WAYNE RD.           1986 M 139           1411 S. 11TH ST.           2800 NILES AVE           1509 LINCOLN ROAD           4755 LAKE MICHIGAN DRIVE           1428 CAPITAL AVENUE N.E.           929 W. COLUMBIA AVE.           614 SOUTH STATE ST           1570 N MITCHELL           8258 BROADMOOR AVENUE SE           14099 WHITE CREEK AVENUE           4694 WEST RIVER ROAD           5960 ALPINE AVE NW           17010 HARPER AVE           19100 KELLY ROAD           18001 NINE MILE ROAD EAST           445 N BEACON BLVD           1061 MICHIGAN ST. N.E.           1975 E. BELT LINE AVE.           2333 28TH S.E.           3301 PLAINFIELD N.E.           3921 28TH ST. S.E.           480 68TH STREET           5070 NORTHLAND DRIVE NE           4435 CANAL AVE           18800 MACK AVENUE	FLUSHING         TAYLOR         WAYNE         WESTLAND         BENTON HARBOR         NILES         SAINT JOSEPH         ALLEGAN         ALLENDALE         BATTLE CREEK         BIG RAPIDS         CADILLAC         CALEDONIA         CEDAR SPRINGS         COMSTOCK PARK         DETROIT         DETROIT         GRAND RAPIDS	(810)659-5812 (313)291-8024 (734)326-5366 (734)762-3397 (734)728-5770 (269)926-2510 (269)982-0217 (269)686-1154 (616)226-3619 (269)288-0155 (269)964-4912 (231)796-4629 (231)775-5204 (616)891-2823 (616)694-4912 (231)775-5204 (616)691-2823 (616)694-777 (616)785-3990 (616)647-2182 (313)343-9165 (313)372-1152 (586)779-0132 (616)604-2059 (616)454-0186 (616)241-1089 (616)241-1089 (616)241-3033 (616)988-5061 (616)530-2499 (313)640-1399

MICHIGAN	WM LIMITED PARTNERSHIP-1998	250 N. RIVER AVENUE	HOLLAND	(616)928-0071
MICHIGAN	WM LIMITED PARTNERSHIP-1998	3176 WESTSHORE DRIVE	HOLLAND	(616)796-0209
MICHIGAN	WM LIMITED PARTNERSHIP-1998	816 E. 16TH STREET	HOLLAND	(616)394-3048
MICHIGAN	WM LIMITED PARTNERSHIP-1998	4037 32ND AVE	HUDSONVILLE	(616)379-3029
MICHIGAN	WM LIMITED PARTNERSHIP-1998	9556 US 31 SOUTH	INTERLOCHEN	(231)774-2510
MICHIGAN	WM LIMITED PARTNERSHIP-1998	2215 PORT SHELDON STREET	JENISON	(616)662-3394
MICHIGAN	WM LIMITED PARTNERSHIP-1998	3805 SPRINKLE ROAD	KALAMAZOO	(269)373-4675
MICHIGAN	WM LIMITED PARTNERSHIP-1998	5128 SOUTH 9TH STREET	KALAMAZOO	(269)353-3058
MICHIGAN	WM LIMITED PARTNERSHIP-1998	5455 WEST MAIN ST.	KALAMAZOO	(269)381-1280
MICHIGAN	WM LIMITED PARTNERSHIP-1998	5796 GULL ROAD	KALAMAZOO	(269)382-4051
MICHIGAN	WM LIMITED PARTNERSHIP-1998	4343 PATTERSON AVE S.E.	KENTWOOD	(616)940-2272
MICHIGAN	WM LIMITED PARTNERSHIP-1998	6628 KALAMAZOO AVENUE S.E.	KENTWOOD	(616)698-0833
MICHIGAN	WM LIMITED PARTNERSHIP-1998	5189 W. U.S. 10	LUDINGTON	(231)843-1413
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1492 US 31	MANISTEE	(231)723-2363
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1756 N. GETTY ROAD	MUSKEGON	(231)744-9380
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1786 E. APPLE AVE	MUSKEGON	(231)220-9068
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1865 E. SHERMAN BLVD.	MUSKEGON	(231)830-9995
MICHIGAN	WM LIMITED PARTNERSHIP-1998	250 WEST PINE LAKE DRIVE	NEWAYGO	(231)652-3391
MICHIGAN	WM LIMITED PARTNERSHIP-1998	801 WEST NORTON AVE	NORTON SHORES	(231)220-9060
MICHIGAN	WM LIMITED PARTNERSHIP-1998	828 S KALAMAZOO	PAW PAW	(269)657-4964
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1185 M 89	PLAINWELL	(269)685-1472
MICHIGAN	WM LIMITED PARTNERSHIP-1998	4301 W. CENTRE AVENUE	PORTAGE	(269)492-0502
MICHIGAN	WM LIMITED PARTNERSHIP-1998	5830 WESTNEDGE AVE. SOUTH	PORTAGE	(269)345-4794
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1695 EAST GRAND RIVER AVENUE	PORTLAND	(517)647-4273
MICHIGAN	WM LIMITED PARTNERSHIP-1998	72401 COUNTY ROAD 388	SOUTH HAVEN	(269)639-1902
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1686 S GARFIELD AVE	TRAVERSE CITY	(231)642-4476
MICHIGAN	WM LIMITED PARTNERSHIP-1998	2315 ALPINE AVE NW	WALKER	(616)363-0400
MICHIGAN	WM LIMITED PARTNERSHIP-1998	3922 LAKE MICHIGAN DRIVE NW	WALKER	(616)735-0781
MICHIGAN	WM LIMITED PARTNERSHIP-1998	1600 28TH STREET SW	WYOMING	(616)249-3133
MICHIGAN	WM LIMITED PARTNERSHIP-1998	165 54TH ST SW	WYOMING	(616)202-1127
MICHIGAN	WM LIMITED PARTNERSHIP-1998	2351 GEZON PARKWAY SW	WYOMING	(616)261-3442
MINNESOT	A			
MINNESOTA	AREAS AERO MSP JV, LLC	3191 CONCOURSE F	SAINT PAUL	(612)564-1223
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	480 BUNKER LAKE BLVD. NW	ANOKA	(763)390-9244
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	15100 CEDAR AVENUE	APPLE VALLEY	(952)314-4152
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1440 109TH AVE. N.E.	BLAINE	(763)324-8268
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	4460 PHEASANT RIDGE DRIVE	BLAINE	(763)324-8271

MINNESOTA	HAZA FOODS OF MINNESOTA LLC	15100 CEDAR AVENUE	APPLE VALLEY	(952)314-4152
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1440 109TH AVE. N.E.	BLAINE	(763)324-8268
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	4460 PHEASANT RIDGE DRIVE	BLAINE	(763)324-8271
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	2001 AMERICAN BLVD. W.	BLOOMINGTON	(952)222-9564
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	9624 LYNDALE	BLOOMINGTON	(952)939-4081
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	510 W. WASHINGTON	BRAINERD	(218)270-2146
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	5545 XERXES AVENUE N	BROOKLYN CENTER	(763)324-8283
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	7445 71ST AVE. N.	BROOKLYN PARK	(763)324-8313
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	2101 W. COUNTY ROAD 42	BURNSVILLE	(952)934-2008
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	150 BALSAM ST. NORTH	CAMBRIDGE	(320)496-3352
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	7820 MARKET BLVD	CHANHASSEN	(952)890-2036
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	5050 CENTRAL AVENUE NE	COLUMBIA HEIGHTS	(763)324-8286
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	12999 ROUND LAKE BLVD.	COON RAPIDS	(763)233-3570
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	8639 E. POINT DOUGLAS ROAD	COTTAGE GROVE	(763)324-8254
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1720 MILLER TRUNK HWY	DULUTH	(218)216-1085
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	3655 PILOT KNOB RD	EAGAN	(651)478-6473
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	4615 NICHOLS ROAD	EAGAN	(651)478-6338
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	8395 FLYING CLOUD DRIVE	EDEN PRAIRIE	(952)222-5638
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	3301 HAZELTON RD	EDINA	(952)222-5281
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	22790 EVERTON AVENUE NORTH	FOREST LAKE	(320)335-2767
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	303 11TH AVENUE SOUTH	HOPKINS	(952)996-0743
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	17610 KENDRICK AVENUE	LAKEVILLE	(952)925-3440
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	13645 83RD WAY N	MAPLE GROVE	(763)208-7716
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1975 EAST COUNTY ROAD D	MAPLEWOOD	(612)255-3331
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1251 INDUSTRIAL BOULEVARD	MINNEAPOLIS	(612)230-9917
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	2931 26TH AVE. SOUTH	MINNEAPOLIS	(612)450-7728
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	325 FRANKLIN AVE EAST	MINNEAPOLIS	(612)254-8428
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	421 W. BROADWAY AVE.	MINNEAPOLIS	(612)230-9869
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	8780 UNIVERSITY AVE NW	MINNEAPOLIS	(612)254-8832
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	12950 WAYZATA BLVD.	MINNETONKA	(952)922-7007
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	4872 COUNTY ROAD 77	NISSWA	(218)656-0818
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	14560 NO 60TH STREET	OAK PARK HEIGHTS	(651)300-2659
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	14370 28TH PLACE N.	PLYMOUTH	(763)324-8272
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	9850 ROCKFORD ROAD	PLYMOUTH	(763)324-8265
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	6500 LYNDALE AVE. S.	RICHFIELD	(612)249-6438
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	21601 S. DIAMOND LAKE ROAD	ROGERS	(763)324-8273
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	15020 CLARET AVE.	ROSEMOUNT	(651)760-4757
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1899 W. PERIMETER DR.	ROSEVILLE	(651)478-6460
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	10 HIGHWAY 10 N	SAINT CLOUD	(320)281-7413
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1770 UNIVERSITY AVE W.	SAINT PAUL	(651)699-8526
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1825 SUBURBAN AVENUE	SAINT PAUL	(651)478-6462
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	255 E. MARYLAND AVE.	SAINT PAUL	(612)963-8797
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	612 W. UNIVERSITY AVE.	SAINT PAUL	(651)702-7699

MINNESOTA	HAZA FOODS OF MINNESOTA LLC	7611 EGAN DRIVE	SAVAGE	(952)222-4334
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	8011 OLD CARRIAGE CT.	SHAKOPEE	(952)406-8252
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	1051 RED FOX ROAD	SHOREVIEW	(651)478-6337
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	395 SECOND STREET SOUTH	WAITE PARK	(320)266-1229
MINNESOTA	HAZA FOODS OF MINNESOTA LLC	8376 TAMARACK VILLAGE	WOODBURY	(651)762-7507
MINNESOTA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	1545 MADISON AVENUE	MANKATO	(507)625-1888
MINNESOTA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2290 46TH STREET NW	OWATONNA	(507)451-7403
MINNESOTA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	2986 HIGHWAY 63 S	ROCHESTER	(507)282-3821
MINNESOTA	PARCO, LTD., JEFFREY P. RUPPEL, TAMARA L. RYAN	5330 HIGHWAY 52 N	ROCHESTER	(507)252-0453
MINNESOTA	WT SIOUX, LLC	2751 E. MAIN STREET	ALBERT LEA	(507)377-2704

MISSISSIP				1
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	2178 HIGHWAY 18	BRANDON	(601)825-1488
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	607 W GOVERNMENT ST	BRANDON	(601)825-2322
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	1307 EAST PEACE STREET	CANTON	(601)859-4484
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	1434 HIGHWAY 22 W	CANTON	(601)859-7764
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	909 HIGHWAY 16 WEST	CARTHAGE	(601)298-0160
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	465 HIGHWAY 12 EAST	KOSCIUSKO	(662)290-0545
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	101 COLONY CROSSING	MADISON	(601)898-4502
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	1021 HWY 51	MADISON	(601)853-4717
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	1640 SIMPSON HIGHWAY 49	MAGEE	(601)849-2009
MISSISSIPPI	PERIMETER FOODS, INC., JAN COLLINS	902 HWY. 49	RICHLAND	(601)936-6970
MISSISSIPPI	WEN TENNESSEE, LLC	1502 SUNSET DRIVE	GRENADA	(662)226-2883
MISSISSIPPI	WEN TENNESSEE, LLC	6965 PENNY LANE	HORN LAKE	(662)298-7107
MISSISSIPPI	WEN TENNESSEE, LLC	718 GOODMAN RD WEST	HORN LAKE	(662)349-3489
MISSISSIPPI	WEN TENNESSEE, LLC	1904 JACKSON AVE W	OXFORD	(662)234-9207
MISSISSIPPI	WEN TENNESSEE, LLC	703 SISK AVENUE	OXFORD	(662)236-4745
MISSISSIPPI	WEN TENNESSEE, LLC	511 E MAIN STREET	SENATOBIA	(662)562-9969
MISSISSIPPI	WEN TENNESSEE, LLC	415 GOODMAN ROAD	SOUTHAVEN	(662)536-0023
MISSISSIPPI	WEN TENNESSEE, LLC	880 STATELINE ROAD	SOUTHAVEN	(662)393-9448
MISSISSIPPI	WENDELTA, INC.	810 HIGHWAY 25 S	ABERDEEN	(662)369-7437
MISSISSIPPI	WENDELTA, INC.	900 U S HWY 278 EAST	AMORY	(662)256-5951
MISSISSIPPI	WENDELTA, INC.	651 HIGHWAY 6 EAST	BATESVILLE	(662)563-3119
MISSISSIPPI	WENDELTA, INC.	1001 HWY 90	BAY SAINT LOUIS	(228)463-0906
MISSISSIPPI	WENDELTA, INC.	2640 WEST BEACH BLVD.	BILOXI	(228)388-1997
MISSISSIPPI	WENDELTA, INC.	906 NORTH 2ND STREET	BOONEVILLE	(662)728-8333
MISSISSIPPI	WENDELTA, INC.	935 BROOKWAY BLVD	BROOKHAVEN	(601)833-3101
MISSISSIPPI	WENDELTA, INC.	5581 I-55 SOUTH	BYRAM	(601)372-1300
MISSISSIPPI	WENDELTA, INC.	623 S. STATE STREET	CLARKSDALE	(662)624-4076
MISSISSIPPI	WENDELTA, INC.	801 N. DAVIS AVENUE	CLEVELAND	(662)846-6090
MISSISSIPPI	WENDELTA, INC.	310 HWY 80 EAST	CLINTON	(601)924-6838
MISSISSIPPI	WENDELTA, INC.	515 HWY 98 BYPASS	COLUMBIA	(601)736-9555
MISSISSIPPI	WENDELTA, INC.	101 ALABAMA STREET	COLUMBUS	(662)244-8725
MISSISSIPPI	WENDELTA, INC.	1903 HIGHWAY 45 N	COLUMBUS	(662)328-2584
MISSISSIPPI	WENDELTA, INC.	801 HIGHWAY 72 EAST	CORINTH	(662)284-0812
MISSISSIPPI	WENDELTA, INC.	3681 SANGANI BLVD	DIBERVILLE	(228)354-8042
MISSISSIPPI	WENDELTA, INC.	105 PLAZA DRIVE EXT.	FLOWOOD	(601)992-8555
MISSISSIPPI	WENDELTA, INC.	3508 LAKELAND DRIVE	FLOWOOD	(601)936-9037
MISSISSIPPI	WENDELTA, INC.	1302 HWY 35 S.	FOREST	(601)469-5456
MISSISSIPPI	WENDELTA, INC.	415 INTERCHANGE DRIVE	FULTON	(662)862-3393
MISSISSIPPI	WENDELTA, INC.	2605 HIGHWAY 90	GAUTIER	(228)497-6618
MISSISSIPPI	WENDELTA, INC.	1704 HIGHWAY 82 E	GREENVILLE	(662)332-1001
MISSISSIPPI	WENDELTA, INC.	1835 HIGHWAY 1 S	GREENVILLE	(662)332-3131
MISSISSIPPI	WENDELTA, INC.	816 W PARK	GREENWOOD	(662)455-3321
MISSISSIPPI	WENDELTA, INC.	12102 HWY 49 N	GULFPORT	(228)328-0158
MISSISSIPPI	WENDELTA. INC.	22 PASS RD.	GULFPORT	(228)864-6122
MISSISSIPPI	WENDELTA, INC.	9373 CANAL ROAD	GULFPORT	(228)863-0151
MISSISSIPPI	WENDELTA, INC.	9455 HIGHWAY 49	GULFPORT	(228)868-1400
MISSISSIPPI	WENDELTA, INC.	112 WESTOVER DRIVE	HATTIESBURG	(601)264-8339
MISSISSIPPI	WENDELTA, INC.	1701 HARDY STREET	HATTIESBURG	(601)582-1121
MISSISSIPPI	WENDELTA, INC.	2001 EDDY STREET	HATTIESBURG	(601)271-7705
MISSISSIPPI	WENDELTA, INC.	6 LAKE FORGETFUL DRIVE	HATTIESBURG	(601)261-3265
MISSISSIPPI	WENDELTA, INC.	6738 HIGHWAY 49	HATTIESBURG	(601)261-3263
MISSISSIPPI	WENDELTA, INC.	155 MARKET PLACE	HATTIESBORG	(601)201-3993
MISSISSIPPI	WENDELTA, INC.	593 E COMMERCE ST	HERNANDO	(662)429-0630
MISSISSIPPI	WENDELTA, INC.	1585 MARY VANCE LOOP	HOLLY SPRINGS	(662)551-4149
MISSISSIPPI	WENDELTA, INC.	1585 MARY VANCE LOOP 1104 HIGHWAY 82 EAST	INDIANOLA	
			JACKSON	(662)887-3979
	WENDELTA, INC. WENDELTA, INC.	1240 HIGH STREET		(601)961-1713
		1510 ELLIS AVENUE	JACKSON	(601)949-5529
MISSISSIPPI	WENDELTA, INC.	235 W. NORTHSIDE DR	JACKSON	(601)981-3449
MISSISSIPPI	WENDELTA, INC.	4750 HIGHWAY 18	JACKSON	(601)922-8160
MISSISSIPPI	WENDELTA, INC.	4920 I-55 NORTH	JACKSON	(601)981-4694
MISSISSIPPI	WENDELTA, INC.	1955 HIGHWAY 15	LAUREL	(601)649-4934
MISSISSIPPI	WENDELTA, INC.	325 HIGHWAY 15 SOUTH	LOUISVILLE	(662)773-6096
MISSISSIPPI	WENDELTA, INC.	1251 GLUCKSTADT RD	MADISON	(601)431-0167
MISSISSIPPI	WENDELTA, INC.	108 NORTH CROSSING DRIVE	MCCOMB	(601)730-0275
MISSISSIPPI	WENDELTA, INC.	1620 DELAWARE AVENUE	MCCOMB	(601)684-6787
MISSISSIPPI	WENDELTA, INC.	2705 N. HILLS STREET	MERIDIAN	(601)693-4638

MISSISSIPPI	WENDELTA, INC.	3105 8TH ST.	MERIDIAN	(601)693-5530
MISSISSIPPI	WENDELTA, INC.	642 22ND AVENUE SOUTH	MERIDIAN	(601)485-6599
MISSISSIPPI	WENDELTA, INC.	6533 HWY. 63	MOSS POINT	(228)474-1645
MISSISSIPPI	WENDELTA, INC.	288 SGT. PRENTISS DRIVE	NATCHEZ	(601)897-0333
MISSISSIPPI	WENDELTA, INC.	704 COULTER DRIVE	NEW ALBANY	(662)534-9948
MISSISSIPPI	WENDELTA, INC.	7521 WASHINGTON STREET	OCEAN SPRINGS	(228)872-6449
MISSISSIPPI	WENDELTA, INC.	7059 HACKS CROSS ROAD	OLIVE BRANCH	(662)890-8957
MISSISSIPPI	WENDELTA, INC.	7985 CRAFT - GOODMAN RD	OLIVE BRANCH	(662)893-4060
MISSISSIPPI	WENDELTA, INC.	3421 DENNY AVENUE	PASCAGOULA	(228)769-1495
MISSISSIPPI	WENDELTA, INC.	310 S. PEARSON ROAD	PEARL	(601)420-5963
MISSISSIPPI	WENDELTA, INC.	518 HIGHWAY 42	PETAL	(601)584-6737
MISSISSIPPI	WENDELTA, INC.	398 WEST MAIN STREET	PHILADELPHIA	(601)656-5040
MISSISSIPPI	WENDELTA, INC.	199 MEMORIAL BLVD.	PICAYUNE	(601)798-5590
MISSISSIPPI	WENDELTA, INC.	163 HWY 15 NORTH	PONTOTOC	(662)489-9265
MISSISSIPPI	WENDELTA, INC.	675 HIGHLAND COLONY PARKWAY	RIDGELAND	(601)473-3007
MISSISSIPPI	WENDELTA, INC.	7001 OLD CANTON ROAD	RIDGELAND	(601)853-0440
MISSISSIPPI	WENDELTA, INC.	826 E. COUNTY LINE ROAD	RIDGELAND	(601)978-3947
MISSISSIPPI	WENDELTA, INC.	12832 US HIGHWAY 61 N.	ROBINSONVILLE	(662)363-7663
MISSISSIPPI	WENDELTA, INC.	465 CHURCH ROAD W.	SOUTHAVEN	(662)996-7058
MISSISSIPPI	WENDELTA, INC.	100 HIGHWAY 12 E	STARKVILLE	(662)324-2929
MISSISSIPPI	WENDELTA, INC.	2435 WEST MAIN STREET	TUPELO	(662)844-1171
MISSISSIPPI	WENDELTA, INC.	3324 N GLOSTER STREET	TUPELO	(662)620-6492
MISSISSIPPI	WENDELTA, INC.	368 S GLOSTER	TUPELO	(662)842-0434
MISSISSIPPI	WENDELTA, INC.	10 ORME DRIVE	VICKSBURG	(601)636-0630
MISSISSIPPI	WENDELTA, INC.	4207 CLAY STREET	VICKSBURG	(601)631-2732
MISSISSIPPI	WENDELTA, INC.	1300 AZALEA DRIVE	WAYNESBORO	(601)671-3784
MISSISSIPPI	WENDELTA, INC.	7114 HWY 45 ALT N.	WEST POINT	(662)494-9658
MISSISSIPPI	WENDELTA, INC.	1051 E FRONTAGE RD	WIGGINS	(601)928-2102
MISSISSIPPI	WENDELTA, INC.	232 JERRY CLOWER BLVD	YAZOO CITY	(662)746-2242

## MISSOURI

IMISSOURI         BB ST. LOUS, LLC         1999 FARCHERDS         ANNOLD         (68)2676-138           IMISSOURI         BB ST. LOUS, LLC         11499 MANCHERTR RD.         BALIUMIN         (68)2687-5113           IMISSOURI         BB ST. LOUS, LLC         1349 MISSOURI BDTOM FOAD         BRIDECTON         (314)234-413           IMISSOURI         BB ST. LOUS, LLC         1745 LOUS, LLC         (68)53 59922           IMISSOURI         BB ST. LOUS, LLC         (68)53 59922           IMISSOURI         BB ST. LOUS, LLC         (64)5185047         (34)1398 9222           IMISSOURI         BB ST. LOUS, LLC         (64)518-6029         (64)518-6029           IMISSOURI         BB ST. LOUS, LLC         (64)518-6029         (64)518-6029           IMISSOURI         BB ST. LOUS, LLC         (64)187-40001 DBY         LARE SANT (103)         (65)612-2530           IMISSOURI         BB ST. LOUS, LLC         (70) MICGE ROAD         CALLINI         (54)612-2530           IMISSOURI         BB ST. LOUS, LLC         (70) MICGE ROAD         SANT (104)         (54)127-346           IMISSOURI         BB ST. LOUS, LLC         (70) MICGE ROAD         SANT (104)         (14)423-3465           IMISSOURI         BB ST. LOUS, LLC         (70) MICGE ROAD         SANT (104)         (14)423-3465     <	MISSOURI				
MISSOURI         BB 51, LOUIS, LLC         1395, FAUL, MAYER         BBIOETON         (314)234-133           MISSOURI         BB 51, LOUIS, LLC         13945, MISSOURI         BDTO, MOAD         BBIOETON         (314)252-0730           MISSOURI         BB 51, LOUIS, LLC         17451, CHESTERFIELD, AIRPORT ROAD         CHESTERFIELD, AIRPORT ROAD         (314)252-0730           MISSOURI         BB 51, LOUIS, LLC         2709, RIOE POINT DR         HIGH RIOE         (334)252-0730           MISSOURI         BB 51, LOUIS, LLC         2709, RIOE POINT DR         HIGH RIOE         (336)356-0239           MISSOURI         BB 51, LOUIS, LLC         905, ROBERT RAYMOND DRIVE         LAKE SAINT LOUIS         (336)324-933           MISSOURI         BB 51, LOUIS, LLC         9701, VETRAMS MEMORIAL, PARKWAY         OFALLON         (336)324-9506           MISSOURI         BB 51, LOUIS, LLC         9701, VETRAMS MEMORIAL, PARKWAY         OFALLON         (334)235-2530           MISSOURI         BB 51, LOUIS, LLC         1349         SAINT COUIS         (334)238-2556           MISSOURI         BB 51, LOUIS, LLC         1349         SAINT COUIS         (334)238-2556           MISSOURI         BB 51, LOUIS, LLC         1349         SAINT COUIS         (334)238-2556           MISSOURI         BB 51, LOUIS, LLC	MISSOURI	BB ST. LOUIS, LLC	989 JEFFCO BOULEVARD	ARNOLD	(636)287-6138
MISSOURI         BB ST. LOUIS, LLC         13945 MISSOURI BDR ST. LOUIS, LLC         1314252-0730           MISSOURI         BB ST. LOUIS, LLC         13751 CHESTERFIELD AIRPORT ROAD         CHESTERFIELD         (636)536-9952           MISSOURI         BB ST. LOUIS, LLC         2709 RIDGE POINT DR         HICH RIDGE         (636)536-9952           MISSOURI         BB ST. LOUIS, LLC         2709 RIDGE POINT DR         HICH RIDGE         (636)561-2288           MISSOURI         BB ST. LOUIS, LLC         905 ROBERT RAYMOND DRIVE         LARE SAINT LOUIS (636)561-2288           MISSOURI         BB ST. LOUIS, LLC         1339 MEXICO LOOP R0 E         OFALLON         (636)281-4238           MISSOURI         BB ST. LOUIS, LLC         901 VETERANS MEMORIAL PARKWAY         OFALLON         (636)2824-9423           MISSOURI         BB ST. LOUIS, LLC         9701 VETERANS MEMORIAL PARKWAY         (FALLON         (636)272-5230           MISSOURI         BB ST. LOUIS, LLC         1010 PAGE AVE         SAINT CLUIS         (14)4423-9605           MISSOURI         BB ST. LOUIS, LLC         1010 PAGE AVE         SAINT CLUIS         (14)4423-9605           MISSOURI         BB ST. LOUIS, LLC         1010 PAGE AVE         SAINT CLUIS         (14)4423-9605           MISSOURI         BB ST. LOUIS, LLC         1010 PAGE AVE         SA	MISSOURI	BB ST. LOUIS, LLC	14799 MANCHESTER RD.	BALLWIN	(636)686-7341
MISSOURI         BB 5T. LOUIS, LLC         636)536-9952           MISSOURI         BB 5T. LOUIS, LLC         2709 RIDGE POINT DR         HIGH RIDGE         (636)376-0023           MISSOURI         BB 5T. LOUIS, LLC         2709 RIDGE POINT DR         HIGH RIDGE         (636)376-0023           MISSOURI         BB 5T. LOUIS, LLC         300 ROBERT FAMMOND DRIVE         LARE SANT LOUIS         (636)376-0023           MISSOURI         BB 5T. LOUIS, LLC         1390 MIXENCO LOOP RO         OFALLON         (636)321-0423           MISSOURI         BB 5T. LOUIS, LLC         9701 VETRANS MMORIAL PARKWAY         OFALLON         (636)322-9560           MISSOURI         BB 5T. LOUIS, LLC         9701 VETRANS MMORIAL PARKWAY         OFALLON         (636)327-2532           MISSOURI         BB 5T. LOUIS, LLC         9701 VETRANS MMORIAL PARKWAY         (636)447-5946           MISSOURI         BB 5T. LOUIS, LLC         9701 VETRANS MMORIAL PARKWAY         (636)447-5946           MISSOURI         BB 5T. LOUIS, LLC         1304 MAXENSTER ROAD         SAINT LOUIS         (314)323-9656           MISSOURI         BB 5T. LOUIS, LLC         1304 MAXENSTER ROAD         SAINT LOUIS         (314)323-9656           MISSOURI         BB 5T. LOUIS, LLC         3465 UNION BLVD         SAINT LOUIS         (314)342-9665	MISSOURI	BB ST. LOUIS, LLC	11961 PAUL MAYER	BRIDGETON	(314)739-4134
MISSOURI         BB ST. LOUIS, LLC         BB	MISSOURI	BB ST. LOUIS, LLC	13945 MISSOURI BOTTOM ROAD	BRIDGETON	(314)252-0730
MISSOURI         BB 5T. LOUIS, LLC         2709 RIGCE POINT DR         HIGH RIGGE         (636)236-0239           MISSOURI         BB ST. LOUIS, LLC         1390 MEXICO LOOP RD E         OPALLON         (636)231-0239           MISSOURI         BB ST. LOUIS, LLC         1390 MEXICO LOOP RD E         OPALLON         (636)232-0239           MISSOURI         BB ST. LOUIS, LLC         9701 VETRANS MEMORIAL PARKWAY         OPALLON         (636)232-9530           MISSOURI         BB ST. LOUIS, LLC         9701 VETRANS MEMORIAL PARKWAY         OPALLON         (636)234-9530           MISSOURI         BB ST. LOUIS, LLC         9701 VETRANS MEMORIAL PARKWAY         OPALLON         (636)447-5946           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE	MISSOURI	BB ST. LOUIS, LLC	17451 CHESTERFIELD AIRPORT ROAD	CHESTERFIELD	(636)536-9952
MISSOURI         BB ST. LOUS, LLC         905 ROBERT RAYMOND DRIVE         LAKE SAINT LOUIS         (636)251:2928           MISSOURI         BB ST. LOUS, LLC         1390 MEXICO LOOP RD E         OFALLON         (636)23:4230           MISSOURI         BB ST. LOUS, LLC         4120 HIGHWAY K         OFALLON         (636)23:42503           MISSOURI         BB ST. LOUS, LLC         9701 VETERANS MEMORIAL PARKWAY         OFALLON         (636)27:5230           MISSOURI         BB ST. LOUS, LLC         9604 MAXCHESTER ROAD         ROCK HILL         (314)483:4964-5344           MISSOURI         BB ST. LOUS, LLC         2760 MUEGGE ROAD         SAINT CHARLES         (636)437:5946           MISSOURI         BB ST. LOUS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423:49605           MISSOURI         BB ST. LOUS, LLC         1030 MAPTON AVENUE         SAINT LOUIS         (314)423:49605           MISSOURI         BB ST. LOUS, LLC         10380 IGRAVOIS RD         SAINT LOUIS         (314)423:49605           MISSOURI         BB ST. LOUS, LLC         3801 IGRAVOIS RD         SAINT LOUIS         (314)423:49605           MISSOURI         BB ST. LOUS, LLC         3801 IGRAVOIS RD         SAINT LOUIS         (314)432:42759           MISSOURI         BS ST. LOUIS, LLC         636147:5078 <td< td=""><td>MISSOURI</td><td>BB ST. LOUIS, LLC</td><td>8250 N. LINDBERGH</td><td>FLORISSANT</td><td>(314)838-9225</td></td<>	MISSOURI	BB ST. LOUIS, LLC	8250 N. LINDBERGH	FLORISSANT	(314)838-9225
IMISSOURI         BB ST. LOUIS, LLC         1390 MEXICO LOOP RD E         OFALLON         (636)221-0433           MISSOURI         BB ST. LOUIS, LLC         4210 HIGHWAY K         OFALLON         (636)272-5230           MISSOURI         BB ST. LOUIS, LLC         9701 VETERANS MEMORIAL PARKWAY         OFALLON         (636)272-5230           MISSOURI         BB ST. LOUIS, LLC         9704 MEGGE ROAD         ROCK HILL         (314)986-4534           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)781-9366           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)781-9366           MISSOURI         BB ST. LOUIS, LLC         1340 MEXPON AVENUE         SAINT LOUIS         (314)781-9569           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)781-4569           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)982-1239           MISSOURI         BB ST. LOUIS, LLC         5624 TELGRAPH RD         SAINT LOUIS         (314)982-1239           MISSOURI         BS ST. LOUIS, LLC         8009 PAGE AVE         SAINT LOUIS         (314)982-329           MISSOURI         BS ST. LOUIS, LLC         8009 PAGE AVE         SAINT LOUIS	MISSOURI	BB ST. LOUIS, LLC	2709 RIDGE POINT DR	HIGH RIDGE	(636)376-0029
MISSOURI         BB 5T. LOUIS, LLC         4210 HIGHWAY K         OFAILON         (636)329-8506           MISSOURI         BB 5T. LOUIS, LLC         9701 VETERANS MEMORIAL PARKWAY         OFAILON         (636)272-5230           MISSOURI         BB 5T. LOUIS, LLC         9604 MAACHESTE ROAD         ROCK HILL         (314)68-634           MISSOURI         BB 5T. LOUIS, LLC         2760 MUEGE ROAD         SAINT CHARLES         (636)447-5946           MISSOURI         BB 5T. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)482-3665           MISSOURI         BB 5T. LOUIS, LLC         2130 HAMPTON AVENUE         SAINT LOUIS         (314)781-4569           MISSOURI         BB 5T. LOUIS, LLC         3465 UNION BLVD         SAINT LOUIS         (314)382-2759           MISSOURI         BB 5T. LOUIS, LLC         3465 UNION BLVD         SAINT LOUIS         (314)382-2759           MISSOURI         BB 5T. LOUIS, LLC         3491 RAVIO'S RD.         SAINT LOUIS         (314)382-2759           MISSOURI         BB 5T. LOUIS, LLC         5624 TELEGRAPH RD         SAINT LOUIS         (314)492-2759           MISSOURI         BB 5T. LOUIS, LLC         6905 PAGE AVE         SAINT LOUIS         (314)492-2259           MISSOURI         BB 5T. LOUIS, LLC         1076 JUNG REAMAN RD         SAINT EDUI	MISSOURI	BB ST. LOUIS, LLC	905 ROBERT RAYMOND DRIVE	LAKE SAINT LOUIS	(636)561-2298
MISSOURI         BB ST. LOUIS, LLC         9701 VETERANS MEMORIAL PARKWAY         OFALLON         (636)272-5230           MISSOURI         BB ST. LOUIS, LLC         9604 MANCHESTER ROAD         ROCK HILL         (314)968-4534           MISSOURI         BB ST. LOUIS, LLC         27260 MUEGGE ROAD         SAINT CHARLES         (636)447-5946           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         2130 HAMPTON AVENUE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         3405 INION BUD         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)423-759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)423-759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)482-729           MISSOURI         BB ST. LOUIS, LLC         6905 PAGE AVE         SAINT LOUIS         (314)482-239           MISSOURI         BB ST. LOUIS, LLC         8090 PAGE AVE         SAINT LOUIS         (314)432-2685           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PE	MISSOURI	BB ST. LOUIS, LLC	1390 MEXICO LOOP RD E	OFALLON	(636)281-0423
MISSOURI         BB ST. LOUIS, LLC         9604 MANCHESTE ROAD         ROCK HILL         (314)968-4534           MISSOURI         BB ST. LOUIS, LLC         2760 MUEGGE ROAD         SAINT TCHARLES         (636)447-5946           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-8605           MISSOURI         BB ST. LOUIS, LLC         2130 HAMPTON AVENUE         SAINT LOUIS         (314)781-4569           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)974-45693           MISSOURI         BB ST. LOUIS, LLC         3601 GRAVOIS RD.         SAINT LOUIS         (314)974-45693           MISSOURI         BB ST. LOUIS, LLC         5624 TELEGRAPH RD         SAINT LOUIS         (314)984-1450           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISANT AVE         SAINT LOUIS         (314)830-74           MISSOURI         BB ST. LOUIS, LLC         8009 PAGE AVE         SAINT LOUIS         (314)432-2685           MISSOURI         BB ST. LOUIS, LLC         8009 FAGE AVE         SAINT LOUIS         (314)432-3685           MISSOURI         BB ST. LOUIS, LLC         636/47-2078         (316)472-0784         (316)472-0784           MISSOURI         BB ST. LOUIS, LLC         10710 MAVEMAY AT NORTH         WARE	MISSOURI	BB ST. LOUIS, LLC	4210 HIGHWAY K	OFALLON	(636)329-8506
MISSOURI         BB ST. LOUIS, LLC         2760 MUEGGE ROAD         SAINT CHARLES         (636)447-5946           MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-8605           MISSOURI         BB ST. LOUIS, LLC         2130 HAMPTON AVENUE         SAINT LOUIS         (314)383-2759           MISSOURI         BB ST. LOUIS, LLC         3860 IGRAVOIS RD.         SAINT LOUIS         (314)382-2759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)382-2759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)984-1450           MISSOURI         BB ST. LOUIS, LLC         6925 S. LINDERCH BLVD.         SAINT LOUIS         (314)984-1450           MISSOURI         BB ST. LOUIS, LLC         8005 PRAF FLORISSANT AVE         SAINT LOUIS         (314)982-1239           MISSOURI         BB ST. LOUIS, LLC         8005 PRAF AVE         SAINT LOUIS         (314)482-2665           MISSOURI         BB ST. LOUIS, LLC         1076 JUNGERMANN RD         SAINT PETERS         (636)427-0278           MISSOURI         BB ST. LOUIS, LLC         1076 JUNGERMANN RD         SAINT PETERS         (636)426-0476           MISSOURI         BB ST. LOUIS, LLC         1076 JUNGERMANN RD	MISSOURI	BB ST. LOUIS, LLC	9701 VETERANS MEMORIAL PARKWAY	OFALLON	(636)272-5230
MISSOURI         BB ST. LOUIS, LLC         10710 PAGE AVE         SAINT LOUIS         (314)423-9605           MISSOURI         BB ST. LOUIS, LLC         2130 HAMPTON AVENUE         SAINT LOUIS         (314)781-4569           MISSOURI         BB ST. LOUIS, LLC         3465 UNION BLVD         SAINT LOUIS         (314)782-2759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVDIS RD.         SAINT LOUIS         (314)924-2693           MISSOURI         BB ST. LOUIS, LLC         5624 TELGRAPH RD         SAINT LOUIS         (314)924-1450           MISSOURI         BB ST. LOUIS, LLC         6922 S. LINDBERGHE BLVD.         SAINT LOUIS         (314)924-1450           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         8005 PAGE AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         1075 JUNGERMANN RD         SAINT PETERS         (636)427-3078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)425-0476           MISSOURI         BB ST. LOUIS, LLC         1073 JUNGERMANN RD         SAINT PETERS         (636)425-0476           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR	MISSOURI	BB ST. LOUIS, LLC	9604 MANCHESTER ROAD	ROCK HILL	(314)968-4534
MISSOURI         BB ST. LOUIS, LLC         2130 HAMPTON AVENUE         SAINT LOUIS         (314)781-4569           MISSOURI         BB ST. LOUIS, LLC         3465 UNION BLVD         SAINT LOUIS         (314)382-2759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)382-2759           MISSOURI         BB ST. LOUIS, LLC         5624 TELEGRAPH RD         SAINT LOUIS         (314)942-1629           MISSOURI         BB ST. LOUIS, LLC         6925 S. LINDBERGH BLVD.         SAINT LOUIS         (314)892-1239           MISSOURI         BB ST. LOUIS, LLC         8005 PAGE AVE         SAINT LOUIS         (314)493-0574           MISSOURI         BB ST. LOUIS, LLC         8005 PAGE AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)647-2078           MISSOURI         BB ST. LOUIS, LLC         1275 MID RIVERS MALL DR         SAINT PETERS         (636)647-2074           MISSOURI         BB ST. LOUIS, LLC         1233 WEST PEARCE BLVD         WENTZVILLE         (636)647-2078           MISSOURI         COTTI FOODS MIDWEST, INC.         1233 WEST PEARCE BLVD         WENTZVILLE         (636)647-076           MISSOURI         COTTI FOODS MIDWEST, INC.         1234 GRAND	MISSOURI	BB ST. LOUIS, LLC	2760 MUEGGE ROAD	SAINT CHARLES	(636)447-5946
MISSOURI         BB ST. LOUIS, LLC         3465 UNION BLVD         SAINT LOUIS         (314)382-2759           MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)772-6923           MISSOURI         BB ST. LOUIS, LLC         5624 TELEGRAPH RD         SAINT LOUIS         (314)982-1239           MISSOURI         BB ST. LOUIS, LLC         6925 S. LINDBERGH BLVD.         SAINT LOUIS         (314)982-1239           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         8905 PAGE AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         1076 JUNGERMANN RD         SAINT PETERS         (636)479-078           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)456-0476           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)456-0476           MISSOURI         BB ST. LOUIS, LLC         1233 WEST PEARCE BLVD         WETZVILLE         (636)279-3071           MISSOURI         COTTI FOODS MIDWEST, INC.         1234 WEST PEARCE BLVD         WETZVILLE         (636)456-0476           MISSOURI         COTTI FOODS MIDWEST, INC.         711 MAID	MISSOURI	BB ST. LOUIS, LLC	10710 PAGE AVE	SAINT LOUIS	(314)423-9605
MISSOURI         BB ST. LOUIS, LLC         3801 GRAVOIS RD.         SAINT LOUIS         (314)772-6923           MISSOURI         BB ST. LOUIS, LLC         5624 TELEGRAPH RD         SAINT LOUIS         (314)984-1450           MISSOURI         BB ST. LOUIS, LLC         6925 S. LINDBERGH BLVD.         SAINT LOUIS         (314)983-0574           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)383-0574           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)383-0574           MISSOURI         BB ST. LOUIS, LLC         8007 PAGE AVE         SAINT PETERS         (636)477-2078           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)427-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)427-2074           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)279-3071           MISSOURI         BB ST. LOUIS, LLC         123 WEST PEARCE BLVD         WENTZVILLE         (636)272-7041           MISSOURI         COTTI FOODS MIDWEST, INC.         1234 2 GRAND AVENUE         CARTHAGE         (417)625-1440           MISSOURI         COTTI FOODS MIDWEST, INC.		BB ST. LOUIS, LLC	2130 HAMPTON AVENUE	SAINT LOUIS	(314)781-4569
MISSOURI         BB ST. LOUIS, LLC         SAINT LOUIS         (314)944-1450           MISSOURI         BB ST. LOUIS, LLC         6925 S. LINDBERGH BLVD.         SAINT LOUIS         (314)892-1239           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)893-674           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)447-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)447-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)467-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)467-2078           MISSOURI         BB ST. LOUIS, LLC         1233 WEST PEARCE BLVD         WENTZVILLE         (636)327-7041           MISSOURI         COTTI FOODS MIDWEST, INC.         1625 S. RANGE LINE RD.         JOPLIN         (417)358-1440           MISSOURI         COTTI FOODS MIDWEST, INC.         701 MAIDEN LANE         JOPLIN         (417)451-1907           MISSOURI         COTTI FOODS MIDWEST, INC.         715 S. NEOSHO	MISSOURI	BB ST. LOUIS, LLC	3465 UNION BLVD	SAINT LOUIS	(314)382-2759
MISSOURI         BB ST. LOUIS, LLC         6925 S. LINDBERGH BLVD.         SAINT LOUIS         (314)892-1239           MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)383-0574           MISSOURI         BB ST. LOUIS, LLC         8905 PAGE AVE         SAINT LOUIS         (314)423-2678           MISSOURI         BB ST. LOUIS, LLC         8905 PAGE AVE         SAINT LOUIS         (314)423-2678           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)279-3071           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)2456-0476           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)237-0741           MISSOURI         BB ST. LOUIS, LLC         1233 WEST PEARCE BLVD         WENTZVILLE         (636)327-0741           MISSOURI         COTTI FOODS MIDWEST, INC.         1234 GRAND AVENUE         CARTHAGE         (417)382-1140           MISSOURI         COTTI FOODS MIDWEST, INC.         701 MADEN LANE         JOPLIN         (417)625-1440           MISSOURI         COTTI FOODS MIDWEST, INC.         715 S. NEOSHO BLVD.         NEOSHO         (417)782-1010           MISSOURI         COTTI FOODS MIDWEST, INC.         7	MISSOURI		3801 GRAVOIS RD.	SAINT LOUIS	(314)772-6923
MISSOURI         BB ST. LOUIS, LLC         8009 WEST FLORISSANT AVE         SAINT LOUIS         (314)383-0574           MISSOURI         BB ST. LOUIS, LLC         8905 PAGE AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)477-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)479-3071           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)456-0476           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)456-0476           MISSOURI         COTTI FOODS MIDWEST, INC.         1233 WEST PEARCE BLVD         WENTZVILLE         (636)327-7041           MISSOURI         COTTI FOODS MIDWEST, INC.         1625 S. RANGE LINE RD.         JOPLIN         (417)328-1414           MISSOURI         COTTI FOODS MIDWEST, INC.         701 MAIDEN LANE         JOPLIN         (417)325-1440           MISSOURI         COTTI FOODS MIDWEST, INC.         715 S. NEOSHO BLVD.         NEOSHO         (417)451-1907           MISSOURI         COTTI FOODS MIDWEST, INC.         715 S. NEOSHO BLVD.         NEOSHO         (417)457-1100           MISSOURI         COTTI FOODS MIDWEST, INC. <td>MISSOURI</td> <td>BB ST. LOUIS, LLC</td> <td>5624 TELEGRAPH RD</td> <td>SAINT LOUIS</td> <td>(314)944-1450</td>	MISSOURI	BB ST. LOUIS, LLC	5624 TELEGRAPH RD	SAINT LOUIS	(314)944-1450
MISSOURI         BB ST. LOUIS, LLC         8905 PAGE AVE         SAINT LOUIS         (314)423-2685           MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)447-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)4279-3071           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)456-0476           MISSOURI         BB ST. LOUIS, LLC         1233 WEST PEARCE BLVD         WENTZVILLE         (636)435-0476           MISSOURI         COTTI FODDS MIDWEST, INC.         2342 GRAND AVENUE         CARTHAGE         (417)358-1414           MISSOURI         COTTI FODDS MIDWEST, INC.         1625 S. RANGE LINE RD.         JOPLIN         (417)625-1440           MISSOURI         COTTI FODDS MIDWEST, INC.         701 MAIDEN LANE         JOPLIN         (417)782-1010           MISSOURI         COTTI FODDS MIDWEST, INC.         715 S. NEOSHO BLVD.         NEOSHO         (417)785-1100           MISSOURI         COTTI FODDS MIDWEST, INC.         1229 MADISON AVENUE         WEBB CITY         (417)673-1100           MISSOURI         COTTI FODDS MIDWEST, INC.         1229 MADISON AVENUE         WEBB CITY         (417)673-1100           MISSOURI         FOUR CORNER HAMBURGERS, LLC<	MISSOURI	BB ST. LOUIS, LLC	6925 S. LINDBERGH BLVD.	SAINT LOUIS	(314)892-1239
MISSOURI         BB ST. LOUIS, LLC         1676 JUNGERMANN RD         SAINT PETERS         (636)447-2078           MISSOURI         BB ST. LOUIS, LLC         275 MID RIVERS MALL DR         SAINT PETERS         (636)279-3071           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)456-0476           MISSOURI         BB ST. LOUIS, LLC         902 HIGHWAY 47 NORTH         WARRENTON         (636)327-7041           MISSOURI         COTTI FOODS MIDWEST, INC.         2342 GRAND AVENUE         CARTHAGE         (417)358-1414           MISSOURI         COTTI FOODS MIDWEST, INC.         1625 S. RANGE LINE RD.         JOPLIN         (417)625-1440           MISSOURI         COTTI FOODS MIDWEST, INC.         701 MAIDEN LANE         JOPLIN         (417)625-1440           MISSOURI         COTTI FOODS MIDWEST, INC.         715 S. NEOSHO BLVD.         NEOSHO         (417)451-1907           MISSOURI         COTTI FOODS MIDWEST, INC.         1229 MADISON AVENUE         WEBB CITY         (417)632-6534           MISSOURI         FOUR CORNER HAMBURGERS, LLC         1411 S. BELT HIGHWAY         ST. JOSEPH         (816)232-6534           MISSOURI         FOUR CORNER HAMBURGERS, LLC         4300 N BELT HWY         ST. JOSEPH         (816)232-9555           MISSOURI         FOUR CORNER HAMB	MISSOURI	BB ST. LOUIS, LLC	8009 WEST FLORISSANT AVE	SAINT LOUIS	(314)383-0574
MISSOURIBB ST. LOUIS, LLC275 MID RIVERS MALL DRSAINT PETERS(636)279-3071MISSOURIBB ST. LOUIS, LLC902 HIGHWAY 47 NORTHWARRENTON(636)456-0476MISSOURIBB ST. LOUIS, LLC1233 WEST PEARCE BLVDWENTZVILLE(636)327-7041MISSOURICOTTI FOODS MIDWEST, INC.2342 GRAND AVENUECARTHAGE(417)358-1414MISSOURICOTTI FOODS MIDWEST, INC.1625 S. RANGE LINE RD.JOPLIN(417)625-1440MISSOURICOTTI FOODS MIDWEST, INC.701 MAIDEN LANEJOPLIN(417)782-1010MISSOURICOTTI FOODS MIDWEST, INC.715 S. NEOSHO BLVD.NEOSHO(417)451-1907MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURICOTTI FOODS MIDWEST, INC.1411 S. BELT MIGHWAYST. JOSEPH(816)23-6534MISSOURIFOUR CORNER HAMBURGERS, LLC1601 N. BELTST. JOSEPH(816)23-6555MISSOURIFOUR CORNER HAMBURGERS, LLC4300 N BELT HWYST. JOSEPH(816)326-9142MISSOURILEGACY RESTAURANT GROUP, LLC11910 BLUE RIDGEGRANDVIEW(816)761-4248MISSOURILEGACY RESTAURANT GROUP, LLC2528 S 291 HWYINDEPENDENCE(816)252-9923MISSOURILEGACY RESTAURANT GROUP, LLC4301 S. NOLAND RD.INDEPENDENCE(816)373-5785	MISSOURI	BB ST. LOUIS, LLC	8905 PAGE AVE	SAINT LOUIS	(314)423-2685
MISSOURIBB ST. LOUIS, LLC902 HIGHWAY 47 NORTHWARRENTON(636)456-0476MISSOURIBB ST. LOUIS, LLC1233 WEST PEARCE BLVDWENTZVILLE(636)327-7041MISSOURICOTTI FOODS MIDWEST, INC.2342 GRAND AVENUECARTHAGE(417)358-1414MISSOURICOTTI FOODS MIDWEST, INC.1625 S. RANGE LINE RD.JOPLIN(417)625-1440MISSOURICOTTI FOODS MIDWEST, INC.701 MAIDEN LANEJOPLIN(417)782-1010MISSOURICOTTI FOODS MIDWEST, INC.715 S. NEOSHO BLVD.NEOSHO(417)457-3100MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURIFOUR CORNER HAMBURGERS, LLC1411 S. BELT HIGHWAYST. JOSEPH(816)232-6534MISSOURIFOUR CORNER HAMBURGERS, LLC1601 N. BELTST. JOSEPH(816)232-9555MISSOURIFOUR CORNER HAMBURGERS, LLC310 NW STATE ROUTE 7BLUE SPRINGS(816)232-9562MISSOURILEGACY RESTAURANT GROUP, LLC11910 BLUE RIDGEGRANDVIEW(816)76-742MISSOURILEGACY RESTAURANT GROUP, LLC2528 5.291 HWYINDEPENDENCE(816)73-5785MISSOURILEGACY RESTAURANT GROUP, LLC4301 S. NOLAND RD.INDEPENDENCE(816)873-5785	MISSOURI	BB ST. LOUIS, LLC	1676 JUNGERMANN RD	SAINT PETERS	(636)447-2078
MISSOURIBB ST. LOUIS, LLC1233 WEST PEARCE BLVDWENTZVILLE(636)327-7041MISSOURICOTTI FOODS MIDWEST, INC.2342 GRAND AVENUECARTHAGE(417)358-1414MISSOURICOTTI FOODS MIDWEST, INC.1625 S. RANGE LINE RD.JOPLIN(417)625-1440MISSOURICOTTI FOODS MIDWEST, INC.701 MAIDEN LANEJOPLIN(417)782-1010MISSOURICOTTI FOODS MIDWEST, INC.715 S. NEOSHO BLVD.NEOSHO(417)451-1907MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURIFOUR CORNER HAMBURGERS, LLC1411 S. BELT HIGHWAYST. JOSEPH(816)232-6534MISSOURIFOUR CORNER HAMBURGERS, LLC1601 N. BELTST. JOSEPH(816)232-9555MISSOURIFOUR CORNER HAMBURGERS, LLC4300 N BELT HWYST. JOSEPH(816)232-9562MISSOURIFOUR CORNER HAMBURGERS, LLC310 NW STATE ROUTE 7BLUE SPRINGS(816)232-9562MISSOURILEGACY RESTAURANT GROUP, LLC11910 BLUE RIDGEGRANDVIEW(816)761-4248MISSOURILEGACY RESTAURANT GROUP, LLC2528 S 291 HWYINDEPENDENCE(816)877-9940MISSOURILEGACY RESTAURANT GROUP, LLC4301 S. NOLAND RD.INDEPENDENCE(816)373-5785	MISSOURI	BB ST. LOUIS, LLC	275 MID RIVERS MALL DR	SAINT PETERS	(636)279-3071
MISSOURICOTTI FOODS MIDWEST, INC.2342 GRAND AVENUECARTHAGE(417)358-1414MISSOURICOTTI FOODS MIDWEST, INC.1625 S. RANGE LINE RD.JOPLIN(417)625-1440MISSOURICOTTI FOODS MIDWEST, INC.701 MAIDEN LANEJOPLIN(417)782-1010MISSOURICOTTI FOODS MIDWEST, INC.715 S. NEOSHO BLVD.NEOSHO(417)451-1907MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURIFOUR CORNER HAMBURGERS, LLC1411 S. BELT HIGHWAYST. JOSEPH(816)232-6534MISSOURIFOUR CORNER HAMBURGERS, LLC1601 N. BELTST. JOSEPH(816)232-9555MISSOURIFOUR CORNER HAMBURGERS, LLC310 NW STATE ROUTE 7BLUE SPRINGS(816)239-9142MISSOURILEGACY RESTAURANT GROUP, LLC11910 BLUE RIDGEGRANDVIEW(816)229-7962MISSOURILEGACY RESTAURANT GROUP, LLC1252 S 291 HWYINDEPENDENCE(816)761-4248MISSOURILEGACY RESTAURANT GROUP, LLC4105 S LITTLE BLUE PKWYINDEPENDENCE(816)77-9940MISSOURILEGACY RESTAURANT GROUP, LLC4301 S. NOLAND RD.INDEPENDENCE(816)373-5785	MISSOURI	BB ST. LOUIS, LLC	902 HIGHWAY 47 NORTH	WARRENTON	(636)456-0476
MISSOURICOTTI FOODS MIDWEST, INC.1625 S. RANGE LINE RD.JOPLIN(417)625-1440MISSOURICOTTI FOODS MIDWEST, INC.701 MAIDEN LANEJOPLIN(417)782-1010MISSOURICOTTI FOODS MIDWEST, INC.715 S. NEOSHO BLVD.NEOSHO(417)451-1907MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURICOTTI FOODS MIDWEST, INC.1229 MADISON AVENUEWEBB CITY(417)673-1100MISSOURIFOUR CORNER HAMBURGERS, LLC1411 S. BELT HIGHWAYST. JOSEPH(816)232-6534MISSOURIFOUR CORNER HAMBURGERS, LLC1601 N. BELTST. JOSEPH(816)23-9555MISSOURIFOUR CORNER HAMBURGERS, LLC310 NW STATE ROUTE 7BLUE SPRINGS(816)229-9642MISSOURILEGACY RESTAURANT GROUP, LLC11910 BLUE RIDGEGRANDVIEW(816)761-4248MISSOURILEGACY RESTAURANT GROUP, LLC2528 S 291 HWYINDEPENDENCE(816)761-4248MISSOURILEGACY RESTAURANT GROUP, LLC4105 S LITTLE BLUE PKWYINDEPENDENCE(816)877-9940MISSOURILEGACY RESTAURANT GROUP, LLC4301 S. NOLAND RD.INDEPENDENCE(816)373-5785			1233 WEST PEARCE BLVD		(636)327-7041
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MISSOURI       LEGACY RESTAURANT GROUP, LLC       4105 S LITTLE BLUE PKWY       INDEPENDENCE       (816)877-9940         MISSOURI       LEGACY RESTAURANT GROUP, LLC       4301 S. NOLAND RD.       INDEPENDENCE       (816)373-5785		,		-	. ,
MISSOURI LEGACY RESTAURANT GROUP, LLC 4301 S. NOLAND RD. INDEPENDENCE (816)373-5785		, ,			. ,
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	MISSOURI	LEGACY RESTAURANT GROUP, LLC	9022 EAST 40 HIGHWAY	INDEPENDENCE	(816)923-1966
MISSOURI LEGACY RESTAURANT GROUP, LLC 925 WEST HIGHWAY 24 INDEPENDENCE (816)252-5330					
MISSOURI LEGACY RESTAURANT GROUP, LLC 1204 MEYER BLVD KANSAS CITY (816)361-0377		,			. ,
MISSOURI LEGACY RESTAURANT GROUP, LLC 13601 MADISON AVE KANSAS CITY (816)943-1634		, ,			
MISSOURI LEGACY RESTAURANT GROUP, LLC 3118 MAIN ST. KANSAS CITY (816)931-0166		, ,			
MISSOURI LEGACY RESTAURANT GROUP, LLC 3803 EAST TRUMAN ROAD KANSAS CITY (816)231-7153		,			
MISSOURI LEGACY RESTAURANT GROUP, LLC 4931 NORTH OAK TRAFFICWAY KANSAS CITY (816)413-0766					
MISSOURI LEGACY RESTAURANT GROUP, LLC 5363 E. BANNISTER ROAD KANSAS CITY (816)763-3161	MISSOURI				
MISSOURI LEGACY RESTAURANT GROUP, LLC 6301 N. CHATHAM AVE KANSAS CITY (816)897-4799	1466.01181	, ,			

MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1301 S. LIMIT AVE.	SEDALIA	(660)827-222
MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1501 E MOUNT VERNON BLVD	MOUNT VERNON	(417)429-122
MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	535 EAST HIGHWAY 24	MOBERLY	(660)833-445
MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1235 SPUR DR	MARSHFIELD	(417)943-468
MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	2221 N. BALTIMORE STREET	KIRKSVILLE	(660)956-402
MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	519 S SCOTT BLVD	COLUMBIA	(573)415-929
MISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	308 S 9TH ST, SUITE 101	COLUMBIA	(573)507-999
VISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	410 N. MAGUIRE ST.	WARRENSBURG	(660)429-150
VISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3558 S. CAMPBELL	SPRINGFIELD	(417)882-070
VIISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3339 W.KEARNEY	SPRINGFIELD	(417)863-215
AISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3334 E. SUNSHINE ST.	SPRINGFIELD	(417)889-994
AISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	2125 E INDEPENDENCE 225 W SUNSHINE	SPRINGFIELD	(417)866-400
1ISSOURI 1ISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1723 W. REPUBLIC ROAD 2125 E INDEPENDENCE	SPRINGFIELD SPRINGFIELD	(417)877-150 (417)881-255
	· ·	1312 W. KEARNEY ST.	SPRINGFIELD	(417)866-200
	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1272 E. BATTLEFIELD	SPRINGFIELD	(417)887-600
	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	209 ST. ROBERT BLVD	SAINT ROBERT	(573)336-323
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1007 KINGS HIGHWAY	ROLLA	(573)364-550
1ISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1329 US 60 EAST	REPUBLIC	(417)732-236
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1400 PLATTE FALLS ROAD	PLATTE CITY	(816)858-011
AISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1931 W. MARLER LANE	OZARK	(417)581-682
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3562 HIGHWAY 54	OSAGE BEACH	(573)365-431
AISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1208 ARMOUR RD.	NORTH KANSAS CITY	(816)221-467
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	441 W. ALDERSGATE	NIXA	(417)725-810
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3 VICTORY DRIVE	LIBERTY	(816)781-923
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	860 S. JEFFERSON	LEBANON	(417)588-299
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	9800 NORTHWEST PRARIE VIEW ROAD	KANSAS CITY	(816)880-948
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	4201 NORTH CORRINGTON AVENUE	KANSAS CITY	(816)455-284
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3536 COUNTRY CLUB DR	JEFFERSON CITY	(573)893-703
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	2108 MISSOURI BLVD.	JEFFERSON CITY	(573)636-727
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1800 N STATE ROUTE 291	HARRISONVILLE	(816)884-370
IISSOURI	WEND'S OF MISSOURI, INC., MICHAEL K. HAMRA	1841 NORTH BLUFF STREET	FULTON	(573)592-771
IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	403 EAST NIFONG BOULEVARD	COLUMBIA	(573)442-940
IISSOURI	WEND'S OF MISSOURI, INC., MICHAEL K. HAMRA	3110 CLARK LANE	COLUMBIA	(573)474-208
ISSOURI	WEND'S OF MISSOURI, INC., MICHAEL K. HAMRA	2116 BERNADETTE DR	COLUMBIA	(573)445-770
ISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	1701 E OHIO AVE	CLINTON	(660)885-21
ISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	510 W MAIN ST	BRANSON	(417)334-19
ISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	3504 W. HIGHWAY 76	BRANSON	(417)239-08
IISSOURI IISSOURI	WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA WENDY'S OF MISSOURI, INC., MICHAEL K. HAMRA	2480 SPRINGFIELD AVENUE 1124 BRANSON HILLS PARKWAY	BRANSON	(417)777-554 (417)239-083
	WENBULL, INC., DAVID WARREN HALE, WILLIAM D. HALE	1467 GIBSON STREET	WEST PLAINS BOLIVAR	(417)256-062
ISSOURI	WENTENNESSEE, LLC	1701 E. MALONE	SIKESTON	(573)472-334
ISSOURI	WEN TENNESSEE, LLC	1200 N. WESTWOOD	POPLAR BLUFF	(573)778-00
IISSOURI	WEN TENNESSEE, LLC	1456 FIRST STREET	KENNETT	(573)412-330
IISSOURI	TA OPERATING LLC	301 S.W. FIRST STREET	OAK GROVE	(816)690-445
IISSOURI	STARBOARD WITH CHEESE, LLC	807 MARION CITY ROAD	PALMYRA	(573)719-160
IISSOURI	STARBOARD WITH CHEESE, LLC	314 HWY 61 SOUTH	HANNIBAL	(573)719-155
AISSOURI	ROAD RANGER LLC	2101 S PRIGMORE AVE	JOPLIN	(417)202-308
/IISSOURI	PILOT TRAVEL CENTERS LLC	4939 WEST CHESTNUT EXPRESSWAY	SPRINGFIELD	(417)864-414
AISSOURI	PILOT TRAVEL CENTERS LLC	4500 HIGHWAY 43	JOPLIN	(417)781-016
AISSOURI	PILOT TRAVEL CENTERS LLC	1701 W ASHLEY RD	BOONVILLE	(660)882-86
IISSOURI	PATTMAN, LLC	35 S. KINGS HGWY.	CAPE GIRARDEAU	(573)334-019
IISSOURI	NAM-HO DEVELOPMENT, L.L.C.	1522 BOB GRIFFIN ROAD	CAMERON	(816)632-619
IISSOURI	LEGACY RESTAURANT GROUP, LLC	9708 E 63RD ST.	RAYTOWN	(816)353-411
IISSOURI	LEGACY RESTAURANT GROUP, LLC	2011 W FOXWOOD DRIVE	RAYMORE	(816)322-610
IISSOURI	LEGACY RESTAURANT GROUP, LLC	903 W. CHIPMAN RD.	LEES SUMMIT	(816)525-379
ISSOURI	LEGACY RESTAURANT GROUP, LLC LEGACY RESTAURANT GROUP, LLC	7933 STATE LINE ROAD 9301 NORTH OAK TRAFFICWAY	KANSAS CITY KANSAS CITY	(816)444-002 (816)420-820
	,		KANSAS CITY	(816)746-16
ISSOURI	LEGACY RESTAURANT GROUP, LLC	6420 NW BARRY ROAD		

MONTANA	WENDAUREL, LLC, PETER B. NISBET	309 S 1ST AVE	LAUREL	(406)812-1010
MONTANA	WENDBILL LLC, LEWIS E. TOPPER, PETER B. NISBET	4610 KING AVE E	BILLINGS	(406)281-8179
MONTANA	WENTANA EAST, LLC, PETER B. NISBET	210 S. HAYNES AVE	MILES CITY	(406)232-7231
MONTANA	WENTANA, LLC, PETER B. NISBET	101 DONJO AVENUE	BELGRADE	(406)924-2164
MONTANA	WENTANA, LLC, PETER B. NISBET	1025 GRAND AVE	BILLINGS	(406)245-6300
MONTANA	WENTANA, LLC, PETER B. NISBET	1226 EAST MAIN	BILLINGS	(406)245-6500
MONTANA	WENTANA, LLC, PETER B. NISBET	2311 CENTRAL AVENUE	BILLINGS	(406)652-2111
MONTANA	WENTANA, LLC, PETER B. NISBET	4077 GRAND AVENUE	BILLINGS	(406)651-0159
MONTANA	WENTANA, LLC, PETER B. NISBET	1015 W. MAIN	BOZEMAN	(406)587-8810
MONTANA	WENTANA, LLC, PETER B. NISBET	1805 TSCHACHE ST	BOZEMAN	(406)551-2039
MONTANA	WENTANA, LLC, PETER B. NISBET	3221 HARRISON AVENUE	BUTTE	(406)494-6031
MONTANA	WENTANA, LLC, PETER B. NISBET	806 10TH AVE. SOUTH	GREAT FALLS	(406)761-2365
MONTANA	WENTANA, LLC, PETER B. NISBET	1900 PROSPECT AVE.	HELENA	(406)443-0040
MONTANA	WENTANA, LLC, PETER B. NISBET	2615 HIGHWAY #2 EAST	KALISPELL	(406)756-3234
MONTANA	WENTANA, LLC, PETER B. NISBET	520 E. IDAHO ST.	KALISPELL	(406)257-5839
MONTANA	WENTANA, LLC, PETER B. NISBET	2720 N. RESERVE	MISSOULA	(406)721-8988

MONTANA	WENTANA, LLC, PETER B. NISBET	3011 BROOKS AVENUE	MISSOULA	(406)728-1393
NEBRASKA				
NEBRASKA	BIG RED WEN, L.L.C., CARL BRYANT	8601 ANDERMATT DRIVE	LINCOLN	(402)486-1818
NEBRASKA	OMEGA FOODS, INC., SCOTT M. KING	610 GALVIN ROAD	BELLEVUE	(402)291-7157
NEBRASKA NEBRASKA	OMEGA FOODS, INC., SCOTT M. KING OMEGA FOODS, INC., SCOTT M. KING	8120 S. 84TH AVE. 12730 L STREET	LA VISTA OMAHA	(402)331-7627 (402)697-1133
NEBRASKA	OMEGA FOODS, INC., SCOTT M. KING	13430 WEST MAPLE	OMAHA	(402)498-8998
NEBRASKA	OMEGA FOODS, INC., SCOTT M. KING	4161 S. 84TH ST.	OMAHA	(402)339-7717
NEBRASKA	OMEGA FOODS, INC., SCOTT M. KING	4308 WEST DODGE	OMAHA	(402)558-1111
NEBRASKA	OMEGA FOODS, INC., SCOTT M. KING	711 S 72ND ST	OMAHA	(402)392-0930
NEBRASKA	SONSHINE INVESTMENTS, INC., LONNIE BERGER, TERESA BERGER WENGRAND LLC, PETER B. NISBET	4011 S LINCOLN AVE	YORK	(402)362-3262 (308)384-7400
NEBRASKA NEBRASKA	WENGRAND LLC, PETER B. NISBET	1806 S. LOCUST ST. 3503 W. STATE ST.	GRAND ISLAND GRAND ISLAND	(308)384-7400
NEBRASKA	WENGRAND LLC, PETER B. NISBET	418 S. BURLINGTON ST.	HASTINGS	(402)462-4464
NEBRASKA	WENGRAND LLC, PETER B. NISBET	4001 2ND AVE	KEARNEY	(308)237-4463
NEBRASKA	WENGRAND LLC, PETER B. NISBET	823 S. 2ND AVE.	KEARNEY	(308)236-6628
NEBRASKA	WENGRAND LLC, PETER B. NISBET	1202 S. JEFFERS ST.	NORTH PLATTE	(308)534-5543
NEBRASKA	WENGRAND LLC, PETER B. NISBET	103 PONY EXPRESS LN	OGALLALA	(308)284-2980
NEBRASKA NEBRASKA	WENPLATTE LLC, PETER B. NISBET WENPLATTE LLC, PETER B. NISBET	3018 23RD ST 2230 N. BELL ST.	COLUMBUS FREMONT	(402)564-2333 (402)727-4490
NEBRASKA	WENPLATTE LLC, PETER B. NISBET	1336 Q STREET	LINCOLN	(402)474-2322
NEBRASKA	WENPLATTE LLC, PETER B. NISBET	1721 N. 84TH STREET	LINCOLN	(402)488-2330
NEBRASKA	WENPLATTE LLC, PETER B. NISBET	2615 SOUTH 48TH STREET	LINCOLN	(402)483-1700
NEBRASKA	WENPLATTE LLC, PETER B. NISBET	6835 N. 27TH ST.	LINCOLN	(402)435-2260
NEBRASKA	WENPLATTE LLC, PETER B. NISBET	6841 S. 27TH ST	LINCOLN	(531)500-5873
NEBRASKA NEBRASKA	WENPLATTE LLC, PETER B. NISBET WENPLATTE LLC, PETER B. NISBET	226 WESTVIEW PLZ 1030 S. 13TH STREET	MCCOOK NORFOLK	(308)920-8057 (402)371-5100
NEBRASKA	WENZAK CENTRAL IOWA, INC., LYNN ZAK, MICHAEL ZAK	14371 CORNHUSKER RD	OMAHA	(531)213-2726
NEBRASKA	WT SIOUX, LLC	1702 CORNHUSKER DRIVE	SOUTH SIOUX CITY	(402)412-2476
NEVADA				
NEVADA	333 MESQUITE BURGER, LLC, ANDREW D. GELLER, PRAKASH GUPTA	1057 S. LOWER FLAT TOP DRIVE #C	MESQUITE	(702)613-5933
NEVADA	ANB CONCESSIONS, LLC	5757 WAYNE NEWTON BLVD	LAS VEGAS	(702)261-4409
NEVADA	ANB CONCESSIONS, LLC	5757 WAYNE NEWTON BOULEVARD	LAS VEGAS	(702)425-3080
NEVADA	D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR	1000 NORTH HILLS BLVD.	RENO	(775)972-4511
NEVADA NEVADA	D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR	2889 NORTHTOWNE LANE 805 KIETZKE LANE	RENO RENO	(775)358-0668 (775)322-2247
NEVADA	D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR	875 W. FIFTH STREET	RENO	(775)323-0802
NEVADA	D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR	9790 SOUTH VIRGINIA STREET	RENO	(775)852-5734
NEVADA	D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR	130 SALOMON CIRCLE	SPARKS	(775)384-6568
NEVADA	D & J FAST FOOD, LLC, DELFIDIO AGUILAR, JULIAN AGUILAR	440 N MCCARRAN BLVD	SPARKS	(775)359-9549
NEVADA	GBK FOODS, LLC	1980 EAST IDAHO ST	ELKO	(775)738-4191
NEVADA NEVADA	GBK FOODS, LLC PILOT TRAVEL CENTERS LLC	2456 MOUNTAIN CITY HWY 465 PILOT ROAD	ELKO FERNLEY	(775)777-1685 (775)575-6298
NEVADA	WENDPAC NEVADA LLC	2555 NORTH CARSON STREET	CARSON CITY	(775)883-4762
NEVADA	WENDPAC NEVADA LLC	4140 S. CARSON ST	CARSON CITY	(775)883-4755
NEVADA	WENDPAC NEVADA LLC	3200 SOUTH VIRGINIA	RENO	(775)825-6300
NEVADA	WENDPAC NEVADA LLC	4997 LONGLEY LANE	RENO	(775)826-1006
NEVADA	WENEVADA LLC	11011 SOUTH EASTERN	HENDERSON	(702)990-8620
NEVADA NEVADA	WENEVADA LLC WENEVADA LLC	1131 W. SUNSET 400 S BOULDER HWY	HENDERSON HENDERSON	(702)451-7499 (702)564-7533
NEVADA	WENEVADA LLC	4450 E. SUNSET RD	HENDERSON	(702)458-0093
NEVADA	WENEVADA LLC	500 NORTH GREEN VALLEY PARKWAY	HENDERSON	(702)263-7480
NEVADA	WENEVADA LLC	603 WEST LAKE MEAD DRIVE	HENDERSON	(702)558-7364
NEVADA	WENEVADA LLC	76 N. STEPHANIE STREET	HENDERSON	(702)566-1280
NEVADA	WENEVADA LLC	10465 SPENCER ST	LAS VEGAS	(702)476-2608
NEVADA NEVADA	WENEVADA LLC WENEVADA LLC	1151 S. RAINBOW 1725 W. CHARLESTON BLVD.	LAS VEGAS LAS VEGAS	(702)363-9311 (702)382-2995
NEVADA	WENEVADA LLC	2601 S EASTERN AVE	LAS VEGAS	(702)382-2995
NEVADA	WENEVADA LLC	3251 LAS VEGAS BLVD. N.	LAS VEGAS	(702)644-3510
NEVADA	WENEVADA LLC	3333 W. TROPICANA AVE	LAS VEGAS	(702)795-7791
NEVADA	WENEVADA LLC	3995 SOUTH DURANGO DRIVE	LAS VEGAS	(702)838-9158
NEVADA	WENEVADA LLC	4400 W. SAHARA	LAS VEGAS	(702)873-8795
NEVADA	WENEVADA LLC	4455 BLUE DIAMOND ROAD	LAS VEGAS	(702)485-5557
NEVADA NEVADA	WENEVADA LLC WENEVADA LLC	4560 N. RANCHO RD. 4760 E. FLAMINGO BLVD.	LAS VEGAS LAS VEGAS	(702)658-5153 (702)458-4472
NEVADA	WENEVADA LLC	6198 W. FLAMINGO BLVD.	LAS VEGAS	(702)362-0111
NEVADA	WENEVADA LLC	6732 W. CHEYENNE	LAS VEGAS	(702)658-0900
NEVADA	WENEVADA LLC	7150 W. LAKE MEAD BLVD	LAS VEGAS	(702)363-1895
NEVADA				
	WENEVADA LLC	7355 SOUTH EASTERN AVENUE	LAS VEGAS	(702)263-2666
NEVADA	WENEVADA LLC WENEVADA LLC	7390 LAS VEGAS BLVD S.	LAS VEGAS	(702)992-3617
NEVADA	WENEVADA LLC WENEVADA LLC WENEVADA LLC	7390 LAS VEGAS BLVD S. 7395 SOUTH RAINBOW ROAD	LAS VEGAS LAS VEGAS	(702)992-3617 (702)331-2299
NEVADA NEVADA	WENEVADA LLC WENEVADA LLC WENEVADA LLC WENEVADA LLC	7390 LAS VEGAS BLVD S. 7395 SOUTH RAINBOW ROAD 8160 W. SAHARA RD.	LAS VEGAS LAS VEGAS LAS VEGAS	(702)992-3617 (702)331-2299 (702)254-7717
NEVADA	WENEVADA LLC WENEVADA LLC WENEVADA LLC	7390 LAS VEGAS BLVD S. 7395 SOUTH RAINBOW ROAD	LAS VEGAS LAS VEGAS	(702)992-3617 (702)331-2299
NEVADA NEVADA NEVADA	WENEVADA LLC WENEVADA LLC WENEVADA LLC WENEVADA LLC WENEVADA LLC	7390 LAS VEGAS BLVD S. 7395 SOUTH RAINBOW ROAD 8160 W. SAHARA RD. 844 RANCHO RD	LAS VEGAS LAS VEGAS LAS VEGAS LAS VEGAS	(702)992-3617 (702)331-2299 (702)254-7717 (702)648-8853

990 N NELLIS BLVD.

LAS VEGAS

(702)452-9990

NEVADA

WENEVADA LLC

NEVADA	WENEVADA LLC	1301 WEST CRAIG ROAD	NORTH LAS VEGAS	(702)399-2351
				(702,000 2001
NEW HAMPS				(
NEW HAMPSHIRE	TWIN COAST ENTERPRISES, INC. TWIN COAST ENTERPRISES, INC.	206 QUALITY DR 95 CALEF HIGHWAY	HOOKSETT	(603)668-5362 (603)868-1502
NEW HAMPSHIRE	TWIN COAST ENTERPRISES, INC.	316 N BROADWAY	SALEM	(603)898-1996
NEW HAMPSHIRE	WENDCO OF CONCORD, LLC, LAWRENCE M. WILEY	2 MERCHANTS WAY	CONCORD	(603)753-9006
NEW HAMPSHIRE	WENDCO OF EPSOM, INC., LAWRENCE M. WILEY	1924 DOVER ROAD	EPSOM	(603)736-3324
NEW HAMPSHIRE	WENDCO OF EPSOM, INC., LAWRENCE M. WILEY	1428 LAKE SHORE RD	GILFORD	(603)528-9666
NEW HAMPSHIRE	WENDCO OF EPSOM, INC., LAWRENCE M. WILEY	198 WAKEFIELD ST	ROCHESTER	(603)332-5975
NEW HAMPSHIRE	WENDCO OF EPSOM, INC., LAWRENCE M. WILEY	156 LACONIA RD 153 ELM ST	TILTON MILFORD	(603)286-964
NEW HAMPSHIRE	WENDCO OF MILFORD, INC., LAWRENCE M. WILEY WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	106 LOUDON ROAD	CONCORD	(603)672-1600 (603)224-1953
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	909 CENTRAL AVE.	DOVER	(603)742-996
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	329 WINCHESTER ST.	KEENE	(603)355-840
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	36 NASHUA RD	LONDONDERRY	(603)432-392
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	675 SOUTH WILLOW ST.	MANCHESTER	(603)626-707
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	722 SECOND ST	MANCHESTER	(603)626-708
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	14 GUSABEL AVE 46 E. HOLLIS STREET	NASHUA	(603)577-871
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	631 AMHERST ST	NASHUA NASHUA	(603)594-883
NEW HAMPSHIRE	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	258 PLAINFIELD RD	WEST LEBANON	(603)298-781
NEW HAMPSHIRE	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	115 CALEF ROAD	EPPING	(603)679-232
NEW HAMPSHIRE	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	860 CANDIA ROAD	MANCHESTER	(603)222-907
NEW HAMPSHIRE	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	1465 WOODBURY AVE	PORTSMOUTH	(603)430-783
NEW HAMPSHIRE	WENDYS OF NEW ENGLAND, LLC, MICHAEL K. HAMRA	570 LAFAYETTE RD UNIT	SEABROOK	(603)474-040
NEW JERSE	Y			
NEW JERSEY	AKBAR H. ASSOCIATES INC.	3 BREWSTER RD	NEWARK	(862)220-4906
NEW JERSEY	ATKING LLC, ALBERT KING	187 MARKET STREET	NEWARK	(973)317-062
NEW JERSEY	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	181 LEFANTE WAY	BAYONNE	(201)339-847
NEW JERSEY	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	2-30 GARFIELD AVENUE	JERSEY CITY	(201)433-395
NEW JERSEY	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	401 ROUTE 440	JERSEY CITY	(201)333-456
NEW JERSEY	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	388 HIGHWAY 35	KEYPORT	(732)566-362
NEW JERSEY	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	600 SHREWSBURY AVE	TINTON FALLS	(732)747-807
NEW JERSEY	BRIAD WENCO, L.L.C.	3190 ROUTE 22 WEST	BRANCHBURG	(908)526-216
NEW JERSEY NEW JERSEY	BRIAD WENCO, L.L.C. BRIAD WENCO, L.L.C.	2400 CHURCH RD 35 U.S. HWY 206 S.	CHERRY HILL CHESTER	(856)482-688 (908)879-886
NEW JERSEY	BRIAD WENCO, L.L.C.	5011 ROUTE 130 S.	DELRAN	(856)764-633
NEW JERSEY	BRIAD WENCO, L.L.C.	6041 BLACK HORSE PIKE	EGG HARBOR TWP	(609)569-907
NEW JERSEY	BRIAD WENCO, L.L.C.	180 ROUTE 23	FRANKLIN	(973)827-219
NEW JERSEY	BRIAD WENCO, L.L.C.	219 MOUNTAIN AVE	HACKETTSTOWN	(908)850-383
NEW JERSEY	BRIAD WENCO, L.L.C.	728 ROUTE 15 S	LAKE HOPATCONG	(973)663-643
NEW JERSEY	BRIAD WENCO, L.L.C.	310 WHITEHORSE PIKE N	LAWNSIDE	(856)310-555
NEW JERSEY NEW JERSEY	BRIAD WENCO, L.L.C. BRIAD WENCO, L.L.C.	74 CENTERTON ROAD 620 WOODBURY-GLASSBORO ROAD	MT LAUREL SEWELL	(856)793-754 (856)464-676
NEW JERSEY	BRIAD WENCO, L.L.C.	500 BERLIN CROSS KEYS ROAD	SICKLERVILLE	(856)629-165
NEW JERSEY	BRIAD WENCO, L.L.C.	488 CROWN POINT ROAD	THOROFARE	(856)686-970
NEW JERSEY	BRIAD WENCO, L.L.C.	1001 WHITEHORSE ROAD	VOORHEES	(856)346-404
NEW JERSEY	BRIAD WENCO, L.L.C.	69 ROUTE 73	VOORHEES	(856)753-404
NEW JERSEY	BRIAD WENCO, L.L.C.	300 SOUTH BLACKHORSE PIKE	BELLMAWR	(856)931-002
NEW JERSEY	BRIAD WENCO, L.L.C.	147 BLOOMFIELD AVENUE	BLOOMFIELD	(973)743-946
NEW JERSEY	BRIAD WENCO, L.L.C.	2103 MOUNT HOLLY RD	BURLINGTON	(609)239-947
	BRIAD WENCO, L.L.C. BRIAD WENCO, L.L.C.	4361 US RT 130 SOUTH	BURLINGTON	(609)871-743
NEW JERSEY NEW JERSEY	BRIAD WENCO, L.L.C. BRIAD WENCO, L.L.C.	1381 BLACKWOOD CLEMENTON ROAD 2533 US-130	CLEMENTON CRANBURY	(856)627-542 (609)860-254
NEW JERSEY	BRIAD WENCO, L.L.C.	1149 HURFFVILLE ROAD	DEPTFORD	(856)848-098
NEW JERSEY	BRIAD WENCO, L.L.C.	413 STATE ROUTE 10	EAST HANOVER	(973)581-171
NEW JERSEY	BRIAD WENCO, L.L.C.	50 INTERNATIONAL DRIVE SOUTH	FLANDERS	(973)448-950
NEW JERSEY	BRIAD WENCO, L.L.C.	685 N. DELSEA DRIVE	GLASSBORO	(856)863-398
NEW JERSEY	BRIAD WENCO, L.L.C.	410 US-22	HILLSIDE	(908)206-048
NEW JERSEY	BRIAD WENCO, L.L.C.	301 ROUTE 9	LANOKA HARBOR	(609)693-504
NEW JERSEY	BRIAD WENCO, L.L.C.	327 RIDGE ROAD	LYNDHURST	(201)939-969
NEW JERSEY	BRIAD WENCO, L.L.C.	1140 ROUTE 73	MT LAUREL	(856)778-881
NEW JERSEY NEW JERSEY	BRIAD WENCO, L.L.C. BRIAD WENCO, L.L.C.	1344 ROUTE 9 2617 ROUTE 516	OLD BRIDGE OLD BRIDGE	(732)553-106 (732)679-132
NEW JERSEY	BRIAD WENCO, L.L.C.	2 MAIN STREET	ORANGE	(973)414-056
NEW JERSEY	BRIAD WENCO, L.L.C.	5300 MARLTON PIKE	PENNSAUKEN	(856)665-191
NEW JERSEY	BRIAD WENCO, L.L.C.	7321 NORTH CRESCENT BLVD.	PENNSAUKEN	(856)488-835
NEW JERSEY	BRIAD WENCO, L.L.C.	853 CONVERY BOULEVARD	PERTH AMBOY	(732)442-498
NEW JERSEY	BRIAD WENCO, L.L.C.	90 ST. GEORGES AVENUE	RAHWAY	(732)669-185
NEW JERSEY	BRIAD WENCO, L.L.C.	210 WEST FIRST AVENUE	ROSELLE	(908)620-103
NEW JERSEY	BRIAD WENCO, L.L.C.	30 ROUTE 17 SOUTH	RUTHERFORD	(201)842-0818
NEW JERSEY	BRIAD WENCO, L.L.C.	764 MORRIS TURNPIKE	SHORT HILLS	(973)912-698
NEW JERSEY	BRIAD WENCO, L.L.C.	2731 ROUTE 42	SICKLERVILLE	(856)290-715
NEW JERSEY	BRIAD WENCO, L.L.C.	935 EASTON AVENUE	SOMERSET	(732)828-3360

420 US HIGHWAY 46

320 VILLAGE CENTER DRIVE

SOUTH HACKENSACK

SWEDESBORO

(201)229-1619

(856)241-0724

BRIAD WENCO, L.L.C.

BRIAD WENCO, L.L.C.

NEW JERSEY

NEW JERSEY

NEW JERSEY	BRIAD WENCO, L.L.C.	444 RT. 37 EAST	TOMS RIVER	(732)929-9251
NEW JERSEY	BRIAD WENCO, L.L.C.	51 BANANIER DRIVE	TOMS RIVER	(732)341-2936
NEW JERSEY	BRIAD WENCO, L.L.C.	359 RT 17 SOUTH	WOOD RIDGE	(201)939-3108
NEW JERSEY	BRIAD WENCO, L.L.C.	820 US ROUTE 1	WOODBRIDGE	(732)510-7672
NEW JERSEY	BRIAD WENCO, L.L.C.	704 MANTUA PIKE	WOODBURY HEIGHTS	(856)845-7531
NEW JERSEY	BRIAD WENCO, L.L.C.	102 FT DIX ST	WRIGHTSTOWN	(609)723-8412
NEW JERSEY	BRIAD WENSWICK, LLC, BRADFORD L. HONIGFELD, JASON A. HONIGFELD	1504 LIVINGSTON AVENUE	NORTH BRUNSWICK	(732)354-4270
	BRIAD WENTWO, L.L.C., BRADFORD L. HONIGFELD	356 ROUTE 72 WEST	MANAHAWKIN	
NEW JERSEY				(609)597-3031
NEW JERSEY	C&L OF RANDOLPH LLC, CONSTANTINE LENAS, ELIZABETH LENAS	505 RT 10 EAST	RANDOLPH	(862)397-4200
NEW JERSEY	CHICKPEA AT JSQ INC.	10 PATH PLAZA JOURNAL SQUARE	JERSEY CITY	(862)201-3192
NEW JERSEY	CHRISTINA MARIA REAL ESTATE LLC	4510 U.S. 9	HOWELL	(732)987-4704
NEW JERSEY	CLAIRE FRANCIS, REAL ESTATE, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	232 ROUTE 70	TOMS RIVER	(732)364-7407
		2083 LAWRENCEVILLE ROAD, BLC STUDENT		
NEW JERSEY	COMPASS GROUP USA, INC.	CENTER	LAWRENCEVILLE	(609)896-5322
NEW JERSEY	E L & N, L.L.C.	1860 ROUTE 10	PARSIPPANY	(973)455-9859
NEW JERSEY	E L & N, L.L.C.	2099 ROUTE 46	PARSIPPANY	(973)263-9305
NEW JERSEY	EATONTOWN WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	151 ROUTE #35	EATONTOWN	(732)876-4499
NEW JERSEY	EMMA DANIELLE, REAL ESTATE, LLC, GASPAR GIORDANO	101 JACK MARTIN BLVD	BRICK	(732)202-9209
NEW JERSEY	GABRIELLE CHRISTINE, REAL ESTATE, LLC, GASPAR GIORDANO	3150 ROUTE 88	POINT PLEASANT	(732)899-4003
NEW JERSEY	GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES	2008 ROUTE 206 SOUTH	BORDENTOWN	(609)324-1404
NEW JERSEY	GOODWEND, L.L.C., CHRISTIANO, ANTHONY JR., CONSTANTINE LENAS, ELIZABETH LENAS	1560 ROUTE 23 NORTH	WAYNE	(973)872-1400
NEW JERSEY	ISABEL ANN, REAL ESTATE, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	450 LACEY ROAD	WHITING	(732)350-3159
NEW JERSEY	JENNA MARIE, REAL ESTATE, LLC, GASPAR GIORDANO	555 ROUTE 70 EAST	BRICK	(732)262-5009
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	414 HIGHWAY 18 NORTH	EAST BRUNSWICK	(732)432-5390
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	197 US HIGHWAY 9	ENGLISHTOWN	(732)303-6720
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	1450 ROUTE 35	MIDDLETOWN	(732)615-9755
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	178 RYDERS LANE	MILLTOWN	(732)214-0735
INEVV JERSET	KAS FOODS, LLC, KEITH KAS	178 RTDERS LANE	WILLTOWN	(752)214-0755
		2000 US UICING	MONIN 400	(700) 6 - 5
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	3800 US HIGHWAY 1	MONMOUTH JUNCTION	(732)940-2112
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	1502 ROUTE 35 SOUTH	OCEAN	(732)897-3110
NEW JERSEY	KAS FOODS, LLC, KEITH KAS	1010 STELTON ROAD	PISCATAWAY	(732)981-0040
NEW JERSEY	KINGTREV, L.L.C., ALBERT KING	339 WEST MARKET STREET	NEWARK	(862)902-6669
NEW JERSEY	L & L ASSOCIATES OF PARSIPPANY, BRS MANAGEMENT, INC., SPYLEN OF PARSIPPANY, INC.	736 US HIGHWAY 46	PARSIPPANY	(973)263-9620
NEW JERSEY	L & L OF PINEBROOK, L.L.C.	23 ROUTE 46 EAST	PINE BROOK	(973)276-0944
NEW JERSEY	LENSPY OF LITTLE FALLS, INC., SPYROS LENAS, JR.	231 US HIGHWAY 46	ELMWOOD PARK	(201)796-0096
		231 03 HIGHWAT 40	LLWWOOD FARK	(201)/90-0090
	METROPOLITAN FOOD SYSTEMS OF PRINCETON, L.L.C., METROPOLITAN FOOD SYSTEMS, INC.,			
NEW JERSEY	ROBERT C. CAMMARANO, TODD B. BIALOW	3477 BRUNSWICK PIKE	PRINCETON	(609)514-8790
NEW JERSEY	POINT BEACH WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	1600 RICHMOND AVE	POINT PLEASANT	(848)241-3887
NEW JERSEY	PRINCETON FOOD SERVICES, L.L.C.	251 NORTH AVE	GARWOOD	(908)228-2698
NEW JERSEY	PRINCETON FOOD SERVICES, L.L.C.	256 ROUTE 206	HILLSBOROUGH	(908)904-6587
NEW JERSEY	PRINCETON FOOD SERVICES, L.L.C.	1272 BOUND BROOK ROAD	MIDDLESEX	(732)764-9770
NEW JERSEY	PRINCETON FOOD SERVICES, L.L.C.	750 OAK TREE ROAD	SOUTH PLAINFIELD	(908)753-6150
NEW JERSEY	PRINCETON FOOD SERVICES, L.L.C.	1701 US HIGHWAY 22	WATCHUNG	(908)322-5111
NEW JERSEY	RAWSON FOOD SERVICES, INC.	977 RT 22 EAST	BRIDGEWATER	(908)526-8136
	RAWSON FOOD SERVICES, INC.	59 CENTRAL AVENUE	CLARK	
NEW JERSEY	,			(732)340-9494
NEW JERSEY	RAWSON FOOD SERVICES, INC.	730 ROUTE 1	EDISON	(732)572-0115
NEW JERSEY	RAWSON FOOD SERVICES, INC.	425 RAHWAY AVE	ELIZABETH	(908)352-3882
NEW JERSEY	RAWSON FOOD SERVICES, INC.	433 N BROAD ST	ELIZABETH	(908)352-9524
NEW JERSEY	RAWSON FOOD SERVICES, INC.	9 STATE ROUTE 31	FLEMINGTON	(908)782-1440
NEW JERSEY	RAWSON FOOD SERVICES, INC.	709 S. WOOD AVENUE	LINDEN	(908)862-8814
NEW JERSEY	RAWSON FOOD SERVICES, INC.	1477 SOUTH AVE.	PLAINFIELD	(908)755-6558
NEW JERSEY	RAWSON FOOD SERVICES, INC.	2657 US HIGHWAY CENTER	UNION	(908)964-9041
NEW JERSEY	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	31 GODWIN AVENUE	MIDLAND PARK	(201)689-1866
NEW JERSEY	SPYLEN BENEFIT, INC.	275 CENTRAL AVE.	EAST ORANGE	(973)673-9701
NEW JERSEY	SPYLEN BENEFIT, INC.	530 ROUTE 46	WAYNE	(973)785-9815
NEW JERSEY	SPYLEN OF BELLEVILLE, INC.	333 FRANKLIN AVE.	BELLEVILLE	(973)759-9508
NEW JERSEY	SPYLEN OF HARRISON, INC.	401 BERGEN ST	HARRISON	(973)483-8704
NEW JERSEY	SPYLEN OF POMPTON LAKES, L.L.C., SPYROS LENAS, JR.	19 WANAQUE AVE.	POMPTON LAKES	(973)835-3711
NEW JERSEY	SPYWILLOW CORPORATION	3107 WILLOWBROOK MALL	WAYNE	(973)785-0841
	SUPERIOR RESTAURANT GROUP OF MERCER COUNTY, INC., ROBERT C. CAMMARANO, TODD B.			
NEW JERSEY	BIALOW	485 ROUTE 130	EAST WINDSOR	(609)371-7662
	SUPERIOR RESTAURANT GROUP OF MERCER COUNTY, INC., ROBERT C. CAMMARANO, TODD B.			
NEW JERSEY	BIALOW	1001 ROUTE 33	HAMILTON	(609)689-1942
	SUPERIOR RESTAURANT GROUP OF MERCER COUNTY, INC., ROBERT C. CAMMARANO, TODD B.			
NEW JERSEY	BIALOW	1730 N. OLDEN AVE.	TRENTON	(609)771-4147
	SUPERIOR RESTAURANTS OF TRENTON, INC.	2485 SOUTH BROAD STREET	HAMILTON	
NEW JERSEY	· · · · · · · · · · · · · · · · · · ·			(609)888-5580
NEW JERSEY	SUPERIOR RESTAURANTS OF TRENTON, INC.	760 ROUTE 130	HAMILTON	(609)581-0783
NEW JERSEY	TREV NICK, LLC, ALBERT KING	427 SPRINGFIELD AVENUE	NEWARK	(973)901-9353
NEW JERSEY	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	301 STATE ROUTE 10	LEDGEWOOD	(973)927-1886
NEW JERSEY	TRIWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1358 ROUTE 17 NORTH	RAMSEY	(201)785-1079
NEW JERSEY	WEND NEW JERSEY LLC	1020 N. PEARL STREET	BRIDGETON	(856)221-3805
NEW JERSEY	WEND NEW JERSEY LLC	39 EAST BROAD STREET	BRIDGETON	(856)453-8077
NEW JERSEY	WEND NEW JERSEY LLC	861 ROUTE 45	PILESGROVE	(856)769-1875
	WEND NEW JERSEY LLC	22 BETHEL ROAD	SOMERS POINT	(609)926-5400
NEW JERSEY				,,520 5400
NEW JERSEY			VINELAND	(856)696-2222
NEW JERSEY	WEND NEW JERSEY LLC	122 S. DELSEA	VINELAND	(856)696-3233
			VINELAND VINELAND BUTLER	(856)696-3233 (856)839-4300 (973)838-2300

NEW JERSEY	WENDLEN OF NEWARK, INC.	462 CHANCELLOR AVENUE	NEWARK	(973)705-9456
NEW JERSEY	WENDLEN, INC.	637 HAMBURG TURNPIKE	WAYNE	(973)790-9637
NEW JERSEY	WENDORIO LLC, NORMAN BOBROW, ORIOLE FAMILIA	296 EAST ROUTE 4	PARAMUS	(201)457-9035
NEW JERSEY	WENDORIO LLC, NORMAN BOBROW, ORIOLE FAMILIA	657 N ROUTE 17	PARAMUS	(201)689-1487
NEW JERSEY	WENDPAR, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, NORMAN BOBROW	411 HILLSDALE AVE	HILLSDALE	(201)782-9317
NEW JERSEY	WENDPAR, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, NORMAN BOBROW, ORIOLE FAMILIA	3647 ROUTE 9	FREEHOLD	(732)431-4048
NEW JERSEY	WENDPAR, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, NORMAN BOBROW, ORIOLE FAMILIA	190 E STATE RT 4	PARAMUS	(201)368-0031
NEW JERSEY	WENDPAR, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, NORMAN BOBROW, ORIOLE FAMILIA	1407 ALLAIRE RD	WALL TOWNSHIP	(732)449-6767
NEW JERSEY	WENESCO BERGENFIELD LLC	150 NORTH WASHINGTON AVE	BERGENFIELD	(201)244-1348
NEW JERSEY	WENESCO CLIFTON LLC	83 MAIN AVE	CLIFTON	(973)661-1898
NEW JERSEY	WENESCO FORT LEE, LLC	1435 BERGEN BOULEVARD	FORT LEE	(201)585-1919
NEW JERSEY	WENESCO NORTH BERGEN III LLC	1500 TONNELLE AVE	NORTH BERGEN	(201)348-9682
NEW JERSEY	WENESCO NORTH BERGEN, LLC	2100 88TH STREET	NORTH BERGEN	(201)662-0851
NEW JERSEY	WENESCO PATERSON LLC	145 BROADWAY	PATERSON	(973)247-9725
NEW JERSEY	WENESCO SECAUCUS, LLC	16 MEADOWLANDS PARKWAY	SECAUCUS	(201)864-3719
NEW JERSEY	WENESCO WEST CALDWELL LLC	840 BLOOMFIELD AVENUE	WEST CALDWELL	(973)575-0418
NEW JERSEY	WENESCO WEST NEW YORK, LLC	5005 BERGENLINE AVE	WEST NEW YORK	(201)348-5580
NEW JERSEY	WENESCO XANADU, LLC	1 AMERICAN DREAM WAY	EAST RUTHERFORD	(551)217-7700
NEW JERSEY	WEST ROCK FREEHOLD LLC, GREGORY W. DUNN, MICHELE M. DUNN	3710 ROUTE 9	FREEHOLD	(732)303-8443
NEW JERSEY	YELLOW CAB HOLDINGS NEW JERSEY LLC	1101 HIGH STREET	MILLVILLE	(856)327-5742
NEW JERSEY	YELLOW CAB HOLDINGS NEW JERSEY LLC	798 TILTON RD.	NORTHFIELD	(609)646-4807
NEW JERSEY	YUM & CHILL WEN HOLDINGS LLC, NIRAV MEHTA, ROONI MEHTA, RUPAL PATEL	449 MAIN AVE.	PASSAIC	(973)307-3165

NEW MEXI	0			
NEW MEXICO	ELP RESTAURANT HOLDINGS, LLC, JHONNY ALEXANDER MERCADO SAM	821 E. PINE ST.	DEMING	(575)544-3028
NEW MEXICO	ELP RESTAURANT HOLDINGS, LLC, JHONNY ALEXANDER MERCADO SAM	1343 EL PASEO RD.	LAS CRUCES	(575)523-7116
NEW MEXICO	ELP RESTAURANT HOLDINGS, LLC, JHONNY ALEXANDER MERCADO SAM	3402 RINCONADA BLVD	LAS CRUCES	(575)652-5542
NEW MEXICO	ELP RESTAURANT HOLDINGS, LLC, JHONNY ALEXANDER MERCADO SAM	565 WALTON BOULEVARD	LAS CRUCES	(575)541-0664
NEW MEXICO	ELP RESTAURANT HOLDINGS, LLC, JHONNY ALEXANDER MERCADO SAM	2289 SUPERIOR STREET	SILVER CITY	(575)956-6264
NEW MEXICO	WEN NEW MEXICO, LLC	1012 JUAN TABO NE	ALBUQUERQUE	(505)294-6143
NEW MEXICO	WEN NEW MEXICO, LLC	10169 COORS NW	ALBUQUERQUE	(505)898-4240
NEW MEXICO	WEN NEW MEXICO, LLC	1808 CENTRAL S.E.	ALBUQUERQUE	(505)843-7997
NEW MEXICO	WEN NEW MEXICO, LLC	1902 LOMAS NW	ALBUQUERQUE	(505)243-2766
NEW MEXICO	WEN NEW MEXICO, LLC	2203 WYOMING NE	ALBUQUERQUE	(505)292-1481
NEW MEXICO	WEN NEW MEXICO, LLC	3340 COORS NW	ALBUQUERQUE	(505)836-1357
NEW MEXICO	WEN NEW MEXICO, LLC	3601 4TH STREET NW	ALBUQUERQUE	(505)345-5746
NEW MEXICO	WEN NEW MEXICO, LLC	3801 BLAKE ROAD SW	ALBUQUERQUE	(505)873-2233
NEW MEXICO	WEN NEW MEXICO, LLC	410 EUBANK NE	ALBUQUERQUE	(505)275-6670
NEW MEXICO	WEN NEW MEXICO, LLC	4800 CULTURE DR NE	ALBUQUERQUE	(505)341-2611
NEW MEXICO	WEN NEW MEXICO, LLC	4800 MENAUL NE	ALBUQUERQUE	(505)884-4850
NEW MEXICO	WEN NEW MEXICO, LLC	4900 CENTRAL SE	ALBUQUERQUE	(505)268-8017
NEW MEXICO	WEN NEW MEXICO, LLC	6204 SAN MATEO NE	ALBUQUERQUE	(505)884-9495
NEW MEXICO	WEN NEW MEXICO, LLC	6600 CENTRAL AVE SW	ALBUQUERQUE	(505)352-0909
NEW MEXICO	WEN NEW MEXICO, LLC	8100 LOUISIANA BLVD. NE	ALBUQUERQUE	(505)796-0335
NEW MEXICO	WEN NEW MEXICO, LLC	9601 MONTGOMERY NE	ALBUQUERQUE	(505)293-1704
NEW MEXICO	WEN NEW MEXICO, LLC	1610 N RIVERSIDE DR	ESPANOLA	(505)747-2677
NEW MEXICO	WEN NEW MEXICO, LLC	2410 E 66TH	GALLUP	(505)863-3496
NEW MEXICO	WEN NEW MEXICO, LLC	985 NORTH HIGHWAY 491	GALLUP	(505)726-1071
NEW MEXICO	WEN NEW MEXICO, LLC	1567 7TH STREET	LAS VEGAS	(505)426-8180
NEW MEXICO	WEN NEW MEXICO, LLC	1860 MAIN NW	LOS LUNAS	(505)565-8850
NEW MEXICO	WEN NEW MEXICO, LLC	233 HIGHWAY 528	RIO RANCHO	(505)892-1438
NEW MEXICO	WEN NEW MEXICO, LLC	4200 HWY 528	RIO RANCHO	(505)771-0805
NEW MEXICO	WEN NEW MEXICO, LLC	827 UNSER BLVD. SE	RIO RANCHO	(505)896-2206
NEW MEXICO	WEN NEW MEXICO, LLC	2774 SAWMILL ROAD	SANTA FE	(505)471-7490
NEW MEXICO	WEN NEW MEXICO, LLC	3151 CERRILLOS ROAD	SANTA FE	(505)557-4106
NEW MEXICO	WEN NEW MEXICO, LLC	420 PASEO DEL PUEBLO SUR	TAOS	(575)751-3000
	WENDGORD LLC, JEFFREY J. COGHLAN, JEFFREY POE, LEWIS E. TOPPER, NORMAN BOBROW,			
NEW MEXICO	WENDGORD CORP.	301 S. WHITE SANDS BLVD	ALAMOGORDO	(575)437-0865
	WENDGORD LLC, JEFFREY J. COGHLAN, JEFFREY POE, LEWIS E. TOPPER, NORMAN BOBROW,			
NEW MEXICO	WENDGORD CORP.	1011 W. MAIN ST	ARTESIA	(575)736-6300
	WENDGORD LLC, JEFFREY J. COGHLAN, JEFFREY POE, LEWIS E. TOPPER, NORMAN BOBROW,			
NEW MEXICO	WENDGORD CORP.	324 S. CANAL	CARLSBAD	(575)887-8051
	WENDGORD LLC, JEFFREY J. COGHLAN, JEFFREY POE, LEWIS E. TOPPER, NORMAN BOBROW,			(
NEW MEXICO	WENDGORD CORP.	2833 N PRINCE ST	CLOVIS	(575)763-5640
	WENDGORD LLC, JEFFREY J. COGHLAN, JEFFREY POE, LEWIS E. TOPPER, NORMAN BOBROW,			(0.0).000000
NEW MEXICO	WENDGORD CORP.	1101 NORTH TURNER	HOBBS	(575)397-3031
	WENDGORD LLC, JEFFREY J. COGHLAN, JEFFREY POE, LEWIS E. TOPPER, NORMAN BOBROW,			(373/337 3031
NEW MEXICO	WENDGORD CORP.	1101 MAIN STREET	ROSWELL	(575)623-7950
NEW MEXICO	WENDSOND COM . WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1305 AZTEC BOULEVARD	AZTEC	(505)334-9778
NEW MEXICO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1820 EAST MAIN STREET	FARMINGTON	(505)326-3456
NEW MEXICO	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	2610 WEST MAIN STREET	FARMINGTON	(505)564-4434
NEW MEXICO	WEND'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	4903 EAST MAIN STREET	FARMINGTON	(505)564-9563
INLAN INILAICO	MENDING COLONIDO SI MINOS, MC., MICHAND W. HOLLAND	.505 EAST MAAN STILET		(303/304-3303

NEW YOR		
NEW YORK	AH HOSPITALITY GROUP INC.	938 EIGHTH AVENUE

NEW YORK

(212)977-4785

NEW YORK	ALAYNA HOSPITALITY LLC, SALMAAN HIMANI	650 BROADWAY	NEW YORK	(212)674-5404
NEW YORK	ALL ABOUT FOODS GROUP INC., SALMAAN HIMANI	LAGUARDIA AIRPORT - TERMINAL B	FLUSHING	(646)633-4507
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	212 GRANT AVE	AUBURN	(315)252-8818
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	1251 FRONT STREET	BINGHAMTON	(607)723-0233
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	170 MAIN STREET	BINGHAMTON	(607)723-5711
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	5701 E. CIRCLE DRIVE	CICERO	(315)458-1722
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	217 WASHINGTON AVE	ENDICOTT	(607)754-6124
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	310 S 2ND ST	FULTON	(315)598-2991
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	326 ELMIRA RD	ITHACA	(607)272-3526
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	7925 OSWEGO RD	LIVERPOOL	(315)622-2231
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	177 STATE ROUTE 104	OSWEGO	(315)326-4313
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	170 5TH AVE	OWEGO	(607)687-6785
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	3508 BREWERTON RD	SYRACUSE	(315)454-4702
NEW YORK	BINGCUSE, LLC, JOSEPH M. CUGINE, KEITH KAS	3737 VESTAL PKWY	VESTAL	(607)798-7474
NEW YORK	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	2121 THIRD AVE	NEW YORK	(212)996-4020
NEW YORK	BRIAD WENATE LLC, BRADFORD L. HONIGFELD	3939 BROADWAY	NEW YORK	(212)938-0321
NEW YORK	BRIAD WENCO, L.L.C.	3183 ATLANTIC AVENUE	BROOKLYN	(718)827-3408
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	220-06 NORTHERN BLVD	BAYSIDE	(347)502-7771
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	1601 UTICA AVE.	BROOKLYN	(347)702-5971
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	1916 LINDEN BLVD	BROOKLYN	(718)272-8725
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	469 FLATBUSH AVE	BROOKLYN	(718)287-5005
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	505 UTICA AVE	BROOKLYN	(718)604-1207
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	78-11 FLATLANDS AVENUE	BROOKLYN	(718)251-1801
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	9001 DITMAS AVENUE	BROOKLYN	(718)345-4763
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	133-50 WHITESTONE EXPRESS	FLUSHING	(718)762-4055
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	69-02 NORTHERN BLVD.	FLUSHING	(718)899-5300
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	72-32 BROADWAY	JACKSON HEIGHTS	(718)458-1921
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	125 147TH AVE	JAMAICA	(718)553-6037
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	138-42 JAMAICA AVENUE	JAMAICA	(718)526-5944
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	4416 QUEENS BLVD	LONG ISLAND CITY	(718)361-1418
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	61-11 FRESH POND RD.	MIDDLE VILLAGE	(718)821-0225
NEW YORK	BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD	219-44 HILLSIDE AVENUE	QUEENS VILLAGE	(718)479-5151
	BRIAD WENCO, L.L.C., BRADFORD L. HONIGELD BRIAD WENCO, L.L.C., BRADFORD L. HONIGELD	90-13 METROPOLITAN	REGO PARK	
NEW YORK				(718)275-6221
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1335 CENTRAL AVE	ALBANY	(518)459-4700
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	101 TOWNE SQUARE	AMSTERDAM	(518)843-6981
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	3 CLIFTON COUNTRY RD	CLIFTON PARK	(518)371-4700
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1770 CENTRAL AVENUE	COLONIE	(518)608-5568
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	612 COLUMBIA TURNPIKE	EAST GREENBUSH	(518)477-7639
NEW YORK				
NEW TORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	13 SARATOGA ROAD	GLENVILLE	(518)393-5442
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	13 SARATOGA ROAD 1517 ROUTE 9	GLENVILLE HALFMOON	(518)393-5442 (518)383-8632
NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9	HALFMOON	(518)383-8632
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD	HALFMOON LATHAM	(518)383-8632 (518)782-5488
NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD.	HALFMOON LATHAM LATHAM	(518)383-8632 (518)782-5488 (518)785-4700
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD.	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)355-2256
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE 3421 STATE STREET	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)355-2256 (518)346-0252
NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE 3421 STATE STREET 670 HOOSICK ST	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)355-2256 (518)355-2256 (518)346-0252 (518)244-3599
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE 3421 STATE STREET 670 HOOSICK ST 77 VANDENBURGH AVENUE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE 3421 STATE STREET 670 HOOSICK ST 77 VANDENBURGH AVENUE 1 CROSSGATE MALL RD	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)374-3095 (518)374-3095 (518)355-2256 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE 3421 STATE STREET 670 HOOSICK ST 77 VANDENBURGH AVENUE 1 CROSSGATE MALL RD 1894 ROUTE 6	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)374-3095 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956 (845)225-9704
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 9 1162 TROY-SCHENECTADY ROAD 741 NEW LOUDEN RD. 1 NORTH GALLERIA DR 103 VAN RENSSELAER AVENUE 24 CONGRESS ST 3075 ROUTE 50 132 ERIE BLVD. 1590 ALTAMONT AVENUE 3421 STATE STREET 670 HOOSICK ST 77 VANDENBURGH AVENUE 1 CROSSGATE MALL RD 1894 ROUTE 6 157 CLINTON AVENUE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)374-3095 (518)346-0252 (518)264-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)269-9824 (518)269-9824 (518)269-9824 (518)269-9824 (518)269-9824 (518)269-9824 (518)269-9822 (518)869-2956 (845)225-9704 (607)753-3710
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)355-2256 (518)346-0252 (518)244-3599 (518)266-98222 (518)266-98222 (518)269-2956 (845)225-9704 (607)753-3710 (646)692-3064
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)374-3095 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-982 (518)2
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)374-3095 (518)355-2256 (518)346-0252 (518)244-3599 (518)266-98222 (518)266-98222 (518)269-98256 (845)225-9704 (607)753-3710 (646)692-3064
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)374-3095 (518)374-3095 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-982 (518)2
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCEWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CED AT NEWARK INC. DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 9         1162 TROY-SCHENECTADY ROAD         741 NEW LOUDEN RD.         1 NORTH GALLERIA DR         103 VAN RENSSELAER AVENUE         24 CONGRESS ST         3075 ROUTE 50         132 ERIE BLVD.         1590 ALTAMONT AVENUE         3421 STATE STREET         670 HOOSICK ST         77 VANDENBURGH AVENUE         1894 ROUTE 6         157 CLINTON AVENUE         24 W 23RD ST         2278 MIDDLE COUNTRY ROAD         80 OCEAN AVE         2123 BROADHOLLOW RD.	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)246-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 9         1162 TROY-SCHENECTADY ROAD         741 NEW LOUDEN RD.         1 NORTH GALLERIA DR         103 VAN RENSSELAER AVENUE         24 CONGRESS ST         3075 ROUTE 50         132 ERIE BLVD.         1590 ALTAMONT AVENUE         3421 STATE STREET         670 HOOSICK ST         77 VANDENBURGH AVENUE         1894 ROUTE 6         157 CLINTON AVENUE         24 W 23RD ST         2278 MIDDLE COUNTRY ROAD         80 OCEAN AVE         2123 BROADHOLLOW RD.         1034 HEMPSTEAD TURNPIKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE	(518)383-8632 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)275-034 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CDELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)687-2317 (516)488-6423 (516)676-7023
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 33RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)374-3095 (518)374-3095 (518)360-252 (518)244-3599 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)693-3211 (516)379-5449
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1234 DEER PARK AVE.	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)450-1736 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 33RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)374-3095 (518)374-3095 (518)360-252 (518)244-3599 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)693-3211 (516)379-5449
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE2478 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)374-3095 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)286-2210 (631)289-4925
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)887-2317 (631)467-4345 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)289-4925 ON (631)331-3770
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEILGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1284 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIC WEST BABYLON	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)692-3064 (631)467-4345 (516)676-7023 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)586-2210 (631)289-4925 (56)3131-3770 (631)314-4149
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TPKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)289-4925 DN (631)331-3770 (631)314-4149 (516)489-2880
NEW YORK           NEW YORK <t< td=""><td>CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. 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KR</td><td>1517 ROUTE 9         1162 TROY-SCHENECTADY ROAD         741 NEW LOUDEN RD.         1 NORTH GALLERIA DR         103 VAN RENSSELAER AVENUE         24 CONGRESS ST         3075 ROUTE 50         132 ERIE BLVD.         1590 ALTAMONT AVENUE         3421 STATE STREET         670 HOOSICK ST         77 VANDENBURGH AVENUE         1894 ROUTE 6         157 CLINTON AVENUE         24 W 23RD ST         2278 MIDDLE COUNTRY ROAD         80 OCEAN AVE         2123 BROADHOLLOW RD.         1034 HEMPSTEAD TURNPIKE         210 GLEN STREET         580 MERRICK RD.         1728 MERRICK RD.         1234 DEER PARK AVE.         460 SUNRISE HIGHWAY         4955 NESCONSET HWY.         625 W MONTAUK HWY         65 HEMPSTEAD TPKE         690 SUNRISE HWY</td><td>HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN</td><td>(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)36-0252 (518)36-0252 (518)36-0252 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)692-004 (607)753-3710 (643)472-0337 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)289-4925 (516)489-2880 (516)377-8396</td></t<>	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. 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KR	1517 ROUTE 9         1162 TROY-SCHENECTADY ROAD         741 NEW LOUDEN RD.         1 NORTH GALLERIA DR         103 VAN RENSSELAER AVENUE         24 CONGRESS ST         3075 ROUTE 50         132 ERIE BLVD.         1590 ALTAMONT AVENUE         3421 STATE STREET         670 HOOSICK ST         77 VANDENBURGH AVENUE         1894 ROUTE 6         157 CLINTON AVENUE         24 W 23RD ST         2278 MIDDLE COUNTRY ROAD         80 OCEAN AVE         2123 BROADHOLLOW RD.         1034 HEMPSTEAD TURNPIKE         210 GLEN STREET         580 MERRICK RD.         1728 MERRICK RD.         1234 DEER PARK AVE.         460 SUNRISE HIGHWAY         4955 NESCONSET HWY.         625 W MONTAUK HWY         65 HEMPSTEAD TPKE         690 SUNRISE HWY	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)36-0252 (518)36-0252 (518)36-0252 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)692-004 (607)753-3710 (643)472-0337 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)289-4925 (516)489-2880 (516)377-8396
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NEW YORK           NEW YORK <t< td=""><td>CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KR</td><td>1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY655 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TPKE690 SUNRISE HWY2180 JERICHO TURNPIKE2180 JERICHO TURNPIKE</td><td>HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK</td><td>(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)36-0252 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (516)488-6423 (516)687-2317 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)289-4925 ON (631)331-3770 (631)314-4149 (516)439-2880 (516)377-8396 (631)499-9887</td></t<>	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDEIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KR	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY655 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TPKE690 SUNRISE HWY2180 JERICHO TURNPIKE2180 JERICHO TURNPIKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)36-0252 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (516)488-6423 (516)687-2317 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)289-4925 ON (631)331-3770 (631)314-4149 (516)439-2880 (516)377-8396 (631)499-9887
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, A	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE2423 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)374-3095 (518)374-3095 (518)355-2256 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)487-4345 (516)487-4345 (516)488-423 (516)488-423 (516)488-423 (516)488-423 (516)593-3211 (516)379-5449 (631)586-2210 (631)314-4149 (531)314-3770 (631)314-4149 (516)489-2880 (516)377-8396 (631)499-9887 (516)794-4416
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCOWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCDWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT L	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE2423 BSA2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE199 HEMPSTEAD TURNPIKE199 HEMPSTEAD TURNPIKE199 HEMPSTEAD TURNPIKE199 HEMPSTEAD TPKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELMONT	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)355-2256 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)887-2317 (631)4752-0337 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)386-2210 (631)381-3770 (631)311-3770 (631)311-3770 (631)311-3770 (631)311-3770 (516)489-2880 (516)377-8396 (531)499-9887 (516)794-4416 (516)354-6080
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHAR	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE199 HEMPSTEAD TURNPIKE191 JERICHO TURNPIKE191 JERICHO TURNPIKE191 JERICHO TURNPIKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELIMONT FLORAL PARK	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)887-2317 (631)4752-0337 (516)488-6423 (516)637-2317 (531)752-0337 (516)488-6423 (516)379-5449 (631)331-3770 (631)331-3770 (631)331-3770 (631)331-3770 (631)331-3770 (631)331-3770 (631)314-4149 (516)489-2880 (516)377-8396 (631)499-9887 (516)794-4416 (516)354-6080 (516)305-5241
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. K	1517 ROUTE 9         1162 TROY-SCHENECTADY ROAD         741 NEW LOUDEN RD.         1 NORTH GALLERIA DR         103 VAN RENSSELAER AVENUE         24 CONGRESS ST         3075 ROUTE 50         132 ERIE BLVD.         1590 ALTAMONT AVENUE         3421 STATE STREET         670 HOOSICK ST         77 VANDENBURGH AVENUE         1 CROSSGATE MALL RD         1894 ROUTE 6         157 CLINTON AVENUE         24 W 23RD ST         2278 MIDDLE COUNTRY ROAD         80 OCEAN AVE         2123 BROADHOLLOW RD.         1034 HEMPSTEAD TURNPIKE         210 GLEN STREET         580 MERRICK RD.         1234 DEER PARK AVE.         460 SUNRISE HIGHWAY         4955 NESCONSET HWY.         625 W MONTAUK HWY         65 HEMPSTEAD TURNPIKE         1730 HERMPSTEAD TURNPIKE         199 HEMPSTEAD TURNPIKE         199 HEMPSTEAD TURNPIKE         199 HEMPSTEAD TURNPIKE         199 HEMPSTEAD TURNPIKE         191 JERICHO TURNPIKE         191 JERICHO TURNPIKE         191 JERICHO TURNPIKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELMONT FLORAL PARK GREENVALE	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)586-2210 (631)314-4149 (516)489-2880 (516)377-8396 (631)499-9887 (516)794-4416 (516)354-6080 (516)355-5241 (516)621-8636 (631)683-4041
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1 CROSSGATE MALL RD1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TVRNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE199 HEMPSTEAD TPKE191 JERICHO TURNPIKE18 GLEN COVE ROAD1210 E JERICHO TPKE106 PORTION ROAD	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIC WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELMONT FLORAL PARK GREENVALE HUNTINGTON LAKE RONKONKOMA	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)687-2317 (631)467-4345 (516)687-2317 (516)488-6423 (516)676-7023 (516)593-3211 (516)676-7023 (516)593-3211 (516)379-5449 (631)586-2210 (631)314-4149 (516)489-2880 (516)377-8396 (631)49-9887 (516)77-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)377-8396 (516)37-8241 (516)621-8636 (631)683-4041 (531)285-2621
NEW YORK NEW YORK	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDRE	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1 CROSSGATE MALL RD1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TVRNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TPKE191 JERICHO TURNPIKE192 HEMPSTEAD TPKE193 HEMPSTEAD TPKE194 HEMPSTEAD TPKE195 HEMPSTEAD TPKE195 HEMPSTEAD TPKE193 HEMPSTEAD TPKE194 HEMPSTEAD TPKE195 HEMPSTEAD TPKE196 PORTION ROAD3595 HEMPSTEAD TURNPIKE	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIO WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELIMONT FLORAL PARK GREENVALE HUNTINGTON LAKE RONKONKOMA LEVITTOWN	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (518)266-9822 (516)687-2317 (631)467-4345 (516)887-2317 (516)488-6423 (516)676-7023 (516)593-3211 (516)79-5449 (631)586-2210 (631)289-4925 (516)3128-4925 (516)314-4149 (516)314-4149 (516)314-4149 (516)314-4149 (516)314-4149 (516)314-4149 (516)314-4149 (516)31-8396 (631)499-9887 (516)77-8396 (631)499-9887 (516)621-8636 (516)355-5241 (516)621-8636 (631)683-4041 (516)285-2621 (516)731-0049
NEW YORK           NEW YORK <t< td=""><td>CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. 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KRUMHOLZ</td><td>1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1 CROSSGATE MALL RD1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TVRNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE199 HEMPSTEAD TPKE191 JERICHO TURNPIKE18 GLEN COVE ROAD1210 E JERICHO TPKE106 PORTION ROAD</td><td>HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIC WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELMONT FLORAL PARK GREENVALE HUNTINGTON LAKE RONKONKOMA</td><td>(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)678-3211 (516)379-5449 (631)586-2210 (631)586-2210 (631)314-4149 (516)489-2880 (516)377-8396 (631)49-9887 (516)74-4416 (516)35-5241 (516)621-8636 (631)683-4041 (631)285-2621</td></t<>	CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CAPWEN, LLC, JOSEPH M. CUGINE, KEITH KAS CCCWEN, LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1517 ROUTE 91162 TROY-SCHENECTADY ROAD741 NEW LOUDEN RD.1 NORTH GALLERIA DR103 VAN RENSSELAER AVENUE24 CONGRESS ST3075 ROUTE 50132 ERIE BLVD.1590 ALTAMONT AVENUE3421 STATE STREET670 HOOSICK ST77 VANDENBURGH AVENUE1 CROSSGATE MALL RD1894 ROUTE 6157 CLINTON AVENUE24 W 23RD ST2278 MIDDLE COUNTRY ROAD80 OCEAN AVE2123 BROADHOLLOW RD.1034 HEMPSTEAD TURNPIKE210 GLEN STREET580 MERRICK RD.1728 MERRICK RD.1234 DEER PARK AVE.460 SUNRISE HIGHWAY4955 NESCONSET HWY.625 W MONTAUK HWY65 HEMPSTEAD TVRNPIKE1730 HEMPSTEAD TURNPIKE1730 HEMPSTEAD TURNPIKE199 HEMPSTEAD TPKE191 JERICHO TURNPIKE18 GLEN COVE ROAD1210 E JERICHO TPKE106 PORTION ROAD	HALFMOON LATHAM LATHAM MIDDLETOWN RENSSELAER SARATOGA SPRINGS SARATOGA SPRINGS SCHENECTADY SCHENECTADY SCHENECTADY TROY TROY TROY ALBANY CARMEL CORTLAND NEW YORK CENTEREACH EAST ROCKAWAY FARMINGDALE FRANKLIN SQUARE GLEN COVE LYNBROOK MERRICK NORTH BABYLON PATCHOGUE PORT JEFFERSON STATIC WEST BABYLON WEST HEMPSTEAD BALDWIN COMMACK EAST MEADOW ELMONT FLORAL PARK GREENVALE HUNTINGTON LAKE RONKONKOMA	(518)383-8632 (518)782-5488 (518)782-5488 (518)785-4700 (845)673-5990 (518)977-3691 (518)583-0210 (518)374-3095 (518)355-2256 (518)346-0252 (518)346-0252 (518)244-3599 (518)266-9822 (518)869-2956 (845)225-9704 (607)753-3710 (646)692-3064 (631)467-4345 (516)887-2317 (631)752-0337 (516)488-6423 (516)676-7023 (516)678-3211 (516)379-5449 (631)586-2210 (631)586-2210 (631)314-4149 (516)489-2880 (516)377-8396 (631)49-9887 (516)74-4416 (516)35-5241 (516)621-8636 (631)683-4041 (631)285-2621

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NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1602 SHORE PARKWAY 820 MONTAUK HIGHWAY	BROOKLYN COPIAGUE	(718)747-9002
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	220 ROUTE 109	FARMINGDALE	(631)789-0615 (631)777-4880
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	5001 HEMPSTEAD TURNPIKE	FARMINGDALE	(516)845-7129
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	820 OLD COUNTRY ROAD	GARDEN CITY	(516)228-9040
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	352 MOTOR PARKWAY	HAUPPAUGE	(631)435-1458
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	527 ROUTE 111	HAUPPAUGE	(631)863-2062
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	60 NORTH BROADWAY	HICKSVILLE	(516)433-0255
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	205 W. JERICHO TURNPIKE	HUNTINGTON STATION	(631)425-2549
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	259 MIDDLE COUNTRY ROAD	SELDEN	(631)888-5654
NEW YORK	DELIGHT LI 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	259 HILLSIDE AVE	WILLISTON PARK	(516)294-4888
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	3450 VETERANS MEMORIAL HWY	BOHEMIA	(631)980-4445
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	37 WICKS ROAD	BRENTWOOD	(631)231-3649
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	420 86TH STREET	BROOKLYN	(718)833-3034
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1255 SUNRISE HIGHWAY	COPIAGUE	(631)842-1763
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	280 LARKFIELD ROAD	EAST NORTHPORT	(631)261-5736
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	175 MORRIS AVENUE	HOLTSVILLE	(631)207-3725
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	168 MAIN STREET	ISLIP	(631)224-2790
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	885 MONTAUK HIGHWAY	OAKDALE	(631)472-1368
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	3882 SUNRISE HWY	SEAFORD	(516)409-4870
NEW YORK	DELIGHT LI 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1350 WANTAGH AVE	WANTAGH	(516)781-6102
NEW YORK	EMPIREWEN, INC.	172-176 DOLSON AVENUE	MIDDLETOWN	(845)342-6688
NEW YORK	EMPIREWEN, INC.	441 ROUTE 211 E	MIDDLETOWN	(845)342-4141
NEW YORK	EMPIREWEN, INC.	17-25 PLEASANT ST	MONTICELLO	(845)791-9373
	GFWW MANAGEMENT, INC., GREGORY W. DUNN, JACALYN TYE, MICHELE M. DUNN, STEVEN TYE,			10-5/151-5515
NEW YORK	WEST-ROCK AIRMONT, LLC	320 ROUTE 59	AIRMONT	(845)369-8500
NEW YORK	GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES	7748 ROUTE 53	BATH	(607)622-5502
NEW YORK	GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES	2 INDUSTRIAL DRIVE	BINGHAMTON	(607)651-9035
NEW YORK	GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES	390 STATE HWY 10	DEPOSIT	(607)467-4299
NEW YORK	GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES GOLDEN EAGLE FOODS, INC., MICHAEL S. JONES	1262 ROUTE 414, SUITE B	WATERLOO	(315)220-8708
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	3180 NIAGARA FALLS BLVD	AMHERST	(716)220-9562
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	4050 MAPLE RD.	AMHERST	(716)832-0855
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	44 MAIN ST	BATAVIA	(585)343-5858
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	4640 LAKE ROAD	BROCKPORT	(585)637-5220
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	1051 MAIN STREET	BUFFALO	(716)883-7242
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	2230 ELMWOOD AVENUE	BUFFALO	(716)875-4166
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	3362 MAIN STREET	BUFFALO	(716)838-3879
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3302 MAIN STREET 3513 MCKINLEY PKWY	BUFFALO	(716)235-4049
	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	360 DINGENS	BUFFALO	
NEW YORK		969 MCKINLEY PKWY	BUFFALO	(716)824-3011
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	5309 W. GENESEE STREET	CAMILLUS	(716)867-4042 (315)295-1962
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	10 ELLEN POLIMENI BLVD	CANANDAIGUA	(585)394-8660
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	2520 WALDEN AVENUE	CHEEKTOWAGA	(716)206-7599
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	4961 TRANSIT ROAD	DEPEW	(716)206-7399
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	305 WEST COMMERCIAL	EAST ROCHESTER	(585)385-4890
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	557 MOSELEY ROAD	FAIRPORT	(585)425-7657
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	10350 ROUTE 60	FREDONIA	(716)672-5226
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	4158 LAKEVILLE ROAD	GENESEO	(585)243-2210
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	481 HAMILTON STREET	GENEVA	(315)789-2463
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	1685 GRAND ISLAND BLVD	GRAND ISLAND	(716)622-8299
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	3825 DEWEY AVE	GREECE	(585)621-4394
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	5121 CAMP ROAD	HAMBURG	(716)649-5754
NEW YORK	HAZA FOODS OF NORTHEAST, LEC	4747 WEST HENRIETTA ROAD	HENRIETTA	(585)334-3450
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	1355 E. 2ND ST.	JAMESTOWN	(716)665-6798
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	327 EAST FAIRMOUNT AVENUE	LAKEWOOD	
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	5737 S. TRANSIT ROAD	LOCKPORT	(716)763-0998 (716)434-6439
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	8505 SENECA TPKE	NEW HARTFORD	(315)732-4265
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	510 W.UNION ST.	NEWARK	(315)331-5922
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	6020 PORTER ROAD	NIAGARA FALLS	(716)297-6088
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	7515 NIAGARA FALLS BOULEVARD	NIAGARA FALLS	(716)236-0300
		447 N UNION ST	OLEAN	
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	131 GENESSEE STREET	ONEIDA	(716)372-5400 (315)363-2212
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3275 ORCHARD PARK RD	ORCHARD PARK	(716)677-6837
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	1175 E. RIDGE RD.	ROCHESTER	(585)266-7523
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	1175 E. RIDGE RD. 1550 MT HOPE AVE	ROCHESTER	(585)266-7523
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	1844 EAST AVENUE	ROCHESTER	(585)271-3030
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	1951 BUFFALO RD.	ROCHESTER	(585)247-1792
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	2988 W RIDGE	ROCHESTER	(585)225-6010
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3050 WINTON ROAD	ROCHESTER	(585)225-6010
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3180 MONROE AVENUE	ROCHESTER	(585)292-0690
	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3180 MONROE AVENUE 3190 LATTA RD	ROCHESTER	
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC		ROCHESTER	(585)203-8591
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3200 CHILI AVE. 566 JEFFERSON RD	ROCHESTER	(585)889-5046 (585)292-1390
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	683 LAKE AV.	ROCHESTER	(585)292-1390
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	744 EAST MAIN ST		
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	401 ERIE BLVD	ROCHESTER ROME	(585)512-4133 (315)339-4550
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	2100 PARK STREET	SYRACUSE	(315)339-4550
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3260 ERIE BLVD. E	SYRACUSE	(315)472-8727
NEW YORK	HAZA FOODS OF NORTHEAST, LLC HAZA FOODS OF NORTHEAST, LLC	3798 JAMES STREET	SYRACUSE	(315)446-4279
		2. SO WINES STILL		,323,737 3331

NEW YORK	HAZA FOODS OF NORTHEAST, LLC	811 YOUNG ST	TONAWANDA	(716)693-2578
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	175 N. GENESSEE STREET	UTICA	(315)724-8355
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	7473 VICTOR-PITTSFORD ROAD	VICTOR	(585)924-8430
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	987 RIDGE ROAD	WEBSTER	(585)872-5635
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	2021 RIDGE ROAD	WEST SENECA	(716)675-5882
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	5244 MAIN ST.	WILLIAMSVILLE	(716)626-3397
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	6940 TRANSIT RD.	WILLIAMSVILLE	(716)630-5982
NEW YORK	HAZA FOODS OF NORTHEAST, LLC	315 ORISKANY BLVD	YORKVILLE	(315)736-7442
NEW YORK	HIMANI HOSPITALITY GROUP INC.	714 THIRD AVENUE	NEW YORK	(212)682-2568
NEW YORK	HUDWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	78 BROOKSIDE AVE	CHESTER	(845)469-2182
NEW YORK	HUDWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	3009 EAST MAIN ST.	CORTLANDT MANOR	(914)528-9828
NEW YORK	HUDWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	261 ROUTE 9W	GLENMONT	(518)432-8900
NEW YORK	HUDWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	408 WINDSOR HWY	VAILS GATE	(845)562-7474
NEW YORK	HUDWEN, LLC, JOSEPH M. CUGINE, KEITH KAS	1601 ROUTE 9	WAPPINGERS FALLS	(845)298-0167
NEW YORK	HV WEN, LLC, JOHN ANTONACCIO, JOSEPH M. CUGINE, KEITH KAS, SVENWEN CORP.	25 ELM STREET	FISHKILL	(845)896-8683
NEW YORK	HV WEN, LLC, JOHN ANTONACCIO, JOSEPH M. CUGINE, KEITH KAS, SVENWEN CORP.	1360 ULSTER AVENUE	KINGSTON	(845)382-2070
NEW YORK	HV WEN, LLC, JOHN ANTONACCIO, JOSEPH M. CUGINE, KEITH KAS, SVENWEN CORP.	1417 ROUTE 300	NEWBURGH	(845)566-0726
	JPK OF ONEONTA, INC., GEOFFREY S. HARRIS, KATHY A. HARRIS, THE ESTATE OF DOUGLAS N.			
NEW YORK	HARRIS	6281 STATE HIGHWAY 23	ONEONTA	(607)441-5006
IEW YORK	LAGUARDIA HOSPITALITY GROUP, LLC, SALMAAN HIMANI, VAUGHN MCKOY	DR, TERMINAL C	FLUSHING	(0)-
IEW YORK	M & M HOSPITALITY GROUP INC.	462 7TH AVE	NEW YORK	(212)389-0080
IEW YORK	MYRTLE WDY LLC	40-09 21ST STREET	LONG ISLAND CITY	(347)507-0826
IEW YORK	MYRTLE WDY LLC	57-18 MYRTLE AVE	RIDGEWOOD	(347)725-3210
IEW YORK	NY BACON, LLC	19 WEST 170TH STREET	BRONX	(718)681-0483
EW YORK	NY BACON, LLC	2140 WESTCHESTER AVENUE	BRONX	(718)409-6174
EW YORK	NY BACON, LLC	2703 E TREMONT AVE	BRONX	(718)824-2211
EW YORK	NY BACON, LLC	4330 BOSTON ROAD	BRONX	(718)325-8750
EW YORK	NY BACON, LLC	5805 BROADWAY	BRONX	(718)450-8809
EW YORK	PANINI GRILL AT STATEN ISLAND FERRY INC.	4 SOUTH ST SPACE 202	NEW YORK	(212)220-9989
EW YORK	PRINCETON FOOD SERVICES, L.L.C.	25 PUTNAM STREET	STATEN ISLAND	(718)524-7817
EW YORK	PRINCETON FOOD SERVICES, L.L.C.	26 RICHMOND HILL ROAD	STATEN ISLAND	(718)761-3950
IEW YORK	PRINCETON FOOD SERVICES, L.L.C.	330 BAY STREET	STATEN ISLAND	(347)934-3648
IEW YORK	PRINCETON FOOD SERVICES, L.L.C.	6420 AMBOY ROAD	STATEN ISLAND	(718)967-3911
IEW YORK	R & R GALLERIA INC., ANTHONY ROMANO, LESLEY ROMANO, SALVATORE ROMANO	250 JERICHO TURNPIKE	SYOSSET	(516)677-0891
EW YORK	R & R OF GC, INC., ANTHONY ROMANO, LESLEY ROMANO, SALVATORE ROMANO	90 JERICHO TURNPIKE	JERICHO	(516)333-3059
EW TORK	R & R OF GC, INC., ANTHONY ROMANO, LESLET ROMANO, SALVATORE ROMANO	SO JERICHO TORINPIRE	JERICHO	(310)333-3039
EW YORK	R&R OF ROOSEVELT FIELD, INC., ANTHONY ROMANO, LESLEY ROMANO, SALVATORE ROMANO	630 OLD COUNTRY RD	GARDEN CITY	(516)613-2479
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IEW YORK	R&R OF SMITHHAVEN LTD., ANTHONY ROMANO, LESLEY ROMANO, SALVATORE ROMANO	334 SMITH HAVEN MALL	LAKE GROVE	(631)979-8138
IEW YORK	R&R RESTAURANT GROUPS INC., ANTHONY ROMANO, LESLEY ROMANO, SALVATORE ROMANO	4579 AUSTIN BLVD	ISLAND PARK	(516)889-0560
IEW YORK	RAWSON FOOD SERVICES, INC.	1661 HYLAN BLVD.	STATEN ISLAND	(718)979-8178
NEW YORK	RAWSON FOOD SERVICES, INC.	1761 FOREST AVE.	STATEN ISLAND	(718)981-2102
NEW YORK	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	5 S BUFFALO ST.	CORNING	(607)936-0106
NEW YORK	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	830 COUNTY ROAD 64	ELMIRA	(607)796-0183
NEW YORK	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	2123 GRAND CENTRAL AVE	HORSEHEADS	(607)796-9352
NEW YORK	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	714 UPPER GLEN STREET	QUEENSBURY	(518)792-3939
NEW YORK	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	330 BECKER DR	SCHENECTADY	(518)280-3590
NEW YORK		85 NASSAU STREET	NEW YORK	(212)619-3322
NEW YORK	KSA FOODS GROUP INC. SABINA HOSPITALITY INC.	20 E 14TH STREET	NEW YORK	(212)243-0438
NEW YORK	T & N OF GA, INC., ANTHONY ROMANO, LESLEY ROMANO, SALVATORE ROMANO	2046 GREEN ACRES MALL	VALLEY STREAM	(516)872-5450
		112 E. 23RD ST.	NEW YORK	
	TAH FOOD GROUP, INC.			(212)500-6800
EW YORK	TICKLE YOUR TASTE INC	616 8TH AVENUE	NEW YORK	
EW YORK	TRIWEN ELMSFORD LLC	91 SAW MILL ROAD	ELMSFORD	(914)592-9888
EW YORK	TRIWEN HAWTHORNE, LLC	33 SAWMILL RIVER ROAD	HAWTHORNE	(914)347-7619
IEW YORK		330 LARKIN DR	MONROE	(845)774-2747
EW YORK	TRIWEN WEST HAVERSTRAW LLC	125 STATE ROUTE 9W	WEST HAVERSTRAW	(845)786-3209
IEW YORK	WEN CENTER MORICHES, LLC	774 MONTAUK HIGHWAY	CENTER MORICHES	(631)874-8990
EW YORK	WEN MANORVILLE, LLC	496 CR 111	MANORVILLE	(631)909-4902
IEW YORK	WEN MILLER PLACE, LLC	380 ROUTE 25A	MILLER PLACE	(631)642-0374
EW YORK	WEN RIVERHEAD, LLC	1165 RT 58	RIVERHEAD	(631)369-3232
EW YORK	WEN SHIRLEY, LLC	555 WILLIAM FLOYD PKWY	SHIRLEY	(631)399-1136
IEW YORK	WENDCO OF VERMONT/NY LLC, LAWRENCE M. WILEY	397 STATE ROUTE 3	PLATTSBURGH	(518)561-1912
EW YORK	WENESCO 149TH, LLC	387 E 149TH ST	BRONX	(718)215-7038
EW YORK	WENESCO BATHGATE, LLC	4040 3RD AVE	BRONX	(718)299-5603
EW YORK	WENESCO BOSTON ROAD, LLC	3636 BOSTON ROAD	BRONX	(718)798-4133
EW YORK	WENESCO NANUET, LLC	90 EAST ROUTE 59	NANUET	(845)627-0264
EW YORK	WENESCO PALISADES, LLC	3624 PALISADES CENTER DRIVE	WEST NYACK	(845)727-1123
EW YORK	WENESCO YONKERS, LLC	1751 CENTRAL PARK AVENUE	YONKERS	(914)337-9524
EW YORK	WENESCO YORKTOWN, LLC	3399 CROMPOND ROAD	YORKTOWN HEIGHTS	(914)788-4001
EW YORK	WENJOHN LLC, JOHN ANTONACCIO, JOSEPH M. CUGINE, KEITH KAS	26586 VALENTINE DR.	EVANS MILLS	(315)818-5088
EW YORK	WENJOHN LLC, JOHN ANTONACCIO, JOSEPH M. CUGINE, KEITH KAS	140 NORTH COMRIE AVENUE	JOHNSTOWN	(518)762-2245
EW YORK	WENJOHN LLC, JOHN ANTONACCIO, JOSEPH M. COGINE, KEITH KAS	419 STATE STREET	WATERTOWN	(315)788-9694
	WENJOHN LLC, JOHN ANTONACCIO, JOSEPH M. COGINE, KEITH KAS WEST-ROCK LLC, GFWW MANAGEMENT, INC., GREGORY W. DUNN, JACALYN TYE, MICHELE M.	125 SINTE STILLT		(313)/00-9094
	WEST-ROCK LLC, GEW W MANAGEMENT, INC., GREGORY W. DUNN, JACALYN TYE, MICHELE M. DUNN, STEVEN TYE	3 BOUTE 303	TAPPAN	(845)250 5622
		3 ROUTE 303		(845)359-5633
IEW YORK	Y & C WEN NY LLC, NIRAV MEHTA , ROONI MEHTA, RUPAL PATEL	2596 SOUTH ROAD	POUGHKEEPSIE	
		2596 SOUTH ROAD 753 MAIN STREET 2 WEST 45TH STREET	POUGHKEEPSIE POUGHKEEPSIE NEW YORK	(845)454-2906 (845)452-8124 (212)575-9800

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NORTH CAR	OLINA			
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	1448 NC HIGHWAY 24-87	CAMERON	(910)436-3566
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	106 S. EAST BLVD.	CLINTON	(910)592-8648
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	2070 SKIBO ROAD	FAYETTEVILLE	(910)423-4576
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	2903 RAEFORD RD.	FAYETTEVILLE	(910)323-1834
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	3000 OWEN DRIVE 3748 RAMSEY STREET	FAYETTEVILLE	(910)484-2024 (910)488-3858
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	532 GROVE ST.	FAYETTEVILLE	(910)323-4532
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	5555 CAMDEN RD	FAYETTEVILLE	(910)423-0668
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	5740 YADKIN RD	FAYETTEVILLE	(910)868-5410
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	6910 CLIFFDALE ROAD	FAYETTEVILLE	(910)487-6022
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	7681 S. RAEFORD RD.	FAYETTEVILLE	(910)764-9700
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	1650 S. MAIN STREET	LAURINBURG	(910)276-7522
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	4511 PROVISION DRIVE	LELAND	(910)399-5696
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	4916 FAYETTEVILLE RD.	LUMBERTON	(910)739-4456
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	3284 NC HIGHWAY 87 N	SANFORD	(919)775-7523
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	399 WALMART SHOPPING CTR	SILER CITY	(919)663-2060
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	5140 SOUTHPORT SUPPLY RD SE 2687 NC HWY. 24 WEST	SOUTHPORT WARSAW	(910)363-4344 (910)293-3200
NORTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	311 WASHINGTON ST	WHITEVILLE	(910)293-3200
NORTH CAROLINA	CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	36 PAINTTOWN ROAD	CHEROKEE	(828)497-1277
NORTH CAROLINA	CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	728 W US HIGHWAY 64	MURPHY	(828)835-3787
NORTH CAROLINA	CALHOUN MANAGEMENT CORPORATION, PICKENS M. LINDSAY	347 HIGHWAY 129 BYPASS	ROBBINSVILLE	(828)479-4755
NORTH CAROLINA	CAROLINA QUALITY FOODS INC.	810 N MCPHERSON CROSSING	ELIZABETH CITY	(252)562-6212
NORTH CAROLINA	CAROLINA QUALITY FOODS INC., DOROTHY NEKHAILA, SAM NEKHAILA	1330 EHRINGHAUS STREET	ELIZABETH CITY	(252)335-5235
NORTH CAROLINA	CAROLINA QUALITY FOODS INC., DOROTHY NEKHAILA, SAM NEKHAILA	1503 S CROATAN HWY	KILL DEVIL HILLS	(252)441-1417
NORTH CAROLINA	CAROLINA QUALITY FOODS INC., DOROTHY NEKHAILA, SAM NEKHAILA	5430 N. CROATAN HWY	KITTY HAWK	(252)261-0662
NORTH CAROLINA	CAROLINA QUALITY FOODS INC., DOROTHY NEKHAILA, SAM NEKHAILA	548 CARATOKE HIGHWAY	MOYOCK	(252)435-0609
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1805 N. SANDHILLS BLVD.	ABERDEEN	(910)725-0572
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	824 NC 24 27 BYP E	ALBEMARLE	(704)983-3309
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	660 PARK STREET	BELMONT	(704)825-1567
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	112 GONZALEZ BLVD	CAMP LEJEUNE	(910)451-3966
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1231 HOLCOMB BLVD	CAMP LEJEUNE	(910)451-4595
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	1237 BIRCH STREET 10235 UNIVERSITY CITY DR.	CAMP LEJEUNE CHARLOTTE	(910)450-5479 (704)510-0401
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	10729 PARK ROAD	CHARLOTTE	(704)542-7243
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1110 W SUGAR CREEK ROAD	CHARLOTTE	(704)596-7355
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	11640 PROVIDENCE ROAD	CHARLOTTE	(704)846-5530
	CAROLINA RESTAURANT GROUP, INC.	11801 ALBEMARLE ROAD	CHARLOTTE	(704)206-8772
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	16055 JOHNSTON ROAD	CHARLOTTE	(704)752-6461
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1801 N. SARDIS ROAD	CHARLOTTE	(704)845-1507
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2801 BOYER STREET	CHARLOTTE	(704)394-2723
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2933 EASTWAY DRIVE	CHARLOTTE	(704)568-1315
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3300 FREEDOM DR.	CHARLOTTE	(704)399-7202
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3524 MT. HOLLY-HUNTERSVILLE ROAD	CHARLOTTE	(704)394-7000
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3700 W. T. HARRIS BLVD.	CHARLOTTE	(980)729-5155
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	4335 PARK ROAD	CHARLOTTE	(704)522-0780
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5214 SUNSET RD	CHARLOTTE	(704)599-4535
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	5801 N. SHARON-AMITY RD 6500 ALBEMARLE RD	CHARLOTTE	(704)536-9025 (704)537-7385
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	6555 CARNEGIE BLVD	CHARLOTTE	(980)219-8837
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	715 CHARLOTTETOWNE AVE	CHARLOTTE	(704)339-5797
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	7712 REA RD	CHARLOTTE	(704)341-3667
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	7900 ARROWRIDGE ROAD	CHARLOTTE	(704)525-6652
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	7920 CAMBRIDGE COMMONS DRIVE	CHARLOTTE	(704)563-4488
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	8720 RACHEL FREEMAN WAY	CHARLOTTE	(980)224-7302
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	9905 NORTHLAKE CENTRE PKWY	CHARLOTTE	(704)921-1120
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	20410 W CATAWBA AVE	CORNELIUS	(704)892-8921
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5170 NC 42 NORTHWEST	GARNER	(919)773-1673
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1510 E FRANKLIN BLVD	GASTONIA	(980)320-1002
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2216 UNION ROAD	GASTONIA	(704)865-8041
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2415 N. CHESTER ST	GASTONIA	(704)691-7777
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2419 W. FRANKLIN 1825 E. ARLINGTON BLVD.	GASTONIA GREENVILLE	(704)864-3826 (252)353-2900
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3501 HIGHWAY 264 EAST	GREENVILLE	(252)413-0762
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	624 S. MEMORIAL	GREENVILLE	(252)364-2873
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	17160 US HWY 17	HAMPSTEAD	(910)821-1308
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	14139 STATESVILLE RD	HUNTERSVILLE	(704)948-9055
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1995 N.MARINE BLVD	JACKSONVILLE	(910)455-6024
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	4039 CURTIS RD	JACKSONVILLE	(910)346-6087
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	6995 WESTERN BOULEVARD	JACKSONVILLE	(910)455-0366
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2409 N. HERRITAGE STREET	KINSTON	(252)527-5806
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	4535 US HIGHWAY 70 WEST	KINSTON	(252)522-3050
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	103 EAST MAIN STREET	LOCUST	(704)888-8602
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	6807 EAST MARSHVILLE BOULEVARD	MARSHVILLE	(704)327-4291
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	11145 E INDEPENDENCE BLVD	MATTHEWS	(704)847-0955
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	6849 MATTHEWS-MINT HILL RD. 1015 N GREEN ST	MINT HILL MORGANTON	(704)545-5908 (828)475-6855
AGAIN CAROLINA		1015 N ONELN ST	MONOANTON	(020)-15-0055

NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2159 SOUTH STERLING ST.	MORGANTON	(828)437-9170
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	806 SOUTH KEY STREET	PILOT MOUNTAIN	(336)368-2342
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2025 US 64 W	PLYMOUTH	(252)793-2291
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	301 WEST CHURCH STREET	RICHFIELD	(704)463-5971
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	7471 RICHLANDS HIGHWAY	RICHLANDS	(910)430-1207
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP. INC.	8221 US HIGHWAY 117 S	ROCKY POINT	(910)604-6262
NORTH CAROLINA		515 EAST INNIS STREET	SALISBURY SALISBURY	(704)633-4585
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	825 S. JAKE ALEXANDER BLVD	SHALLOTTE	(704)642-0620
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	355 WHITEVILLE ROAD NW 414 HWY 27 SOUTH	STANLEY	(910)755-3333 (704)931-2139
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	809 WEST CORBETT AVENUE	SWANSBORO	(910)325-2252
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	117 TOBACCO RD	WALLACE	(910)463-1063
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1650 SHIPYARD BLVD	WILMINGTON	(910)452-0129
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1719 EASTWOOD ROAD	WILMINGTON	(910)256-6344
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	350 SOUTH COLLEGE ROAD	WILMINGTON	(910)452-0390
NORTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5140 S COLLEGE RD	WILMINGTON	(910)726-3108
	CAROLINA RESTAURANT GROUP, INC.	8215 MARKET STREET	WILMINGTON	(910)686-9954
	CAROLINA RESTAURANT GROUP, INC.	630 W. FIRETOWER ROAD	WINTERVILLE	(252)321-9228
	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	2209 OAK RIDGE RD.	OAK RIDGE	(336)643-7377
NORTH CAROLINA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	1533 FREEWAY DRIVE	REIDSVILLE	(336)349-4884
	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	5170 REIDSVILLE RD.	WALKERTOWN	(336)595-2479
NORTH CAROLINA	COMPASS GROUP USA, INC.	8845 CRAVER RD.	CHARLOTTE	(704)687-7046
NORTH CAROLINA	D6, INC.	923 JOHNSTON PARKWAY	KENLY	(919)502-7069
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1343 KILDAIRE FARM RD	CARY	(919)467-1407
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	10197 HIGHWAY 70 EAST	CLAYTON	(919)938-8400
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1546 NC HWY 56	CREEDMOOR	(919)528-3997
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	108 N. BERKELEY BLVD.	GOLDSBORO	(919)778-5269
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	2200 WAYNE MEMORIAL DR	GOLDSBORO	(919)735-6114
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	375 S. CHURTON ST.	HILLSBOROUGH	(919)732-6555
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	3715 WESTERN BLVD.	RALEIGH	(919)821-3099
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	4105 WAKE FOREST ROAD	RALEIGH	(919)872-5270
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	4750 CAPITAL BLVD.	RALEIGH	(919)876-9228
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	6611 GLENWOOD AVE	RALEIGH	(919)782-1065
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	8209 CREEDMOOR ROAD	RALEIGH	(919)676-2320
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	735 MADISON BLVD	ROXBORO	(336)597-2488
NORTH CAROLINA	DELIGHT RALEIGH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	2297 WENDELL FALLS PKWY	WENDELL	(919)374-7214
NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1558 E MEMORIAL DRIVE	AHOSKIE	(252)332-8633
NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1900 LAKE PINE DRIVE	APEX	(919)387-8640
NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1213 N.W. MAYNARD RD	CARY	(919)468-0919
NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1809 N HARRISON AVE	CARY	(919)677-0039
NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	2964 KILDAIRE FARM ROAD	CARY	(919)363-5748
	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ			
		5402 SOUTH MIAMI BIVD	DURHAM	(919)474-0017
		5402 SOUTH MIAMI BLVD 1374 NORTH MAIN STREET	DURHAM FUOUAY VARINA	(919)474-0017
NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET	FUQUAY VARINA	(919)557-0139
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E	FUQUAY VARINA KNIGHTDALE	(919)557-0139 (919)266-0917
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY	FUQUAY VARINA KNIGHTDALE MORRISVILLE	(919)557-0139 (919)266-0917 (919)465-1979
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST.	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-3440 (252)945-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST.	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-3440 (252)995-0193 (919)367-9483 (919)209-0193 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD.	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)945-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)945-7034 (252)945-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET           7132 US HIGHWAY 64E           2007 NW CARY PARKWAY           1150 EDWARDS MILL RD           7200 SIX FORKS ROAD           7460 LOUISBURG ROAD           949 N.WESLEYAN BLVD           1113 W. 15TH ST.           803 E BLVD           790 W. WILLIAMS STREET           12300 NC HWY. 210           1808 S. MIAMI BOULEVARD           594 JACKSON ROAD           1020 TIMBER DRIVE EAST           181 GRAND HILL PLACE           1165 N. MAIN ST.           328 S. BICKETT BLVD.           2900 NEUSE BLVD           4510 FAYETTEVILLE RD           8000 POOLER AVE	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE 12430 CAPITAL BOULEVARD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-3440 (252)945-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)9661-0667 (919)900-8989 (252)641-4070 (919)562-2349
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE 12430 CAPITAL BOULEVARD 2815 RALEIGH ROAD PKWY W	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)961-0667 (919)960-8889 (252)641-4070 (919)562-2349 (252)399-0010
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE 12430 CAPITAL BOULEVARD 2815 RALEIGH ROAD PKWY W 510 VIRGINIA ROAD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)961-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)399-0010 (252)482-1045
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE 12430 CAPITAL BOULEVARD 2815 RALEIGH ROAD PKWY W 510 VIRGINIA ROAD 101 NC 581 HWY NORTH	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)906-8989 (252)641-4070 (919)562-2349 (252)248-1045 (919)750-8158
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE 12430 CAPITAL BOULEVARD 2815 RALEIGH ROAD PKWY W 510 VIRGINIA ROAD 101 NC 581 HWY NORTH 557 US HWY 70 W	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-7034 (252)945-7034 (252)945-7034 (252)945-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8889 (252)641-4070 (919)562-2349 (252)399-0010 (252)482-1045 (919)750-8158 (252)444-2050
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET 7132 US HIGHWAY 64E 2007 NW CARY PARKWAY 1150 EDWARDS MILL RD 7200 SIX FORKS ROAD 7460 LOUISBURG ROAD 949 N.WESLEYAN BLVD 1113 W. 15TH ST. 803 E BLVD 790 W. WILLIAMS STREET 12300 NC HWY. 210 1808 S. MIAMI BOULEVARD 594 JACKSON ROAD 1020 TIMBER DRIVE EAST 181 GRAND HILL PLACE 1165 N. MAIN ST. 328 S. BICKETT BLVD. 2900 NEUSE BLVD 4510 FAYETTEVILLE RD 8000 POOLER AVE 101 RIVER OAKS DRIVE 12430 CAPITAL BOULEVARD 2815 RALEIGH ROAD PKWY W 510 VIRGINIA ROAD 101 NC 581 HWY NORTH 557 US HWY 70 W	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-7034 (252)945-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070 (919)952-2349 (252)399-0010 (252)482-1045 (919)750-8158 (252)444-2050 (252)726-2769
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET           7132 US HIGHWAY 64E           2007 NW CARY PARKWAY           1150 EDWARDS MILL RD           7200 SIX FORKS ROAD           7460 LOUISBURG ROAD           949 N.WESLEYAN BLVD           1113 W. 15TH ST.           803 E BLVD           790 W. WILLIAMS STREET           12300 NC HWY. 210           1808 S. MIAMI BOULEVARD           594 JACKSON ROAD           1020 TIMBER DRIVE EAST           181 GRAND HILL PLACE           1165 N. MAIN ST.           328 S. BICKETT BLVD.           2900 NEUSE BLVD           4510 FAYETTEVILLE RD           8000 POOLER AVE           101 RIVER OAKS DRIVE           12430 CAPITAL BOULEVARD           2815 RALEIGH ROAD PKWY W           510 VIRGINIA ROAD           101 NC 581 HWY NORTH           557 US HWY 70 W           5075 US HWY 70 W           4023 DAVIS DRIVE	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)482-1045 (252)482-1045 (252)482-1045 (252)444-2050 (252)726-2769 (919)460-3966
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET           7132 US HIGHWAY 64E           2007 NW CARY PARKWAY           1150 EDWARDS MILL RD           7200 SIX FORKS ROAD           7460 LOUISBURG ROAD           949 N.WESLEYAN BLVD           1113 W. 15TH ST.           803 E BLVD           790 W. WILLIAMS STREET           12300 NC HWY. 210           1808 S. MIAMI BOULEVARD           594 JACKSON ROAD           1020 TIMBER DRIVE EAST           181 GRAND HILL PLACE           1165 N. MAIN ST.           328 S. BICKETT BLVD.           2900 NEUSE BLVD           4510 FAYETTEVILLE RD           8000 POOLER AVE           101 RIVER OAKS DRIVE           12430 CAPITAL BOULEVARD           2815 RALEIGH ROAD PKWY W           510 VIRGINIA ROAD           101 N C 581 HWY NORTH           557 US HWY 70 W           5075 US HWY 70 W           4023 DAVIS DRIVE           306 NC HWY 55 WEST	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)284-5703 (919)661-0667 (919)900-8989 (252)284-703 (919)562-2349 (252)399-0010 (252)424-1045 (919)750-8158 (252)444-2050 (252)726-2769 (919)460-3966 (919)658-7101
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET7132 US HIGHWAY 64E2007 NW CARY PARKWAY1150 EDWARDS MILL RD7200 SIX FORKS ROAD7460 LOUISBURG ROAD949 N.WESLEYAN BLVD1113 W. 15TH ST.803 E BLVD790 W. WILLIAMS STREET12300 NC HWY. 2101808 S. MIAMI BOULEVARD594 JACKSON ROAD1020 TIMBER DRIVE EAST181 GRAND HILL PLACE1165 N. MAIN ST.328 S. BICKETT BLVD.2900 NEUSE BLVD4510 FAYETTEVILLE RD8000 POOLER AVE101 RIVER OAKS DRIVE12430 CAPITAL BOULEVARD2815 RALEIGH ROAD PKWY W510 VIRGINIA ROAD101 NC 581 HWY NORTH557 US HWY 70 W4023 DAVIS DRIVE306 NC HWY 55 WEST1200 EASTERN AVENUE	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH RACKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE NASHVILLE	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)399-0010 (252)482-1045 (919)750-8158 (252)444-2050 (252)726-2769 (919)460-3966 (919)658-7101 (252)459-8600
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET7132 US HIGHWAY 64E2007 NW CARY PARKWAY1150 EDWARDS MILL RD7200 SIX FORKS ROAD7460 LOUISBURG ROAD949 N.WESLEYAN BLVD1113 W. 15TH ST.803 E BLVD790 W. WILLIAMS STREET12300 NC HWY. 2101808 S. MIAMI BOULEVARD594 JACKSON ROAD1020 TIMBER DRIVE EAST181 GRAND HILL PLACE1165 N. MAIN ST.328 S. BICKETT BLVD.2900 NEUSE BLVD4510 FAYETTEVILLE RD8000 POOLER AVE101 RIVER OAKS DRIVE12430 CAPITAL BOULEVARD2815 RALEIGH ROAD PKWY W510 VIRGINIA ROAD101 NC 581 HWY NORTH557 US HWY 70 W4023 DAVIS DRIVE306 NC HWY 55 WEST1200 EASTERN AVENUE3701 NEW BERN AVE	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE NASHVILLE RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)460-284 (252)288-5703 (919)460-284 (252)288-5703 (919)9661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)442-4050 (252)726-2769 (25
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET7132 US HIGHWAY 64E2007 NW CARY PARKWAY1150 EDWARDS MILL RD7200 SIX FORKS ROAD7460 LOUISBURG ROAD949 N.WESLEYAN BLVD1113 W. 15TH ST.803 E BLVD790 W. WILLIAMS STREET12300 NC HWY. 2101808 S. MIAMI BOULEVARD594 JACKSON ROAD1020 TIMBER DRIVE EAST181 GRAND HILL PLACE1165 N. MAIN ST.328 S. BICKETT BLVD.2900 NEUSE BLVD4510 FAYETTEVILLE RD8000 POOLER AVE101 RIVER OAKS DRIVE12430 CAPITAL BOULEVARD2815 RALEIGH ROAD PKWY W510 VIRGINIA ROAD101 NC 581 HWY NORTH557 US HWY 70 W4023 DAVIS DRIVE306 NC HWY 55 WEST1200 EASTERN AVENUE3701 NEW BERN AVE8050 TEN-TEN ROAD	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE NASHVILLE RALEIGH RALEIGH RALEIGH RALEIGH RASHVILLE MOUNT OLIVE	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-3440 (252)945-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)9661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)482-1045 (919)750-8158 (252)444-2050 (252)726-2769 (919)460-3966 (919)658-7101 (252)459-8600 (919)250-6034 (919)329-8224
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET7132 US HIGHWAY 64E2007 NW CARY PARKWAY1150 EDWARDS MILL RD7200 SIX FORKS ROAD7460 LOUISBURG ROAD949 N.WESLEYAN BLVD1113 W. 15TH ST.803 E BLVD790 W. WILLIAMS STREET12300 NC HWY. 2101808 S. MIAMI BOULEVARD594 JACKSON ROAD1020 TIMBER DRIVE EAST181 GRAND HILL PLACE1165 N. MAIN ST.328 S. BICKETT BLVD.2900 NEUSE BLVD4510 FAYETTEVILLE RD8000 POOLER AVE101 RIVER OAKS DRIVE12430 CAPITAL BOULEVARD2815 RALEIGH ROAD PKWY W510 VIRGINIA ROAD101 NC 581 HWY NORTH557 US HWY 70 W306 NC HWY 55 WEST1200 EASTERN AVENUE3701 NEW BERN AVE8050 TEN-TEN ROAD391 US HIGHWAY 70 WEST	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE NASHVILLE RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-7034 (252)945-7034 (252)792-4992 (919)367-9483 (919)209-0193 (919)957-4887 (910)891-1163 (919)457-9999 (919)577-5162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)399-0010 (252)482-1045 (919)750-8158 (252)444-2050 (252)726-2769 (919)460-3966 (919)956-7011 (252)459-8600 (919)250-6034 (919)250-6034
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET           7132 US HIGHWAY 64E           2007 NW CARY PARKWAY           1150 EDWARDS MILL RD           7200 SIX FORKS ROAD           7460 LOUISBURG ROAD           949 N.WESLEYAN BLVD           1113 W. 15TH ST.           803 E BLVD           790 W. WILLIAMS STREET           12300 NC HWY. 210           1808 S. MIAMI BOULEVARD           594 JACKSON ROAD           1020 TIMBER DRIVE EAST           181 GRAND HILL PLACE           1155 N. MAIN ST.           328 S. BICKETT BLVD.           2900 NEUSE BLVD           4510 FAYETTEVILLE RD           8000 POOLER AVE           101 RIVER OAKS DRIVE           12430 CAPITAL BOULEVARD           2815 RALEIGH ROAD PKWY W           510 VIRGINIA ROAD           101 NC 581 HWY NORTH           557 US HWY 70 W           5075 US HWY 70 W           4023 DAVIS DRIVE           306 NC HWY 55 WEST           1200 EASTERN AVENUE           3701 NEW BERN AVE           8050 TEN-TEN ROAD           391 US HIGHWAY 70 WEST           2091 S. MAIN STREET	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE NASHVILLE RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)948-7034 (919)957-4887 (919)957-4887 (919)957-4887 (919)957-4887 (919)957-4887 (919)957-4887 (919)957-4887 (919)957-6162 (919)957-6162 (919)957-6162 (919)957-6162 (919)957-6162 (919)961-0667 (919)900-8889 (252)641-4070 (919)9662-2349 (252)399-0010 (252)482-1045 (919)750-8158 (252)444-2050 (252)726-2769 (919)460-3966 (919)958-7101 (252)459-8600 (919)250-6034 (919)329-8224 (919)956-747 (919)569-2133
NORTH CAROLINA NORTH CAROLINA	DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ DELIGHT RALEIGH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1374 NORTH MAIN STREET7132 US HIGHWAY 64E2007 NW CARY PARKWAY1150 EDWARDS MILL RD7200 SIX FORKS ROAD7460 LOUISBURG ROAD949 N.WESLEYAN BLVD1113 W. 15TH ST.803 E BLVD790 W. WILLIAMS STREET12300 NC HWY. 2101808 S. MIAMI BOULEVARD594 JACKSON ROAD1020 TIMBER DRIVE EAST181 GRAND HILL PLACE1165 N. MAIN ST.328 S. BICKETT BLVD.2900 NEUSE BLVD4510 FAYETTEVILLE RD8000 POOLER AVE101 RIVER OAKS DRIVE12430 CAPITAL BOULEVARD2815 RALEIGH ROAD PKWY W510 VIRGINIA ROAD101 NC S81 HWY NORTH557 US HWY 70 W4023 DAVIS DRIVE306 NC HWY 55 WEST1200 EASTERN AVENUE3701 NEW BERN AVE8050 TEN-TEN ROAD391 US HIGHWAY 70 WEST2091 S. MAIN STREET8000 US 301 N	FUQUAY VARINA KNIGHTDALE MORRISVILLE RALEIGH RALEIGH RALEIGH ROCKY MOUNT WASHINGTON WILLIAMSTON APEX BENSON DURHAM ERWIN GARNER HOLLY SPRINGS LILLINGTON LOUISBURG NEW BERN RALEIGH RALEIGH TARBORO WAKE FOREST WILSON EDENTON GOLDSBORO HAVELOCK MOREHEAD CITY MORRISVILLE MOUNT OLIVE NASHVILLE RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH RALEIGH	(919)557-0139 (919)266-0917 (919)465-1979 (919)854-4491 (919)676-8933 (919)713-0810 (252)985-3440 (252)985-7034 (252)945-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (252)946-7034 (919)367-9483 (919)967-4887 (919)957-4887 (910)814-0638 (919)457-9999 (919)57-6162 (910)814-0638 (919)496-2214 (252)288-5703 (919)661-0667 (919)900-8989 (252)641-4070 (919)562-2349 (252)482-1045 (252)482-1045 (252)482-1045 (252)482-1045 (252)482-1045 (252)482-1045 (252)422-769 (919)460-3966 (919)658-7101 (252)459-8600 (919)250-6034 (919)329-8224 (919)965-6747 (919)569-2133 (252)640-2031

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NORTH CAROLINA	FFC LIMITED PARTNERSHIP	776 BILTMORE AVE.	ASHEVILLE	(828)258-0366
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	935 ASHVILLE HWY	BREVARD	(828)884-7901
	FFC LIMITED PARTNERSHIP	708 CHAMPION DRIVE	CANTON	(828)492-0601
	FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	341 HIGHWAY 64 WEST 255 W. MILL STREET	CASHIERS COLUMBUS	(828)743-7777
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	7720 SOSSOMAN LANE NORTHWEST	CONCORD	(828)894-5269 (704)979-1108
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1309 N NC16 HWY	CONOVER	(704)325-3728
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	258 NORTH HIGHWAY 16	DENVER	(704)489-0760
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1046 GEORGIA HIGHWAY	FRANKLIN	(828)369-0881
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	4800 HICKORY BLVD	GRANITE FALLS	(828)396-2054
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	4960 HIGHWAY 49	HARRISBURG	(980)258-0558
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1500 FOUR SEASONS BLVD.	HENDERSONVILLE	(828)697-0095
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	607 SPARTANBURG HWY	HENDERSONVILLE	(828)693-5935
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1311 2ND ST NE	HICKORY	(828)679-1270
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1743 HIGHWAY 70 S.E.	HICKORY	(828)325-0000
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	3075 HICKORY BOULEVARD	HUDSON	(828)728-5113
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	13810 INDEPENDENCE BLVD	INDIAN TRAIL	(704)821-1799
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1630 NC HIGHWAY 67	JONESVILLE	(336)835-9214
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	2970 DALE EARNHARDT BLVD	KANNAPOLIS	(704)932-8294
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	590 KANNAPOLIS PARKWAY	KANNAPOLIS	(980)255-8262
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	713 YORK ROAD	KINGS MOUNTAIN	(704)730-1685
	FFC LIMITED PARTNERSHIP	1505 YADKINVILLE RD	MOCKSVILLE	(336)751-1717
	FFC LIMITED PARTNERSHIP	361 WEST PLAZA DRIVE	MOORESVILLE	(704)664-6288
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	570 BRAWLEY SCHOOL RD.	MOORESVILLE	(704)660-1515
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	316 2ND ST.	NORTH WILKESBORO	(336)838-1105
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	900 LINDEN AVENUE	OXFORD	(919)693-9063
	FFC LIMITED PARTNERSHIP	159 TURNERSBURG HWY	STATESVILLE	(704)380-3484
	FFC LIMITED PARTNERSHIP	353 E. MAIN ST	SYLVA	(828)586-0428
	FFC LIMITED PARTNERSHIP	572 NC 16 S	TAYLORSVILLE	(828)632-3889
	FFC LIMITED PARTNERSHIP	1000 KEMBLE ST	WAXHAW	(704)256-4130
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	551 RUSS AVE.	WAYNESVILLE	(828)452-2767
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	39 FAIRFIELD APPROACH DRIVE	WEAVERVILLE	(828)484-9522
NORTH CAROLINA	FFC LIMITED PARTNERSHIP	1380 MOUNT JEFFERSON ROAD	WEST JEFFERSON	(336)246-2594
NORTH CAROLINA	PILOT TRAVEL CENTERS LLC	801 NC HWY 211 E	CANDOR	(910)974-4983
NORTH CAROLINA	PILOT TRAVEL CENTERS LLC	1044 JIMMY KERR ROAD	HAW RIVER	(336)578-9940
NORTH CAROLINA	PILOT TRAVEL CENTERS LLC	907 KNOX ROAD	MCLEANSVILLE	(336)698-9445
NORTH CAROLINA	PILOT TRAVEL CENTERS LLC	1018 CHARLOTTE HWY	TROUTMAN	(704)528-5825
NORTH CAROLINA	SB&J ENTERPRISES, INC., RHONDA P. JOHNSON, Z. SUE JOHNSON, Z. YOLANDA JOHNSON	5501 BIRMINGHAM PKWY	CHARLOTTE	(770)337-7773
NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	585 MERRIMON AVE	ASHEVILLE	(828)258-2128
NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	591 NC HIGHWAY 9	BLACK MOUNTAIN	(828)669-9451
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NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	1016 BLOWING ROCK ROAD	BOONE	(828)264-7550
NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1016 BLOWING ROCK ROAD	BOONE	(828)264-7550
NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N	CONCORD	(704)788-3009
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD.	CONCORD CONOVER	(704)788-3009 (828)469-5220
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN	CONCORD CONOVER EDEN	(704)788-3009 (828)469-5220 (336)627-5085
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET	CONCORD CONOVER EDEN FOREST CITY	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR	CONCORD CONOVER EDEN FOREST CITY HENDERSON	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460
NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION N	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)872-7919
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION N	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELEY STATESVILLE WILKESBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (336)667-1712
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION N	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7219 (336)667-1712 (743)444-4303
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION N	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-72919 (336)667-1712 (743)444-4303 (336)712-2455
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)872-7919 (336)667-1712 (743)444-4303 (336)712-2455 (336)766-8417
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)87-7209 (704)87-7209 (704)872-7919 (336)667-1712 (743)444-4303 (336)712-2455 (336)766-8417 (919)493-4115
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (336)766-6576 (252)537-3600 (704)487-7209 (336)667-1712 (743)444-4303 (336)712-2455 (336)766-8417 (919)493-4115 (919)383-6794
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)667-1712 (743)444-4303 (336)712-2455 (336)766-8417 (919)493-4115 (919)383-6794 (919)471-3401
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND AVE	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS DURHAM DURHAM DURHAM GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)667-1712 (743)444-4303 (336)712-2455 (336)766-8417 (919)493-4115 (919)493-4115 (919)471-3401 (336)288-7992
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND AVE 3103 SANDS DRIVE	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELEY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM DURHAM GREENSBORO GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-400 (336)674-1712 (743)444-4303 (336)712-2455 (336)676-8417 (919)493-4115 (919)383-6794 (919)471-3401 (336)288-7992 (336)621-0450
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N1809 FAIRGROVE CHURCH RD.639 S. VAN BUREN165 COMMERCIAL STREET1517 DABNEY DR1210 US HIGHWAY 70 SW1260 16TH ST.2913 WESLEY CHAPEL STOUTS RD.1106 S CANNON BLVD130 BLOWING ROCK BLVD.1406 E. MAIN368 US 70 W1245 W. ROOSEVELT BLVD.1906 ROCKFORD STREET1499 JULIAN R. ALLSBROOK HWY.901 S LAFAYETTE ST1807 E. BROAD ST.1301 S COLLEGIATE DR147 NC HIGHWAY 801 N1429 LEWISVILLE - CLEMMONS RD6400 SESSIONS CT3107 SHANNON ROAD3527 HILLSBOROUGH RD.3814 N. DUKE STREET2517 BATTLEGROUND AVE3103 SANDS DRIVE3710 BATTLEGROUND PLAZA	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (7
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND AVE 3103 SANDS DRIVE 3710 BATTLEGROUND PLAZA 4805 W MARKET STREET	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (7
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND PLAZA 4805 W MARKET STREET 913 SUMMIT AVENUE	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (336)667-1712 (743)444-4303 (336)712-2455 (336)766-8417 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-415 (336)621-0450 (336)545-3235 (336)852-3500 (336)373-0900
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND PLAZA 4805 W MARKET STREET 913 SUMMIT AVENUE 1468 HWY. 66 S.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (704)872-7919 (336)667-1712 (743)444-4303 (336)712-2455 (336)667-1712 (919)433-6174 (919)43-6174 (919)434-6174 (91
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N           1809 FAIRGROVE CHURCH RD.           639 S. VAN BUREN           165 COMMERCIAL STREET           1517 DABNEY DR           1210 US HIGHWAY 70 SW           1260 16TH ST.           2913 WESLEY CHAPEL STOUTS RD.           1106 S CANNON BLVD           130 BLOWING ROCK BLVD.           1406 E. MAIN           368 US 70 W           1245 W. ROOSEVELT BLVD.           1906 ROCKFORD STREET           1499 JULIAN R. ALLSBROOK HWY.           901 S LAFAYETTE ST           1807 E. BROAD ST.           1301 S COLLEGIATE DR           147 NC HIGHWAY 801 N           1429 LEWISVILLE - CLEMMONS RD           6400 SESSIONS CT           3107 SHANNON ROAD           3527 HILLSBOROUGH RD.           3814 N. DUKE STREET           2517 BATTLEGROUND AVE           3103 SANDS DRIVE           3710 BATTLEGROUND PLAZA           4805 W MARKET STREET           913 SUMMIT AVENUE           1468 HWY. 66 S.           723 S. MAIN STREET	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)872-7919 (336)667-1712 (743)444-4303 (336)712-2455 (336)667-1712 (743)444-4303 (336)712-2455 (336)667-1712 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-4115 (919)433-6794 (919)471-3401 (336)545-3235 (336)545-32350 (336)545-32350 (336)545-32350 (336)545-32350 (336)545-32350
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND AVE 3103 SANDS DRIVE 3710 BATTLEGROUND PLAZA 4805 W MARKET STREET 913 SUMMIT AVENUE 1468 HWY. 66 S. 723 S. MAIN STREET 1301 MEBANE OAKS ROAD	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO KERNERSVILLE KING MEBANE	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)667-1712 (336)667-1712 (336)667-4115 (919)383-6794 (919)471-3401 (336)288-7992 (336)545-3235 (336)545-3235 (336)545-3235 (336)545-3235 (336)545-3235 (336)545-3235 (336)543-30900 (336)92-2836 (336)933-0908 (919)304-1277
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMMON HOSPITALITY, LLC	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILLE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND AVE 3103 SANDS DRIVE 3710 BATTLEGROUND PLAZA 4805 W MARKET STREET 913 SUMMIT AVENUE 1468 HWY. 66 S. 723 S. MAIN STREET 1301 MEBANE OAKS ROAD 2218 CLOVERDALE AVENUE	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO KERNERSVILLE KING MEBANE WINSTON SALEM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)667-1712 (743)444-4303 (336)712-2455 (336)66-8417 (919)493-4115 (919)383-6794 (919)471-3401 (336)288-7992 (336)621-0450 (336)545-3235 (336)52-3500 (336)373-0900 (336)983-9098 (919)304-1277 (336)721-0720
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMM	1508 CONCORD PKWY N 1809 FAIRGROVE CHURCH RD. 639 S. VAN BUREN 165 COMMERCIAL STREET 1517 DABNEY DR 1210 US HIGHWAY 70 SW 1260 16TH ST. 2913 WESLEY CHAPEL STOUTS RD. 1106 S CANNON BLVD 130 BLOWING ROCK BLVD. 1406 E. MAIN 368 US 70 W 1245 W. ROOSEVELT BLVD. 1906 ROCKFORD STREET 1499 JULIAN R. ALLSBROOK HWY. 901 S LAFAYETTE ST 1807 E. BROAD ST. 1301 S COLLEGIATE DR 147 NC HIGHWAY 801 N 1429 LEWISVILE - CLEMMONS RD 6400 SESSIONS CT 3107 SHANNON ROAD 3527 HILLSBOROUGH RD. 3814 N. DUKE STREET 2517 BATTLEGROUND AVE 3103 SANDS DRIVE 3710 BATTLEGROUND PLAZA 4805 W MARKET STREET 913 SUMMIT AVENUE 1468 HWY. 66 S. 723 S. MAIN STREET 1301 MEBANE OAKS ROAD 2218 CLOVERDALE AVENUE 2735 REYNOLDA RD	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELEY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO KERNERSVILLE KING MEBANE WINSTON SALEM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)676-8417 (919)483-6794 (919)471-3401 (336)288-7992 (336)621-0450 (336)545-3235 (336)883-9098 (336)983-9098 (336)983-9098
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMM	1508 CONCORD PKWY N1809 FAIRGROVE CHURCH RD.639 S. VAN BUREN165 COMMERCIAL STREET1517 DABNEY DR1210 US HIGHWAY 70 SW1260 16TH ST.2913 WESLEY CHAPEL STOUTS RD.1106 S CANNON BLVD130 BLOWING ROCK BLVD.1406 E. MAIN368 US 70 W1245 W. ROOSEVELT BLVD.1906 ROCKFORD STREET1499 JULIAN R. ALLSBROOK HWY.901 S LAFAYETTE ST1807 E. BROAD ST.1301 S COLLEGIATE DR147 NC HIGHWAY 801 N1429 LEWISVILLE - CLEMMONS RD6400 SESSIONS CT3107 SHANNON ROAD3527 HILLSBOROUGH RD.3814 N. DUKE STREET2517 BATTLEGROUND AVE3103 SANDS DRIVE3710 BATTLEGROUND PLAZA4805 W MARKET STREET913 SUMMIT AVENUE1468 HWY. 66 S.723 S. MAIN STREET1301 MEBANE OAKS ROAD2218 CLOVERDALE AVENUE2735 REYNOLDA RD3007 WAUGHTOWN ST.	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS STATESVILE WILKESBORO ADVANCE CLEMMONS CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO KERNERSVILLE KING MEBANE WINSTON SALEM WINSTON SALEM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)676-8417 (919)433-6794 (919)471-3401 (336)288-7992 (336)621-0450 (336)545-3235 (336)983-9098 (336)983-9098 (336)983-9098 (336)721-0720 (336)721-0720 (336)728-8408
NORTH CAROLINA NORTH CAROLINA	TAR HEEL CAPITAL CORPORATION NO. 2 UNCOMMON HOSPITALITY, LLC UNCOMM	1508 CONCORD PKWY N1809 FAIRGROVE CHURCH RD.639 S. VAN BUREN165 COMMERCIAL STREET1517 DABNEY DR1210 US HIGHWAY 70 SW1260 16TH ST.2913 WESLEY CHAPEL STOUTS RD.1106 S CANNON BLVD130 BLOWING ROCK BLVD.1406 E. MAIN368 US 70 W1245 W. ROOSEVELT BLVD.1906 ROCKFORD STREET1499 JULIAN R. ALLSBROOK HWY.901 S LAFAYETTE ST1807 E. BROAD ST.1301 S COLLEGIATE DR147 NC HIGHWAY 801 N1429 LEWISVILLE - CLEMMONS RD6400 SESSIONS CT3107 SHANNON ROAD3527 HILLSBOROUGH RD.3814 N. DUKE STREET2517 BATTLEGROUND AVE3103 SANDS DRIVE3710 BATTLEGROUND PLAZA4805 W MARKET STREET913 SUMMIT AVENUE1468 HWY. 66 S.723 S. MAIN STREET1301 MEBANE OAKS ROAD2218 CLOVERDALE AVENUE2735 REYNOLDA RD3007 WAUGHTOWN ST.3182 PETERS CREEK PARKWAY	CONCORD CONOVER EDEN FOREST CITY HENDERSON HICKORY HICKORY HICKORY INDIAN TRAIL KANNAPOLIS LENOIR LINCOLNTON MARION MONROE MOUNT AIRY ROANOKE RAPIDS SHELBY STATESVILLE WILKESBORO ADVANCE CLEMMONS CLEMMONS DURHAM DURHAM DURHAM DURHAM DURHAM DURHAM GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO GREENSBORO KING MEBANE WINSTON SALEM WINSTON SALEM	(704)788-3009 (828)469-5220 (336)627-5085 (828)245-8820 (252)438-5992 (828)327-3434 (828)327-0196 (704)635-7437 (704)938-7307 (828)758-7460 (704)735-1997 (828)652-5370 (704)289-1009 (336)786-6576 (252)537-3600 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (704)487-7209 (336)671-712 (743)444-4303 (336)712-2455 (336)676-8417 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-4115 (919)493-415 (336)288-7992 (336)621-0450 (336)528-7992 (336)621-0450 (336)523-5000 (336)523-5000 (336)937-0900 (336)92-2836 (336)721-0720 (336)721-0720 (336)723-9978 (336)728-8408 (336)771-0120

NORTH CAROLINA	UNCOMMON HOSPITALITY, LLC	5713 UNIVERSITY PKWY	WINSTON SALEM	(336)744-0511
NORTH CAROLINA	UNCOMMON HOSPITALITY, LLC	600 JONESTOWN ROAD	WINSTON SALEM	(336)774-0226
NORTH CAROLINA	WEN CAROLINAS, LLC	1120 EAST BROAD AVE	ROCKINGHAM	(910)562-9895
NORTH CAROLINA	WEN CAROLINAS, LLC	306 E CASWELL ST	WADESBORO	(704)994-8670
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	10004 S MAIN ST	ARCHDALE	(336)434-8788
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	1515 E DIXIE DR	ASHEBORO	(336)629-3988
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	623 W DIXIE DRIVE	ASHEBORO	(336)629-0025
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2214 ERIC LANE	BURLINGTON	(336)570-3685
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	226 SOUTH GRAHAM HOPEDALE ROAD	BURLINGTON	(336)227-0972
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2423 SOUTH CHURCH	BURLINGTON	(336)226-8677
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	100 S. GREENSBORO ST.	CARRBORO	(919)942-7015
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	100 SCARLET DR.	CHAPEL HILL	(919)967-8624
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	4819 NC HIGHWAY 55	DURHAM	(919)544-1185
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	835 S MAIN STREET	GRAHAM	(336)228-0710
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	1500 WEST LEE STREET	GREENSBORO	(336)292-6066
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2221 MARTIN LUTHER KING JR DR	GREENSBORO	(336)333-9666
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2519 RANDLEMAN RD	GREENSBORO	(336)379-8079
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	3500 W GATE CITY BLVD	GREENSBORO	(336)292-6600
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	3705 ELMSLEY COURT	GREENSBORO	(336)334-7864
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	517 HICKORY RIDGE DR	GREENSBORO	(336)882-2416
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	5700 W. GATE CITY BLVD	GREENSBORO	(336)663-6693
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2001 N MAIN ST	HIGH POINT	(336)885-8621
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2619 NC 68 HWY SOUTH	HIGH POINT	(336)841-8688
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	2710 S MAIN ST	HIGH POINT	(336)887-2202
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	1610 COTTON GROVE RD	LEXINGTON	(336)237-0576
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	1000 AERIAL CENTER PARKWAY	MORRISVILLE	(919)481-3650
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	1029 HIGH POINT STREET	RANDLEMAN	(336)498-1466
NORTH CAROLINA	WENDSCHMIDT NC, LLC, JUSTIN SCOTT SCHMIDT	1 CLONIGER DR.	THOMASVILLE	(336)472-2262

### **NORTH DAKOTA**

NORTH DAKOTA	WENDYS OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3120 N. 14TH ST.	BISMARCK	(701)222-8889
NORTH DAKOTA	WENDYS OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	900 EAST BISMARCK EXPRESSWAY	BISMARCK	(701)224-8304
NORTH DAKOTA	WENDYS OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	3111 13TH AVE SW	FARGO	(701)239-0356
NORTH DAKOTA	WENDYS OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	4430 18TH AVENUE SW	FARGO	(701)433-0651
NORTH DAKOTA	WENDYS OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1519 S. BROADWAY	MINOT	(701)852-2651
NORTH DAKOTA	WENTANA EAST, LLC, PETER B. NISBET	325 19TH ST W	DICKINSON	(701)483-9511
NORTH DAKOTA	WRT, INC.	1503 S WASHINGTON	GRAND FORKS	(701)772-6536
NORTH DAKOTA	WRT, INC.	3760 32ND AVE. SOUTH	GRAND FORKS	(701)738-8187

OHIO				
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3660 GENDER ROAD	CANAL WINCHESTER	(614)837-6907
OHIO	WENDYS OLD FASHIONED HAMBURGERS	6250 PRENTISS SCHOOL ROAD	CANAL WINCHESTER	(614)834-7901
OHIO	WENDYS OLD FASHIONED HAMBURGERS	1054 E. BROAD ST.	COLUMBUS	(614)251-8461
OHIO	WENDYS OLD FASHIONED HAMBURGERS	1100 DUBLIN ROAD	COLUMBUS	(614)488-2963
OHIO	WENDYS OLD FASHIONED HAMBURGERS	1600 GEORGESVILLE SQUARE DR	COLUMBUS	(614)851-1528
OHIO	WENDYS OLD FASHIONED HAMBURGERS	1851 W. HENDERSON ROAD	COLUMBUS	(614)273-0082
OHIO	WENDYS OLD FASHIONED HAMBURGERS	2004 N. HIGH STREET	COLUMBUS	(614)299-9840
OHIO	WENDYS OLD FASHIONED HAMBURGERS	2133 E. LIVINGSTON AVE.	COLUMBUS	(614)235-4693
OHIO	WENDYS OLD FASHIONED HAMBURGERS	2330 WESTBROOK DR	COLUMBUS	(614)876-3674
OHIO	WENDYS OLD FASHIONED HAMBURGERS	2626 BETHEL ROAD	COLUMBUS	(614)538-0822
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3090 E MAIN ST	COLUMBUS	(614)237-0775
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3545 S. HIGH STREET	COLUMBUS	(614)491-3536
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3592 N. HIGH STREET	COLUMBUS	(614)268-3149
OHIO	WENDYS OLD FASHIONED HAMBURGERS	4381 REFUGEE ROAD	COLUMBUS	(614)861-4305
OHIO	WENDYS OLD FASHIONED HAMBURGERS	4989 RENNER ROAD	COLUMBUS	(614)870-5177
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5026 N. HIGH STREET	COLUMBUS	(614)846-1728
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5505 WEST BROAD STREET	COLUMBUS	(614)853-2754
OHIO	WENDYS OLD FASHIONED HAMBURGERS	6740 E BROAD STREET	COLUMBUS	(614)864-6007
OHIO	WENDYS OLD FASHIONED HAMBURGERS	7170 SAWMILL RD.	COLUMBUS	(614)764-1618
OHIO	WENDYS OLD FASHIONED HAMBURGERS	739 BETHEL ROAD	COLUMBUS	(614)451-8504
OHIO	WENDYS OLD FASHIONED HAMBURGERS	799 S. HIGH STREET	COLUMBUS	(614)444-5122
OHIO	WENDYS OLD FASHIONED HAMBURGERS	819 N NELSON ROAD	COLUMBUS	(614)252-6453
OHIO	WENDYS OLD FASHIONED HAMBURGERS	8585 LYRA DRIVE	COLUMBUS	(614)781-0741
OHIO	WENDYS OLD FASHIONED HAMBURGERS	4555 W. DUBLIN GRANVILLE ROAD	DUBLIN	(614)799-2347
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5047 TUTTLE CROSSING BLVD	DUBLIN	(614)798-0033
OHIO	WENDYS OLD FASHIONED HAMBURGERS	6850 HOSPITAL DRIVE	DUBLIN	(614)792-7466
OHIO	WENDYS OLD FASHIONED HAMBURGERS	1920 STRINGTOWN ROAD	GROVE CITY	(614)875-1818
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3065 LONDON-GROVEPORT ROAD	GROVE CITY	(614)277-0251
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3445 BROADWAY	GROVE CITY	(614)871-5695
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3996 SOUTH HAMILTON ROAD	GROVEPORT	(614)836-7321
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5900 GROVEPORT RD	GROVEPORT	(614)491-8146
OHIO	WENDYS OLD FASHIONED HAMBURGERS	2516 HILLIARD ROME RD	HILLIARD	(614)850-9680
OHIO	WENDYS OLD FASHIONED HAMBURGERS	4245 CEMETERY RD	HILLIARD	(614)771-0545
OHIO	WENDYS OLD FASHIONED HAMBURGERS	708 COSHOCTON ST.	JOHNSTOWN	(740)967-0978
OHIO	WENDYS OLD FASHIONED HAMBURGERS	1105 WEST FIFTH STREET	MARYSVILLE	(937)644-0551
OHIO	WENDYS OLD FASHIONED HAMBURGERS	15701 US HIGHWAY 36	MARYSVILLE	(937)644-2929
OHIO	WENDYS OLD FASHIONED HAMBURGERS	7400 FODOR ROAD	NEW ALBANY	(614)855-5101
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5091 ALUM CREEK DRIVE	OBETZ	(614)497-1442

OHIO	WENDYS OLD FASHIONED HAMBURGERS	1085 HILL ROAD NORTH	PICKERINGTON	(614)863-4716
ОНЮ	WENDYS OLD FASHIONED HAMBURGERS	1350 CREEKSIDE LANE	PICKERINGTON	(614)866-4505
OHIO	WENDYS OLD FASHIONED HAMBURGERS	7851 REFUGEE RD. NW	PICKERINGTON	(614)834-8632
OHIO	WENDYS OLD FASHIONED HAMBURGERS	7310 SR 161	PLAIN CITY	(614)733-0679
OHIO	WENDYS OLD FASHIONED HAMBURGERS	4003 POWELL ROAD	POWELL	(614)336-8780
OHIO	WENDYS OLD FASHIONED HAMBURGERS	4850 W POWELL RD	POWELL	(380)257-2972
OHIO	WENDYS OLD FASHIONED HAMBURGERS	6195 GLICK RD.	SHAWNEE HILLS	(614)889-7471
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5051 ASHVILLE ROAD	SOUTH BLOOMFIELD	(740)983-2808
OHIO	WENDYS OLD FASHIONED HAMBURGERS	7272 EAST STATE RT 37	SUNBURY	(740)548-4016
OHIO	WENDYS OLD FASHIONED HAMBURGERS	3040 NORTHWEST BLVD.	UPPER ARLINGTON	(614)459-2370
OHIO	WENDYS OLD FASHIONED HAMBURGERS	5771 MAXTOWN ROAD	WESTERVILLE	(614)891-9738
OHIO OHIO	WENDYS OLD FASHIONED HAMBURGERS WENDYS OLD FASHIONED HAMBURGERS	589 S. STATE STREET 4595 EAST MAIN STREET	WESTERVILLE WHITEHALL	(614)891-3255 (614)863-9276
ОНЮ	535 WEST MARKET S-GROUP, INC., JOHN STOCK	1080 WEST MCPHERSON HWY	CLYDE	(419)547-8782
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	1436 OAK HARBOUR	FREMONT	(419)332-8926
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	200 HARDING WAY WEST	GALION	(419)462-5003
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	600 RYE BEACH ROAD	HURON	(419)433-2849
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	210 E PERRY STREET	PORT CLINTON	(419)734-6095
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	324 W. PERKINS AV.	SANDUSKY	(419)626-3905
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	4209 MILAN ROAD	SANDUSKY	(419)625-7964
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	535 WEST MARKET ST.	TIFFIN	(419)447-5271
OHIO	535 WEST MARKET S-GROUP, INC., JOHN STOCK	4372 LIBERTY AVE	VERMILION	(440)967-8400
OHIO	ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK	104 COMMERCE DR	ANNA	(937)394-7761
OHIO	ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK	1221 EAST ASH STREET	PIQUA	(937)773-0087
OHIO	ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK	1326 WEST MICHIGAN STREET	SIDNEY	(937)492-5696
OHIO	ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK	1725 RIDGE ROAD	SPRINGFIELD SPRINGFIELD	(937)505-7661
OHIO OHIO	ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK	2214 N. LIMESTONE 2411 E. MAIN STREET	SPRINGFIELD	(937)390-2330
OHIO	ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK ABBEY S-GROUP, INC., BECKI J. STOCK, JOHN STOCK	305 W COLUMBIA	SPRINGFIELD	(937)323-4193 (937)325-1833
ОНЮ	AVI FOODSYSTEMS, INC.	9250 LIMERIDGE RD	MANTUA	(234)329-0105
ОНІО	AVI FOODSYSTEMS, INC.	9270 LIMERIDGE RD	MANTUA	(234)329-0104
OHIO	AVI FOODSYSTEMS, INC.	1 UNIVERSITY PLAZA	YOUNGSTOWN	(330)743-2953
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	1833 W. STATE ST.	ALLIANCE	(330)821-4338
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	11031 FAIROAKS BOULEVARD NE	BOLIVAR	(330)874-3145
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	519 CANTON ROAD	CARROLLTON	(330)627-2104
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	246 N. SECOND STREET	COSHOCTON	(740)295-9977
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	1051 N TUSCARAWAS AVE	DOVER	(330)364-0073
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	1412 4TH ST NW	NEW PHILADELPHIA	(330)364-5991
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	110 MORRIS XING	NEWCOMERSTOWN	(740)498-4327
OHIO	BASEC MANAGEMENT, INC., CHRISTOPHER LANE, EMILY LANE	1705 JARED DRIVE	UHRICHSVILLE	(740)922-2196
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	1266 CANTON RD	AKRON	(330)784-2630
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	1521 S. ARLINGTON ST. 2060 MOGADORE ROAD	AKRON AKRON	(330)786-1226
OHIO OHIO	BE WORTHY FOODS ARRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS ARRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	275 E MARKET ST	AKRON	(330)784-4891 (330)762-8753
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	3193 MANCHESTER ROAD	AKRON	(330)645-9660
ОНЮ	BE WORTHY FOODS AKRON, LEC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	215 BARRINGTON TOWNE SQUARE	AURORA	(330)995-0808
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	460 HOWE AVENUE	CUYAHOGA FALLS	(330)929-1011
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	126 FLIGHT MEMORIAL DRIVE	FAIRLAWN	(330)668-6069
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	915 W. MAPLE STREET	HARTVILLE	(330)877-0047
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	4244 STATE ROUTE 43	KENT	(330)678-3726
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	515 E. MAIN STREET	KENT	(330)673-1326
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	660 EAST AURORA RD	MACEDONIA	(330)467-0686
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	3178 GREENWICH RD	NORTON	(330)825-0430
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	5740 BROADVIEW	PARMA	(216)712-4640
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	4151 LYNN RD	RAVENNA	(330)325-3300
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	988 MAIN STREET	RAVENNA	(330)296-2821
OHIO OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	1051 W. GRAHAM STREET 4305 KENT ROAD	STOW STOW	(330)923-2682 (330)688-6060
OHIO	BE WORTHY FOODS ARRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS ARRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	5025 DARROW ROAD	STOW	(330)655-2711
ОНЮ	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	9717 STATE ROUTE 14	STREETSBORO	(234)200-0234
ОНЮ	BE WORTHY FOODS AKRON, LEC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	2363 EAST AURORA ROAD	TWINSBURG	(330)963-5105
OHIO	BE WORTHY FOODS AKRON, LLC, DIANA DOWLING, JOHN C. STULL II, PATRICIA STULL	3239 S. ARLINGTON ROAD	AKRON	(330)645-0468
OHIO	BETTER FOOD SYSTEMS, INC.	700 SOUTH MAIN	BELLEFONTAINE	(937)593-3377
OHIO	BETTER FOOD SYSTEMS, INC.	544 EAST MARKET	CELINA	(419)586-6800
OHIO	BETTER FOOD SYSTEMS, INC.	1819 E. 2ND ST.	DEFIANCE	(419)782-0603
OHIO	BETTER FOOD SYSTEMS, INC.	500 TIFFIN AVE.	FINDLAY	(419)423-7532
OHIO	BETTER FOOD SYSTEMS, INC.	740 TRENTON AVE.	FINDLAY	(419)422-8683
OHIO	BETTER FOOD SYSTEMS, INC.	501 N. WAGNER AVE.	GREENVILLE	(937)548-6006
OHIO	BETTER FOOD SYSTEMS, INC.	200 SOUTH DETROIT ST.	KENTON	(419)673-0055
OHIO	BETTER FOOD SYSTEMS, INC.	734 SCIOTO ST.		(937)652-1104
OHIO	BETTER FOOD SYSTEMS, INC.	1411 BELLEFONTAINE ST.		(419)738-9383
		1094 S. MAIN ST	BOWLING GREEN	(419)352-0083
OHIO	BG MAIN, LTD.		ROWLING CREEN	(110)253 0007
OHIO OHIO	BG WOOSTER, LTD.	1504 WOOSTER ST	BOWLING GREEN	(419)352-8807
оніо оніо оніо	BG WOOSTER, LTD. CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK	1504 WOOSTER ST 1110 MARKET AVENUE N	CANTON	(330)452-2931
0HI0 0HI0 0HI0 0HI0	BG WOOSTER, LTD. CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK	1504 WOOSTER ST 1110 MARKET AVENUE N 1301 30TH STREET NW	CANTON CANTON	(330)452-2931 (330)492-3044
оніо оніо оніо	BG WOOSTER, LTD. CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK	1504 WOOSTER ST 1110 MARKET AVENUE N	CANTON	(330)452-2931
ОНІО ОНІО ОНІО ОНІО ОНІО	BG WOOSTER, LTD. CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK	1504 WOOSTER ST 1110 MARKET AVENUE N 1301 30TH STREET NW 3217 WHIPPLE AVE NW	CANTON CANTON CANTON	(330)452-2931 (330)492-3044 (330)493-7509

OND         OWNER SOURCE (12), BLASS JOUC, ON SOUC         DIST, MOUNT WATT, MOUNT WATT, MOUNT BURGED         DIST, MOUNT WATT, MOUNT WATT, MOUNT BURGED           0000         CHARLES COMMANT, TARTINGON, MC         RECOMMANT, TARTINGON,	ОНІО	CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK	915 N CHAPEL ST	LOUISVILLE	(330)575-2756
Sec.         Gentral Stating, Tip, Brock 1990, LIPS 1990, LIPS 1990, Market 1997, Tip, Market 1990, Sec.					(330)833-2645
ODD         OPENIDE SUBJECT, LEND LEND LEND LEND LEND LEND LEND LEND					(330)830-9771
ODD         CODE SCIENCES LUL, RESCLI, WILLINGS         2/20 (DDSSEMDS PRIVAT         PDSSEMD         DDSSEMD           COD         DDSSEMDARGARMET MOREQUEC         DDS INTERNET MOREQUEC         DDSSEMD					(330)499-0636
DBID         DDVIN MAMAGANI MONSON, NC.         DBID MONADANI MONSON, NC.         DDI STORE         DBID MONADANI MONSON, NC.         DDI STORE         MUTURE         DBID MONADANI MONADA	OHIO	CANTON S-GROUP, LTD., BECKI J. STOCK, JOHN STOCK	6501 MARKET AVE. NORTH	NORTH CANTON	(330)244-9193
BIO         DEDIX VARAGEMENT SPACE, INC.         DEDIX SPACE INC.PT 35         MARCINE         DEDIXANO         DEDIXANO           DIRO         DEDIX VARAGEMENT LICENDER, INC.         DEDIXANO	OHIO	CROSS COMPASS, LTD., REBECCA L. WILLIAMS	27240 CROSSROADS PARKWAY	ROSSFORD	(419)872-2552
0500         5000         MONT MANAGAMUM TOROUND INC.         10500         10500         MONT MANAGAMUM TOROUND INC.         105000         MONT MANAGAMUM TOROUND INC.         105000	OHIO	DIXON MANAGEMENT ANDERSON, INC.	8660 BEECHMONT AVE	CINCINNATI	(513)388-0033
OPC         DBOK MANAGASURI MENCICAMENT NG.         SIZES ASSURPTION         ORICONATI         DESCENT           DERO         DEROM MANAGASURI MENONY INC.         ZERVES LIGE         ANDIA         AND					(513)248-8233
ODD         DESCRIM MARKAMENT RARVAX, JUL;         PERMAN FORM         MILERIDE         DELIDEG           D00         HIALA 100050 M (NUMITAR), LL         LOD MARKAMENT RARVAX, JUL;         AMALA 100050 M (NUMITAR), LL         LOD MARKAMENT RARVAX, JUL;         AMALA 100050 M (NUMITAR), LL         LOD MARKAMENT RARVAX, JUL;         AMALA 100050 M (NUMITAR), LL         LOD MARKAMENT RARVAX, JUL;         LOD MARKAMENT RARVAX, JUL;         AMALA 100050 M (NUMITAR), LL         LOD MARKAMENT RARVAX, JUL;         LOD MARKAMENT, JUL;         LOD MARKAMENT RARVAX, JUL;<		,			(513)677-0049
000         HA21 10020 01 PROFILED, LC         EX4 MAY STREET         AMELIA         133906           0010         HA22 10020 01 PROFILED, LC         EX4 MODELA         MAX 20000 01 PROFILED, LC         1349 MODELA         H40098           0010         HA22 10020 01 PROFILED, LC         1349 MODELA         H40098         DATAMAC 10010         DATAMAC 10110         DATAMAC 1011					(513)530-0163
OHD         HAX ARONS ON DERMINANT, LC         IM SA NOTING THE AND ALL         MADE           OHD         HAX ARONS ON DERMINANT, LC         LIA PROSECT AND ALL ALL         CITICAL AND ALL ALL ALL ALL ALL ALL ALL ALL ALL AL				-	(513)965-0583
OHD         HAA AF RODIS OF NOTITIEARS, LC         1500 PROJECT BADD         APARAULA         (H0005000           DIND         HAA AF RODIS OF NOTITIEARS, LC         2100 HAAS, ADDIS OF NOTITIEARS, LC         2100 HAAS					(513)904-6030
OND         HAZA HOUSS PINKITHAGS, LLC         1124 MAINN URWA         BATAMA         DE313           0010         HAZA HOUSS PINKITHAGS, LLC         0.21 W, FANG ST, CREMINGAR, L					. ,
OHID         HAZA FODDS OF NORTHEAST, LIC         STEEL					(513)718-2845
OHIO         HAZA FODDS OF NORTHEAST, LIC         62.14. PLANE 57.         BTHEL         (53.13)           OHIO         HAZA FODDS OF NORTHEAST, LIC         1015 SOTT STREFT         ONLINNA 11         (53.13)           OHIO         HAZA FODDS OF NORTHEAST, LIC         1015 SOTT STREFT         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         1015 SOTT STREFT         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         1017 SOTT STREFT         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         1226 HOPAL STREFT         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         1226 HOPAL STREET         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         223 BORTHAND BUR 00         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         223 BORTHAND BUR 00         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         233 BORTHAND BUR 00         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         233 BORTHAND BUR 00         ONLINNA 11         (53.13)           DAND         HAZA FODDS OF NORTHEAST, LIC         233 BORTHAND BUR 00					(513)457-5684
OHIO         HEAZ FODDS OF NONTINEST, LC         SEED INTRACE         OFFNOT         (N133)           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS GAT TIFELT         OFFNOT         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS GAT TIFELT         OFFNOT         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS CONTINUEST, DC         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS FORTINEST, DC         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HOAT TIFEST, DC         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HOAT TIFEST, DC         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HEAM ROAD         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HEAM ROAD         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HEAM ROAD         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HEAM ROAD         CONTINUAT         G33320           DIRIO         HEAZ FODDS OF NONTINEST, LC         DIDS HEAM ROAD					(513)238-4988
0H0         HAZA FODDS PNOTTHAST, LC         10175 SCALEMAN AVENUE         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         11075 RED HATTMAN HWY         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         11075 RED HATTMAN HWY         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         1286 FOME SPL2         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         1286 FOME SPL2         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         2381 REFT, MORE AVEN         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         3984 ROAD         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         3984 ROAD         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         2381 ROAD         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         2381 ROAD         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         2381 ROAD         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC         2381 ROAD         DRCHMAIT         [513]20           0H0         HAZA FODDS PNOTTHAST, LC<					(513)429-7637
OHIO         HAZA TODOS PROTINAST, LLC         1077 SREAME STARK         (SL3)253           OHIO         HAZA TODOS PROTINAST, LLC         1388 CIASE P.Z         CINCIMANT         (SL3)253           OHIO         HAZA TODOS PROTINAST, LLC         1288 CIASE P.Z         CINCIMANT         (SL3)253           OHIO         HAZA TODOS PROTINAST, LLC         2280 CIASE P.Z         CINCIMANT         (SL3)253           OHIO         HAZA TODOS PROTINAST, LLC         2280 KIEMANT AV         CINCIMANT         (SL3)253           OHIO         HAZA TODOS PROTINAST, LLC         2280 KIEMANT AV         CINCIMANT         (SL3)263           OHIO         HAZA TODOS PROTINAST, LLC         2580 KIEMANT AV         CINCIMANT         (SL3)263           OHIO         HAZA TODOS PROTINAST, LLC         2580 KIEMANT AV         CINCIMANT         (SL3)263           OHIO         HAZA TODOS PROTINAST, LLC         2580 KIEMAT AV         CINCIMANT         (SL3)263           OHIO         HAZA TODOS PROTINAST, LLC         2580 KIEMAT AV         CINCIMANT         (SL3)263           OHIO         HAZA TODOS PROTINAST, LLC         2580 KIEMAT AV         CINCIMANT         (SL3)263           OHIO         HAZA TODOS PROTINAST, LLC         2580 KIEMAT AV         CINCIMANT         (SL3)263           OHIO	OHIO	HAZA FOODS OF NORTHEAST, LLC	1015 GEST STREET	CINCINNATI	(513)370-8814
OHIO         HAZA TODOS OF NOTTREAT, LLC         11097 RED HATTMAN HWY         ORCIMANT         5131822           DHIO         HAZA TODOS OF NOTTREAT, LLC         1284 HOPPLE STREET         ORCIMANT         (1398)           DHIO         HAZA TODOS OF NOTTREAT, LLC         224 HOPPLE STREET         ORCIMANT         (1398)           DHIO         HAZA TODOS OF NOTTREAT, LLC         228 HOLMAND RUND         ORCIMANT         (1398)           DHIO         HAZA TODOS OF NOTTREAT, LLC         228 HOLMAND RUND         ORCIMANT         (13196)           DHIO         HAZA TODOS OF NOTTREAT, LLC         206 GULH FAZ         ORCIMANT         (13196)           DHIO         HAZA TODOS OF NOTTREAT, LLC         284 OLMANT RUND         ORCIMANT         (13196)           DHIO         HAZA TODOS OF NOTTREAT, LLC         284 OLMANT RUND         ORCIMANT         (13192)           DHIO         HAZA TODOS OF NOTTREAT, LLC         284 OLMANT RUND         ORCIMANT         (13192)           DHIO         HAZA TODOS OF NOTTREAT, LLC         284 OLMANT NY DA         ORCIMANT         (13192)           DHIO         HAZA TODOS OF NOTTREAT, LLC         284 OLMANT ANDA         ORCIMANT         (13192)           DHIO         HAZA TODOS OF NOTTREAT, LLC         2100 OLMANT ANDA         ORCIMANT         (13192)     <	OHIO	HAZA FOODS OF NORTHEAST, LLC	10152 COLERAIN AVENUE	CINCINNATI	(513)253-0858
OHIO         HV2A FODDS OF NORTHEAT, LLC         11999 GV4S FLZ         ORCHMANT         1513905           OHIO         MV2A FODDS OF NORTHEAT, LLC         223 NORTHLAND BUD         ORCHMANT         1513905           OHIO         MV2A FODDS OF NORTHEAT, LLC         238 NORTHLAND BUD         ORCHMANT         1513905           OHIO         MV2A FODDS OF NORTHEAT, LLC         3944 ALD SAM SOAD         ORCHMANT         1513905           OHIO         MV2A FODDS OF NORTHEAT, LLC         3944 ALD SAM SOAD         ORCHMANT         1513905           OHIO         MV2A FODDS OF NORTHEAT, LLC         3944 ALD SAM SOAD         ORCHMANT         1513905           OHIO         MV2A FODDS OF NORTHEAT, LLC         2434 GUARNA VAF         ORCHMANT         1513915           OHIO         MV2A FODDS OF NORTHEAT, LLC         2843 OLTMANA VAF         ORCHMANT         1513915           OHIO         MV2A FODDS OF NORTHEAT, LLC         2843 OLTMANA VAF         ORCHMANT         1513915           OHIO         MV2A FODDS OF NORTHEAT, LLC         2843 OLTMANA VAF         ORCHMANT         1513915           OHIO         MV2A FODDS OF NORTHEAT, LLC         2813 OLTMANA VAF         ORCHMANT         1513915           OHIO         MV2A FODDS OF NORTHEAT, LLC         2813 OLTMANA VAF         ORCHMANT         1513916	OHIO	HAZA FOODS OF NORTHEAST, LLC	10775 READING ROAD	CINCINNATI	(513)370-0414
OHIO         MAZA TODOS OF MORTHEAST, LLC         1244 HOPPLE STREET         CINCINANT         IS13906           0HIO         MAZA TODOS OF MORTHEAST, LLC         2238 BECKIMMONT AVX         CINCINANT         IS13906           0HIO         MAZA TODOS OF MORTHEAST, LLC         2388 BECKIMMONT AVX         CINCINANT         IS13906           0HIO         MAZA TODOS OF MORTHEAST, LLC         3564 BINE ANX RADA         CINCINANT         IS13906           0HIO         MAZA TODOS OF MORTHEAST, LLC         3564 BINE ANX RADA         CINCINANT         IS13906           0HIO         MAZA TODOS OF MORTHEAST, LLC         3568 BINE ANX RADA         CINCINANT         IS13906           0HIO         MAZA TODOS OF MORTHEAST, LLC         3568 BINE ANX         CINCINANT         IS13907           0HIO         MAZA TODOS OF MORTHEAST, LLC         B249 VINE STREET         CINCINANT         IS13907           0HIO         MAZA TODOS OF MORTHEAST, LLC         B249 VINE STREET         CINCINANT         IS13907           0HIO         MAZA TODOS OF MORTHEAST, LLC         B249 VINE STREET         CINCINANT         IS13907           0HIO         MAZA TODOS OF MORTHEAST, LLC         B249 KONE STREET         CINCINANT         IS13907           0HIO         MAZA TODOS OF MORTHEAST, LLC         IS13907 KONE STREET         CINC	OHIO	HAZA FOODS OF NORTHEAST, LLC	11007 REED HARTMAN HWY	CINCINNATI	(513)253-0768
OHIO         IMAA FODDS OF MONTHAST, LLC         2230 NORTH-MAD, LLVD         CINCINANT         (513)926           OHIO         MAA FODDS OF MONTHAST, LLC         239 HERE DAWN GAAD         CINCINANT         (513)904           OHIO         MAA FODDS OF MONTHAST, LLC         3934 RED BANK GAAD         CINCINANT         (513)904           OHIO         MAA FODDS OF MONTHAST, LLC         5130 RDGT AVE         CINCINANT         (513)905           OHIO         MAA FODDS OF MONTHAST, LLC         5430 RDGT AVE         CINCINANT         (513)905           OHIO         MAAA FODDS OF MONTHAST, LLC         6433 RUMWAY AVE         CINCINANT         (513)905           OHIO         MAAA FODDS OF MONTHAST, LLC         6434 RUMWAY AVE         CINCINANT         (513)905           OHIO         MAAA FODDS OF MONTHAST, LLC         6434 RUMWAY AVE         CINCINANT         (513)915           OHIO         MAAA FODDS OF MONTHAST, LLC         6434 RUMWAY AVE         CINCINANT         (513)915           OHIO         MAAA FODDS OF MONTHAST, LLC         8234 RUMWAY AVE         CINCINANT         (513)915           OHIO         MAAA FODDS OF MONTHAST, LLC         923 WEST GABARTHART HOAD         CINCINANT         (513)916           OHIO         MAAA FODDS OF MONTHAST, LLC         923 WEST GABARTHART HOAD         CINCINANT<	OHIO	HAZA FOODS OF NORTHEAST, LLC	11898 CHASE PLZ	CINCINNATI	(513)823-2154
OHO         MAA HODS OF MORTHEAST, LLC         238 BEECHMORT ANY         CINCINNATI         1533905           OHO         MAAZ HODS OF MORTHEAST, LLC         5866 BELH HIKE         CINCINNATI         1533905           OHO         MAAZ HODS OF MORTHEAST, LLC         5836 MORE ANY         CINCINNATI         1533206           OHO         MAAZ HODS OF MORTHEAST, LLC         5436 MORTH BEND RADAU         CINCINNATI         1533302           OHO         MAAZ HODS OF MORTHEAST, LLC         CARA MORTH BEND RADAU         CINCINNATI         1533331           OHO         MAAZ HODS OF MORTHEAST, LLC         CARA MORTH BEND RADAU         CINCINNATI         15333125           OHO         MAAZ HODS OF MORTHEAST, LLC         CARA MORTH BEND RADAU         CINCINNATI         15333125           OHO         MAAZ HODS OF MORTHEAST, LLC         CARA MORTH BEND RADAU         CINCINNATI         15333125           OHO         MAAZ HODS OF MORTHEAST, LLC         CARA MORT SET MORTHEAST, LLC         CINCINNATI         CINCINNATI         15333125           OHO         MAAZ HODS OF MORTHEAST, LLC         EXEMPTION MORTHEAST, MORTHEAST, LLC         CINCINNATI         CINCINNATI         1533265           OHO         MAAZ HODS OF MORTHEAST, LLC         EXEMPTION MORTHEAST, MORTHEAST, LLC         CINCINNATI         CINCINNATI         1533266					(513)906-4332
OHIO         HAZA FRODS OF NORTHEAST, LLC         394 KED BANK BOAD         CINCINNATT         [53]3094           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELIN HIRE         CINCINNATT         [53]3085           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELIN HIRE         CINCINNATT         [53]3085           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELINWAT XVLL         CINCINNATT         [53]3085           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELINWAT XVLL         CINCINNATT         [53]3081           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELINWAT XVLL         CINCINNATT         [53]3013           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELINWAT XVLL         CINCINNATT         [53]3013           OHIO         HAZA FRODS OF NORTHEAST, LLC         SEG DELINWAT XVLL         CINCINNATT         [53]3013           OHIO         HAZA FRODS OF NORTHEAST, LLC         320 DELINWAT XVLL         CINCINNATT         [53]3013           OHIO         HAZA FRODS OF NORTHEAST, LLC         3331 VL171H STREET         CINCINNATT         [23]302           OHIO         HAZA FRODS OF NORTHEAST, LLC         3333 VL171H STREET         CINCINNATT         [23]302           OHIO         HAZA FRODS OF NORTHEAST, LLC         3333 VL171H STREET		,			(513)429-7531
OHO         HAZA FODDS OF NORTHEAST, LLC         SEGE DELIMPRE         CINCINNATI         (513)385           OHO         HAZA FODDS OF NORTHEAST, LLC         S130 RDECA VZ.         CINCINNATI         (513)205           OHO         HAZA FODDS OF NORTHEAST, LLC         S440 NORTH BRORAD         CINCINNATI         (513)405           OHIO         HAZA FODDS OF NORTHEAST, LLC         S443 KENWCORD DR.         CINCINNATI         (513)415           OHIO         HAZA FODDS OF NORTHEAST, LLC         E324 KENWCORD DR.         CINCINNATI         (513)415           OHIO         HAZA FODDS OF NORTHEAST, LLC         E324 VIEIS STREET         CINCINNATI         (513)415           OHIO         HAZA FODDS OF NORTHEAST, LLC         E324 VIEIS STREET         CINCINNATI         (513)415           OHIO         HAZA FODDS OF NORTHEAST, LLC         E324 VIEIS STREET         CINCINNATI         (513)415           OHIO         HAZA FODDS OF NORTHEAST, LLC         1200 VIEIS STREET         CINCINNATI         (513)416           OHIO         HAZA FODDS OF NORTHEAST, LLC         1200 VIEIS STREET         CINCINNATI         (513)416           OHIO         HAZA FODDS OF NORTHEAST, LLC         1200 VIEIS STREET         CINCINNATI         (513)416           OHIO         HAZA FODDS OF NORTHEAST, LLC         1200 VIEIS STREET		· · · · · · · · · · · · · · · · · · ·			(513)906-8695
OHIO         HAZA TODOS OF NORTHEAST, LLC         5330 RIDE AVE.         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         6430 GENWARE.         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         6433 GENWARE.         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         288 KWNXDO RA.         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         8234 COLESIAN KYE         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         8244 COLESIAN KYE         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         824 COLESIAN KYE         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         1320 KWE STREET         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         1321 KWE STREET         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         1331 KWE STREET         CINCINNATI         [513]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         1335 KWE AND AND CLEVELAND         [216]APE.           OHIO         HAZA TODOS OF NORTHEAST, LLC         2337 KWE AND		· · · · · · · · · · · · · · · · · · ·			(513)904-6998
OHIO         HAZA TODOS OF NORTHEAST, LLC         SEGD NORTH BRADD         CINCINNATI         (5)33613           OHIO         HAZA FODOS OF NORTHEAST, LLC         C239 KENWO2D PD,         CINCINNATI         (5)33613           OHIO         HAZA FODOS OF NORTHEAST, LLC         C239 KENWO2D PD,         CINCINNATI         (5)33613           OHIO         HAZA FODOS OF NORTHEAST, LLC         R344 OVIES STREET         CINCINNATI         (5)33613           OHIO         HAZA FODOS OF NORTHEAST, LLC         R354 OVIES STREET         CINCINNATI         (5)33673           OHIO         HAZA FODOS OF NORTHEAST, LLC         1200 EVENT RADD,         CINCINNATI         (5)33678           OHIO         HAZA FODOS OF NORTHEAST, LLC         1200 EVENT RADD,         CLEVELAND         (2)20545-           OHIO         HAZA FODOS OF NORTHEAST, LLC         1203 EVENT RADD,         CLEVELAND         (2)20545-           OHIO         HAZA FODOS OF NORTHEAST, LLC         1203 EVENT RADD,         CLEVELAND         (2)2054-           OHIO         HAZA FODOS OF NORTHEAST, LLC         1203 EVENT RADD,         CLEVELAND         (2)2054-           OHIO         HAZA FODOS OF NORTHEAST, LLC         1203 EVENT RADD,         CLEVELAND         (2)2054-           OHIO         HAZA FODOS OF NORTHEAST, LLC         2035 CLEVELND S <t< td=""><td></td><td></td><td></td><td></td><td>(513)898-3343</td></t<>					(513)898-3343
OHIO         HAZA FODDS OF NORTHEAST, LLC         6/24 GLENWAY AVE.         CINCINNATI         (513)253           OHIO         HAZA FODDS OF NORTHEAST, LLC         2728 KENNOOD RD.         CINCINNATI         (513)253           OHIO         HAZA FODDS OF NORTHEAST, LLC         8234 COLERAIN AVE.         CINCINNATI         (513)253           OHIO         HAZA FODDS OF NORTHEAST, LLC         8244 COLERAIN AVE.         CINCINNATI         (513)263           OHIO         HAZA FODDS OF NORTHEAST, LLC         8244 COLERAIN AVE.         CINCINNATI         (513)263           OHIO         HAZA FODDS OF NORTHEAST, LLC         912 VEST GALSBARTH ROAD         CINCINNATI         (513)263           OHIO         HAZA FODDS OF NORTHEAST, LLC         1304 DUCKT ROAD         CINCINNATI         (513)263           OHIO         HAZA FODDS OF NORTHEAST, LLC         1301 SLORAIN AVE.         CINCINADIN         (216)521           OHIO         HAZA FODDS OF NORTHEAST, LLC         2337 SPEAR ROAD         CINCINADIN         (216)624           OHIO         HAZA FODDS OF NORTHEAST, LLC         2337 SPEAR ROAD         CINCINADIN         (216)624           OHIO         HAZA FODDS OF NORTHEAST, LLC         2338 ST CUAN AVE.         CINCINADIN         (216)624           OHIO         HAZA FODDS OF NORTHEAST, LLC         2330 SE CONTHEAST					(513)206-8559
0H00         H02A PODDS OF NORTHEAST, LLC         228 PERMONDO BD.         ChCINNATT         [513]012           0H00         H02A PODDS OF NORTHEAST, LLC         824 OVIE STREET         ChCINNATT         [513]012           0H01         H02A PODDS OF NORTHEAST, LLC         825 WILLIAM HOWAD PTRAD.         ChCINNATT         [513]012           0H01         H02A PODDS OF NORTHEAST, LLC         825 WILLIAM HOWAD PTRAD.         ChCINNATT         [513]02           0H01         H02A PODDS OF NORTHEAST, LLC         1200 BUCKYE RD         CHCINNATT         [513]02           0H01         H02A PODDS OF NORTHEAST, LLC         1201 STREET         CLEVELAND         [215]52           0H01         H02A PODDS OF NORTHEAST, LLC         1313 WI. 13TT STREET         CLEVELAND         [215]52           0H01         H02A PODDS OF NORTHEAST, LLC         1303 STREET         CLEVELAND         [216]52           0H01         H02A PODDS OF NORTHEAST, LLC         1303 STREET         CLEVELAND         [216]54           0H01         H02A PODDS OF NORTHEAST, LLC         1303 STREET         CLEVELAND         [216]54           0H01         H02A PODDS OF NORTHEAST, LLC         530 STREET         CLEVELAND         [216]54           0H01         H02A PODDS OF NORTHEAST, LLC         530 STREET         CLEVELAND         [21		· · · · · · · · · · · · · · · · · · ·			(513)426-7928 (513)813-4296
OHIO         HAZA FODDS OF NORTHHAST, LLC         8224 COLEXAN AVE         CINCINNATI         (5)31822.           OHIO         HAZA FODDS OF NORTHHAST, LLC         8224 COLEXAN AVE         CINCINNATI         (5)31822.           OHIO         HAZA FODDS OF NORTHHAST, LLC         922 WEST SALBARATH HADO         CINCINNATI         (5)31802.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1200 BUCKYE RD         CLEVELAND         (2)31902.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1331 W. 1377H STREET         CLEVELAND         (2)31922.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1331 W. 1377H STREET         CLEVELAND         (2)31922.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1371 YEARA ROAD         CLEVELAND         (2)31922.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1372 FOAL ROAD         CLEVELAND         (2)31922.           OHIO         HAZA FODDS OF NORTHHAST, LLC         633 BURCOKFARK ROAD         CLEVELAND         (2)31922.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1324 GEDARA RUA         CLEVELAND         (2)31932.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1324 GEDARA RUA         CLEVELAND         (2)31932.           OHIO         HAZA FODDS OF NORTHHAST, LLC         1310 KEN RUA <td></td> <td></td> <td></td> <td></td> <td></td>					
OHIO         HAZA TOODS OF NORTHEAST, LLC         B240 VINE TREET         CHCINNATI         [53]8078           OHIO         HAZA TOODS OF NORTHEAST, LLC         B32 WILLIAM HOWAD TAFRAD         CINCINNATI         [53]8078           OHIO         HAZA TOODS OF NORTHEAST, LLC         1200 BUCKYF ED         CINCINNATI         [53]8078           OHIO         HAZA TOODS OF NORTHEAST, LLC         1201 DIST, MARKAD         [24]8051         [24]8051           OHIO         HAZA TOODS OF NORTHEAST, LLC         131 WILLITP STRET         CLVELAND         [23]807           OHIO         HAZA TOODS OF NORTHEAST, LLC         1351 UNALTIP STRET         CLVELAND         [23]807           OHIO         HAZA TOODS OF NORTHEAST, LLC         1351 SUBAITA VER         [CLVELAND         [23]807           OHIO         HAZA TOODS OF NORTHEAST, LLC         1352 ST CLAIR AND         [CLVELAND         [23]807           OHIO         HAZA TOODS OF NORTHEAST, LLC         535 ST CLAIR AND         [CLVELAND         [23]808           OHIO         HAZA TOODS OF NORTHEAST, LLC         1324 SC CLAIR AND         [24]812         [24]812           OHIO         HAZA TOODS OF NORTHEAST, LLC         1324 SC CLAIR AND         [24]812         [26]812           OHIO         HAZA TOODS OF NORTHEAST, LLC         1324 SC CLAIR AND         [26]81					(513)813-4293
0H0         HAZA FODOS OF NORTHEAST, LLC         952 WEST GABBARTH ROAD         CINKINNATI         1533878           0H0         HAZA FODOS OF NORTHEAST, LLC         12000 ELCYEY RD         CLEVELAND         12100 ELCYEY RD		· · · · · · · · · · · · · · · · · · ·			(513)821-3038
OHIO         HAZA FORDS OF NORTHEAST, LLC         92 WEST SABARTH ROAD         ONNUMATI         IS33905           OHIO         HAZA FORDS OF NORTHEAST, LLC         12000 BUCKYE RO         CLEVELAND         721652-           OHIO         HAZA FORDS OF NORTHEAST, LLC         1318 W.1714 STREET         CLEVELAND         721652-           OHIO         HAZA FORDS OF NORTHEAST, LLC         1321 W.1714 STREET         CLEVELAND         721652-           OHIO         HAZA FORDS OF NORTHEAST, LLC         2373 FARI, ROAD         CLEVELAND         721652-           OHIO         HAZA FORDS OF NORTHEAST, LLC         3735 FARI, ROAD         CLEVELAND         7216532-           OHIO         HAZA FORDS OF NORTHEAST, LLC         5738 MORAN RD         CLEVELAND         7216532-           OHIO         HAZA FORDS OF NORTHEAST, LLC         5738 MORAN RD         CLEVELAND         7216532-           OHIO         HAZA FORDS OF NORTHEAST, LLC         5738 MORAN RD         CLEVELAND         72165632-           OHIO         HAZA FORDS OF NORTHEAST, LLC         1334 MORAN RD         CLEVELAND         7216502-           OHIO         HAZA FORDS OF NORTHEAST, LLC         1334 MORAN RD         CLEVELAND         7216502-           OHIO         HAZA FORDS OF NORTHEAST, LLC         13340 MORAN RD         CLEVELAND         <					(513)878-1800
OHIO         HAAR DOODS OF NORTHEAST, LLC         12000 UNCERT RD         CLEVELAND         (216)521.           OHIO         HAZA FODOS OF NORTHEAST, LLC         1331, W.1TTM STRETT         CLEVELAND         (216)521.           OHIO         HAZA FODOS OF NORTHEAST, LLC         1331, W.1TTM STRETT         CLEVELAND         (216)521.           OHIO         HAZA FODOS OF NORTHEAST, LLC         2937, JORAN INF.         CLEVELAND         (216)531.           OHIO         HAZA FODOS OF NORTHEAST, LLC         2937, JORAN INF.         CLEVELAND         (216)531.           OHIO         HAZA FODOS OF NORTHEAST, LLC         4002 NORTHEID ROAD         CLEVELAND         (216)543.           OHIO         HAZA FODOS OF NORTHEAST, LLC         5330 BROOPRANK RD         CLEVELAND         (216)564.           OHIO         HAZA FODOS OF NORTHEAST, LLC         5302 BROOPRANK RD         CLEVELAND         (216)564.           OHIO         HAZA FODOS OF NORTHEAST, LLC         5302 BROOPRANK RD         CLEVELAND         (216)564.           OHIO         HAZA FODOS OF NORTHEAST, LLC         5302 BROOPRANK RD         CLEVELAND         (216)564.           OHIO         HAZA FODOS OF NORTHEAST, LLC         5304 BROOPRANK RD         CLEVELAND         (216)564.           OHIO         HAZA FODOS OF NORTHEAST, LLC         5304 BROOPRANK RD<					(513)906-8694
OHIO         HAZA FODOS OF NORTHEAST, LIC         14021 IODEAN AVE.         CLEVELAND         [216052]           OHIO         HAZA FODOS OF NORTHEAST, LIC         2337 JORAN RAD.         CLEVELAND         [216053]           OHIO         HAZA FODOS OF NORTHEAST, LIC         2337 JORAN RAD.         CLEVELAND         [216032]           OHIO         HAZA FODOS OF NORTHEAST, LIC         4602 NORTHEID RAD.         CLEVELAND         [216032]           OHIO         HAZA FODOS OF NORTHEAST, LIC         6338 BROUPAR RD         CLEVELAND         [216064]           OHIO         HAZA FODOS OF NORTHEAST, LIC         8038 BROUPAR RD         CLEVELAND         [216064]           OHIO         HAZA FODOS OF NORTHEAST, LIC         13246 CEDAR RDAD         CLEVELAND         [216064]           OHIO         HAZA FODOS OF NORTHEAST, LIC         200 ABBE ROAD         ELVELAND HEIGHTS         [116060]           OHIO         HAZA FODOS OF NORTHEAST, LIC         2324 CEDAR RDAD         ELVELAND HEIGHTS         [116060]           OHIO         HAZA FODOS OF NORTHEAST, LIC         2324 CEDAR RDAD         ELVELAND HEIGHTS         [116060]           OHIO         HAZA FODOS OF NORTHEAST, LIC         2324 CEDAR RDAD         ELVELAND HEIGHTS         [116060]           OHIO         HAZA FODOS OF NORTHEAST, LIC         2324 CEDAR RDAD		HAZA FOODS OF NORTHEAST, LLC	12000 BUCKEYE RD	CLEVELAND	(216)561-0444
OHIO         HAZA FOODS OF NORTHEAST, LLC         23712 LORAIN RD         CLEVELAND         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         3735 PARA RDAD         CLEVELAND         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         5813 ST. CLAIR AVE.         CLEVELAND         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         6330 BROOKPARK RD         CLEVELAND         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         6330 BROOKPARK RD         CLEVELAND         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         13246 CEDAR RDAD         CLEVELAND HEIGHTS         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         520 DEVELAND RDAD         CLEVELAND HEIGHTS         7216/941           OHIO         HAZA FOODS OF NORTHEAST, LLC         520 CLEVELAND ST.         EVRIA         (440)355           OHIO         HAZA FOODS OF NORTHEAST, LLC         520 CLEVELAND ST.         EVRIA         (440)365           OHIO         HAZA FOODS OF NORTHEAST, LLC         520 CLEVELAND ST.         EVRIA         (440)365           OHIO         HAZA FOODS OF NORTHEAST, LLC         521 TURINEY RAD         GARTELOHIEGHTS         (513/975)           OHIO         HAZA FOODS OF NORTHEAST, LLC         521 TURINEY RAD	OHIO	HAZA FOODS OF NORTHEAST, LLC	1331 W. 117TH STREET	CLEVELAND	(216)521-6211
OHIO         HAZA FOODS OF NORTHEAST, LLC         2323 SPEAR, ROAD         CLEVELAND         (216)41.           OHIO         HAZA FOODS OF NORTHEAST, LLC         4420 NORTHELD ROAD         CLEVELAND         (216)832.           OHIO         HAZA FOODS OF NORTHEAST, LLC         6330 BROKPARK RD         CLEVELAND         (216)832.           OHIO         HAZA FOODS OF NORTHEAST, LLC         6330 BROKPARK RD         CLEVELAND         (216)832.           OHIO         HAZA FOODS OF NORTHEAST, LLC         13246 CEDAR ROAD         CLEVELAND         (216)832.           OHIO         HAZA FOODS OF NORTHEAST, LLC         13240 CEDAR ROAD         CLEVELAND HEGHTS         (216)832.           OHIO         HAZA FOODS OF NORTHEAST, LLC         5320 ABE ROAD         ELVRIA         (440)934.           OHIO         HAZA FOODS OF NORTHEAST, LLC         535 GRISWOLD         ELVRIA         (440)934.           OHIO         HAZA FOODS OF NORTHEAST, LLC         2311 DUBE HWY         FAIRFELD         (216)733.           OHIO         HAZA FOODS OF NORTHEAST, LLC         2311 DUBE HWY         FAIRFELD         (216)732.           OHIO         HAZA FOODS OF NORTHEAST, LLC         2311 DUBE HWY         FAIRFELD         (216)72.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1731 DUBE HWY         FAIRFELD	OHIO	HAZA FOODS OF NORTHEAST, LLC	14015 LORAIN AVE.	CLEVELAND	(216)252-1990
OHIO         HAZA FODDS OF NORTHEAST, LLC         9402 NORTHFIELD ROAD         CLEVELAND         [7216]322           OHIO         HAZA FODDS OF NORTHEAST, LLC         9405 ST. CLRR AVE.         CLEVELAND         [7216]322           OHIO         HAZA FODDS OF NORTHEAST, LLC         6330 BROOKPARK RD         CLEVELAND         [7216]832           OHIO         HAZA FODDS OF NORTHEAST, LLC         13246 CEDAR ROAD         CLEVELAND HEIT         [7216]833           OHIO         HAZA FODDS OF NORTHEAST, LLC         13246 CEDAR ROAD         CLEVELAND HEIT         [7216]833           OHIO         HAZA FODDS OF NORTHEAST, LLC         523 CLEVELAND ST.         ELYNIA         [440]934           OHIO         HAZA FODDS OF NORTHEAST, LLC         252 CLEVELAND ST.         ELYNIA         [440]934           OHIO         HAZA FODDS OF NORTHEAST, LLC         252 CLEVELAND ST.         [1718]         [440]934           OHIO         HAZA FODDS OF NORTHEAST, LLC         252 SLEVEND STREET         [1010]         [1718]         [1718]         [1718]         [1718]         [1718]         [1718]         [1718]         [1718]         [1718]         [1718]         [1718]         [1716]         [1718]         [1718]         [1716]         [1718]         [1718]         [1716]         [1718]         [1716]         [1716]<	OHIO	HAZA FOODS OF NORTHEAST, LLC	2937 LORAIN RD.	CLEVELAND	(216)651-4666
OHIO         HAZA FOODS OF NORTHEAST, LLC         SB1 ST. CLAR AVE.         CLEVELAND         [216]81:           DHIO         HAZA FOODS OF NORTHEAST, LLC         6330 BOXPARK RD         CLEVELAND         [216]82:           DHIO         HAZA FOODS OF NORTHEAST, LLC         8104 BROADWAY         CLEVELAND         [216]82:           OHIO         HAZA FOODS OF NORTHEAST, LLC         13246 CEDAR ROAD         CLEVELAND HEIGHTS         [216]922:           OHIO         HAZA FOODS OF NORTHEAST, LLC         5200 ABRE ROAD         ELVRIA         (440)355:           OHIO         HAZA FOODS OF NORTHEAST, LLC         525 CLEVELAND ST.         ELVRIA         (440)355:           OHIO         HAZA FOODS OF NORTHEAST, LLC         525 GLEVELAND ST.         ELVRIA         (440)355:           OHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DURK WW         FAIRFELD         (513)739:           OHIO         HAZA FOODS OF NORTHEAST, LLC         1725 ZUND STREET         EUCLID         (513)739:           OHIO         HAZA FOODS OF NORTHEAST, LLC         1725 ZUND STREET         EUCLID         (513)739:           OHIO         HAZA FOODS OF NORTHEAST, LLC         1728 ZUND STREET         EUCLID         (513)739:           OHIO         HAZA FOODS OF NORTHEAST, LLC         1728 ZUND STREET         EUCLID		HAZA FOODS OF NORTHEAST, LLC			(216)741-1990
DHIO         H4ZA FOODS OF NORTHEAST, LLC         6330 BROOKPARK RD         CLEVELAND         [21:661.           DHIO         HAZA FOODS OF NORTHEAST, LLC         13246 ECDAR ROAD         CLEVELAND         [21:661.           OHIO         HAZA FOODS OF NORTHEAST, LLC         13246 ECDAR ROAD         CLEVELAND HEIGHTS         [21:662.           OHIO         HAZA FOODS OF NORTHEAST, LLC         520 CLEVELAND ST.         ELVRIA         (440)934.           OHIO         HAZA FOODS OF NORTHEAST, LLC         525 CLEVELAND ST.         ELVRIA         (440)934.           OHIO         HAZA FOODS OF NORTHEAST, LLC         255 E.SLEXAND STREET         EUCLID         (21:67)37.           OHIO         HAZA FOODS OF NORTHEAST, LLC         255 STURMER ROAD         GENEYA         (440)464.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1783 SOUTH BROADWAY         GENEYA         (440)460.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1783 SOUTH BROADWAY         GENEYA         (440)460.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1783 SOUTH BROADWAY         GENEYA         (440)460.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1783 SOUTH BROADWAY         GENEYA         (440)460.           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIHOFS T         <	OHIO	· · · · · · · · · · · · · · · · · · ·			(216)332-0485
DHO         HAZA FOODS OF NORTHEAST, LLC         3104 BROADWAY         CLEVELAND         [216]B32.           OHO         HAZA FOODS OF NORTHEAST, LLC         12346 CEDAR ROAD         CLEVELAND HEIGHTS         [216]B32.           OHO         HAZA FOODS OF NORTHEAST, LLC         520 GABE ROAD         ELYRIA         (440)934.           OHIO         HAZA FOODS OF NORTHEAST, LLC         558 GEVELAND ST.         ELYRIA         (440)934.           OHIO         HAZA FOODS OF NORTHEAST, LLC         558 GENVOLD         ELYRIA         (440)324.           OHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DVB HWY         FAIRFIELD         (513)795.           OHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DVB HWY         FAIRFIELD         (513)795.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1382 SOUTH BROADWAY         GENEVA         (440)464.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1382 SOUTH BROADWAY         GENEVA         (440)469.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9300 NHGH ST         HLIBSORO         (93)7402.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9387 MANCHAM DRIVE         LINCON HEIGHTS         (513)428.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9387 MANCHAM DRIVE         LINCON HEIGHTS<					(216)881-1990
DHIO         H4ZA FODDS OF NORTHEAST, LLC         13246 CEDAR POAD         CLEVELAND HEIGHTS         (216)502           OHIO         HAZA FODDS OF NORTHEAST, LLC         S200 ABBE ROAD         ELYRIA         (440)355           OHIO         HAZA FODDS OF NORTHEAST, LLC         S25 CLEVLAND ST.         ELYRIA         (440)355           OHIO         HAZA FODDS OF NORTHEAST, LLC         S25 CLEVLAND ST.         ELYRIA         (440)355           OHIO         HAZA FODDS OF NORTHEAST, LLC         250 E. S22ND STREET         EUCLID         (216)731           OHIO         HAZA FODDS OF NORTHEAST, LLC         7311 DIME HWY         FARFIELD         (513)795           OHIO         HAZA FODDS OF NORTHEAST, LLC         1782 SUTH BROADWAY         GENVEX         (440)466           OHIO         HAZA FODDS OF NORTHEAST, LLC         1782 SUTH BROADWAY         GENVEX         (440)466           OHIO         HAZA FODDS OF NORTHEAST, LLC         3900 HAMILTON -LEVES RD         HAMILTON         (5337700)           OHIO         HAZA FODDS OF NORTHEAST, LLC         9300 HAMILTON -LEVES RD         HAMILTON         (5337700)           OHIO         HAZA FODDS OF NORTHEAST, LLC         9300 HAMILTON -LEVES RD         HAMILTON         (531274)           OHIO         HAZA FODDS OF NORTHEAST, LLC         9300 HAMILTON -LEVES RD		· · · · · · · · · · · · · · · · · · ·			(216)661-6636
OHIO         HAZA FOODS OF NORTHEAST, LLC         5200         ABBE ROAD         ELVRIA         (440)834           OHIO         HAZA FOODS OF NORTHEAST, LLC         523 CLEVAND ST.         ELVRIA         (440)834           OHIO         HAZA FOODS OF NORTHEAST, LLC         538 GRISWOLD         ELVRIA         (440)834           OHIO         HAZA FOODS OF NORTHEAST, LLC         538 GRISWOLD         ELVRIA         (440)324           OHIO         HAZA FOODS OF NORTHEAST, LLC         731 DIXIE HWW         FAIRFIELD         (513)795-           OHIO         HAZA FOODS OF NORTHEAST, LLC         731 DIXIE HWW         FAIRFIELD         (513)795-           OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)466-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAMILTON - CLEVES RD         HAMILTON         (513)279-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3800 N HIGH IST         HILLSBORD         (837)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3900 N HIGH IST         HILLSBORD         (837)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3900 N GRI IST CLEVES RD         HAMILTON         (513)428-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3900 N GRI IST CLEVES RD		· · · · · · · · · · · · · · · · · · ·			(216)883-1990
DHIO         HAZA FOODS OF NORTHEAST, LLC         S25 CLEVELAND ST.         ELVRIA         (440)365           OHIO         HAZA FOODS OF NORTHEAST, LLC         S58 GRISWOLD         ELVRIA         (440)324           OHIO         HAZA FOODS OF NORTHEAST, LLC         S58 GRISWOLD         ELVRIA         (440)324           OHIO         HAZA FOODS OF NORTHEAST, LLC         S711 DIKE HWY         FAIRFIELD         (513)795           OHIO         HAZA FOODS OF NORTHEAST, LLC         S721 TURKEY ROAD         GARFIELD HEIGHTS         (216)673           OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)466           OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAMILTON-CLEVES RD         HAMILTON         (513)279           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSORDO         (937)4002           OHIO         HAZA FOODS OF NORTHEAST, LLC         9397 MANGHAM DRIVE         LINCUN HEIGHTS         (515)20           OHIO         HAZA FOODS OF NORTHEAST, LLC         9387 STAR ROUTE 23         LOVELAND         (513)274           OHIO         HAZA FOODS OF NORTHEAST, LLC         9388 STATE ROUTE 23         LOVELAND         (513)274           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILE CENTER ROAD		, ,			(216)502-3404
OHIO         HAZA FOODS OF NORTHEAST, LLC         558 GRISWOLD         ELYRIA         (440)324           OHIO         HAZA FOODS OF NORTHEAST, LLC         250 E. 222ND STRET         EUCLID         (216)731.           OHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DIXE HWY         FARFIELD         (313)795.           OHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DIXE HWY         FARFIELD         (440)466.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)466.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3002 HAMILTON-CLEVES D         HAMILTON         (513)279.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3000 N HIGH ST         HILLSBORD         (937)402.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9900 N HIGH ST         HILLSBORD         (937)402.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9537 MANGHAM DRIVE         LINCOLN HEIGHTS         (513)333.           OHIO         HAZA FOODS OF NORTHEAST, LLC         988 STATE NOUTE 2.3         LOVELAND         (513)27.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3388 STATE NOUTE 2.3         LOVELAND         (513)23.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3380 WARENSVILLE CENTER ROAD		· · · · · · · · · · · · · · · · · · ·			. ,
OHIO         HAZA FOODS OF NORTHEAST, LLC         250 E. 222ND STREET         EUCLID         (216)731-           OHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DIXIE HWY         FAIRFIELD         (53)795-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5251 TURKY ROAD         GARFIELD HEIGHTS         (216)662-           OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)465-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAMILTON-LEVES RD         HAMILTON (513)279-           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSBORO         (937)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSBORO         (937)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9357 MANGHAM DRIVE         LINCOLN HEIGHTS         (313)488-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22 3         LOVELAND         (513)248-           OHIO         HAZA FOODS OF NORTHEAST, LLC         546 GRANDIN RD.         MAINEVILLE         (513)331-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILLE CENTER ROAD         MAPEH HEIGHTS         (216)322-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILL		,			. ,
DHIO         HAZA FOODS OF NORTHEAST, LLC         7311 DIXE HWY         FAIRFIELD         (513)795-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5251 TURNEY ROAD         GARRELD HEIGHTS         (216)62-           OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)466-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAMILTON-CLEVES RD         HAMILTON         (513)279-           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSBORD         (937)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         6899 ROCKSIDE ROAD         INDEPENDENCE         (216)52-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9337 MANGHAM DRIVE         LINCOLN HEIGHTS         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9398 STATE ROUTE 22 3         LOVELAND         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 23         LOVELAND         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILLE CENTER ROAD         MAINEVILLE         (513)234-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILLE CENTER ROAD         MAINEVILLE         (513)234-           OHIO         HAZA FOODS OF NORTHEAST,					(216)731-8821
DHIO         HAZA FOODS OF NORTHEAST, LLC         \$251 TURNEY ROAD         GARFIELD HEIGHTS         (216)662.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)466.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAAMILTON-LEVES RD         HAMILTON         (513)279.           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSBORO         (937)402.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9899 ROCKSIDE ROAD         INDEPENDENCE         (216)520.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9937 MANGHAM DRIVE         LINCOLI MEIGHTS         (314)88.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1410 COLORADO AVE         LORAIN         (440)288.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22         LOVELAND         (513)323.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22         LOVELAND         (513)323.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3980 WAREBANDILE CENTER ROAD         MANIE HEIGHTS         (216)332.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1155 READING ROAD         MASON         (513)324.           OHIO         HAZA FOODS OF NORTHEAST, LLC					(513)795-8962
OHIO         HAZA FOODS OF NORTHEAST, LLC         1782 SOUTH BROADWAY         GENEVA         (440)466           OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAMILTON-CLEVES RD         HAMILTON         (513)279-           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSORO         (937)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         6899 ROCKSIDE ROAD         INDEFENDENCE         (216)520-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9537 MANGHAM DRIVE         LINCOLN HEIGHTS         (513)488-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9537 MANGHAM DRIVE         LINCOLN HEIGHTS         (513)488-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9430 AVARENSVILL COLDRAD OAVE         LORAIN         (440)285-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22 3         LOVELAND         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         536 KINOSI SLAND RD.         MAINEVILLE         (513)331-           OHIO         HAZA FOODS OF NORTHEAST, LLC         1155 REDNIG ROAD         MAPEL HEIGHTS         (216)332-           OHIO         HAZA FOODS OF NORTHEAST, LLC         15316 KINOSI SLAND DRIVE         MASON         (513)336-           OHIO         HAZA FOODS OF NORTHEAST, LL					(216)662-1685
OHIO         HAZA FOODS OF NORTHEAST, LLC         3802 HAMILTON-CLEVES RD         HAMILTON         (513)279-           OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSBORO         (937)402.           OHIO         HAZA FOODS OF NORTHEAST, LLC         6899 ROCKSIDE FOAD         INDEPENDENCE         (216)520.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9537 MANGHAM DRIVE         LINCOLN HEIGHTS         (513)488.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1410 COLORADO AVE         LORAIN         (440)283.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22.3         LOVELAND         (513)274.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22.3         LOVELAND         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRINSVILLE CENTER ROAD         MASON         (513)333.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1155 READING ROAD         MASON         (513)334.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9131 STATE MOUNT PRADE         MASON         (513)334.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9131 STATE MOUNT PRADE         MASON         (513)324.           OHIO         HAZA FOODS OF NORTHEAST, LLC <t< td=""><td></td><td></td><td></td><td></td><td>(440)466-0977</td></t<>					(440)466-0977
OHIO         HAZA FOODS OF NORTHEAST, LLC         900 N HIGH ST         HILLSBORO         (937)402-           OHIO         HAZA FOODS OF NORTHEAST, LLC         6899 ROCKSIDE ROAD         INDEPENDENCE         (216)520-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9537 MANGHAM DRIVE         LINCOLN HEIGHTS         (513)488-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22         LOVELAND         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22         LOVELAND         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         54 E. GRANDIN RD.         MAINEVILLE         (513)374-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILLE CENTER ROAD         MAPEL HEIGHTS         (216)332-           OHIO         HAZA FOODS OF NORTHEAST, LLC         1155 READING ROAD         MASON         (513)234-           OHIO         HAZA FOODS OF NORTHEAST, LLC         8200 WARD RNSVILLE CENTER ROAD         MAPEL HEIGHTS         (216)332-           OHIO         HAZA FOODS OF NORTHEAST, LLC         8200 WARD RNSVILLE CENTER ROAD         MASON         (513)234-           OHIO         HAZA FOODS OF NORTHEAST, LLC         8200 WARD RNSVILLE CENTER ROAD         MASON         (513)234-           OHIO         HAZA FOO					(513)279-4047
OHIO         HAZA FOODS OF NORTHEAST, LLC         6899 ROCKSIDE ROAD         INDEPENDENCE         (216)520.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9537 MANGHAM DRIVE         LINCOLIN HEIGHTS         (513)484.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1410 COLORADO AVE         LORAIN         (440)288.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22 3         LOVELAND         (513)274.           OHIO         HAZA FOODS OF NORTHEAST, LLC         54 E GRANDIN RD.         MAINEVILLE         (513)334.           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILLE CENTER ROAD         MASON         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         1155 READING ROAD         MASON         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         3316 KINGS ISLAND DRIVE         MASON         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9812 ESCORT DRIVE         MASON         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9812 ESCORT DRIVE         MASON         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9812 ESCORT DRIVE         MASON         (513)234.           OHIO         HAZA FOODS OF NORTHEAST, LLC         9812 ESCORT D	OHIO	HAZA FOODS OF NORTHEAST, LLC	900 N HIGH ST	HILLSBORO	(937)402-2598
OHIO         HAZA FOODS OF NORTHEAST, LLC         1410 COLORADO AVE         LORAIN         (440)288-           OHIO         HAZA FOODS OF NORTHEAST, LLC         3988 STATE ROUTE 22 3         LOVELAND         (513)274-           OHIO         HAZA FOODS OF NORTHEAST, LLC         54 E. GRANDIN RD.         MAINEVILLE         (513)331-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5360 WARRENSVILLE CENTER ROAD         MAINEVILLE         (513)332-           OHIO         HAZA FOODS OF NORTHEAST, LLC         1155 READING ROAD         MASON         (513)334-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5316 KINGS ISLAND DRIVE         MASON         (513)336-           OHIO         HAZA FOODS OF NORTHEAST, LLC         5316 KINGS ISLAND DRIVE         MASON         (513)336-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9312 ESCORT DRIVE         MASON         (513)336-           OHIO         HAZA FOODS OF NORTHEAST, LLC         9812 ESCORT DRIVE         MASON         (513)336-           OHIO         HAZA FOODS OF NORTHEAST, LLC         13174 SOM CENTER         MAYFIELD HEIGHTS         (440)61-           OHIO         HAZA FOODS OF NORTHEAST, LLC         201 STERLING RUN BLVD.         MOUNT ORAB         (937)483-           OHIO         HAZA FOODS OF NORTHEAST, LLC         20	OHIO	HAZA FOODS OF NORTHEAST, LLC	6899 ROCKSIDE ROAD	INDEPENDENCE	(216)520-0566
OHIOHAZA FOODS OF NORTHEAST, LLC3988 STATE ROUTE 22 3LOVELAND(513)274OHIOHAZA FOODS OF NORTHEAST, LLC54 E. GRANDIN RD.MAINEVILLE(513)332OHIOHAZA FOODS OF NORTHEAST, LLC5360 WARRENVILLE CENTER ROADMAPLE HEIGHTS(216)332OHIOHAZA FOODS OF NORTHEAST, LLC1155 READING ROADMASON(513)234OHIOHAZA FOODS OF NORTHEAST, LLC5316 KINGS ISLAND DRIVEMASON(513)234OHIOHAZA FOODS OF NORTHEAST, LLC5316 KINGS ISLAND DRIVEMASON(513)234OHIOHAZA FOODS OF NORTHEAST, LLC9812 ESCORT DRIVEMASON(513)234OHIOHAZA FOODS OF NORTHEAST, LLC1374 SOM CENTER(440)461OHIOHAZA FOODS OF NORTHEAST, LLC1374 SOM CENTER(440)461OHIOHAZA FOODS OF NORTHEAST, LLC201 STERLING RUN BLVD.MOUNT ORABOHIOHAZA FOODS OF NORTHEAST, LLC201 STERLING RUN BLVD.MOUNT ORABOHIOHAZA FOODS OF NORTHEAST, LLC3478 RIVER HILLS DRIVENEWTOWNOHIOHAZA FOODS OF NORTHEAST, LLC2650 LORAIN RDNORTH OLMSTEDOHIOHAZA FOODS OF NORTHEAST, LLC34323 CENTER RIDGENORTH OLMSTEDOHIOHAZA FOODS OF NORTHEAST, LLC23050 BRADWAYOAKWOODOHIOHAZA FOODS OF NORTHEAST, LLC6970 RIDGE ROADNARWOODOHIOHAZA FOODS OF NORTHEAST, LLC6970 RIDGE ROADPARMAOHIOHAZA FOODS OF NORTHEAST, LLC6970 RIDGE ROADPARMAOHIOHAZA FOODS OF NORTHEAST, LLC <td< td=""><td>OHIO</td><td></td><td>9537 MANGHAM DRIVE</td><td></td><td>(513)488-1159</td></td<>	OHIO		9537 MANGHAM DRIVE		(513)488-1159
OHIOHAZA FOODS OF NORTHEAST, LLC54 E. GRANDIN RD.MAINEVILLE(513)331-OHIOHAZA FOODS OF NORTHEAST, LLC5360 WARRENSVILLE CENTER ROADMAPLE HEIGHTS(216)332-OHIOHAZA FOODS OF NORTHEAST, LLC1155 READING ROADMASON(513)234-OHIOHAZA FOODS OF NORTHEAST, LLC5316 KINOS ISLAND DRIVEMASON(513)234-OHIOHAZA FOODS OF NORTHEAST, LLC8200 ARBOR SQUARE DR.MASON(513)234-OHIOHAZA FOODS OF NORTHEAST, LLC9812 ESCORT DRIVEMASON(513)716-OHIOHAZA FOODS OF NORTHEAST, LLC9812 ESCORT DRIVEMASON(513)716-OHIOHAZA FOODS OF NORTHEAST, LLC1374 SOM CENTERMAYFIELD HEIGHTS(440)461-OHIOHAZA FOODS OF NORTHEAST, LLC201 STERLING RUN BLVD.MOUT ORAB(430)485-OHIOHAZA FOODS OF NORTHEAST, LLC201 STERLING RUN BLVD.MOUT ORAB(430)485-OHIOHAZA FOODS OF NORTHEAST, LLC201 STERLING RUN BLVD.MOUT ORAB(430)477-OHIOHAZA FOODS OF NORTHEAST, LLC26650 LORAIN RDNORTH OLMSTED(440)77-OHIOHAZA FOODS OF NORTHEAST, LLC23050 BROADWAYOAKWOOD(513)24-OHIOHAZA FOODS OF NORTHEAST, LLC23050 BROADWAYOAKWOOD(513)24-OHIOHAZA FOODS OF NORTHEAST, LLC23050 BROADWAYOAKWOOD(440)232-OHIOHAZA FOODS OF NORTHEAST, LLC23050 BROADWAYOAKWOOD(513)24-OHIOHAZA FOODS OF NORTHEAST, LLC27400 CHAGRIN BLVD.ORAMGE		, ,			(440)288-0910
OHIOHAZA FOODS OF NORTHEAST, LLCS360 WARRENSVILLE CENTER ROADMAPLE HEIGHTS(216)332-OHIOHAZA FOODS OF NORTHEAST, LLC1155 READING ROADMASON(513)234-OHIOHAZA FOODS OF NORTHEAST, LLCS316 KINGS ISLAND DRIVEMASON(513)234-OHIOHAZA FOODS OF NORTHEAST, LLC8200 ARBOR SQUARE DR.MASON(513)234-OHIOHAZA FOODS OF NORTHEAST, LLC9812 ESCORT DRIVEMASON(513)716-OHIOHAZA FOODS OF NORTHEAST, LLC9812 ESCORT DRIVEMASON(513)716-OHIOHAZA FOODS OF NORTHEAST, LLC1374 SOM CENTERMAYFIELD HEIGHTS(440)461-OHIOHAZA FOODS OF NORTHEAST, LLC15170 E. BAGLEYMIDDLEBURG HEIGHTS(440)461-OHIOHAZA FOODS OF NORTHEAST, LLC201 STERLING RUN BLVD.MOUNT ORAB(937)483-OHIOHAZA FOODS OF NORTHEAST, LLC3478 RIVER HILLS DRIVENEWTOWN(513)27-OHIOHAZA FOODS OF NORTHEAST, LLC3478 RIVER HILLS DRIVENORTH OLMSTED(440)477-OHIOHAZA FOODS OF NORTHEAST, LLC3478 RIVER HILLS DRIVENORTH OLMSTED(440)327-OHIOHAZA FOODS OF NORTHEAST, LLC34323 CENTER RIDGENORTH RIDGEVILLE(440)327-OHIOHAZA FOODS OF NORTHEAST, LLC23050 BROADWAYOAKWOOD(513)94-OHIOHAZA FOODS OF NORTHEAST, LLC27400 CHAGRIN BLVD.ORANGE(216)292-OHIOHAZA FOODS OF NORTHEAST, LLC6530 PEARL ROADPARMA HEIGHTS(216)292-OHIOHAZA FOODS OF NORTHEAST, LLC<					(513)274-9667
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OHIO         HAZA FOODS OF NORTHEAST, LLC         6970 RIDGE ROAD         PARMA         (440)843-           OHIO         HAZA FOODS OF NORTHEAST, LLC         6530 PEARL ROAD         PARMA HEIGHTS         (216)673-           OHIO         HAZA FOODS OF NORTHEAST, LLC         820 RICHMOND RD         RICHMOND HEIGHTS         (216)291-           OHIO         HAZA FOODS OF NORTHEAST, LLC         820 RICHMOND RD         RICHMOND HEIGHTS         (216)291-           OHIO         HAZA FOODS OF NORTHEAST, LLC         21250 CENTER RIDGE RD.         ROCKY RIVER         (440)333-			27400 CHAGRIN BLVD.	ORANGE	(216)292-3852
OHIO         HAZA FOODS OF NORTHEAST, LLC         820 RICHMOND RD         RICHMOND HEIGHTS         (216)291-           OHIO         HAZA FOODS OF NORTHEAST, LLC         21250 CENTER RIDGE RD.         ROCKY RIVER         (440)333-	OHIO	HAZA FOODS OF NORTHEAST, LLC	6970 RIDGE ROAD	PARMA	(440)843-7717
OHIO HAZA FOODS OF NORTHEAST, LLC 21250 CENTER RIDGE RD. ROCKY RIVER (440)333-	OHIO	HAZA FOODS OF NORTHEAST, LLC	6530 PEARL ROAD	PARMA HEIGHTS	(216)673-4779
	OHIO	HAZA FOODS OF NORTHEAST, LLC	820 RICHMOND RD	RICHMOND HEIGHTS	(216)291-2525
OHIO HAZA FOODS OF NORTHEAST, LLC 4910 VINE ST SAINT BERNARD (513)356-					(440)333-4377
	OHIO	HAZA FOODS OF NORTHEAST, LLC	4910 VINE ST	SAINT BERNARD	(513)356-9888

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OHIO	HAZA FOODS OF NORTHEAST, LLC	3516 WARRENSVILLE CENTER ROAD	SHAKER HEIGHTS	(216)553-4192
OHIO	HAZA FOODS OF NORTHEAST, LLC	11960 LEBANON ROAD	SHARONVILLE	(513)904-6015
OHIO	HAZA FOODS OF NORTHEAST, LLC	34165 AURORA ROAD	SOLON	(440)991-1273
OHIO	HAZA FOODS OF NORTHEAST, LLC	4037 MAYFIELD ROAD	SOUTH EUCLID	(216)291-4242
OHIO	HAZA FOODS OF NORTHEAST, LLC	14944 PEARL RD	STRONGSVILLE	(440)238-6690
OHIO	HAZA FOODS OF NORTHEAST, LLC	5909 MULHAUSER ROAD	WEST CHESTER	(513)331-2540
OHIO	HAZA FOODS OF NORTHEAST, LLC	8342 PRINCETON GLENDALE RD	WEST CHESTER	(513)275-1764
OHIO	HAZA FOODS OF NORTHEAST, LLC	29778 DETROIT ROAD	WESTLAKE	(440)892-8946
OHIO	HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	1120 EAST HIGH STREET	BRYAN	(419)636-3027
OHIO	HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	607 WOOD DRIVE	NAPOLEON	(419)592-6363
OHIO	HOLLAND-BUERK ENTERPRISES, INC., RICHARD W. HOLLAND	1442 SHOOP AVENUE	WAUSEON	(419)335-7707
	J.A.G.S., INC., AARON THOMAS SCHMIDT, D. SCOTT SCHMIDT, D. SCOTT SCHMIDT, in his capacity	as		· · ·
оню	Trustee	400 E EMMITT AVE	WAVERLY	(740)947-4000
OHIO	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	201 MARION PIKE	COAL GROVE	(740)533-3000
ОНІО	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	100 N 4TH ST	IRONTON	(740)533-0179
ОНЮ	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	480 E MAIN STREET	JACKSON	(740)286-6221
ОНЮ		10690 STATE ROUTE 23	LUCASVILLE	
	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT			(740)259-2700
OHIO	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	2528 GALLIA STREET	PORTSMOUTH	(740)354-1313
OHIO	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	2910 SCIOTO TRAIL	PORTSMOUTH	(740)353-2949
OHIO	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	822 SOUTH PENNSYLVANIA AVENUE	WELLSTON	(740)384-3373
OHIO	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	11123 US ROUTE 41	WEST UNION	(937)544-4646
OHIO	J.A.G.S., INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	316 CENTER ST	WHEELERSBURG	(740)574-8188
OHIO	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	1490 N. CASSADY AVE	COLUMBUS	(614)478-2686
OHIO	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	2061 E. DUBLIN-GRANVILLE	COLUMBUS	(614)846-1799
OHIO	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	3906 MORSE ROAD	COLUMBUS	(614)478-1502
OHIO	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	5970 N HAMILTON RD	COLUMBUS	(614)775-6495
OHIO	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	1309 N HAMILTON ROAD	GAHANNA	(614)478-7797
OHIO	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	77 GRANVILLE STREET	GAHANNA	(614)475-4138
ОНІО	LANCHECK, LLC, GARY A. ROZANCZYK, SGR RESTAURANTS, LLC, SUSAN RA	6781 E. MAIN STREET	REYNOLDSBURG	(614)868-9913
ОНЮ	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	4730 DIXIE HIGHWAY	FAIRFIELD	(513)829-1938
ОНЮ	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	32 N. BROOKWOOD DRIVE	HAMILTON	(513)863-8122
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OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	816 N HIGH STREET	HAMILTON	(513)863-0627
OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	3213 PRINCETON ROAD	INDIAN SPRINGS	(513)892-4100
OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	4241 HAMILTON MIDDLETOWN RD	LIBERTY TOWNSHIP	(513)737-9934
OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	1312 S. BREIEL BLVD	MIDDLETOWN	(513)422-2543
OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	2131 N VERITY PARKWAY	MIDDLETOWN	(513)423-5231
OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	7436 TYLERSVILLE ROAD	WEST CHESTER	(513)777-0731
OHIO	LEGACY CP OHIO LLC, ANEIL LALA, NEAL WADHWA	8324 CINCINNATI-DAYTON ROAD	WEST CHESTER	(513)779-6516
OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	3309 CENTER ROAD	BRUNSWICK	(330)225-3979
OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	970 STATE RT 97	LEXINGTON	(419)886-3553
	MEDINA COUNTY FOODS, INC. THOMAS A HENNINGS, WILLIAM M, HENNINGS	3067 ΜΕΡΙΝΑ ΒΟΑΡ	ΜΕΡΙΝΑ	
OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	3067 MEDINA ROAD	MEDINA	(330)722-8422
OHIO OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	933 NORTH COURT ST.	MEDINA	(330)722-8422 (330)722-7600
OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS			(330)722-8422
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OHIO OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS	933 NORTH COURT ST.	MEDINA	(330)722-8422 (330)722-7600
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ОНІО	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)385-4894 (740)385-4894 (740)345-3240 (740)345-3240 (740)366-3707 (740)587-1305 (740)349-7585
Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)587-1305 (740)349-7585 (740)927-2514
Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)367-1305 (740)349-7585 (740)349-7585 (740)349-7585
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Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)756-7625 (740)385-4894 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7385 (740)347-7385 (740)347-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485
Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG	(330)722-8422 (330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)756-7625 (740)385-4894 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523
ОНІО	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)385-4894 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-71305 (740)349-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574
Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG	(330)722-8422 (330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)385-4894 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3205 (740)349-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523
ОНІО	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)385-4894 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-71305 (740)349-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574
Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MI	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS	(330)722-8422 (330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-72514 (419)698-5206 (513)523-3190 (
ОНІО           ОНІО	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MI	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-785 (740)947-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)435-6485 (419)435-6485 (419)438-9672 (513)933-0315
Оніо	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2007 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MI	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)387-1305 (740)347-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN PILOT TRAVEL CENTERS LIC PILOT TRAVEL CENTERS LIC PILOT TRAVEL CENTERS LIC PRIMARY AIM, LIC PRIMARY AIM, LIC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)365-3240 (740)365-3240 (740)365-3240 (740)365-3205 (740)345-7385 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)942-3096
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN PILOT TRAVEL CENTERS LIC PILOT TRAVEL CENTERS LIC PRIMARY AIM, LIC PRIMARY AIM, LIC PRIMARY AIM, LIC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEVE LAKE CADIZ CAMBRIDGE	(330)722-8422 (330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)365-3240 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7305 (740)347-7385 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)425-1425
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)322-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3205 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (514)9872-2523 (330)948-4574 (514)9872-2523 (330)948-4574 (514)9872-2523 (330)948-4574 (514)983-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)942-3096 (740)432-8195
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST.	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CAMBRIDGE	(330)722-8422 (330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)322-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-3205 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)942-3096 (740)942-3096 (740)942-3096 (740)942-3096 (740)942-3096 (740)942-3096 (740)942-3096
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE	(330)722-8422 (330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-71305 (740)349-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)942-3096 (740)439-5455 (740)439-5455 (740)439-5455 (740)772-4336 (740)772-4336 (740)775-0956
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLICOTHE CHILLICOTHE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (330)948-5206 (513)523-3190 (419)435-6485 (419)872-2533 (330)948-4574 (514)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)432-8195 (740)722-4336 (740)775-0956 (740)851-4604
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST 15957 ST RT 170	MEDINA WADSWORTH ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLICOTHE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)772-0356 (740)772-0356 (740)772-0356 (740)851-4604 (330)385-6198
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLICOTHE CHILLICOTHE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (740)349-7585 (330)948-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (514)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)432-8195 (740)432-8195 (740)772-4336 (740)775-0956 (740)851-4604
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PERTORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST 15957 ST RT 170	MEDINA WADSWORTH ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLICOTHE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (419)872-2523 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)772-0356 (740)772-0356 (740)772-0356 (740)851-4604 (330)385-6198
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PETORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT RAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT RAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILOT RAVEL CENTERS LLC PILOT TRAVEL	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST 15957 ST RT 170 1121 MEMORIAL DR	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLICOTHE CHILLICOTHE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)349-7585 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (740)927-2513 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4500 (740)425-1425 (740)772-0956 (740)432-8195 (740)772-0956 (740)772-0956 (740)851-4604 (330)385-6198 (740)653-0904
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., MICHAEL L. SIMMERMAN PRIDARY AIM, ILC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST 15957 ST RT 170 1121 MEMORIAL DR 1200 E.MAIN ST	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLICOTHE CHILLICOTHE CHILLICOTHE CHILLICOTHE	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7385 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (740)927-2513 (330)948-4574 (614)308-9672 (513)933-0315 (330)659-2010 (740)425-1425 (740)928-4500 (740)425-1425 (740)928-4550 (740)432-8195 (740)772-4336 (740)775-0956 (740)851-4604 (330)385-6198 (740)653-0904 (740)654-1930
OHIO           OHIO	MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MEDINA COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS MID-OHIO RESTAURANT MANAGEMENT III, INC., JAMES R. HARRIS, JR., STEPHANIE GOODRICH- HARRIS NEW WEN, INC., MICHAEL L. SIMMERMAN NEW WEN, INC., REBECCA L. WILLIAMS PIETORIA, INC., REBECCA L. WILLIAMS PILOT TRAVEL CENTERS LLC PILOT TRAVEL CENTERS LLC PILMARY AIM, LLC PRIMARY AIM, LLC	933 NORTH COURT ST. 125 GREAT OAK TRL 380 RICHLAND AVE 930 EAST STATE ST. 4410 COONPATH ROAD 170 E. BOWEN ST. 530 HEBRON RD 10 S.SECOND ST 1415 N.21ST ST 204 CHERRY VALLEY RD NE 55 DAYTON ROAD 45 EAST BROAD STREET 2907 NAVARRE AVE 5142 COLLEGE CORNER PIKE 1104 COUNTYLINE ST 26630 DIXIE HIGHWAY 10048 AVON LAKE ROAD 3600 INTERCHANGE ROAD 3140 OH-350 5219 BRECKSVILLE RD 910 EAST MAIN STREET 10281 HEBRON RD 636 LINCOLN 1708 SOUTHGATE PKWY 2180 E. WHEELING AVENUE 102 N BRIDGE ST. 1137 E. MAIN STREET 1490 N BRIDGE ST 15957 ST RT 170 1121 MEMORIAL DR 1200 E.MAIN ST	MEDINA WADSWORTH ATHENS ATHENS CARROLL LOGAN HEATH NEWARK NEWARK NEWARK NEWARK NEWARK NEWARK PATASKALA OREGON OXFORD FOSTORIA PERRYSBURG BURBANK COLUMBUS LEBANON RICHFIELD BARNESVILLE BUCKEYE LAKE CADIZ CAMBRIDGE CAMBRIDGE CAMBRIDGE CAMBRIDGE CAMBRIDGE CAMBRIDGE CHILLICOTHE CHILLIC	(330)722-8422 (330)722-7600 (330)331-4970 (740)592-2545 (740)594-7995 (740)756-7625 (740)385-4894 (740)522-6411 (740)345-3240 (740)345-3240 (740)345-3240 (740)345-7385 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (740)927-2514 (419)698-5206 (513)523-3190 (419)435-6485 (740)927-2513 (330)698-2010 (330)659-2010 (330)659-2010 (330)659-2010 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)425-1425 (740)423-8195 (740)423-8195 (740)75-0956 (740)851-4604 (330)385-6198 (740)653-0904 (740)653-1976

Disc         PROPEND         P	OHIO	PRIMARY AIM, LLC	50707 VALLEY FRONTAGE ROAD	ST. CLAIRSVILLE	(740)695-0018
DBC         MMMORY MALLS         DISLAME.CONT         METERSONAL         METERSONAL         DISLAME.CONT         DISLAME.CONT <thdislame.cont< th="">         DISLAME.CONT         &lt;</thdislame.cont<>					
BIND         PRIMAP MAIL LC         Der NUT STATUS         Der NUT STATUS <thder nut="" status<="" th="">         Der NUT STATUS<td></td><td>· · · · · · · · · · · · · · · · · · ·</td><td></td><td></td><td></td></thder>		· · · · · · · · · · · · · · · · · · ·			
Bits         PRIMADY AM, ILC					
DBM         PMINARE AG, LC         S111 MARE AV         AUROLIT         (PR06/35 BR) (DR06/2004)           DBM         PMINARE AGE CONTROLS, CK, THERASA, MARRINES, VALLAM M, MENNINS         120, CL MINES DAVID, MARE AGE CONTROLS, CK, THERASA, MARRINES, VALLAM M, MENNINS         120, CL MINES DAVID, MARE AGE CONTROLS, CK, THERASA, MARRINES, VALLAM M, MENNINS         120, CL MINES DAVID, MARE AGE CONTROLS, CK, THERASA, MARRINES, VALLAM M, MENNINS         120, CL MINES DAVID, MARE AGE CONTROLS, CK, THERASA, MARRINES, VALLAM M, MENNINS         120, CL MINES DAVID, MARE AGE CONTROLS, CK, THERASA, MARRINES, VALLAM M, MENNINS         120, CL MINES DAVID, MARE AGE CONTROLS, MARE				-	
OHO         PRIAME ADD, LS         OPEN CASING         OPEN CASING         Comparison         Comparison <thcomparison< th="">         Comparison         Compariso</thcomparison<>					
ODE         Initia Add - Calify TroOps, C., "How A. Streamed, V. Link M. Alfyrinks         1145 Add - Add PE.         MARPER         (1)         (1)           ODE         INITIA ADD CALIFY TOODS, K., "HOW A. STREAME, VILLAM M. NEWWAY         200 POLINAR (2)         MARPER         (1)         <		, -			
OND         Inclusion Contractions, Inc., Indon. A Hammon, Markaman, Maranan, Markaman, Marananan, Markaman, Markaman, Marka	OHIO	PRIMARY AIM, LLC	4965 EAST PIKE	ZANESVILLE	(740)452-8002
DOC         REGLAR COUNT CODE, RC, THEMA A. HEVENING.         24.07 DESIGN REP.         MADELID.         (4.13) TERMS           DOC         DECLAR COUNT CODE, RC, THEMA A. HEVENING.         DECLAR COUNT COUNT COUNT CODE, RC, THEMA A. HEVENING.         DECLAR COUNT COUNT CODE, RC, THEMA A. HEVENING.         DECLAR COUNT	OHIO	RICHLAND COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	1145 ASHLAND RD.	MANSFIELD	(419)589-9002
Open         Encland Contry Froms, C., ThomAA & Henner, S. M. LIAM HEININGS         EST LENNETTO SPERIAUL 10.         MARPED & LESS 2012         LESS 2012           000         SQUARE PRITTY CONS, C., ThOMAA & HENNER, S. M. LIAM HEININGS         SQUARE PRITTY CONS, L.C. SAULY MERA         S	OHIO	RICHLAND COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	1372 LEXINGTON AVENUE	MANSFIELD	(419)774-9767
OPE         SOLMAR PATTY OP OHD, LC, SAMAY MERA         SEX DECIMINE         BEF/SEX SAMAY           DER         SOLMAR PATTY OP OHD, LC, SAMAY MERA         SEX DECIMINATION OF	OHIO	RICHLAND COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	2450 POSSUM RUN RD	MANSFIELD	(419)756-8520
OHIO         SQUARE ENTY OF OHIO, LC, SAUAR MERINA         SQUARE ENTY OF OHIO,	OHIO	RICHLAND COUNTY FOODS, INC., THOMAS A. HENNINGS, WILLIAM M. HENNINGS	653 N LEXINGTON SPRINGMILL RD	MANSFIELD	(419)529-6464
OHIO         SQUARE ENTY OF OHIO, LC, SAUAR MERINA         SQUARE ENTY OF OHIO,		SQUARE PATTY OF OHIO. LLC. SANJAY MEHRA	3220 DAYTON-XENIA RD.	BEAVERCREEK	
OHD         Stallar Netro GHUD, LC, SALAY MERAA         UNIT SUTTOR CHUD, LC, SALAY MERIAA         OTHER SUL         PETTOR SULL         PETTOR SULL <td></td> <td></td> <td></td> <td></td> <td></td>					
OHD         SUMP ANT OF OHD, LC, SAMAY MERSA         OHT WILLINGTON FIRE         PATTERNIL         PR\$7422378           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         325 WARK, ACMULY         DATTON         DR\$75022370           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         325 WARK, ACMULY         DATTON         DR\$75022370           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         325 WARK, ACMULY         DATTON         DR\$75022370           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         325 WARK, ACMULY         DATTON         DR\$75024370           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         234 WARK, ACMULY         DATTON         DR\$75024370           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         234 WARK, ACMULY         DATTON         DR\$7502470           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         234 WARK, ACMULY         DATTON         DR\$75024781           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         235 SUM ANTERNIT         DATTON         DR\$75024781           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         235 SUM ANTERNIT         DATTON         DR\$75024781           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         235 SUM ANTERNIT         DATTON         DR\$75024781           DHO         SUMP ANT OF OHD, LC, SAMAY MERSA         D					
OHD         SOLME MYT OF OHD, LC, SALAY KIRINA         JAD KIRLS HAD Y         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HD Y KARTA CHINL         BATTO SHOLLS, SALAY KIRINA         BATTO SHOLLS, SALAY KIRINA         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HD Y KORTA CHINL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HD Y KORTA CHINL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312         BI/TRE2312           DIRD         SOLME PATTY OF OHD, LT, SALAY KIRINA         HA KARSHALAR SHALL         BI/TRE2312					, ,
BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         1597 WAVER ANTINE FOR DIRE         DATION         (977,986.750)           BIOL         SQUARE FARTY OF ORE, LILS SAUKY MERIKA         1380 KAT FOROTHY LAW         DATION         (977,986.750)           BIOL         SQUARE FARTY OF ORE, LILS SAUKY MERIKA         1380 KAT FOROTHY LAW         DATION         (977,966.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         2484 HASSIMARE RISCO         DATION         (977,967.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         2484 HASSIMARE RISCO         DATION         (977,978.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         2484 HASSIMARE RISCO         DATION         (977,978.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         2428 HASSIMARE RISCO         DATION         (977,978.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         2423 HASYN PRICE         DATION         (977,978.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         2423 HASYN PRICE         DATION         (977,978.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         253 FART FARSING RISCO         DATION         (977,978.742)           BIOL         SQUARE FARTY OF DIRE, LILS SAUKY MERIKA         253 FART FARSING RISCO					
GRUG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         1798 WOODMAN DRIVE         DAYTON         (92)/966-202           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         2120 EUWIN C, MOGS         DOYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         2121 EUWIN C, MOGS         DOYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         231 EWANG MARK DRIVE         DOYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         432 EWANG SANAY DRIVE         DOYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         442 EWANG SANAY DRIVE         DOYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         440 FINDAM RIVER         DAYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         440 FINDAM RIVER         DAYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         440 FINDAM RIVER         DAYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         4395 NORTH MIGRAC         DAYTON         932/964-362           GRIG         SQUARE PARTY OF ORIG, LLC, SANAY MERIKA         335 NORTH MIGRAC         DAYTON         932/964-362 <td></td> <td></td> <td></td> <td></td> <td></td>					
OHO         SULANE FAITY OF OND, LLC, SALAY MERIA         SEED CENTRAL CROSTS         DATON         (P17/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         2311 INEDURER SR32         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         2314 INEDURER SR32         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         2344 INEDURER SR32         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         2344 INEDURER SR32         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         4371 ANIMY RAD         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         4371 ANIMY RAD         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         4371 ANIMY RAD         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         4351 SOLARE STREET         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         4351 SOLARE STREET         DATON         (P37/EQ 247)           OFIO         SOLARE FAITY OF OND, LLC, SALAY MERIA         4351 SOLARE STREET         DATON         (P37/EQ 247)					
010         SQUARE PATYO GUILLE, SAURAY MERIA         2128 ECWIN C. MOOSS         DAYTON         (97)764-1622           0100         SUBJAKE TATYO GUILLE, SAURAY MERIA         2114 INTERNOLTER PADD         DAYTON         (97)742-127           0100         SUBJAKE TATYO GUILLE, SAURAY MERIA         2144 IASMMAR ROAD         DAYTON         (97)742-219           0100         SUBJAKE TATYO GUILLE, SAURAY MERIA         2144 IASMMAR ROAD         DAYTON         (97)742-219           0100         SUBJAKE TATYO GUILLE, SAURAY MERIA         448 ISBNART READ         DAYTON         (97)702-780           0100         SUBJAKE TATYO GUILLE, SAURAY MERIA         448 ISBNART READ         DAYTON         (97)702-780           01010         SUBJAKE TATYO GUILLE, SAURAY MERIA         4497 JAWNAY READ         DAYTON         (97)702-780           01010         SUBJAKE TATYO GUILLE, SAURAY MERIA         4997 AGMINI SAURAY SERVED         DAYTON         (97)702-780           01010         SUBJAKE TATYO GUILLE, SAURAY MERIA         121 INDITI'I SAURAY SERVED         DATOR         (97)762-780           01010         SUBJAKE TATYO GUILLE, SAURAY MERIA         121 INDIT'I'I SAURAY SERVED         DATOR         (97)763-781           01010         SUBJAKE TATYO GUILLE, SAURAY MERIA         121 INDIT'I'I SAURAY SERVED         DATOR         (97)743-781					
OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         2411 HERMORE RAAD         DATUM         (27)746-2580           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         2484 HASSAMAR RADD         DATUM         (77)746-780           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         2484 HASSAMAR RADD         DATUM         (77)746-781           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         2425 LAUA AND MIRIA         DATUM         (77)746-786           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         4471 DATUM FIRIT         DATUM         (77)746-786           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         722 SMUART FIRIT         DATUM         (77)7126-7856           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         172 SIN CHU HABARON STRETT         DATUM         (77)7126-7856           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         DAS SIN CHU HABARON STRETT         EARIEND         (77)7126-7792           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         DAS SIN CHU HABARON STRETT         EARIEND         (77)7126-7792           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         DAS SIN CHU HABARON STRETT         EARIEND         (77)7126-7792           OHIO         SQUARE TATY OF CHU, LIC, SAUAY MIRIA         DAS SIN CHU HABARON STRETT         EARIEND         (77		SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	1880 EAST DOROTHY LANE		
OBIO         SQUARE ATTY OF CHILL CALAWAY MEINA         2944         AMASSING CENTERVILLE ID         ANTON         (62)7123-127           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         3905 ALMA MENUE         DATON         (62)7124-520           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         4905 ALMA MENUE         DATON         (62)7146-502           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         4925 ALMA VEINE         DATON         (62)7146-502           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         4925 ALMAY MEINA         (72)714-6302         (72)714-6302           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         523 ELMA MARINE RAD         (70)714-6332         (72)712-6332           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         525 ELMA MARINES ED         (70)714-6323         (72)712-6323           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         325 ELMA MARINES ED         (71)712-6323         (72)712-6323           0180         SQUARE ATTY OF CHILL CALSAWAY MEINA         320 ELMA MARINES ED         (71)712-6323         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-7324         (72)712-732	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	2120 EDWIN C. MOSES	DAYTON	(937)641-0452
OHIO         SQUARE PATTYC OPIN, LC, SAMAY MENAA         290 MAMAGENC CENTERVILE DID         APATON         1972/09-425           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENAA         480 S MANA ANNUE         APATON         1972/09-425           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         445 J MAWAY MORO         NATON         1972/09-425           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         497 J MAWAY MORO         NATON         1972/09-425           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         497 J MAWAY MORO         NATON         1972/04-425           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         497 J MAWAY MORO         NATON         1972/04-435           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         298 SOTH MAINSTREET         NARRORN         1972/04-435           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         398 NORT MARKAS STREET         NARRORN         1972/12-120           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         800 STRANGEN, LESAMAY MENA         1977/12-130         1977/12-130           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         800 STRANGEN, LESAMAY MENA         1977/12-131         1977/12-131           DIBO         SQUARE PATTYC OPIN, LC, SAMAY MENA         800 STRANGEN, LESAMAY MENA         1977/12-131         1977/12-131	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	2311 NEEDMORE ROAD	DAYTON	(937)401-8660
OPED         SQUARE ATTY OF OHIO, LLC, SAMAY MEIRA         2405 SALEM AVENUE         DATTON         (937)169-032           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         4453 MARIVINERAD         DATTON         (937)163-032           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         4453 MARIVINERAD         DATTON         (837)204-1436           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         4453 MARIVINERAD         DATTON         (837)204-1436           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         1317 NOTHERADON STREET         DATTON         (837)204-268           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         2005 DATTON STREET         DATTON         (837)204-268           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         2005 DATTON STREET         PARABONIC         137)702-7142           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         3364 CQUARE (CARVIN YMEIRA         137145-3480           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         2005 DATTO FARABONIC ON THE FARABONIC INSTANCE         FARABONIC INSTANCE           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         2005 DUTH INSTANCE MARKING INSTANCE         137145-4360           DIRIO         SQUARE FATTY OF OHIO, LLC, SAMAY MEIRA         2005 DUTH INSTANCE         137145-43612	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	2944 HARSHMAN ROAD	DAYTON	(937)412-2157
DIRLO         SQUARE ATTY OF DIRU, LC, SAURY METHAR         4465 RINUAN PRIFE RAD.         DATTON         197/104 DRIV           DIRO         SQUARE FATTY OF DIRU, LC, SAURY METHAR         4977 AVAIN         1977 DRIVE MAIN         1977 DRIVE	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	2948 MIAMISBURG CENTERVILLE RD	DAYTON	(937)306-7428
DIRLO         SQUARE ATTY OF DIRU, LC, SAURY METHAR         4465 RINUAN PRIFE RAD.         DATTON         197/104 DRIV           DIRO         SQUARE FATTY OF DIRU, LC, SAURY METHAR         4977 AVAIN         1977 DRIVE MAIN         1977 DRIVE	OHIO	SQUARE PATTY OF OHIO. LLC. SANJAY MEHRA	3420 SALEM AVENUE	DAYTON	(937)679-4176
DHID         SQLARE PATY OF DHOL, LLS SALAY MERIA         497 A MAYA YRAD         DATYON         [97]/02-268.           DHID         SQLARE PATY OF DHOL, LLS SALAY MERIA         4985 READT PAS         DATYON         [87]/02-268.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         1285 READT PAS         DATYON         [87]/02-268.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         2321 CONTI MAIK STREET         ENCLWOOD         [87]/71-624.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         2125 ISCI TAVIN SALAY MERIA         [97]/71-624.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         [98] ISCI TAVIN STREET         ENCLWOOD         [97]/71-724.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         [98] ISCI TAVIN STREET         FARROWN         [97]/71-724.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         [98] ISCI TAVIN STREET         FARROWN         [97]/71-726.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         [90] INFORMATICA STREET         FARROWN         [97]/71-726.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         [93] INFORMATICA STREET         FARROWN         [93]/71-726.           DHID         SQLARE FATY OF DHOL, LLS SALAY MERIA         [93] INFORMATICA STREET         FARROWN         [73]/71-768.     <					
OHIO         SQUARE NUTY OF DUD, LL, SANAY MERIA         497 KORI H MAR STRET         DAT TON         (92)7261-1291           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         1221 KORT H PARON STRETT         EACO         (97)7863-676           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         1231 KORT H PARON STRETT         ENGL SYOD         (97)771-1472           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         1235 KORT DAVITON UNIN STREET         ENGL SYOD         (97)771-1472           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         1235 KORT DAVITON UNIN STREET         FARONN         (97)714-678           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         1235 KORT DAVITON UNIN STREET         FARONN         (97)714-783           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         1205 KORT DAVITON UNIN STREET         FARONN         (97)713-773           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         205 SQUTH NEEK OR DAVITON         (97)713-773           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         2105 KORT PARONN         (97)713-773           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         2105 KORT PARONN         (97)775-7764           0HIO         SQUARE PATTY OF DUD, LL, SANAY MERIA         2105 KORT PARONN         (97)775-7767           0HIO         SQU					
OHIO         SQUARE NUTY OF CHO, LLC, SANAY MERHA         YAS SMAND FILE         DATION         S93786-7862           0HIO         SQUARE ATTO TO CHO, LLC, SANAY MERHA         512 LORDIT HARR STREET         EATON         S93771-6423           0HIO         SQUARE NTTO TO CHO, LLC, SANAY MERHA         505 SQUITH MARR STREET         ENELSWOOD         S93771-6423           0HIO         SQUARE PATTO FORI, LLC, SANAY MERHA         235 SK451 ADYON TRUCKY SPRNS OF MARKIN         S937145-3826           0HIO         SQUARE PATTO FORI, LLC, SANAY MERHA         393 NORTH RAGO STREET         FARRORN         S93745-3326           0HIO         SQUARE PATTO FORI, LLC, SANAY MERHA         805 NAMULIN LERANG NAGA         HARKUN         S93745-3326           0HIO         SQUARE PATTO FORI, LLC, SANAY MERHA         405 NULMINECON FREE         KETLERING         S93748-7342           0HIO         SQUARE PATTO FORI, LLC, SANAY MERHA         405 NULMINECON FREE         KETLERING         S93748-7342           0HIO         SQUARE PATTO FORID, LLC, SANAY MERHA         205 SQUITH FREI AND         MARMISDINE         S93748-7342           0HIO         SQUARE PATTO FORID, LLC, SANAY MERHA         205 SVETTERIC MERING         S937748-7346         S937748-7346           0HIO         SQUARE PATTO FORID, LLC, SANAY MERHA         390 MULTIO RELEMINE         S937748-7346         S93778-7342					
OHIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         1521 KORTH ARAYS TREET         EAGON         63771623-0027           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         1235 EXIT ONTO MAIN STRET         ENGLEWOOD         6377112-6372           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         3034 COURSE GLEWN HWY         FARBORN         6377412-0371           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         3034 COURSE GLEWN HWY         FARBORN         6377412-0321           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         605 FARAURIN LEBANON ADD.         FARBORN         63774112-032           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         6050 FARAURIN LEBANON ADD.         FARBORN         63774112-032           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         4030 MONIEGIO PARE         8111600-11000         81132-28265           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         3051 TOWE RWO         MONIEGIO 103774-7862         10312-2827           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         3001 SOUTH DUED TOWE         MONIEGIO 1037746-7862           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         3001 SOUTH DUED TOWE         MONIEGIO 1037746-7862           0HIO         SQUARE PATTY OF DUID, LLC, SAUAY MERIA         3001 SOUTH DUE CONTIEGINAL MERIA <td< td=""><td></td><td></td><td></td><td></td><td></td></td<>					
OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         606 SOUTH MAN TRETT         PINELINOOD         037/17-4/87           OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         303 ACOUNT LGUN WUY         FABRORN         037/12-057           OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         303 ACOUNT LGUN WUY         FABRORN         037/12-057           OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         303 ACOUNT LGUN WUY         FABRORN         037/12-0172           OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         801 STANAY OF ONIC LLC, SANAY MENBA         801 STANAY OF ONIC LLC, SANAY MENBA         801 STANAY STANAY STANAY MENBA         037/12-0172           OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         801 STANAY STANAY STANAY MENBA         037/12-172         107/12           OHIO         SQUARE PATTY OF ONIC LLC, SANAY MENBA         205 SQUARE PATTY OF ONIC LLC, SANAY MENBA         200 SQUARE PAT					
OHIO         SQUARE PATTY OF OHIOL LCS, NAWAY MEHRA         1235 EAT ONTO MERCINO SPIRAGE IN ANREON         927/914-3027           OHIO         SQUARE PATTY OF OHIOL LCS, NAWAY MEHRA         309 ADORH BRADON STREET         FARBORN         927/914-3027           OHIO         SQUARE PATTY OF OHIOL LCS, NAWAY MEHRA         8055 TRANKILIN-LEBANON ROOM         927/914-3027           OHIO         SQUARE PATTY OF OHIOL LCS, NAWAY MEHRA         8005 TRANCILIN-LEBANON ROOM         837/974-3743           OHIO         SQUARE PATTY OF OHIOL LCS, NAWAY MEHRA         4003 WILMINGTON FIRE         827/974-3745           OHIO         SQUARE PATTY OF OHIOL LCS, NAWAY MEHRA         205 SUTHI HENCKE ROAD         MIAMISBURG         837/923-9655           OHIO         SQUARE PATTY OF OHIOL LCS, SANUAY MEHRA         3105 TOWE BUXD         MIAMISBURG         837/923-9655           OHIO         SQUARE PATTY OF OHIOL LCS, SANUAY MEHRA         3005 LOWING BUXD         MIAMISBURG         837/924-7685           OHIO         SQUARE PATTY OF OHIOL LCS, SANUAY MEHRA         3005 LOWING BUXD         MIAMISBURG         837/924-7685           OHIO         SQUARE PATTY OF OHIOL LCS, SANUAY MEHRA         3005 LOWING BUXD         TIPP ('T)         837/924-7685           OHIO         SQUARE PATTY OF OHIOL LCS, SANUAY MEHRA         3005 LOWING BUXD         TIPP ('T)         837/924-7685           <					, ,
OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         308 4 COUNCL LOW MAY         FARRENN         697/152-3400           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         6805 FRANKEN, LEGANON ROAD         FRANKEN, LEGANON ROAD         FRANKEN, LEGANON ROAD         780401         193778-3124           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         6805 FRANKEN, LEGANON ROAD         FRANKEN, LEGANON ROAD         780401         193778-3124           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         4003 WILMINGTON RIKE         KETTERING         6937323-9682           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         205 SUM HIENCKER ROAD         MMAMISIONE         (513123-8072)           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         300 SUVIT MORE         MORAINE         (533126-7877)           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         300 SUVIT MORE         MORAINE         (533126-7877)           OHIO         SQUARE PATTY OF DING, LLC, SANAY MERIA         300 SUVIT MORE         MORAINE         (533126-7872)           OHIO         SQUARE PATTY OF OHIO, LLC, SANAY MERIA         300 SUVIT MORE         MORAINE         (533757-5735)           OHIO         SQUARE PATTY OF OHIO, LLC, SANAY MERIA         300 SUVIT MORE         WIRKARC         (337557-2435)           OHIO	OHIO		606 SOUTH MAIN STREET	ENGLEWOOD	(937)771-6478
OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         333 HORTH READ COLOR STREET         FAIRBORN         (037174-3172)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         6005 FFRANCIN, LIF, SANIAY MEHRA         (037174-3172)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         4003 WILMINSTON PIRE         KETTERNS         (037178-3778)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         202 SOUTH INTOKE PADO         MIAMISUBRE         (037132-37078)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         202 SOUTH INTOKE PADO         MIAMISUBRE         (037132-37078)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         205 TOWNE RLVC         MIDOTOWN         (037146-7686)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         300 W CHTRAL AVENUE         SPRINCEGORO         (037746-7686)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         300 ARCHAR DAVENUE         TROY         (037752-2455)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         300 ARCHAR DAVENUE         TROY         (037152-2455)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         300 ARCHAR DAVENUE         TROY         (037152-2455)           OHIO         SQUARE PATTY OF UND, LLC, SANIAY MEHRA         3100 ARCHAR DAVENUE         (707175)<	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	1235 EAST DAYTON YELLOW SPRINGS RD	FAIRBORN	(937)412-0057
OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         6005 FRANCILL IRANON ROAD         FRANKIN         (037)787-3174           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         8005 T, RT. 235         HUBE HEIGHTS         (037)378-7214           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         2020 UTH HEINCE FINDA         MINBSURG         (037)353-7026           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         205 UDH HEINCE FINDA         MINDELTOWN         (131)360-7207           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         305 TOWNE NEV O         MINDELTOWN         (131)360-7207           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         3001 SOUTH DEINVE         MORAINE         (237)746-7686           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         3001 SOUTH DEINVE         MORAINE         (237)746-7686           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         3004 CENTRAL AVENUE         TIPP CITY         (237)752-2462           OHIO         SQUARE PATTY OF OHIO, LLG, SANJAY MEHRA         300 KCHER DRIVE         TIPY         (237)752-2462           OHIO         SQUARE PATTY OF OHIO, LG, SANJAY MEHRA         325 V MANIS STRET         TROY         (237)752-2462           OHIO         SQUARE PATTY OF OHIO, LG, SANJAY MEHRA         325 V MANIS STRET         TR	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	3084 COLONEL GLENN HWY	FAIRBORN	(937)458-3880
OHIO         SQUARE APITY OF OHIO, LLC, SAVUX MEHRA         8201 ST. RT. 255         HUBER HEIGHTS         (937)82-9724           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         202 OSUMI, MINOTON PIRK         KTTRINS         (937)32-9955           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         202 OSUMI, HINGKE EAXO         MILOLETOWN         (631)422-8020           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         1055 HAMITON RE AVO         MORNOE         (613)402-8020           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         300 TOXINE RAVE         MORNOE         (613)402-8020           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         300 W CHTRAN, AFVUE         SPRINGEORO         (937)476-7665           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         300 W CHTRAN, AFVUE         TROY         (937)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         WARDALA         (297)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         (297)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         (297)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         (297)352-2439           OHIO <td>OHIO</td> <td>SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA</td> <td>393 NORTH BROAD STREET</td> <td>FAIRBORN</td> <td>(937)412-0100</td>	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	393 NORTH BROAD STREET	FAIRBORN	(937)412-0100
OHIO         SQUARE APITY OF OHIO, LLC, SAVUX MEHRA         8201 ST. RT. 255         HUBER HEIGHTS         (937)82-9724           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         202 OSUMI, MINOTON PIRK         KTTRINS         (937)32-9955           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         202 OSUMI, HINGKE EAXO         MILOLETOWN         (631)422-8020           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         1055 HAMITON RE AVO         MORNOE         (613)402-8020           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         300 TOXINE RAVE         MORNOE         (613)402-8020           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         300 W CHTRAN, AFVUE         SPRINGEORO         (937)476-7665           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         300 W CHTRAN, AFVUE         TROY         (937)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         WARDALA         (297)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         (297)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         (297)52-2439           OHIO         SQUARE PATTY OF OHIO, LLC, SAVUX MEHRA         328 L NATIONAL ROAD         (297)352-2439           OHIO <td>OHIO</td> <td>SQUARE PATTY OF OHIO. LLC. SANJAY MEHRA</td> <td>6805 FRANKLIN-LEBANON ROAD</td> <td>FRANKLIN</td> <td>(937)743-1274</td>	OHIO	SQUARE PATTY OF OHIO. LLC. SANJAY MEHRA	6805 FRANKLIN-LEBANON ROAD	FRANKLIN	(937)743-1274
OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         4002 WILLINGTON PRIC         KETTERING         (B37)229-995.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         3190 TOWN RE NO         MIDDLETOWN         (B33)223-9075.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         3190 TOWN RE NO         MIDDLETOWN         (B33)223-9075.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         3001 SOUTH HEINCE RADON RD.         (MORAID E)         (B33)230-7477.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         3001 SOUTH NEXT DEVELOW         (MORAID E)         (B37)267-2685.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         3001 SOUTH NEXT DEVELOW         (B7)7552-26479.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         825 WAND NETFET         TEOY         (B37)552-26479.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         825 WAND NETFET         TEOY         (B37)552-26479.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         931 EATTONIA MOND         VANDALIA         (B37)552-26479.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         931 EATTONIA MOND         VANDALIA         (B37)552-26479.           OHIO         SQUARE PATT OF OHIO, LC, SANAY MEHRA         931 EATTONIA MENUE         (B41)3063 3021.					
OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         228 SOUTH EINCKE RADO         MIAMBSUNG         (B73135-7072)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         139 TOWNE BUYO         MIDDLETTOWN.         (B131367-7402)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         1281 HAMALTON-LEBANCH ND.         (B131367-7402)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         899 VICTINTO VIET DIVE         (B737126-7862)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         899 VICTINTAL AVENUE         SPRINGOROD         (B371726-7862)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         1303 APCHER DIVE         TROY         (B371552-2523)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         1303 APCHER DIVE         TROY         (B371552-2523)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         721 EAST CERRA DIVE         WEST CARROLLTON         (B371552-2523)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         721 EAST CERRA DIVE         WEST CARROLLTON         (B371552-2523)           OHIO         SQUARE PATT OF OHIO, LLC, SANLAY MEHRA         721 EAST CERRADUE         WEST CARROLLTON         (B371552-2523)           OHIO         T & C FOODS, NC.         1385 OUTH ANDING SYNEE         DELAWARE         (7401363-732) </td <td></td> <td></td> <td></td> <td></td> <td></td>					
OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         3100 TWINE BUD         MDDRUTOWN         [513]422-8020           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         1265 HANILTON LERANOR RD.         MONROE         [937]401-865           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         3001 SQUARU PATTY OF CHIO, LIC, SANJAY MEHRA         3001 ACTIVIT DURE DRIVE         MPIC TYC         [937]476-786           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         3001 ACTIVIT DURE DRIVE         TROY         [937]552-2452           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         3200 ACRIC BRIVE         TROY         [937]552-2459           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         323 E MATORAL RADD         VANDALI         [937]552-2452           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         731 EAST CHITTAL AVENUE         WATDALIN         [937]552-2452           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         731 EAST CHITTAL AVENUE         WATDALIN         [937]552-2452           OHIO         SQUARE PATTY OF CHIO, LIC, SANJAY MEHRA         731 EAST CHITTAL AVENUE         WATDALING         [740]357-352           OHIO         T& C PODOS, INC.         1350 OHINAWY STREET         DELAWARE         [740]357-352           OHIO         T& C PODOS, INC.         1360					
OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         1265 HANILTON-LEBANOR NO.         MORNOE         [513]800-7407           OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         3001 SOUTH DERVE         SPRINGBORO         [937]746-766           OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         890 W CERTRAL AVENUE         SPRINGBORO         [937]746-766           OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         1300 ACREED PAVE         TRP CITY         [937]552-2632           OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         323 W MAIN STREET         TROY         [937]552-2633           OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         323 E MATONIAL ROAD         VANDALIA         [937]552-2632           OHIO         SQUARE PATTY OF OHIO, LIC, SANUAY MEHRA         325 EVANDALIA         [937]552-2632         [940]         145 C FOODS, INC.         [950]0017 SANDUAY STREET         TROY         [937]532-7632           OHIO         T& C FOODS, INC.         135 SOUTHS SANDUAY STREET         TELAWARE         [740]867-332           OHIO         T& C FOODS, INC.         1365 OLIVINUS STREET         TRUE         [740]867-332           OHIO         T& C FOODS, INC.         1360 ROLAWARE ARE         [740]867-332           OHIO         T& C FOODS, INC.         1360 ROLAWARE ARE					
OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         3001 SQUINE DIRE DRIVE         MORANE         (937)401.8655           OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         390 W CENTA DRIVE         TIPP CITY         (937)552-3651           OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         3001 ALEXE BRIVE         TROY         (937)552-3651           OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         3200 ALEXES BRIVE         TROY         (937)552-2430           OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         835 W MAIN STREET         TROY         (937)552-2430           OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         838 F MATTORAL RADA         (740)5653-335           OHIO         SQUARE PATTY OF CHIO, LIC, SANUAY MEHRA         731 EAST CENTRAL ALEXANUE         (740)5667-3321           OHIO         T& C FODOS, INC.         3850 COLUMBUSY STREET         DELAWARE         (740)5667-3321           OHIO         T & C FODOS, INC.         3030 BLAWARE AVE         MAION         (740)387-5050           OHIO         T & C FODOS, INC.         1308 DCOLUMBUSY STREET         MOUNT VERNON         (740)397-3402           OHIO         T & C FODOS, INC.         1308 DCALWARE AVE         MAION         (740)397-3402           OHIO         T & C FODOS, INC.         1308 DEL					
OHIO         SQUARE PATTY OF OHIO, LIC, SANAY MEHRA         89 WELE DRIVE         SPRINGBORD         (937)765-7686.           OHIO         SQUARE PATTY OF OHIO, LIC, SANAY MEHRA         1300 ARCHER DRIVE         TIPOY         (937)552-2459.           OHIO         SQUARE PATTY OF OHIO, LIC, SANAY MEHRA         1300 ARCHER DRIVE         TROY         (937)552-2430.           OHIO         SQUARE PATTY OF OHIO, LIC, SANAY MEHRA         838 E NATONAR RAD         VANADLIA         (937)552-2639.           OHIO         SQUARE PATTY OF OHIO, LIC, SANAY MEHRA         338 E NATONAR RAD         VANADLIA         (937)552-2639.           OHIO         SQUARE PATTY OF OHIO, LIC, SANAY MEHRA         731 EAST CENTRAL AVENUE         WEST CARROLLTON         (937)552-2639.           OHIO         T& CODOS, INC.         185 COUTT SANDLESY STREET         DELAWARE         (740)569-3321.           OHIO         T & CODOS, INC.         1308 DELAWARE         DELAWARE         (740)589-7301.           OHIO         T & CODOS, INC.         1308 DELAWARE AVE         MARIN         (740)58-5507.           OHIO         T & CODOS, INC.         1308 DELAWARE AVE         MARINN         (740)397-3407.           OHIO         T & CODOS, INC.         542 SOUTT MANNE STREET         MOUNT VERNON         (740)397-3407.           OHIO         T & CODOS, INC.<					
OHIO         SQUARE PATTY OF OHIO, LC, SANAY MEHRA         3 WELLER DRIVE         TIPP CITY         (937)552-2462           OHIO         SQUARE PATTY OF OHIO, LC, SANAY MEHRA         1300 ARCHER BRIVE         TROY         (937)552-2430           OHIO         SQUARE PATTY OF OHIO, LC, SANAY MEHRA         382 ENATIONAR GOO         VANDAUA         (937)552-2430           OHIO         SQUARE PATTY OF OHIO, LLC, SANAY MEHRA         382 ENATIONAR GOO         VANDAUA         (937)552-2423           OHIO         SQUARE PATTY OF OHIO, LLC, SANAY MEHRA         382 ENATIONAR GOO         VANDAUA         (937)552-2423           OHIO         T& CODOS, INC.         1885 OLUMADISY STRET         DELAWARE         (740)569-3321           OHIO         T& CODOS, INC.         1885 OLUMADISY STRET         DELAWARE         (740)569-3321           OHIO         T& CODOS, INC.         1165 MOUNT VERNON         MARION         (740)389-5527           OHIO         T& CODOS, INC.         1308 OLUMADISY STRET         DELAWARE         (740)389-5527           OHIO         T& CODOS, INC.         1165 MOUNT VERNON         MARION         (740)389-73705           OHIO         T& CODOS, INC.         594 COSNCOTON AVENUE         MOUNT VERNON         (740)397-3400           OHIO         T& CODOS, INC.         594 COSNCOTON AVENUE					
OHIO         SQUARE PATT OF CHIO, LUC, SANJAY MEHRA         1300 ARCHER DRIVE         TROY         (1937)552-2450           OHIO         SQUARE PATTY OF CHIOL, LUC, SANJAY MEHRA         285 W MAND STREET         TROY         (1937)552-2629           OHIO         SQUARE PATTY OF CHIOL, LUC, SANJAY MEHRA         283 E NATIONAL ROAD         VANDALIA         (1937)552-2629           OHIO         SQUARE PATTY OF CHIOL, LUC, SANJAY MEHRA         731 EAST CENTRAL AVENUE         WEST CARROLLTON         (1937)153-7084           OHIO         T & C FOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740)369-332           OHIO         T & C FOODS, INC.         1000 EXAWARE         (740)387-705         (740)387-7705           OHIO         T & C FOODS, INC.         1308 DELAWARE AVE         MARION         (740)387-7705           OHIO         T & C FOODS, INC.         1308 DELAWARE AVE         MARION         (740)387-7705           OHIO         T & C FOODS, INC.         542 SOUTH AWARE AVE         MARION         (740)397-3400           OHIO         T & C FOODS, INC.         542 SOUTH AWARE SOULEVARD         CINCINNATT         (740)397-3401           OHIO         T & C FOODS, INC.         594 COSHOCTON AKENUE         MOUNT VENNON         (740)397-3402           OHIO         T & C FOODS, INC. <t< td=""><td>OHIO</td><td>SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA</td><td>890 W CENTRAL AVENUE</td><td>SPRINGBORO</td><td>(937)746-7686</td></t<>	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	890 W CENTRAL AVENUE	SPRINGBORO	(937)746-7686
OHIO         SQUARE PATTY OF CHIO, LLC, SANIAY MEHRA         825 W NAIN STREET         TROY         (937)552-2620           OHIO         SQUARE PATTY OF OHIO, LLC, SANIAY MEHRA         383 E NATONA, IROAD         VANDAUA         (937)552-2620           OHIO         TA & CFOODS, INC.         185 SOUTH SANDUKEY STREET         DELAWARE         (740)369-3332           OHIO         TA & CFOODS, INC.         185 SOUTH SANDUKEY STREET         DELAWARE         (740)369-3332           OHIO         TA & CFOODS, INC.         1165 MOUNWS STREET         DELAWARE         (740)389-557           OHIO         TA & CFOODS, INC.         1105 MOUNT VERNON         MARION         (740)387-7052           OHIO         TA & CFOODS, INC.         6148 ST.RT. 95         MOUNT GILEAD         (419)968-3061           OHIO         TA & CFOODS, INC.         522 SOUTH MAIN STREET         MOUNT GILEAD         (419)968-3065           OHIO         TA & CFOODS, INC.         522 SOUTH MAIN STREET         MOUNT GILEAD         (419)968-3061           OHIO         TA & CFOODS, INC.         522 SOUTH MAIN STREET         MOUNT GILEAD         (439)3740-099           OHIO         TA & CFOODS, INC.         994 COSHOCTON AVENUE         MOUNT GILEAD         (349)374-0999           OHIO         TA & CFOODS, INC.         994 COSHOCTON AVENUE	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	3 WELLER DRIVE	TIPP CITY	(937)552-2462
OHIO         SQUARE PATTY OF OHIO, LLC, SANIAY MEHRA         333 E NATIONAL ROAD         YANDALIA         (937)532-2629           OHIO         SQUARE PATTY OF OHIO, LLC, SANIAY MEHRA         731 EAST CONTRAINED         WEST CARROLLTON         (937)533-7084           OHIO         T & C FOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740)369-3332           OHIO         T & C FOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740)359-7301           OHIO         T & C FOODS, INC.         2065 HIGHWAY 23 NORTH         DELAWARE         (740)359-7301           OHIO         T & C FOODS, INC.         1105 MOUNT YENNON         MARION         (740)389-5657           OHIO         T & C FOODS, INC.         1308 DELAWARE AVE         MARION         (740)389-3567           OHIO         T & C FOODS, INC.         6148 ST. RT. 95         MOUNT VERNON         (740)387-3440           OHIO         T & C FOODS, INC.         838 MULER DRIVE         MOUNT VERNON         (740)397-3440           OHIO         T & C FOODS, INC.         80 MULER DRIVE         SUNBURY         (740)397-3401           OHIO         T & C FOODS, INC.         80 MULER DRIVE         SUNBURY         (740)397-3402           OHIO         T & C FOODS, INC.         80 MULER DRIVE         SUNBURY	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	1300 ARCHER DRIVE	TROY	(937)552-2459
CHIO         SQUARE PATTY OF OHIO, LLC, SANLAY MEHRA         731 FAST CENTRAL AVENUE         WEST CARROLLTON         (937) [\$33-708.4           OHIO         T & C FOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740) [369-333.2           OHIO         T & C FOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740) [369-730.1           OHIO         T & C FOODS, INC.         105 MICUMBUS PIKE         DELAWARE         (740) [369-730.1           OHIO         T & C FOODS, INC.         105 MICUMUNT VERNON         MARION         (740) [387-705.5           OHIO         T & C FOODS, INC.         6148 ST. F1.9 5         MOUNT GILRON         (740) [397.3407.0           OHIO         T & C FOODS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740) [397.3407.0           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740) [397.3407.0           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740) [397.3407.0           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740) [397.3407.0           OHIO         T & C FOODS, INC.         740 I397.3407.0         (740) [397.3407.0         (740) [397.3407.0           OHIO         T & CFOODS, INC.	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	825 W MAIN STREET	TROY	(937)552-2430
CHIO         SQUARE PATTY OF OHIO, LLC, SANIAY MEHRA         '731 EAST CENTRAL AVENUE         WEST CARROLLTON         (937) [\$32,7084           OHIO         T & CPOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740) 369-3332           OHIO         T & CPOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740) 369-3332           OHIO         T & CPOODS, INC.         185 MUTH SANDUSKY STREET         DELAWARE         (740) 359-7301           OHIO         T & CPOODS, INC.         105 MUOUNT VEINON         MARION         (740) 387-7055           OHIO         T & CPOODS, INC.         6148 ST. F19 5         MOUNT GILLRON         (740) 387-7055           OHIO         T & CPOODS, INC.         522 SOUTH MAIN STREET         MOUNT VEINON         (740) 387-7305           OHIO         T & CPOODS, INC.         524 SOUTH MAIN STREET         MOUNT VEINON         (740) 397-3407           OHIO         T & CPOODS, INC.         88 MILLER DRIVE         SUNBURY         (740) 397-3407           OHIO         T & CPOODS, INC.         88 MILLER DRIVE         MOUNT VEINON         (740) 397-3407           OHIO         T & CPOODS, INC.         185 SOUTH MAIN STREET         MOUNT VEINON         (740) 397-3407           OHIO         T & CPOODS, INC.         180 ADANAGEMENT, INC., CHARLES H. T	OHIO	SQUARE PATTY OF OHIO, LLC, SANJAY MEHRA	383 E NATIONAL ROAD	VANDALIA	
OHIO         T & C FOODS, INC.         185 SOUTH SANDUSKY STREET         DELAWARE         (740)369-3321           OHIO         T & C FOODS, INC.         2065 HIGHWAY 23 NORTH         DELAWARE         (740)369-3701           OHIO         T & C FOODS, INC.         2065 HIGHWAY 23 NORTH         DELAWARE         (740)382-2056           OHIO         T & C FOODS, INC.         1308 MOUNT VERNON         MARION         (740)383-7050           OHIO         T & C FOODS, INC.         1308 DLAWARE AVE         MARION         (740)389-5567           OHIO         T & C FOODS, INC.         1308 DLAWARE AVE         MARION         (740)387-3460           OHIO         T & C FOODS, INC.         6148 ST. RT. 95         MOUNT VERNON         (740)387-3460           OHIO         T & C FOODS, INC.         944 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3460           OHIO         T & C FOODS, INC.         944 COSHOCTON AVENUE         MOUNT VERNON         (740)313-0693           OHIO         T & C FOODS, INC.         944 COSHOCTON AVENUE         MOUNT VERNON         (740)913-0693           OHIO         T & C FOODS, INC.         944 COSHOCTON AVENUE         SUNDURY         (740)913-0693           OHIO         T & C FOODS, INC.         944 COSHOCTON AVENUE         SUNDURY         (740)913-0693	OHIO		731 EAST CENTRAL AVENUE	WEST CARROLLTON	
DHIO         T & C FODS, INC.         1850 COLUMBUS PIKE         DELAWARE         (740)369-7301.           OHIO         T & C FODDS, INC.         2065 HIGHWAY 23 NORTH         DELAWARE         (740)362-0506.           OHIO         T & C FODDS, INC.         1165 MOUNT VERNON         MARION         (740)389-5657.           OHIO         T & C FODDS, INC.         6148 ST. RT. 95         MOUNT GIEAD         (740)387-7705.           OHIO         T & C FODDS, INC.         6148 ST. RT. 95         MOUNT VERNON         (740)397-3440.           OHIO         T & C FODDS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740)397-3440.           OHIO         T & C FODDS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3440.           OHIO         T & C FODDS, INC.         984 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3407.           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11400 DALLAS BOULEVARD         CINCINNATI         (513)398-1222.           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARISON         (513)367-2886.           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARISON         (513)367-2886.					
DHIO         T & C FOODS, INC.         2065 HIGHWAY 23 NORTH         DELAWARE         (740)382-556           OHIO         T & C FOODS, INC.         1165 MOUNT VERNON         MARION         (740)387-705           OHIO         T & C FOODS, INC.         1308 DELAWARE AVE         MARION         (740)387-705           OHIO         T & C FOODS, INC.         512 SOUTH MAIN STREET         MOUNT GIEAD         (740)387-7405           OHIO         T & C FOODS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740)397-3440           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3440           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         SUNBURY         (740)913-0633           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         CINCINNATI         (513)3762-3999           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS AUNDRA R. THEOBALD         1094 NEW HAVEN         HARISON         (513)367-3286           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS AUNDRA R. THEOBALD         1094 NEW NEVN         HARISON         (513)367-3286           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, ILS AUNDRA R. THEOBALD         1094 NEW NEVN         HARISON         (513)367-3286					
DHIO         T & C FOODS, INC.         1165 MOUNT VERNON         MARION         (740)389-5657           OHIO         T & C FOODS, INC.         1308 DELAWARE AVE         MARION         (740)387-7765           OHIO         T & C FOODS, INC.         6148 ST. RT. 95         MOUNT GILEAD         (419)588-3066           OHIO         T & C FOODS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740)397-3407           OHIO         T & C FOODS, INC.         994 COSHOCTOR AVENUE         MOUNT VERNON         (740)913-0633           OHIO         T & C FOODS, INC.         010         T & C FOODS, INC.         (740)913-0633           OHIO         T & C FOODS, INC.         0110         SUNBURY         (740)913-0633           OHIO         T & C FOODS, INC.         0110         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11400 DALLS BOULEVARD         CINCINNATI         (513)358-1222           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)357-2886           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)357-2886           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW					
OHIO         T & C FOODS, INC.         1308 DELAWARE AVE         MARION         (740)387-7705           OHIO         T & C FOODS, INC.         6148 ST. RT. 95         MOUNT GILEAD         (14)9768-5006           OHIO         T & C FOODS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740)397-3407           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3407           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3407           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         CINCINNATI         (513)762-9999           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD         6505 HARRISON AVENUE         CINCINNATI         (513)358-1222           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD         6330 ST RT 128         MIAMITOWN         (513)358-1282           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD         6330 ST RT 128         MIAMITOWN         (513)353-9355           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD         6330 ST RT 128         MIAMITOWN         (513)353-9355           OHIO         T HORAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (33)073-9344           OHIO         T HOMAS					
OHIO         T & C FOODS, INC.         6148 ST, RT. 95         MOUNT GILEAD         (419)768-5006           OHIO         T & C FOODS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740)397-3440           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3440           OHIO         T & C FOODS, INC.         88 MILLER DRIVE         SUNBURY         (740)373-3467           OHIO         T & C FOODS, INC., CHARLES H, THEOBALD, III, SAUNDRA R, THEOBALD         11400 DALLAS BOULEVARD         CINCINNATI         (513)742-9999           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H, THEOBALD, III, SAUNDRA R, THEOBALD         10940 NEW HAVEN         HARRISON         (513)367-3286           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H, THEOBALD, III, SAUNDRA R, THEOBALD         6330 STR 128         MIAMITOWN         (513)357-3355           OHIO         T HEOBALD MANAGEMENT, INC., CHARLES H, THEOBALD         6330 STR 128         MIAMITOWN         (533)367-3286           OHIO         T HOMAS S LIMITED         433 BOARDMAN-POLAN DL         AUSTINTOWN         (330)729-9314           OHIO         T HOMAS S LIMITED         433 BOARDMAN-POLAN DL         BOARDMAN         (330)720-9314           OHIO         T HOMAS S LIMITED         433 BOARDMAN-POLAN DL         BOARDMAN         (340)720-59					
OHIO         T & C FOODS, INC.         522 SOUTH MAIN STREET         MOUNT VERNON         (740)397-3440           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)933-693           OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)933-6933           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11400 DALLAS BOULEVARD         CINCINNATI         (513)974-29399           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 MEW HAVEN         HARRISON         (513)357-3286           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST R1 128         MIAMITOWN         (513)357-3886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST R1 128         MIAMITOWN         (513)357-3826           OHIO         THOMAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)739-0314           OHIO         THOMAS S LIMITED         433 BOARDMAN-POLAND RD.         BOARDMAN         (330)652-3952           OHIO         THOMAS S LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISURG PIKE         COLUM				-	
OHIO         T & C FOODS, INC.         994 COSHOCTON AVENUE         MOUNT VERNON         (740)397-3407           OHIO         T & C FOODS, INC.         B& MILLER DRIVE         SUNBURY         (740)397-3407           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11400 DALAS BOULEVARD         CINCINNATI         (513)742-9999           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6505 HARRISON AVENUE         CINCINNATI         (513)367-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)357-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6303 GT R1 128         MIAMITOWN         (513)357-3865           OHIO         THOMAS 5 LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)077-0914           OHIO         THOMAS 5 LIMITED         433 BOARDAN-POLANDR D.         BOARDMAN         (330)072-0581           OHIO         THOMAS 5 LIMITED         436 CENTER STREET         CHARDON         (440)285-5978           OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)421-1277           OHIO         THOMAS 5 LIMITED         1460 ARRISBURG PIKE         COLUMBUS					
OHIO         T & C FOODS, INC.         88 MILLER DRIVE         SUNBURY         (740)913-0693           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11400 OALLAS BOULEVARD         CINCINNATI         (513)742-9999           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6050 HARRISON AVENUE         CINCINNATI         (513)369-1222           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)367-2886           OHIO         THEOBAS LIMITED         6330 ST RT 128         MIAMITOWN         (513)357-9814           OHIO         THOMAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)652-1952           OHIO         THOMAS S LIMITED         4331 BOARDMAN-POLAND RD.         BOARDMAN         (330)622-9805           OHIO         THOMAS S LIMITED         4361 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)421-1277           OHIO         THOMAS S LIMITED         1480 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1480 CENTER STREET         COLUMBUS         (614)421-1277           OH					
OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         11400 DALLAS BOULEVARD         CINCINNATI         (513)742-9999           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)357-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)357-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST RT 128         MIAMITOWN         (513)353-9355           OHIO         THOMAS S LIMITED         275 RACCOON RD         AUSTINTOWN         (330)652-1952           OHIO         THOMAS S LIMITED         433 BOARDMAN-POLAND RD.         BOARDMAN         (330)652-2805           OHIO         THOMAS S LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)4272-1570           OHIO         THOMAS S LIMITED         1483 OLENTANCY RIVER RD.         COLUMBUS         (614)427-1570           OHIO         THOMAS S LIMITED         3455 KOLEVELAND AVE.         COLUMBUS	OHIO	T & C FOODS, INC.	994 COSHOCTON AVENUE	MOUNT VERNON	(740)397-3407
OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6505 HARRISON AVENUE         CINCINNATI         (513)598-1222           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)367-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST R1 128         MIAMITOWN         (513)365-2886           OHIO         THOMAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)0782-0914           OHIO         THOMAS S LIMITED         5551 INTER-STATE BLVD         AUSTINTOWN         (330)072-0805           OHIO         THOMAS S LIMITED         4161 BOARDMAN CANFIEL ROAD         CANFIELD         (330)072-0805           OHIO         THOMAS S LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS S LIMITED         1483 OLENTARGY RIVER RD.         COLUMBUS         (614)272-1570           OHIO         THOMAS S LIMITED         1483 OLENTARGY RIVER RD.         COLUMBUS         (614)231-037           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)231-037	OHIO	T & C FOODS, INC.	88 MILLER DRIVE	SUNBURY	(740)913-0693
OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6505 HARRISON AVENUE         CINCINNATI         (513)598-1222           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)367-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST R1 128         MIAMITOWN         (513)365-2886           OHIO         THOMAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)0782-0914           OHIO         THOMAS S LIMITED         5551 INTER-STATE BLVD         AUSTINTOWN         (330)072-0805           OHIO         THOMAS S LIMITED         4161 BOARDMAN CANFIEL ROAD         CANFIELD         (330)072-0805           OHIO         THOMAS S LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS S LIMITED         1483 OLENTARGY RIVER RD.         COLUMBUS         (614)272-1570           OHIO         THOMAS S LIMITED         1483 OLENTARGY RIVER RD.         COLUMBUS         (614)231-037           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)231-037	ОНЮ	THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD	11400 DALLAS BOULEVARD	CINCINNATI	(513)742-9999
OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         10940 NEW HAVEN         HARRISON         (513)367-2886           OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST RT 128         MIAMITOWN         (513)353-9355           OHIO         THOMAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (33)0F39-9014           OHIO         THOMAS S LIMITED         5551 INTER-STATE BLVD         AUSTINTOWN         (33)0F39-9014           OHIO         THOMAS S LIMITED         438 DARDMAN-POLAND RD.         BOARDMAN         (33)0F39-9014           OHIO         THOMAS S LIMITED         438 DARDMAN POLAND RD.         BOARDMAN         (33)0F29-2805           OHIO         THOMAS S LIMITED         4161 BOARDMAN CANFIELD ROAD         CANFIELD         (33)0F29-2805           OHIO         THOMAS S LIMITED         4161 BOARDMAN CANFIELD ROAD         CANFIELD         (33)0F29-2805           OHIO         THOMAS S LIMITED         4161 BOARDMAN CANFIELD ROAD         (44)286-5978         (44)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)421-277           OHIO         THOMAS S LIMITED         2126 MORSE RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS S	OHIO	THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD	6505 HARRISON AVENUE	CINCINNATI	(513)598-1222
OHIO         THEOBALD MANAGEMENT, INC., CHARLES H. THEOBALD, III, SAUNDRA R. THEOBALD         6330 ST RT 128         MIAMITOWN         (513)353-9355           OHIO         THOMAS S LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)779-0914           OHIO         THOMAS S LIMITED         5551 INTER-STATE BLVD         AUSTINTOWN         (330)652-1952           OHIO         THOMAS S LIMITED         433 BOARDMAN-POLAND RD.         BOARDMAN         (330)622-2805           OHIO         THOMAS S LIMITED         4161 BOARDMAN CANFIELD ROAD         CANFIELD         (330)702-0581           OHIO         THOMAS S LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS S LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS S LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS S LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)431-0438           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)279-9342           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)279-9482           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.					, ,
OHIO         THOMAS 5 LIMITED         27 S RACCOON RD         AUSTINTOWN         (330)779-0914           OHIO         THOMAS 5 LIMITED         5551 INTER-STATE BLVD         AUSTINTOWN         (330)652-1952           OHIO         THOMAS 5 LIMITED         433 BOARDMAN-POLAND RD.         BOARDMAN         (330)652-2055           OHIO         THOMAS 5 LIMITED         4161 BOARDMAN-POLAND RD.         BOARDMAN         (330)702-0581           OHIO         THOMAS 5 LIMITED         4161 BOARDMAN CANFIELD ROAD         (A40)286-5978           OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)272-9540           OHIO         THOMAS 5 LIMITED         33055 SULLIVANT AVE.         COLUMBUS         (614)272-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)281-0852           OHIO         THOMAS 5 LIMITED         6458 E HUDSON         COLUMBUS         (614)261-0852           OHIO <td></td> <td></td> <td></td> <td></td> <td></td>					
OHIO         THOMAS 5 LIMITED         S551 INTER-STATE BLVD         AUSTINTOWN         (330)652-1952           OHIO         THOMAS 5 LIMITED         433 BOARDMAN-POLAND RD.         BOARDMAN         (330)629-2805           OHIO         THOMAS 5 LIMITED         4161 BOARDMAN CANFIELD ROAD         CANFIELD         (330)702-0581           OHIO         THOMAS 5 LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS S LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS S LIMITED         3055 SULUVANT AVE.         COLUMBUS         (614)279-940           OHIO         THOMAS S LIMITED         3355 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS S LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS S LIMITED         685 E HUDSON         COLUMBUS         (614)261-0852					
OHIO         THOMAS 5 LIMITED         433 BOARDMAN-POLAND RD.         BOARDMAN         (330)629-2805           OHIO         THOMAS 5 LIMITED         4161 BOARDMAN CANFIELD ROAD         CANFIELD         (330)702-0581           OHIO         THOMAS 5 LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         1483 OLENTANCY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS 5 LIMITED         1483 OLENTANCY RIVER RD.         COLUMBUS         (614)431-0438           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)431-0438           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-0211           OHIO         THOMAS 5 LIMITED         685 CHUDSON         COLUMBUS         (614)261-0211					
OHIO         THOMAS 5 LIMITED         4161 BOARDMAN CANFIELD ROAD         CANFIELD         (330)702-0581           OHIO         THOMAS 5 LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)421-023           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         8855 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555 <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
OHIO         THOMAS 5 LIMITED         436 CENTER STREET         CHARDON         (440)286-5978           OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)431-0438           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)421-279-9940           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         685 N 10TH AVE         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS 5 LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           O					
OHIO         THOMAS 5 LIMITED         1460 HARRISBURG PIKE         COLUMBUS         (614)272-1570           OHIO         THOMAS 5 LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)431-0438           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         6855 E HUDSON         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         6855 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS 5 LIMITED         8450 N HIGH ST         COLUMBUS         (614)487-0020           OHIO         THOMAS 5 LIMITED         8455 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO					
OHIO         THOMAS 5 LIMITED         1483 OLENTANGY RIVER RD.         COLUMBUS         (614)421-1277           OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)431-0438           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         685 COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         685 COLUMBUS         (614)261-0211           OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1250           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD					
OHIO         THOMAS 5 LIMITED         2126 MORSE RD.         COLUMBUS         (614)431-0438           OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO					
OHIO         THOMAS 5 LIMITED         3055 SULLIVANT AVE.         COLUMBUS         (614)279-9940           OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS S LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS S LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS S LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS S LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS S LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS S LIMITED         6866 CENTER STREET         MENTOR         (440)225-0247           OHIO         THOMAS S LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS S LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (330)544-0900           OHIO         THOMAS S LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583					
OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS S LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8455 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         686 CENTER STREET         MENTOR         (440)225-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	OHIO	THOMAS 5 LIMITED	2126 MORSE RD.	COLUMBUS	(614)431-0438
OHIO         THOMAS 5 LIMITED         3455 N. CLEVELAND AVE.         COLUMBUS         (614)261-0852           OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS S LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS S LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS S LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS S LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS S LIMITED         6866 CENTER STREET         MENTOR         (440)225-0247           OHIO         THOMAS S LIMITED         598S ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS S LIMITED         5911 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS S LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	ОНЮ	THOMAS 5 LIMITED	3055 SULLIVANT AVE.	COLUMBUS	(614)279-9940
OHIO         THOMAS 5 LIMITED         450 W 10TH AVE         COLUMBUS         (614)293-4348           OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS 5 LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583		THOMAS 5 LIMITED	3455 N. CLEVELAND AVE.	COLUMBUS	
OHIO         THOMAS 5 LIMITED         685 E HUDSON         COLUMBUS         (614)261-6211           OHIO         THOMAS 5 LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583					
OHIO         THOMAS 5 LIMITED         8450 N HIGH ST         COLUMBUS         (614)847-0020           OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	UHIU				
OHIO         THOMAS 5 LIMITED         8655 COLUMBUS PIKE         LEWIS CENTER         (740)657-1555           OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583		THOMAS 5 LIMITED			101-1201-0211
OHIO         THOMAS 5 LIMITED         6598 N RIDGE RD         MADISON         (440)428-9102           OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	OHIO				(614)947.0020
OHIO         THOMAS 5 LIMITED         6866 CENTER STREET         MENTOR         (440)205-0247           OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	OHIO OHIO	THOMAS 5 LIMITED	8450 N HIGH ST	COLUMBUS	
OHIO         THOMAS 5 LIMITED         5985 ANDREWS RD         MENTOR ON THE LAKE         (440)257-7994           OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	0HI0 0HI0 0HI0	THOMAS 5 LIMITED THOMAS 5 LIMITED	8450 N HIGH ST 8655 COLUMBUS PIKE	COLUMBUS LEWIS CENTER	(740)657-1555
OHIO         THOMAS 5 LIMITED         5711 YOUNGSTOWN-WARREN         NILES         (330)544-0900           OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	ОНІО ОНІО ОНІО ОНІО	THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED	8450 N HIGH ST 8655 COLUMBUS PIKE 6598 N RIDGE RD	COLUMBUS LEWIS CENTER MADISON	(740)657-1555 (440)428-9102
OHIO         THOMAS 5 LIMITED         1550 MENTOR AVE.         PAINESVILLE         (440)357-0583	ОНІО ОНІО ОНІО ОНІО ОНІО	THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED	8450 N HIGH ST 8655 COLUMBUS PIKE 6598 N RIDGE RD 6866 CENTER STREET	COLUMBUS LEWIS CENTER MADISON MENTOR	(740)657-1555 (440)428-9102 (440)205-0247
	0HI0 0HI0 0HI0 0HI0 0HI0 0HI0	THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED	8450 N HIGH ST 8655 COLUMBUS PIKE 6598 N RIDGE RD 6866 CENTER STREET 5985 ANDREWS RD	COLUMBUS LEWIS CENTER MADISON MENTOR MENTOR ON THE LAKE	(740)657-1555 (440)428-9102 (440)205-0247 (440)257-7994
OHIO         THOMAS 5 LIMITED         8541 SOUTH AVENUE         POLAND         (330)729-0395	0HI0 0HI0 0HI0 0HI0 0HI0 0HI0	THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED	8450 N HIGH ST 8655 COLUMBUS PIKE 6598 N RIDGE RD 6866 CENTER STREET 5985 ANDREWS RD	COLUMBUS LEWIS CENTER MADISON MENTOR MENTOR ON THE LAKE	(740)657-1555 (440)428-9102 (440)205-0247 (440)257-7994
	ОНІО ОНІО ОНІО ОНІО ОНІО ОНІО ОНІО	THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED THOMAS 5 LIMITED	8450 N HIGH ST 8655 COLUMBUS PIKE 6598 N RIDGE RD 6866 CENTER STREET 5985 ANDREWS RD 5711 YOUNGSTOWN-WARREN	COLUMBUS LEWIS CENTER MADISON MENTOR MENTOR ON THE LAKE NILES	(740)657-1555 (440)428-9102 (440)205-0247 (440)257-7994 (330)544-0900

OHIO	THOMAS 5 LIMITED	2033 WALMART DRIVE NE	WARREN	(330)372-9171
оню	THOMAS 5 LIMITED	5855 SOM CENTER	WILLOUGHBY	(440)602-9523
OHIO	THOMAS 5 LIMITED	32601 VINE ST.	WILLOWICK	(440)585-4300
OHIO	THOMAS 5 LIMITED	1500 WORTHINGTON WOODS BLVD	WORTHINGTON	(614)847-0406
OHIO	THOMAS 5 LIMITED	4001 BELMONT AVENUE	YOUNGSTOWN	(330)759-4752
OHIO	THOMAS 5 LIMITED	4101 SOUTH MARKET STREET	YOUNGSTOWN	(330)782-0221
OHIO	WEN OHIO, LLC	5166 AIRPORT HIGHWAY	TOLEDO	(419)382-3881
OHIO	WEN OHIO, LLC	6525 AIRPORT HIGHWAY	HOLLAND	(419)866-6099
OHIO	WEN OHIO, LLC	590 W DUSSEL DRIVE	MAUMEE	(419)893-1112
OHIO	WEN OHIO, LLC	914 CONANT STREET	MAUMEE	(419)893-3132
OHIO	WEN OHIO, LLC	1003 BUCK ROAD	ROSSFORD	(419)661-1020
ОНІО	WEN OHIO, LLC	14180 AIRPORT HIGHWAY	SWANTON	(419)930-5323
OHIO	WEN OHIO, LLC	5802 MONROE STREET	SYLVANIA	(419)882-8300
OHIO	WEN OHIO, LLC	108 E. MAIN STREET	TOLEDO	(419)693-2036
OHIO	WEN OHIO, LLC	1410 EAST ALEXIS	TOLEDO	(419)727-4224
ОНЮ	WEN OHIO, LLC	1859 LASKEY ROAD	TOLEDO	(419)292-1761
оню	WEN OHIO, LLC	3124 MONROE STREET	TOLEDO	(419)244-6342
ОНЮ	WEN OHIO, LLC	3465 STICKNEY AVENUE	TOLEDO	(419)726-4687
ОНЮ	WEN OHIO, LLC	4277 MONROE STREET	TOLEDO	(419)472-4635
ОНЮ	WEN OHIO, LLC	5560 W. CENTRAL AVENUE	TOLEDO	(419)536-9731
OHIO	WEN OHIO, LLC	7351 W CENTRAL	TOLEDO	
OHIO	WEN OHIO, LLC, WENCO INDIANA, LLC, STEVEN C. DONELSON, ZANE GROSS, JR.		VAN WERT	(419)843-6282 (419)238-2813
OHIO	WENCO INDIANA, ELC, STEVEN C. DONELSON, ZANE GROSS, JR. WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	1234 S. SHANNON ST.	ASHLAND	( )
		414 CLAREMONT AVE 741 US HIGHWAY 250 E		(419)289-1267
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.		ASHLAND	(419)289-0234
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	426 W MAIN ST	BELLEVUE	(419)483-2501
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	352 SR 103	BLUFFTON	(419)358-0413
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	343 S SANDUSKY	BUCYRUS	(419)562-7976
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	210 S. MILL ST.	DALTON	(330)828-8114
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	2050 HARDING HWY	LIMA	(419)227-0330
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	2339 ELIDA ROAD	LIMA	(419)331-0591
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	1518 S. WASHINGTON	MILLERSBURG	(330)674-2921
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	440 SOUTH WASHINGTON ST	NEW BREMEN	(419)629-1339
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	181 MILAN AVE.	NORWALK	(419)668-7978
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	46048 US-20	OBERLIN	(440)574-5000
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	1716 NORTH PERRY STREET	OTTAWA	(419)523-0030
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	166 MANSFIELD ROAD	SHELBY	(419)347-3341
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	1750 E.WYANDOT	UPPER SANDUSKY	(419)294-3077
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	114 E WALTON ST	WILLARD	(419)933-2410
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	321 BEALL AVE.	WOOSTER	(330)262-4777
OHIO	WENCO WOOSTER, INC., STEVEN C. DONELSON, ZANE GROSS, JR.	3828 BURBANK ROAD	WOOSTER	(330)345-8119
OHIO	WENDAVON, INC., JOHN F. WILLSE, THOMAS A. HENNINGS, TRACI H. WILLSE	1487 CENTER ROAD	AVON	(440)937-8180
OHIO	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	1215 WASHINGTON BLVD.	BELPRE	(740)423-8835
OHIO	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	105 PIKE STREET	MARIETTA	(740)373-8669
OHIO	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	550 EAST MAIN STREET	POMEROY	(740)992-0013
OHIO	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	283 MUSKINGUM DRIVE	MARIETTA	(740)373-1108
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	1465 S COURT ST	CIRCLEVILLE	(740)477-2001
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	390 SILVER BRIDGE PLAZA	GALLIPOLIS	(740)446-2199
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	10060 CARR RD	JEFFERSONVILLE	(740)426-6656
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	12498 US HIGHWAY 35 NW	JEFFERSONVILLE	(740)948-2600
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	544 EAST MAIN STREET	LEBANON	(513)932-9260
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	262 LAFAYETTE ST	LONDON	(740)852-2253
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	819 US HIGHWAY 42 NE	LONDON	(740)852-3246
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	120 STATE STREET	PROCTORVILLE	(740)886-2803
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	380 COUNTY RD 410	SOUTH POINT	(740)894-3499
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	530 CLINTON AVENUE	HOUSE	(740)636-0448
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	1055 ROMBACK	WILMINGTON	(937)382-1340
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	50 ROBERTS ROAD	WILMINGTON	(937)283-9374
OHIO	WENDSCHMIDT OH, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	363 WEST MAIN ST	XENIA	(937)372-9535

OKLAHOM	Α			
OKLAHOMA	333 ELK CITY, LLC	12028 NW EXPRESSWAY	YUKON	(405)883-1101
OKLAHOMA	333 ELK CITY, LLC, ANDREW D. GELLER, JAMES MOLINARO, JATINDER KUMAR, PRAKASH GUPTA	501 S EASTERN AVE	ELK CITY	(580)303-4136
	333 EXTRA CHEESE, LLC, ANDREW D. GELLER, JATINDER KUMAR, PRAKASH GUPTA, SALVADOR			
OKLAHOMA	GONZALEZ, THE GELLER FA	7501 CHOCTAW ROAD	CHOCTAW	(405)638-3015
	333 PENN BURGERS, LLC, ANDREW D. GELLER, DANIEL A. POGANSKI, JAMES MOLINARO, PRAKASH			
OKLAHOMA	GUPTA	3251 S CLASSEN BLVD	NORMAN	(405)857-7575
OKLAHOMA	333 PURCELL, LLC, ANDREW D. GELLER, JAMES MOLINARO, JATINDER KUMAR, PRAKASH GUPTA	2205 STATE HIGHWAY 74	PURCELL	(405)294-9122
OKLAHOMA	COTTI FOODS MIDWEST, INC.	3425 E FRANK PHILLIPS BLVD	BARTLESVILLE	(918)331-9931
OKLAHOMA	COTTI FOODS MIDWEST, INC.	1101 N. 23RD STREET	BROKEN ARROW	(918)398-9090
OKLAHOMA	COTTI FOODS MIDWEST, INC.	4703 S. ELM PLACE	BROKEN ARROW	(918)398-0117
OKLAHOMA	COTTI FOODS MIDWEST, INC.	500 W STONE WOOD DR	BROKEN ARROW	(918)770-8755
OKLAHOMA	COTTI FOODS MIDWEST, INC.	2021 S CHEROKEE	CATOOSA	(918)266-4190
OKLAHOMA	COTTI FOODS MIDWEST, INC.	1301 W WILL ROGERS BLVD	CLAREMORE	(918)923-3540
OKLAHOMA	COTTI FOODS MIDWEST, INC.	12101 S YUKON AVE.	GLENPOOL	(918)770-8550
OKLAHOMA	COTTI FOODS MIDWEST, INC.	331 S. 32ND STREET	MUSKOGEE	(918)684-3269
OKLAHOMA	COTTI FOODS MIDWEST, INC.	11396 N 135TH EAST AVE	OWASSO	(918)770-8510

OKLAHOMA	COTTI FOODS MIDWEST, INC.	7591 OWASSO EXPRESSWAY	OWASSO	(918)376-1994
OKLAHOMA	COTTI FOODS MIDWEST, INC.	104 ADAMS RD	SAND SPRINGS	(918)245-3875
OKLAHOMA	COTTI FOODS MIDWEST, INC.	10152 EAST 31ST SOUTH	TULSA	(918)660-0791
OKLAHOMA	COTTI FOODS MIDWEST, INC.	11032 E. 71ST STREET	TULSA	(918)398-0990
OKLAHOMA	COTTI FOODS MIDWEST, INC.	1209 E. PINE ST.	TULSA	(918)398-0114
OKLAHOMA	COTTI FOODS MIDWEST, INC.	1403 E 71ST ST	TULSA	(918)488-8478
OKLAHOMA	COTTI FOODS MIDWEST, INC.	1905 E. 21ST STREET	TULSA	(918)712-5326
OKLAHOMA	COTTI FOODS MIDWEST, INC.	3341 E. 31ST STREET	TULSA	(918)712-5367
OKLAHOMA	COTTI FOODS MIDWEST, INC.	4840 S MEMORIAL DR	TULSA	(918)770-8538
OKLAHOMA	COTTI FOODS MIDWEST, INC.	7221 E. ADMIRAL	TULSA	(918)835-6274
OKLAHOMA	COTTI FOODS MIDWEST, INC.	8009 S. MEMORIAL DRIVE	TULSA	(918)398-8001
OKLAHOMA	PILOT TRAVEL CENTERS LLC	302 W RAY FINE BLVD	ROLAND	(918)427-0876
OKLAHOMA	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1101 S 4TH ST	CHICKASHA	(405)222-9271
OKLAHOMA	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3798 N HWY 81	DUNCAN	(580)251-9639
OKLAHOMA	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1045 15TH AVE. NW	ARDMORE	(580)226-2106
OKLAHOMA	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1930 NW CACHE RD	LAWTON	(580)357-9753
OKLAHOMA	WEN OKLAHOMA, LLC	14329 NE 23RD ST	CHOCTAW	(405)445-5954
OKLAHOMA	WEN OKLAHOMA, LLC	2420 WEST MAIN STREET	DURANT	(580)634-2809
OKLAHOMA	WEN OKLAHOMA, LLC	4515 E. WATERLOO RD	EDMOND	(405)531-9325
OKLAHOMA	WEN OKLAHOMA, LLC	3101 TERRITORY LANE	EL RENO	(405)276-8005
OKLAHOMA	WEN OKLAHOMA, LLC	1505 W OWEN K GARRIOTT ROAD	ENID	(580)366-4195
OKLAHOMA	WEN OKLAHOMA, LLC	500 S. GEORGE NIGH EXPRESSWAY	MCALESTER	(918)429-1576
OKLAHOMA	WEN OKLAHOMA, LLC	5715 SE 15TH STREET	MIDWEST CITY	(405)458-8427
OKLAHOMA	WEN OKLAHOMA, LLC	1300 NORTH MOORE RD	MOORE	(405)458-8427
		901 E HWY 152	MUSTANG	
OKLAHOMA	WEN OKLAHOMA, LLC			(405)446-8695
OKLAHOMA	WEN OKLAHOMA, LLC	1908 W. MAIN STREET	NORMAN	(405)322-5704
OKLAHOMA	WEN OKLAHOMA, LLC	3351 W. TECUMSEH RD.	NORMAN	(405)310-8357
OKLAHOMA	WEN OKLAHOMA, LLC	1128 NW 178TH STREET	OKLAHOMA CITY	(405)938-1227
OKLAHOMA	WEN OKLAHOMA, LLC	13524 N. ROCKWELL AVE	OKLAHOMA CITY	(405)446-8764
OKLAHOMA	WEN OKLAHOMA, LLC	13606 PENNSYLVANIA AVE.	OKLAHOMA CITY	(405)755-2990
OKLAHOMA	WEN OKLAHOMA, LLC	1420 S. MUSTANG ROAD	OKLAHOMA CITY	(405)594-7872
OKLAHOMA	WEN OKLAHOMA, LLC	2101 SW 89TH STREET	OKLAHOMA CITY	(405)594-7848
OKLAHOMA	WEN OKLAHOMA, LLC	3701 N. MAY AVE	OKLAHOMA CITY	(405)947-0095
OKLAHOMA	WEN OKLAHOMA, LLC	3834 N. LINCOLN	OKLAHOMA CITY	(405)525-3183
OKLAHOMA	WEN OKLAHOMA, LLC	4501 NW 23RD ST	OKLAHOMA CITY	(405)562-7301
OKLAHOMA	WEN OKLAHOMA, LLC	4501 S. WESTERN	OKLAHOMA CITY	(405)446-8649
OKLAHOMA	WEN OKLAHOMA, LLC	4518 SOUTHEAST 29TH ST	OKLAHOMA CITY	(405)446-8652
OKLAHOMA	WEN OKLAHOMA, LLC	705 S MACARTHUR BLVD	OKLAHOMA CITY	(405)446-8651
	,	7716 NORTHWEST EXPRESSWAY	OKLAHOMA CITY	. ,
OKLAHOMA	WEN OKLAHOMA, LLC			(405)721-8929
OKLAHOMA	WEN OKLAHOMA, LLC	700 N. 1ST.	PONCA CITY	(580)762-6030
OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC	700 N. 1ST. 200 SHAWNEE MALL DR	PONCA CITY SHAWNEE	(580)762-6030 (405)432-4591
oklahoma oklahoma oklahoma	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD	PONCA CITY SHAWNEE STILLWATER	(580)762-6030 (405)432-4591 (405)338-7038
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST.	PONCA CITY SHAWNEE STILLWATER STILLWATER	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST.	PONCA CITY SHAWNEE STILLWATER STILLWATER	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (541)926-4618 (503)591-8538
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (541)926-4618 (503)591-8538 (503)690-2765
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD.	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (541)926-4618 (503)591-8538 (503)690-2765 (503)627-9131
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD. 16220 SE 82ND DRIVE	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (541)926-4618 (503)591-8538 (503)690-2765 (503)627-9131 (503)657-4368
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD. 16220 SE 82ND DRIVE 490 NE BURNSIDE RD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (541)926-4618 (503)591-8538 (503)690-2765 (503)627-9131 (503)657-4368 (503)667-3781
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (503)591-8538 (503)692-2765 (503)627-9131 (503)657-4368 (503)667-3781 (503)693-6525
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA,	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD. 16220 SE 82ND DRIVE 490 NE BURNSIDE RD 1920 S.E. MINTER BRIDGE DR. 22250 IMBRIE DR.	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALDHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)627-9131 (503)657-4368 (503)667-3781 (503)693-6525 (503)640-4564
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA,	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD. 16220 SE 82ND DRIVE 490 NE BURNSIDE RD 1920 S.E. MINTER BRIDGE DR. 22250 IMBRIE DR. 7530 WEST BASELINE ROAD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)627-9131 (503)657-4368 (503)667-3781 (503)667-3781 (503)640-4564 (503)356-8294
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN TEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD. 16220 SE 82ND DRIVE 490 NE BURNSIDE RD 1920 S.E. MINTER BRIDGE DR. 22250 IMBRIE DR. 7530 WEST BASELINE ROAD 1405 N. LOMBARD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO PORTLAND	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)627-9131 (503)657-4368 (503)667-3781 (503)667-3781 (503)667-3781 (503)640-4564 (503)356-8294 (503)283-4530
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA	700 N. 1ST. 200 SHAWNEE MALL DR 2401 N PERKINS RD 724 W. 6TH ST. 1009 E MAIN ST 1170 GARTH BROOKS BLVD 200 S PARK DR 1560 PACIFIC BLVD SE 19725 SW TV HWY 18577 NW EIDER COURT 3670 S.W. HALL BLVD. 16220 SE 82ND DRIVE 490 NE BURNSIDE RD 1920 S.E. MINTER BRIDGE DR. 22250 IMBRIE DR. 7530 WEST BASELINE ROAD 1405 N. LOMBARD 1421 NE GRAND	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO PORTLAND PORTLAND	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)692-765 (503)667-3781 (503)657-4368 (503)667-3781 (503)667-3781 (503)640-4564 (503)356-8294 (503)283-4530 (503)249-2911
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OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S. JONES, SAMUEL T. MARK GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1405 N. LOMBARD         1421 NE GRAND         1535 NE 181ST AVE.         232 NE 82ND AVE         9695 NE CASCADES PKWY         237 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON ELACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SALEM SALEM SALEM	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (580)339-5096 (503)691-8538 (503)690-2765 (503)690-2765 (503)667-3781 (503)657-4368 (503)667-3781 (503)667-3781 (503)667-3781 (503)667-3781 (503)284-459 (503)251-2791 (503)251-2791 (503)254-2459 (503)358-9944 (503)585-9944 (503)682-7551
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN E	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1421 NE GRAND         1535 NE 181ST AVE.         232 NE 82ND AVE         4323 NE 122ND AVE         9695 NE CASCADES PKWY         2375 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD         1659 SE ENSIGN LANE         11607 S.E. 82ND AVENUE	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SALEM SALEM SALEM SALEM SALEM	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)692-765 (503)667-3781 (503)667-3781 (503)667-3781 (503)667-3781 (503)263-6525 (503)264-4564 (503)252-1185 (503)252-1185 (503)252-1185 (503)661-6638 (503)252-1185 (503)264-4031 (503)668-7957 (503)662-5511 (503)861-0803 (503)654-2713
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GRUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GRUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GRUP W AKSAN IA, LLC, IRFAN ERIK	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1405 N. LOMBARD         1421 NE GRAND         1535 NE 181ST AVE.         232 NE 82ND AVE         4323 NE 122ND AVE         9695 NE CASCADES PKWY         2375 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD         1659 SE ENSIGN LANE         11607 S.E. 82ND AVENUE         17217 S.E. MCLOUGHLIN	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SALEM SALEM SALEM SANDY TUALATIN WARRENTON HAPPY VALLEY MILWAUKIE	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)692-765 (503)667-3781 (503)667-3781 (503)667-3781 (503)667-3781 (503)640-4564 (503)263-4525 (503)249-2911 (503)661-6638 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)622-4031 (503)682-9944 (503)682-9957 (503)681-0803 (503)653-2472
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN TAKAHOMA, LLC, INFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GW W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GW AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1405 N. LOMBARD         1421 NE GRAND         1535 NE 181ST AVE.         232 NE 82ND AVE         9695 NE CASCADES PKWY         2375 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD         1659 SE ENSIGN LANE         11607 S.E. 82ND AVENUE         17217 S.E. MCLOUGHLIN         1335 S.E. MOLALLA	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEY MILWAUKIE OREGON CITY	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)690-2765 (503)667-3781 (503)657-4368 (503)657-4368 (503)657-4368 (503)254-459 (503)254-459 (503)254-1185 (503)254-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-511 (503)658-9944 (503)654-2713 (503)653-2472 (503)657-9165
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GW AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1405 N. LOMBARD         1421 NE GRAND         1435 NE 181ST AVE.         232 NE 82ND AVE         4323 NE 122ND AVE         9695 NE CASCADES PKWY         2375 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD         1659 SE ENSIGN LANE         11607 S.E. 82ND AVENUE         17217 S.E. MCLOUGHLIN         1335 S.E. MOLALLA         9445 SW BARBUR BLVD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEY MILWAUKIE OREGON CITY PORTLAND	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (503)591-8538 (503)690-2765 (503)690-2765 (503)692-7131 (503)657-4368 (503)667-3781 (503)667-3781 (503)667-3781 (503)240-4564 (503)240-4564 (503)249-2911 (503)264-6538 (503)249-2911 (503)261-6638 (503)251-2791 (503)261-6638 (503)251-2791 (503)362-4031 (503)662-5511 (503)861-0803 (503)653-2472 (503)653-2472 (503)653-2472 (503)653-2472
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GW AKSAN IA, LLC, IRFAN ERIK NOORALI MOOS	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1405 N. LOMBARD         1421 NE GRAND         1435 NE 181ST AVE.         232 NE 82ND AVE         4323 NE 122ND AVE         9695 NE CASCADES PKWY         2375 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD         1659 SE ENSIGN LANE         11607 S.E. 82ND AVENUE         11607 S.E. 82ND AVENUE         11635 S.E. MOLALLA         9445 SW BARBUR BLVD         1730 N HWY 99W	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO HILLSBORO HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SA	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (503)591-8538 (503)690-2765 (503)690-2765 (503)667-9131 (503)657-4368 (503)667-9131 (503)667-3781 (503)640-4564 (503)256-8294 (503)264-4564 (503)256-8294 (503)264-4564 (503)256-8294 (503)264-2511 (503)251-2791 (503)668-7957 (503)668-7957 (503)652-2511 (503)653-2472 (503)653-2472 (503)653-2472 (503)653-2472 (503)653-2472
OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OKLAHOMA OREGON	WEN OKLAHOMA, LLC WEN OKLAHOMA, LLC GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GW AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	700 N. 1ST.         200 SHAWNEE MALL DR         2401 N PERKINS RD         724 W. 6TH ST.         1009 E MAIN ST         1170 GARTH BROOKS BLVD         200 S PARK DR         1560 PACIFIC BLVD SE         19725 SW TV HWY         18577 NW EIDER COURT         3670 S.W. HALL BLVD.         16220 SE 82ND DRIVE         490 NE BURNSIDE RD         1920 S.E. MINTER BRIDGE DR.         22250 IMBRIE DR.         7530 WEST BASELINE ROAD         1405 N. LOMBARD         1421 NE GRAND         1435 NE 181ST AVE.         232 NE 82ND AVE         4323 NE 122ND AVE         9695 NE CASCADES PKWY         2375 S. COMMERCIAL ST.         641 LANCASTER DR NE         37251 HIGHWAY 26         7485 SW NYBERG RD         1659 SE ENSIGN LANE         11607 S.E. 82ND AVENUE         17217 S.E. MCLOUGHLIN         1335 S.E. MOLALLA         9445 SW BARBUR BLVD	PONCA CITY SHAWNEE STILLWATER STILLWATER WEATHERFORD YUKON BROKEN BOW ALBANY ALOHA BEAVERTON CLACKAMAS GRESHAM HILLSBORO HILLSBORO HILLSBORO HILLSBORO PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND PORTLAND SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEM SALEY MILWAUKIE OREGON CITY PORTLAND	(580)762-6030 (405)432-4591 (405)338-7038 (405)372-6161 (580)297-2027 (405)578-4042 (580)339-5096 (580)339-5096 (580)339-5096 (503)591-8538 (503)690-2765 (503)692-765 (503)667-3781 (503)667-3781 (503)667-3781 (503)667-3781 (503)667-3781 (503)640-4564 (503)254-4368 (503)252-1185 (503)254-4459 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)252-1185 (503)668-7957 (503)668-7957 (503)653-2472 (503)653-2472 (503)657-9165 (503)244-8362

OREGON	WENOREGON, LLC, PETER B. NISBET	1624 ASHLAND ST	ASHLAND	(541)488-4877
OREGON	WENOREGON, LLC, PETER B. NISBET	1609 N.E. 3RD ST.	BEND	(541)389-0522
OREGON	WENOREGON, LLC, PETER B. NISBET	61395 SOUTH HIGHWAY 97	BEND	(541)330-6648
OREGON	WENOREGON, LLC, PETER B. NISBET	925 SOUTH BROADWAY	COOS BAY	(541)269-0822
OREGON	WENOREGON, LLC, PETER B. NISBET	1829 N.E. 6TH STREET	GRANTS PASS	(541)476-3797
OREGON	WENOREGON, LLC, PETER B. NISBET	2150 SOUTH 6TH ST.	KLAMATH FALLS	(541)883-1025
OREGON	WENOREGON, LLC, PETER B. NISBET	1010 BIDDLE RD.	MEDFORD	(541)779-3264
OREGON	WENOREGON, LLC, PETER B. NISBET	1920 N. PACIFIC HWY	MEDFORD	(541)779-2925
OREGON	WENOREGON, LLC, PETER B. NISBET	798 NW GARDEN VALLEY	ROSEBURG	(541)673-1392
OREGON	WENSPOK RESOURCES, LLC, PETER B. NISBET	2304 ISLAND AVE	LA GRANDE	(541)963-0140
OREGON	WENSPOK RESOURCES, LLC, PETER B. NISBET	824 SOUTHGATE	PENDLETON	(541)278-0501
OREGON	WENSPRINGS PARTNER LLC, PETER B. NISBET	1930 MOHAWK BLVD	SPRINGFIELD	(458)202-5531
OREGON	WENVALLEY, LLC, PETER B. NISBET	2401 W. 11TH ST.	EUGENE	(541)344-4488

# PENNSYLVANIA

PENNSYLVANIABRIAD WENCHEST, LLC5601 CHESTNUT STREETPHILADELPHIAPENNSYLVANIABRIAD WENCO, L.L.C.3521 EDGEMONT AVENUEBROOKHAVENPENNSYLVANIABRIAD WENCO, L.L.C.800 REED RDBROOMALL	
PENNSYLVANIA BRIAD WENCO, L.L.C. 800 REED RD BROOMALL	(267)233-7330
	(610)872-7340
	(610)356-1358
PENNSYLVANIA BRIAD WENCO, L.L.C. 555 WEST LANCASTER AVE. HAVERFORD	(610)525-4462
PENNSYLVANIA BRIAD WENCO, L.L.C. 733 HUNTINGDON PIKE HUNTINGDON	
PENNSYLVANIA BRIAD WENCO, L.L.C. 5150 PENNELL ROAD MEDIA	(610)485-0711
PENNSYLVANIA BRIAD WENCO, LL.C. 259 CITY LINE AVE. MERION STATIC	
PENNSYLVANIA BRIAD WENCO, LLC. 255 CHT LINE AVE. MELION STATE	(215)569-4087
PENNSYLVANIA BRIAD WENCO, L.L.C. PHILADELPHIA	(215)236-0572
PENNSYLVANIA BRIAD WENCO, L.L.C. 2130 S CHRISTOPHER COLUMBUS BLVD PHILADELPHIA	(215)336-2705
PENNSYLVANIA BRIAD WENCO, L.L.C. 2301 COTTMAN AVENUE PHILADELPHIA	(215)708-0400
PENNSYLVANIA BRIAD WENCO, L.L.C. 2340 OREGON AVE. PHILADELPHIA	(215)755-1720
PENNSYLVANIA BRIAD WENCO, L.L.C. 2940 FOX STREET PHILADELPHIA	(215)221-0450
PENNSYLVANIA BRIAD WENCO, L.L.C. 3000 ISLAND AVE PHILADELPHIA	(215)365-0753
PENNSYLVANIA BRIAD WENCO, L.L.C. 3600 ARAMINGO AVENUE PHILADELPHIA	(215)537-4656
PENNSYLVANIA BRIAD WENCO, L.L.C. 501 ADAMS AVE PHILADELPHIA	(267)343-7448
PENNSYLVANIA BRIAD WENCO, L.L.C. 5534 WAYNE AVENUE PHILADELPHIA	(267)635-5850
PENNSYLVANIA BRIAD WENCO, L.L.C. 5901 RIDGE AVENUE PHILADELPHIA	(215)482-3130
PENNSYLVANIA BRIAD WENCO, L.L.C. 6001 N. BROAD ST. PHILADELPHIA	(215)276-8550
PENNSYLVANIA BRIAD WENCO, L.L.C. 700 E. HUNTING PARK PHILADELPHIA	(215)743-3931
PENNSYLVANIA BRIAD WENCO, L.L.C. 7700 CITY LINE AVE PHILADELPHIA	(215)473-6040
PENNSYLVANIA BRIAD WENCO, L.C. 901 COTTMAN AVENUE PHILADELPHIA	(215)342-4636
PENNSYLVANIA BRIAD WENCO, LL.C. 115 STEWART AVENUE RIDLEY PARK	(610)521-1241
PENNSYLVANIA BRIAD WENCO, LL.C. 2441 W. CHELTENHAM AVENUE WYNCOTE	(267)766-3224
PENNSYLVANIA BRIAD WENCO, LL.C., BRADFORD L. HONIGFELD 3100 CHICHESTER AVENUE BOOTHWYN	(610)485-0192
	(610)461-2257
PENNSYLVANIA BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD 132 NORTH MACDADE GLENOLDEN	(610)522-0385
PENNSYLVANIA BRIAD WENCO, LL.C., BRADFORD L. HONIGFELD 294 E. BALTIMORE PIKE MEDIA	(610)566-4566
PENNSYLVANIA BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD 2100 RED LION ROAD PHILADELPHIA	(215)677-2748
PENNSYLVANIA BRIAD WENCO, L.L.C., BRADFORD L. HONIGFELD 6900 WALNUT STREET UPPER DARBY	(610)352-3197
PENNSYLVANIA BRISTOL WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO 3020 VETERANS HIGHWAY BRISTOL	(215)458-7226
PENNSYLVANIA CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO 2000 S. EAGLE ROAD NEWTOWN	(215)968-4579
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         2000 S. EAGLE ROAD         NEWTOWN           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER	(215)968-4579 (215)396-7265
PENNSYLVANIA CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO 813 EAST COUNTY LINE ROAD WARMINSTER	(215)396-7265
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTON	(215)396-7265 (215)491-4871
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD	(215)396-7265 (215)491-4871 (717)624-2400
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE         40 S CHURCH ST         HAZLETON	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLE	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWN	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHER	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHEREMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,CONSHOHORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,CONSHOHORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDS	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANOPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANOPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDOYLESTOWNPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         WARRINGTON           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE         40 S CHURCH ST         HAZLETON           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILLE           PENNSYLVANIA         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         103 RIDGE PIKE         CONSHOHOCKEN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1013 RIDGE PIKE         CONSHOHOCKEN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         400 N. MAIN STREET         DOYLESTOWN           PENNSYLVANIA         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500
PENNSYLVANIA       CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO       813 EAST COUNTY LINE ROAD       WARMINSTER         PENNSYLVANIA       CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO       620 EASTON ROAD       WARRINGTON         PENNSYLVANIA       CHILI MEAT LLC       6167 YORK ROAD       WARRINGTON         PENNSYLVANIA       CITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE       40 S CHURCH ST       HAZLETON         PENNSYLVANIA       COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       201 SECOND AVE       COLLEGEVILLE         PENNSYLVANIA       CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       103 RIDGE PIKE       CONSHOHOCKEN         PENNSYLVANIA       CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       1013 RIDGE PIKE       CONSHOHOCKEN         PENNSYLVANIA       DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       400 N. MAIN STREET       DOYLESTOWN         PENNSYLVANIA       DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       1710 LIMEKILN PIKE       DRESHER         PENNSYLVANIA       DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       1710 LIMEKILN PIKE       DOYLESTOWN         PENNSYLVANIA       DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       1710 LIMEKILN PIKE       DRESHER         PENNSYLVANIA       DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO       1710 LIMEKILN PIKE	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT,	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOVLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOVLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOVLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOVLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,612 N. COURTLANDEAST STROUDSPENNSYLVANIAWILLIAM PETER AHN	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1010 N. MAIN STREETDOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDEAST STROUDSPENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDEAST STROUDSEAST STROUDSPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J6696 SULLIVAN TRAILWIND GAP	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHLI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHLI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INC	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)420-1700 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1010 N. MAIN STREETDOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDEAST STROUDSPENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDEAST STROUDSEAST STROUDSPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J6696 SULLIVAN TRAILWIND GAP	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHLI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHLI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INC	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)420-1700 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIA4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,612 N. COURTLANDEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J6696 SULLIVAN TRAILWIND GAPPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWIND GAPPENNSYLVANIA <t< td=""><td>(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117</td></t<>	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKILN PIKEDARESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVAN	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKENPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKLIN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKLIN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKLIN PIKEDRESHERPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWIND GAPPENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CHILI MEAT LLC         HAZLETON         HAZLETON           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILLE           PENNSYLVANIA         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1013 RIDGE PIKE         CONSHOHOCKEN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         WILLIAM PETER AHNERT, J         GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         WILLIAM PETER AHNERT, J         BANDRA         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         PENNSYLVANIA         WILLIAM PETER	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (712)40-0117 (610)340-0276 (717)737-6521 (717)285-9607 (717)432-8933
PENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO813 EAST COUNTY LINE ROADWARMINSTERPENNSYLVANIACDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO620 EASTON ROADWARRINGTONPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACHILI MEAT LLC6167 YORK ROADNEW OXFORDPENNSYLVANIACOTTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE40 S CHURCH STHAZLETONPENNSYLVANIACOLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO201 SECOND AVECOLLEGEVILLEPENNSYLVANIACONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1013 RIDGE PIKECONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO400 N. MAIN STREETDOYLESTOWNPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKIN PIKEDRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKIN PIKEDRESHERPENNSYLVANIADOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO1710 LIMEKIN PIKEDRESHERDOYLESTOWNPENNSYLVANIAWILLIAM PETER AHNERT, J4500 MILFORD ROADEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J612 N. COURTLANDEAST STROUDSEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,FEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,PENNSYLVANIAWILLIAM PETER AHNERT, J103 HULST DRMATAMORASEMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521 (717)285-9607 (717)432-8933 /N (717)361-2856
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CHILI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILLE           PENNSYLVANIA         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1013 RIDGE PIKE         CONSHOHOCKEN           PENNSYLVANIA         DOVLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1001 N. MAIN STREET         DOVLESTOWN           PENNSYLVANIA         DOVLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         4500 MILFORD ROAD         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         612 N. COURTLAND         EAST STROUDS           PENNSYLVANIA         WILLIAM PETER AHNERT, J         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         9696	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521 (717)735-5738
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHIL MEAT LLC         6167 YORK ROAD         NEW ØXFORD           PENNSYLVANIA         CITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE         40 S CHURCH ST         HAZLETON           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILLE           PENNSYLVANIA         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1013 RIDGE PIKE         CONSHOHOCKEN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1001 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         WILLIAM PETER AHNERT, J         4500 MILFORD ROAD         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         PENNSYLVANIA         WILLIAM PETER AHNERT, J         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         PENNSYLVANIA         WILLIAM PETER AHNERT, J         103 HULST DR	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)420-1700 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)735-563 (717)735-5738 (717)732-5738 (717)733-8450
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARRINSTER           PENNSYLVANIA         CHA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHI MEAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE         40 S CHURCH ST         HAZLETON           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILE           PENNSYLVANIA         COLSCOND AVE         COLLEGEVILLE         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1013 RIDGE PIKE         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1013 RIDGE PIKE         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         PENNSYLVANIA         HULLAM PETER AHNERT, J         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         PENNSYLVANIA         WILLIAM PETER AHNERT, J         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEM	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521 (717)285-9607 (717)32-8933 /N (717)361-2856 (717)733-8450 (717)733-8450 (717)657-0404
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHI RAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CHITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE         40 S CHURCH ST         HAZLETON           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILLE           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         103 RIDGE PIKE         CONSHOHOCKN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DOPLESTOWN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DOPLESTOWN           PENNSYLVANIA         WILLIAM PETER AHNERT, J         EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         4500 MILFORD ROAD         EAST STROUDS           PENNSYLVANIA         WILLIAM PETER AHNERT, J         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         PENNSYLVANIA         WILLIAM PETER AHNERT, J         G12 N. COURTLAND	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521 (717)737-6521 (717)7361-2856 (717)733-8450 (717)738-8450 (717)738-8450 (717)738-8450
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CHILI MAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         CHILT MAT LLC         6167 YORK ROAD         NEW OXFORD           PENNSYLVANIA         COLLEGEVILLE         COLSCOND AVE         COLLEGEVILLE           PENNSYLVANIA         COLLEGEVILLE         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         103 RIDGE PIKE         CONSHOHOCKEN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILN PIKE         DRESHER           PENNSYLVANIA         WILLIAM PETEN AHNERT, J         MEMPA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         4500 MILFORD ROAD         EAST STROUDS           PENNSYLVANIA         WILLIAM PETER AHNERT, J         103 HULST DR         MATAMORAS           EMPRA SYS	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521 (717)285-9607 (717)432-8933 (N (717)361-2856 (717)732-5738 (717)733-8450 (717)657-0404 (717)908-1212 (717)564-1302
PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         813 EAST COUNTY LINE ROAD         WARMINSTER           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CDA FOODS, INC., ANTHONY ROMEO, ROBERT J. ROMEO         620 EASTON ROAD         WARRINGTON           PENNSYLVANIA         CITISTORE, INC., MARY ELIZABETH HAYDEN-SCHWABE         40 S CHURCH ST         HAZLETON           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         201 SECOND AVE         COLLEGEVILLE           PENNSYLVANIA         COLLEGEVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         103 RIDGE PIKE         CONSHOHOCKN           PENNSYLVANIA         DOYLESTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILIN PIKE         DOPLESTOWN           PENNSYLVANIA         DORESHER WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         1710 LIMEKILIN PIKE         DORESHER           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         4500 MILFORD ROAD         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         612 N. COURTLAND         EAST STROUDS           EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II,         6612 N. COURTLAND         EMPRA SYSTEMS INCORPORATED, ABIGAIL E. AHNERT, EMILY E. AHNERT,	(215)396-7265 (215)491-4871 (717)624-2400 (570)454-9658 (610)454-1250 EN (610)825-7825 (215)489-1001 (215)641-0887 BURG (570)223-1500 BURG (570)420-1700 (570)491-2191 (610)863-6188 (610)363-7563 (814)849-9881 (717)240-0117 (610)340-0276 (717)737-6521 (717)737-6521 (717)7361-2856 (717)733-8450 (717)738-8450 (717)738-8450 (717)738-8450

PENNSYLVANIA	HARRISBURG LIV BACON LLC	6405 GRAYSON ROAD	HARRISBURG	(717)561-0180
PENNSYLVANIA	HARRISBURG LIV BACON LLC	615 PARK AVENUE	HERSHEY	(717)312-1126
PENNSYLVANIA	HARRISBURG LIV BACON LLC	625 E MAIN ST	HUMMELSTOWN	(717)566-3188
PENNSYLVANIA	HARRISBURG LIV BACON LLC	2 EVEREST LANE	JONESTOWN	(717)865-7694
PENNSYLVANIA	HARRISBURG LIV BACON LLC	1117 HARRISBURG PIKE	LANCASTER	(717)393-1065
PENNSYLVANIA	HARRISBURG LIV BACON LLC	1490 EAST LEHMAN STREET	LEBANON	(717)272-5119
PENNSYLVANIA	HARRISBURG LIV BACON LLC	2420 W. CUMBERLAND ST	LEBANON	(717)274-2042
PENNSYLVANIA	HARRISBURG LIV BACON LLC	40 PETERS ROAD	LITITZ	(717)625-2566
PENNSYLVANIA	HARRISBURG LIV BACON LLC	305 CUMBERLAND PARKWAY	MECHANICSBURG	(717)766-2431
PENNSYLVANIA	HARRISBURG LIV BACON LLC	6101 CARLISLE PIKE	MECHANICSBURG	(717)766-8311
PENNSYLVANIA	HARRISBURG LIV BACON LLC	801 EISENHOWER BLVD	MIDDLETOWN	(717)939-5566
PENNSYLVANIA	HARRISBURG LIV BACON LLC	804 WEST MAIN STREET	NEW HOLLAND	(717)354-2999
PENNSYLVANIA	HARRISBURG LIV BACON LLC	743 EAST MAIN STREET	PALMYRA	(717)838-2638
PENNSYLVANIA	HARRISBURG LIV BACON LLC	3197 CAPE HORN ROAD	RED LION	(717)244-2258
PENNSYLVANIA	HARRISBURG LIV BACON LLC	71 SOUTH CONESTOGA DRIVE	SHIPPENSBURG	(717)532-8477
PENNSYLVANIA	HARRISBURG LIV BACON LLC	75 EAST FORREST AVENUE	SHREWSBURY	(717)227-2563
PENNSYLVANIA	HARRISBURG LIV BACON LLC	1201 CARLISLE RD	YORK	(717)854-3465
PENNSYLVANIA	HARRISBURG LIV BACON LLC	125 CLOVERLEAF RD	YORK	(717)266-7373
PENNSYLVANIA	HARRISBURG LIV BACON LLC	2060 SPRINGWOOD RD	YORK	(717)843-0453
PENNSYLVANIA	HARRISBURG LIV BACON LLC	2802 E. MARKET ST	YORK	(717)755-6018
PENNSYLVANIA	HARRISBURG LIV BACON LLC	60 W. 11TH AVE	YORK	(717)848-6071
PENNSYLVANIA	HATFIELD WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	1260 BETHLEHEM PIKE	HATFIELD	(215)716-3517
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	102 WASHINGTON TOWN BOULEVARD	EDINBORO	(814)734-2921
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	105 E. 12TH ST.	ERIE	(814)455-0640
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	2207 W. 12TH STREET	ERIE	(814)454-4441
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	4186 BUFFALO ROAD	ERIE	(814)899-4611
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	5901 PEACH STREET	ERIE	(814)873-9621
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	5902 WATTSBURG ROAD	ERIE	(814)825-5897
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	9175 WEST RIDGE RD.	GIRARD	(814)774-9770
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC	1011 PARK AVENUE	MEADVILLE	(814)333-9655
	· ·	60 PENNSYLVANIA EAST	WARREN	
PENNSYLVANIA	HAZA FOODS OF NORTHEAST, LLC			(814)723-2740
PENNSYLVANIA	HAZEL-WEN, INC., MARY ELIZABETH HAYDEN-SCHWABE	551 SUSQUEHANNA BLVD	HAZLE TOWNSHIP	(570)459-1990
PENNSYLVANIA	HORSHAM WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	415 EASTON RD.	HORSHAM	(215)675-1688
PENNSYLVANIA	LANSDALE 1, WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	600 SOUTH BROAD STREET	LANSDALE	(215)362-7019
PENNSYLVANIA	LANSDALE 2 WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	1758 ALLENTOWN ROAD	LANSDALE	(215)368-6687
PENNSYLVANIA	MONTGOMERYVILLE WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	1010 BETHLEHEM PIKE	MONTGOMERYVILLE	(267)263-2653
PENNSYLVANIA	MORRISVILLE WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	227 PLAZA BLVD.	MORRISVILLE	(215)295-2515
PENNSYLVANIA	NORRISTOWN 1 WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	590 SOUTH TROOPER ROAD	NORRISTOWN	(610)630-4940
PENNSYLVANIA	NORRISTOWN 2 WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	2815 DEKALB PIKE	NORRISTOWN	(610)239-1027
PENNSYLVANIA	PENN-FORREST FOODS, INC., DANIEL D. FORRESTAL	135 BUCKAROO LANE	BELLEFONTE	(814)353-4925
PENNSYLVANIA	PENN-FORREST FOODS, INC., DANIEL D. FORRESTAL	1580 SOUTH MAIN STREET	MANSFIELD	(570)662-7511
PENNSYLVANIA	PENN-FORREST FOODS, INC., DANIEL D. FORRESTAL	1007 LOYALSOCK AVE	MONTOURSVILLE	(570)368-3477
PENNSYLVANIA	PHILLY LIV BACON LLC	1980 S 4TH ST	ALLENTOWN	(610)797-4930
PENNSYLVANIA	PHILLY LIV BACON LLC	3390 LEHIGH STREET	ALLENTOWN	(610)965-0385
PENNSYLVANIA	PHILLY LIV BACON LLC	450 S. CEDAR CREST BLVD	ALLENTOWN	
PENNSYLVANIA	PHILLY LIV BACON LLC			(610)432-3369
DENINGVILLAN		4688 BROADWAY STREET	ALLENTOWN	(610)432-3369 (610)391-1204
PENNSYLVANIA	PHILLY LIV BACON LLC	4688 BROADWAY STREET 757 UNION BLVD		
PENNSYLVANIA PENNSYLVANIA			ALLENTOWN	(610)391-1204
	PHILLY LIV BACON LLC	757 UNION BLVD	ALLENTOWN ALLENTOWN	(610)391-1204 (610)434-5060
PENNSYLVANIA	PHILLY LIV BACON LLC PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD	ALLENTOWN ALLENTOWN BETHLEHEM	(610)391-1204 (610)434-5060 (610)317-8155
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILLY LIV BACON LLC PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILLY LIV BACON LLC PHILLY LIV BACON LLC PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILLY LIV BACON LLC PHILLY LIV BACON LLC PHILLY LIV BACON LLC PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM EASTON	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM EASTON HAMBURG	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY 930 LANCASTER AVENUE	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY 930 LANCASTER AVENUE 4820 PENN AVENUE	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020 (610)670-6388
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY 930 LANCASTER AVENUE 4820 PENN AVENUE 7142 HAMILTON BLVD	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN	(610)391-1204 (610)434-5060 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020 (610)670-6388 (610)366-8626
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PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY LU	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY 930 LANCASTER AVENUE 4820 PENN AVENUE 7142 HAMILTON BLVD 7142 PENN AVENUE 2545 MICKLEY AVE 2545 MICKLEY AVE 255 MICKLEY A	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHTSTON MOUNT POCONO AVALON BETHEL PARK BRIDGEVILLE CRANBERRY	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020 (610)670-6388 (610)366-8626 (610)372-8905 (610)820-5270 (610)736-3266 (610)917-9985 (610)650-0102 (570)655-4102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY 930 LANCASTER AVENUE 4820 PENN AVENUE 7142 HAMILTON BLVD 7142 PENN AVENUE 2545 MICKLEY AVE 2717 N. MERIDAN BLVD. 1075 TOWNSHIP LINE ROAD 1540 EGYPT ROAD 417 ROUTE 315 HWY 1258 POCONO BLVD 1015 OHIO RIVER BLVD 5055 LIBRARY RD. 1125 WASHINGTON PIKE 7 KIMBERLY LN 20093 ROUTE 19	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE CRANBERRY CRANBERRY TOWNSHIP	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020 (610)670-6388 (610)366-8266 (610)372-8905 (610)362-5270 (610)362-5270 (610)363-3266 (610)917-9985 (610)650-0102 (570)655-4102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989 (724)772-0063
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC PRIMARY AIM, LLC	757 UNION BLVD1160 HELLERTOWN ROAD2190 STEFKO BOULEVARD308 BROADWAY STREET204 S WOOD AVE15 DAVES WAY1585 E HIGH ST234 SHOEMAKER ROAD3225 N FIFTH STREET HWY930 LANCASTER AVENUE4820 PENN AVENUE7142 HAMILTON BLVD712 PENN AVENUE2545 MICKLEY AVE2717 N. MERIDAN BLVD.1075 TOWNSHIP LINE ROAD1540 EGYPT ROAD417 ROUTE 315 HWY1258 POCONO BLVD1015 OHIO RIVER BLVD5055 LIBRARY RD.1125 WASHINGTON PIKE7 KIMBERLY LN20093 ROUTE 196595 STATE ROUTE 22	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE CRANBERRY CRANBERRY TOWNSHIP DELMONT	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020 (610)670-6388 (610)372-8905 (610)362-8226 (610)372-8905 (610)820-5270 (610)736-3266 (610)917-9885 (610)650-0102 (570)655-4102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989 (724)772-0063 (724)461-7325
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY AIM, LLC PRIMARY AIM, LLC	757 UNION BLVD         1160 HELLERTOWN ROAD         2190 STEFKO BOULEVARD         308 BROADWAY STREET         204 S WOOD AVE         15 DAVES WAY         1585 E HIGH ST         234 SHOEMAKER ROAD         3225 N FIFTH STREET HWY         930 LANCASTER AVENUE         4820 PENN AVENUE         7142 HAMILTON BLVD         712 PENN AVENUE         2545 MICKLEY AVE         2717 N. MERIDAN BLVD.         1075 TOWNSHIP LINE ROAD         1540 EGYPT ROAD         417 ROUTE 315 HWY         1258 POCONO BLVD         1015 OHIO RIVER BLVD         5055 LIBRARY RD.         1125 WASHINGTON PIKE         7 KIMBERLY LN         20093 ROUTE 19         6595 STATE ROUTE 22         103 NORTHTOWNE SQUARE	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE CRANBERRY CRANBERRY TOWNSHIP DELMONT GIBSONIA	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)21-0884 (610)775-3020 (610)670-6388 (610)372-8905 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (570)855-4102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989 (724)772-0063 (724)461-7325 (724)444-4220
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV LIV BACON LLC PHINY LIV BACON LLC PHINY AIM, LLC PRIMARY AIM, LLC	757 UNION BLVD1160 HELLERTOWN ROAD2190 STEFKO BOULEVARD308 BROADWAY STREET204 S WOOD AVE15 DAVES WAY1585 E HIGH ST234 SHOEMAKER ROAD3225 N FIFTH STREET HWY930 LANCASTER AVENUE4820 PENN AVENUE7142 HAMILTON BLVD712 PENN AVENUE2545 MICKLEY AVE2717 N. MERIDAN BLVD.1075 TOWNSHIP LINE ROAD1540 EGYPT ROAD417 ROUTE 315 HWY1258 POCONO BLVD1015 OHIO RIVER BLVD5055 LIBRARY RD.1125 WASHINGTON PIKE7 KIMBERLY LN20093 ROUTE 196595 STATE ROUTE 22103 NORTHTOWNE SQUARE43 HADLEY RD	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE CRANBERRY CRANBERRY TOWNSHIP DELMONT GIBSONIA GREENVILLE	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)27-8990 (610)21-0884 (610)775-3020 (610)21-0884 (610)775-3020 (610)670-6388 (610)366-8626 (610)372-8905 (610)820-5270 (610)736-3260 (610)820-5270 (610)736-3266 (610)917-9985 (610)650-0102 (570)655-4102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989 (724)772-0063 (724)461-7325 (724)444-4220 (724)588-1801
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV LIC PRIMARY AIM, LLC	757 UNION BLVD 1160 HELLERTOWN ROAD 2190 STEFKO BOULEVARD 308 BROADWAY STREET 204 S WOOD AVE 15 DAVES WAY 1585 E HIGH ST 234 SHOEMAKER ROAD 3225 N FIFTH STREET HWY 930 LANCASTER AVENUE 4820 PENN AVENUE 7142 HAMILTON BLVD 712 PENN AVENUE 2545 MICKLEY AVE 2717 N. MERIDAN BLVD. 1075 TOWNSHIP LINE ROAD 1540 EGYPT ROAD 417 ROUTE 315 HWY 1258 POCONO BLVD 1015 OHIO RIVER BLVD 5055 LIBRARY RD. 1125 WASHINGTON PIKE 7 KIMBERLY LN 20093 ROUTE 19 6595 STATE ROUTE 22 103 NORTHTOWNE SQUARE 43 HADLEY RD 1925 LEESBURG/GROVE CITY ROAD	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE CRANBERRY CRANBERRY TOWNSHIP DELMONT GIBSONIA GREENVILLE GROVE CITY	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)258-5597 (610)562-4044 (610)970-9120 (610)327-8990 (610)921-0884 (610)775-3020 (610)670-6388 (610)366-8626 (610)372-8905 (610)820-5270 (610)820-5270 (610)820-5270 (610)820-5270 (610)917-9985 (610)850-0102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989 (724)472-0063 (724)461-7325 (724)444-4220 (724)588-1801 (724)748-0173
PENNSYLVANIA PENNSYLVANIA	PHILLY LIV BACON LLC PHILY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV BACON LLC PHINY LIV LIV BACON LLC PHINY LIV BACON LLC PHINY AIM, LLC PRIMARY AIM, LLC	757 UNION BLVD1160 HELLERTOWN ROAD2190 STEFKO BOULEVARD308 BROADWAY STREET204 S WOOD AVE15 DAVES WAY1585 E HIGH ST234 SHOEMAKER ROAD3225 N FIFTH STREET HWY930 LANCASTER AVENUE4820 PENN AVENUE7142 HAMILTON BLVD712 PENN AVENUE2545 MICKLEY AVE2717 N. MERIDAN BLVD.1075 TOWNSHIP LINE ROAD1540 EGYPT ROAD417 ROUTE 315 HWY1258 POCONO BLVD1015 OHIO RIVER BLVD5055 LIBRARY RD.1125 WASHINGTON PIKE7 KIMBERLY LN20093 ROUTE 196595 STATE ROUTE 22103 NORTHTOWNE SQUARE43 HADLEY RD	ALLENTOWN ALLENTOWN BETHLEHEM BETHLEHEM BETHLEHEM EASTON HAMBURG POTTSTOWN POTTSTOWN READING READING SINKING SPRING TREXLERTOWN WEST READING WHITEHALL WYOMISSING PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE PHOENIXVILLE CRANBERRY CRANBERRY TOWNSHIP DELMONT GIBSONIA GREENVILLE	(610)391-1204 (610)391-1204 (610)317-8155 (610)974-9611 (610)691-7730 (610)258-5597 (610)562-4044 (610)970-9120 (610)27-8990 (610)21-0884 (610)775-3020 (610)21-0884 (610)775-3020 (610)670-6388 (610)366-8626 (610)372-8905 (610)820-5270 (610)736-3266 (610)917-9985 (610)650-0102 (570)655-4102 (570)839-6664 (412)761-7373 (412)831-0633 (412)257-1515 (814)676-2989 (724)772-0063 (724)461-7325 (724)444-4220 (724)588-1801

9 QUAKER VILLAGE SHOPPING CTR

1705 PINEHOLLOW RD

LEETSDALE

MCKEES ROCKS

(412)749-9227

(412)771-1444

PENNSYLVANIA

PENNSYLVANIA

PRIMARY AIM, LLC

PRIMARY AIM, LLC

PENNSYLVANIA	PRIMARY AIM, LLC	3990 WILLIAM PENN HIGHWAY	MONROEVILLE	(412)373-3850
PENNSYLVANIA	PRIMARY AIM, LLC	5076 WILLIAM PENN HWY	MONROEVILLE	(724)327-2003
PENNSYLVANIA	PRIMARY AIM, LLC	1830 BROADVIEW BLVD.	NATRONA HEIGHTS	(724)226-2248
PENNSYLVANIA	PRIMARY AIM, LLC	201 TARENTUM BRIDGE ROAD	NEW KENSINGTON	(724)334-9009
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PENNSYLVANIA	PRIMARY AIM, LLC	351 LINCOLN HIGHWAY	NORTH VERSAILLES	(412)823-5165
PENNSYLVANIA	PRIMARY AIM, LLC	208 RODI ROAD	PENN HILLS	(412)731-1116
PENNSYLVANIA	PRIMARY AIM, LLC	1660 COCHRAN RD.	PITTSBURGH	(412)561-5333
PENNSYLVANIA	PRIMARY AIM, LLC	2237 NOBLESTOWN	PITTSBURGH	(412)921-2350
PENNSYLVANIA	PRIMARY AIM, LLC	2410 W. LIBERTY	PITTSBURGH	(412)561-0594
PENNSYLVANIA	PRIMARY AIM, LLC	2691 FREEPORT RD.	PITTSBURGH	(412)828-3105
-			PITTSBURGH	
PENNSYLVANIA	PRIMARY AIM, LLC	4001 BUTLER STREET		(412)683-2959
PENNSYLVANIA	PRIMARY AIM, LLC	4524 BROWNS HILL RD.	PITTSBURGH	(412)422-0208
PENNSYLVANIA	PRIMARY AIM, LLC	5422 BAUM BLVD.	PITTSBURGH	(412)687-3670
PENNSYLVANIA	PRIMARY AIM, LLC	60 TOWN SQUARE WAY	PITTSBURGH	(412)884-8010
PENNSYLVANIA	PRIMARY AIM, LLC	6296 STEUBENVILLE PK	PITTSBURGH	(412)787-0808
PENNSYLVANIA	PRIMARY AIM, LLC	725 ALLEGHENY AVE.	PITTSBURGH	(412)231-1653
PENNSYLVANIA	PRIMARY AIM, LLC	7317 MCKNIGHT ROAD	PITTSBURGH	(412)366-7117
	PRIMARY AIM, LLC	891 FREEPORT ROAD	PITTSBURGH	
PENNSYLVANIA				(412)781-0474
PENNSYLVANIA	PRIMARY AIM, LLC	1703 S. BRADDOCK AVE	SWISSVALE	(412)371-8448
PENNSYLVANIA	PRIMARY AIM, LLC	31 TOWNE CENTER	WEST LEECHBURG	(724)845-8412
PENNSYLVANIA	PRIMARY AIM, LLC	2280 LEBANON CHURCH RD	WEST MIFFLIN	(412)653-1599
PENNSYLVANIA	PRIMARY AIM, LLC	10810 PERRY HIGHWAY	WEXFORD	(724)933-0303
PENNSYLVANIA	PRIMARY AIM, LLC	2805 JACKS RUN ROAD	WHITE OAK	(412)678-5544
PENNSYLVANIA	PRIMARY AIM, LLC	116 PEEBLES STREET	WILKINSBURG	(412)247-1572
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PENNSYLVANIA	PRUSSIA WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	306 SOUTH HENDERSON ROAD	KING OF PRUSSIA	(610)878-2200
PENNSYLVANIA	QSF, INCORPORATED, ROBERT G. LAWRENCE, STEVEN G. KEPIC	2685 MEMORIAL HIGHWAY	DALLAS	(570)675-4008
PENNSYLVANIA	QSF, INCORPORATED, ROBERT G. LAWRENCE, STEVEN G. KEPIC	963 GOLDEN MILE ROAD	TOWANDA	(570)265-6329
PENNSYLVANIA	QUAKERTOWN WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	59 N WEST END BLVD	QUAKERTOWN	(267)347-4435
PENNSYLVANIA	QUALITY SERVED FAST II, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC, THEODORE SHAW	1188 TEXAS PALMYRA HWY	HONESDALE	(570)251-9606
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC	885 VIEWMONT DR.	DICKSON CITY	(570)558-0776
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC	1170 ONEILL HIGHWY	DUNMORE	(570)347-4466
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC	55 S WYOMING AVE	EDWARDSVILLE	(570)288-2200
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC	703 DAVIS STREET	SCRANTON	(570)558-6690
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC	944 WYOMING AVENUE	SCRANTON	(570)969-9009
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC	359 KIDDER ST.	WILKES BARRE	(570)826-1231
		980 SCHECHTER DR.	WILKES BARRE	
PENNSYLVANIA	QUALITY SERVED FAST, INC., ROBERT G. LAWRENCE, STEVEN G. KEPIC			(570)970-1952
PENNSYLVANIA	RIVER FLATS, LLC, JOSEPH M. CUGINE, KEITH KAS	1753 ELMIRA STREET	SAYRE	(570)882-9907
PENNSYLVANIA	ROYERSFORD WEN LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	70 BUCKWALTER ROAD	ROYERSFORD	(610)948-9518
PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER	212 HAMPTON AVE	PUNXSUTAWNEY	(814)938-8979
	RYAN S. GROUP, INC., DIANA J. BEAVER RYAN S. GROUP, INC., DIANA J. BEAVER	212 HAMPTON AVE 1001 S. ST. MARYS RD	PUNXSUTAWNEY ST. MARYS	(814)938-8979 (814)781-7098
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER	1001 S. ST. MARYS RD	ST. MARYS	(814)781-7098
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO	1001 S. ST. MARYS RD 752 ROUTE 113	ST. MARYS SOUDERTON	(814)781-7098 (215)703-9851
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD	ST. MARYS SOUDERTON ALIQUIPPA	(814)781-7098 (215)703-9851 (724)375-5410
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET	ST. MARYS SOUDERTON ALIQUIPPA BEAVER	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET	ST. MARYS SOUDERTON ALIQUIPPA BEAVER	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)284-1282 (724)282-7940 (724)774-4780
PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 4 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD.	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343
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PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 1 LIMITED         THOMAS 7 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 TTH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)533-5513 (724)533-5513 (724)941-9547 (724)542-2435 (724)941-9547 (724)542-2435 (724)9425-8515 (724)438-0353 (724)437-0726
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 1 LIMITED         THOMAS 7 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST.	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)539-5513 (724)539-5513 (724)542-2435 (724)941-9547 (724)542-2435 (724)925-8515 (724)425-3515 (724)425-3515 (724)438-0353 (724)437-0726 (724)222-7860
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 1 LIMITED         THOMAS 7 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST.	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)532-3385 (724)539-5513 (724)542-33785 (724)542-2435 (724)941-9547 (724)942-8515 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-5862
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST. 461 RACE TRACK ROAD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)628-3373 (724)628-3373 (724)628-3373 (724)628-3373 (724)539-5513 (724)539-5513 (724)539-5513 (724)542-2435 (724)943-0553 (724)942-8515 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-862 (724)852-1038
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 1 LIMITED         THOMAS 7 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST.	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)532-3385 (724)539-5513 (724)542-33785 (724)542-2435 (724)941-9547 (724)942-8515 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-5862
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 7TH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST. 461 RACE TRACK ROAD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)628-3373 (724)628-3373 (724)628-3373 (724)628-3373 (724)539-5513 (724)539-5513 (724)539-5513 (724)542-2435 (724)943-0553 (724)942-8515 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-862 (724)852-1038
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)262-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)437-0726 (724)225-8815 (724)437-0726 (724)225-5862 (724)852-1038 (215)355-4647</td>	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)262-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)437-0726 (724)225-8815 (724)437-0726 (724)225-5862 (724)852-1038 (215)355-4647
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)533-5513 (724)533-5513 (724)533-5513 (724)533-5513 (724)533-5513 (724)533-5513 (724)437-0726 (724)22-7860 (724)22-</td>	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)533-5513 (724)533-5513 (724)533-5513 (724)533-5513 (724)533-5513 (724)533-5513 (724)437-0726 (724)22-7860 (724)22-
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 TTH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST. 461 RACE TRACK ROAD 115 GREENE PLZ 3413 HORIZON BLVD 9549 WILLIAM PENN HWY 378 S CLAUDE A LORD BLVD 1610 N. ATHERTON</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894</td>	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 TTH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST. 461 RACE TRACK ROAD 115 GREENE PLZ 3413 HORIZON BLVD 9549 WILLIAM PENN HWY 378 S CLAUDE A LORD BLVD 1610 N. ATHERTON	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 1 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGDON POTTSVILLE STATE COLLEGE</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)823-3395 (724)533-5513 (724)834-6227 (724)533-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-563 (724)22-7860 (724)22-7860 (724)22-5862 (724)822-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863</td>	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGDON POTTSVILLE STATE COLLEGE	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)823-3395 (724)533-5513 (724)834-6227 (724)533-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-563 (724)22-7860 (724)22-7860 (724)22-5862 (724)822-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 TTH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST. 461 RACE TRACK ROAD 115 GREENE PLZ 3413 HORIZON BLVD 9549 WILLIAM PENN HWY 378 S CLAUDE A LORD BLVD 1610 N. ATHERTON</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894</td>	1001 S. ST. MARYS RD 752 ROUTE 113 2719 BRODHEAD RD 1635 THIRD STREET 1701 TTH AVENUE 700 CHIPPEWA TOWNE CENTER 122 CLEARVIEW AVENUE 216 NEW CASTLE ROAD 111 GOLFVIEW DRIVE 8703 UNIVERSITY BLVD. 790 ROSTRAVER ROAD 113 CAVASINA DRIVE 1017 W. CRAWFORD AVE 1231 S. MAIN STREET 5231 ROUTE 30 6283 LINCOLN HWY 10 LATROBE THIRTY PLAZA 3500 WASHINGTON RD 400 SUMMIT RIDGE PLAZA 210 NORTH CENTER STREET 125 MATTHEW DRIVE 89 RESTAURANT ROW 1399 WEST CHESTNUT ST. 461 RACE TRACK ROAD 115 GREENE PLZ 3413 HORIZON BLVD 9549 WILLIAM PENN HWY 378 S CLAUDE A LORD BLVD 1610 N. ATHERTON	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)438-0353 (724)437-0726 (724)222-7860 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 1 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON STATE COLLEGE STATE COLLEGE DRUMS</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)823-3395 (724)533-5513 (724)834-6227 (724)533-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-563 (724)22-7860 (724)22-7860 (724)22-5862 (724)822-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863</td>	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON STATE COLLEGE STATE COLLEGE DRUMS	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)823-3395 (724)533-5513 (724)834-6227 (724)533-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-563 (724)22-7860 (724)22-7860 (724)22-5862 (724)822-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER         SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO         THOMAS 4 LIMITED         THOMAS 7 LIMITED </td <td>1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE</td> <td>ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGDON POTTSVILLE STATE COLLEGE</td> <td>(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)823-3395 (724)533-5513 (724)834-6227 (724)533-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-563 (724)22-7860 (724)22-7860 (724)22-5862 (724)822-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863</td>	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGDON POTTSVILLE STATE COLLEGE	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)724-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)823-3395 (724)533-5513 (724)834-6227 (724)533-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-5513 (724)539-563 (724)22-7860 (724)22-7860 (724)22-5862 (724)822-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS A LIMITED THOMAS 4 LIMITED THOMAS 7 LIMITED	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE525 NORTH HUNTER HIGHWAY990 BLAKESLEE BLVD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON STATE COLLEGE STATE COLLEGE DRUMS	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)533-513 (724)941-9547 (724)542-2435 (724)941-9547 (724)542-2435 (724)941-9547 (724)25-5862 (724)437-0726 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863 (570)788-8420
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 7 LIMITED	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE525 NORTH HUNTER HIGHWAY990 BLAKESLEE BLVD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON STATE COLLEGE STATE COLLEGE DRUMS	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)262-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)925-8515 (724)438-0353 (724)437-0726 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)237-5894 (814)954-5863 (570)788-8420 (610)377-3006
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 7 LIMITED	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE990 BLAKESLEE BLVD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON POTTSVILLE STATE COLLEGE STATE COLLEGE DRUMS LEHIGHTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)745-6640 (724)628-3373 (724)834-6227 (724)832-3395 (724)533-513 (724)941-9547 (724)542-2435 (724)941-9547 (724)542-2435 (724)941-9547 (724)25-5862 (724)437-0726 (724)225-5862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863 (570)788-8420
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 7 LIMITE	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE555 NORTH HUNTER HIGHWAY990 BLAKESLEE BLVD4896 PA-873	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG CONNURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)834-6227 (724)834-6227 (724)832-5513 (724)523-3785 (724)523-3785 (724)523-3785 (724)539-5513 (724)437-0726 (724)225-8515 (724)437-0726 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7862 (724)355-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863 (570)788-8420 (610)377-3006 (610)735-2050
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 7 LIMITE	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE990 BLAKESLEE BLVD	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON WASHINGTON POTTSVILLE STATE COLLEGE STATE COLLEGE DRUMS LEHIGHTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)262-3373 (724)834-6227 (724)832-3395 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)925-8513 (724)437-0726 (724)225-862 (724)825-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)237-5894 (814)237-5894 (814)237-5894 (814)237-5806
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 7 LIMITE	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE555 NORTH HUNTER HIGHWAY990 BLAKESLEE BLVD4896 PA-8731133 N. 9TH STREET	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG LATROBE MCMURAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)834-6227 (724)832-5513 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)523-3785 (724)539-5513 (724)437-0726 (724)227-860 (724)225-8515 (724)437-0726 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7862 (724)852-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863 (570)788-8420 (610)377-3006 (610)735-2050
PENNSYLVANIA PENNSYLVANIA	RYAN S. GROUP, INC., DIANA J. BEAVER SOUDERTON WEN, LLC, CHRISTINA GIORDANO, GASPAR GIORDANO THOMAS 4 LIMITED THOMAS 7 LIMITE	1001 S. ST. MARYS RD752 ROUTE 1132719 BRODHEAD RD1635 THIRD STREET1701 TTH AVENUE700 CHIPPEWA TOWNE CENTER122 CLEARVIEW AVENUE216 NEW CASTLE ROAD111 GOLFVIEW DRIVE8703 UNIVERSITY BLVD.790 ROSTRAVER ROAD113 CAVASINA DRIVE1017 W. CRAWFORD AVE1231 S. MAIN STREET5231 ROUTE 306283 LINCOLN HWY10 LATROBE THIRTY PLAZA3500 WASHINGTON RD400 SUMMIT RIDGE PLAZA210 NORTH CENTER STREET125 MATTHEW DRIVE89 RESTAURANT ROW1399 WEST CHESTNUT ST.461 RACE TRACK ROAD115 GREENE PLZ3413 HORIZON BLVD9549 WILLIAM PENN HWY378 S CLAUDE A LORD BLVD1610 N. ATHERTON521 UNIVERSITY DRIVE555 NORTH HUNTER HIGHWAY990 BLAKESLEE BLVD4896 PA-873	ST. MARYS SOUDERTON ALIQUIPPA BEAVER BEAVER FALLS BEAVER FALLS BUTLER MONACA MOON TOWNSHIP BELLE VERNON CANONSBURG CONNELLSVILLE GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG GREENSBURG CONNURRAY MOUNT PLEASANT NEW STANTON UNIONTOWN UNIONTOWN UNIONTOWN WASHINGTON	(814)781-7098 (215)703-9851 (724)375-5410 (724)774-6342 (724)847-2210 (724)847-2210 (724)843-3391 (724)284-1282 (724)282-7940 (724)774-4780 (412)264-4343 (724)930-7505 (724)745-6640 (724)628-3373 (724)834-6227 (724)834-6227 (724)834-6227 (724)834-6227 (724)832-5513 (724)523-3785 (724)523-3785 (724)523-3785 (724)539-5513 (724)437-0726 (724)225-8515 (724)437-0726 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7860 (724)225-7862 (724)355-1038 (215)355-4647 (814)643-6333 (570)429-1687 (814)237-5894 (814)954-5863 (570)788-8420 (610)377-3006 (610)735-2050

	WEN-TATAMY, LLC, ABIGAIL E. AHNERT, EMILY E. AHNERT, ROBERT M. AHNERT, II, WILLIAM	I PETER		
PENNSYLVANIA	AHNERT, J	200 TROLLEY LINE DRIVE, BLDG C1	EASTON	(484)404-9300
PENNSYLVANIA	WENCO CASTLE, INC., DEAN SCAIFE, JOHN STOCK	120 N. HERMITAGE ROAD	HERMITAGE	(724)982-4121
PENNSYLVANIA	WENCO CASTLE, INC., DEAN SCAIFE, JOHN STOCK	2590 W. STATE STREET	NEW CASTLE	(724)658-7544
PENNSYLVANIA	WENCO CASTLE, INC., DEAN SCAIFE, JOHN STOCK	3218 WILMINGTON ROAD	NEW CASTLE	(724)658-1333
PENNSYLVANIA	WEND BALTIMORE NORTH LLC	331 SOUTH HANOVER STREET	CARLISLE	(717)243-8611
PENNSYLVANIA	WEND BALTIMORE NORTH LLC	1091 WAYNE AVE.	CHAMBERSBURG	(717)264-3561
PENNSYLVANIA	WEND BALTIMORE NORTH LLC	1658 LINCOLN WAY EAST	CHAMBERSBURG	(717)267-2604
PENNSYLVANIA	WEND BALTIMORE NORTH LLC	1268 YORK ROAD	GETTYSBURG	(717)334-3100
PENNSYLVANIA	WEND BALTIMORE NORTH LLC	459 EISENHOWER DRIVE	HANOVER	(717)633-5757
PENNSYLVANIA	WEND BALTIMORE NORTH LLC	650 E MAIN ST	WAYNESBORO	(717)638-7015
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	1300 7TH ST	ALTOONA	(814)941-8837
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	301 E PLANK RD	ALTOONA	(814)943-7106
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	4312 BUSINESS 220	BEDFORD	(814)623-7878
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	38 S 8TH AVE	CLARION	(814)226-5941
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	1429 BEE LINE HWY	DU BOIS	(814)503-8017
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	1230 OLD ROUTE 220 NORTH	DUNCANSVILLE	(814)696-5098
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	842 HILLS PLZ	EBENSBURG	(814)472-4619
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	1894 OAKLAND AVE	INDIANA	(724)463-0024
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	1251 SCALP AVE.	JOHNSTOWN	(814)266-5566
PENNSYLVANIA	WENVENTURE, INC., DIANA J. BEAVER	1030 N. CENTER AVE.	SOMERSET	(814)443-2272
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	2041 STREET RD.	BENSALEM	(215)638-9180
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	183 COLUMBIA MALL DRIVE	BLOOMSBURG	(570)784-1131
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	1931 NEW BERWICK HWY	BLOOMSBURG	(570)784-6933
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	5200 W BALTIMORE AVE	CLIFTON HEIGHTS	(484)521-3377
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	5 NORTHUMBERLAND ST	DANVILLE	(570)275-1090
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	950 CROSSING BLVD	ELVERSON	(0)-
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	153 E. SWEDSFORD ROAD	EXTON	(610)524-9442
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	1434 N SUSQUEHANNA TRAIL	HUMMELS WHARF	(570)743-2575
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	881 E BALTIMORE PK	KENNETT SQUARE	(610)444-0882
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	1151 OXFORD VALLEY ROAD	LEVITTOWN	(215)269-0821
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	1419 E. LINCOLN HIGHWAY	LEVITTOWN	(215)949-8030
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	635 NORTH DERR DR.	LEWISBURG	(570)524-7040
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	205 BELLEFONTE AVENUE	LOCK HAVEN	(570)748-9260
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	40 NEIDIGS DRIVE	MUNCY	(570)546-4998
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	499 N. THIRD STREET	OXFORD	(610)850-9099
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	220 LANCASTER AVE	PAOLI	(610)644-2093
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	2560 ARAMINGO AVENUE	PHILADELPHIA	(484)521-3599
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	2615 NORTH AMERICAN STREET	PHILADELPHIA	(215)739-1891
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	3200 RED LION RD FRNT 5	PHILADELPHIA	(215)281-7590
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	399 FRANKLIN MILLS BLVD	PHILADELPHIA	(215)632-7174
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	33 E. INDEPENDENCE AVENUE	SHAMOKIN	(570)644-2078
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	3480 LINCOLN HIGHWAY	THORNDALE	(610)383-1122
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	700 EAST GAY STREET	WEST CHESTER	(610)696-9426
PENNSYLVANIA	YELLOW CAB HOLDINGS PENNSYLVANIA LLC	111 MAYNARD ST	WILLIAMSPORT	(570)326-5556

### **RHODE ISLAND**

KHUDE ISL	AND			
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	62 VALLEY RD	MIDDLETOWN	(401)849-3430
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	77 EDDIE DOWLING HWY	NORTH SMITHFIELD	(401)765-1927
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	120 BROAD STREET	PAWTUCKET	(401)733-3057
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	368 COTTAGE ST.	PAWTUCKET	(401)728-2392
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	1460 MINERAL SPRINGS AVE	PROVIDENCE	(401)353-1423
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	391 CHARLES STREET	PROVIDENCE	(401)273-0501
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	731 EDDY STREET	PROVIDENCE	(401)521-2714
RHODE ISLAND	WENDYS OLD FASHIONED HAMBURGERS	850 MANTON AVENUE	PROVIDENCE	(401)521-4668
	BALD HILL FOODS, INC., HARVEY A. BENNETT, JR., PATRICIA J. BENNETT, THE PARADIGM GROUP,			
RHODE ISLAND	LLC	926 QUAKER LN	EAST GREENWICH	(401)885-9757
RHODE ISLAND	CCF, LLC, HARVEY A. BENNETT, JR., PATRICIA J. BENNETT, THE PARADIGM GROUP, LLC	2311 NEW LONDON TPKE	COVENTRY	(401)827-0165
RHODE ISLAND	GARFIELD AVE. FOODS, LLC, HARVEY A. BENNETT, JR., PATRICIA J. BENNETT	110 GARFIELD AVENUE	CRANSTON	(401)383-3200
RHODE ISLAND	HARVEY A. BENNETT, JR., PATRICIA J. BENNETT, THE PARADIGM GROUP, LLC	650 BALD HILL ROAD	WARWICK	(401)828-9027
RHODE ISLAND	HPB PARTNERS, LLC, HARVEY A. BENNETT, JR., PATRICIA J. BENNETT	1951 POST ROAD	WARWICK	(401)921-5226
RHODE ISLAND	NORWOOD FOODS, LLC, HARVEY A. BENNETT, JR., PATRICIA J. BENNETT	771 WARWICK AVENUE	WARWICK	(401)941-1358
RHODE ISLAND	RESERVOIR AVE. FOODS, LLC, HARVEY A. BENNETT, JR., PATRICIA J. BENNETT	950 RESERVOIR AVE	CRANSTON	(401)383-0776
RHODE ISLAND	TEN ROD FOODS, LLC, HARVEY A. BENNETT, JR., PATRICIA J. BENNETT	1320 TEN ROD ROAD	NORTH KINGSTOWN	(401)667-6144

SOUTH CAROLINA

SOUTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	2462 HWY 501 E	CONWAY	(843)347-4999
SOUTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	702 BRADFORD BLVD	DILLON	(843)774-2244
SOUTH CAROLINA	BRYANT RESTAURANTS, INC., RICHARD A. BRYANT	2536 E HIGHWAY 76	MARION	(843)431-9003
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2949 HIGHWAY 501	AYNOR	(843)358-2004
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	205 W CHURCH ST	BATESBURG-LEESVILLE	(803)532-3231
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	168 SEA ISLAND PKWY	BEAUFORT	(843)781-6277
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2506 BOUNDARY STREET	BEAUFORT	(843)592-3843
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	200 BLYTHEWOOD RD	BLYTHEWOOD	(803)691-4493
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1012 WEST DEKALB	CAMDEN	(803)432-8924
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	4113 RIVERS AVENUE	CHARLESTON	(843)744-6070
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5275 INTERNATIONAL BLVD	CHARLESTON	(854)500-9940

SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	875 CHESTERFIELD RD	CHERAW	(843)537-3347
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5188 CHARLOTTE HIGHWAY	CLOVER	(803)831-2687
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	100 NEWLAND ROAD	COLUMBIA	(803)788-6003
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1410 LAKE MURRAY BLVD	COLUMBIA	(803)732-9999
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2120 CLEMSON ROAD	COLUMBIA	(803)699-4443
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2360 LEGRANDE ROAD	COLUMBIA	(803)736-2694
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5340 FOREST DRIVE	COLUMBIA	(803)782-5022
		702 CHURCH ST.	CONWAY	
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.			(843)248-9638
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	989 S GOVERNOR WILLIAMS HWY	DARLINGTON	(843)395-0042
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1727 W. LUCAS STREET	FLORENCE	(843)667-8864
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2117 W EVANS	FLORENCE	(843)667-4455
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	4010 EAST PALMETTO STREET	FLORENCE	(843)667-3331
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	624 SOUTH IRBY STREET	FLORENCE	(843)665-7522
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1800 HWY 160 W.	FORT MILL	(803)548-4227
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	270 CAROWINDS BOULEVARD	FORT MILL	(803)802-2446
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	7659 CHARLOTTE HIGHWAY	FORT MILL	. ,
	,			(803)396-8323
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	5228 HIGHWAY 321	GASTON	(803)794-1310
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1380 N. FRASER STREET	GEORGETOWN	(843)527-3493
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3 SOUTH ALLIANCE DRIVE	GOOSE CREEK	(843)764-0043
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1140 SOUTH 4TH STREET	HARTSVILLE	(843)383-2422
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	808 US HWY 52	LAKE CITY	(843)956-5004
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1050 N. MAIN ST.	LANCASTER	(803)286-9695
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1065 SOUTH LAKE DRIVE	LEXINGTON	(803)951-1616
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	6870 HIGHWAY 90	LONGS	(843)399-4485
SOUTH CAROLINA	· · · · · · · · · · · · · · · · · · ·	5370 BROAD STREET		
	CAROLINA RESTAURANT GROUP, INC.		LORIS	(843)756-2200
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2780 PAXVILLE HWY	MANNING	(803)473-4444
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1305 TADLOCK DRIVE	MURRELLS INLET	(843)357-1966
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	10840 KINGS ROAD	MYRTLE BEACH	(843)449-1636
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2353 DICK POND ROAD	MYRTLE BEACH	(843)215-6509
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2991 JOE WHITE AVE	MYRTLE BEACH	(843)626-6506
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3201 N KINGS HWY	MYRTLE BEACH	(843)448-4634
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2900 MAIN STREET	NEWBERRY	(803)276-0945
		9145 UNIVERSITY BLVD.	NORTH CHARLESTON	
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.			(843)410-6901
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	95 HWY 17 SOUTH	NORTH MYRTLE BEACH	(843)249-6211
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	3457 FIVE CHOP ROAD	ORANGEBURG	(803)387-0685
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	746 JOHN C. CALHOUN DRIVE	ORANGEBURG	(803)536-3594
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	751 CITADEL ROAD	ORANGEBURG	(803)535-0065
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	207 N VAN LINGLE MUNGO BLVD	PAGELAND	(843)672-6000
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	1406 E. MAIN ST.	ROCK HILL	(803)992-8945
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.			. ,
		1758 HECKLE BOLLEVARD	BOCK HILL	(803)37/-8/07
	,	1758 HECKLE BOULEVARD	ROCK HILL	(803)324-8402
SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD	ROCK HILL	(803)366-4993
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY	ROCK HILL ROCK HILL	(803)366-4993 (803)327-4919
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD	ROCK HILL	(803)366-4993
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY	ROCK HILL ROCK HILL	(803)366-4993 (803)327-4919
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY	ROCK HILL ROCK HILL SANTEE	(803)366-4993 (803)327-4919 (803)854-3264
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER	(803)366-4993 (803)327-4919 (803)854-3264 (803)757-0970 (803)934-9225
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO	(803)366-4993 (803)327-4919 (803)854-3264 (803)757-0970 (803)934-9225 (843)549-1733
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA	(803)366-4993 (803)327-4919 (803)854-3264 (803)757-0970 (803)934-9225 (843)549-1733 (803)739-4492
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA	(803)366-4993 (803)327-4919 (803)854-3264 (803)757-0970 (803)934-9225 (843)549-1733 (803)739-4492
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE	(803)366-4993 (803)327-4919 (803)854-3264 (803)757-0970 (803)934-9225 (843)549-1733 (803)739-4492 (803)684-1181 (843)705-7307
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, J	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE	(803)366-4993           (803)327-4919           (803)854-3264           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, J	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON	(803)366-4993 (803)327-4919 (803)854-3264 (803)757-0970 (803)934-9225 (843)549-1733 (803)739-4492 (803)684-1181 (843)705-7307
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JA	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM CINA RESTAURANT GROUP, INC. CBM OF NEW RIVER, LLC, CINDY SABA, JAMES B. SABA, JR.	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM OF NEW RIVER, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306           (864)225-2888
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA,	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR.	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)796-2894
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA,	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR.	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)796-2894
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SA	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)796-2894           (803)581-8383
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA R. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD.	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER UNTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)705-2306           (844)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)581-8383           (864)833-5380           (803)772-5901
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF POINT SOUTH, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)645-2306           (864)225-2888           (864)328-9331           (803)581-8383           (803)772-5901           (803)772-5901
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF POINT SOUTH, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD.	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)705-2306           (844)645-2306           (864)225-2888           (864)328-9331           (803)796-2894           (803)796-2894           (803)795-2894           (803)772-5901           (803)750-9674           (803)750-9674
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF POINT SOUTH, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA R. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RO. 7846 GARNERS FERRY ROAD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)717-2238           (864)322-2888           (864)322-1068           (803)796-2894           (803)796-2894           (803)797-5901           (803)772-5901           (803)776-8440           (803)765-9300
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY ROAD 804 ASSEMBLY	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (803)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)3581-8383           (803)581-8383           (803)750-9674           (803)772-5901           (803)776-8440           (803)65-9300           (803)254-8829
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY ROAD 804 ASSEMBLY 95 WOODCROSS DR	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)392-1068           (803)796-2894           (803)581-8383           (864)833-5380           (803)772-5901           (803)65-9300           (803)65-9300           (803)65-9300           (803)65-9300           (803)254-8829           (803)407-9990
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY ROAD 804 ASSEMBLY	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (803)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)3581-8383           (803)581-8383           (803)750-9674           (803)772-5901           (803)776-8440           (803)65-9300           (803)254-8829
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY ROAD 804 ASSEMBLY 95 WOODCROSS DR	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)327-4919           (803)934-9225           (843)549-1733           (803)739-4492           (803)739-4492           (803)684-1181           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)392-1068           (803)796-2894           (803)581-8383           (864)833-5380           (803)772-5901           (803)65-9300           (803)65-9300           (803)65-9300           (803)65-9300           (803)254-8829           (803)407-9990
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAR GBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY ROAD 804 ASSEMBLY 95 WOODCROSS DR 6118 CALHOUN MEMORIAL	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)934-9225           (843)549-1733           (803)739-4492           (803)739-4492           (803)739-4492           (803)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)717-2238           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)796-2894           (803)796-2894           (803)772-5901           (803)772-5901           (803)750-9674           (803)750-9674           (803)254-8829           (803)407-9990           (864)859-6533
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA R. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JA FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7847 FER	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GREENVILLE	(803)366-4993           (803)327-4919           (803)854-3264           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9307           (843)705-9304           (864)225-2888           (864)328-9331           (864)328-9331           (864)329-1068           (803)796-2894           (803)581-8383           (864)832-5301           (803)750-9674           (803)750-9674           (803)750-9674           (803)752-8829           (803)752-8930           (803)752-8930           (803)752-8930           (803)752-8930           (803)752-8930           (803)752-8930           (803)752-8930           (803)752-8930           (803)752-8533           (864)859-6533           (864)859-5533           (864)489-7556
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 6118 CALHOUN MEMORIAL 1701 W FLOYD BAKER BLVD 2711-A WADE HAMPTON BLVD 3106 WHITEHORSE RD.	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)796-2894           (803)796-2894           (803)797-2894           (803)772-5901           (803)772-5901           (803)776-8440           (803)65-9300           (803)254-8829           (803)407-9990           (864)489-7556           (864)255-238           (864)265-333           (864)489-7556           (864)268-5390           (864)268-5390           (864)269-8281
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 6118 CALHOUN MEMORIAL 1701 W FLOYD BAKER BLVD 2711-A WADE HAMPTON BLVD 3106 WHITEHORSE RD. 8 FARRS BRIDGE RD	ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)392-1068           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)772-5901           (803)772-5901           (803)772-5901           (803)772-5901           (803)772-5901           (803)254-8829           (803)407-9900           (803)254-8829           (803)407-9900           (864)489-7556           (864)489-7556           (864)268-5330           (864)268-5390           (864)269-8281           (864)264-6760
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM OF NEW RIVER, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. TFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITE	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7847 FERRY RD. 7847 FERRY RD. 7847 FERRY RD. 7847 FER	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CLINTON COLUMBIA C	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)325-2068           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)772-5901           (803)695-9300           (803)407-9990           (864)859-6533           (864)489-7556           (864)268-5390           (864)268-5390
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNES FERRY RD. 804 ASSEMBLY 95 WOODCROSS DR 6118 CALHOUN MEMORIAL 1701 W FLOYD BAKER BLVD 2711-A WADE HAMPTON BLVD 3106 WHITEHORSE RD. 8 FARRS BRIDGE RD 943 N. PLEASANTBURG DR. 531 BYPASS ROAD HIGHWAY 72	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GAFENVILLE GREENVILLE GREENVILLE GREENVILLE GREENVILLE GREENVILLE GREENVILLE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (803)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)705-2888           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)3581-8383           (864)833-5380           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)65-9300           (803)254-8829           (803)407-9990           (864)839-6533           (864)829-6533           (864)269-8281           (864)268-5390           (864)268-5390           (864)269-8281           (864)269-6281           (864)269-6760           (864)222-2922
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM OF NEW RIVER, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. TFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP FFC LIMITE	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNES FERRY RD. 7847 CHARY RD. 7848 CHARY RD. 784	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GAFFNEY GREENVILLE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)706-9444           (843)706-9444           (843)705-2306           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)325-2068           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)796-2894           (803)772-5901           (803)695-9300           (803)407-9990           (864)859-6533           (864)489-7556           (864)268-5390           (864)268-5390
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNES FERRY RD. 804 ASSEMBLY 95 WOODCROSS DR 6118 CALHOUN MEMORIAL 1701 W FLOYD BAKER BLVD 2711-A WADE HAMPTON BLVD 3106 WHITEHORSE RD. 8 FARRS BRIDGE RD 943 N. PLEASANTBURG DR. 531 BYPASS ROAD HIGHWAY 72	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GAFENVILLE GREENVILLE GREENVILLE GREENVILLE GREENVILLE GREENVILLE GREENVILLE	(803)366-4993           (803)327-4919           (803)854-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (803)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)705-2888           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)3581-8383           (864)833-5380           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)750-9674           (803)65-9300           (803)254-8829           (803)407-9990           (864)839-6533           (864)829-6533           (864)269-8281           (864)268-5390           (864)268-5390           (864)269-8281           (864)269-6281           (864)269-6760           (864)222-2922
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 7846 GARNES FERRY RD. 7847 CHARY RD. 7848 CHARY RD. 784	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GAFFNEY GREENVILLE	(803)366-4993           (803)327-4919           (803)9327-4919           (803)934-9225           (843)549-1733           (803)739-4492           (803)739-4492           (803)684-1181           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-9444           (843)705-2888           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)3581-8383           (803)796-2894           (803)796-2894           (803)776-8840           (803)776-8440           (803)695-9300           (803)695-9300           (803)254-8829           (803)407-9990           (864)269-8333           (864)268-5330           (864)269-8281           (864)269-8281           (864)269-8281           (864)269-8281           (864)269-8281           (864)223-2922           (864)223-2922           (864)223-4845           (864)232-2922           (864)232-2922
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JR. CBM OF NEW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF POINT SOUTH, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIMITED PARTNERSHIP	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 711-A WADE HAMPTON BLVD 3106 WHITEHORSE RD. 8 FARRS BRIDGE RD 943 N. PLEASANTBURG DR. 531 BYPASS ROAD HIGHWAY 72 1331 W. WADE HAMPTON BLVD 925 E MAIN STREET	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GAFFNEY GREENVILLE	(803)366-4993           (803)327-4919           (803)934-9225           (843)549-1733           (803)739-4492           (803)739-4492           (803)739-4492           (803)739-4492           (803)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-2888           (864)225-2888           (864)322-1068           (803)796-2894           (803)796-2894           (803)796-2894           (803)772-5901           (803)772-5901           (803)750-9674           (803)750-9674           (803)772-5901           (803)750-9674           (803)750-9674           (803)750-9674           (803)254-8829           (803)407-9990           (864)859-6533           (864)269-8281           (864)269-8281           (864)269-8281           (864)269-8281           (864)269-8281           (864)262-32922           (864)272-9224           (864)877-0274           (864)715-0682
SOUTH CAROLINA SOUTH CAROLINA	CAROLINA RESTAURANT GROUP, INC. CAROLINA RESTAURANT GROUP, INC. CBM OF NEW RIVER, LLC, CIMP SABA, JAMES B. SABA, JR. CBM OF NOW RIVER, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JAMES B. SABA, JR. CBM OF RIDGELAND, LLC, CBM ENTERPRISES, LLC, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. FFC LIMITED PARTNERSHIP FFC LIM	2387 CHERRY RD 624 TINSLEY WAY 8921 OLD NUMBER 6 HIGHWAY 1085 BROAD STREET 216 E. HAMPTON STREET 620 N JEFFERIES BLVD 3154 AUGUSTA RD 960 EAST LIBERTY STREET 102 PALMER GRACE DR 9215 EVAN WAY 810 US HIGHWAY 17 8480 GRAHAMVILLE RD 3200 N. MAIN 605 EAST GREENVILLE STREET 528 S MAIN ST 823 KNOX ABBOTT DR. 1825 J.A. COCHRAN BYPASS 12424 HWY 56 N. 300 BUSH RIVER RD. 6019 ST. ANDREWS ROAD 6892 GARNERS FERRY RD. 7846 GARNERS FERRY RD. 804 ASSEMBLY 95 WOODCROSS DR 6118 CALHOUN MEMORIAL 1701 W FLOYD BAKER BLVD 2711-A WADE HAMPTON BLVD 3106 WHITEHORSE RD. 8 FARRS BRIDGE RD 943 N. PLEASANTBURG DR. 531 BYPASS ROAD HIGHWAY 72 1331 W. WADE HAMPTON BLVD 925 E MAIN STREET 5419 PLATT SPRINGS ROAD	ROCK HILL ROCK HILL ROCK HILL SANTEE SUMTER SUMTER WALTERBORO WEST COLUMBIA YORK OKATIE BLUFFTON YEMASSEE RIDGELAND ANDERSON BELTON CAYCE CHESTER CLINTON COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA COLUMBIA EASLEY GAFFNEY GREENVILLE GREENVILLE GREENVILLE GREENWOOD GREER LAURENS LEXINGTON	(803)366-4993           (803)327-4919           (803)327-4919           (803)354-3264           (803)757-0970           (803)934-9225           (843)549-1733           (803)739-4492           (803)684-1181           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-7307           (843)705-2888           (843)645-2306           (864)225-2888           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)328-9331           (864)3581-8383           (864)833-5380           (803)776-8440           (803)750-9674           (803)254-8829           (803)407-9990           (864)269-833           (864)269-833           (864)269-8281           (864)269-8281           (864)269-8281           (864)269-8281           (864)262-3222     <

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SOUTH CAROLINA	FFC LIMITED PARTNERSHIP	626 FAIRVIEW	SIMPSONVILLE	(864)963-7512
SOUTH CAROLINA	FFC LIMITED PARTNERSHIP	109 EAST BLACKSTOCK RD.	SPARTANBURG	(864)576-8837
SOUTH CAROLINA	FFC LIMITED PARTNERSHIP	150 S PINE ST	SPARTANBURG	(864)327-8596
SOUTH CAROLINA	FFC LIMITED PARTNERSHIP	2212 CHESNEE HIGHWAY	SPARTANBURG	(864)577-0065
SOUTH CAROLINA	FFC LIMITED PARTNERSHIP	20 KRIEGER DR	TRAVELERS REST	(864)610-0828
SOUTH CAROLINA	FFC LIMITED PARTNERSHIP	509 N DUNCAN BYPASS	UNION	(864)424-9247
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	101 INTERSTATE BLVD	ANDERSON	(864)231-6990
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	2128 HIGHWAY 81 NORTH	ANDERSON	(864)260-9140
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	330 PEARMAN DAIRY RD	ANDERSON	(864)540-0788
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	4006 HIGHWAY 9	BOILING SPRINGS	(864)599-0301
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	1048 TIGER BLVD	CLEMSON	(864)654-5099
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	1621 WOODRUFF RD	GREENVILLE	(864)234-1377
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	30 HENRYDALE AVENUE	GREENVILLE	(864)241-4166
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	4100 PELHAM RD	GREENVILLE	(864)552-1121
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	1874 SC-101	GREER	(864)479-0065
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	505 ANN STREET	PICKENS	(864)878-7975
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	103 WALL STREET	PIEDMONT	(864)236-8477
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	7478 AUGUSTA ROAD	PIEDMONT	(864)277-5305
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	965 HWY 123 BYPASS	SENECA	(864)882-5180
SOUTH CAROLINA	FIRST SUN MANAGEMENT CORPORATION, JOSEPH J. TURNER, JR., JOSEPH JACKSON TURNER, III	2161 EAST MAIN STREET	SPARTANBURG	(864)579-9845
SOUTH CAROLINA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	343 FOLLY RD.	JAMES ISLAND	(843)405-1066
SOUTH CAROLINA	JAI AUGUSTA, LLC, JHONNY ALEXANDER MERCADO SAM	596 LONG POINT ROAD	MT. PLEASANT	(843)284-9433
SOUTH CAROLINA	JAI HOSPITALITY RG LLC	2693 HWY 52	MONCKS CORNER	(843)416-3360
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	1721 SAM RITTENBERG BLVD	CHARLESTON	(843)408-0150
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	7440 NORTHWOODS BLVD.	CHARLESTON	(843)797-0064
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	101 RED BANK ROAD	GOOSE CREEK	(843)572-3758
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	601 ST JAMES AVENUE	GOOSE CREEK	(843)824-9265
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	515 HWY 52 NORTH	MONCKS CORNER	(843)761-5424
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	361 JOHNNIE DODDS BLVD.	MT. PLEASANT	(843)849-1909
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	935 CHUCK DAWLEY BLVD	MT. PLEASANT	(843)654-1010
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	4906 ASHLEY PHOSPHATE ROAD	NORTH CHARLESTON	(843)767-5030
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	10012 DORCHESTER RD	SUMMERVILLE	(843)871-3685
SOUTH CAROLINA	JAI HOSPITALITY RG LLC, ANDRES ELOY GARCIA ARZOLA, JHONNY ALEXANDER MERCADO SAM	740 N. MAIN ST.	SUMMERVILLE	(843)875-4886
SOUTH CAROLINA	MANNA, INC. OF THE LOW COUNTRY, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. MANNA, INC. OF THE LOW COUNTRY, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR.	4 BELFAIR VILLAGE DR 211 US HIGHWAY 17 N	BLUFFTON HARDEEVILLE	(843)815-3097 (843)784-3626
SOUTH CAROLINA	MANNA, INC. OF THE LOW COUNTRY, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR. MANNA, INC. OF THE LOW COUNTRY, CINDY SABA, JAMES B. SABA, JAMES B. SABA, JR.	2 NATURES WAY	HILTON HEAD ISLAND	(843)689-9634
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	1340 SUMTER HWY	BISHOPVILLE	(803)428-2047
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	2768 EAST CHEROKEE STREET	BLACKSBURG	(864)936-7799
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	1405 E. MAIN STREET	DUNCAN	(864)433-1301
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	3006 N. WILLISTON ROAD	FLORENCE	(843)661-2842
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	1504 HIGHWAY 38 W	LATTA	(843)752-0010
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	2221 HIGHWAY 773	PROSPERITY	(803)321-2541
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	9587 CHARLESTON HWY	SAINT GEORGE	(843)563-9090
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	799 JEDBURG ROAD	SUMMERVILLE	(843)851-2026
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	3008 HIGHWAY 321	WEST COLUMBIA	(803)739-5848
SOUTH CAROLINA	PILOT TRAVEL CENTERS LLC	10959 STATE HIGHWAY 200	WINNSBORO	(803)482-4942
SOUTH CAROLINA	WEN CAROLINAS, LLC	101 WEST BLVD.	CHESTERFIELD	(843)656-9139
SOUTH CAROLINA	WENDGUSTA, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, MICHAEL J. IEZZI, NORMAN BOBROW	1004 RICHLAND AVE.	AIKEN	(803)648-3636
SOUTH CAROLINA	WENDGUSTA, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, MICHAEL J. IEZZI, NORMAN BOBROW	1901 WHISKEY RD	AIKEN	(803)649-1879
SOUTH CAROLINA	WENDGUSTA, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, MICHAEL J. IEZZI, NORMAN BOBROW	1061 EDGEFIELD RD	NORTH AUGUSTA	(803)426-8337
SOUTH CAROLINA	WENDGUSTA, LLC, JEFFREY J. COGHLAN, LEWIS E. TOPPER, MICHAEL J. IEZZI, NORMAN BOBROW	517 EAST MARTINTOWN ROAD	NORTH AUGUSTA	(803)279-5705

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SOUTH DAKOTA	RJR RESTAURANT, INC., RON SCHWAB	1910 S.E. 6TH AVE.	ABERDEEN	(605)229-5040
SOUTH DAKOTA	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	1911 N. HAINES AVE.	RAPID CITY	(605)342-9410
SOUTH DAKOTA	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	520 MOUNTAIN VIEW	RAPID CITY	(605)348-8549
SOUTH DAKOTA	WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	701 E. NORTH ST.	RAPID CITY	(605)342-3142
SOUTH DAKOTA	WENPLATTE LLC, PETER B. NISBET	2501 BROADWAY	YANKTON	(605)665-6011
SOUTH DAKOTA	WT SIOUX, LLC	400 SOUTH LYONS	SIOUX FALLS	(605)332-3445
SOUTH DAKOTA	WT SIOUX, LLC	600 S HIGHLINE PLACE	SIOUX FALLS	(605)800-5629

TENNESSEE	JAI CHATTANOOGA, LLC, JHONNY ALEXANDER MERCADO SAM	874 US-321	LENOIR CITY	(865)635-076
TENNESSEE	JAI CHATTANOOGA, LLC, JHONNY ALEXANDER MERCADO SAM	1501 NORTH BROAD ST.	TAZEWELL	(423)919-988
Entreoote	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.		.,	(120/010 000
ENNESSEE	OMALLEY	1006 GANT HILL DRIVE	BRENTWOOD	(615)908-700
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			( /
ENNESSEE	OMALLEY	3243 MEMORIAL BLVD	MURFREESBORO	(615)413-100
ENNESSEE	PATTMAN, LLC	13350 W ANDREW JOHNSON HWY	BULLS GAP	(423)235-457
ENNESSEE	PATTMAN, LLC	1330 EAST ANDREW JOHNSON HIGHWAY	GREENEVILLE	(423)638-353
ENNESSEE	PATTMAN, LLC	601 ASHVILLE HIGHWAY	GREENEVILLE	(423)787-192
ENNESSEE	PATTMAN, LLC	1020 MINERAL WELLS	PARIS	(731)642-278
ENNESSEE	PATTMAN, LLC	1401 S. 1ST	UNION CITY	(731)885-382
ENNESSEE	PILOT TRAVEL CENTERS LLC	2449 GENESIS ROAD	CROSSVILLE	(931)787-190
ENNESSEE	PILOT TRAVEL CENTERS LLC	2320 HIGHWAY 46 SOUTH	DICKSON	(615)446-070
ENNESSEE	PILOT TRAVEL CENTERS LLC	502 GORDONSVILLE HIGHWAY	GORDONSVILLE	(615)683-342
ENNESSEE	PILOT TRAVEL CENTERS LLC	400 LOVELL RD.	KNOXVILLE	(865)966-044
ENNESSEE	PILOT TRAVEL CENTERS LLC	640 DIXIE LEE AVENUE	MONTEAGLE	(931)924-512
ENNESSEE	PILOT TRAVEL CENTERS LLC	507 HIGHWAY 309	NIOTA	(423)568-350
ENNESSEE	PILOT TRAVEL CENTERS LLC	3663 ROY MESSER HIGHWAY	WHITE PINE	(865)674-592
ENNESSEE	SMITH'S, INC., RAY SMITH	120 HIGHWAY 641 NORTH	CAMDEN	(731)584-300
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	2530 ALCOA HIWY	ALCOA	(865)999-463
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	264 S. CALDERWOOD STREET	ALCOA	(865)999-46
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	2554 DECATUR PIKE	ATHENS	(423)381-35
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	1868 DAYTON BLVD	CHATTANOOGA	(423)875-26
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	3116 BROAD ST.	CHATTANOOGA	(423)267-07
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	4500 HIGHWAY 58	CHATTANOOGA	(423)894-35
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	925 25TH STREET N W	CLEVELAND	(423)472-52
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	2240 N CHARLES G SEIVERS BLVD	CLINTON	(865)290-42
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	400 S. CHARLES G. SEIVERS BLVD	CLINTON	(865)290-42
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	605 N. MAIN ST.	CROSSVILLE	(931)666-00
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	107 SHARON DRIVE	DANDRIDGE	(865)940-41
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	4257 RHEA COUNTY HIGHWAY	DAYTON	(423)674-40
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	11136 KINGSTON PIKE	FARRAGUT	(865)444-63
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	1618 SOUTH ROANE ST	HARRIMAN	(865)590-92
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	2060 CASTAIC LANE	KNOXVILLE	(865)999-46
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	2401 CHAPMAN HIGHWAY	KNOXVILLE	(865)999-46
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	3000 BROADWAY N.E.	KNOXVILLE	(865)999-46
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	331 CEDAR BLUFF RD.	KNOXVILLE	(865)999-46
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	400 MERCHANTS DR. N.W.	KNOXVILLE	(865)246-67
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	4407 WESTERN AVENUE	KNOXVILLE	(865)999-46
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	5011 MILLERTOWN PIKE	KNOXVILLE	(865)246-67
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	6201 ASHEVILLE HWY	KNOXVILLE	(865)999-46
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	6650 CLINTON HIGHWAY	KNOXVILLE	(865)938-10
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	6918 MAYNARDVILLE PIKE	KNOXVILLE	(865)922-92
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	7407 STRAWBERRY PLAINS PIKE	KNOXVILLE	(865)999-46
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	7535 MOUNTAIN GROVE DR.	KNOXVILLE	(865)246-65
ENNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	8305 KINGSTON PIKE	KNOXVILLE	(865)999-46
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	3424 WINFIELD DUNN PARKWAY	KODAK	(865)999-72
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	2245 JACKSBORO PIKE	LA FOLLETTE	(423)592-40
INNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	12502 HIGHWAY 72 NORTH	LOUDON	(865)657-09
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	711 ENGLEWOOD ROAD	MADISONVILLE	(423)814-10
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	1771 W. BROADWAY AVE.	MARYVILLE	(865)268-28
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	1219 OAK RIDGE TPKE	OAK RIDGE	(865)685-85
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	3644 PARKWAY	PIGEON FORGE	(865)365-08
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	425 E EMORY RD	POWELL	(865)947-41
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	123 FORKS OF THE RIVER PKWY	SEVIERVILLE	(865)365-21
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	934 DOLLY PARTON PKWY	SEVIERVILLE	(865)365-22
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	10707 CHAPMAN HWY	SEYMOUR	(865)999-73
NNESSEE	SOUTHEAST FOOD SERVICES COMPANY, LLC, JHONNY ALEXANDER MERCADO SAM	903 NEW HIGHWAY 68	SWEETWATER	(423)814-10
NNESSEE	STEVEN G. HESTER	900 N. LOCUST	LAWRENCEBURG	(931)762-92
INNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	1505 VOLUNTEER PARKWAY	BRISTOL	(423)652-82
NNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	415 BROAD ST.	ELIZABETHTON	(423)543-21
INNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2700 BOONES CREEK ROAD	GRAY	(423)283-76
NNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	1102 N. CHUCKEY PK	JEFFERSON CITY	(865)475-19
INNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	1204 W. STATE OF FRANKLIN RD	JOHNSON CITY	(423)928-41
INNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	3201 PEOPLES STREET	JOHNSON CITY	(423)282-16

TENNECCEE			KINCODORT	(422)222 4700
TENNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	1001 FLAGSHIP DR 1990 ENTERPRISE PLACE	KINGSPORT KINGSPORT	(423)323-1708
TENNESSEE TENNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAWES HORTON	409 W. STONE DRIVE	KINGSPORT	(423)246-4532 (423)392-4473
TENNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2547 EAST MORRIS BOULEVARD	MORRISTOWN	(423)586-5744
TENNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	4388 ERICA GREEN CIRCLE	MORRISTOWN	(423)616-0048
TENNESSEE	TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	1071 COSBY HIGHWAY	NEWPORT	(423)625-3443
TENNESSEE	VESTCO, INC., DENNIS SUMLER	450 E MAIN ST	HENDERSON	(731)435-5080
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	114 BEAR CREEK PIKE	COLUMBIA	(931)223-5023
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	1209 S JAMES CAMPBELL BLVD	COLUMBIA	(931)388-8844
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	2717 NORTH CENTRAL AVENUE	HUMBOLDT	(731)337-7100
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	20960 E MAIN ST	HUNTINGDON	(731)986-5220
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	2575 CHRISTMASVILLE COVE	JACKSON	(731)240-1110
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	500 W. CHURCH STREET	LEXINGTON	(731)967-9398
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	308 UNIVERSITY STREET	MARTIN	(731)281-4783
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	5092 SOUTH FIRST STREET	MILAN	(731)723-7000
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	45 WATER ST	SAVANNAH	(731)926-2742
TENNESSEE	VESTCO, INC., DENNIS SUMLER, WALLACE BLAINE SUMLER	4924 COLUMBIA PIKE	SPRING HILL	(615)302-2654
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	2124 GUNBARREL RD	CHATTANOOGA	(423)654-3944
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	3700 CUMMINGS HIGHWAY	CHATTANOOGA	(423)825-6188
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	418 CUMBERLAND STREET	CHATTANOOGA	(423)777-5333
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	6727 RINGGOLD ROAD	CHATTANOOGA	(423)296-8010
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	7408 BONNY OAKS DRIVE	CHATTANOOGA	(423)777-5640
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	1010 PAUL HUFF PARKWAY	CLEVELAND	(423)584-6019
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	2830 MCGRADY DRIVE	CLEVELAND	(423)790-7029
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	401 STUART ROAD	CLEVELAND	(423)584-6035
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	16689 RANKIN AVENUE	DUNLAP	(423)949-7500
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	5596 HIXSON PIKE	HIXSON	(423)521-7687
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	100 MAIN STREET	KIMBALL	(423)837-8500
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	6009 OOLTEWAH GEORGETOWN RD	OOLTEWAH	(423)238-5580
TENNESSEE	WEN CHOO CHOO, INC., JAMES E. PATTON, KIMBERLY PATTON, ZACKERY J. DEBORD	9362 DAYTON PIKE	SODDY DAISY	(423)332-6880
TENNESSEE	WEN TENNESSEE, LLC	9981 HIGHWAY 64	ARLINGTON	(901)385-9920
TENNESSEE	WEN TENNESSEE, LLC	11257 HIGHWAY 51 S.	ATOKA	(901)411-5876
TENNESSEE	WEN TENNESSEE, LLC	5998 STAGE ROAD	BARTLETT	(901)386-6190
TENNESSEE TENNESSEE	WEN TENNESSEE, LLC WEN TENNESSEE, LLC	7920 HIGHWAY 64 714 W POPLAR AVE	BARTLETT COLLIERVILLE	(901)383-9740 (901)854-6037
	WEN TENNESSEE, LLC	1252 N HOUSTON LEVEE RD.	CORDOVA	
TENNESSEE TENNESSEE	WEN TENNESSEE, LLC	8092 ROCKCREEK COVE	CORDOVA	(901)446-4523 (901)372-7881
TENNESSEE	WEN TENNESSEE, LLC	815 GERMANTOWN PKWY	CORDOVA	(901)753-4928
TENNESSEE	WEN TENNESSEE, LLC	802 HWY 51 NORTH	COVINGTON	(901)476-0326
TENNESSEE	WEN TENNESSEE, LLC	2485 LAKE DRIVE	DYERSBURG	(731)882-7439
TENNESSEE	WEN TENNESSEE, LLC	7569 POPLAR AVE	GERMANTOWN	(901)754-9410
TENNESSEE	WEN TENNESSEE, LLC	9197 POPLAR AVE	GERMANTOWN	(901)756-1141
TENNESSEE	WEN TENNESSEE, LLC	1646 S. HIGHLAND	JACKSON	(731)424-9605
TENNESSEE	WEN TENNESSEE, LLC	1912 HIGHLAND AVE.	JACKSON	(731)424-7045
TENNESSEE	WEN TENNESSEE, LLC	873 VANN DRIVE	JACKSON	(731)506-6956
TENNESSEE	WEN TENNESSEE, LLC	1593 UNION AVENUE	MEMPHIS	(901)274-4536
TENNESSEE	WEN TENNESSEE, LLC	2099 WHITTEN RD	MEMPHIS	(901)441-6396
TENNESSEE	WEN TENNESSEE, LLC	2177 FRAYSER BLVD.	MEMPHIS	(901)441-5828
TENNESSEE	WEN TENNESSEE, LLC	2180 COVINGTON PIKE	MEMPHIS	(901)386-0796
TENNESSEE	WEN TENNESSEE, LLC	2811 GETWELL	MEMPHIS	(901)795-0519
TENNESSEE	WEN TENNESSEE, LLC	2845 KIRBY PARKWAY	MEMPHIS	(901)495-2280
TENNESSEE	WEN TENNESSEE, LLC	315 WASHINGTON STREET	MEMPHIS	(901)896-2958
TENNESSEE	WEN TENNESSEE, LLC	3979 NEW COVINGTON PIKE	MEMPHIS	(901)377-2915
TENNESSEE	WEN TENNESSEE, LLC	3990 S 3RD ST	MEMPHIS	(901)789-0919
TENNESSEE	WEN TENNESSEE, LLC	4290 ELVIS PRESLEY BLVD.	MEMPHIS	(901)443-7250
TENNESSEE	WEN TENNESSEE, LLC	4431 SUMMER AVE.	MEMPHIS	(901)202-2042
TENNESSEE	WEN TENNESSEE, LLC	4605 POPLAR AVENUE	MEMPHIS	(901)761-0599
TENNESSEE	WEN TENNESSEE, LLC	6143 WALNUT GROVE ROAD	MEMPHIS	(901)747-4707
TENNESSEE	WEN TENNESSEE, LLC	6156 MACON ROAD	MEMPHIS	(901)382-4692
TENNESSEE	WEN TENNESSEE, LLC	6260 WINCHESTER	MEMPHIS	(901)795-1466
TENNESSEE	WEN TENNESSEE, LLC	6781 E. SHELBY DR.	MEMPHIS	(901)501-5014
TENNESSEE	WEN TENNESSEE, LLC	749 SOUTH HIGHLAND	MEMPHIS	(901)327-9766
TENNESSEE	WEN TENNESSEE, LLC	7928 WINCHESTER ROAD	MEMPHIS	(901)751-4060
TENNESSEE	WEN TENNESSEE, LLC	7895 US HWY 51	MILLINGTON	(901)407-2501
TENNESSEE	WENDELTA, INC.	5811 AIRLINE ROAD	ARLINGTON	(901)605-8168
TENNESSEE	WENDELTA, INC.	1122 S DUPREE AVE.	BROWNSVILLE	(0)-
TENNESSEE	WENDELTA, INC.	6925 US HIGHWAY 64	OAKLAND	(901)361-2417
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			(
TENNESSEE	SHAWN F. OMALLEY	1683 FT. CAMPBELL BOULEVARD	CLARKSVILLE	(931)647-7116
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,		0.00	(00.)
TENNESSEE	SHAWN F. OMALLEY	1824 TINY TOWN ROAD	CLARKSVILLE	(931)591-3201
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	2330 MADISON ST	CLARKSVILLE	(931)551-3414
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	2800 WILMA RUDOLPH BLVD	CLARKSVILLE	(931)647-0455
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,		0.00	(00)
TENNESSEE	SHAWN F. OMALLEY	662 N RIVERSIDE DR	CLARKSVILLE	(931)552-4766
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,		000//51/01/5	(00-)
TENNESSEE	SHAWN F. OMALLEY	1029 S. JEFFERSON	COOKEVILLE	(931)526-4546

TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	2601 HIGHWAY 49 E	PLEASANT VIEW	(615)746-5383
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	221 CROSSINGS PLACE	ANTIOCH	(615)922-4920
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	5640 FRANKLIN PIKE CIR	BRENTWOOD	(615)678-7953
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	230 N WILLOW AVE	COOKEVILLE	
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			(931)520-1225
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1735 DECHERD BLVD.	DECHERD	(931)313-5748
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	530 HIGHWAY 46 S	DICKSON	(615)375-1361
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1313 MURFREESBORO ROAD	FRANKLIN	(615)905-8786
TENNESSEE	SHAWN F. OMALLEY	2050 MALLORY LANE	FRANKLIN	(615)472-8897
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	233 W. MAIN_STREET	GALLATIN	(615)206-8032
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	927 NASHVILLE PIKE	GALLATIN	(615)206-8082
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	310 LONG HOLLOW PIKE	GOODLETTSVILLE	(615)756-4244
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	168 E MAIN ST	HENDERSONVILLE	(615)991-3949
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	3419 LEBANON ROAD	HERMITAGE	(615)866-9059
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1445 1/2 WEST MAIN ST	LEBANON	(615)547-4391
TENNESSEE	SHAWN F. OMALLEY	160 HWY 109 NORTH	LEBANON	(615)547-4429
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	807 S. CUMBERLAND_STREET	LEBANON	(615)547-4022
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	290 N ELLINGTON PIKE	LEWISBURG	(931)422-5740
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1221 GALLATIN PIKE S	MADISON	(615)835-3691
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	82 EXPRESSWAY DRIVE	MANCHESTER	(931)954-0694
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1354 SPARTA ST	MCMINNVILLE	(931)304-8445
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	401 S. MT. JULIET ROAD	MOUNT JULIET	(615)773-5326
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	1315 MEMORIAL BLVD.	MURFREESBORO	(615)203-6377
TENNESSEE	SHAWN F. OMALLEY	1845 OLD FORT PARKWAY	MURFREESBORO	(615)295-2049
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1905 S CHURCH STREET	MURFREESBORO	(615)396-8675
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1045 28TH AVENUE NORTH	NASHVILLE	(615)953-6271
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	2600 MURFREESBORO RD.	NASHVILLE	(615)915-1327
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	2603 WEST END AVE	NASHVILLE	(615)678-4485
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	3021 GALLATIN RD.	NASHVILLE	(615)891-1750
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	3131 DICKERSON ROAD	NASHVILLE	(615)760-5225
TENNESSEE	SHAWN F. OMALLEY	330 HARDING PLACE	NASHVILLE	(615)873-1713
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	4104 HILLSBORO CIRCLE	NASHVILLE	(615)891-1378
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	4843 NOLENSVILLE PIKE	NASHVILLE	(615)915-0643
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	551 DONELSON PIKE	NASHVILLE	(615)835-2487
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	5529 EDMONDSON PIKE	NASHVILLE	(615)915-3335
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	7104 CHARLOTTE PIKE	NASHVILLE	(615)610-2862
TENNESSEE	SHAWN F. OMALLEY WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,	741 THOMPSON LN	NASHVILLE	(615)750-3860
TENNESSEE	SHAWN F. OMALLEY	7642 HIGHWAY 70 SOUTH	NASHVILLE	(615)678-8310
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	802 VANTAGE WAY COURT	NASHVILLE	(615)915-3000
TENNESSEE	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	1047 MADISON STREET	SHELBYVILLE	(931)492-4239

	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	241 S LOWRY ST	SMYRNA	(615)984-4330
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	490 SAM RIDLEY PKWY W	SMYRNA	(615)984-4362
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	1000 MEMORIAL BLVD.	SPRINGFIELD	(615)380-8362
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	411 WILSON AVE.	TULLAHOMA	(931)563-7951
	WENDY'S OF BOWLING GREEN, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY,			
TENNESSEE	SHAWN F. OMALLEY	692 HIGHWAY 76	WHITE HOUSE	(615)581-0024

TEXAS				
TEXAS	916 FOODS OPS, LLC	2550 E PIONEER PKWY	ARLINGTON	(817)533-4764
TEXAS	916 FOODS OPS, LLC	3400 S. COOPER	ARLINGTON	(817)422-5425
TEXAS	916 FOODS OPS, LLC	3911 MATLOCK	ARLINGTON	(817)422-5386
TEXAS	916 FOODS OPS, LLC	3924 HIGHWAY 121	BEDFORD	(817)494-7497
TEXAS	916 FOODS OPS, LLC	1004 NORTH LOOP 340	BELLMEAD	(254)870-9755
TEXAS	916 FOODS OPS, LLC	2906 N MAIN ST.	BELTON	(254)613-7046
TEXAS	916 FOODS OPS, LLC	9221 BENBROOK BLVD.	BENBROOK	(817)349-3905
TEXAS	916 FOODS OPS, LLC	270 NW JOHN JONES DR	BURLESON	(817)484-5685
TEXAS	916 FOODS OPS, LLC	881 N. E. ALSBURY BLVD.	BURLESON	(817)717-5049
TEXAS	916 FOODS OPS, LLC	1908 E HEBRON PKWY	CARROLLTON	(972)394-2905
TEXAS	916 FOODS OPS, LLC	2003 BELTLINE ROAD	CARROLLTON	(972)416-7294
TEXAS	916 FOODS OPS, LLC	2655 MIDWAY ROAD	CARROLLTON	(972)733-4218
TEXAS	916 FOODS OPS, LLC	404 EAST FM 1382	CEDAR HILL	(469)530-2440
TEXAS	916 FOODS OPS, LLC	1604 W. HENDERSON	CLEBURNE	(817)402-3271
TEXAS	916 FOODS OPS, LLC	112 N DENTON TAP RD	COPPELL	(972)829-4264
TEXAS	916 FOODS OPS, LLC	821 S. MACARTHUR	COPPELL	(972)829-4256
TEXAS	916 FOODS OPS, LLC	2740 E HIGHWAY 190	COPPERAS COVE	(254)781-5686
TEXAS	916 FOODS OPS, LLC	1981 FORT WORTH AVE.	DALLAS	(214)666-4922
TEXAS	916 FOODS OPS, LLC	2241 W NORTHWEST HWY	DALLAS	(214)295-9381
TEXAS	916 FOODS OPS, LLC	2328 W. ILLINOIS AVE.	DALLAS	(214)302-0771
TEXAS	916 FOODS OFS, LLC	2507 ROYAL LANE	DALLAS	(972)241-9224
TEXAS	916 FOODS OFS, LLC	2828 W. WHEATLAND	DALLAS	(972)639-5154
TEXAS	916 FOODS OFS, LLC	3790 FOREST LANE	DALLAS	(214)352-3069
TEXAS	916 FOODS OFS, LLC	4380 DALLAS FT WORTH TPKE	DALLAS	(214)302-0961
TEXAS	916 FOODS OFS, LLC	8787 S. LANCASTER ROAD	DALLAS	(972)362-0305
TEXAS	,	4900 TEASLEY LN		
	916 FOODS OPS, LLC		DENTON	(940)293-2606
TEXAS	916 FOODS OPS, LLC	622 E. CAMP WISDOM ROAD	DUNCANVILLE	(972)639-5097
TEXAS	916 FOODS OPS, LLC	2041 JUSTIN ROAD	FLOWER MOUND	(972)829-4294
TEXAS	916 FOODS OPS, LLC	2120 LONG PRAIRIE ROAD	FLOWER MOUND	(972)829-4291
TEXAS	916 FOODS OPS, LLC	14160 TRINITY BLVD	FORT WORTH	(817)494-7423
TEXAS	916 FOODS OPS, LLC	1500 EAST CHASE PARKWAY	FORT WORTH	(817)983-7025
TEXAS	916 FOODS OPS, LLC	2800 E BERRY ST	FORT WORTH	(817)210-4889
TEXAS	916 FOODS OPS, LLC	2801 N TARRANT PKWY	FORT WORTH	(817)349-3925
TEXAS	916 FOODS OPS, LLC	3815 SOUTHWEST LOOP 820	FORT WORTH	(817)953-9452
TEXAS	916 FOODS OPS, LLC	6250 OAKMONT BLVD	FORT WORTH	(817)900-0684
TEXAS	916 FOODS OPS, LLC	6716 BRIDGE STREET	FORT WORTH	(817)727-4778
TEXAS	916 FOODS OPS, LLC	2554 W INTERSTATE 20	GRAND PRAIRIE	(972)639-5114
TEXAS	916 FOODS OPS, LLC	2964 W CAMP WISDOM ROAD	GRAND PRAIRIE	(972)639-5145
TEXAS	916 FOODS OPS, LLC	2111 HALL-JOHNSON ROAD	GRAPEVINE	(817)494-7495
TEXAS	916 FOODS OPS, LLC	302 I-35 N.E.	HILLSBORO	(254)221-0896
TEXAS	916 FOODS OPS, LLC	1000 W WALNUT HILL LANE	IRVING	(972)639-5125
TEXAS	916 FOODS OPS, LLC	7700 N MACARTHUR	IRVING	(972)432-7918
TEXAS	916 FOODS OPS, LLC	1201 S FORT HOOD ST	KILLEEN	(254)781-5185
TEXAS	916 FOODS OPS, LLC	2008 E CENTRAL TEXAS EXPY	KILLEEN	(254)781-5674
TEXAS	916 FOODS OPS, LLC	3816 S CLEAR CREEK ROAD	KILLEEN	(254)781-5683
TEXAS	916 FOODS OPS, LLC	6348 LAKE WORTH BLVD.	LAKE WORTH	(817)953-9440
TEXAS	916 FOODS OPS, LLC	3750 E. BROAD ST.	MANSFIELD	(682)330-7228
TEXAS	916 FOODS OPS, LLC	9140 N. TARRANT PKWY	NORTH RICHLAND HILLS	(817)766-2088
TEXAS	916 FOODS OPS, LLC	1204 N HIGHWAY 377	ROANOKE	(682)237-5508
TEXAS	916 FOODS OPS, LLC	8055 S IH 35	ROBINSON	(254)870-9051
TEXAS	916 FOODS OPS, LLC	1317 N. SAGINAW BLVD.	SAGINAW	(817)953-9450
TEXAS	916 FOODS OPS, LLC	2130 E. SOUTHLAKE BLVD.	SOUTHLAKE	(817)310-9582
TEXAS	916 FOODS OPS, LLC	12310 NW H K DODGEN LOOP	TEMPLE	(254)207-0965
TEXAS	916 FOODS OPS, LLC	1348 SW HK DODGEN LOOP	TEMPLE	(254)207-0937
TEXAS	916 FOODS OPS, LLC	1015 N. VALLEY MILLS DR.	WACO	(254)227-6494
TEXAS	916 FOODS OPS, LLC	1417 HEWITT DRIVE	WACO	(254)227-6493
TEXAS	916 FOODS OPS, LLC	2724 WEST LOOP 340	WACO	(254)262-0975
TEXAS	916 FOODS OFS, LLC	811 SOUTH 5TH	WACO	(254)227-6480
TEXAS	916 FOODS OPS, LLC	8424 DENTON HWY.	WACO	(817)479-9452
TEXAS	BAGEL MANIA CORPORATION, ASRA OBEROI, R. RISHI OBEROI, RICKI R. OBEROI	27943 SOUTHWEST FREEWAY	ROSENBERG	(281)239-3639
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TEXAS	BAGEL MANIA CORPORATION, ASRA OBEROI, RICKI R. OBEROI	5916 RICHMOND AVENUE	HOUSTON	(713)783-0836
TEXAS	BAGEL MANIA CORPORATION, ASRA OBEROI, RICKI R. OBEROI	9145 HIGHWAY 6	HOUSTON	(281)568-0871
TEXAS	BAGEL MANIA CORPORATIO, ASRA OBEROI, RICKI R. OBEROI	2201 S. MASON RD.	КАТҮ	(281)492-7070
	BACEL MANUA CORDORATION SIGN S. CREECO			
TEXAS TEXAS	BAGEL MANIA CORPORATION, RICKI R. OBEROI BAGEL MANIA TOO CORPORATION, ASRA OBEROI, R. RISHI OBEROI, RICKI R. OBEROI	1225 GESSNER 5929 FM 1463	HOUSTON KATY	(713)465-4713 (281)665-2574

TEVAC		10025 514 520	CVBBEEC	(201)056 0060
TEXAS TEXAS	BAGEL MANIA TOO CORPORATION, ASRA OBEROI, RICKI R. OBEROI BAGEL MANIA TOO CORPORATION, ASRA OBEROI, RICKI R. OBEROI	18025 FM 529 19225 WEST BELLFORT STREET	CYPRESS RICHMOND	(281)856-8060
TEXAS	BAGEL MANIA TOO CORPORATION, ASRA OBEROI, RICKI R. OBEROI BAGEL MANIA TOO CORPORATION, ASRA OBEROI, RICKI R. OBEROI	16710 SOUTHWEST FREEWAY	SUGAR LAND	(346)843-1300 (281)277-1661
TEXAS	COTTI FOODS MIDWEST, INC.	2000 ROSS-OSAGE	AMARILLO	(806)373-4076
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TEXAS	COTTI FOODS MIDWEST, INC.	4206 I-40 WEST	AMARILLO	(806)352-4447
TEXAS	COTTI FOODS MIDWEST, INC.	4613 S. WESTERN	AMARILLO	(806)353-1014
TEXAS	COTTI FOODS MIDWEST, INC.	5638 AMARILLO BOULEVARD	AMARILLO	(806)352-4248
TEXAS	COTTI FOODS MIDWEST, INC.	6135 SONCY RD	AMARILLO	(806)642-0993
TEXAS	COTTI FOODS MIDWEST, INC.	7236 S.W. 34TH AVE	AMARILLO	(806)352-4413
TEXAS	COTTI FOODS MIDWEST, INC.	407 23RD ST.	CANYON	(806)655-7782
TEXAS	CS RESTAURANTS, INC., CHADI S. SANSAL	2328 SEAWALL BLVD	GALVESTON	(409)762-8195
TEXAS	CS RESTAURANTS, INC., CHADI S. SANSAL	2800 FM 1764	LA MARQUE	(409)986-8505
TEXAS	CS RESTAURANTS, INC., CHADI S. SANSAL	2535 E. LEAGUE CITY PARKWAY	LEAGUE CITY	(832)864-2635
TEXAS	CS RESTAURANTS, INC., CHADI S. SANSAL	2805 PALMER HIGHWAY	TEXAS CITY	(409)945-4663
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	10771 GATEWAY PLAZA BLVD	EL PASO	(915)229-7966
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	1176 YARBROUGH DR.	EL PASO	(915)598-9647
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	12701 MONTANA AVE	EL PASO	(915)200-4114
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	13008 EASTLAKE BLVD	EL PASO	(915)247-3770
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	1501 GEORGE DIETER DRIVE	EL PASO	(915)229-7660
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	1890 ZARAGOZA RD	EL PASO	(915)857-3308
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	6201 MONTANA AVE.	EL PASO	(915)778-5729
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	7453 NORTH MESA	EL PASO	(915)584-9593
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	7731 PASEO DEL NORTE	EL PASO	(915)235-0466
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	825 N ZARAGOZA RD	EL PASO	(915)790-2932
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	911 SUNLAND PARK DR	EL PASO	(915)200-4177
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	9150 VISCOUNT	EL PASO	(915)593-0666
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	9516 DYER ST	EL PASO	(915)200-4655
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	14493 HORIZON BLVD	HORIZON CITY	(915)974-3003
TEXAS	ELP RESTAURANT HOLDINGS, LL, JHONNY ALEXANDER MERCADO SAM	10630 NORTH LOOP DR	SOCORRO	(915)701-3155
TEXAS	EMERALD FOODS, INC., MARK J. GEORGE, THE ESTATE OF DONALD L. FEINSTEIN	6421 NORTH I-35	DENTON	(940)243-3181
TEXAS	EMERALD FOODS, INC., MARK J. GEORGE, THE ESTATE OF DONALD L. FEINSTEIN	210 PATTON STREET	HOUSTON	(713)695-5160
TEXAS	EMERALD FOODS, INC., MARK J. GEORGE, THE ESTATE OF DONALD L. FEINSTEIN	639 HWY 75 N	HUNTSVILLE	(936)291-1975
TEXAS	EMERALD FOODS, INC., MARK J. GEORGE, THE ESTATE OF DONALD L. FEINSTEIN	21548 FM 471 SOUTH	NATALIA	(830)663-9997
TEXAS	EMERALD FOODS, INC., MARK J. GEORGE, THE ESTATE OF DONALD L. FEINSTEIN	900 SOUTH EAGLE STREET	WEIMAR	(979)725-8640
TEXAS	EMERALD FOODS, INC., MARK J. GEORGE, THE ESTATE OF DONALD L. FEINSTEIN	9600 LONGSTREET ROAD	WILLIS	(936)856-8078
	GRONBACH FOOD SYSTEMS, LLC, DEBORAH S. GRONBACH, PAUL L. GRONBACH, PAUL M.			(
TEXAS	GRONBACH	4410 W. GREEN OAKS BLVD.	ARLINGTON	(682)587-4047
TEXAS	GRONBACH FOOD SYSTEMS, LLC, DEBORAH S. GRONBACH, PAUL L. GRONBACH, PAUL M.	HID W. GREEN OARS BEVD.	ANEINGTON	(002)507-4047
TEVAC				(017)502 2400
TEXAS	GRONBACH	1771 U.S. HWY 287	MANSFIELD	(817)592-3199
TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	6438 S. STAPLES	CORPUS CHRISTI	(361)980-0321
TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	943 WEST IH 2	DONNA	(0)-
TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE	PALMVIEW	(956)271-4993
TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE 4105 AYERS	PALMVIEW CORPUS CHRISTI	(956)271-4993 (361)853-6193
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI	(956)271-4993 (361)853-6193 (361)854-5771
TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE 4105 AYERS	PALMVIEW CORPUS CHRISTI	(956)271-4993 (361)853-6193
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI	(956)271-4993 (361)853-6193 (361)854-5771
TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438
TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD.	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048
TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD.	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-2701
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-2701 (512)596-1731
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-2701 (512)596-1731 (512)596-2572
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-2701 (512)596-2701 (512)596-1731 (512)596-2572 (512)596-1943
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3126 (512)596-2701 (512)596-1731 (512)596-2572 (512)596-1943 (512)596-2523
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-3776 (512)596-2701 (512)596-2771 (512)596-2572 (512)596-1943 (512)596-2523 (512)232-1929
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZT RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-3176 (512)596-1731 (512)596-2701 (512)596-2572 (512)596-1943 (512)596-2523 (512)596-2523 (512)232-1929 (512)596-3192
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZT RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-2701 (512)596-2701 (512)596-2771 (512)596-2723 (512)596-1943 (512)596-2523 (512)2596-2523 (512)232-1929 (512)596-3192 (512)596-3187
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-2701 (512)596-2701 (512)596-2572 (512)596-1943 (512)596-2523 (512)596-3192 (512)596-3187 (512)596-3153
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 415T STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-2701 (512)596-2572 (512)596-1731 (512)596-2572 (512)596-2523 (512)596-2523 (512)232-1929 (512)596-3192 (512)596-3153 (512)596-3305
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-2572 (512)596-2572 (512)596-2523 (512)596-2523 (512)596-3192 (512)596-3187 (512)596-3153 (512)596-3312
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 415T STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-2701 (512)596-2572 (512)596-1731 (512)596-2572 (512)596-2523 (512)596-2523 (512)232-1929 (512)596-3192 (512)596-3153 (512)596-3305
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-2572 (512)596-2572 (512)596-2523 (512)596-2523 (512)596-3192 (512)596-3187 (512)596-3153 (512)596-3312
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST 5000 W SLAUGHTER LN	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-1943 (512)596-1943 (512)596-3192 (512)596-3192 (512)596-3153 (512)596-3312 (512)596-3312 (512)596-33189
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST 5000 W SLAUGHTER LN 5752 AIRPORT BLVD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-702 (512)
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST 5000 W SLAUGHTER LN 5752 AIRPORT BLVD 619 N IH 35	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-702 (512)5
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST 5000 W SLAUGHTER LN 5752 AIRPORT BLVD 619 N IH 35 6210 EAST BEN WHITE	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-3176 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-702 (512)
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE 4105 AYERS 4123 SOUTH STAPLES 5934 S SPID DR 1404 GENERAL CAVAZOS BLVD. 17890 BLANCO ROAD, SUITE 401 1401 N. VELASCO ROAD 1000 EAST 41ST STREET 10203 LAKE CREEK PKWY 10701 RESEARCH BLVD. 11606 RANCH ROAD 620 N 12421 MOPAC EXPRESSWAY 1418 E. ANDERSON LANE 1910 WEST BRAKER LANE 201 E 21ST ST 2224 EAST RIVERSIDE 305 SLAUGHTER LN 3596 FAR WEST BLVD 4115 S. CONGRESS 4961 US HWY 290 WEST 5000 W SLAUGHTER LN 5752 AIRPORT BLVD 619 N IH 35 6210 EAST BEN WHITE 6247 MCNEIL DRIVE	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-2701 (512)596-2701 (512)596-2723 (512)596-3192 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3312 (512)596-3312 (512)596-3312 (512)596-3312 (512)596-3324 (512)596-3249 (512)596-3298 (512)596-3298
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1000 EAST 415T STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-1731 (512)596-2572 (512)596-2573 (512)596-2523 (512)596-3192 (512)596-3192 (512)596-3187 (512)596-3189 (512)596-3312 (512)596-3298 (512)596-3298 (512)596-3298 (512)596-3286 (512)596-3286 (512)596-3348
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           6119 N IH 35           6210 EAST BEN WHITE           6210 EAST BEN WHITE           6210 EAST BEN WHITE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-2701 (512)596-2701 (512)596-2572 (512)596-2572 (512)596-2523 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3189 (512)596-3312 (512)596-3312 (512)596-3312 (512)596-3289 (512)596-3288 (512)596-3288 (512)596-3348 (512)596-3348 (512)596-3348
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-701 (512)596-702 (512)
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6242 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-701 (512)5
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN	(956)271-4993 (361)853-6193 (361)854-5771 (361)993-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-701 (512)596-700 (512)500 (512)500 (512)500 (512
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3176 (512)596-701 (512)596-700 (512)5
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS OF NORTHEAST, LLC, HAZA FOODS, LLC, MOHAMMED ALI DHANANI HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET           4544 BISSONNET	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT BEAUMONT BELAIRE	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-2701 (512)596-2701 (512)596-2701 (512)596-2572 (512)596-2573 (512)596-2523 (512)232-1929 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3183 (512)596-3189 (512)596-3189 (512)596-3305 (512)596-3312 (512)596-3328 (512)596-3249 (512)596-3249 (512)596-3288 (512)596-3286 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3289 (512)596-3288 (512)596-328
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART AFODDS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 415T STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET           4544 BISSONNET           891 EARL RUDDER FREEWAY	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT BEAUMONT BEALMONT BELLAIRE BRYAN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-2701 (512)596-2701 (512)596-2701 (512)596-2572 (512)596-2573 (512)596-2523 (512)596-3192 (512)596-3192 (512)596-3187 (512)596-3187 (512)596-3189 (512)596-3312 (512)596-3312 (512)596-3312 (512)596-3329 (512)596-3298 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3288 (512)596-3348 (832)284-7655 (281)738-1277 (409)203-1222 (409)600-9178
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS, LIC HAZA FOODS, LIC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 415T STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET           4544 BISSONNET           891 EARL RUDDER FREEWAY           2901 E WHITESTONE BLVD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT BEAUMONT BELLAIRE BRYAN CEDAR PARK	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-2572 (512)596-1731 (512)596-2573 (512)596-2573 (512)596-3192 (512)596-3192 (512)596-3192 (512)596-3192 (512)596-3189 (512)596-3312 (512)596-3305 (512)596-3348 (512)596-3298 (512)596-3298 (512)596-3286 (512)596-3286 (512)596-3348 (832)284-7655 (281)738-1277 (409)203-1222 (409)600-9178 (409)791-0994 (832)509-2372 (979)776-6042 (512)596-2638
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           6119 N IH 35           6210 EAST BEN WHITE           6242 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET           4544 BISSONNET           891 EARL RUDDER FREEWAY           2901 E WHITESTONE BLVD           810 N BELL BLVD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT BEAUMONT BEALMONT BELLAIRE BRYAN	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-1731 (512)596-1731 (512)596-2572 (512)596-2572 (512)596-2572 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3189 (512)596-3189 (512)596-3189 (512)596-3298 (512)596-3298 (512)596-3298 (512)596-3286 (512)596-3288 (512)596-3348 (832)284-7655 (281)738-1277 (409)203-1222 (409)600-9178 (409)791-0994 (832)509-2372 (512)596-2638
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS, LIC HAZA FOODS, LIC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           619 N IH 35           6210 EAST BEN WHITE           6247 MCNEIL DRIVE           6428 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET           4544 BISSONNET           891 EARL RUDDER FREEWAY           2901 E WHITESTONE BLVD           810 N BELL	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT BEAUMONT BEALMONT BEALAIRE BRYAN CEDAR PARK CEDAR PARK CEDAR PARK	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-2701 (512)596-2701 (512)596-2701 (512)596-2701 (512)596-3193 (512)596-3193 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3189 (512)596-3189 (512)596-3387 (512)596-3387 (512)596-3286 (512)596-3286 (512)596-3286 (512)596-3286 (512)596-3348 (832)284-7655 (281)738-1277 (409)203-1222 (409)600-9178 (409)791-0994 (832)509-2372 (979)776-6042 (512)596-2638
TEXAS TEXAS	HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HART RESTAURANT MANAGMENT, INC., ROBERT G. HART, III HAZA FOODS, LLC HAZA FOODS, LLC	839 EAST PALMA VISTA DRIVE           4105 AYERS           4123 SOUTH STAPLES           5934 S SPID DR           1404 GENERAL CAVAZOS BLVD.           17890 BLANCO ROAD, SUITE 401           1401 N. VELASCO ROAD, SUITE 401           1401 N. VELASCO ROAD           1000 EAST 41ST STREET           10203 LAKE CREEK PKWY           10701 RESEARCH BLVD.           11606 RANCH ROAD 620 N           12421 MOPAC EXPRESSWAY           1418 E. ANDERSON LANE           1910 WEST BRAKER LANE           201 E 21ST ST           2224 EAST RIVERSIDE           305 SLAUGHTER LN           3596 FAR WEST BLVD           4115 S. CONGRESS           4961 US HWY 290 WEST           5000 W SLAUGHTER LN           5752 AIRPORT BLVD           6119 N IH 35           6210 EAST BEN WHITE           6242 SOUTH I-35           514 HWY 71 WEST           6806 GARTH RD           8823 NORTH HIGHWAY 146           3685 COLLEGE ST.           4590 DOWLEN ROAD           735 S. 11TH STREET           4544 BISSONNET           891 EARL RUDDER FREEWAY           2901 E WHITESTONE BLVD           810 N BELL BLVD	PALMVIEW CORPUS CHRISTI CORPUS CHRISTI CORPUS CHRISTI KINGSVILLE SAN ANTONIO ANGLETON AUSTIN BASTROP BAYTOWN BEAUMONT BEAUMONT BEALLAIRE BRYAN CEDAR PARK	(956)271-4993 (361)853-6193 (361)853-6193 (361)93-3438 (361)221-9011 (0)- (979)267-7048 (512)596-3182 (512)596-3182 (512)596-1731 (512)596-2701 (512)596-2701 (512)596-2701 (512)596-2572 (512)596-2572 (512)596-2523 (512)596-3187 (512)596-3187 (512)596-3187 (512)596-3189 (512)596-3189 (512)596-3189 (512)596-3189 (512)596-3298 (512)596-3298 (512)596-3286 (512)596-3286 (512)596-3288 (512)596-3348 (832)284-7655 (281)738-1277 (409)203-1222 (409)600-9178 (409)701-0994 (832)509-2372 (979)776-6042 (512)596-2638

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TEXAS	HAZA FOODS, LLC	202 SOUTHWEST PKWY E.	COLLEGE STATION	(979)985-3427
TEXAS	HAZA FOODS, LLC	10377 HIGHWAY 242	CONROE	(346)667-9531
TEXAS	HAZA FOODS, LLC	12611 LOUETTA STREET	CYPRESS	(281)677-4695
TEXAS	HAZA FOODS, LLC	17545 SPRING CYPRESS ROAD	CYPRESS	(832)699-5486
TEXAS	HAZA FOODS, LLC	28060 HWY 290	CYPRESS	(832)497-5300
TEXAS	HAZA FOODS, LLC	9806 FRY ROAD	CYPRESS	(281)758-8815
TEXAS	HAZA FOODS, LLC	502 HIGHWAY 90	DAYTON	(936)397-8350
TEXAS	HAZA FOODS, LLC	124 FM 517 WEST	DICKINSON	(346)251-4056
TEXAS	HAZA FOODS, LLC	104 E. EDGEWOOD AVENUE	FRIENDSWOOD	(346)251-4360
TEXAS	HAZA FOODS, LLC	3101 FM 528	FRIENDSWOOD	(281)994-7665
TEXAS	HAZA FOODS, LLC	1102 RIVERY BLVD.	GEORGETOWN	(512)596-2832
TEXAS	HAZA FOODS, LLC	4600 TWIN CITY HIGHWAY	GROVES	(409)234-0215
TEXAS	HAZA FOODS, LLC	10235 ALMEDA GENOA ROAD	HOUSTON	(832)509-3019
TEXAS	HAZA FOODS, LLC	10715 NORTH FREEWAY	HOUSTON	(832)509-3778
TEXAS	HAZA FOODS, LLC	10731 W. BELLFORT STREET	HOUSTON	(832)509-3672
TEXAS	HAZA FOODS, LLC	10780 WESTHEIMER ROAD	HOUSTON	(832)509-2297
TEXAS	HAZA FOODS, LLC	1127 WEST RANKIN ROAD	HOUSTON	(281)205-3102
TEXAS	HAZA FOODS, LLC	14304 GULF FWY	HOUSTON	(281)306-6927
TEXAS	HAZA FOODS, LLC	14323 E SAM HOUSTON PKWY N	HOUSTON	(832)284-7742
TEXAS	HAZA FOODS, LLC	15130 ALDINE WESTFIELD ROAD	HOUSTON	(281)579-3537
TEXAS	HAZA FOODS, LLC	15355 WALLISVILLE ROAD	HOUSTON	(832)284-7261
TEXAS	HAZA FOODS, LLC	16500 EL CAMINO REAL	HOUSTON	(832)284-7263
TEXAS	HAZA FOODS, LLC	1829 MANGUM ROAD	HOUSTON	(832)509-3855
TEXAS	HAZA FOODS, LLC	2007 DURHAM	HOUSTON	(832)509-2447
TEXAS	HAZA FOODS, LLC	243 GREENS ROAD	HOUSTON	(832)509-1445
TEXAS	HAZA FOODS, LLC	2928 WOODRIDGE DR	HOUSTON	(281)676-3570
TEXAS	HAZA FOODS, LLC	3508 S. DAIRY ASHFORD STREET	HOUSTON	(281)994-7991
TEXAS	HAZA FOODS, LLC	3710 SCOTT STREET	HOUSTON	(832)509-4395
TEXAS	HAZA FOODS, LLC	3910 OLD SPANISH TRL	HOUSTON	(832)652-3773
	HAZA FOODS, LLC	5000 FM 1960 W	HOUSTON	
TEXAS TEXAS	HAZA FOODS, LLC	5000 FM 1960 W 5003 KIRBY	HOUSTON	(832)284-7283 (832)509-1793
TEXAS	HAZA FOODS, LLC	6101 HILLCROFT	HOUSTON	(832)410-3124
TEXAS	HAZA FOODS, LLC	7090A W. OREM DRIVE	HOUSTON	(832)509-3890
TEXAS	HAZA FOODS, LLC	715 W 28TH ST	HOUSTON	(832)509-2884
TEXAS	HAZA FOODS, LLC	7215 FONDREN	HOUSTON	(832)284-7269
TEXAS	HAZA FOODS, LLC	7760 WEST BELLFORT	HOUSTON	(832)284-7286
TEXAS	HAZA FOODS, LLC	7920 HOWARD DRIVE	HOUSTON	(832)509-1979
TEXAS	HAZA FOODS, LLC	9035 WEST RD	HOUSTON	(832)509-5463
TEXAS	HAZA FOODS, LLC	9409 FUQUA STREET	HOUSTON	(281)624-4414
TEXAS	HAZA FOODS, LLC	9500 SOUTH MAIN STREET	HOUSTON	(281)206-0264
TEXAS	HAZA FOODS, LLC	10015 FM 1960 BYPASS	HUMBLE	(281)677-4697
TEXAS	HAZA FOODS, LLC	7206 FM 1960 E.	HUMBLE	(832)284-7757
TEXAS	HAZA FOODS, LLC	70 CHRIS KELLEY BLVD	HUTTO	(512)586-5089
TEXAS	HAZA FOODS, LLC	13745 N INTERSTATE 35, SUITE B	JARRELL	(512)746-7007
TEXAS	HAZA FOODS, LLC	1484 KATY FORT BEND RD	KATY	(281)994-7195
TEXAS	HAZA FOODS, LLC	1717 SPRING GREEN BOULEVARD	KATY	(281)758-8547
TEXAS	HAZA FOODS, LLC	25540 KINGSLAND BLVD	KATY	(346)667-9531
TEXAS	HAZA FOODS, LLC	2930 N MASON ROAD	KATY	(281)769-8425
TEXAS	HAZA FOODS, LLC	307 S FRY RD	KATY	(281)676-5447
TEXAS	HAZA FOODS, LLC	20584 IH 35	KYLE	(512)596-3319
TEXAS	HAZA FOODS, LLC	95 OYSTER CREEK DR	LAKE JACKSON	(979)258-5495
TEXAS	HAZA FOODS, LLC	2404 RANCH ROAD 620	LAKEWAY	(512)596-3174
TEXAS	HAZA FOODS, LLC	1750 WEST MAIN	LEAGUE CITY	(346)251-4054
TEXAS	HAZA FOODS, LLC	10747 E CRYSTAL FALLS PKWY	LEANDER	(737)757-4645
TEXAS	HAZA FOODS, LLC	1829 US HIGHWAY 190 W	LIVINGSTON	(936)239-1403
TEXAS	HAZA FOODS, LLC	1030 S COLORADO ST.	LOCKHART	(737)355-8989
TEXAS	HAZA FOODS, LLC	518 S MAIN ST	LUMBERTON	(409)678-3555
TEXAS	HAZA FOODS, LLC	13660 FARM TO MARKET ROAD 1488	MAGNOLIA	(936)341-1111
TEXAS	HAZA FOODS, LLC	11923 US 290 E	MANOR	(512)596-3857
TEXAS	HAZA FOODS, LLC	20140 MORRIS AVE., SUITE A	MANVEL	(281)519-9077
TEXAS	HAZA FOODS, LLC	9819 HIGHWAY 6	MISSOURI CITY	(281)994-7973
TEXAS	HAZA FOODS, LLC	15295 HIGHWAY 105, SUITE 200	MONTGOMERY	(281)402-6510
TEXAS	HAZA FOODS, LLC	19990 EVA ST	MONTGOMERY	(936)297-9313
TEXAS	HAZA FOODS, LLC	1702 NASA RD	NASSAU BAY	(346)251-4058
TEXAS	HAZA FOODS, LLC	2912 PEEK RD	NEDERLAND	(409)299-4914
TEXAS	HAZA FOODS, LLC	2205 N. HIGHWAY 62	ORANGE	(409)299-4914
	HAZA FOODS, LLC		PASADENA	
TEXAS		301 W. SOUTHMORE AVE	PASADENA	(832)463-7509
TEXAS	HAZA FOODS, LLC	4014 SPENCER HIGHWAY		(832)284-7653
TEXAS	HAZA FOODS, LLC	7444 SPENCER HIGHWAY	PASADENA	(832)284-7801
TEXAS	HAZA FOODS, LLC	11011 CR 59	PEARLAND	(281)677-7877
TEXAS	HAZA FOODS, LLC	11615 SHADOW CREEK PKWY	PEARLAND	(832)284-7268
TEXAS	HAZA FOODS, LLC	11630 BROADWAY STREET	PEARLAND	(281)994-7669
TEXAS	HAZA FOODS, LLC	1722 NORTH MAIN	PEARLAND	(832)284-7529
TEXAS	HAZA FOODS, LLC	1810 PEARLAND PARKWAY	PEARLAND	(281)994-7612
TEXAS	HAZA FOODS, LLC	1425 WELLS BRANCH PKWY	PFLUGERVILLE	(512)596-3252
TEXAS	HAZA FOODS, LLC	23611 US-59	PORTER	(346)308-2277
TEXAS	HAZA FOODS, LLC	11310 OLD FM 1464 RD	RICHMOND	(832)757-9352
TEXAS	HAZA FOODS, LLC	21950 WILLIAMS WAY	RICHMOND	(281)656-1885
TEXAS	HAZA FOODS, LLC	17560 RR-620	ROUND ROCK	(512)586-5557

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TEXAS	HAZA FOODS, LLC	4849 NORTH I-35	ROUND ROCK	(512)425-0651
TEXAS	HAZA FOODS, LLC	607 LOUIS HENNA BLVD	ROUND ROCK	(512)596-3276
TEXAS	HAZA FOODS, LLC	4001 I-35 SOUTH	SAN MARCOS	(512)596-3318
TEXAS	HAZA FOODS, LLC	701 EAST HOPKINS STREET	SAN MARCOS	(512)212-9225
TEXAS	HAZA FOODS, LLC	1481 SPRING CYPRESS RD.	SPRING	(832)509-5424
TEXAS	HAZA FOODS, LLC	21130 KUYKENDAHL RD	SPRING	(832)284-7505
TEXAS	HAZA FOODS, LLC	505 SAWDUST ROAD	SPRING	(832)284-7382
TEXAS	HAZA FOODS, LLC	8735 SPRING CYPRESS	SPRING	(832)509-5737
TEXAS	HAZA FOODS, LLC	13693 MURPHY ROAD	STAFFORD	(832)509-4174
TEXAS	HAZA FOODS, LLC	18911 UNIVERSITY BLVD	SUGAR LAND	(346)279-0204
TEXAS	HAZA FOODS, LLC	2901 HOUSTON HIGHWAY	VICTORIA	(361)541-6028
TEXAS	· · · · · · · · · · · · · · · · · · ·			
_	HAZA FOODS, LLC	3507 NORTH NAVARRO	VICTORIA	(361)541-6021
TEXAS	HAZA FOODS, LLC	3113 EDGAR BROWN DRIVE	WEST ORANGE	(409)209-8063
TEXAS	HAZA FOODS, LLC, MOHAMMED ALI DHANANI	10953 F.M. 1960 WEST	HOUSTON	(281)306-6767
TEXAS	HAZA FOODS, LLC, MOHAMMED ALI DHANANI	22633 IMPERIAL VALLEY DR	HOUSTON	(713)587-6706
TEXAS	HAZA FOODS, LLC, MOHAMMED ALI DHANANI	3010 BARKER CYPRESS RD	HOUSTON	(281)410-1800
TEXAS	HILLOCK FOODS, INC., HAROLD L. HILLOCK	2900 S US HIGHWAY 287	CORSICANA	(903)874-6000
TEXAS	INSPIRED BY OPPORTUNITY, LLC	709 S MAIN ST	ANDREWS	(432)315-0672
TEXAS	INSPIRED BY OPPORTUNITY, LLC	2311 S. GREGG ST.	BIG SPRING	(432)606-2252
TEXAS	INSPIRED BY OPPORTUNITY, LLC	1100 W 1ST ST	HEREFORD	(806)391-7064
TEXAS	INSPIRED BY OPPORTUNITY, LLC	212 UNIVERSITY AVE	LUBBOCK	(806)370-9120
TEXAS	INSPIRED BY OPPORTUNITY, LLC	2505 S LOOP 289	LUBBOCK	(806)503-3459
TEXAS	INSPIRED BY OPPORTUNITY, LLC	5111 98TH ST	LUBBOCK	(806)503-2549
TEXAS	INSPIRED BY OPPORTUNITY, LLC	5721 4TH ST	LUBBOCK	(806)503-2531
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TEXAS	INSPIRED BY OPPORTUNITY, LLC	6815 MILWAUKEE AVENUE	LUBBOCK	(806)503-2529
TEXAS	INSPIRED BY OPPORTUNITY, LLC	2000 RANKIN HWY	MIDLAND	(432)219-3488
TEXAS	INSPIRED BY OPPORTUNITY, LLC	4412 W LOOP 250 N	MIDLAND	(432)219-3453
TEXAS	INSPIRED BY OPPORTUNITY, LLC	5516 N BIG SPRING ST.	MIDLAND	(432)219-6172
TEXAS	INSPIRED BY OPPORTUNITY, LLC	902 ANDREWS HIGHWAY	MIDLAND	(432)219-3454
TEXAS	INSPIRED BY OPPORTUNITY, LLC	2646 JOHN BEN SHEPARD PKWY	ODESSA	(432)227-0008
TEXAS	INSPIRED BY OPPORTUNITY, LLC	3801 ANDREWS HWY	ODESSA	(432)227-0070
TEXAS	INSPIRED BY OPPORTUNITY, LLC	4070 FAUDREE RD	ODESSA	(432)257-3739
TEXAS	INSPIRED BY OPPORTUNITY, LLC	1509 N I-27	PLAINVIEW	(806)429-4033
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TEXAS	LATRELLE'S COLLEGE PARK, L.P., KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	3032 COLLEGE PARK	CONROE	(936)242-1973
12/010		5652 662262 1744	0011102	(555)212 1575
TEVAC				(020)024 4224
TEXAS	LATRELLE'S COLLEGE PARK, L.P., KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	2212 S. FIRST ST.	LUFKIN	(936)634-4334
TEXAS	LATRELLE'S EXPRESS CORPORATION, KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	3950 S TERMINAL RD	HOUSTON	(281)821-8833
TEXAS	LATRELLE'S EXPRESS CORPORATION, KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	7800 AIRPORT BLVD	HOUSTON	(713)645-5200
	LATRELLE'S FLIGHT KITCHEN, L.P., KENNETH A. JAMES, LATRELLE D. JAMES, LATRELLE'S 19, LLC, W.A			
TEXAS	JAMES, JR.	2800 TERMINAL RD N	HOUSTON	(281)230-3488
TEXAS	LATRELLE'S FLIGHT KITCHEN, L.P., KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	2625 N INTERNATIONAL PARKWAY	DALLAS	(972)973-6404
TEXAS	LATRELLE'S FLIGHT KITCHEN, L.P., KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	3121 NORTH TERMINAL RD	HOUSTON	(281)230-3457
TEXAS	MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY	35 W FM 468	COTULLA	(830)879-3343
TEXAS	MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY	2213 AVENUE F	DEL RIO	(830)768-1992
TEXAS	MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY	2419 E. MAIN STREET	EAGLE PASS	(830)758-0018
	MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY	1220 JUNCTION HIGHWAY	KERRVILLE	
TEXAS				(830)792-9898
TEXAS	MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY	498 S HIGHWAY 123 BYP	SEGUIN	(830)372-2802
TEXAS	MAX-E ENTERPRISES, INC., GREGORY S. MAXEY, TERRY M. MAXEY, W. MERLIN MAXEY	526 EAST MAIN STREET	UVALDE	(830)278-8122
	MDCOX AND TOWNSEND PARTNERS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL			
TEXAS	COX, KRISTI FLOYD, LISA WRIGHT, TOWNSE	131 E. INDUSTRIAL DRIVE	SULPHUR SPRINGS	(903)558-2040
TEXAS	PILOT TRAVEL CENTERS LLC	2015 ANTONIO STREET	ANTHONY	(915)886-3532
TEXAS	PILOT TRAVEL CENTERS LLC	501 VAN HORN DRIVE	VAN HORN	(432)283-8070
TEXAS	PILOT TRAVEL CENTERS LLC	1201 WEST I-20	WEATHERFORD	(817)341-4605
TEXAS	PILOT TRAVEL CENTERS LLC	2311 JACKSBORO HIGHWAY	WICHITA FALLS	(940)761-1503
TEXAS	R.C.D., INC., CARL HAYES HOOVER, RONALD F. REINKE	2146 S STATE HIGHWAY 121	LEWISVILLE	(972)459-2380
	R.C.D., INC., CARL HAYES HOOVER, RONALD F. REINKE	517 E FM 3040	LEWISVILLE	(972)439-2380
TEXAS	, , , , , , , , , , , , , , , , , , , ,			
TEXAS	R.H.R. RESTAURANTS, INC., CARL HAYES HOOVER, RONALD F. REINKE	1714 W. UNIVERSITY DRIVE	MCKINNEY	(972)542-6571
TEXAS	RDC RESTAURANTS, LLC, RICKI R. OBEROI	1215 FM 1462	ALVIN	(281)245-6336
TEXAS	RDC RESTAURANTS, LLC, RICKI R. OBEROI	14425 FM 2100	CROSBY	(346)760-0143
TEXAS	RDC RESTAURANTS, LLC, RICKI R. OBEROI	13334 TOMBALL PARKWAY	HOUSTON	(281)591-7081
	RENT THREE HIGH, INC., CYNTHIA D. JAMES, KENNETH A. JAMES, LATRELLE D. JAMES, THE ESTATE			
TEXAS	OF GLADYS L. J	1109 LEAGUE LINE ROAD	CONROE	(936)856-2827
	RENT THREE HIGH, INC., CYNTHIA D. JAMES, KENNETH A. JAMES, LATRELLE D. JAMES, THE ESTATE			_
TEXAS	OF GLADYS L. J	3303 WEST LAKE HOUSTON PARKWAY	KINGWOOD	(281)973-8303
TEXAS	RENT THREE HIGH, INC., KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	590 KINGWOOD DR	KINGWOOD	(281)623-5149
TEXAS	RENT THREE HIGH, INC., KENNETH A. JAMES, W.A. JAMES, JR.	12707 GESSNER ROAD	HOUSTON	(346)206-2894
TEXAS	RENT THREE HIGH, INC., KENNETH A. JAMES, W.A. JAMES, JR.	6670 WOODLANDS PKWY.	THE WOODLANDS	(346)351-2831
TEXAS	RESTAURANT SERVICE, L.L.C.	12486 NORTHWEST FREEWAY	HOUSTON	(832)581-4380
TEXAS	RESTAURANT SERVICE, L.L.C.	14027 WESTHEIMER	HOUSTON	(832)509-5448
TEXAS	RESTAURANT SERVICE, L.L.C.	14602 PERTHSHIRE	HOUSTON	(346)395-7624
TEXAS	RESTAURANT SERVICE, L.L.C.	8436 HIGHWAY 6 NORTH	HOUSTON	(832)509-3824
TEXAS	RESTAURANT SERVICE, L.L.C.	5515 HIGHWAY 6	MISSOURI CITY	(713)405-1442
TEXAS	RKR RESTAURANTS, LLC	7765 WB FRONTAGE RD	MERCEDES	(956)634-0008
TEXAS TEXAS	RKR RESTAURANTS, LLC RKR RESTAURANTS, LLC, RICKI R. OBEROI	7765 WB FRONTAGE RD 1001 MAIN STREET	MERCEDES BROWNSVILLE	(956)634-0008 (956)542-1406

TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	4011 S. MCCOLL ROAD	EDINBURG	(956)687-7228
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	1415 ED CAREY DRIVE	HARLINGEN	(956)428-0611
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	401 DIXIELAND ROAD	HARLINGEN	(956)425-8464
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	10219 MCPHERSON	LAREDO	(956)712-1633
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	1212 DEL MAR BLVD.	LAREDO	(956)791-6642
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	1319 SAN BERNARDO	LAREDO	(956)723-4214
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	1520 E SAUDERS ST	LAREDO	(956)722-8985
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	2330 BOB BULLOCK LOOP 1A	LAREDO	(956)712-0251
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	4719 SAN BERNARDO	LAREDO	(956)722-8332
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	611 RANCHO VIEJO DR.	LAREDO	(956)795-8802
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	1108 EAST JACKSON AVENUE	MCALLEN	(956)618-2240
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI	2716 NOLANA STREET	MCALLEN	(956)631-4229
TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI RKR RESTAURANTS, LLC, RICKI R. OBEROI	2507 E EXPRESSWAY 83 4559 E US HIGHWAY 83	MISSION	(956)664-2752
TEXAS	, ,		RIO GRANDE CITY	(956)352-6253
TEXAS TEXAS	RKR RESTAURANTS, LLC, RICKI R. OBEROI ROAD RANGER LLC	925 N. TEXAS BLVD. 202 INTERSTATE 20 FRONTAGE RD	WESLACO CISCO	(956)969-0891 (254)482-9330
TEAAS	KOAD KANGER LLC	3707 N INTERSTATE 35, FRONTAGE RD,	CISCO	(254)482-9550
TEXAS	ROAD RANGER LLC	SUITE B	GAINESVILLE	(940)580-1163
TEXAS	ROAD RANGER LLC	2300 TX 464 LOOP RD, SUITE 2	MONAHANS	(432)888-9877
TEXAS	ROAD RANGER LLC	70 S ASPEN AVE	NEW DEAL	(806)416-7862
TEXAS	ROAD RANGER LLC	1848 BECKENDORFF RD, SUITE B	SEALY	(815)957-5979
TEXAS	ROAD RANGER LLC	2460 FM 464	SEGUIN	(830)368-2414
TEXAS	ROAD RANGER LLC	776 TX-179	TEAGUE	(254)308-1308
	S & J LONE STAR ENTERPRISES, LLC, J. GARY SHELTON, JEREMY M. SHELTON, MARGIE J. SHELTON,			( - )
TEXAS	SUZANNE M. SHELTON	1180 FM 51 SOUTH	DECATUR	(940)627-1340
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1197 NORTH WATSON ROAD	ARLINGTON	(682)276-8048
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1509 BROWN TRAIL	BEDFORD	(817)282-1029
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	9541 WHITE SETTLEMENT ROAD	FORT WORTH	(682)250-5596
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	963 N BEACH ST	FORT WORTH	(817)838-3444
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	425 E HIGHWAY 377	GRANBURY	(817)573-2260
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	1725 N. BELTLINE ROAD	IRVING	(972)399-1868
TEXAS	SOUTHEAST RESTAURANT GROUP-WEN, LLC, ELIE KHOURY	5161 RUFE SNOW DR	NORTH RICHLAND HILLS	(817)485-9182
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	1242 S. MAIN STREET	BOERNE	(830)443-4332
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	8646 FM 78	CONVERSE	(210)319-7159
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	143 HWY 46 S	NEW BRAUNFELS	(830)500-2084
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	1687 STATE HIGHWAY 46 S	NEW BRAUNFELS	(830)515-4324
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	10738 POTRANCO ROAD	SAN ANTONIO	(210)390-0964
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	10926 CULEBRA RD	SAN ANTONIO	(210)864-3057
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	111 NW WEST WHITE RD	SAN ANTONIO	(210)428-6164
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	11652 BANDERA RD	SAN ANTONIO	(210)428-6166
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	11919 PERRIN-BEITEL	SAN ANTONIO	(210)907-7162
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	1410 AUSTIN HIGHWAY	SAN ANTONIO	(210)767-2519
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	16611 NACOGDOCHES	SAN ANTONIO	(210)468-0027
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	17702 BULVERDE RD	SAN ANTONIO	(210)853-0843
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	18303 BLANCO RD	SAN ANTONIO	(210)305-5085
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	19140 STONE OAK PKWY	SAN ANTONIO	(210)305-5139
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	2343 S.W. MILITARY	SAN ANTONIO	(210)853-5786
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	2422 EAST SOUTHCROSS BLVD.	SAN ANTONIO	(210)853-5785
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	430 SAN PEDRO	SAN ANTONIO	(210)305-5141
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	4445 WEST COMMERCE STREET	SAN ANTONIO	(210)944-0743
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	4519 FREDERICKSBURG ROAD	SAN ANTONIO	(210)305-5132
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	5121 NORTHWEST LOOP 410	SAN ANTONIO	(210)468-0026
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	514 W. CEVALLOS	SAN ANTONIO	(210)305-5134
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	5195 DE ZAVALA	SAN ANTONIO	(210)468-0039
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	607 S.W. MILITARY DRIVE	SAN ANTONIO	(210)428-6143
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	6827 MILITARY DRIVE W	SAN ANTONIO	(210)417-4066
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	7039 CULEBRA	SAN ANTONIO	(210)319-7162
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	742 SEGUIN ST	SAN ANTONIO	(210)501-1162
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	7662 GUILBEAU	SAN ANTONIO	(210)468-0040
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	7727 WURZBACH RD	SAN ANTONIO	(210)319-7125
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	9307 POTRANCO RD	SAN ANTONIO	(210)390-0836
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	9340 WURZBACH	SAN ANTONIO	(210)853-5782
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	9535 CULEBRA ROAD	SAN ANTONIO	(210)390-0862
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	5550 FM 3009	SCHERTZ	(210)305-5106
TEXAS	SQUARE PATTY, LLC, SANJAY MEHRA	8171 AGORA PARKWAY	SELMA	(210)305-5175
TEXAS	SRRG NBL LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2101 SYCAMORE SCHOOL RD	FORT WORTH	(817)551-2957
TEXAS	SRRG NBL LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1130 ARKANSAS LANE	GRAND PRAIRIE	(972)606-4608
TEXAS	SRRG NBL LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2071 FM 663	MIDLOTHIAN	(972)775-5227
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5821 S. COOPER ST.	ARLINGTON	(682)205-2580
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	26751 E UNIVERSITY DR	AUBREY	(972)347-9171
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4741 GOLDEN TRIANGLE BLVD	FORT WORTH	(817)697-4269
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	7701 SUMMER CREEK DR	FORT WORTH	(682)900-4639
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1217 SOUTH JACKSON STREET	JACKSONVILLE	(903)541-0918
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	10950 VIRGINIA PKWY	MCKINNEY	(469)793-6668
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2702 SAM RAYBURN HWY	MELISSA	(469)678-8567
			PRINCETON	(972)736-6611
TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	590 W PRINCETON DRIVE		
TEXAS TEXAS TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2812 N. BRYANT BLVD. 1083 W WASHINGTON ST	SAN ANGELO STEPHENVILLE	(325)777-0461 (254)431-3952

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TEXAS	SRRG RESTAURANTS LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3415 LAMAR AVENUE	PARIS	(903)609-1800
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4374 SOUTHWEST DR	ABILENE	(325)692-2315
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1311 NORTH COLLINS	ARLINGTON	(817)275-5633
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	409 WEST ABRAM	ARLINGTON	(817)460-8492
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	1751 S. CHERRY LANE	FORT WORTH	(817)708-2305
75140			FORT MORTH	(047) 400 0000
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2420 WESTPORT PKWY	FORT WORTH	(817)439-8620
TEVAC				(017)721 0112
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5900 CAMP BOWIE BLVD.	FORT WORTH	(817)731-0112
TEVAC			GRAND PRAIRIE	(072)262 6222
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	925 E MAIN ST	GRAIND PRAIRIE	(972)263-6322
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	2215 SOUTH LOOP 256	PALESTINE	(903)729-6973
TEAAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. MICHOLAS RHOADS, NATHAN HAMILTON	2213 300 m LOOF 230	FALLSTINE	(903)729-0973
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	5555 SHERWOOD WAY	SAN ANGELO	(325)947-3231
12/013			5/41/410220	(525)547 5251
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	4100 US HIGHWAY 75 NORTH	SHERMAN	(903)892-8723
				(000)00000000
TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	403 NE GEORGIA AVE	SWEETWATER	(325)236-8086
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TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3920 S.W. LOOP 323	TYLER	(903)581-5642
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TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	427 W FRONT ST	TYLER	(903)593-1462
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TEXAS	STONEWALL ROAD RESTAURANT GROUP LLC, J. NICHOLAS RHOADS, NATHAN HAMILTON	3601 KEMP BLVD.	WICHITA FALLS	(940)691-2944
TEXAS	TNTFC, LLC	5418 RIVER ROAD	AMARILLO	(806)350-8114
TEXAS	TNTFC, LLC	6082 W HOLLYWOOD RD	AMARILLO	(806)350-1420
TEXAS	TNTFC, LLC	8507 E I-40	AMARILLO	(806)220-0964
TEXAS	TNTFC, LLC	1419 W. WILSON ST.	BORGER	(806)275-9406
TEXAS	TNTFC, LLC	1107 SOUTH US HIGHWAY 87	DALHART	(806)244-3800
TEXAS	TNTFC, LLC	102 S DUMAS AVE	DUMAS	(806)421-0079
TEXAS	TNTFC, LLC	2301 LUBBOCK HWY	LAMESA	(806)338-7451
TEXAS	TNTFC, LLC	2171 E SLATON ROAD	LUBBOCK	(806)902-7336
TEXAS	TNTFC, LLC	1205 N HOBART ST	РАМРА	(806)419-1601
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TEXAS	TNTFC, LLC	2401 SOUTH MAIN STREET	PERRYTON	(806)648-2980
TEXAS	TOP RIGHT RESTAURANTS, GORDON SPRINGER, MARK SPRINGER, ROBERT SPRINGER	4401 N STATE HWY 42	KILGORE	(903)988-8600
TEXAS	TOP RIGHT RESTAURANTS, GORDON SPRINGER, MARK SPRINGER, ROBERT SPRINGER	2417 GILMER ROAD	LONGVIEW	(903)297-1040
TEXAS	TOP RIGHT RESTAURANTS, GORDON SPRINGER, MARK SPRINGER, ROBERT SPRINGER	3302 NORTH 4TH STREET	LONGVIEW	(903)663-9330
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	601 W MCDERMOTT DRIVE	ALLEN	(972)468-1758
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	853 W STACY RD	ALLEN	(469)656-3953
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	12415 LAKE JUNE ROAD	BALCH SPRINGS	(972)584-0238
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1005 W TRINITY MILLS	CARROLLTON	(972)395-5360
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	10046 MARSH LANE	DALLAS	(214)666-4133
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER			
TEVAC		11711 E NW HIGHWAY	DALLAS	(214)295-9389
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY	DALLAS	(214)295-9389 (214)302-0694
TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER			
		11722 N CENTRAL EXPY	DALLAS	(214)302-0694
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD.	DALLAS DALLAS	(214)302-0694 (214)390-6793
TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD	DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139
TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD	DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102
TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875
TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE.	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE.	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD.	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD.	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD. 5555 N. JIM MILLER	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (214)666-4893 (214)666-4136 (214)272-0472
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD. 5555 N. JIM MILLER 9680 AUDELIA	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD. 5555 N. JIM MILLER 9680 AUDELIA 1304 E PLEASANT RUN	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD. 5555 N. JIM MILLER 9680 AUDELIA 1304 E PLEASANT RUN 1002 E. ENNIS AVE.	DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD. 5555 N. JIM MILLER 9680 AUDELIA 1304 E PLEASANT RUN 1002 E. ENNIS AVE. 4169 LBJ FREEWAY	DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)591-3608 (972)210-2790
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY135 SHORT BLVD.1507 E. KIEST BLVD17981 PRESTON ROAD17989 MARSH LANE1910 S. BUCKNER AVE.4018 LEMMON AVE.510 SOUTH BECKLEY5215 SPRING VALLEY RD.5502 HARRY HINES BLVD.5555 N. JIM MILLER9680 AUDELIA1304 E PLEASANT RUN1002 E. ENNIS AVE.4169 LBJ FREEWAY850 E. HWY 8012150 FM 423	DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)272-0472 (214)295-9407 (214)295-9407 (972)639-5132 (972)597-4130 (972)591-3608 (972)210-2790 (972)704-1414
TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.	DALLAS DALLAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)591-3608 (972)591-3608 (972)591-3608 (972)210-2790 (972)704-1414 (469)353-6373
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> </ul>	11722 N CENTRAL EXPY 135 SHORT BLVD. 1507 E. KIEST BLVD 17981 PRESTON ROAD 17989 MARSH LANE 1910 S. BUCKNER AVE. 4018 LEMMON AVE. 510 SOUTH BECKLEY 5215 SPRING VALLEY RD. 5502 HARRY HINES BLVD. 5555 N. JIM MILLER 9680 AUDELIA 1304 E PLEASANT RUN 1002 E. ENNIS AVE. 4169 LBJ FREEWAY 850 E. HWY 80 12150 FM 423 3208 PRESTON RD. 5555 EL DORADO PARKWAY	DALLAS FARMERS BRANCH FORNEY FRISCO FRISCO	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)591-3608 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> </ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5550 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423	DALLAS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (214)666-4893 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)210-2790 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5550 LARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD	DALLAS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)591-3608 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE	DALLAS ASTAL	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)591-3608 (972)210-2790 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)865-7699
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE	DALLAS ASTAN DALLAS DAL	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)591-3608 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)865-7699 (972)805-4463
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30	DALLAS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)591-3608 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)865-7699 (972)805-4463 (972)535-5576
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.	DALLAS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)597-4130 (972)597-4130 (972)597-4130 (972)597-4130 (972)597-3311 (214)919-4547 (972)464-1218 (972)805-4463 (972)535-5576 (972)865-7721
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           8505 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 E L DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LUCAS RD	DALLAS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND LUCAS	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)591-3608 (972)704-1414 (469)353-6373 (214)919-4547 (972)805-4463 (972)805-5766 (972)805-7721 (469)656-4491
TEXAS           TEXAS </td <td><ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul></td> <td>11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           8505 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LUCAS RD           1951 W. ELDORADO PKWY.</td> <td>DALLAS DALLAS CONTRUS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND LUCAS MCKINNEY</td> <td>(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)535-5576 (972)865-7721 (469)656-4491 (972)464-1288</td>	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           8505 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LUCAS RD           1951 W. ELDORADO PKWY.	DALLAS CONTRUS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND LUCAS MCKINNEY	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (972)591-3628 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)535-5576 (972)865-7721 (469)656-4491 (972)464-1288
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LICAS RD           1951 W. ELDORADO PKWY.           5175 W. UNIVERSITY DRIVE	DALLAS CONTROMIS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND GARLAND LUCAS MCKINNEY MCKINNEY	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (214)666-4893 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)210-2790 (972)20-2790 (972)20-2790 (972)20-2791 (469)656-4491 (972)464-1288 (469)388-0735
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LUCAS RD           1951 W. ELDORADO PKWY.           5175 W. UNIVERSITY DRIVE           8904 STATE HIGHWAY 121	DALLAS CONTROMERS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND GARLAND LUCAS MCKINNEY MCKINNEY	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (214)666-4893 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)591-3608 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)865-7699 (972)865-7721 (469)656-4491 (972)464-1288 (469)388-0735 (214)473-5772
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LUCAS RD           1951 W. ELDORADO PKWY.           5175 W. UNIVERSITY DRIVE           8904 STATE HIGHWAY 121           1325 GROSS ROAD	DALLAS CONTONES FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND LUCAS MCKINNEY MCKINNEY MCKINNEY MCKINNEY MCKINNEY MCSQUITE	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)597-4130 (972)597-4130 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)805-463 (972)35-5576 (972)855-7721 (469)656-4491 (972)865-7721 (469)656-4491 (972)464-1288 (469)388-0735 (214)473-5772 (972)564-8826
TEXAS TEXAS	<ul> <li>W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER</li> <li>W.K.S. FROSTY CORPORA</li></ul>	11722 N CENTRAL EXPY           135 SHORT BLVD.           1507 E. KIEST BLVD           17981 PRESTON ROAD           17989 MARSH LANE           1910 S. BUCKNER AVE.           4018 LEMMON AVE.           510 SOUTH BECKLEY           5215 SPRING VALLEY RD.           5502 HARRY HINES BLVD.           5555 N. JIM MILLER           9680 AUDELIA           1304 E PLEASANT RUN           1002 E. ENNIS AVE.           4169 LBJ FREEWAY           850 E. HWY 80           12150 FM 423           3208 PRESTON RD.           5555 EL DORADO PARKWAY           5622 FM 423           7201 PRESTON ROAD           1905 GARLAND AVE           3232 LAVON DRIVE           501 WEST I-30           5235 N. GARLAND RD.           2670 WEST LUCAS RD           1951 W. ELDORADO PKWY.           5175 W. UNIVERSITY DRIVE           8904 STATE HIGHWAY 121	DALLAS CONTROMERS FARMERS BRANCH FORNEY FRISCO FRISCO FRISCO FRISCO FRISCO FRISCO GARLAND GARLAND GARLAND GARLAND GARLAND LUCAS MCKINNEY MCKINNEY	(214)302-0694 (214)390-6793 (214)731-4139 (972)362-1102 (972)360-9875 (214)295-9391 (214)272-0842 (214)666-4893 (214)666-4136 (214)272-0472 (214)295-9407 (972)639-5132 (972)597-4130 (972)597-4130 (972)210-2790 (972)210-2790 (972)704-1414 (469)353-6373 (214)705-3311 (214)919-4547 (972)464-1218 (972)855-7699 (972)855-7699 (972)855-7721 (469)656-4491 (972)464-1288 (469)388-0735 (214)473-5772

TEXAS TEXAS TEXAS TEXAS TEXAS TEXAS				
TEXAS TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	205 W FM 544	MURPHY	(972)468-1752
TEXAS TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	3200 CUSTER RD.	PLANO	(972)212-5868
TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	6108 WEST PARK BLVD	PLANO	(972)362-2867
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	6912 COIT RD	PLANO	(972)468-1757
	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	709 W SPRING CREEK PKWY	PLANO	(972)468-1756
	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1345 E. BELTLINE RD.	RICHARDSON	(972)437-8439
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	3521 CUSTER PARKWAY	RICHARDSON	(972)528-4879
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	935 E CAMPBELL	RICHARDSON	(972)528-4857
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2545 RIDGE ROAD	ROCKWALL	(972)961-3179
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	2509 LAKEVIEW PKWY	ROWLETT	(214)304-7616
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	8901 LAKEVIEW PARKWAY	ROWLETT	(972)961-3178
TEXAS TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	605 E MALLOY BRIDGE RD 5309 S.H. 121	SEAGOVILLE THE COLONY	(972)210-2980
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1060 HIGHWAY 287/BYPASS WEST	WAXAHACHIE	(469)353-6372 (972)646-6049
TEXAS	W.K.S. FROSTY CORPORATION, JAY SPONGBERG, PAUL TANNER	1401 W. KIRBY ST	WYLIE	(972)961-7143
TEXAS	WEN-DEN, INC., MARYBETH REINKE, RONALD F. REINKE	1576 W. UNIVERSITY DR	DENTON	(940)380-9197
TEXAS	WEN-DEN, INC., MARYBETH REINKE, RONALD F. REINKE	2213 S INTERSTATE 35 E	DENTON	(940)382-2217
TEXAS	WEN-DEN, INC., MARYBETH REINKE, RONALD F. REINKE	8100 I-35 EAST	DENTON	(940)497-3415
TEXAS	WENAPEX, L.P., THOMAS R. DOLAN, II, WENDOL, INC.	1230 N TOWN EAST BLVD	MESQUITE	(469)317-7090
TEXAS	WENAPEX, L.P., THOMAS R. DOLAN, II, WENWOP, L.P.	1310 W CENTERVILLE ROAD	GARLAND	(972)279-4363
TEXAS	WENAPEX, L.P., THOMAS R. DOLAN, II, WENWOP, L.P.	3540 GUS THOMASSON RD.	MESQUITE	(972)270-6868
	WEND-XX, INC., A. MARK TOWNSEND, EVELYN R. ANDRES, JAMES MICHAEL COX, KENNETH M. CO			(* )
TEXAS	JR.	3737 NEW BOSTON ROAD	TEXARKANA	(903)832-7835
TEXAS	WENDELTA, INC.	1511 E END BLVD NORTH	MARSHALL	(903)927-1229
	WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.			•
TEXAS	JONES, SAMUEL T. MARK	975 E SABINE ST.	CARTHAGE	(903)631-2034
	WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.			
TEXAS	JONES, SAMUEL T. MARK	6834 WESLEY CROSSROADS	GREENVILLE	(903)450-4108
	WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.			
TEXAS	JONES, SAMUEL T. MARK	907 NORTH MCCOY BLVD.	NEW BOSTON	(903)628-3531
	WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.			
TEXAS	JONES, SAMUEL T. MARK	200 S. I-35 SERVICE RD., SUITE 100	RED OAK	(469)820-9457
	WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.			
TEXAS	JONES, SAMUEL T. MARK	290 EAST I-20	TERRELL	(972)524-2620
	WENTEX FOODS, LLC, A. MARK TOWNSEND, DAPHNE COX, JAMES MICHAEL COX, MICHAEL S.			
TEXAS	JONES, SAMUEL T. MARK	133 FM 314 STE 100	VAN	(903)963-2010
UTAH				
UTAH	BARBAROSA FOODS, LTD.	747 MAIN STREET	EPHRAIM	(435)283-4300
UTAH	BARBAROSA FOODS, LTD.	800 SOUTH MAIN STREET	HEBER CITY	(435)654-7458
UTAH	BARBAROSA FOODS, LTD.	301 SOUTH FAIRWAY	KANAB	(435)644-3707
UTAH	BARBAROSA FOODS, LTD.	47 S. 850 EAST	LEHI	(801)768-0391
UTAH	BARBAROSA FOODS, LTD.	795 N. STATE ROAD	LINDON	(801)785-8300
UTAH	BARBAROSA FOODS, LTD.	942 E 100 N	NEPHI	(435)623-7203
UTAH	BARBAROSA FOODS, LTD.	1522 W. 800 SOUTH	PAYSON	(801)465-7600
UTAH	BARBAROSA FOODS, LTD.	1050 WEST 1250 SOUTH	RICHFIELD	(435)896-9801
UTAH	BARBAROSA FOODS, LTD.	120 N 1000 E	ST GEORGE	(435)628-5830
UTAH	BARBAROSA FOODS, LTD.	144 W. BRIGHAM ROAD	ST GEORGE	(435)674-0375
UTAH	BARBAROSA FOODS, LTD.	1838 WEST SUNSET BLVD.	ST GEORGE	(435)688-2386
UTAH	BARBAROSA FOODS, LTD.	918 NORTH 2720 EAST	ST GEORGE	(435)656-3293
	BARBAROSA FOODS, LTD.	975 NORTH MAIN	TOOELE	(435)833-0998
UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR.	1305 N MAIN	LOGAN	(435)753-1441
UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR.	895 S. MAIN ST	LOGAN	(435)752-7492
UTAH UTAH				
UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR.	810 S. MAIN	SMITHFIELD	(435)563-4790
UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR.	1598 SOUTH 2000 WEST	SYRACUSE	(435)563-4790 (801)217-3112
UTAH UTAH UTAH		1598 SOUTH 2000 WEST 2280 WEST MAIN STREET	SYRACUSE TREMONTON	(435)563-4790
UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR.	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI	SYRACUSE TREMONTON JS	(435)563-4790 (801)217-3112 (435)257-1441
UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE	SYRACUSE TREMONTON JS PROVO	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607
UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE	SYRACUSE TREMONTON JS PROVO OREM	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY	SYRACUSE TREMONTON JS PROVO OREM OREM	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE.	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPU DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPU DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH 13883 S REDWOOD ROAD	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPANISH FORK BEAVER BLUFFDALE	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH 13883 S REDWOOD ROAD 185 N 1225 W	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH 13883 S REDWOOD ROAD 185 N 1225 W 147 EAST 13800 SOUTH	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH 13883 S REDWOOD ROAD 185 N 1225 W 147 EAST 13800 SOUTH 4245 NORTH PONY EXPRESS PARKWAY	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER EAGLE MOUNTAIN	(435)563-4790 (801)217-3112 (435)257-1441 (801)226-3018 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990 (385)412-6389
UTAH UTAH UTAH UTAH UTAH UTAH UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH 13883 S REDWOOD ROAD 185 N 1225 W 147 EAST 13800 SOUTH 4245 NORTH PONY EXPRESS PARKWAY 1149 W. STATE	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER EAGLE MOUNTAIN HURRICANE	(435)563-4790 (801)217-3112 (435)257-1441 (801)226-3018 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990 (385)412-6389 (435)635-6828
UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC SQUARE FOODS, INC., LISA EWELL	1598 SOUTH 2000 WEST 2280 WEST MAIN STREET BYU, 2230 WILKINSON STD. CTR., 1 CAMPI DRIVE 1444 S. STATE 800 WEST UNIVERSITY PKWY 1066 S. UNIVERSITY AVE. 866 B SOUTH MAIN STREET 929 EAST 800 NORTH 1739 WEST 400 SOUTH 625 W 1400 NORTH 13883 S REDWOOD ROAD 185 N 1225 W 147 EAST 13800 SOUTH 4245 NORTH PONY EXPRESS PARKWAY 1149 W. STATE 1120 W. US HWY 40	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER EAGLE MOUNTAIN HURRICANE VERNAL	(435)563-4790 (801)217-3112 (435)257-1441 (801)422-1607 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990 (385)412-6389 (435)635-6828 (435)781-2222
UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC SQUARE FOODS, INC., LISA EWELL WEND SALT LAKE CITY LLC	1598 SOUTH 2000 WEST           2280 WEST MAIN STREET           BYU, 2230 WILKINSON STD. CTR., 1 CAMPU DRIVE           1444 S. STATE           800 WEST UNIVERSITY PKWY           1066 S. UNIVERSITY AVE.           866 B SOUTH MAIN STREET           929 EAST 800 NORTH           1739 WEST 400 SOUTH           625 W 1400 NORTH           13883 S REDWOOD ROAD           185 N 1225 W           147 EAST 13800 SOUTH           4245 NORTH PONY EXPRESS PARKWAY           1149 W. STATE           1120 W. US HWY 40           368 E. STATE ST.	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER EAGLE MOUNTAIN HURRICANE VERNAL AMERICAN FORK	(435)563-4790 (801)217-3112 (435)257-1441 (801)226-3018 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990 (385)412-6389 (435)635-6828 (435)781-2222 (801)763-7609
UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC SQUARE FOODS, INC., LISA EWELL WEND SALT LAKE CITY LLC	1598 SOUTH 2000 WEST           2280 WEST MAIN STREET           BYU, 2230 WILKINSON STD. CTR., 1 CAMPU DRIVE           1444 S. STATE           800 WEST UNIVERSITY PKWY           1066 S. UNIVERSITY AVE.           866 B SOUTH MAIN STREET           929 EAST 800 NORTH           1739 WEST 400 SOUTH           625 W 1400 NORTH           13883 S REDWOOD ROAD           185 N 1225 W           147 EAST 13800 SOUTH           4245 NORTH PONY EXPRESS PARKWAY           1149 W. STATE           1120 W. US HWY 40           368 E. STATE ST.           210 WEST 500 SOUTH	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER EAGLE MOUNTAIN HURRICANE VERNAL AMERICAN FORK BOUNTIFUL	(435)563-4790 (801)217-3112 (435)257-1441 (801)226-3018 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990 (385)412-6389 (435)635-6828 (435)781-2222 (801)763-7609 (801)296-2449
UTAH UTAH	BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BARBAROSA FOODS, LTD., JON R. TURNER, THE ESTATE OF TOM E. TURNER, JR. BRIGHAM YOUNG UNIVERSITY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY INTEGRITY FOOD GROUP, LLC, HERBERT E. PUMPHREY PHOENIX PARTNERS, LLC PHOENIX PARTNERS, LLC SQUARE FOODS, INC., LISA EWELL WEND SALT LAKE CITY LLC	1598 SOUTH 2000 WEST           2280 WEST MAIN STREET           BYU, 2230 WILKINSON STD. CTR., 1 CAMPU DRIVE           1444 S. STATE           800 WEST UNIVERSITY PKWY           1066 S. UNIVERSITY AVE.           866 B SOUTH MAIN STREET           929 EAST 800 NORTH           1739 WEST 400 SOUTH           625 W 1400 NORTH           13883 S REDWOOD ROAD           185 N 1225 W           147 EAST 13800 SOUTH           4245 NORTH PONY EXPRESS PARKWAY           1149 W. STATE           1120 W. US HWY 40           368 E. STATE ST.	SYRACUSE TREMONTON JS PROVO OREM OREM PROVO SPANISH FORK SPANISH FORK SPANISH FORK SPRINGVILLE BEAVER BLUFFDALE CEDAR CITY DRAPER EAGLE MOUNTAIN HURRICANE VERNAL AMERICAN FORK	(435)563-4790 (801)217-3112 (435)257-1441 (801)226-3018 (801)226-3018 (801)225-5742 (801)377-1413 (801)794-9999 (801)798-2425 (801)491-6810 (435)438-1215 (385)354-4024 (435)586-2238 (801)384-1990 (385)412-6389 (435)635-6828 (435)781-2222 (801)763-7609

1350 S STATE ST

1044 W PARK LANE

1903 NORTH 2000 WEST

UTAH

UTAH

UTAH

WEND SALT LAKE CITY LLC

WEND SALT LAKE CITY LLC

WEND SALT LAKE CITY LLC

(801)728-0811

(801)525-9900

(385)988-1122

CLEARFIELD

FARMINGTON

CLINTON

UTAH	WEND SALT LAKE CITY LLC	1750 WEST 2700 NORTH	FARR WEST	(801)737-9686
UTAH	WEND SALT LAKE CITY LLC	5592 WEST 13400 SOUTH	HERRIMAN	(801)302-1500
JTAH	WEND SALT LAKE CITY LLC	10989 NO TOWN CENTER BLVD	HIGHLAND	(801)492-0303
	WEND SALT LAKE CITY LLC WEND SALT LAKE CITY LLC	353 WEST 200 NORTH 3988 WEST 5400 SOUTH	KAYSVILLE KEARNS	(801)593-1668
JTAH JTAH	WEND SALT LAKE CITY LLC	1105 N 400 WEST	LAYTON	(801)967-0424 (801)544-7640
JTAH	WEND SALT LAKE CITY LLC	1344 E HWY 193	LAYTON	(801)771-0748
JTAH	WEND SALT LAKE CITY LLC	3410 N. DIGITAL DRIVE	LEHI	(801)341-6133
JTAH	WEND SALT LAKE CITY LLC	3490 SOUTH 8000 WEST	MAGNA	(801)508-0600
JTAH	WEND SALT LAKE CITY LLC	7035 SOUTH 900 EAST	MIDVALE	(801)566-6710
JTAH	WEND SALT LAKE CITY LLC	484 WEST 4500 SOUTH	MURRAY	(801)313-0867
UTAH	WEND SALT LAKE CITY LLC	5648 SO 900 EAST	MURRAY	(801)313-1620
UTAH	WEND SALT LAKE CITY LLC	2594 N 400 E	NORTH OGDEN	(801)737-5511
UTAH	WEND SALT LAKE CITY LLC	1005 N. 500 EAST	NORTH SALT LAKE	(801)295-7833
UTAH UTAH	WEND SALT LAKE CITY LLC WEND SALT LAKE CITY LLC	1176 WASHINGTON BLVD 5710 HARRISON BLVD	OGDEN OGDEN	(801)627-8144 (801)475-0212
UTAH	WEND SALT LAKE CITY LLC	215 WEST CENTER STREET	OREM	(801)802-0299
UTAH	WEND SALT LAKE CITY LLC	997 NORTH STATE STREET	OREM	(801)221-4688
UTAH	WEND SALT LAKE CITY LLC	1620 WEST UTE BLVD.	PARK CITY	(435)658-2382
UTAH	WEND SALT LAKE CITY LLC	122 EAST 1230 NORTH	PROVO	(801)377-8063
UTAH	WEND SALT LAKE CITY LLC	1096 W. RIVERDALE RD.	RIVERDALE	(801)627-2523
UTAH	WEND SALT LAKE CITY LLC	1938 WEST 12600 SOUTH	RIVERTON	(801)446-3884
UTAH	WEND SALT LAKE CITY LLC	1923 W. 5600 SOUTH	ROY	(801)825-2678
JTAH	WEND SALT LAKE CITY LLC	1090 SOUTH 300 WEST	SALT LAKE CITY	(801)355-3407
JTAH	WEND SALT LAKE CITY LLC	1309 FOOTHILL BLVD.	SALT LAKE CITY	(801)583-1514
UTAH	WEND SALT LAKE CITY LLC	1714 E. 4500 SOUTH	SALT LAKE CITY	(801)274-0077
	WEND SALT LAKE CITY LLC	1783 W. N. TEMPLE	SALT LAKE CITY	(801)363-3995
UTAH UTAH	WEND SALT LAKE CITY LLC	2240 S. 1300 EAST	SALT LAKE CITY	(801)484-1921 (801)487-9933
UTAH	WEND SALT LAKE CITY LLC WEND SALT LAKE CITY LLC	3259 EAST 3300 SOUTH 562 EAST 400 SOUTH	SALT LAKE CITY SALT LAKE CITY	(801)487-9933
UTAH	WEND SALT LAKE CITY LLC	10665 AUTO MALL DR	SANDY	(801)571-6005
UTAH	WEND SALT LAKE CITY LLC	2025 EAST 9400 SOUTH	SANDY	(801)733-8880
UTAH	WEND SALT LAKE CITY LLC	9286 SOUTH 700 E.	SANDY	(801)255-1961
UTAH	WEND SALT LAKE CITY LLC	1361 N. REDWOOD ROAD	SARATOGA SPRINGS	(801)768-4380
UTAH	WEND SALT LAKE CITY LLC	11503 S 4000 W	SOUTH JORDAN	(801)446-6024
UTAH	WEND SALT LAKE CITY LLC	1789 W. 4700 SOUTH	TAYLORSVILLE	(801)967-2996
UTAH	WEND SALT LAKE CITY LLC	4114 WEST 9000 SOUTH	WEST JORDAN	(801)282-9097
UTAH	WEND SALT LAKE CITY LLC	6828 SO. REDWOOD ROAD	WEST JORDAN	(801)565-1170
UTAH	WEND SALT LAKE CITY LLC	7729 SO CAMPUS VIEW DR.	WEST JORDAN	(801)280-5787
UTAH	WEND SALT LAKE CITY LLC	8935 S REDWOOD RD	WEST JORDAN	(801)565-0822
UTAH	WEND SALT LAKE CITY LLC	3149 W 3500 S 3367 S 5600 W	WEST VALLEY	(801)966-0477
UTAH UTAH	WEND SALT LAKE CITY LLC WEND SALT LAKE CITY LLC	5673 WEST 6200 SOUTH	WEST VALLEY CITY WEST VALLEY CITY	(801)964-5714
UTAH	WEND SALT LAKE CITT LLC WENDY'S OF COLORADO SPRINGS, INC., RICHARD W. HOLLAND	260 N. MAIN ST	MOAB	(801)965-0900 (435)259-2595
UTAH	WENUTAH PRICE, L.L.C., GAIL A. BURKIS, KENNETH C. DRAKE	687 W PRICE RIVER DR	PRICE	(435)637-8686
VERMONT				
VERMONT	WENDCO OF EPSOM, INC., LAWRENCE M. WILEY	110 PEARL STREET	ESSEX JUNCTION	(802)872-9099
VERMONT	WENDCO OF NEW HAMPSHIRE, LLC, LAWRENCE M. WILEY	1059 PUTNEY ROAD	BRATTLEBORO	(802)258-9841
VERMONT	WENDCO OF VERMONT/NY LLC, LAWRENCE M. WILEY	187 WATERFRONT PLAZA	NEWPORT	(802)334-5717
VERMONT	WENDCO OF VERMONT/NY LLC, LAWRENCE M. WILEY	21 N. MAIN STREET	RUTLAND	(802)773-1738
VIRGINIA				
VIRGINIA	BAY PARTNERS, LLC	1006 SETTLERS LANDING ROAD	HAMPTON	(757)964-7022
/IRGINIA	BAY PARTNERS, LLC	1024 W. MERCURY BLVD	HAMPTON	(757)838-8417
/IRGINIA	BAY PARTNERS, LLC	266 ABERDEEN RD	HAMPTON	(757)838-3601
VIRGINIA	BAY PARTNERS, LLC	301 FLOYD THOMPSON BLVD	HAMPTON	(757)865-6841
VIRGINIA	BAY PARTNERS, LLC	12464 WARWICK BLVD.	NEWPORT NEWS	(757)595-0388
VIRGINIA	BAY PARTNERS, LLC	5113 W. MERCURY BLVD.	NEWPORT NEWS	(757)826-3750
	BAY PARTNERS, LLC	675 J. CLYDE MORRIS BLVD.	NEWPORT NEWS	(757)596-0677
/IRGINIA /IRGINIA	BAY PARTNERS, LLC BAY PARTNERS, LLC	25403 LANKFORD HIGHWAY 454 WYTHE CREEK RD.	ONLEY POQUOSON	(757)302-7085 (757)868-0889
/IRGINIA	BAY PARTNERS, LLC BAY PARTNERS, LLC	1201 BENNS CHURCH BLVD.	SMITHFIELD	(757)357-2508
VIRGINIA	C.A.T. FOODS ALTAVISTA, INC., MALCOLM J. PIKE	167 CLARION ROAD	ALTAVISTA	(434)309-2661
/IRGINIA	C.A.T. FOODS ALTAVISTA, INC., MALCOLM J. PIKE	5801 PLANK ROAD	FREDERICKSBURG	(540)388-2928
/IRGINIA	CAROLINA QUALITY FOODS INC., DOROTHY NEKHAILA, SAM NEKHAILA	1519 HOLLAND RD	SUFFOLK	(757)935-5644
VIRGINIA	CAROLINA RESTAURANT GROUP, INC.	660 E.MAIN ST	PULASKI	(540)980-2485
VIRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	7741 RICHMOND HWY	APPOMATTOX	(434)352-8443
VIRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	1251 SOUTH BOSTON ROAD	DANVILLE	(434)793-6475
VIRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	1416 PINEY FOREST RD	DANVILLE	(434)836-3035
VIRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	3260 RIVERSIDE DRIVE	DANVILLE	(434)799-2813
/IRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	1809 SOUTH MAIN STREET	FARMVILLE	(434)392-7419
VIRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	12890 BOOKER T. WASHINGTON HWY		(540)721-5000
/IRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	1882 PORT REPUBLIC RD.	ROCKINGHAM	(540)615-5449
/IRGINIA /IRGINIA	CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE	400 OLD FRANKLIN TURNPIKE 3461 OLD HALIFAX	ROCKY MOUNT SOUTH BOSTON	(540)489-5004 (434)572-8013

3461 OLD HALIFAX

1630 S MILITARY HIGHWAY

801 E MAIN ST

SOUTH BOSTON

RADFORD

CHESAPEAKE

(434)572-8013

(540)831-7101

(757)420-6087

CATIE FOOD SYSTEMS, INC., A.J. HOLDINGS GROUP, L.L.C., MALCOLM J. PIKE

DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ

COMPASS GROUP USA, INC.

VIRGINIA

VIRGINIA

VIRGINIA

VIRGINIA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	241 S BATTLEFIELD BLVD.	CHESAPEAKE	(757)482-4767
VIRGINIA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1380 E. LITTLE CREEK RD.	NORFOLK	(757)480-1681
VIRGINIA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	5001 GEORGE WASHINGTON HY	PORTSMOUTH	(757)487-9339
VIRGINIA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	808 E. ATLANTIC ST.	SOUTH HILL	(434)584-9466
VIRGINIA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	198 S. INDEPENDENCE BLVD	VIRGINIA BEACH	(757)499-3171
VIRGINIA	DELIGHT VA BEACH 1 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	961 CHIMNEY HILL SHOPPING CTR	VIRGINIA BEACH	(757)498-4804
VIRGINIA	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1410 KEMPSVILLE ROAD	CHESAPEAKE	(757)436-5413
VIRGINIA	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1524 SAMS CIRCLE	CHESAPEAKE	(757)549-1423
VIRGINIA	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	4308 PORTSMOUTH BLVD	CHESAPEAKE	(757)488-4526
VIRGINIA		1371 ARMORY DRIVE	FRANKLIN	
	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ			(757)562-6314
VIRGINIA	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1066 INDEPENDENCE BLVD	VIRGINIA BEACH	(757)363-7672
VIRGINIA	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	3700 TIFFANY LANE	VIRGINIA BEACH	(757)471-7250
VIRGINIA	DELIGHT VA BEACH 2 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	4892 PRINCESS ANNE ROAD	VIRGINIA BEACH	(757)497-5440
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1456 MT. PLEASANT RD.	CHESAPEAKE	(757)482-1372
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1279 NORTH MILITARY HWY	NORFOLK	(757)466-1372
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	6110 N. MILITARY HWY	NORFOLK	(757)431-7187
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	8275 HAMPTON BOULEVARD	NORFOLK	(757)423-1971
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1365 FREDERICK BLVD	PORTSMOUTH	(757)393-2870
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	835 LONDON BLVD.	PORTSMOUTH	(757)337-0022
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	2753 GODWIN BLVD	SUFFOLK	(757)923-3987
VIRGINIA	DELIGHT VA BEACH 3 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	6251 COLLEGE DRIVE	SUFFOLK	(757)483-5071
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	117 HILLCREST PARKWAY	CHESAPEAKE	(757)421-3469
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	3100 WESTERN BRANCH BLVD.	CHESAPEAKE	(757)484-7076
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	636 GRASSFIELD PARKWAY	CHESAPEAKE	(757)548-1827
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	957 BATTLEFIELD BLVD.	CHESAPEAKE	(757)547-9780
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	1805 MONTICELLO AVE	NORFOLK	(757)627-9500
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	208 E. LITTLE CREEK	NORFOLK	(757)583-7092
VIRGINIA	, , ,			
	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	725 NEWTOWN RD	NORFOLK	(757)466-9370
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	3904 VICTORY BOULEVARD	PORTSMOUTH	(757)488-8340
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	728 NORTH MAIN STREET	SUFFOLK	(757)539-6304
VIRGINIA	DELIGHT VA BEACH 4 LLC, ANDREW R. KRUMHOLZ, RICHARD A. KRUMHOLZ	5233 PROVIDENCE ROAD	VIRGINIA BEACH	(757)495-0941
VIRGINIA	HBF IAD JV, LLC	44825 DELTA ROAD	STERLING	(703)661-3582
VIRGINIA	LOGAN SEVEN FOODS LLC, JEFFREY LOGAN, PATRICIA K. LOGAN	506 E. STUART DR	GALAX	(276)236-4410
VIRGINIA	LOGAN SEVEN FOODS LLC, JEFFREY LOGAN, PATRICIA K. LOGAN	2076 CARROLLTON PIKE	HILLSVILLE	(276)728-7078
VIRGINIA	LOGAN SEVEN FOODS LLC, JEFFREY LOGAN, PATRICIA K. LOGAN	531 E. NELSON STREET	LEXINGTON	(540)463-5005
VIRGINIA	LOGAN SEVEN FOODS LLC, JEFFREY LOGAN, PATRICIA K. LOGAN	955 E. MAIN STREET	WYTHEVILLE	(276)228-7877
VIRGINIA	PILOT TRAVEL CENTERS LLC	2126 RUFFIN MILL ROAD	COLONIAL HEIGHTS	(804)524-9577
VIRGINIA	PILOT TRAVEL CENTERS LLC	4610 COUNTY DRIVE	DISPUTANTA	(804)863-4618
VIRGINIA	PILOT TRAVEL CENTERS LLC	139 FACTORY OUTLET DR	MAX MEADOWS	(276)637-4231
VIRGINIA	PILOT TRAVEL CENTERS LLC	713 OAKLAND CIRCLE	RAPHINE	(540)377-5587
VIRGINIA	PILOT TRAVEL CENTERS LLC	23890 ROGERS CLARK BLVD	RUTHER GLEN	(804)448-2172
VIRGINIA	SANDESARA FOOD SERVICES, LLC, DAKSHAY J. PATEL, SHIVANG PATEL	2614 NEW KENT HIGHWAY	QUINTON	(804)932-3014
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	1705 SOUTH MAIN STREET	BLACKSBURG	(540)552-1440
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	701 N. MAIN ST.	BLACKSBURG	(540)552-7139
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	1192 RICHMOND ROAD	CHARLOTTESVILLE	(434)979-5908
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	416 4TH ST N.W.	CHARLOTTESVILLE	(434)979-0380
			FISHERSVILLE	
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	11 BANBURY COURT		(540)337-3930
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	1560 SOUTH MAIN STREET	HARRISONBURG	(540)434-0218
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	1694 EAST MARKET ST	HARRISONBURG	(540)434-3368
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	7370 PEPPERS FERRY ROAD	RADFORD	(540)639-3170
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	8764 SEMINOLE TRAIL	RUCKERSVILLE	(434)990-2021
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	102 CROSSING WAY	STAUNTON	(540)885-5250
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	6 LODGE LANE	VERONA	(540)248-2513
VIRGINIA	SHIRLEY MAY RESTAURANT GROUP, INC.	2050 ROSSER AVENUE	WAYNESBORO	(540)943-4433
VIRGINIA	STONY CREEK FOOD SERVICE II LLC, JOEL REX DAVIS, MELVIN L. DAVIS, JR.	5803 PRINCE GEORGE RD	PRINCE GEORGE	(804)805-9500
				(434)886-0271
VIRGINIA	STONY CREEK FOOD SERVICE II LLC, JOEL REX DAVIS, MELVIN L. DAVIS, JR.	10410 BLUE STAR HWY	STONY CREEK	(454)880-02/1
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.		<b></b>	
VIRGINIA	BIALOW	872 NORTH MAIN STREET	CULPEPER	(540)812-2847
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
VIRGINIA	BIALOW	2301-A PLANK ROAD	FREDERICKSBURG	(540)373-8886
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
VIRGINIA	BIALOW	9910 SOUTHPOINT PARKWAY	FREDERICKSBURG	(540)710-7718
VINGINIA		5510 500 mil Olivi i Alkwai	TREDERICKSDONG	(540)/10-//10
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
VIRGINIA	BIALOW	836 COMMERCE AVENUE	FRONT ROYAL	(540)636-6857
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
VIRGINIA	BIALOW	273 BROADVIEW AVENUE	WARRENTON	(540)347-5528
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
			MINCHESTER	(540)667-0161
VIRGINIA	BIALOW	1100 BERRYVILLE AVENUE	WINCHESTER	
VIRGINIA		1100 BERRYVILLE AVENUE	WINCHESTER	(540)007 0101
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			· ·
VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	1100 BERRYVILLE AVENUE 2185 PLEASANT VALLEY	WINCHESTER	(540)678-4856
VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.	2185 PLEASANT VALLEY	WINCHESTER	(540)678-4856
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	2185 PLEASANT VALLEY 327 W RESERVOIR RD		· ·
VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.	2185 PLEASANT VALLEY	WINCHESTER	(540)678-4856
VIRGINIA VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW	2185 PLEASANT VALLEY 327 W RESERVOIR RD	WINCHESTER	(540)678-4856
VIRGINIA VIRGINIA VIRGINIA VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2185 PLEASANT VALLEY 327 W RESERVOIR RD 499 CUMMINGS STREET 2 CLEAR CREEK ROAD	WINCHESTER WOODSTOCK ABINGDON BRISTOL	(540)678-4856 (540)459-8225 (276)628-4751 (276)466-8754
VIRGINIA VIRGINIA VIRGINIA VIRGINIA VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2185 PLEASANT VALLEY 327 W RESERVOIR RD 499 CUMMINGS STREET 2 CLEAR CREEK ROAD 470 GATE CITY HWY	WINCHESTER WOODSTOCK ABINGDON BRISTOL BRISTOL	(540)678-4856 (540)459-8225 (276)628-4751 (276)466-8754 (276)669-1992
VIRGINIA VIRGINIA VIRGINIA VIRGINIA VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2185 PLEASANT VALLEY 327 W RESERVOIR RD 499 CUMMINGS STREET 2 CLEAR CREEK ROAD 470 GATE CITY HWY 33464 LEE HIGHWAY	WINCHESTER WOODSTOCK ABINGDON BRISTOL BRISTOL GLADE SPRING	(540)678-4856 (540)459-8225 (276)628-4751 (276)466-8754 (276)669-1992 (276)429-5885
VIRGINIA VIRGINIA VIRGINIA VIRGINIA VIRGINIA VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2185 PLEASANT VALLEY 327 W RESERVOIR RD 499 CUMMINGS STREET 2 CLEAR CREEK ROAD 470 GATE CITY HWY 33464 LEE HIGHWAY 811 N. MAIN STREET	WINCHESTER WOODSTOCK ABINGDON BRISTOL BRISTOL GLADE SPRING MARION	(540)678-4856 (540)459-8225 (276)628-4751 (276)466-8754 (276)669-1992 (276)429-5885 (276)783-5544
VIRGINIA VIRGINIA VIRGINIA VIRGINIA VIRGINIA	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B. BIALOW TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON TRI-CITIES RESTAURANT GROUP, LLC, JACK SKOLDS, JAMES HORTON	2185 PLEASANT VALLEY 327 W RESERVOIR RD 499 CUMMINGS STREET 2 CLEAR CREEK ROAD 470 GATE CITY HWY 33464 LEE HIGHWAY	WINCHESTER WOODSTOCK ABINGDON BRISTOL BRISTOL GLADE SPRING	(540)678-4856 (540)459-8225 (276)628-4751 (276)466-8754 (276)669-1992 (276)429-5885

VIRGINIA	TRINITY FOODS LLC	4648 CLEBURNE BLVD	DUBLIN	(540)674-8939
VIRGINIA	TRINITY FOODS LLC	145 KINTER WAY	PEARISBURG	(540)921-3787
VIRGINIA	TRINITY FOODS LLC	250 COMMONWEALTH DRIVE	WYTHEVILLE	(276)228-8744
VIRGINIA	UNCOMMON HOSPITALITY, LLC	2801 VIRGINIA AVE.	COLLINSVILLE	(276)647-7557
VIRGINIA	UNCOMMON HOSPITALITY, LLC	10 OLD SANDS ROAD	RIDGEWAY	(276)956-1553
VIRGINIA	UNCOMMON HOSPITALITY, LLC	19260 JEB STUART HWY	STUART	(276)694-2050
VIRGINIA	VAB WEN, LLC	1185 NIMMO PARKWAY	VIRGINIA BEACH	(757)563-8887
VIRGINIA	VAB WEN, LLC	1483 GENERAL BOOTH BLVD	VIRGINIA BEACH	(757)491-2129
VIRGINIA	VAB WEN, LLC	1572 MILL DAM ROAD	VIRGINIA BEACH	(757)496-2863
VIRGINIA	VAB WEN, LLC	2201 PACIFIC AVE	VIRGINIA BEACH	(757)425-5524
VIRGINIA	VAB WEN, LLC	2468 NIMMO PARKWAY	VIRGINIA BEACH	(757)430-1595
VIRGINIA	VAB WEN, LLC	3382 VIRGINIA BEACH BLVD.	VIRGINIA BEACH	(757)305-9843
VIRGINIA	VAB WEN, LLC	4747 SHORE DRIVE	VIRGINIA BEACH	(757)464-1085
VIRGINIA	VAB WEN, LLC	556 FIRST COLONIAL	VIRGINIA BEACH	(757)422-1669
VIRGINIA	VAB WEN, LLC	5808 NORTHAMPTON BLVD.	VIRGINIA BEACH	(757)460-0909
VIRGINIA	VAB WEN, LLC	801 LYNNHAVEN PARKWAY	VIRGINIA BEACH	(757)463-5188
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	807 ENGLAND STREET	ASHLAND	(804)368-0585
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL		-	( )
VIRGINIA	ANDERSON, JOSEPH ANDERSON	1419 SOUTH MAIN STREET	BLACKSTONE	(434)298-0808
VINGINIA		1419 300 III MAIN 311(E)	BEACIGTONE	(434)238-0000
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL		01150750	(00.0)574 (04.0
VIRGINIA	ANDERSON, JOSEPH ANDERSON	13201 KINGSTON AVE	CHESTER	(804)571-6012
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	2510 W HUNDRED ROAD	CHESTER	(804)318-1428
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	6451 CENTRALIA ROAD	CHESTERFIELD	(804)318-1718
_	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	1709 BOULEVARD	COLONIAL HEIGHTS	(804)898-3579
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			. ,
VIRGINIA	ANDERSON, JOSEPH ANDERSON	680 SOUTHPARK BLVD	COLONIAL HEIGHTS	(804)431-2392
VIRGINIA		080 SOOTHPARK BEVD	COLONIAL HEIGHTS	(804)431-2352
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			(00.0)055.0005
VIRGINIA	ANDERSON, JOSEPH ANDERSON	10177 BROOK ROAD	GLEN ALLEN	(804)955-9335
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	4231 POUNCEY TRACT ROAD	GLEN ALLEN	(804)658-4337
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	5103 OAKLAWN BLVD	HOPEWELL	(804)452-6163
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	6824 HULL STREET	NORTH CHESTERFIELD	(804)525-6484
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	1859 S CRATER ROAD	PETERSBURG	(804)324-4972
VIICOIT	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL	1055 5 610 121 100 10	TETEROBORIG	(004)324 4372
			POWHATAN	(904)504 5617
VIRGINIA	ANDERSON, JOSEPH ANDERSON	1792 SOUTH CREEK ONE	POWHATAN	(804)594-5617
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	172 E BELT BLVD.	RICHMOND	(804)658-0152
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	2200 LABURNUM AVENUE	RICHMOND	(804)447-3909
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	4026 GLENSIDE DRIVE	RICHMOND	(804)729-4189
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	4507 JEFFERSON DAVIS HIGHWAY	RICHMOND	(804)562-8493
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			(***)****
	ANDERSON, JOSEPH ANDERSON	4609 WILLIAMSBURG	RICHMOND	(904)659 2742
VIRGINIA				(804)658-3742
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL		DICUMONIC	(004)404 0445
VIRGINIA	ANDERSON, JOSEPH ANDERSON	4805 W BROAD STREET	RICHMOND	(804)401-8115
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	5212 BROOK ROAD	RICHMOND	(804)447-9829
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	8300 BROOK ROAD	RICHMOND	(804)447-9866
	WEN GAP WEST LLC, CHRISTOPHER M. HAYNES, EDWARD P. ANDERSON, JR., EDWARD PAUL			
VIRGINIA	ANDERSON, JOSEPH ANDERSON	9116 W BROAD STREET	RICHMOND	(804)477-7481
VIRGINIA	WEN VIRGINIA, LLC	11650 LAKERIDGE PARKWAY	ASHLAND	(804)368-6532
VIRGINIA	WEN VIRGINIA, LLC	900 MARKET AVE	EMPORIA	(434)348-0274
VIRGINIA	WEN VIRGINIA, LLC	441 MARKET STREET	GORDONSVILLE	(434)207-6313
	WEN VIRGINIA, LLC	7101 MECHANICSVILLE TNPK	MECHANICSVILLE	
VIRGINIA				(804)730-0288
VIRGINIA	WEN VIRGINIA, LLC	9351 ATLEE RD	MECHANICSVILLE	(804)723-6460
VIRGINIA	WEN VIRGINIA, LLC	10400 HULL STREET RD	MIDLOTHIAN	(804)276-0236
VIRGINIA	WEN VIRGINIA, LLC	6768 LAKE HARBOUR DR.	MIDLOTHIAN	(804)601-3202
VIRGINIA	WEN VIRGINIA, LLC	11235 MIDLOTHIAN TURNPIKE	RICHMOND	(804)404-2134
VIRGINIA	WEN VIRGINIA, LLC	11274 PATTERSON AVE	RICHMOND	(804)660-8219
VIRGINIA	WEN VIRGINIA, LLC	5620 HOPKINS RD	RICHMOND	(804)256-7871
VIRGINIA	WEN VIRGINIA, LLC	7030 IRON BRIDGE RD	RICHMOND	(804)256-7894
VIRGINIA	WEN VIRGINIA, LLC	7802 MIDLOTHIAN TURNPIKE	RICHMOND	(804)482-3626
	WEN WINGHING, LEC WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON,			
				(757)340 0010
VIRGINIA	MARK J. GEORGE	12221 JEFFERSON AVE	NEWPORT NEWS	(757)249-8016
	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON,	44400 14/4 014 10/2 01/20		/
VIRGINIA	MARK J. GEORGE	14496 WARWICK BLVD.	NEWPORT NEWS	(757)874-5337
	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON,			
VIRGINIA	MARK J. GEORGE	15492 WARWICK BLVD	NEWPORT NEWS	(757)887-2489

	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON,		WILLIAMSDUDC	(757)220 2114
VIRGINIA	MARK J. GEORGE WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON,	1907 POCAHONTAS TRAIL	WILLIAMSBURG	(757)220-3114
VIRGINIA	MARK J. GEORGE	1989 RICHMOND ROAD	WILLIAMSBURG	(757)229-1422
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON, MARK J. GEORGE	4824 MONTICELLO AVE	WILLIAMSBURG	(757)229-1850
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, JUDY MARIE ANDERSON, MARK J. GEORGE	6666 RICHMOND ROAD	WILLIAMSBURG	(757)565-1373
		7149 GEORGE WASHINGTON MEMORIAL		· ·
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, MARK J. GEORGE	HWY	GLOUCESTER	(804)694-4825
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, MARK J. GEORGE	4321 GEORGE WASHINGTON MEM HWY	GRAFTON	(757)898-7639
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, MARK J. GEORGE	3022 GEORGE WASHINGTON MEMORIAL HWY	HAYES	(804)642-7475
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, MARK J. GEORGE	432 N MAIN ST	KILMARNOCK	(804)577-4317
			VORKTOWN	
VIRGINIA	WEN-GAP LLC, EDWARD P. ANDERSON, JR., EDWARD PAUL ANDERSON, MARK J. GEORGE WEND BALTIMORE SOUTH LLC	8020 GEORGE WASHINGTON MEM HWY 229 SOUTH VAN DORN ST.	YORKTOWN	(757)874-4076 (703)823-9888
VIRGINIA	WEND BALTIMORE SOUTH LLC	6636 RICHMOND HWY	ALEXANDRIA	(571)545-7360
VIRGINIA	WEND BALTIMORE SOUTH LLC	8700 RICHMOND HWY.	ALEXANDRIA	(703)360-1939
VIRGINIA	WEND BALTIMORE SOUTH LLC	7530 LITTLE RIVER TPKE	ANNANDALE	(703)914-0594
VIRGINIA	WEND BALTIMORE SOUTH LLC	3431 COLUMBIA PIKE	ARLINGTON	(667)281-1070
VIRGINIA	WEND BALTIMORE SOUTH LLC	5050 CHESTERFIELD RD.	ARLINGTON	(703)578-1991
VIRGINIA	WEND BALTIMORE SOUTH LLC	5066 LEE HIGHWAY	ARLINGTON	(703)532-1312
VIRGINIA	WEND BALTIMORE SOUTH LLC	20025 ASHBROOK COMMONS PLAZA	ASHBURN	(571)223-3804
VIRGINIA	WEND BALTIMORE SOUTH LLC	43195 BROADLANDS CENTER PLAZA	ASHBURN	(703)724-1472
VIRGINIA	WEND BALTIMORE SOUTH LLC	6056 BURKE COMMONS ROAD	BURKE	(703)250-5564
	WEND BALTIMORE SOUTH LLC	14106 WESTVIEW DRIVE	CENTREVILLE	
	WEND BALTIMORE SOUTH LLC		CHANTILLY	(703)543-8815
VIRGINIA		14445 BROOKFIELD TOWER DR		(703)802-9331
VIRGINIA	WEND BALTIMORE SOUTH LLC	4070 AIRLINE PARKWAY	CHANTILLY	(703)961-8692
VIRGINIA	WEND BALTIMORE SOUTH LLC	10695A BRADDOCK ROAD	FAIRFAX	(703)543-6899
VIRGINIA	WEND BALTIMORE SOUTH LLC	13030 FAIR LAKES SHOPPING CTR	FAIRFAX	(703)968-0266
VIRGINIA	WEND BALTIMORE SOUTH LLC	4000 JERMANTOWN RD	FAIRFAX	(703)385-3344
VIRGINIA	WEND BALTIMORE SOUTH LLC	9688 MAIN STREET	FAIRFAX	(703)764-3104
VIRGINIA	WEND BALTIMORE SOUTH LLC	3040 GATE HOUSE PLZA	FALLS CHURCH	(703)641-0309
VIRGINIA	WEND BALTIMORE SOUTH LLC	6349 SEVEN CORNERS	FALLS CHURCH	(703)538-3854
VIRGINIA	WEND BALTIMORE SOUTH LLC	7391 LEE HIGHWAY	FALLS CHURCH	(703)560-2561
VIRGINIA	WEND BALTIMORE SOUTH LLC	588 WARRENTON RD	FREDERICKSBURG	(540)372-9476
VIRGINIA	WEND BALTIMORE SOUTH LLC	2160 CENTREVILLE ROAD	HERNDON	(703)435-2603
VIRGINIA	WEND BALTIMORE SOUTH LLC	404 E. MARKET STREET	LEESBURG	(703)771-4961
VIRGINIA	WEND BALTIMORE SOUTH LLC	10700 BULLOCH DRIVE	MANASSAS	(703)530-7101
VIRGINIA	WEND BALTIMORE SOUTH LLC	8010 SUDLEY ROAD	MANASSAS	(703)369-2288
VIRGINIA	WEND BALTIMORE SOUTH LLC	8989 CENTREVILLE RD.	MANASSAS	(703)369-2244
		9680 LIBERIA AVENUE	MANASSAS	
VIRGINIA	WEND BALTIMORE SOUTH LLC			(703)257-5716
VIRGINIA	WEND BALTIMORE SOUTH LLC	1701 BRACKNELL DRIVE	RESTON	(703)437-7292
VIRGINIA	WEND BALTIMORE SOUTH LLC	8101 LOISDALE RD	SPRINGFIELD	(703)339-4950
VIRGINIA	WEND BALTIMORE SOUTH LLC	145 GARRISONVILLE ROAD	STAFFORD	(540)659-0016
VIRGINIA	WEND BALTIMORE SOUTH LLC	5 BURNS CORNER PLACE	STAFFORD	(540)779-5460
VIRGINIA	WEND BALTIMORE SOUTH LLC	24310 LIBERTY HARVEST CT	STERLING	(571)401-0600
VIRGINIA	WEND BALTIMORE SOUTH LLC	46350 POTOMAC RUN PLAZA	STERLING	(571)313-0042
VIRGINIA	WEND BALTIMORE SOUTH LLC	42035 VILLAGE CENTER PLZ	STONE RIDGE	(703)327-2119
VIRGINIA	WEND BALTIMORE SOUTH LLC	1433 TAPPANHANNOCK BLVD	TAPPAHANNOCK	(804)443-5262
VIRGINIA	WEND BALTIMORE SOUTH LLC	411 EAST MAPLE AV	VIENNA	(703)242-7332
VIRGINIA	WEND BALTIMORE SOUTH LLC	8301 LEESBURG PIKE	VIENNA	(703)893-6025
VIRGINIA	WEND BALTIMORE SOUTH LLC	14113 JEFFERSON DAVIS HWY.	WOODBRIDGE	(703)491-7000
VIRGINIA	WEND BALTIMORE SOUTH LLC	14493 GIDEON DR	WOODBRIDGE	(703)491-5680
VIRGINIA	WEND BALTIMORE SOUTH LLC	1470 OLD BRIDGE RD	WOODBRIDGE	(703)490-1712
VIRGINIA	WEND BALTIMORE SOUTH LLC	2410 PRINCE WILLIAM PARKWAY	WOODBRIDGE	(703)497-2546
VIRGINIA	WEND BALTIMORE SOUTH LLC	4461 CHESHIRE STATION WAY	WOODBRIDGE	(703)897-7329
VIRGINIA	WEND CENTRAL MARYLAND LLC	16472 CONSUMER ROW	KING GEORGE	(540)625-8005
VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	508 COMMERCE DR	BLUEFIELD	(276)322-3802
VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	21 HIGHLAND DR	LEBANON	(276)889-4492
VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	619 MARKET ST	NORTH TAZEWELL	(276)988-7383
VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	12688 GOVERNOR G C PEERY HWY	POUNDING MILL	(276)988-7383
VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	2643 FRONT ST	RICHLANDS	(276)964-9531
VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	105 JACKSON RD	WISE	(276)679-0615
VIRGINIA	WENDBURN LLC, BILLY RAY BLACKBURN, JR., KIMBERLY L. BLACKBURN	1312 SOUTH CRAIG STREET	COVINGTON	(540)962-6400
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	1489 BOXWOOD TERRACE	BEDFORD	(540)586-2262
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	5 KINGSTON DRIVE	DALEVILLE	(540)992-6266
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	14620 WARDS ROAD	LYNCHBURG	(434)266-1008
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	2109 WARDS RD.	LYNCHBURG	(434)237-0029
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	2510 MEMORIAL AVE.	LYNCHBURG	(434)528-1383
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	7909 TIMBERLAKE	LYNCHBURG	(434)237-4543
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	5008 AMHERST HIGHWAY	MADISON HEIGHTS	(434)846-5837
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	1419 WILLIAMSON ROAD	ROANOKE	(540)344-0599
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	1612 HERSHBERGER RD NW	ROANOKE	(540)563-2178
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	3555 ORANGE AVENUE	ROANOKE	(540)982-5652
	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	4369 ELECTRIC RD	ROANOKE	
VIRGINIA	WEIT JOI WEJTENIN VINUINIA, INC., JALET J. ADJAINE		NUANUKE	(540)774-0939

VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	7111 WILLIAMSON ROAD	ROANOKE	(540)366-6889
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	1607 W. MAIN STREET	SALEM	(540)387-1991
VIRGINIA	WENDY'S OF WESTERN VIRGINIA, INC., SALLY J. ABSHIRE	2103 APPERSON DRIVE	SALEM	(540)444-0338
VIRGINIA	WMILCO, LLC	9400 DECATUR AVE	NORFOLK	(757)632-3570
VIRGINIA	WMILCO, LLC	1449 TOMCAT BLVD	VIRGINIA BEACH	(757)716-8534
VIRGINIA	WMILCO, LLC	3600 D STREET	VIRGINIA BEACH	(757)716-8774

MACHINICT		4000 E MICHWAN CT		
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	1022 E WISHKAH ST	ABERDEEN	(360)532-0911
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	3404 172 ND ST NE	ARLINGTON	(360)653-2437
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	302 15TH NE	AUBURN	(253)939-6144
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	902 OUTLET COLLECTION WAY	AUBURN	(253)333-9832
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	940 BELLEVUE WAY NE	BELLEVUE	(425)454-1711
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	140 S SAMISH WAY	BELLINGHAM	(360)752-0055
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	4371 MERIDIAN STREET	BELLINGHAM	(360)733-6567
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	18211 STATE ROUTE 410 E	BONNEY LAKE	(253)891-1742
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	22928 BOTHELL-EVERETT HIGHWAY	BOTHELL	(425)488-0590
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	20 SOUTH DEWEY STREET	BREMERTON	(360)373-0195
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	925 ADELE AVE	BREMERTON	(360)919-1901
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	15700 1ST AVE. S. 1560 S. BURLINGTON BLVD.	BURIEN	(206)244-7084
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.		BURLINGTON	(360)757-0828
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	16703 SE 272ND ST	COVINGTON	(253)630-3095
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	12 GRANT RD	EAST WENATCHEE	(509)661-2732
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	11905 HWY 99	EVERETT	(425)513-1255
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	2510 BROADWAY	EVERETT	(425)259-5222
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	7514 EVERGREEN WAY	EVERETT	(425)355-4449
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	9930 19TH AVENUE SOUTHEAST	EVERETT	(425)385-8568
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	34506 16TH AVE S	FEDERAL WAY	(253)638-4953
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	5016 PACIFIC HWY EAST	FIFE	(253)922-6382
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	25350 PACIFIC HWY S	KENT	(253)941-0176
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	505 E. SMITH	KENT	(253)852-3559
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	6331 S 212TH STREET	KENT	(253)395-5634
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	11525 NE 124TH STREET	KIRKLAND	(425)821-8703
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	526 SLEATER-KINNEY RD SE	LACEY	(360)459-7373
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	819 91ST AVENUE NE	LAKE STEVENS	(425)322-4598
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	10619 PACIFIC HWY SW	LAKEWOOD	(253)589-2280
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	5117 196TH SW	LYNNWOOD	(425)775-0044
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	6315 33RD AVENUE NE	MARYSVILLE	(360)659-4399
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	810 SOUTH 5TH STREET	MOUNT VERNON	(360)854-3160
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	100 CHARLES PORTER BLVD, BLDG #2848	OAK HARBOR	(360)679-0114
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	31255 S. R. 20	OAK HARBOR	(360)675-1333
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	2427 W HARRISON AVE	OLYMPIA	(360)943-8941
WASHINGTON	BURGER MANAGEMENT SISTEMS WASHINGTON INC.	7530 MARTIN WAY E	OLYMPIA	(360)456-1982
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	1830 EAST 1ST STREET	PORT ANGELES	(360)452-8808
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	3487 BETHEL ROAD SE	PORT ORCHARD	(360)874-9504
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	21225 OLHAVA WAY NW	POULSBO	(360)394-1511
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	10220 SUNRISE DRIVE E	PUYALLUP	(253)770-3759
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	4113 S MERIDIAN	PUYALLUP	(253)841-1597
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	15945 REDMOND WAY	REDMOND	(425)885-0988
WASHINGTON	BURGER MANAGEMENT SISTEMS WASHINGTON INC.	10619 SE CARR RD	RENTON	(425)235-7325
WASHINGTON	BURGER MANAGEMENT SISTEMS WASHINGTON INC.	230 RAINIER AVE. SOUTH	RENTON	(425)271-6251
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	11744 LAKE CITY WAY	SEATTLE	(206)365-5167
WASHINGTON	BURGER MANAGEMENT SISTEMS WASHINGTON INC.	2543 RAINIER AVE.	SEATTLE	(206)723-3113
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	5315 15TH AVENUE NW	SEATTLE	(206)783-3575
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	3009 OLYMPIC HIGHWAY NORTH	SHELTON	(360)968-1089
WASHINGTON	BURGER MANAGEMENT SISTEMS WASHINGTON INC.	9598 RIDGETOP BLVD NW	SILVERDALE	(360)613-0544
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	10723 BRIDGEPORT WAY	TACOMA	(253)588-1115
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	1401 72ND ST. E.	ТАСОМА	(253)473-1659
WASHINGTON	BURGER MANAGEMENT SISTEMS WASHINGTON INC.	15807 PACIFIC AVE S	TACOMA	(253)539-9207
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	4112 S. STEELE ST.	ТАСОМА	(253)475-7816
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	15010 PACIFIC HWY SOUTH	TUKWILA	(206)248-1748
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	16300 WEST VALLEY HWY	TUKWILA	(425)204-9986
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	1919 N WENATCHEE AVENUE	WENATCHEE	(509)667-1223
WASHINGTON	BURGER MANAGEMENT SYSTEMS WASHINGTON INC.	13514 NE 175TH	WOODINVILLE	(425)481-9665
WASHINGTON	BURGER MANAGEMENT STSTEINS WASHINGTON INC.	905 DOUGLAS MUNRO BLVD	CLE ELUM	(509)852-2202
WASHINGTON	GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	1010 SW SCOTTON WAY	BATTLE GROUND	(360)687-8002
WASHINGTON	GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	822 WASHINGTON WAY	LONGVIEW	(360)425-0050
WASHINGTON	GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	1901 NE 162ND AVENUE	VANCOUVER	(360)882-5665
WASHINGTON	GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	7909 NE 6TH AVE	VANCOUVER	(360)574-3900
			VANCOUVER	
	GROUP W AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA	8701 NE ANDRESEN ROAD	VANCOUVER	(360)882-4224
WASHINGTON WASHINGTON	JORCODY RESTAURANTS, INC., SEAN P. LEBLE JORCODY RESTAURANTS, INC., SEAN P. LEBLE	11505 N.E. 4TH PLAIN BLVD.	VANCOUVER	(360)260-2766
	JORCODY RESTAURANTS, INC., SEAN P. LEBLE	13723 SE MILL PLAIN BLVD. 400 S.E. 192ND AVE.	VANCOUVER	(360)604-9422
WASHINGTON WASHINGTON	JORCODY RESTAURANTS, INC., SEAN P. LEBLE	7601 NE FOURTH PLAIN RD	VANCOUVER	(360)882-0552 (360)260-9447
WASHINGTON	JUNCUUT REJTAURANTS, INC., JEAN F. LEDLE	YOUT NE LOUKTH PLAIN KD	VANCOUVER	(300)200-944/
WASHINGTON	LATRELLES FLIGHT KITCHEN, L.P., KENNETH A. JAMES, LATRELLE D. JAMES, W.A. JAMES, JR.	17801 INTERNATIONAL BLVD	SEATTLE	(206)241-4884

#### EXHIBIT R-1 -- OPERATING OUTLETS BY STATE

WASHINGTON	TWINCO, INC., JASMEL SANGHA, SUSHEEL SANGHA	1509 NW LOUISIANA AVE	CHEHALIS	(360)748-8320
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	1510 S. CANYON ROAD	ELLENSBURG	(509)955-3759
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	1201 NORTH BARKER ROAD	GREENACRES	(509)927-7101
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	7003 W CANAL DR	KENNEWICK	(509)783-1098
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	1591 EAST YONEZAWA BOULEVARD	MOSES LAKE	(509)350-5185
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	2311 W. COURT	PASCO	(509)545-6320
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	5706 N. ROAD 68	PASCO	(509)792-1622
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	930 GEORGE WASHINGTON WAY	RICHLAND	(509)943-1018
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	2119 N. ARGONNE	SPOKANE	(509)924-9493
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	4401 S. REGAL STREET	SPOKANE	(509)443-2495
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	5615 E. SPRAGUE AVENUE	SPOKANE	(509)532-8800
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	830 NORTH DIVISION	SPOKANE	(509)328-8885
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	9114 NEWPORT HIGHWAY	SPOKANE	(509)465-1569
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	225 N. SULLIVAN ROAD	VERADALE	(509)928-1848
WASHINGTON	WENSPOK RESOURCES, LLC, PETER B. NISBET	2708 WEST NOB HILL BOULEVARD	YAKIMA	(509)571-1139

#### WEST VIRGINIA

WEST VIRGINIA	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F. OMALLEY	3621 N MAIN ST	CHAPMANVILLE	(304)855-2481
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			· · ·
WEST VIRGINIA	OMALLEY	2072 SMOOT AVE	DANVILLE	(304)369-3823
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.			
VEST VIRGINIA	OMALLEY	110 WATER ST	LOGAN	(304)752-2797
	M & J RESTAURANTS, INC., JOHN W. HUGHES, MICHAEL OMALLEY, RYAN P. OMALLEY, SHAWN F.		MAN	(204)582 0100
	OMALLEY PRIMARY AIM, LLC	145 HUFFCREEK HWY 205 MARSHALL ST N	MAN BENWOOD	(304)583-0106 (304)232-6144
VEST VIRGINIA VEST VIRGINIA	PRIMARY AIM, LLC	1241 W MAIN ST	BRIDGEPORT	(304)842-4917
VEST VIRGINIA	PRIMARY AIM, LLC	280 WHITE OAKS BLVD	BRIDGEPORT	(304)933-3255
VEST VIRGINIA	PRIMARY AIM, LLC	44 SOUTH KANAWHA STREET	BUCKHANNON	(304)472-7563
VEST VIRGINIA	PRIMARY AIM, LLC	649 CAROLINA AVE	CHESTER	(304)459-3032
VEST VIRGINIA	PRIMARY AIM, LLC	811 W. PIKE STREET	CLARKSBURG	(304)624-6800
VEST VIRGINIA	PRIMARY AIM, LLC	1503 HARRISON AVE	ELKINS	(304)636-9596
/EST VIRGINIA	PRIMARY AIM, LLC	1503 LOCUST STREET	FAIRMONT	(304)366-2919
/EST VIRGINIA	PRIMARY AIM, LLC	949 E PARK AVE	FAIRMONT	(304)367-9738
/EST VIRGINIA	PRIMARY AIM, LLC	101 SESAME DRIVE	MORGANTOWN	(304)599-5895
VEST VIRGINIA	PRIMARY AIM, LLC	1505 EARL L CORE RD	MORGANTOWN	(304)292-0904
/EST VIRGINIA	PRIMARY AIM, LLC	306 VENTURE DRIVE	MORGANTOWN	(304)292-6493
EST VIRGINIA	PRIMARY AIM, LLC	351 PATTESON DRIVE	MORGANTOWN	(304)598-3793
/EST VIRGINIA	PRIMARY AIM, LLC	505 LAFAYETTE AVE	MOUNDSVILLE	(304)843-1470
VEST VIRGINIA	PRIMARY AIM, LLC	220 CABELA DR	TRIADELPHIA	(304)547-0329
VEST VIRGINIA	PRIMARY AIM, LLC	205 THREE SPRINGS DRIVE	WEIRTON	(304)723-0326
VEST VIRGINIA	PRIMARY AIM, LLC	1215 COMMERCE STREET	WELLSBURG	(304)737-3112
VEST VIRGINIA	PRIMARY AIM, LLC	673 US HIGHWAY 33 EAST	WESTON	(304)269-4187
EST VIRGINIA	PRIMARY AIM, LLC	12 ELM GROVE CROSSING MALL	WHEELING	(304)243-0156
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
EST VIRGINIA	BIALOW	764 EAST WASHINGTON ST.	CHARLES TOWN	(304)725-1980
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			
VEST VIRGINIA	BIALOW	1101 N QUEEN ST	MARTINSBURG	(304)263-2142
	SUPERIOR RESTAURANT GROUP OF NORTHERN VIRGINIA, INC., ROBERT C. CAMMARANO, TODD B.			(204)001 2084
VEST VIRGINIA	BIALOW WEND BALTIMORE NORTH LLC	765 FOXCROFT AVE 5332 HAMMONDS MILL ROAD	MARTINSBURG FALLING WATERS	(304)901-2684
VEST VIRGINIA	WEND BALTMORE NORTH LLC WENDBECKLEY, LLC, CHERIE FIELDS, NORMAN BOBROW	795 RITTER DR	BEAVER	(304)274-1077
VEST VIRGINIA	WENDBECKLEY, LLC, CHERIE FIELDS, NORMAN BOBROW	120 HARPER PARK DR	BECKLEY	(304)255-0840 (304)252-3834
VEST VIRGINIA	WENDBECKLEY, LLC, CHERIE FIELDS, NORMAN BOBROW	4141 ROBERT C. BYRD DR	BECKLEY	(304)252-0864
EST VIRGINIA	WENDBECKLEY, LLC, CHERIE FIELDS, NORMAN BOBROW	176 FAYETTE TOWN CTR	FAYETTEVILLE	(304)574-2913
EST VIRGINIA	WENDBECKLEY, LLC, CHERIE FIELDS, NORMAN BOBROW	200 MAIN ST	OAK HILL	(304)465-8659
VEST VIRGINIA	WENDBECKLEY, LLC, CHERIE FIELDS, NORMAN BOBROW	811 NORTHSIDE DRIVE	SUMMERSVILLE	(304)872-2000
EST VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	113 COURTHOUSE RD	PRINCETON	(304)425-6178
EST VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	211 MEADOWFIELD LANE	PRINCETON	(304)425-4376
EST VIRGINIA	WENDBTW, LLC, CHERIE FIELDS, NORMAN BOBROW	18664 COAL HERITAGE RD	WELCH	(304)436-6088
/EST VIRGINIA	WENDELK CORP., CLARK MANAGEMENT CORP., JEFFREY J. COGHLAN, LEWIS E. TOPPER	60 WOODWARD DRIVE	SUTTON	(304)765-7192
/EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	84 ELIZABETH PIKE	MINERAL WELLS	(304)489-3334
EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	380 N STATE ROUTE 2	NEW MARTINSVILLE	(304)455-6370
EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	1603 7TH STREET	PARKERSBURG	(304)485-4112
EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	2602 GIHON ROAD	PARKERSBURG	(304)428-591
/EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	3800 EMERSON AVENUE	PARKERSBURG	(304)428-606
VEST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	914 2ND STREET	ST. MARYS	(304)684-2609
EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	2201 GRAND CENTRAL AVE	VIENNA	(304)295-8642
'EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	38232 MIDLAND TRAIL	CALDWELL	(304)536-1145
EST VIRGINIA	WENDPARK, LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN	1 RED OAKS SHOPPING CTR	RONCEVERTE	(304)645-2304
EST VIRGINIA	WENDRIP LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN, NORMAN BOBROW	401 WASHINGTON ST	RAVENSWOOD	(304)273-370
EST VIRGINIA	WENDRIP LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN, NORMAN BOBROW	307 WEST MAIN STREET	RIPLEY	(304)372-380
/EST VIRGINIA	WENDRIP LLC, BILLY RAY BLACKBURN, KIMBERLY L. BLACKBURN, NORMAN BOBROW	134 MAIN ST	SPENCER	(304)927-5963
/EST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	404 HUNTINGTON MALL	BARBOURSVILLE	(304)733-0467
/EST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	121 VIRGINIA STREET E.	CHARLESTON	(304)342-0662
EST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	1617 WASHINGTON STREET E.	CHARLESTON	(304)346-9130
VEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	312 OLD GOFF MOUNTAIN ROAD	CHARLESTON	(304)776-4364
VEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	3515 MAC CORKLE AVE.S.E.	CHARLESTON	(304)925-6814

## EXHIBIT R-1 -- OPERATING OUTLETS BY STATE

	EXHIBIT R-1 OPERATI	NG OUTLETS BY STATE		
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	600 CLEARVIEW HEIGHTS	CHARLESTON	(304)984-9843
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	621 WASHINGTON STREET	CHARLESTON	(304)343-9175
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	913 DUNBAR AVE.	DUNBAR	(304)768-8592
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	1850 ADAMS AVENUE	HUNTINGTON	(304)429-4141
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	2130 E. FIFTH AVE.	HUNTINGTON	(304)525-1223
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	3080 16TH STREET ROAD	HUNTINGTON	(304)525-3851
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	4901 US ROUTE 60 E	HUNTINGTON	(304)733-2534
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	30 POINTE PLACE	HURRICANE	(681)235-7008
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	9015 MAC CORKLE AVE	MARMET	(304)949-5154
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	1300 JOHNS CREEK ROAD	MILTON	(304)743-6223
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	4100 1ST AVE	NITRO	(304)755-1368
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	2325 JACKSON AVENUE	POINT PLEASANT	(304)675-9950
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	2805 MOUNTAINEER BLVD	SOUTH CHARLESTON	(304)746-0148
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	4007 MACCORKLE AVE SW	SOUTH CHARLESTON	(304)744-1007
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	517 W. MACCORKLE AVE	ST. ALBANS	(304)722-9203
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	700 MCGINNIS DRIVE	WAYNE	(304)272-3100
WEST VIRGINIA	WENDSCHMIDT WV, INC., D. SCOTT SCHMIDT, JUSTIN SCOTT SCHMIDT	3695 WINFIELD ROAD	WINFIELD	(304)586-5373
WISCONSIN				
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	901 HANSEN ROAD	ASHWAUBENON	(920)499-6992
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	102 FRANCES LANE	BEAVER DAM	(920)885-5237
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2800 MILWAUKEE ROAD	BELOIT	(608)365-3679
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC. BRIDGEMAN FOODS II, INC., MANNA, INC.	9133 N. DEERWOOD	BROWN DEER	(414)365-9443
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC. BRIDGEMAN FOODS II, INC., MANNA, INC.	2049 MILWAUKEE AVENUE	BURLINGTON	(262)534-7900
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC. BRIDGEMAN FOODS II, INC., MANNA, INC.	105 EVCO CIR	DE FOREST	(608)912-0812
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC. BRIDGEMAN FOODS II, INC., MANNA, INC.	1265 E GENEVA STREET	DEFOREST	(262)728-0140
	BRIDGEMAN FOODS II, INC., MANNA, INC. BRIDGEMAN FOODS II, INC., MANNA, INC.	2858 FISH HATCHERY ROAD	FITCHBURG	
WISCONSIN				(608)274-1319
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	6715 S. 27TH ST.	FRANKLIN GERMANTOWN	(414)761-3738
	BRIDGEMAN FOODS II, INC., MANNA, INC. BRIDGEMAN FOODS II, INC., MANNA, INC.	N96W17600 COUNTY LINE RD 1100 RADISSON STREET	GREEN BAY	(262)255-1315
WISCONSIN				(920)430-8580
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	7707 W. LAYTON AVENUE	GREENFIELD	(414)281-0222
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	1530 MILTON AVE.	JANESVILLE	(608)752-1744
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	3222 OLD HUMES ROAD	JANESVILLE	(608)752-6644
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	3811 75TH ST.	KENOSHA	(262)697-5680
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	4420 - 52ND STREET	KENOSHA	(262)656-0079
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	5210 SHERIDAN ROAD	KENOSHA	(262)652-6064
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	7435 122ND AV.	KENOSHA	(262)857-2755
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	4422 MORMON COULEE ROAD	LA CROSSE	(608)788-1084
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2421 S. STOUGHTON	MADISON	(608)223-1120
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	3910 WASHINGTON AVE	MADISON	(608)244-1999
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	633 S. GAMMON ROAD	MADISON	(608)271-8789
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	4441 CALUMET AVE	MANITOWOC	(920)686-0679
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	11201 W SILVER SPRING DR	MILWAUKEE	(414)461-9809
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2310 SOUTH 43RD STREET	MILWAUKEE	(414)384-0076
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2725 W. CAPITOL	MILWAUKEE	(414)873-4835
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	3050 S. CHASE	MILWAUKEE	(414)744-9160
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	4601 W. NORTH AVENUE	MILWAUKEE	(414)873-4763
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	580 W. LAYTON AVENUE	MILWAUKEE	(414)747-4679
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	6225 W. CAPITOL	MILWAUKEE	(414)438-1435
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	627 E. CAPITOL DRIVE	MILWAUKEE	(414)962-6759
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	633 W. NORTH AVENUE	MILWAUKEE	(414)263-7397
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	8331 BROWN DEER ROAD	MILWAUKEE	(414)355-0967
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	914 N. 27TH STREET	MILWAUKEE	(414)933-9144
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	S64W15924 COMMERCE CENTER PARK	WAY MUSKEGO	(262)682-1300
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2660 S. MOORLAND BLVD	NEW BERLIN	(262)786-7106
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	7940 S. HOWELL	OAK CREEK	(414)766-9977
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	9053 S. 13TH STREET	OAK CREEK	(414)764-6850
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	9346 STATE ROAD 16	ONALASKA	(608)781-5560
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2050 SILVERNAIL	PEWAUKEE	(262)521-0718
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	1215 COMMONS CIR	PLOVER	(715)869-5001
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	4910 WASHINGTON AVENUE	RACINE	(262)634-8373
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	3645 S TAYLOR DRIVE	SHEBOYGAN	(920)451-0295
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	240 N CHICAGO AVE	SOUTH MILWAUKEE	(414)501-3331
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	611 S. SYLVANIA AVE	STURTEVANT	(262)833-0830
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	7035 DURAND AVENUE	STURTEVANT	(262)598-9101
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	743 W. MAIN ST.	SUN PRAIRIE	(608)837-8189
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	2112 E. MORELAND BLVD	WAUKESHA	(262)549-1180
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	3140 N. 124TH STREET	WAUWATOSA	(414)774-2772
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	10933 WEST GREENFIELD AVENUE	WEST ALLIS	(414)257-3266
WISCONSIN	BRIDGEMAN FOODS II, INC., MANNA, INC.	650 W. PARADISE DRIVE	WEST BEND	(262)365-0411
WISCONSIN	HAZA FOODS OF MINNESOTA LLC	959 W. CLAIRMONT AVE.	EAU CLAIRE	(715)531-0122
WISCONSIN	HAZA FOODS OF MINNESOTA LLC	2218 CRESTVIEW DRIVE	HUDSON	(715)220-4765
WISCONSIN	HAZA FOODS OF MINNESOTA LLC	1627 NORTH BROADWAY	MENOMONIE	(715)309-5927
WISCONSIN	PILOT TRAVEL CENTERS LLC	1101 GATEWAY AVENUE	MAUSTON	(608)847-5378
WISCONSIN	STARBOARD WITH CHEESE, LLC	3300 S. ONEIDA	APPLETON	(920)968-5433
WISCONSIN	STARBOARD WITH CHEESE, LLC	3815 WISCONSIN AVENUE	APPLETON	(920)968-8055
WISCONSIN	STARBOARD WITH CHEESE, LLC	2360 WESTOWNE AVE	OSHKOSH	(920)966-9940
	, -			

WYOMING				
WYOMING	BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS	1830 DELL RANGE BLVD	CHEYENNE	(307)635-0392
WYOMING	BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS	2520 E. LINCOLN WAY	CHEYENNE	(307)632-8232
WYOMING	BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS	3305 W. COLLEGE DR	CHEYENNE	(307)638-2976
WYOMING	BODAN AKSAN IA, LLC, IRFAN ERIK NOORALI MOOSA, MARK GALLEGOS	3103 GRAND AVE	LARAMIE	(307)742-0082
WYOMING	PHOENIX PARTNERS, LLC	115 N 2ND STREET	EVANSTON	(307)789-6393
WYOMING	PHOENIX PARTNERS, LLC	525 W BROADWAY	JACKSON	(307)733-5636
WYOMING	PILOT TRAVEL CENTERS LLC	1564 MCCUE STREET	LARAMIE	(307)742-2878
WYOMING	WENDOMING FOOD SERVICE OF CASPER, INC., GAIL A. BURKIS, KENNETH C. DRAKE	4281 EAST SECOND STREET	CASPER	(307)237-9378
WYOMING	WENDOMING FOOD SERVICE OF CASPER, INC., GAIL A. BURKIS, KENNETH C. DRAKE	1913 S. DOUGLAS HIGHWAY	GILLETTE	(307)686-0106
WYOMING	WENDOMING FOOD SERVICE OF ROCK SPRINGS, INC.	1981 DEWAR DRIVE	ROCK SPRINGS	(307)362-6985
WYOMING	WENDOMING RIVERTON, INC.	1800 N. FEDERAL BLVD.	RIVERTON	(307)856-6538
WYOMING	WENDOMING WEST CASPER, LLC	1111 CY AVENUE	CASPER	(307)235-4578
WYOMING	WENTANA EAST, LLC, PETER B. NISBET	1456 SHERIDAN AVE.	CODY	(307)527-7636
WYOMING	WENTANA EAST, LLC, PETER B. NISBET	1319 COFFEEN AVE	SHERIDAN	(307)674-9281

## FRANCHISE AGREEMENTS SIGNED BUT OUTLETS NOT OPEN As of January 1, 2024

Franchisee	Location
ARIZONA	
Arizona Restaurant Company, LLC	#14566-13426
	1475 North 51 <sup>st</sup> Ave., Phoenix, Arizona
	#14623-12596
	1155 S. Dobson Rd., Mesa, Arizona
CALIFORNIA	
Wendwest, Inc.	#14556-13535
	18201 W. Grant Line Road, Mountain House, California
Riise Hospitality Group, LLC	#14489-14207
Andrew Hennan	88 E Vista Drive, Weed, California
Lisa Jeanne Kopp	
	#14496-14208
	1803 Fort Jones Rd., Yreka, California
FLORIDA	
Wen South, LLC	#14392-13420
	6885 Longleaf Pine Pkwy., St. Johns, Florida
QFRM Dev FL, LLC	#14567-14047
Timothy Cloe	13140 S Tamiami Trail, Osprey, Florida
Denise Cloe	
ILLINOIS	
All-Star Management No. 48, Inc.	#14384-14072
Mario A. Allegro	2205 E Court Street, Kankakee, Illinois
Anthony C. Allegro	
INDIANA	
Delight VA Beach 1 LLC	#14617-14175
Richard A. Krumholz	3625 Bremen Hwy., Mishawaka, Indiana
Andrew R. Krumholz	
W.K.S. Frosty Corporation	#14624-13631
Jay Spongberg	12821 US 41N, Evansville, Indiana
Paul Tanner	
KANSAS	
Cotti Foods Midwest, Inc.	#14565-14041
	1009 S. Elm Street, Coffeyville, Kansas
LOUISIANA	
Wendelta, Inc.	#14622-14244
	1301 Shreveport Barksdale Hwy., Shreveport, Louisiana
	#14639-14139
	3840 E Judge Perez Drive, Meraux, Louisiana

Franchisee	Location
NEW JERSEY	
Yellow Cab Holdings New Jersey LLC	#14621-13340
	271 W. White Horse Pike, Egg Harbor City, New Jersey
Yum & Chill Wen Holdings LLC	#13426-13406
Nirav Mehta Rooni Mehta	245 12 <sup>th</sup> Street, Jersey City, New Jersey
Rupal Patel	#13844-13589
	39 Walmart Plaza, Clinton, New Jersey
NEW YORK	ss wannart haza, chinton, new sersey
-	
Princeton Food Services, L.L.C.	#14577-13472
	2720 Hylan Blvd., Staten Island, New York
NORTH CAROLINA	
Delight Raleigh 1 LLC	#14389-14082
Richard A. Krumholz	2150 Cedar Creek Road, Fayetteville, North Carolina
Andrew R. Krumholz	
оню	
Primary Aim, LLC	#14395-13884
	2290 County Line Road, Columbiana, Ohio
SOUTH CAROLINA	
Carolina Restaurant Group, Inc.	#14616-13954
	2645 Celanese Road, Rock Hill, South Carolina
TEXAS	
Bagel Mania Corporation	#14647-11762
Ricki R. Oberoi	1921 U.S. Hwy 90, Liberty, Texas
Asra Oberoi	
Haza Foods, LLC	#14593-13830
	915 N Main Street, Vidor, Texas
ELP Restaurant Holdings, LLC	#14642-13984
Jhonny Alexander Mercado Sam	8100 N Loop Drive, El Paso, Texas
	#14652-13985
	101 Lincoln Street, Pecos, Texas
UTAH	
My Burger LLC	#14618-14107
Mark Yardley	810 N 800 W Street, Scipio, Utah
WASHINGTON	
	W44520 42052
Burger Management Systems Washington Inc	
	19012 141 <sup>st</sup> St Court East, Bonney Lake, Washington
	#14625-13890
	4300 Wheaton Way, Bremerton, Washington
WYOMING	
Wheatland Holdings, Inc.	#14542-14217
Jagdip Gill	92 16 <sup>th</sup> Street, Wheatland, Wyoming

## FORMER FRANCHISEES

# If you buy a Wendy's franchise, your contact information may be disclosed to other buyers when you leave the Wendy's system.

\*\*\*Exited System

Franchisee		Address/Phone	Restaurants
ALABAMA			
Wen-Star, Inc.	***	Thomasville, GA	1 outlet transferred in Ozark, Alabama
Wen-Star of Louisiana, Inc.		Phone: (229) 226-9050	
CALIFORNIA			
Wendi-Bel, Inc.	***	San Leandro, CA	1 outlet transferred in Belmont, California
Steven R. Archer		Phone: (561) 389-5816	
Jody A. Archer			
Steven R. Archer	***	San Leandro, CA	1 outlet transferred in Daly City, California
Jody A. Archer		Phone: (561) 389-5816	
Donald A. Dianda			
Wen-Oakland, Inc.	***	San Leandro, CA	1 outlet transferred in Oakland, California
Steven R. Archer		Phone: (561) 389-5816	
Jody A. Archer			
Wen-San Leandro, Inc.	***	San Leandro, CA	1 outlet transferred in San Leandro, California
Steven R. Archer		Phone: (561) 389-5816	
Jody A. Archer			
Wen-SSF, Inc.	***	San Leandro, CA	1 outlet transferred in South San Francisco, California
Steven R. Archer		Phone: (561) 389-5816	1 outlet transferred in Oakland, California
Jody A. Archer			
Donald A. Dianda			
COLORADO			
David S. Dischner	***	Stratton, CO	1 outlet transferred in Limon, Colorado
The Estate of Edward A. Dischner		Phone: (719) 348-5311	
FLORIDA			
Wen-Star, Inc.	***	Thomasville, GA	1 outlet transferred in Live Oak, Florida
Wen-Star of Louisiana, Inc.		Phone: (229) 226-9050	2 outlets transferred in Lake City, Florida
GEORGIA			
Wen-Star, Inc.	***	Thomasville, GA	1 outlet transferred in Thomasville, Georgia
Wen-Star of Louisiana, Inc.		Phone: (229) 226-9050	1 outlet transferred in Bainbridge, Georgia
KENTUCKY			
Haza Foods of Northeast, LLC		Sugar Land, TX	1 outlet transferred in Dry Ridge, Kentucky
		Phone: (281) 201-2700	
LOUISIANA			
Wen-Star, Inc.	***	Thomasville, GA	3 outlets transferred in Lafayette, Louisiana
Wen-Star of Louisiana, Inc.		Phone: (229) 226-9050	2 outlets transferred in New Iberia, Louisiana
			1 outlet transferred in Scott, Louisiana
			1 outlet transferred in Opelousas, Louisiana
MASSACHUSETTS			
Twin Coast Enterprises, Inc.		Salem, NH	1 outlet transferred in Methuen, Massachusetts
		Phone: (603) 296-4930	

Franchisee		Address/Phone	Restaurants
MICHIGAN			
Douglas Corporation of Michigan	***	Saline, MI	3 outlets transferred in Taylor, Michigan
George Douglas Wellings		Phone: (734) 649-6989	1 outlet transferred in Sylvan Lake, Michigan
Stacy Wellings			1 outlet transferred in Dearborn Heights, Michigan
			1 outlet transferred in Wayne, Michigan
			1 outlet transferred in Wyandotte, Michigan
			2 outlets transferred in Waterford, Michigan
			1 outlet transferred in Garden City, Michigan
			1 outlet transferred in Lake Orion, Michigan
			3 outlets transferred in Livonia, Michigan
			1 outlet transferred in Belleville, Michigan
			6 outlets transferred in Detroit, Michigan 1 outlet transferred in Romulus, Michigan
			1 outlet transferred in Kondulas, Michigan
			2 outlets transferred in Lincoln Park, Michigan
			1 outlet transferred in Southfield, Michigan
			1 outlet transferred in Saginaw, Michigan
			1 outlet transferred in Lapeer, Michigan
			2 outlets transferred in Mt. Pleasant, Michigan
			1 outlet transferred in Midland, Michigan
			1 outlet transferred in Bay City, Michigan
			2 outlets transferred in Saginaw, Michigan
			1 outlet transferred in Bridgeport, Michigan
			1 outlet transferred in Caro, Michigan
			1 outlet transferred in Essexville, Michigan
			1 outlet transferred in Alma, Michigan
			1 outlet transferred in Alpena, Michigan
			1 outlet transferred in Birch Run, Michigan
			1 outlet transferred in Bad Axe, Michigan
			2 outlets transferred in Port Huron, Michigan
			2 outlets transferred in Westland, Michigan 2 outlets transferred in Clarkston, Michigan
			1 outlet transferred in Canton, Michigan
			2 outlets transferred in Flint, Michigan
			1 outlet transferred in Warren, Michigan
			1 outlet transferred in Davison, Michigan
			1 outlet transferred in Swartz Creek, Michigan
			1 outlet transferred in Auburn Hills, Michigan
			1 outlet transferred in Grand Blanc, Michigan
			1 outlet transferred in Burton, Michigan
			1 outlet transferred in Kimball, Michigan
			1 outlet transferred in Holly, Michigan
			1 outlet transferred in Clio, Michigan
			1 outlet transferred in Pontiac, Michigan
			1 outlet transferred in Flushing, Michigan
			1 outlet transferred in Durand, Michigan
			1 outlet transferred in Dearborn, Michigan
NEW JERSEY	***	V's d. NI	2 - determine from the Difference New York
QSC Restaurants, Inc. Robert S. Rone	~~~	Vineland, NJ Phone: (856) 601 2073	2 outlets transferred in Bridgeton, New Jersey
Diane L. Rone		Phone: (856) 691-2073	1 outlet transferred in Pilesgrove, New Jersey 2 outlets transferred in Vineland, New Jersey
Robert G. Rone			1 outlet transferred in Somers Point, New Jersey
NEW YORK			r outet transferreu in Somers Form, new Jersey
New England Wendico, Inc.	***	Watertown, NY	1 outlet transferred in Watertown, New York
Peter J Souch, III		Phone: (315) 785-8094	1 outlet transferred in Evans Mills, New York
Leonard F. Gorsuch		1 none. (313) 703-0094	1 outer dansferred in Evans willis, new 10fk

## FORMER FRANCHISEES

Franchisee		Address/Phone	Restaurants
Mid-Hudson Wendico, Inc.	***	Poughkeepsie, NY	1 outlet transferred in Newburgh, New York
Shannon E. Mulcahy		Phone: (203) 775-6825	1 outlet transferred in Fishkill, New York
Barbara L. Mulcahy			1 outlet transferred in Kingston, New York
NORTH CAROLINA			
Superior Restaurant Group of North		Langhorne, PA	2 outlets transferred in Clemmons, North Carolina
Carolina, Inc.		Phone: (215) 579-3333	1 outlet transferred in King, North Carolina
Robert C. Cammarano			5 outlets transferred in Greensboro, North Carolina
Todd B. Bialow			8 outlets transferred in Winston Salem, North Carolina
			1 outlet transferred in Advance, North Carolina
			1 outlet transferred in Kernersville, North Carolina
			3 outlets transferred in Durham, North Carolina
			1 outlet transferred in Mebane, North Carolina
OHIO			
Wendmiddle, LLC		Cortland, NY	2 outlets transferred in Hamilton, Ohio
Lewis E. Topper		Phone: (607) 753-6401	1 outlet transferred in Indian Springs, Ohio
Jeffrey J. Coghlan			2 outlets transferred in West Chester, Ohio
Norman Bobrow			2 outlets transferred in Middletown, Ohio
			1 outlet transferred in Liberty Township, Ohio
			1 outlet transferred in Fairfield, Ohio
TENNESSEE			
Springfield Investments, LLC		Silver Creek, GA	1 outlet transferred in Ooltewah, Tennessee
Mohammed Abbasi		Phone: (706) 378-8054	3 outlets transferred in Cleveland, Tennessee
			2 outlets transferred in Chattanooga, Tennessee
TEXAS			
Pilot Travel Centers LLC		Knoxville, TN Phone: (865) 588-7488	1 outlet transferred in Dallas, Texas
A & J Foods, Inc.	***	Irving, TX	3 outlets transferred in Carrollton, Texas
Ann L. Blateri		Phone: (972) 869-4404	2 outlets transferred in Dallas, Texas
John P. Blateri			
VIRGINIA			
Wendbeck Corp.		Cortland, NY	1 outlet transferred in Covington, Virginia
Lewis E. Topper		Phone: (607) 753-6401	
Jeffrey J. Coghlan			
Superior Restaurant Group of Virginia, Inc.		Langhorne, PA	1 outlet transferred in Collinsville, Virginia
Robert C. Cammarano		Phone: (215) 579-3333	1 outlet transferred in Ridgeway, Virginia
Todd B. Bialow			1 outlet transferred in Stuart, Virginia
WEST VIRGINIA			
WendElk Corp.		Cortland, NY	1 outlet transferred in Summersville, West Virginia
Clark Management Corp.		Phone: (607) 753-6401	
Lewis E. Topper			
Jeffrey J. Coghlan		Conton 1 NIV	
WendBeck Corp.		Cortland, NY	1 outlet transferred in Oak Hill, West Virginia
Lewis E. Topper		Phone: (607) 753-6401	2 outlets transferred in Beckley, West Virginia
Jeffrey J. Coghlan			1 outlet transferred in Fayetteville, West Virginia
Norman Bobrow			1 outlet transferred in Beaver, West Virginia

#### **GUARANTEE OF PERFORMANCE**

#### (in favor of WIL)

For value received, The Wendy's Company, a Delaware corporation (the "Guarantor"), located at One Dave Thomas Blvd., Dublin, Ohio 43017, absolutely and unconditionally guarantees the performance by Wendy's International, LLC, an Ohio limited liability company, located at One Dave Thomas Blvd., Dublin, Ohio 43017 ("WIL"), of all of WIL's duties and obligations under the Management Agreement by and between WIL and Quality Is Our Recipe, LLC, a Delaware limited liability company, located at One Dave Thomas Blvd., Dublin, Ohio 43017 (the "Franchisor") dated June 1, 2015, which duties and obligations include WIL's required support and services to franchisees under the franchise agreements within the Wendy's franchise system. This guarantee continues until all such obligations of WIL under the Management Agreement are satisfied or until the liability of WIL to the Franchisor under the Management Agreement have been completely discharged, whichever first occurs. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of WIL. This guarantee is binding on the Guarantor and its successors and assigns.

The Guarantor signs this guarantee at Dublin, Ohio, on the  $\frac{30}{20}$  day of  $\frac{1}{1000}$ , 2017.

#### Guarantor:

The Wendy's Company TODI By: \_\_

Name: Gunther Plosch

Title: Chief Financial Officer

# Quality Is Our Recipe, LLC

Financial Statements as of December 31, 2023 and January 1, 2023, and for the years ended December 31, 2023, January 1, 2023 and January 2, 2022 and Independent Auditor's Report

## **EXHIBIT S** QUALITY IS OUR RECIPE, LLC INDEX TO FINANCIAL STATEMENTS

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#### **INDEPENDENT AUDITOR'S REPORT**

To the Board of Managers of Quality Is Our Recipe, LLC Dublin, Ohio

#### Opinion

We have audited the financial statements of Quality Is Our Recipe, LLC (the "Company"), a direct, wholly-owned subsidiary of Wendy's Funding, LLC which is an indirect, wholly-owned subsidiary of Wendy's International, LLC whose ultimate parent is The Wendy's Company (the "Parent"), which comprise the balance sheets as of December 31, 2023 and January 1, 2023, and the related statements of operations, member's equity, and cash flows for the years ended December 31, 2023, January 1, 2023 and January 2, 2022, and the related notes to the financial statements (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2023 and January 1, 2023, and the results of its operations and its cash flows for the years ended December 31, 2023, January 1, 2023 and January 2, 2022, in accordance with accounting principles generally accepted in the United States of America.

#### **Basis for Opinion**

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### **Emphasis of Matter**

The financial statements have been prepared from separate records maintained by the Company and may not be indicative of the conditions that would have existed or the results of operations if the Company had been operated as an unaffiliated company of the Parent. There have been no allocations made of certain income and expenses from the Parent that may be applicable to the Company as a whole as discussed in Note 7. Further, as discussed in Note 8, a significant portion of the Company's transactions are with the Parent or other affiliated entities. Our opinion is not modified with respect to this matter.

#### **Responsibilities of Management for the Financial Statements**

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether 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 one year after the date that the financial statements are issued.

#### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the 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 GAAS 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 judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the 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 judgment, 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.

We are required to communicate with those charged with governance 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.

#### Other Information Included in the Franchise Disclosure Document

Management is responsible for the other information included in the Franchise Disclosure Document ("FDD"). The other information comprises the information included in the FDD but does not include the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audits of the financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

/s/ Deloitte & Touche LLP Columbus, Ohio March 29, 2024

## **EXHIBIT S** QUALITY IS OUR RECIPE, LLC BALANCE SHEETS (In Thousands)

	December 31, 2023		J	anuary 1, 2023
ASSETS				
Current assets:				
Cash	\$	3,142	\$	2,113
Accounts receivable, net		44,135		42,117
Due from affiliates, net		563		670
Total current assets		47,840		44,900
Intangible assets		994,350		1,010,313
Total assets	\$	1,042,190	\$	1,055,213
			-	
LIABILITIES AND MEMBER'S EQUITY				
Current liabilities:				
Accounts payable	\$	1,000	\$	111
Deferred franchise fees		9,338		7,816
Total current liabilities		10,338		7,927
Deferred franchise fees		84,354		84,502
Other liabilities		1,110		194
Total liabilities		95,802		92,623
Member's equity:				
Member's contributions		1,186,672		1,186,672
Accumulated deficit		(240,284)		(224,082)
Total member's equity		946,388		962,590
Total liabilities and member's equity	\$	1,042,190	\$	1,055,213

## **EXHIBIT S** QUALITY IS OUR RECIPE, LLC STATEMENTS OF OPERATIONS (In Thousands)

Year Ended					
December 31, January 1, 2023 2023		January 2, 2022			
\$	476,768	\$	451,753	\$	430,328
	20,228		18,327		27,455
	65,028		61,944		53,017
	562,024		532,024		510,800
	1,302		1,111		777
	15,963		16,422		16,904
	17,265		17,533		17,681
	544,759		514,491		493,119
					82
	544,759		514,491		493,201
	(7,770)		(7,032)		(5,825)
\$	536,989	\$	507,459	\$	487,376
		2023 \$ 476,768 20,228 65,028 562,024 1,302 15,963 17,265 544,759  544,759 (7,770)	December 31, 2023         J           \$ 476,768         \$           20,228         65,028           65,024         1,302           15,963         17,265           544,759         544,759           (7,770)         (7,770)	December 31, 2023         January 1, 2023           \$ 476,768         \$ 451,753           20,228         18,327           65,028         61,944           562,024         532,024           1,302         1,111           15,963         16,422           17,265         17,533           544,759         514,491           (7,770)         (7,032)	December 31, 2023         January 1, 2023         J           \$ 476,768         \$ 451,753         \$ 20,228         \$ 18,327           65,028         61,944         \$ 562,024         \$ 532,024           1,302         1,111         \$ 15,963         \$ 16,422           17,265         17,533         \$ 544,759         \$ 514,491             \$ (7,770)         \$ (7,032)

## **EXHIBIT S** QUALITY IS OUR RECIPE, LLC STATEMENTS OF MEMBER'S EQUITY (In Thousands)

	Member's Contributions		Accumulated Deficit			Total
			*	// • · · • • • •	*	
Balance at January 3, 2021	\$	1,186,672	\$	(191,137)	\$	995,535
Net income		—		487,376		487,376
Distributions to affiliate				(503,507)		(503,507)
Balance at January 2, 2022		1,186,672		(207,268)		979,404
Net income		—		507,459		507,459
Distributions to affiliate				(524,273)		(524,273)
Balance at January 1, 2023		1,186,672		(224,082)		962,590
Net income		—		536,989		536,989
Distributions to affiliate				(553,191)		(553,191)
Balance at December 31, 2023	\$	1,186,672	\$	(240,284)	\$	946,388

## **EXHIBIT S** QUALITY IS OUR RECIPE, LLC STATEMENTS OF CASH FLOWS (In Thousands)

	Year Ended					
	December 31, 2023			anuary 1, 2023	J	anuary 2, 2022
Cash flows from operating activities:						
Net income	\$	536,989	\$	507,459	\$	487,376
Adjustments to reconcile net income to net cash provided by operating activities:						
Amortization		15,963		16,422		16,904
Operating transactions with affiliates, net		107		166		(188)
Other, net		1,149		1,178		(3,748)
Changes in operating assets and liabilities:						
Accounts receivable, net		(2,399)		(2,221)		1,760
Accounts payable		889		106		(4)
Deferred franchise fees		1,522		824		2,342
Net cash provided by operating activities		554,220		523,934		504,442
Cash flows from financing activities:						
Distributions to affiliate		(553,191)		(524,273)		(503,507)
Net cash used in financing activities		(553,191)		(524,273)		(503,507)
Net increase (decrease) in cash and cash equivalents		1,029		(339)		935
Cash at beginning of period		2,113		2,452		1,517
Cash at end of period	\$	3,142	\$	2,113	\$	2,452

#### (1) Nature of Business and Summary of Significant Accounting Policies

#### **Organization**

Quality Is Our Recipe, LLC (the "Company") is a single-member, special purpose Delaware limited liability company. The Company is a direct, wholly-owned subsidiary of Wendy's Funding, LLC ("Wendy's Funding" or the "Master Issuer"), which is an indirect, wholly-owned subsidiary of Wendy's International, LLC (together with its subsidiaries, "Wendy's") whose ultimate parent is The Wendy's Company. Wendy's franchises and operates Wendy's quick-service restaurants specializing in hamburger sandwiches throughout the United States of America ("U.S.") and also franchises Wendy's quick-service restaurants in 32 foreign countries and U.S. territories.

The Company was formed on April 7, 2015 in connection with a contemplated financing (the "Securitization Transaction") which was completed on June 1, 2015 (the "Closing Date"), primarily to serve as the franchisor of Wendy's restaurants in the U.S. and foreign countries excluding Canada. On the Closing Date, Wendy's contributed to the Company substantially all of the assets presented on the Company's balance sheet at inception. In addition, on the Closing Date, the Company received an initial cash contribution of \$2,500 from the Master Issuer. See "Business and Operations" below, as well as Note 6 and Note 7 for further information.

#### Use of Estimates

The accompanying financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). The accompanying financial statements include accounts of the Company, which has no subsidiaries. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Actual results could differ materially from those estimates.

In preparing the financial statements, the Company has evaluated significant events occurring subsequent to December 31, 2023 through March 29, 2024, the date of the issuance of the financial statements.

#### Fiscal Year

The Company's fiscal reporting periods consist of 52 or 53 weeks ending on the Sunday closest to December 31 and are referred to herein as (1) "the year ended December 31, 2023" or "2023," (2) "the year ended January 1, 2023" or "2022," and (3) "the year ended January 2, 2022" or "2021," all of which consisted of 52 weeks. All references to years, quarters and months relate to fiscal periods rather than calendar periods.

#### **Business and Operations**

On the Closing Date, Wendy's contributed to the Company all franchise agreements, development agreements and franchise-related agreements with respect to Wendy's restaurants franchised in the U.S. and all other countries, excluding Canada, and all franchisee notes with respect to Wendy's restaurants franchised in the U.S. and all future franchisee payments thereon. In addition, Wendy's contributed to the Company certain intellectual property (the "Securitization IP"), consisting of substantially all of the existing and after-acquired U.S., Canadian and international intellectual property, including software, and all future licensing fees. Following the Closing Date, the Company serves as franchise payments thereon; (2) new U.S. and international (excluding Canada) franchise agreements and all franchisee payments thereon; (3) all rights to enter into new franchise agreements in the U.S. and foreign countries (excluding Canada); and (4) rights to all licensing fees and other fees related to the Securitization IP.

The activities of the Company are limited to:

- entering into a contribution agreement pursuant to which Wendy's contributed the applicable contributed assets as described above;
- owning the Securitization IP and other assets referred to above;
- licensing to Wendy's, for a 99-year term, an exclusive, worldwide right to use and sublicense the Securitization IP in connection with products and services other than Wendy's restaurants for a royalty fee equal to (i) 50% of any royalties Wendy's receives from any sublicensee pursuant to the sublicenses of Wendy's rights under the license or (ii) with regard to any other revenues received by Wendy's as a result of exercising its rights under the license, a fair market royalty, as determined by Wendy's;
- licensing to Wendy's (and certain subsidiaries thereof), for a 99-year term, a non-exclusive right to use and sublicense the Securitization IP in the U.S. in connection with Wendy's company-operated restaurants for a royalty fee equal to 4.0% of the aggregate net sales of each Company restaurant in the U.S. (paid weekly);
- licensing to Wendy's Restaurants of Canada Inc., an indirect, wholly-owned subsidiary of The Wendy's Company, for a 99-year term, an exclusive right to use and sublicense the Securitization IP in Canada in connection with franchised restaurants for a royalty fee equal to the U.S. dollar equivalent of 3.0% of the net sales of each franchised restaurant in Canada (paid weekly);
- licensing to Wendy's a non-exclusive, royalty-free license to use and sublicense the Securitization IP in connection with Wendy's performance of services under a management agreement;
- holding the rights and obligations previously held by each applicable non-securitization entity under the applicable contributed franchise agreements and contributed development agreements;
- from time to time following the Closing Date, entering into new franchise agreements and new development agreements with respect to the Wendy's brand;
- holding the rights and obligations previously held by each applicable non-securitization entity under the applicable contributed franchisee notes and entering into new franchisee notes;
- maintaining a franchisor capital account and any funds on deposit therein and advancing any such funds to other Wendy's entities in accordance with a base indenture and a related supplemental indenture (collectively, the "Indenture") entered into by the Master Issuer;
- entering into a guarantee and collateral agreement, pursuant to which the Company will guarantee notes, together with the other guarantors, described in Note 7, may guarantee additional series of notes from time to time and will grant to the trustee a lien on the Company's collateral (subject to certain collateral exclusions) as security for the obligations of the Master Issuer under the Indenture;
- entering into a management agreement; and
- entering into documents related to the Securitization Transaction to which it is a party and undertaking any other activities related thereto.

#### Cash and Cash Equivalents

All highly liquid investments with a maturity of three months or less when acquired are considered cash equivalents. The Company's cash and cash equivalents principally consist of cash in bank. The related cash balance may exceed amounts federally insured during the year. The Company has not experienced any losses in such account.

#### Accounts Receivable, Net

Accounts receivable, net, consist primarily of royalties and franchise fees due from franchisees. Reserve estimates include consideration of the likelihood of default expected over the estimated life of the receivable. The Company periodically assesses the need for an allowance for doubtful accounts on its receivables based upon several key credit quality indicators such as outstanding past due balances, the financial strength of the obligor, the estimated fair value of any underlying collateral and agreement characteristics.

We believe that our vulnerability to risk concentrations in our receivables is mitigated by favorable historical collectability on past due balances. Receivables are considered delinquent once they are contractually past due under the terms of the underlying agreements. See Note 3 for further information.

#### Intangible Assets

Definite-lived intangible assets are amortized on a straight-line basis using the following estimated useful lives of the related classes of intangibles: one to five years for computer software and 20 years for franchise agreements. Trademarks have an indefinite life and are not amortized.

The Company reviews definite-lived intangible assets for impairment whenever events or changes in circumstances indicate that the carrying amount of the intangible asset may not be recoverable. Indefinite-lived intangible assets are tested for impairment at least annually, or more frequently if events or changes in circumstances indicate that the assets may be impaired. Our annual impairment test for indefinite-lived intangible assets may be completed through a qualitative assessment to determine if the fair value of the indefinite-lived intangible assets is more likely than not greater than the carrying amount. If we elect to bypass the qualitative assessment, or if a qualitative assessment indicates it is more likely than not that the estimated carrying value exceeds the fair value, we test for impairment using a quantitative process. If the Company determines that impairment of its intangible assets may exist, the amount of impairment loss is measured as the excess of carrying value over fair value. Our critical estimates in the determination of the fair value of indefinite-lived intangible assets include the anticipated future revenues of Wendy's company-operated and franchised restaurants and the resulting cash flows.

#### Fair Value

The carrying amounts of cash and accounts payable approximate fair value due to the short-term nature of those items. The carrying amounts of accounts receivable, net approximate fair value due to the effect of the related allowance for doubtful accounts.

#### **Revenue Recognition**

"Franchise royalty revenue" and "Franchise fees" include royalties, new build technical assistance fees, renewal fees, franchisee restaurant transfer ("Franchise Flip") technical assistance fees, Franchise Flip advisory fees and development fees. Royalties from franchised restaurants are based on a percentage of sales of the franchised restaurant and are recognized as earned. New build technical assistance fees, renewal fees and Franchise Flip technical assistance fees are recorded as deferred revenue when received and recognized as revenue over the contractual term of the franchise agreements, once the restaurant has opened. Development fees are deferred when received, allocated to each agreed upon restaurant, and recognized as revenue over the contractual term of each respective franchise agreement, once the restaurant has opened. These franchise fees are considered highly dependent upon and interrelated with the franchise right granted in the franchise agreement. Franchise Flip advisory fees include valuation services and fees for selecting pre-approved buyers for Franchise Flips. Franchise Flip advisory fees are paid by the seller and are recognized as revenue at closing of the Franchise Flip transaction.

"Revenue from affiliates" includes royalties from affiliates based on a percentage of sales of Wendy's company-operated restaurants in the U.S. and IP license fees from Wendy's based on a percentage of sales of franchised restaurants in Canada, both of which are required for the use of the Securitization IP in the U.S. and Canada, as applicable. Royalties and IP license fees from franchised restaurants and affiliates are based on a percentage of sales and are recognized as earned. See Note 2 and Note 8 for further information.

#### Income Taxes

The Company is a single-member limited liability company and is treated as a disregarded entity for federal income tax purposes and by most state taxing jurisdictions. Consequently, the Company generally does not incur U.S. income taxes. Instead, its income flows to and is taxed at its taxable ultimate parent, The Wendy's Company. The Company is a taxable member of a consolidated Texas income tax return filed by The Wendy's Company and is allocated a portion of the consolidated current and deferred tax expense based on its proportionate share of taxable receipts in Texas. The Company incurs foreign tax expense attributable to foreign withholding taxes which is recorded to "Provision for income taxes" in the accompanying statements of operations.

The Company accounts for income taxes under the asset and liability method. A deferred tax asset or liability is recognized whenever there are (1) future tax effects from temporary difference between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and (2) operating loss, capital loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to the years in which those differences are expected to be recovered or settled.

Deferred tax assets are recognized to the extent the Company believes these assets will more likely than not be realized. In evaluating the realizability of deferred tax assets, the Company considers all available positive and negative evidence, including the interaction and the timing of future reversals of existing temporary differences, projected future taxable income, recent operating results and tax-planning strategies. When considered necessary, a valuation allowance is recorded to reduce the carrying amount of the deferred tax assets to their anticipated realizable value.

The Company records uncertain tax positions on the basis of a two-step process whereby we first determine if it is more likely than not that a tax position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. A tax position that meets the more-likely-than-not recognition threshold is then measured for purposes of financial statement recognition as the largest amount of benefit that is greater than 50% likely of being realized upon being effectively settled.

Interest accrued for uncertain tax positions is charged to "Interest income, net." Penalties accrued for uncertain tax positions are charged to "General and administrative."

#### **Concentration of Risk**

The Company is subject to credit risk through its accounts receivable consisting primarily of amounts due from franchisees for royalties and franchise fees. The financial condition of these franchisees is largely dependent upon the underlying business trends of the Wendy's brand and market conditions within the quick-service restaurant industry. This concentration of credit risk is mitigated, in part, by the number of franchisees and the short-term nature of the franchise receivables.

#### (2) Revenue

#### Nature of Goods and Services

The Company generates revenues primarily from royalties and fees from franchised restaurants. Revenues are recognized upon the fulfillment of terms outlined in the franchise agreement for franchised restaurants. The franchise agreement provides the franchisee the right to construct, own and operate a Wendy's restaurant upon a site accepted by Wendy's and to use the Wendy's system in connection with the operation of the restaurant at that site. The franchise agreement generally provides for a 20-year term and a 10-year renewal subject to certain conditions. The initial term may be extended up to 25 years and the renewal extended up to 20 years for qualifying restaurants under certain new restaurant development programs.

The franchise agreement requires that the franchisee pay a royalty based on a percentage of sales at the franchised restaurant. Wendy's may offer development incentive programs from time to time that provide for a discount or lesser royalty amount for a limited period of time. The agreement also typically requires that the franchisee pay Wendy's a technical assistance fee. The technical assistance fee is used to defray some of the costs to Wendy's for start-up and transitional services related to new and existing franchisees acquiring restaurants and in the development and opening of new restaurants.

The Company also enters into development agreements with certain franchisees. The development agreement generally provides the franchisee with the right to develop a specified number of new Wendy's restaurants using the Image Activation design within a stated, non-exclusive territory for a specified period, subject to the franchisee meeting interim new restaurant development requirements.

The Company also earns revenue from affiliated entities for the use of the Securitization IP based on a percentage of sales of Wendy's company-operated restaurants in the U.S. and based on a percentage of sales of franchised restaurants in Canada.

Revenues based on a percentage of sales are generally due within the month subsequent to which the revenue was generated through sales at the franchised restaurant or Wendy's company-operated restaurant. Technical assistance fees and renewal fees are generally due upon execution of the related franchise agreement.

#### Disaggregation of Revenue

The following tables disaggregate revenue by primary geographical market and source for 2023, 2022 and 2021:

2022	UC	Consta	т.,	Other	T. (.)
2023	 U.S.	 Canada	<u></u>	ternational	 Total
Franchise royalty revenue	\$ 444,653	\$ 	\$	32,115	\$ 476,768
Franchise fees	19,180	—		1,048	20,228
Revenue from affiliates	 37,699	 27,329			 65,028
Total revenues	\$ 501,532	\$ 27,329	\$	33,163	\$ 562,024
2022					
Franchise royalty revenue	\$ 423,954	\$ —	\$	27,799	\$ 451,753
Franchise fees	17,129			1,198	18,327
Revenue from affiliates	36,142	25,802			61,944
Total revenues	\$ 477,225	\$ 25,802	\$	28,997	\$ 532,024
2021					
Franchise royalty revenue	\$ 407,317	\$ 	\$	23,011	\$ 430,328
Franchise fees	26,185			1,270	27,455
Revenue from affiliates	29,465	23,552		_	53,017
Total revenues	\$ 462,967	\$ 23,552	\$	24,281	\$ 510,800

#### **Contract Balances**

The following table provides information about receivables and contract liabilities (deferred franchise fees) from contracts with customers:

		Year End				
	Dec	December 31, Januar 2023 202				
Accounts receivable, net	\$	44,135	\$	42,117		
Receivables, which are included in "Due from affiliates, net"		1,084		1,170		
Deferred franchise fees (a)		93,692		92,318		

(a) Includes the current and long-term portion of \$9,338 and \$84,354 as of December 31, 2023, respectively, and \$7,816 and \$84,502 as of January 1, 2023, respectively.

Significant changes in deferred franchise fees are as follows:

	Year Ended						
		2023		2022		2021	
Deferred franchise fees at beginning of period	\$	92,318	\$	90,055	\$	90,964	
Revenue recognized during the period		(11,040)		(10,412)		(18,810)	
New deferrals due to cash received		12,414		12,675		17,901	
Deferred franchise fees at end of period	\$	93,692	\$	92,318	\$	90,055	

## Anticipated Future Recognition of Deferred Franchise Fees

The following table reflects the estimated franchise fees to be recognized in the future related to performance obligations that are unsatisfied at the end of the period:

Estimate for fiscal year:	
2024 (a)	\$ 9,338
2025	6,033
2026	5,918
2027	5,828
2028	5,716
Thereafter	 60,859
	\$ 93,692

(a) Includes development-related franchise fees expected to be recognized over a duration of one year or less.

## (3) Accounts Receivable, Net

	Y	ear End
	December 31 2023	, January 1, 2023
Accounts receivable from franchisees	\$ 44,94	7 \$ 42,406
Allowance for doubtful accounts	(81	2) (289)
	\$ 44,13	5 \$ 42,117

The following is a rollforward of the allowance for doubtful accounts:

	Year Ended						
		2023		2022		2021	
Balance at beginning of period	\$	289	\$	933	\$	1,572	
Provision for doubtful accounts		527		(101)		(300)	
Uncollectible accounts written off, net of recoveries		(4)		(543)		(339)	
Balance at end of period	\$	812	\$	289	\$	933	

#### (4) Intangible Assets

The following is a summary of the components of intangible assets and the related amortization expense:

	 Year End										
	D	ecen	nber 31, 202	3				Jan	uary 1, 2023		
	Cost		cumulated lortization		Net		Cost		cumulated nortization	_	Net
Indefinite-lived:											
Trademarks	\$ 903,000	\$		\$	903,000	\$	903,000	\$		\$	903,000
Definite-lived:											
Franchise agreements	333,000		(241,650)		91,350		333,000		(225,813)		107,187
Software	13,933		(13,933)				13,933		(13,807)		126
	\$ 1,249,933	\$	(255,583)	\$	994,350	\$	1,249,933	\$	(239,620)	\$	1,010,313

## Aggregate amortization expense:

Actual for fiscal year:	
2021	\$ 16,904
2022	16,422
2023	15,963
Estimate for fiscal year:	
2024	\$ 15,837
2025	15,837
2026	15,837
2027	15,837
2028	15,411
Thereafter	12,591
	\$ 91,350

## (5) Income Taxes

The provision for income taxes consisted of the following:

	Year Ended					
	2023			2022	2021	
Current:						
State	\$	18	\$	(56)	\$	(15)
Foreign		(7,822)		(6,974)		(5,955)
Current tax provision		(7,804)		(7,030)		(5,970)
Deferred:						
State		34		(2)		145
Deferred tax benefit (provision)		34		(2)		145
Income tax provision	\$	(7,770)	\$	(7,032)	\$	(5,825)

The Company's deferred tax liability of \$94 and \$128 at December 31, 2023 and January 1, 2023, respectively, relates to trademarks and is included in "Other liabilities."

The income tax provision differs from the U.S. federal rate of 21% primarily because the Company is disregarded for U.S. federal income tax purposes. Therefore, the income tax provision consists primarily of foreign withholding taxes on certain royalties received from foreign franchisees.

The accrued liability for the Company's proportionate share of taxable receipts in Texas is recorded as a payable to The Wendy's Company and was \$124 and \$142 as of December 31, 2023 and January 1, 2023, respectively. The Company's Texas income tax returns for 2019 and forward are open to examination but are not currently under exam.

As of December 31, 2023, the Company had no unrecognized tax benefits. During 2021, the Company recognized \$88 of income for interest and \$37 of income for penalties related to uncertain tax positions. No income for interest or penalties was recognized during 2023 and 2022.

## (6) Member's Equity

On June 1, 2015, Wendy's Funding made an initial capital contribution of \$2,500 to the Company. Additionally, on June 1, 2015, in connection with the Securitization Transaction and the commencement of operations of the Company, Wendy's contributed to the Company all franchise agreements, development agreements and franchise-related agreements with respect to Wendy's restaurants franchised in the U.S. and all other countries, excluding Canada, and all franchisee notes with respect to Wendy's restaurants franchised in the U.S. and all future franchisee payments thereon. In addition, Wendy's contributed to the Company the Securitization IP, consisting of substantially all of the existing and after-acquired U.S., Canadian and international intellectual property, including software, and all future licensing fees. As a result of these capital contributions, the Company commenced operations with member's equity of \$1,174,666. There were no additional capital contributions during 2023, 2022 and 2021.

The Company is required to distribute its excess cash flows to Wendy's Funding pursuant to an operating agreement with Wendy's Funding. Wendy's Funding uses the funds distributed to it by the Company to, among other things, service its debt obligations. The Company distributed \$553,191, \$524,273 and \$503,507 in 2023, 2022 and 2021, respectively, pursuant to this operating agreement.

#### (7) Guarantees and Other Commitments and Contingencies

#### Senior Notes

Wendy's Funding is the master issuer of outstanding senior secured notes under a securitized financing facility that was entered into in June 2015. As of December 31, 2023, the Master Issuer has issued the following outstanding series of fixed rate senior secured notes: (i) 4.236% 2022-1 Class A-2-I with an initial principal amount of \$100,000; (ii) 4.535% 2022-1 Class A-2-II with an initial principal amount of \$400,000 (collectively, the 2022-1 Class A-2-I notes and the 2022-1 Class A-2-II notes are referred to herein as the "2022-1 Class A-2 Notes"); (iii) 2.370% 2021-1 Class A-2-I with an initial principal amount of \$450,000; (iv) 2.775% 2021-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2.775% 2021-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 3.783% 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 3.783% 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 3.783% 2019-1 Class A-2-II with an initial principal amount of \$450,000; (vi) 4.080% 2019-1 Class A-2-II with an initial principal amount of \$450,000; (vi) 3.884% 2018-1 Class A-2-II with an initial principal amount of \$450,000; (vi) 3.884% 2018-1 Class A-2-II with an initial principal amount of \$475,000 (collectively, the notes described in (i) to (vii) are referred to herein as the "Class A-2 Notes"). The outstanding principal balance under the Class A-2 Notes as of December 31, 2023 was \$2,747,328. During the year ended December 31, 2023, the Master Issuer repurchased \$29,171 in principal of its Class A-2 Notes for \$24,935.

In connection with the issuance of the 2021-1 Class A-2-I and 2021-1 Class A-2-II Notes, the Master Issuer also entered into a revolving financing facility of 2021-1 Variable Funding Senior Secured Notes, Class A-1 (the "2021-1 Class A-1 Notes"), which allows for the drawing of up to \$300,000 on a revolving basis using various credit instruments, including a letter of credit facility. As of December 31, 2023, the Master Issuer had no outstanding borrowings under the 2021-1 Class A-1 Notes. The Master Issuer's issuance of the 2021-1 Class A-1 Notes in June 2021 replaced the previous \$150,000 Series 2019-1 Variable Funding Senior Secured Notes, Class A-1 (the "2019-1 Class A-1 Notes") and \$100,000 Series 2020-1 Variable Funding Senior Secured Notes, Class A-1 (the "2020-1 Class A-1 Notes"). The Class A-2 Notes and the 2021-1 Class A-1 Notes are collectively referred to as the "Senior Notes."

The Senior Notes are secured by a security interest in substantially all of the assets of the Company, subject to certain limitations as set forth in the Indenture governing the Senior Notes and the related guarantee and collateral agreements.

Interest and principal payments on the Class A-2 Notes are payable on a quarterly basis. The requirement to make such quarterly principal payments on the Class A-2 Notes is subject to certain financial conditions set forth in the Indenture. The legal final maturity dates for the Class A-2 Notes range from 2048 through 2052. If the Master Issuer has not repaid or

refinanced the Class A-2 Notes prior to their respective anticipated repayment dates, which range from 2026 through 2032, additional interest will accrue pursuant to the Indenture.

The 2021-1 Class A-1 Notes accrue interest at a variable interest rate based on (i) the prime rate, (ii) overnight federal funds rates, (iii) the Secured Overnight Financing Rate ("SOFR") for U.S. Dollars or (iv) with respect to advances made by conduit investors, the weighted average cost of, or related to, the issuance of commercial paper allocated to fund or maintain such advances, in each case plus any applicable margin and as specified in the purchase agreement for the 2021-1 Class A-1 Notes. There is a commitment fee on the unused portions of the 2021-1 Class A-1 Notes, which ranges from 0.40% to 0.75% based on utilization. As of December 31, 2023, \$28,627 of letters of credit were outstanding against the 2021-1 Class A-1 Notes, which relate primarily to interest reserves required under the Indenture.

#### Covenants and Restrictions

The Senior Notes are subject to a series of covenants and restrictions customary for transactions of this type, including (i) that the Master Issuer maintains specified reserve accounts to be used to make required payments in respect of the Senior Notes, (ii) provisions relating to optional and mandatory prepayments and the related payment of specified amounts, including specified make-whole payments in the case of the Class A-2 Notes under certain circumstances, (iii) certain indemnification payments in the event, among other things, the assets pledged as collateral for the Senior Notes are in stated ways defective or ineffective and (iv) covenants relating to recordkeeping, access to information and similar matters. The Senior Notes are also subject to customary rapid amortization events provided for in the Indenture, including events tied to failure to maintain stated debt service coverage ratios, the sum of global gross sales for specified restaurants being below certain levels on certain measurement dates, certain manager termination events, an event of default, and the failure to repay or refinance the Class A-2 Notes on the applicable scheduled maturity date. The Senior Notes are also subject to certain customary events of default, including events relating to non-payment of required interest, principal, or other amounts due on or with respect to the Senior Notes, failure to comply with covenants within certain time frames, certain bankruptcy events, breaches of specified representations and warranties, failure of security interests to be effective, and certain judgments. In addition, the Indenture and the related management agreement contain various covenants that limit the Company's ability to engage in specified types of transactions, subject to certain exceptions, including, for example, to (i) incur or guarantee additional indebtedness, (ii) sell certain assets, (iii) create or incur liens on certain assets to secure indebtedness or (iv) consolidate, merge, sell or otherwise dispose of all or substantially all of its assets.

#### Debt Financing

In April 2022, the Master Issuer completed a debt financing transaction under which the Master Issuer issued the 2022-1 Class A-2 Notes with an initial principal amount of \$500,000. The legal final maturity date of the 2022-1 Class A-2 Notes is March 2052 and the anticipated repayment dates are in 2029 and 2032.

#### Refinancing Transactions

In June 2021, the Master Issuer completed a refinancing transaction under which the Master Issuer issued the Series 2021-1 Class A-2-I Notes and the Series 2021-1 Class A-2-II Notes. A portion of the net proceeds from the sale of the Series 2021-1 Class A-2 Notes were used to repay in full the Master Issuer's outstanding Series 2015-1 Class A-2-III Notes and Series 2018-1 Class A-2-I Notes, including the payment of prepayment and transactions costs. As part of the June 2021 refinancing transaction, the Master Issuer also issued the 2021-1 Class A-1 Notes. The Series 2021-1 Class A-1 Notes replaced the 2019-1 Class A-1 Notes and 2020-1 Class A-1 Notes, which were cancelled on the closing date, and the letters of credit outstanding against the Series 2019-1 Class A-1 Notes were transferred to the Series 2021-1 Class A-1 Notes.

#### Management Agreement

The Company, a certain other limited-purpose, bankruptcy remote, wholly-owned indirect subsidiary of Wendy's and the Master Issuer (collectively, the "Securitization Entities") have entered into a management agreement with Wendy's and the indenture trustee (the "Management Agreement"), whereby Wendy's will act as the manager (the "Manager") of the development and franchising of Wendy's restaurants. The primary responsibilities of the Manager under the Management Agreement are to administer collections and otherwise manage the pledged assets on behalf of the Securitization Entities, and to perform certain franchising, marketing, real estate, intellectual property and operational and reporting services on behalf of the Securitization Entities. Fees paid to the Manager and other costs incurred by affiliates are not allocated to the Company. As a

result, the Company's results of operations may not be indicative of those that would be achieved if the Company had operated as an unaffiliated company on a stand-alone basis.

#### Pledged Assets

The following is a summary of the Company's assets pledged as collateral for debt held by the Master Issuer:

	Year End
	December 31, 2023
Cash	\$ 3,142
Accounts receivable, net	44,135
Intangible assets	994,350
	\$ 1,041,627

#### Franchisee Image Activation Incentive Programs

To promote new restaurant development, Wendy's has provided franchisees with certain incentive programs for qualifying new restaurants. In February 2023, Wendy's announced a new restaurant development incentive program in the U.S. that provides for waivers of royalty, national advertising and technical assistance fees for up to the first three years of operation for qualifying new restaurants ("Pacesetter"). Wendy's previously offered and will continue to offer a restaurant development incentive program that provides for reductions in royalty and national advertising fees for up to the first two years of operation for qualifying new restaurants ("Groundbreaker"). Wendy's U.S. franchisees may elect either the Pacesetter program or the Groundbreaker program when committing to new multi-unit development agreements or adding incremental commitments to existing development agreements. Wendy's also provides franchisees with the option of an early 20-year or 25-year renewal of their franchise agreement upon completion of reimaging utilizing certain approved Image Activation reimage designs.

#### (8) Transactions with Related Parties

The Company receives royalties from affiliated entities associated with the licensing of the Securitization IP as discussed in Note 1. During 2023, 2022 and 2021, the Company recognized such royalty revenue of \$65,028, \$61,944 and \$53,017, respectively, which has been recorded to "Revenue from affiliates" in the accompanying statements of operations. Receivables from affiliates as of December 31, 2023 and January 1, 2023 were \$1,084 and \$1,170, respectively, and included amounts due to the Company for royalties. The Company owes Wendy's \$521 and \$500 for reimbursement of amounts paid or to be paid by Wendy's for other incurred expenses as of December 31, 2023 and January 1, 2023, respectively. These amounts have been recorded to "Due from affiliates, net" in the accompanying balance sheets.

Certain family members and affiliates of Mr. Nelson Peltz, Chairman of The Wendy's Company, and Mr. Peter May, Vice Chairman of The Wendy's Company, as well as Mr. Matthew Peltz, Vice Chairman of The Wendy's Company, hold indirect, minority ownership interests in Yellow Cab Holdings, LLC ("Yellow Cab") and operating companies managed by Yellow Cab, a Wendy's franchisee, that as of December 31, 2023 owned and operated 83 Wendy's restaurants (including 54 Wendy's restaurants acquired from NPC Quality Burgers, Inc. ("NPC") during the first quarter of 2021). During 2023, 2022 and 2021, the Company recognized \$7,107, \$6,463 and \$5,114, respectively, in royalty and other income from Yellow Cab and related entities. As of December 31, 2023 and January 1, 2023, \$645 and \$566, respectively, was due from Yellow Cab for such income, which is included in "Accounts receivable, net."

# The Wendy's Company

Consolidated Financial Statements as of December 31, 2023 and January 1, 2023, and for the years ended December 31, 2023, January 1, 2023 and January 2, 2022 and Report of Independent Registered Public Accounting Firm

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(6)Net Income Per Share28(7)Cash and Receivables28(8)Investments30(9)Properties31(10)Goodwill and Other Intangible Assets32(11)Accrued Expenses and Other Current Liabilities33(12)Long-Term Debt34(13)Fair Value Measurements37(14)Income Taxes39(15)Stockholders' Equity42(16)Share-Based Compensation44(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information51	(4)	System Optimization Gains, Net	<u>25</u>
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(b)Investments30(9)Properties31(10)Goodwill and Other Intangible Assets32(11)Accrued Expenses and Other Current Liabilities33(12)Long-Term Debt34(13)Fair Value Measurements37(14)Income Taxes39(15)Stockholders' Equity42(16)Share-Based Compensation44(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information51	(6)	Net Income Per Share	<u>28</u>
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(13)Fair Value Measurements37(14)Income Taxes39(15)Stockholders' Equity42(16)Share-Based Compensation44(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information55	(11)	Accrued Expenses and Other Current Liabilities	<u>33</u>
(14)Income Taxes39(15)Stockholders' Equity42(16)Share-Based Compensation44(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information55	(12)	Long-Term Debt	<u>34</u>
(15)Stockholders' Equity42(16)Share-Based Compensation44(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information55	(13)	Fair Value Measurements	<u>37</u>
(16)Share-Based Compensation44(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information55	(14)	Income Taxes	<u>39</u>
(17)Impairment of Long-Lived Assets46(18)Retirement Benefit Plans47(19)Leases47(20)Supplemental Cash Flow Information51(21)Guarantees and Other Commitments and Contingencies52(22)Transactions with Related Parties53(23)Legal and Environmental Matters54(24)Advertising Costs and Funds54(25)Geographic Information55	(15)	Stockholders' Equity	<u>42</u>
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(25) Geographic Information 55	(24)	-	
	(25)	Geographic Information	<u>55</u>
	(26)	Segment Information	<u>55</u>

Defined Term		note Where Defined
2010 Plan	(16)	Share-Based Compensation
2019-1 Class A-1 Notes	(12)	Long-Term Debt
2020-1 Class A-1 Notes	(12)	Long-Term Debt
2020 Plan	(16)	Share-Based Compensation
2021-1 Class A-1 Notes	(12)	Long-Term Debt
2021 ASR Agreement	(15)	Stockholders' Equity
2022-1 Class A-2 Notes	(12)	Long-Term Debt
401(k) Plan	(18)	Retirement Benefit Plans
Advertising Funds	(1)	Summary of Significant Accounting Policies
AMC	(22)	Transactions with Related Parties
Black-Scholes Model	(1)	Summary of Significant Accounting Policies
Brazil JV	(1)	Summary of Significant Accounting Policies
CAP	(14)	Income Taxes
Class A-2 Notes	(12)	Long-Term Debt
CCA	(1)	Summary of Significant Accounting Policies
Company	(1)	Summary of Significant Accounting Policies
Contingent Rent	(1)	Summary of Significant Accounting Policies
EBITDA	(26)	Segment Information
Equity Plans	(1)	Summary of Significant Accounting Policies
FASB	(1)	Summary of Significant Accounting Policies
February 2020 Authorization	(15)	Stockholders' Equity
February 2022 Authorization	(15)	Stockholders' Equity
Fountain Beverages	(21)	Guarantees and Other Commitments and Contingencies
Franchise Flip	(1)	Summary of Significant Accounting Policies
FRG	(3)	Acquisitions
GAAP	(1)	Summary of Significant Accounting Policies
Groundbreaker	(21)	Guarantees and Other Commitments and Contingencies
Indenture	(12)	Long-Term Debt
IRS	(14)	Income Taxes
IT	(21)	Guarantees and Other Commitments and Contingencies
January 2023 Authorization	(15)	Stockholders' Equity
LIBOR	(1)	Summary of Significant Accounting Policies
Master Issuer	(12)	Long-Term Debt
NPC	(3)	Acquisitions
Organizational Redesign Plan	(5)	Reorganization and Realignment Costs
Pacesetter	(21)	Guarantees and Other Commitments and Contingencies
QSCC	(22)	Transactions with Related Parties
Rent Holiday	(1)	Summary of Significant Accounting Policies
Restricted Shares	(16)	Share-Based Compensation
ROU	(1)	Summary of Significant Accounting Policies
RSAs	(1)	Summary of Significant Accounting Policies
RSUs	(1)	Summary of Significant Accounting Policies
Securitization Entities	(12)	Long-Term Debt
Senior Notes	(12)	Long-Term Debt
SERP	(18)	Retirement Benefit Plans
SOFR	(1)	Summary of Significant Accounting Policies
Straight-Line Rent	(1)	Summary of Significant Accounting Policies
Target	(16)	Share-Based Compensation

<u>Defined Term</u>	Footnote Where Defined				
The Wendy's Company	(1) Summary of Significant Accounting Policies				
TimWen	(1) Summary of Significant Accounting Policies				
U.S.	(1) Summary of Significant Accounting Policies				
VIE	(1) Summary of Significant Accounting Policies				
Wendy's	(1) Summary of Significant Accounting Policies				
Wendy's Co-op	(22) Transactions with Related Parties				
Wendy's Funding	(12) Long-Term Debt				
Wendy's Merger	(8) Investments				
Wendy's Restaurants	(1) Summary of Significant Accounting Policies				
Yellow Cab	(22) Transactions with Related Parties				

#### **REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

To the Board of Directors and Stockholders of The Wendy's Company

#### **Opinion on the Financial Statements**

We have audited the accompanying consolidated balance sheets of The Wendy's Company and subsidiaries (the "Company") as of December 31, 2023 and January 1, 2023, the related consolidated statements of operations, comprehensive income, stockholders' equity, and cash flows, for each of the three years in the period ended December 31, 2023, and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2023 and January 1, 2023, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2023, in conformity with accounting principles generally accepted in the United States of America.

#### **Basis for Opinion**

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

#### **Critical Audit Matter**

The critical audit matter communicated below is a matter arising from the current-period audit of the financial statements that was communicated or required to be communicated to the audit committee and that (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates.

# Goodwill - Global Real Estate and Development Operations Reporting Unit - Refer to Notes 1 and 10 to the financial statements

#### Critical Audit Matter Description

The Company's evaluation of goodwill for impairment involves the comparison of the fair value of each reporting unit to its carrying value.

The Company used both an income approach and a market approach to estimate fair value of the global real estate and development operations reporting unit. The income approach requires management to make significant estimates and assumptions including future sales growth, terminal value growth rate, operating profit, and the weighted average cost of capital (discount rate). The market approach requires use of market price data of guideline public companies to estimate the fair value of the reporting unit. Changes in these assumptions could have a significant impact on either the fair value, the amount of any goodwill impairment charge, or both. The goodwill balance was \$773.7 million as of December 31, 2023, of which \$122.5 million was allocated to the global real estate and development operations reporting unit. The fair value of the global real estate and development operations reporting unit. The fair value of the global real estate and development operations reporting unit. The fair value of the global real estate and development operations reporting unit. The fair value of the global real estate and development operations reporting unit. The fair value of the global real estate and development operations reporting unit. The fair value of the global real estate and development operations reporting unit.

We identified the Company's income approach in the impairment evaluation of goodwill for the global real estate and development operations reporting unit as a critical audit matter because of the significant judgments made by management to

estimate the fair value of this reporting unit. This required a high degree of auditor judgment and an increased extent of effort, including the need to involve our fair value specialists, when performing audit procedures to evaluate the reasonableness of management's estimates and assumptions, particularly related to future sales growth, terminal value growth rate, operating profit, and the selection of the discount rate.

#### How the Critical Audit Matter Was Addressed in the Audit

Our audit procedures related to the estimates of future sales growth, terminal value growth rate, operating profit, and the discount rate used by management to estimate the fair value of the global real estate and development operations reporting unit included the following, among others:

- We tested the effectiveness of controls over management's goodwill impairment evaluation, including those over the determination of the fair value of the global real estate and development operations reporting unit, such as controls related to management's forecasts of future sales growth, terminal value growth rate, operating profit, and selection of the discount rate.
- We evaluated management's ability to accurately forecast future sales growth and operating profit by comparing actual results to management's historical forecasts.
- We performed sensitivity analyses as part of our risk assessment on future sales growth, terminal value growth rate, operating profit, and the discount rate to evaluate the impact of such sensitivity on anticipated cash flows.
- We evaluated the reasonableness of management's future sales growth and operating profit by comparing the forecasts to (1) historical sales growth and operating profit and (2) internal communications to the senior leadership team and the Board of Directors. We also considered the impact of changes in management's forecasts from the annual measurement date in the fourth quarter to December 31, 2023.
- With the assistance of our fair value specialists, we evaluated the terminal value growth rate and the discount rate, including testing the underlying source information and the mathematical accuracy of the calculation, by:
  - Utilizing industry and market-specific data to assess the reasonableness of the terminal value growth rate selected by management.
  - Developing a range of independent estimates for the discount rate and compared those to the discount rate selected by management.

/s/ Deloitte & Touche LLP Columbus, Ohio February 26, 2024

We have served as the Company's auditor since 1994.

## **EXHIBIT S** THE WENDY'S COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (In Thousands Except Par Value)

	December 2023		31, January 1, 2023		
ASSETS					
Current assets:					
Cash and cash equivalents	\$	516,037	\$	745,889	
Restricted cash		35,848		35,203	
Accounts and notes receivable, net		121,683		116,426	
Inventories		6,690		7,129	
Prepaid expenses and other current assets		39,640		26,963	
Advertising funds restricted assets		117,755		126,673	
Total current assets		837,653		1,058,283	
Properties		891,080		895,778	
Finance lease assets		228,936		234,570	
Operating lease assets		705,615		754,498	
Goodwill		773,727		773,088	
Other intangible assets		1,219,129		1,248,800	
Investments		34,445		46,028	
Net investment in sales-type and direct financing leases		313,664		317,337	
Other assets		178,577		170,962	
Total assets	\$	5,182,826	\$	5,499,344	
LIABILITIES AND STOCKHOLDERS' EQUITY					
Current liabilities:					
Current portion of long-term debt	\$	29,250	\$	29,250	
Current portion of finance lease liabilities		20,250		18,316	
Current portion of operating lease liabilities		49,353		48,120	
Accounts payable		27,370		43,996	
Accrued expenses and other current liabilities		135,149		116,010	
Advertising funds restricted liabilities		120,558		132,307	
Total current liabilities		381,930		387,999	
Long-term debt		2,732,814		2,822,196	
Long-term finance lease liabilities		568,767		571,877	
Long-term operating lease liabilities		739,340		792,051	
Deferred income taxes		270,353		270,421	
Deferred franchise fees		90,132		90,231	
Other liabilities		89,711		98,849	
Total liabilities		4,873,047		5,033,624	
Commitments and contingencies		1,075,017		5,055,021	
Stockholders' equity:					
Common stock, \$0.10 par value; 1,500,000 shares authorized;		47.042		47.042	
470,424 shares issued; 205,397 and 213,101 shares outstanding, respectively		47,042		47,042	
Additional paid-in capital		2,960,035		2,937,885	
Retained earnings		409,863		414,749	
Common stock held in treasury, at cost; 265,027 and 257,323 shares, respectively		(3,048,786)		(2,869,780	
Accumulated other comprehensive loss		(58,375)		(64,176	
Total stockholders' equity	+	309,779	đ	465,720	
Total liabilities and stockholders' equity	\$	5,182,826	\$	5,499,344	

See accompanying notes to consolidated financial statements.

## **EXHIBIT S** THE WENDY'S COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (In Thousands Except Per Share Amounts)

	Year Ended					
	De	December 31, 2023         January 1, 2023			January 2, 2022	
Revenues:						
Sales	\$	930,083	\$	896,585	\$	734,074
Franchise royalty revenue and fees		592,331		558,235		536,748
Franchise rental income		230,168		234,465		236,655
Advertising funds revenue		428,996		406,220		389,521
		2,181,578		2,095,505		1,896,998
Costs and expenses:						
Cost of sales		794,493		773,169		611,680
Franchise support and other costs		57,243		46,736		42,900
Franchise rental expense		125,371		124,083		132,411
Advertising funds expense		428,003		430,760		411,751
General and administrative		249,964		254,979		242,970
Depreciation and amortization (exclusive of amortization of cloud computing arrangements shown separately below)		135,789		133,414		125,540
Amortization of cloud computing arrangements		12,778		2,394		—
System optimization gains, net		(880)		(6,779)		(33,545)
Reorganization and realignment costs		9,200		698		8,548
Impairment of long-lived assets		1,401		6,420		2,251
Other operating income, net		(13,768)		(23,683)		(14,468)
		1,799,594		1,742,191		1,530,038
Operating profit		381,984		353,314		366,960
Interest expense, net		(124,061)		(122,319)		(109,185)
Gain (loss) on early extinguishment of debt, net		2,283				(17,917)
Investment (loss) income, net		(10,358)		2,107		39
Other income, net		29,570		10,403		681
Income before income taxes		279,418		243,505		240,578
Provision for income taxes		(74,978)		(66,135)		(40,186)
Net income	\$	204,440	\$	177,370	\$	200,392
Net income per share:						
Basic	\$	.98	\$	.83	\$	.91
Diluted		.97		.82		.89

See accompanying notes to consolidated financial statements.

## **EXHIBIT S** THE WENDY'S COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands)

	Year Ended					
	December 31, 2023		Ja	anuary 1, 2023	J	anuary 2, 2022
Net income	\$	204,440	\$	177,370	\$	200,392
Other comprehensive income (loss):						
Foreign currency translation adjustment		5,801		(15,976)		1,441
Other comprehensive income (loss)		5,801		(15,976)		1,441
Comprehensive income	\$	210,241	\$	161,394	\$	201,833

See accompanying notes to consolidated financial statements.

# **EXHIBIT S** THE WENDY'S COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (In Thousands)

	Common Stock		Additional Paid-In Capital	Retained Earnings	(	Common Stock Held in Treasury	Accumulated Other Omprehensive Loss	Total
Balance at January 3, 2021	\$ 47,04	2 5	\$ 2,899,276	\$ 238,674	\$	(2,585,755)	\$ (49,641)	\$ 549,596
Net income	-	_	—	200,392		_	_	200,392
Other comprehensive income, net	-	_	_	_		_	1,441	1,441
Cash dividends	-	_	_	(94,846)		_	_	(94,846)
Repurchases of common stock, including accelerated share repurchase	_	_	(18,750)	_		(249,058)	_	(267,808)
Share-based compensation	-	_	22,019	_		_	_	22,019
Common stock issued upon exercises of stock options	_	_	1,911	_		27,139	_	29,050
Common stock issued upon vesting of restricted shares	-	_	(6,023)	_		2,285	_	(3,738)
Other			200	 (22)	_	121	 	 299
Balance at January 2, 2022	47,04	2	2,898,633	344,198		(2,805,268)	(48,200)	436,405
Net income	-	_	—	177,370		_	_	177,370
Other comprehensive loss, net	-	_	—	—		—	(15,976)	(15,976)
Cash dividends	-	_	—	(106,779)		—	_	(106,779)
Repurchases of common stock, including accelerated share repurchase	_	_	18,750	_		(70,700)	_	(51,950)
Share-based compensation	-	_	24,538	_		_	_	24,538
Common stock issued upon exercises of stock options	-	_	1,117	_		3,461	_	4,578
Common stock issued upon vesting of restricted shares	-	_	(5,363)	—		2,482	_	(2,881)
Other		_	210	 (40)		245	 	 415
Balance at January 1, 2023	47,04	2	2,937,885	414,749		(2,869,780)	(64,176)	465,720
Net income	-	-	—	204,440		_	—	204,440
Other comprehensive income, net	-	-	—	—		—	5,801	5,801
Cash dividends	-	-	—	(209,253)		_	—	(209,253)
Repurchases of common stock	-	-	—	—		(191,871)	—	(191,871)
Share-based compensation	-	-	23,747	_		_	—	23,747
Common stock issued upon exercises of stock options	-	_	4,366	—		9,873	_	14,239
Common stock issued upon vesting of restricted shares		_	(6,193)	_		2,748	_	(3,445)
Other		_	230	 (73)		244	 _	 401
Balance at December 31, 2023	\$ 47,04	2 5	\$ 2,960,035	\$ 409,863	\$	(3,048,786)	\$ (58,375)	\$ 309,779

See accompanying notes to consolidated financial statements.

# **EXHIBIT S** THE WENDY'S COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands)

			Y	ear Ended		
	Dec	ember 31, 2023	e	January 1, 2023	•	January 2, 2022
Cash flows from operating activities:						
Net income	\$	204,440	\$	177,370	\$	200,392
Adjustments to reconcile net income to net cash provided by operating activities:						
Depreciation and amortization (exclusive of amortization of cloud computing arrangements shown separately below)		135,789		133,414		125,540
Amortization of cloud computing arrangements		12,778		2,394		125,540
Share-based compensation		23,747		24,538		22,019
Impairment of long-lived assets		1,401		6,420		2,251
Deferred income tax		(807)		4,305		(13,781
Non-cash rental expense, net		40,655		33,915		40,596
Change in operating lease liabilities		(47,212)		(45,682)		(45,606
Net receipt (recognition) of deferred vendor incentives		1,034		(1,060)		715
System optimization gains, net		(880)		(6,779)		(33,545
Gain on sale of investments, net		(31)		(0,777)		(63
Distributions received from TimWen joint venture		12,901		12,612		16,337
Equity in earnings in joint ventures, net		(10,819)		(9,422)		(11,203
Long-term debt-related activities, net (see Note 20)		5,320		7,762		24,758
Cloud computing arrangements expenditures		(32,902)		(30,220)		(14,086
Other, net		22,883		(4,554)		844
Changes in operating assets and liabilities:		22,005		(4,554)		044
Accounts and notes receivable, net		430		(5 9 5 7)		(5.612
Inventories		430		(5,857)		(5,613
				(1,203)		(872
Prepaid expenses and other current assets		(672)		6,769		(3,396
Advertising funds restricted assets and liabilities		(18,210)		(30,503)		11,519
Accounts payable Accrued expenses and other current liabilities		(8,826)		(1,533)		7,586
*		3,958 345,416		(12,782) 259,904		21,380
Net cash provided by operating activities Cash flows from investing activities:		343,410		259,904		345,772
-		(95.021)		(95,544)		(77.09)
Capital expenditures Franchise development fund		(85,021)		(85,544)		(77,984
		(7,951)		(3,605)		(122.000
Acquisitions		2 115				(123,069
Dispositions		2,115		8,237		55,118
Proceeds from sale of investments		31		2 126		63
Notes receivable, net		4,280		3,136		1,203
Payments for investments		(96.546)		(77,77)		(10,000
Net cash used in investing activities		(86,546)		(77,776)		(154,669
Cash flows from financing activities:				500.000		1 100 000
Proceeds from long-term debt		(04.702)		500,000		1,100,000
Repayments of long-term debt		(94,702)		(26,750)		(970,344
Repayments of finance lease liabilities		(21,588)		(17,312)		(13,640
Deferred financing costs		(100.554)		(10,232)		(20,873
Repurchases of common stock, including accelerated share repurchase	e	(189,554)		(51,950)		(268,531
Dividends		(209,253)		(106,779)		(94,846
Proceeds from stock option exercises		14,667		4,865		30,003
Payments related to tax withholding for share-based compensation		(3,873)		(3,168)		(4,511
Net cash (used in) provided by financing activities		(504,303)		288,674		(242,742
Net cash (used in) provided by operations before effect of exchange rate changes on cash		(245,433)		470,802		(51,639
Effect of exchange rate changes on cash		2,448		(5,967)		364
Net (decrease) increase in cash, cash equivalents and restricted cash		(242,985)		464,835		(51,275
Cash, cash equivalents and restricted cash at beginning of period		831,801		366,966		418,241
Cash, cash equivalents and restricted cash at end of period	\$	588,816	\$	831,801	\$	366,966

See accompanying notes to consolidated financial statements.

### (1) Summary of Significant Accounting Policies

#### **Corporate Structure**

The Wendy's Company ("The Wendy's Company" and, together with its subsidiaries, the "Company," "we," "us," or "our") is the parent company of its 100% owned subsidiary holding company, Wendy's Restaurants, LLC ("Wendy's Restaurants"). Wendy's Restaurants is the parent company of Wendy's International, LLC and its subsidiaries ("Wendy's"). Wendy's franchises and operates Wendy's quick-service restaurants specializing in hamburger sandwiches throughout the United States of America ("U.S.") and in 32 foreign countries and U.S. territories. At December 31, 2023, Wendy's operated and franchised 415 and 6,825 restaurants, respectively.

The Company manages and internally reports its business in the following segments: (1) Wendy's U.S., (2) Wendy's International and (3) Global Real Estate & Development. See Note 26 for further information.

#### **Principles of Consolidation**

The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") and include all of the Company's subsidiaries. We also consider for consolidation entities in which we have certain interests, where the controlling financial interest may be achieved through arrangements that do not involve voting interests. Such an entity, known as a variable interest entity ("VIE"), is required to be consolidated by its primary beneficiary. The primary beneficiary is the entity that possesses the power to direct the activities of the VIE that most significantly impact its economic performance and has the obligation to absorb losses or the right to receive benefits from the VIE that are significant to it. The principal entities in which we possess a variable interest include the Company's national advertising funds for the U.S. and Canada (the "Advertising Funds"). All intercompany balances and transactions have been eliminated in consolidation.

The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amount of revenues and expenses during the reporting period. Actual results could differ materially from those estimates.

#### Fiscal Year

The Company's fiscal reporting periods consist of 52 or 53 weeks ending on the Sunday closest to December 31 and are referred to herein as (1) "the year ended December 31, 2023" or "2023," (2) "the year ended January 1, 2023" or "2022," and (3) "the year ended January 2, 2022" or "2021," all of which consisted of 52 weeks. All references to years, quarters and months relate to fiscal periods rather than calendar periods.

#### Cash and Cash Equivalents

All highly liquid investments with a maturity of three months or less when acquired are considered cash equivalents. The Company's cash and cash equivalents principally consist of cash in bank and money market mutual fund accounts and are primarily not in Federal Deposit Insurance Corporation insured accounts.

We believe that our vulnerability to risk concentrations in our cash equivalents is mitigated by (1) our policies restricting the eligibility, credit quality and concentration limits for our placements in cash equivalents and (2) insurance from the Securities Investor Protection Corporation of up to \$500 per account, as well as supplemental private insurance coverage maintained by substantially all of our brokerage firms, to the extent our cash equivalents are held in brokerage accounts.

### **Restricted Cash**

In accordance with the Company's securitized financing facility, certain cash accounts have been established with the trustee for the benefit of the trustee and the noteholders and are restricted in their use. Such restricted cash primarily represents cash collections and cash reserves held by the trustee to be used for payments of principal, interest and commitment fees required for the Company's senior secured notes. Restricted cash also includes cash collected by the Advertising Funds, usage of which is restricted for advertising activities and is included in "Advertising funds restricted assets." Refer to Note 7 for further information.

#### Accounts and Notes Receivable, Net

Accounts and notes receivable, net, consist primarily of royalties, rents, property taxes and franchise fees due principally from franchisees, delivery-related receivables, credit card receivables, insurance receivables and refundable income taxes. Reserve estimates include consideration of the likelihood of default expected over the estimated life of the receivable. The Company periodically assesses the need for an allowance for doubtful accounts on its receivables based upon several key credit quality indicators such as outstanding past due balances, the financial strength of the obligor, the estimated fair value of any underlying collateral and agreement characteristics.

We believe that our vulnerability to risk concentrations in our receivables is mitigated by (1) favorable historical collectability on past due balances, (2) recourse to the underlying collateral regarding sales-type and direct financing lease receivables, and (3) our expectations for fluctuations in general market conditions. Receivables are considered delinquent once they are contractually past due under the terms of the underlying agreements. See Note 7 for further information.

#### Inventories

The Company's inventories are stated at the lower of cost or net realizable value, with cost determined in accordance with the first-in, first-out method and consist primarily of restaurant food items and paper supplies.

### Cloud Computing Arrangements ("CCA")

The Company capitalizes implementation costs associated with its CCA consistent with costs capitalized for internal-use software. Capitalized CCA implementation costs are included in "Prepaid expenses and other current assets" and "Other assets." The CCA implementation costs are amortized over the term of the related hosting agreement, including renewal periods that are reasonably certain to be exercised. Amortization expense of CCA implementation costs is recorded to "Amortization of cloud computing arrangements." The CCA implementation costs are included within operating activities in the Company's consolidated statements of cash flows.

### **Properties and Depreciation and Amortization**

Properties are stated at cost, including capitalized internal costs of employees to the extent such employees are dedicated to specific restaurant construction projects, less accumulated depreciation and amortization. Depreciation and amortization of properties is computed principally on the straight-line basis using the following estimated useful lives of the related major classes of properties: three to 20 years for office and restaurant equipment (including technology), three to 15 years for transportation equipment and seven to 30 years for buildings and improvements. When the Company commits to a plan to cease using certain properties before the end of their estimated useful lives, depreciation expense is accelerated to reflect the use of the assets over their shortened useful lives. Leasehold improvements are amortized over the shorter of their estimated useful lives or the terms of the respective leases, including periods covered by renewal options that the Company is reasonably assured of exercising.

The Company reviews properties for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset group may not be recoverable. If such review indicates an asset group may not be recoverable, an impairment loss is recognized for the excess of the carrying amount over the fair value of an asset group to be held and used or over the fair value less cost to sell of an asset to be disposed. See "Impairment of Long-Lived Assets" below for further information.

The Company classifies assets as held for sale and ceases depreciation of the assets when there is a plan for disposal of the assets and those assets meet the held for sale criteria. Assets held for sale are included in "Prepaid expenses and other current assets" in the consolidated balance sheets.

#### Goodwill

Goodwill, representing the excess of the cost of an acquired entity over the fair value of the acquired net assets, is not amortized. Goodwill associated with our Company-operated restaurants is reduced as a result of restaurant dispositions based on the relative fair values and is included in the carrying value of the restaurant in determining the gain or loss on disposal. If a Company-operated restaurant is sold within two years of being acquired from a franchisee, the goodwill associated with the acquisition is written off in its entirety. Goodwill has been assigned to reporting units for purposes of impairment testing. The Company tests goodwill for impairment annually during the fourth quarter, or more frequently if events or changes in circumstances indicate that the asset may be impaired. Our annual impairment test of goodwill may be completed through a qualitative assessment to determine if the fair value of the reporting unit is more likely than not greater than the carrying amount. If we elect to bypass the qualitative assessment for any reporting units, or if a qualitative assessment indicates it is more likely than not that the estimated carrying value of a reporting unit exceeds its fair value, we perform a quantitative goodwill impairment test. Under the quantitative test, the fair value of the reporting unit is compared with its carrying value (including goodwill). If the carrying value of the reporting unit exceeds its fair value, an impairment loss is recognized in an amount equal to that excess, limited to the total amount of goodwill allocated to that reporting unit. Our critical estimates in this impairment test include future sales growth, operating profit, terminal value growth rates and the weighted average cost of capital (discount rate). We also utilize other key inputs such as income tax rates and capital expenditures to derive fair value.

Our fair value estimates are subject to change as a result of many factors including, among others, any changes in our business plans, changing economic conditions and the competitive environment. Should actual cash flows and our future estimates vary adversely from those estimates we use, we may be required to recognize goodwill impairment charges in future years.

#### Impairment of Long-Lived Assets

Our long-lived assets include (1) properties and related definite-lived intangible assets (e.g., favorable leases) that are leased and/or subleased to franchisees, (2) Company-operated restaurant assets and related definite-lived intangible assets, which include reacquired rights under franchise agreements, and (3) finance and operating lease assets.

We review our long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. We assess the recoverability of our long-lived assets by comparing the carrying amount of the asset group to future undiscounted net cash flows expected to be generated through leases and/or subleases or by our individual Company-operated restaurants. If the carrying amount of the long-lived asset group is not recoverable on an undiscounted cash flow basis, then impairment is recognized to the extent that the carrying amount exceeds its fair value and is included in "Impairment of long-lived assets." Our critical estimates in this review process include the anticipated future cash flows from leases and/or subleases or individual Company-operated restaurants, which is used in assessing the recoverability of the respective long-lived assets.

Our fair value estimates are subject to change as a result of many factors including, among others, any changes in our business plans, changing economic conditions and the competitive environment. Should actual cash flows and our future estimates vary adversely from those estimates we used, we may be required to recognize additional impairment charges in future years.

### **Other Intangible Assets**

Definite-lived intangible assets are amortized on a straight-line basis using the following estimated useful lives of the related classes of intangibles: for favorable leases, the terms of the respective leases, including periods covered by renewal options that the Company as lessor is reasonably certain the tenant will exercise; one to five years for computer software; two to 20 years for reacquired rights under franchise agreements; and 20 years for franchise agreements. Trademarks have an indefinite life and are not amortized.

The Company reviews definite-lived intangible assets for impairment whenever events or changes in circumstances indicate that the carrying amount of the intangible asset may not be recoverable. Indefinite-lived intangible assets are tested for impairment at least annually, or more frequently if events or changes in circumstances indicate that the assets may be impaired. Our annual impairment test for indefinite-lived intangible assets may be completed through a qualitative assessment to determine if the fair value of the indefinite-lived intangible assets is more likely than not greater than the carrying amount. If we elect to bypass the qualitative assessment, or if a qualitative assessment indicates it is more likely than not that the estimated carrying value exceeds the fair value, we test for impairment using a quantitative process. If the Company determines that impairment of its intangible assets may exist, the amount of impairment loss is measured as the excess of carrying value over fair value. Our critical estimates in the determination of the fair value of indefinite-lived intangible assets include the anticipated future revenues of Company-operated and franchised restaurants and the resulting cash flows.

#### Investments

The Company has a 50% share in a partnership in a Canadian restaurant real estate joint venture ("TimWen") with a subsidiary of Restaurant Brands International Inc., a quick-service restaurant company that owns the Tim Hortons<sup>®</sup> brand (Tim Hortons is a registered trademark of Tim Hortons USA Inc.). In addition, the Company has a 20% share in a joint venture in Brazil (the "Brazil JV"). The Company has significant influence over these investees. Such investments are accounted for using the equity method, under which our results of operations include our share of the income (loss) of the investees in "Other operating income, net." Cash distributions and dividends received that are determined to be returns of capital are recorded as a reduction of the carrying value of our investments and returns on our investments are recorded to "Investment (loss) income, net."

The difference between the carrying value of our TimWen equity investment and the underlying equity in the historical net assets of the investee is accounted for as if the investee were a consolidated subsidiary. Accordingly, the carrying value difference is amortized over the estimated lives of the assets of the investee to which such difference would have been allocated if the equity investment were a consolidated subsidiary. To the extent the carrying value difference represents goodwill, it is not amortized.

Other investments in equity securities in which the Company does not have significant influence, and for which there is not a readily determinable fair value, are recorded at cost, less any impairment, plus or minus changes resulting from observable price changes in orderly transactions for an identical or similar investment of the same issuer. Realized gains and losses are reported as income or loss in the period in which the securities are sold or otherwise disposed.

### Share-Based Compensation

The Company has granted share-based compensation awards to certain employees under several equity plans (the "Equity Plans"). The Company measures the cost of employee services received in exchange for an equity award, which include grants of employee stock options and restricted shares, based on the fair value of the award at the date of grant. Share-based compensation expense is recognized net of estimated forfeitures, determined based on historical experience. The Company recognizes share-based compensation expense over the requisite service period unless the awards are subject to performance conditions, in which case we recognize compensation expense over the requisite service period to the extent performance conditions are considered probable. The Company determines the grant date fair value of stock options using a Black-Scholes-Merton option pricing model (the "Black-Scholes Model"). The grant date fair value of restricted share awards ("RSAs"), restricted share units ("RSUs") and performance-based awards are determined using the fair market value of the Company's common stock on the date of grant, as set forth in the applicable plan document, unless the awards are subject to market conditions, in which case we use a Monte Carlo simulation model. The Monte Carlo simulation model utilizes multiple input variables to estimate the probability that market conditions will be achieved.

#### Foreign Currency Translation

The Company's primary foreign operations are in Canada where the functional currency is the Canadian dollar. Financial statements of foreign subsidiaries are prepared in their functional currency and then translated into U.S. dollars. Assets and liabilities are translated at the exchange rate as of the balance sheet date and revenues, costs and expenses are translated at a monthly average exchange rate. Net gains or losses resulting from the translation are recorded to the "Foreign currency translation adjustment" component of "Accumulated other comprehensive loss." Gains and losses arising from the impact of foreign currency exchange rate fluctuations on transactions in foreign currency are included in "General and administrative."

### Income Taxes

The Company accounts for income taxes under the asset and liability method. A deferred tax asset or liability is recognized whenever there are (1) future tax effects from temporary differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and (2) operating loss, capital loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to the years in which those differences are expected to be recovered or settled.

Deferred tax assets are recognized to the extent the Company believes these assets will more likely than not be realized. In evaluating the realizability of deferred tax assets, the Company considers all available positive and negative evidence, including the interaction and the timing of future reversals of existing temporary differences, projected future taxable income, recent operating results and tax-planning strategies. When considered necessary, a valuation allowance is recorded to reduce the carrying amount of the deferred tax assets to their anticipated realizable value.

The Company records uncertain tax positions on the basis of a two-step process whereby we first determine if it is more likely than not that a tax position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. A tax position that meets the more-likely-than-not recognition threshold is then measured for purposes of financial statement recognition as the largest amount of benefit that is greater than 50% likely of being realized upon being effectively settled.

Interest accrued for uncertain tax positions is charged to "Interest expense, net." Penalties accrued for uncertain tax positions are charged to "General and administrative."

### **Restaurant Acquisitions and Dispositions**

The Company accounts for the acquisition of restaurants from franchisees using the acquisition method of accounting for business combinations. The acquisition method of accounting involves the allocation of the purchase price to the estimated fair values of the assets acquired and liabilities assumed. This allocation process requires the use of estimates and assumptions to derive fair values and to complete the allocation. The excess of the purchase price over the fair values of the assets acquired and liabilities assumed from the acquisition. See "Goodwill" above for further information.

In connection with the sale of Company-operated restaurants to franchisees, the Company typically enters into several agreements, in addition to an asset purchase agreement, with franchisees including franchise, development, relationship and lease agreements. The Company typically sells restaurants' cash, inventory and equipment and retains ownership or the leasehold interest to the real estate to lease and/or sublease to the franchisee. The Company has determined that its restaurant dispositions usually represent multiple-element arrangements, and as such, the cash consideration received is allocated to the separate elements based on their relative selling price. Cash consideration generally includes up-front consideration for the sale of the restaurants, technical assistance fees and development fees and future cash consideration for royalties and lease payments. The Company considers the future lease payments in allocating the initial cash consideration received. The Company obtains third-party evidence to estimate the relative selling price of the stated rent under the lease and/or sublease agreements which is primarily based upon comparable market rents. Based on the Company's review of the third-party evidence, the Company records favorable or unfavorable lease assets/liabilities with a corresponding offset to the gain or loss on the sale of the restaurants. The cash consideration per restaurant for technical assistance fees and development fees is consistent with the amounts stated in the related franchise agreements which are charged for separate standalone arrangements. The Company recognizes the technical assistance and development fees over the contractual term of the franchise agreements. Future royalty income is also recognized in revenue as earned. See "Revenue Recognition" below for further information.

## **Revenue Recognition**

"Sales" includes revenues recognized upon delivery of food to the customer at Company-operated restaurants. "Sales" excludes taxes collected from the Company's customers. Revenue is recognized when the food is purchased by the customer, which is when our performance obligation is satisfied. "Sales" also includes income for gift cards. Gift card payments are recorded as deferred income when received and are recognized as revenue upon redemption.

"Franchise royalty revenue and fees" includes royalties, new build technical assistance fees, renewal fees, franchisee-tofranchisee restaurant transfer ("Franchise Flip") technical assistance fees, Franchise Flip advisory fees, development fees and information technology and other fees. Royalties from franchised restaurants are based on a percentage of sales of the franchised restaurant and are recognized as earned. New build technical assistance fees, renewal fees and Franchise Flip technical assistance fees are recorded as deferred revenue when received and recognized as revenue over the contractual term of the franchise agreements, once the restaurant has opened. Development fees are deferred when received, allocated to each agreed upon restaurant, and recognized as revenue over the contractual term of each respective franchise agreement, once the restaurant has opened. These franchise fees are considered highly dependent upon and interrelated with the franchise right granted in the franchise agreement. Franchise Flip advisory fees include valuation services and fees for selecting pre-approved buyers for Franchise Flips. Franchise Flip advisory fees are paid by the seller and are recognized as revenue at closing of the Franchise Flip transaction. Information technology and other fees are recognized as revenue as earned.

"Franchise rental income" includes rental income from properties owned and leased by the Company and leased or subleased to franchisees. Rental income is recognized on a straight-line basis over the respective operating lease terms. Favorable and unfavorable lease amounts related to the leased and/or subleased properties are amortized to rental income on a straight-line basis over the remaining term of the leases.

"Advertising funds revenue" includes contributions to the Advertising Funds by franchisees. Revenue related to these contributions is based on a percentage of sales of the franchised restaurants and is recognized as earned.

#### Cost of Sales

Cost of sales includes food and paper, restaurant labor and occupancy, advertising and other operating costs relating to Company-operated restaurants. Cost of sales excludes depreciation and amortization expense.

#### Vendor Incentives

The Company receives incentives from certain vendors. These incentives are recognized as earned and are classified as a reduction of "Cost of sales."

#### Advertising Costs

Advertising costs are expensed as incurred and are included in "Cost of sales" and "Advertising funds expense." Production costs of advertising are expensed when the advertisement is first released.

### Franchise Support and Other Costs

The Company incurs costs to provide direct support services to our franchisees, as well as certain other direct and incremental costs to the Company's franchise operations. These costs primarily relate to franchise development services, facilitating Franchise Flips and information technology services, which are charged to "Franchise support and other costs," as incurred.

### Self-Insurance

The Company is self-insured for most workers' compensation losses and health care claims and purchases insurance for general liability and automotive liability losses, all subject to a \$500 per occurrence retention or deductible limit. The Company provides for their estimated cost to settle both known claims and claims incurred but not yet reported. Liabilities associated with these claims are estimated, in part, by considering the frequency and severity of historical claims, both specific to us, as well as industry-wide loss experience and other actuarial assumptions. We determine our insurance obligations with the assistance of actuarial firms. Since there are many estimates and assumptions involved in recording insurance liabilities and in the case of workers' compensation a significant period of time elapses before the ultimate resolution of claims, differences between actual future events and prior estimates and assumptions could result in adjustments to these liabilities.

#### Leases

### Determination of Whether a Contract Contains a Lease

The Company evaluates the contracts it enters into to determine whether such contracts contain leases. A contract contains a lease if the contract conveys the right to control the use of identified property, plant or equipment for a period of time in exchange for consideration. At commencement, contracts containing a lease are further evaluated for classification as an operating or finance lease where the Company is a lessee, or as an operating, sales-type or direct financing lease where the Company is a lessor, based on their terms.

#### ROU Model and Determination of Lease Term

The Company uses the right-of-use ("ROU") model to account for leases where the Company is the lessee, which requires an entity to recognize a lease liability and ROU asset on the lease commencement date. A lease liability is measured equal to the present value of the remaining lease payments over the lease term and is discounted using the incremental borrowing rate, as the rate implicit in the Company's leases is not readily determinable. The incremental borrowing rate is the rate of interest that the Company would have to pay to borrow, on a collateralized basis over a similar term, an amount equal to the lease payments in a similar economic environment. Lease payments include payments made before the commencement date and any residual value guarantees, if applicable. The initial ROU asset consists of the initial measurement of the lease liability, adjusted for any favorable or unfavorable terms for leases acquired from franchisees, as well as payments made before the commencement date, initial direct costs and lease incentives earned. When determining the lease term, the Company includes option periods that it is reasonably certain to exercise as failure to renew the lease would impose a significant economic detriment. For properties used for Company-operated restaurants, the primary economic detriment relates to the existence of unamortized leasehold improvements which might be impaired if we choose not to exercise the available renewal options. The lease term for properties leased or subleased to franchisees is determined based upon the economic detriment to the franchisee and includes consideration of the length of the franchise agreement and historical performance of the restaurant. Lease terms for real estate are generally initially between 15 and 20 years and, in most cases, provide for rent escalations and renewal options.

#### **Operating Leases**

For operating leases, minimum lease payments or receipts, including minimum scheduled rent increases, are recognized as rent expense where the Company is a lessee, or income where the Company is a lessor, as applicable, on a straight-line basis ("Straight-Line Rent") over the applicable lease terms. There is a period under certain lease agreements referred to as a rent holiday ("Rent Holiday") that generally begins on the possession date and ends on the rent commencement date. During a Rent Holiday, no cash rent payments are typically due under the terms of the lease; however, expense is recorded for that period on a straight-line basis. The excess of the Straight-Line Rent over the minimum rents paid is included in the ROU asset where the Company is a lessee. The excess of the Straight-Line Rent over the minimum rents received is recorded as a deferred lease asset and is included in "Other assets" where the Company is a lessor. Certain leases contain provisions, referred to as contingent rent ("Contingent Rent"), that require additional rental payments based upon restaurant sales volume. Contingent Rent is recognized each period as the liability is incurred or the asset is earned.

Lease cost for operating leases includes the amortization of the ROU asset and interest expense related to the operating lease liability. Variable lease cost for operating leases includes Contingent Rent and payments for executory costs such as real estate taxes, insurance and common area maintenance, which are excluded from the measurement of the lease liability. Short-term lease cost for operating leases includes rental expense for leases with a term of less than 12 months. Lease costs are recorded in the consolidated statements of operations based on the nature of the underlying lease as follows: (1) rental expense related to leases for Company-operated restaurants is recorded to "Cost of sales," (2) rental expense for leased properties that are subsequently subleased to franchisees is recorded to "Franchise rental expense" and (3) rental expense related to leases for company-operated to "General and administrative."

Favorable and unfavorable lease amounts for operating leases where the Company is the lessor are recorded as components of "Other intangible assets" and "Other liabilities," respectively. Favorable and unfavorable lease amounts are amortized on a straight-line basis over the term of the leases.

Rental income and favorable and unfavorable lease amortization for operating leases on properties leased or subleased to franchisees is recorded to "Franchise rental income." Lessees' variable payments to the Company for executory costs under

operating leases are recognized on a gross basis as "Franchise rental income" with a corresponding expense recorded to "Franchise rental expense."

## Finance Leases

Lease cost for finance leases where the Company is the lessee includes the amortization of the ROU asset, which is amortized on a straight-line basis and recorded to "Depreciation and amortization (exclusive of amortization of cloud computing arrangements shown separately below)," and interest expense on the finance lease liability, which is calculated using the interest method and recorded to "Interest expense, net." Finance lease ROU assets are amortized over the shorter of their estimated useful lives or the terms of the respective leases, including periods covered by renewal options that the Company is reasonably certain of exercising.

### Sales-Type and Direct Financing Leases

For sales-type and direct financing leases where the Company is the lessor, the Company records its investment in properties leased to franchisees on a net basis, which is comprised of the present value of the lease payments not yet received and the present value of the guaranteed and unguaranteed residual assets. The current and long-term portions of our net investment in sales-type and direct financing leases are included in "Accounts and notes receivable, net" and "Net investment in sales-type and direct financing leases," respectively. Unearned income is recognized as interest income over the lease term and is included in "Interest expense, net." Sales-type leases result in the recognition of gain or loss at the commencement of the lease is directly affected by the Company's estimate of the amount to be derived from the guaranteed and unguaranteed residual assets at the end of the lease term. The Company's main component of this estimate is the expected fair value of the underlying assets, primarily the fair value of land. Lessees' variable payments to the Company for executory costs under sales-type and direct financing leases are included as "Franchise rental income" with a corresponding expense recorded to "Franchise rental expense."

## Significant Assumptions and Judgments

Management makes certain estimates and assumptions regarding each new lease and sublease agreement, renewal and amendment, including, but not limited to, property values, market rents, property lives, discount rates and probable term, all of which can impact (1) the classification and accounting for a lease or sublease as operating or finance, including sales-type and direct financing, (2) the Rent Holiday and escalations in payment that are taken into consideration when calculating Straight-Line Rent, (3) the term over which leasehold improvements for each restaurant are amortized and (4) the values and lives of adjustments to the initial ROU asset where the Company is the lessee, or favorable and unfavorable leases where the Company is the lessor. The amount of depreciation and amortization, interest and rent expense and income reported would vary if different estimates and assumptions were used.

### **Concentration of Risk**

Wendy's had no customers which accounted for 10% or more of consolidated revenues in 2023, 2022 or 2021. As of December 31, 2023, Wendy's had one main in-line distributor of food, packaging and beverage products, excluding breads, that serviced approximately 67% of Wendy's restaurants in the U.S. and four additional in-line distributors that, in the aggregate, serviced approximately 32% of Wendy's restaurants in the U.S. We believe that our vulnerability to risk concentrations related to significant vendors and sources of our raw materials is mitigated as we believe that there are other vendors who would be able to service our requirements. However, if a disruption of service from any of our in-line distributors was to occur, we could experience short-term increases in our costs while distribution channels were adjusted.

Wendy's restaurants are principally located throughout the U.S. and to a lesser extent, in 32 foreign countries and U.S. territories, with the largest number in Canada. Wendy's U.S. restaurants are located in 50 states and the District of Columbia, with the largest number in Florida, Texas, Ohio, Georgia, California, North Carolina, Pennsylvania and Michigan. Because our restaurant operations are generally located throughout the U.S. and to a much lesser extent, Canada and other foreign countries and U.S. territories, we believe the risk of geographic concentration is not significant. We could be adversely affected by changing consumer preferences resulting from concerns over nutritional or safety aspects of beef, chicken, eggs, pork, french fries or other products we sell or the effects of food safety events or disease outbreaks. Our exposure to foreign exchange risk is primarily related to fluctuations in the Canadian dollar relative to the U.S. dollar for our Canadian operations. However, our

exposure to Canadian dollar foreign currency risk is mitigated by the fact that there are no Company-operated restaurants in Canada and less than 10% of Wendy's franchised restaurants are in Canada.

The Company is subject to credit risk through its accounts receivable consisting primarily of amounts due from franchisees for royalties, franchise fees and rent. In addition, we have notes receivable from certain of our franchisees. The financial condition of these franchisees is largely dependent upon the underlying business trends of the Wendy's brand and market conditions within the quick-service restaurant industry. This concentration of credit risk is mitigated, in part, by the number of franchisees and the short-term nature of the franchise receivables.

#### New Accounting Standards Adopted

#### Reference Rate Reform

In March 2020, the Financial Accounting Standards Board ("FASB") issued guidance to provide temporary optional expedients and exceptions to current reference rate reform guidance to ease the financial reporting burdens related to the market transition from the London Interbank Offered Rate ("LIBOR") and other interbank offered rates to alternative reference rates. During 2023, certain of the Company's subsidiaries executed amendments to the 2021-1 Variable Funding Senior Secured Notes, Class A-1 and the U.S. advertising fund revolving line of credit to transition from LIBOR to the Secured Overnight Financing Rate ("SOFR"), plus any applicable margin. In connection with these contract amendments, the Company adopted the reference rate reform guidance during the second quarter of 2023. The adoption of this guidance did not have a material impact on our consolidated financial statements.

### **Business** Combinations

In October 2021, the FASB issued an amendment to improve the accounting for revenue contracts with customers acquired in a business combination. The amendment requires contract assets and contract liabilities acquired in a business combination to be recognized and measured by the acquirer on the acquisition date in accordance with current revenue recognition guidance as if the acquirer had originated the contracts. The Company adopted this amendment during the first quarter of 2023. The adoption of this guidance did not have a material impact on our consolidated financial statements.

#### New Accounting Standards

#### Income Tax Disclosures

In December 2023, the FASB issued an amendment to enhance its income tax disclosure requirements. The amendment requires annual disclosure of specific categories in the rate reconciliation and additional information for reconciling items that meet a quantitative threshold. The amendment also requires annual disclosure of income taxes paid disaggregated by federal, state and foreign taxes and by individual jurisdictions in which income taxes paid is equal to or greater than 5% of total income taxes paid. The amendment is effective commencing with our 2025 fiscal year. We are currently evaluating the impact of the adoption of this guidance on our consolidated financial statements.

#### Reportable Segment Disclosures

In November 2023, the FASB issued an amendment to enhance reportable segment disclosure requirements, primarily through enhanced disclosures about significant segment expenses. In addition, the amendment enhances interim disclosure requirements, clarifies circumstances in which an entity can disclose multiple segment measures of profit or loss and provides new segment disclosure requirements for entities with a single reportable segment. The amendment is effective commencing with our 2024 fiscal year. We are currently evaluating the impact of the adoption of this guidance on our consolidated financial statements.

#### Common-Control Lease Arrangements

In March 2023, the FASB issued an update to amend certain lease accounting guidance that applies to arrangements between related parties under common control. The amendment requires a lessee in a common-control lease arrangement to amortize leasehold improvements that it owns over the useful life of the improvements to the common-control group, regardless of the lease term, if the lessee continues to control the use of the underlying asset through a lease. The standard is effective

beginning with our 2024 fiscal year. The Company does not expect the guidance to have a material impact on our consolidated financial statements.

#### (2) Revenue

#### Nature of Goods and Services

The Company generates revenues from sales at Company-operated restaurants and earns royalties, fees and rental income from franchised restaurants. Revenues are recognized upon delivery of food to the customer at Company-operated restaurants or upon the fulfillment of terms outlined in the franchise agreement for franchised restaurants. The franchise agreement provides the franchisee the right to construct, own and operate a Wendy's restaurant upon a site accepted by Wendy's and to use the Wendy's system in connection with the operation of the restaurant at that site. The franchise agreement generally provides for a 20-year term and a 10-year renewal subject to certain conditions. The initial term may be extended up to 25 years and the renewal extended up to 20 years for qualifying restaurants under certain new restaurant development and reimaging programs.

The franchise agreement requires that the franchisee pay a royalty based on a percentage of sales at the franchised restaurant, as well as make contributions to the Advertising Funds based on a percentage of sales. Wendy's may offer development incentive programs from time to time that provide for a discount or lesser royalty amount or Advertising Fund contribution for a limited period of time. The agreement also typically requires that the franchisee pay Wendy's a technical assistance fee. The technical assistance fee is used to defray some of the costs to Wendy's for start-up and transitional services related to new and existing franchisees acquiring restaurants and in the development and opening of new restaurants. The franchise agreement also requires that the franchisee pay an annual fee for technology services. The technology fee is a flat fee dependent on each restaurant's sales.

Wendy's also enters into development agreements with certain franchisees. The development agreement generally provides the franchisee with the right to develop a specified number of new Wendy's restaurants using the Image Activation design within a stated, non-exclusive territory for a specified period, subject to the franchisee meeting interim new restaurant development requirements.

Wendy's owns and leases sites from third parties, which it leases and/or subleases to franchisees. Noncancelable lease terms are generally initially between 15 and 20 years and, in most cases, provide for rent escalations and renewal options. The initial lease term for properties leased or subleased to franchisees is generally set to be coterminous with the initial 20-year term of the related franchise agreement and any renewal term is coterminous with the 10-year renewal term of the related franchise agreement.

Royalties and contributions to the Advertising Funds are generally due within the month subsequent to which the revenue was generated through sales at the franchised restaurant. Technical assistance fees and renewal fees are generally due upon execution of the related franchise agreement. Annual technology fees are due in quarterly installments. Rental income is due in accordance with the terms of each lease, which is generally at the beginning of each month.

# Disaggregation of Revenue

The following tables disaggregate revenue by segment and source for 2023, 2022 and 2021:

	W	endy's U.S.	Wendy's ternational	Global Real Estate & evelopment	Total
2023					
Sales at Company-operated restaurants	\$	905,700	\$ 24,383	\$ _	\$ 930,083
Franchise royalty revenue		444,653	67,506	—	512,159
Franchise fees		68,749	6,406	5,017	80,172
Franchise rental income		—	—	230,168	230,168
Advertising funds revenue		396,743	 32,253	 	 428,996
Total revenues	\$	1,815,845	\$ 130,548	\$ 235,185	\$ 2,181,578
2022					
Sales at Company-operated restaurants	\$	882,684	\$ 13,901	\$ _	\$ 896,585
Franchise royalty revenue		423,955	61,533		485,488
Franchise fees		63,112	5,542	4,093	72,747
Franchise rental income		—	—	234,465	234,465
Advertising funds revenue		380,491	 25,729	 	 406,220
Total revenues	\$	1,750,242	\$ 106,705	\$ 238,558	\$ 2,095,505
2021					
Sales at Company-operated restaurants	\$	730,415	\$ 3,659	\$ 	\$ 734,074
Franchise royalty revenue		407,317	53,392		460,709
Franchise fees		64,170	5,391	6,478	76,039
Franchise rental income		—	_	236,655	236,655
Advertising funds revenue		365,594	 23,927	 	 389,521
Total revenues	\$	1,567,496	\$ 86,369	\$ 243,133	\$ 1,896,998

# **Contract Balances**

The following table provides information about receivables and contract liabilities (deferred franchise fees) from contracts with customers:

	Year End				
	December 31, Janua 2023 (a) 2023				
Receivables, which are included in "Accounts and notes receivable, net" (b)	\$	55,293	\$	54,497	
Receivables, which are included in "Advertising funds restricted assets"	Advertising funds restricted assets" 76,838		70,422		
Deferred franchise fees (c)		100,805		99,208	

<sup>(</sup>a) Excludes funds collected from the sale of gift cards, which are primarily reimbursed to franchisees upon redemption at franchised restaurants and do not ultimately result in the recognition of revenue in the Company's consolidated statements of operations.

<sup>(</sup>b) Includes receivables related to "Sales" and "Franchise royalty revenue and fees."

(c) Deferred franchise fees are included in "Accrued expenses and other current liabilities" and "Deferred franchise fees" and totaled \$10,673 and \$90,132, respectively, as of December 31, 2023, and \$8,977 and \$90,231, respectively, as of January 1, 2023.

Significant changes in deferred franchise fees are as follows:

	Year Ended						
		2023		2022		2021	
Deferred franchise fees at beginning of period	\$	99,208	\$	97,186	\$	97,785	
Revenue recognized during the period		(12,242)		(11,567)		(19,838)	
New deferrals due to cash received and other		13,839		13,589		19,239	
Deferred franchise fees at end of period	\$	100,805	\$	99,208	\$	97,186	

# Anticipated Future Recognition of Deferred Franchise Fees

The following table reflects the estimated franchise fees to be recognized in the future related to performance obligations that are unsatisfied at the end of the period:

### **Estimate for fiscal year:**

2024 (a)	\$ 10,67.
2025	6,483
2026	6,354
2027	6,25: 6,130
2028	6,130
Thereafter	64,904
	\$ 100,80

(a) Includes development-related franchise fees expected to be recognized over a duration of one year or less.

## (3) Acquisitions

During 2021, the Company acquired 93 restaurants from a franchisee. The Company completed no significant acquisitions of restaurants from franchisees during 2023 or 2022. The Company did not incur any material acquisition-related costs associated with the acquisition in 2021 and such transaction was not significant to our consolidated financial statements. The table below presents the allocation of the total purchase price to the fair value of assets acquired and liabilities assumed for restaurants acquired from a franchisee:

	Year Ended
	<b>2021</b> (a)
Restaurants acquired from franchisee (b)	93
Total consideration paid, net of cash received	\$ 127,948
Identifiable assets acquired and liabilities assumed:	
Properties	21,984
Acquired franchise rights	81,239
Finance lease assets	25,547
Operating lease assets	44,282
Finance lease liabilities	(25,059)
Operating lease liabilities	(43,478)
Other	(9)
Total identifiable net assets	104,506
Goodwill	\$ 23,442

(a) The fair values of assets acquired and liabilities assumed related to restaurants acquired in 2021 were provisional amounts as of January 2, 2022, pending final purchase accounting adjustments. The Company finalized the purchase price allocation during 2022, which resulted in an increase in cash received of \$260.

(b) Included two restaurants under construction and not operating as of January 2, 2022.

# NPC Quality Burgers, Inc. ("NPC")

As previously announced, NPC, formerly the Company's largest franchisee, filed for chapter 11 bankruptcy in July 2020 and commenced a process to sell all or substantially all of its assets, including its interest in approximately 393 Wendy's restaurants across eight different markets, pursuant to a court-approved auction process. On November 18, 2020, the Company submitted a consortium bid together with a group of pre-qualified franchisees to acquire NPC's Wendy's restaurants. Under the terms of the consortium bid, several existing and new franchisees would have been the ultimate purchasers of seven of the NPC markets, while the Company would have acquired one market. As part of the consortium bid, the Company submitted a deposit of \$43,240. The deposit included \$38,361 received from the group of prequalified franchisees, which was payable to the franchisees pending resolution of the bankruptcy sale process.

During the three months ended April 4, 2021, following a court-approved mediation process, NPC and certain affiliates of Flynn Restaurant Group ("FRG") and the Company entered into separate asset purchase agreements under which all of NPC's Wendy's restaurants were sold to Wendy's approved franchisees. Under the transaction, FRG acquired approximately half of NPC's Wendy's restaurants in four markets, while several existing Wendy's franchisees that were part of the Company's consortium bid acquired the other half of NPC's Wendy's restaurants in the other four markets. The Company did not acquire any restaurants as part of this transaction. In addition, the deposits outstanding as of January 3, 2021 were settled during the three months ended April 4, 2021 upon resolution of the bankruptcy sale process. The net settlement of deposits of \$4,879 is included in "Acquisitions" in the consolidated statements of cash flows.

### (4) System Optimization Gains, Net

The Company's system optimization initiative included a shift from Company-operated restaurants to franchised restaurants over time, through acquisitions and dispositions, as well as facilitating Franchise Flips. As of December 31, 2023, Company-operated restaurant ownership was approximately 5% of the total system. While the Company has no plans to move its ownership away from approximately 5% of the total system, the Company expects to continue to optimize the Wendy's system through Franchise Flips, as well as evaluating strategic acquisitions of franchised restaurants and strategic dispositions of Company-operated restaurants to existing and new franchisees, to further strengthen the franchisee base, drive new restaurant development and accelerate reimages. During 2023, 2022 and 2021, the Company facilitated 99, 79 and 34 Franchise Flips, respectively. Additionally, during 2021, the Company completed the sale of 47 Company-operated restaurants in New York (including Manhattan) to franchisees and, during 2022, the Company completed the sale of one Company-operated restaurant to a franchisee. No Company-operated restaurants were sold to franchisees during 2023.

Gains and losses recognized on dispositions are recorded to "System optimization gains, net" in our consolidated statements of operations. Costs related to acquisitions and dispositions under our system optimization initiative are recorded to "Reorganization and realignment costs," which are further described in Note 5. All other costs incurred related to facilitating Franchise Flips are recorded to "Franchise support and other costs."

The following is a summary of the disposition activity recorded as a result of our system optimization initiative:

	Year Ended					
		2023	2022	2021		
Number of restaurants sold to franchisees		_	1	47		
Proceeds from sales of restaurants (a)	\$	—	\$ 79	\$ 50,518		
Net assets sold (b)		—	(141)	(16,939)		
Goodwill related to sales of restaurants		—	—	(4,847)		
Net unfavorable leases (c)			(360)	(2,939)		
Gain on sales-type leases				7,156		
Other (d)			6	(2,148)		
			(416)	30,801		
Post-closing adjustments on sales of restaurants (e) (f)		858	2,877	1,218		
Gain on sales of restaurants, net		858	2,461	32,019		
Gain on sales of other assets, net (g)		22	4,318	1,526		
System optimization gains, net	\$	880	\$ 6,779	\$ 33,545		

(a) In addition to the proceeds noted herein, the Company received cash proceeds of \$378 and \$39 during 2022 and 2021, respectively, related to a note receivable issued in connection with the sale of the Manhattan Company-operated restaurants.

- (b) Net assets sold consisted primarily of equipment.
- (c) During 2021, the Company recorded favorable lease assets of \$3,799 and unfavorable lease liabilities of \$6,738 as a result of leasing and/or subleasing land, buildings and/or leasehold improvements to franchisees, in connection with the sale of the New York Company-operated restaurants (including Manhattan).
- (d) 2021 includes a deferred gain of \$3,500 as a result of certain contingencies related to the extension of lease terms.
- (e) 2021 includes a gain on sales-type leases of \$1,625 and the write-off of certain lease assets of \$927 as a result of an amendment to lease terms in connection with a Manhattan Company-operated restaurant previously sold to a franchisee.

- (f) 2023, 2022 and 2021 include the recognition of deferred gains of \$858, \$3,522 and \$515, respectively, as a result of the resolution of certain contingencies related to the extension of lease terms for restaurants previously sold to franchisees.
- (g) During 2023, 2022 and 2021, the Company received cash proceeds of \$2,115, \$7,780 and \$4,561, respectively, primarily from the sale of surplus and other properties.

### Assets Held for Sale

As of December 31, 2023 and January 1, 2023, the Company had assets held for sale of \$2,689 and \$1,661, respectively, primarily consisting of surplus properties. Assets held for sale are included in "Prepaid expenses and other current assets."

# (5) Reorganization and Realignment Costs

The following is a summary of the initiatives included in "Reorganization and realignment costs:"

	Year Ended							
		2023		2022		2021		
Organizational Redesign Plan	\$	9,064	\$		\$	_		
System optimization initiative		136		611		6,852		
Other reorganization and realignment plans				87		1,696		
Reorganization and realignment costs	\$	9,200	\$	698	\$	8,548		

# **Organizational Redesign**

In February 2023, the Board of Directors approved a plan to redesign the Company's organizational structure to better support the execution of the Company's long-term growth strategy by maximizing organizational efficiency and streamlining decision making (the "Organizational Redesign Plan"). As a result of the Organizational Redesign Plan, the Company held its general and administrative expense in 2023 relatively flat compared with 2022. Additionally, in January 2024, the Board of Directors announced the appointment of Kirk Tanner as the Company's new President and Chief Executive Officer, effective February 5, 2024. Mr. Tanner succeeded Todd A. Penegor, the Company's previous President and Chief Executive Officer, who departed from the Company in February. As a result of the succession of the President and Chief Executive Officer, the Company now expects to incur total costs of approximately \$17,000 to \$19,000 related to the Organizational Redesign Plan. During 2023, the Company recognized costs totaling \$9,064, which primarily included severance and related employee costs and share-based compensation. The Company expects to incur additional costs aggregating approximately \$8,000 to \$10,000, comprised of (1) severance and related employee costs of approximately \$7,000, (2) share-based compensation of approximately \$2,000 and (3) recruitment and relocation costs of approximately \$500. The Company expects costs related to the Organizational Redesign Plan to continue into 2026.

The following is a summary of the costs recorded as a result of the Organizational Redesign Plan:

	Ye	ar Ended
		2023
Severance and related employee costs	\$	6,243
Recruitment and relocation costs		554
Third-party and other costs		996
		7,793
Share-based compensation (a)		1,271
Total organizational redesign	\$	9,064

<sup>(</sup>a) Primarily represents the accelerated recognition of share-based compensation resulting from the termination of employees under the Organizational Redesign Plan.

The table below presents a rollforward of our accruals for the Organizational Redesign Plan, which are included in "Accrued expenses and other current liabilities" as of December 31, 2023.

	Balance anuary 1, 2023	 Charges	 Payments	De	Balance ecember 31, 2023
Severance and related employee costs	\$ 	\$ 6,243	\$ (4,551)	\$	1,692
Recruitment and relocation costs		554	(554)		
Third-party and other costs		996	(996)		
	\$ 	\$ 7,793	\$ (6,101)	\$	1,692

### System Optimization Initiative

The Company recognizes costs related to acquisitions and dispositions under its system optimization initiative. During 2023, the Company recognized costs totaling \$136. During 2022, the Company recognized costs totaling \$611, which were primarily comprised of professional fees and other costs associated with the Company's acquisition of 93 franchise-operated restaurants in Florida during the fourth quarter of 2021. During 2021, the Company recognized costs totaling \$6,852, which were primarily comprised of the write-off of certain lease assets, lease termination fees and transaction fees associated with the NPC bankruptcy sale process, as well as professional fees and transaction fees associated with the Company's acquisition of 93 franchise-operated restaurants in Florida during the fourth quarter of 2021. See Note 3 for further information on the NPC bankruptcy sale process. The Company expects to recognize a gain of approximately \$150, primarily related to the write-off of certain NPC-related lease liabilities upon final termination of the leases. As of December 31, 2023, January 1, 2023 and January 2, 2022 there were no accruals for our system optimization initiative.

The following is a summary of the costs recorded as a result of our system optimization initiative:

	Year Ended					Total Incurred		
	 2023		2022		2021		e Inception	
Severance and related employee costs	\$ 	\$	4	\$	661	\$	18,902	
Professional fees	3		395		1,570		24,075	
Other (a)	 73		145		1,765		7,836	
	 76		544		3,996		50,813	
Accelerated depreciation and amortization (b)			—				25,398	
NPC lease termination costs (c)	60		67		2,856		2,983	
Share-based compensation (d)	 						5,013	
Total system optimization initiative	\$ 136	\$	611	\$	6,852	\$	84,207	

(a) 2021 includes transaction fees of \$1,350 associated with the NPC bankruptcy sale process.

- (b) Primarily includes accelerated amortization of previously acquired franchise rights related to the Company-operated restaurants in territories that have been sold to franchisees in connection with our system optimization initiative.
- (c) 2021 includes the write-off of lease assets of \$1,376 and lease termination fees paid of \$1,480.
- (d) Represents incremental share-based compensation resulting from the modification of stock options and performancebased awards in connection with the termination of employees under our system optimization initiative.

### **Other Reorganization and Realignment**

For 2022 and 2021, costs incurred under the Company's other reorganization and realignment plans were \$87 and \$1,696, respectively. No costs were incurred under the Company's other reorganization and realignment plans in 2023. The Company does not expect to incur any material additional costs under these plans.

## (6) Net Income Per Share

The calculation of basic and diluted net income per share was as follows:

Year Ended							
	2023		2022		2021		
\$	\$ 204,440		177,370	\$	200,392		
	209,486		213,766		221,375		
	2,048		2,073		3,030		
	211,534		215,839		224,405		
\$	.98	\$	.83	\$	.91		
\$	.97	\$	.82	\$	.89		
	\$ 	<u>\$ 204,440</u> 209,486 2,048 211,534 <u>\$ .98</u>	2023         \$       204,440       \$         209,486       2,048         211,534	2023         2022           \$         204,440         \$         177,370           209,486         213,766         2,048         2,073           211,534         215,839         215,839           \$         .98         \$         .83	2023       2022         \$       204,440       \$       177,370       \$         209,486       213,766         2,048       2,073         211,534       215,839         \$       .98       \$       .83       \$		

Basic net income per share for 2023, 2022 and 2021 was computed by dividing net income amounts by the weighted average number of shares of common stock outstanding. Diluted net income per share was computed by dividing net income by the weighted average number of basic shares outstanding plus the potential common share effect of dilutive stock options and restricted shares. We excluded potential common shares of 5,377, 4,443 and 2,404 for 2023, 2022 and 2021, respectively, from our diluted net income per share calculation as they would have had anti-dilutive effects.

# (7) Cash and Receivables

	Year End				
Dec	December 31, 2023		nuary 1, 2023		
\$	150,136	\$	185,207		
	365,901		560,682		
	516,037		745,889		
	35,483		34,850		
	365		353		
	35,848		35,203		
	36,931		50,709		
	72,779		85,912		
\$	588,816	\$	831,801		
		December 31, 2023           \$ 150,136           365,901           516,037           35,483           365           35,848           36,931           72,779	December 31, 2023         Ja           \$ 150,136         \$ 365,901           \$ 150,136         \$ 365,901           \$ 35,483         \$ 365           35,483         \$ 365           35,848         \$ 36,931           72,779         \$		

(a) Included in "Advertising funds restricted assets."

	Year End												
		De	cem	ber 31, 20	)23			January 1, 2023					
	Gross			Allowance for Doubtful Gross Accounts Net		Net	Gross		Allowance for Doubtful Accounts			Net	
Accounts and Notes Receivable, Net													
Current													
Accounts receivable (a)	\$	106,335	\$	(1,538)	\$	104,797	\$	100,270	\$	(1,707)	\$	98,563	
Notes receivable from franchisees (b) (c)		18,035		(1,149)		16,886		22,503		(4,640)		17,863	
	\$	124,370	\$	(2,687)	\$	121,683	\$	122,773	\$	(6,347)	\$	116,426	
Non-current (d)	_				_		_						
Notes receivable from franchisees (c)	\$		\$		\$		\$	3,888	\$		\$	3,888	

(a) Includes income tax refund receivables of \$5,284 and \$3,236 as of December 31, 2023 and January 1, 2023, respectively. Additionally, includes receivables of \$17,460 as of December 31, 2023 related to expected contributions from applicable insurance for legal settlements. See Note 11 for further information on our legal reserves.

(b) Includes the current portion of sales-type and direct financing lease receivables of \$10,779 and \$8,263 as of December 31, 2023 and January 1, 2023, respectively. See Note 19 for further information.

Includes a note receivable from a franchisee in Indonesia of \$394 and \$1,153 as of December 31, 2023 and January 1, 2023, respectively.

- (c) Includes notes receivable related to the Brazil JV, of which \$6,837 and \$13,087 are included in current notes receivable as of December 31, 2023 and January 1, 2023, respectively, and \$3,888 is included in non-current notes receivable as of January 1, 2023. As of December 31, 2023 and January 1, 2023, the Company had reserves of \$1,149 and \$4,640, respectively, on the loans outstanding related to the Brazil JV. See Note 8 for further information.
- (d) Included in "Other assets."

The following is a rollforward of the allowance for doubtful accounts:

	Accounts Receivable		Notes Receivable		Total
2023					
Balance at January 1, 2023	\$	1,707	\$ 4,640	\$	6,347
Provision for doubtful accounts		534	(414)		120
Uncollectible accounts written off, net of recoveries		(703)	 (3,077)		(3,780)
Balance at December 31, 2023	\$	1,538	\$ 1,149	\$	2,687
2022					
Balance at January 2, 2022	\$	3,229	\$ 5,290	\$	8,519
Provision for doubtful accounts		(565)	(350)		(915)
Uncollectible accounts written off, net of recoveries		(957)	 (300)		(1,257)
Balance at January 1, 2023	\$	1,707	\$ 4,640	\$	6,347
2021					
Balance at January 3, 2021	\$	3,739	\$ 5,625	\$	9,364
Provision for doubtful accounts		(148)	(335)		(483)
Uncollectible accounts written off, net of recoveries		(362)			(362)
Balance at January 2, 2022	\$	3,229	\$ 5,290	\$	8,519

### (8) Investments

The following is a summary of the carrying value of our investments:

		Year End				
	Dec	ember 31, 2023	Ja	January 1, 2023		
Equity method investments	\$	32,727	\$	33,921		
Other investments in equity securities		1,718		12,107		
	\$	34,445	\$	46,028		

### **Equity Method Investments**

Wendy's has a 50% share in the TimWen real estate joint venture and a 20% share in the Brazil JV, both of which are accounted for using the equity method of accounting, under which our results of operations include our share of the income (loss) of the investees in "Other operating income, net."

A wholly-owned subsidiary of Wendy's entered into the Brazil JV during the second quarter of 2015 for the operation of Wendy's restaurants in Brazil. Wendy's, Starboard International Holdings B.V. and Infinity Holding E Participações Ltda. contributed \$1, \$2 and \$2, respectively, each receiving proportionate equity interests of 20%, 40% and 40%, respectively. The Brazil JV ceased operations in 2021 and no income or loss was recorded during 2023, 2022 and 2021. A wholly-owned subsidiary of Wendy's had receivables outstanding related to the Brazil JV totaling \$6,837 and \$16,975 as of December 31, 2023 and January 1, 2023, respectively. The total receivables outstanding as of December 31, 2023 are due in 2024. As of December 31, 2023 and January 1, 2023, the Company had reserves of \$1,149 and \$4,640, respectively, on the receivables related to the Brazil JV. See Note 7 for further information.

The carrying value of our investment in TimWen exceeded our interest in the underlying equity of the joint venture by \$14,086 and \$16,423 as of December 31, 2023 and January 1, 2023, respectively, primarily due to purchase price adjustments from the 2008 merger of Triarc Companies, Inc. and Wendy's International, Inc. (the "Wendy's Merger").

Presented below is activity related to our investment in TimWen included in our consolidated balance sheets and consolidated statements of operations as of and for the years ended December 31, 2023, January 1, 2023 and January 2, 2022.

	Year Ended						
		2023		2022	_	2021	
Balance at beginning of period	\$	33,921	\$	39,870	\$	44,574	
Equity in earnings for the period		13,493		12,267		14,329	
Amortization of purchase price adjustments (a)		(2,674)		(2,845)		(3,126)	
		10,819		9,422		11,203	
Distributions received		(12,901)		(12,612)		(16,337)	
Foreign currency translation adjustment included in "Other comprehensive income (loss)" and other		888		(2,759)		430	
Balance at end of period	\$	32,727	\$	33,921	\$	39,870	

(a) Purchase price adjustments that impacted the carrying value of the Company's investment in TimWen are being amortized over the average original aggregate life of 21 years.

## **Other Investments in Equity Securities**

During 2021, the Company made an investment in equity securities of \$10,000. During the year ended January 1, 2023, the Company recognized a gain of \$2,107 as a result of an observable price change for a similar investment of the same issuer. During the year ended December 31, 2023, the Company recorded impairment charges of \$10,389 for the difference between the estimated fair value and the carrying value of the investment.

## (9) Properties

		Year End				
	De	cember 31, 2023	January 1, 2023			
Land	\$	373,634	\$	371,347		
Buildings and improvements		519,244		510,685		
Leasehold improvements		432,051		422,330		
Office, restaurant and transportation equipment		344,623		314,223		
		1,669,552		1,618,585		
Accumulated depreciation and amortization		(778,472)		(722,807)		
	\$	891,080	\$	895,778		

Depreciation and amortization expense related to properties was \$70,108, \$69,239 and \$68,298 during 2023, 2022 and 2021, respectively.

# (10) Goodwill and Other Intangible Assets

Goodwill activity for 2023 and 2022 was as follows:

	Wendy's U.S.		Wendy's International		Global Real Estate & Development		Total
Balance at January 2, 2022:							
Goodwill, gross	\$	620,863	\$	41,264	\$	122,548	\$ 784,675
Accumulated impairment losses (a)				(9,397)			(9,397)
Goodwill, net		620,863		31,867		122,548	775,278
Changes in goodwill:							
Restaurant acquisitions (b)		(260)		_		_	(260)
Restaurant dispositions				_			
Currency translation adjustment and other		_		(1,930)		_	(1,930)
Balance at January 1, 2023:							
Goodwill, gross		620,603		39,334		122,548	782,485
Accumulated impairment losses (a)	_			(9,397)		—	 (9,397)
Goodwill, net		620,603		29,937		122,548	 773,088
Changes in goodwill:							
Restaurant acquisitions		_		_		_	
Restaurant dispositions				_			
Currency translation adjustment and other		_		639		_	639
Balance at December 31, 2023:							
Goodwill, gross		620,603		39,973		122,548	783,124
Accumulated impairment losses (a)				(9,397)			(9,397)
Goodwill, net	\$	620,603	\$	30,576	\$	122,548	\$ 773,727

(a) Accumulated impairment losses resulted from the full impairment of goodwill of the Wendy's international franchise restaurants during the fourth quarter of 2013.

(b) Includes an adjustment to the fair value of net assets acquired in connection with the acquisition of franchised restaurants during 2021. See Note 3 for further information.

The following is a summary of the components of other intangible assets and the related amortization expense:

	Year End												
	]	Decen	nber 31, 202	3			January 1, 2023						
	Cost	-	cumulated lortization		Net		Cost	-	cumulated nortization		Net		
Indefinite-lived:													
Trademarks	\$ 903,000	\$		\$	903,000	\$	903,000	\$		\$	903,000		
Definite-lived:													
Franchise agreements	348,657		(253,398)		95,259		348,293		(236,536)		111,757		
Favorable leases	152,558		(75,502)		77,056		154,048		(67,928)		86,120		
Reacquired rights under franchise agreements	90,509		(17,157)		73,352		90,509		(10,536)		79,973		
Software	286,269		(215,807)		70,462		263,282		(195,332)		67,950		
	\$ 1,780,993	\$	(561,864)	\$	1,219,129	\$	1,759,132	\$	(510,332)	\$	1,248,800		

# Aggregate amortization expense:

Actual for fiscal year:	
2021	\$ 55,236
2022	58,690
2023	59,356
Estimate for fiscal year:	
2024	\$ 55,722
2025	48,132
2026	42,306
2027	37,711
2028	32,687
Thereafter	99,571
	\$ 316,129

# (11) Accrued Expenses and Other Current Liabilities

	Year End				
	December 31, 2023				
Accrued compensation and related benefits	\$ 44,625	\$	39,247		
Accrued taxes	28,134		30,159		
Legal reserves (a)	19,699		907		
Other	42,691		45,697		
	\$ 135,149	\$	116,010		

<sup>(</sup>a) The Company maintains insurance coverage to help mitigate against a variety of risks, including claims and litigation. The Company's legal reserve may include amounts that are covered by applicable insurance, in which case any expected insurance receivables are included in "Accounts and notes receivable, net." See Note 7 for further information.

## (12) Long-Term Debt

Long-term debt consisted of the following:

	Year End			
	December 31, 2023		J	anuary 1, 2023
Class A-2 Notes:				
4.236% Series 2022-1 Class A-2-I Notes, anticipated repayment date 2029	\$	98,500	\$	99,500
4.535% Series 2022-1 Class A-2-II Notes, anticipated repayment date 2032		390,134		398,000
2.370% Series 2021-1 Class A-2-I Notes, anticipated repayment date 2029		423,269		443,250
2.775% Series 2021-1 Class A-2-II Notes, anticipated repayment date 2031		633,530		640,250
3.783% Series 2019-1 Class A-2-I Notes, anticipated repayment date 2026		357,673		364,000
4.080% Series 2019-1 Class A-2-II Notes, anticipated repayment date 2029		403,123		409,500
3.884% Series 2018-1 Class A-2-II Notes, anticipated repayment date 2028		441,099		451,250
7% debentures, due in 2025		48,237		86,369
Unamortized debt issuance costs		(33,501)		(40,673)
		2,762,064		2,851,446
Less amounts payable within one year		(29,250)		(29,250)
Total long-term debt	\$	2,732,814	\$	2,822,196

Aggregate annual maturities of long-term debt, excluding the effect of purchase accounting adjustments, as of December 31, 2023 were as follows:

### <u>Fiscal Year</u>

2024	\$ 29,250
2025	78,820
2026	374,923
2027	25,250
2028	442,599
Thereafter	1,846,056
	\$ 2,796,898

# Senior Notes

Wendy's Funding, LLC ("Wendy's Funding"), a limited-purpose, bankruptcy-remote, wholly-owned indirect subsidiary of The Wendy's Company, is the master issuer (the "Master Issuer") of outstanding senior secured notes under a securitized financing facility that was entered into in June 2015. As of December 31, 2023, the Master Issuer has issued the following outstanding series of fixed rate senior secured notes: (i) 2022-1 Class A-2-I with an initial principal amount of \$100,000; (ii) 2022-1 Class A-2-II with an initial principal amount of \$400,000 (collectively, the 2022-1 Class A-2-I Notes and the 2022-1 Class A-2-II Notes are referred to herein as the "2022-1 Class A-2 Notes"); (iii) 2021-1 Class A-2-I with an initial principal amount of \$450,000; (iv) 2021-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2021-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2019-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2018-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2018-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2018-1 Class A-2-II with an initial principal amount of \$450,000; (iv) 2018-1 Class A-2-II with an initial principal amount of \$475,000 (collectively, the notes described in (i) to (vii) are referred to herein as the "Class A-2 Notes"). During the year ended December 31, 2023, the Company repurchased \$29,171 in principal of its Class A-2 Notes for \$24,935. As a result, the Company recognized a gain on early extinguishment of debt of \$3,914 for the year ended December 31, 2023.

In connection with the issuance of the 2021-1 Class A-2-I and 2021-1 Class A-2-II Notes, the Master Issuer also entered into a revolving financing facility of 2021-1 Variable Funding Senior Secured Notes, Class A-1 (the "2021-1 Class A-1 Notes"), which allows for the drawing of up to \$300,000 on a revolving basis using various credit instruments, including a letter of credit facility. As of December 31, 2023, the Company had no outstanding borrowings under the 2021-1 Class A-1 Notes.

The Master Issuer's issuance of the 2021-1 Class A-1 Notes in June 2021 replaced the Company's previous \$150,000 Series 2019-1 Variable Funding Senior Secured Notes, Class A-1 (the "2019-1 Class A-1 Notes") and \$100,000 Series 2020-1 Variable Funding Senior Secured Notes, Class A-1 (the "2020-1 Class A-1 Notes"). The Class A-2 Notes and the 2021-1 Class A-1 Notes are collectively referred to as the "Senior Notes."

The Senior Notes are secured by a security interest in substantially all of the assets of the Master Issuer and certain other limited-purpose, bankruptcy-remote, wholly-owned indirect subsidiaries of the Company that act as guarantors (collectively, the "Securitization Entities"), except for certain real estate assets and subject to certain limitations as set forth in the indenture governing the Senior Notes (the "Indenture") and the related guarantee and collateral agreements. The assets of the Securitization Entities include most of the domestic and certain of the foreign revenue-generating assets of the Company and its subsidiaries, which principally consist of franchise-related agreements, certain Company-operated restaurants, intellectual property and license agreements for the use of intellectual property.

Interest and principal payments on the Class A-2 Notes are payable on a quarterly basis. The requirement to make such quarterly principal payments on the Class A-2 Notes is subject to certain financial conditions set forth in the Indenture. The legal final maturity dates for the Class A-2 Notes range from 2048 through 2052. If the Master Issuer has not repaid or refinanced the Class A-2 Notes prior to their respective anticipated repayment dates, which range from 2026 through 2032, additional interest will accrue pursuant to the Indenture.

The 2021-1 Class A-1 Notes accrue interest at a variable interest rate based on (i) the prime rate, (ii) overnight federal funds rates, (iii) SOFR for U.S. Dollars or (iv) with respect to advances made by conduit investors, the weighted average cost of, or related to, the issuance of commercial paper allocated to fund or maintain such advances, in each case plus any applicable margin and as specified in the purchase agreement for the 2021-1 Class A-1 Notes. There is a commitment fee on the unused portions of the 2021-1 Class A-1 Notes, which ranges from 0.40% to 0.75% based on utilization. As of December 31, 2023, \$28,627 of letters of credit were outstanding against the 2021-1 Class A-1 Notes, which relate primarily to interest reserves required under the Indenture.

#### Covenants and Restrictions

The Senior Notes are subject to a series of covenants and restrictions customary for transactions of this type, including (i) that the Master Issuer maintains specified reserve accounts to be used to make required payments in respect of the Senior Notes, (ii) provisions relating to optional and mandatory prepayments and the related payment of specified amounts, including specified make-whole payments in the case of the Class A-2 Notes under certain circumstances, (iii) certain indemnification payments in the event, among other things, the assets pledged as collateral for the Senior Notes are in stated ways defective or ineffective and (iv) covenants relating to recordkeeping, access to information and similar matters. The Senior Notes are also subject to customary rapid amortization events provided for in the Indenture, including events tied to failure to maintain stated debt service coverage ratios, the sum of global gross sales for specified restaurants being below certain levels on certain measurement dates, certain manager termination events, an event of default, and the failure to repay or refinance the Class A-2 Notes on the applicable scheduled maturity date. The Senior Notes are also subject to certain customary events of default, including events relating to non-payment of required interest, principal, or other amounts due on or with respect to the Senior Notes, failure to comply with covenants within certain time frames, certain bankruptcy events, breaches of specified representations and warranties, failure of security interests to be effective, and certain judgments. In addition, the Indenture and the related management agreement contain various covenants that limit the Company and its subsidiaries' ability to engage in specified types of transactions, subject to certain exceptions, including, for example, to (i) incur or guarantee additional indebtedness, (ii) sell certain assets, (iii) create or incur liens on certain assets to secure indebtedness or (iv) consolidate, merge, sell or otherwise dispose of all or substantially all of their assets.

In accordance with the Indenture, certain cash accounts have been established with the Indenture trustee for the benefit of the trustee and the noteholders, and are restricted in their use. As of December 31, 2023 and January 1, 2023, Wendy's Funding had restricted cash of \$35,483 and \$34,850, respectively, which primarily represents cash collections and cash reserves held by the trustee to be used for payments of principal, interest and commitment fees required for the Class A-2 Notes.

### Debt Financing

In April 2022, the Master Issuer completed a debt financing transaction under which the Company issued the 2022-1 Class A-2 Notes with an initial principal amount of \$500,000. The legal final maturity date of the 2022-1 Class A-2 Notes is March 2052 and the anticipated repayment dates are in 2029 and 2032.

### Refinancing Transactions

In June 2021, the Master Issuer completed a refinancing transaction under which the Master Issuer issued the Series 2021-1 Class A-2-II Notes and the Series 2021-1 Class A-2-II Notes. A portion of the net proceeds from the sale of the Series 2021-1 Class A-2 Notes were used to repay in full the Master Issuer's outstanding Series 2015-1 Class A-2-III Notes and Series 2018-1 Class A-2-I Notes, including the payment of prepayment and transaction costs. As a result of the refinancing, the Company recorded a loss on early extinguishment of debt of \$17,917 during 2021, which was comprised of a specified make-whole payment of \$9,632 and the write-off of certain unamortized deferred financing costs of \$8,285. As part of the June 2021 refinancing transaction, the Master Issuer also issued the 2021-1 Class A-1 Notes. The Series 2021-1 Class A-1 Notes replaced the 2019-1 Class A-1 Notes and 2020-1 Class A-1 Notes, which were canceled on the closing date, and the letters of credit outstanding against the Series 2019-1 Class A-1 Notes were transferred to the Series 2021-1 Class A-1 Notes.

### Debt Issuance Costs

During 2022 and 2021, the Company incurred debt issuance costs of \$10,232 and \$20,873 in connection with the issuance of the 2022-1 Class A-2 Notes and the June 2021 refinancing transaction. The debt issuance costs are being amortized to "Interest expense, net" through the anticipated repayment dates of the Class A-2 Notes utilizing the effective interest rate method. As of December 31, 2023, the effective interest rates, including the amortization of debt issuance costs, were 4.0%, 4.0%, 4.2%, 2.5%, 2.9%, 4.7% and 4.7% for the Series 2018-1 Class A-2-II Notes, Series 2019-1 Class A-2-I Notes, Series 2021-1 Class A-2-I Notes, Series 2022-1 Class A-2-I Notes, Series 2022-1 Class A-2-I Notes, respectively.

### **Other Long-Term Debt**

Wendy's 7% debentures are unsecured and were reduced to fair value in connection with the Wendy's Merger based on their outstanding principal of \$100,000 and an effective interest rate of 8.6%. The fair value adjustment is being accreted and the related charge included in "Interest expense, net" until the debentures mature. These debentures contain covenants that restrict the incurrence of indebtedness secured by liens and certain finance lease transactions. In December 2019, Wendy's repurchased \$10,000 in principal of its 7% debentures for \$10,550, including a premium of \$500 and transaction fees of \$50. During 2023, Wendy's repurchased \$40,430 in principal of its 7% debentures for \$40,517. As a result, the Company recognized a loss on early extinguishment of debt of \$1,631 during 2023.

A Canadian subsidiary of Wendy's has a revolving credit facility of C\$6,000, which bears interest at the Bank of Montreal Prime Rate. Borrowings under the facility are guaranteed by Wendy's. In March 2020, the Company drew down C\$5,500 under the revolving credit facility, which the Company fully repaid through repayments of C\$3,000 in the fourth quarter of 2020 and C\$2,500 in the first quarter of 2021. As of December 31, 2023, the Company had no outstanding borrowings under the Canadian revolving credit facility.

Wendy's U.S. advertising fund has a revolving line of credit of \$15,000, which was established to support the Company's advertising fund operations and bears interest at SOFR plus 2.25%. Borrowings under the line of credit are guaranteed by Wendy's. As of December 31, 2023, the Company had no outstanding borrowings under the advertising fund revolving line of credit.

### Interest Expense

Interest expense on the Company's long-term debt was \$112,659, \$110,751 and \$98,356 during 2023, 2022 and 2021, respectively, which was recorded to "Interest expense, net."

## **Pledged Assets**

The following is a summary of the Company's assets pledged as collateral for certain debt:

	Year End
	December 31, 2023
Cash and cash equivalents	\$ 35,532
Restricted cash and other assets	35,488
Accounts and notes receivable, net	46,114
Inventories	5,760
Properties	78,932
Other intangible assets	994,350
	\$ 1,196,176

## (13) Fair Value Measurements

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Valuation techniques under the accounting guidance related to fair value measurements are based on observable and unobservable inputs. Observable inputs reflect readily obtainable data from independent sources, while unobservable inputs reflect our market assumptions. These inputs are classified into the following hierarchy:

- Level 1 Inputs Quoted prices for identical assets or liabilities in active markets.
- Level 2 Inputs Quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; and model-derived valuations whose inputs are observable or whose significant value drivers are observable.
- Level 3 Inputs Pricing inputs are unobservable for the assets or liabilities and include situations where there is little, if any, market activity for the assets or liabilities. The inputs into the determination of fair value require significant management judgment or estimation.

# Financial Instruments

The following table presents the carrying amounts and estimated fair values of the Company's financial instruments:

	Decembe	December 31, 2023 Ja		y 1, 2023	
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	Fair Value Measurements
Financial assets					
Cash equivalents	\$ 365,901	\$ 365,901	\$ 560,682	\$ 560,682	Level 1
Other investments in equity securities (a)	1,718	1,718	12,107	12,107	Level 2
Financial liabilities (b)					
Series 2022-1 Class A-2-I Notes	98,500	92,289	99,500	89,401	Level 2
Series 2022-1 Class A-2-II Notes	390,134	370,577	398,000	349,444	Level 2
Series 2021-1 Class A-2-I Notes	423,269	362,572	443,250	357,304	Level 2
Series 2021-1 Class A-2-II Notes	633,530	530,581	640,250	499,011	Level 2
Series 2019-1 Class A-2-I Notes	357,673	341,606	364,000	334,334	Level 2
Series 2019-1 Class A-2-II Notes	403,123	374,058	409,500	361,875	Level 2
Series 2018-1 Class A-2-II Notes	441,099	412,754	451,250	405,809	Level 2
7% debentures, due in 2025	48,237	49,431	86,369	92,367	Level 2

(a) The fair value of our other investments in equity securities is based on our review of information provided by the investment manager, which is based on observable price changes in orderly transactions for a similar investment of the same issuer.

(b) The fair values were based on quoted market prices in markets that are not considered active markets.

The carrying amounts of cash, accounts payable and accrued expenses approximate fair value due to the short-term nature of those items. The carrying amounts of accounts and notes receivable, net (both current and non-current) approximate fair value due to the effect of the related allowance for doubtful accounts. Our cash equivalents are the only financial assets measured and recorded at fair value on a recurring basis.

## Non-Recurring Fair Value Measurements

Assets and liabilities remeasured to fair value on a non-recurring basis resulted in impairment that we have recorded to "Impairment of long-lived assets" in our consolidated statements of operations.

Total impairment losses may reflect the impact of remeasuring long-lived assets held and used (including land, buildings, leasehold improvements, favorable lease assets and ROU assets) to fair value as a result of (1) the deterioration in operating performance of certain Company-operated restaurants and (2) the Company's decision to lease and/or sublease the land and/or buildings to franchisees in connection with the sale or anticipated sale of restaurants, including any subsequent lease modifications. The fair values of long-lived assets held and used presented in the tables below represent the remaining carrying value and were estimated based on either discounted cash flows of future anticipated lease and sublease income or discounted cash flows of future anticipated Company-operated restaurant performance. Total impairment losses may also include the impact of remeasuring long-lived assets held for sale. The fair values of long-lived assets held for sale presented in the tables below represent the remaining carrying value and were estimated based on current market values. See Note 17 for further information on impairment of our long-lived assets.

		Fair Value Measurements							
	mber 31, 2023		Level 1		Level 2		Level 3	2	023 Total Losses
Held and used	\$ 1,212	\$		\$	_	\$	1,212	\$	1,316
Held for sale	1,044						1,044		85
Total	\$ 2,256	\$		\$	_	\$	2,256	\$	1,401

		Fair	Va	lue Measurem	ents	5	
	uary 1, 2023	 Level 1		Level 2		Level 3	2022 Total Losses
Held and used	\$ 4,590	\$ 	\$		\$	4,590	\$ 5,727
Held for sale	1,314					1,314	693
Total	\$ 5,904	\$ 	\$		\$	5,904	\$ 6,420

# (14) Income Taxes

Income before income taxes is set forth below:

		Y	ear Ended	
	 2023		2022	2021
Domestic	\$ 264,423	\$	231,862	\$ 228,756
Foreign (a)	 14,995		11,643	 11,822
	\$ 279,418	\$	243,505	\$ 240,578

(a) Excludes foreign income of domestic subsidiaries.

The (provision for) benefit from income taxes is set forth below:

	Year Ended				
	2023		2022		2021
Current:					
U.S. federal	\$ (50,435)	\$	(43,141)	\$	(38,416)
State	(13,730)		(9,152)		(7,039)
Foreign	 (11,620)		(9,537)		(8,512)
Current tax provision	(75,785)		(61,830)		(53,967)
Deferred:					
U.S. federal	2,163		(3,868)		(52)
State	564		(2,629)		15,993
Foreign	 (1,920)		2,192		(2,160)
Deferred tax benefit (provision)	807		(4,305)		13,781
Income tax provision	\$ (74,978)	\$	(66,135)	\$	(40,186)

Deferred tax assets (liabilities) are set forth below:

		Year End			
	De	cember 31, 2023		uary 1, 2023	
Deferred tax assets:					
Operating and finance lease liabilities	\$	339,655	\$	355,653	
Net operating loss and credit carryforwards		58,170		58,030	
Deferred revenue		23,848		23,617	
Unfavorable leases		17,104		19,085	
Accrued compensation and related benefits		15,786		14,577	
Accrued expenses and reserves		6,802		7,012	
Other		11,243		8,275	
Valuation allowances		(39,346)		(35,680)	
Total deferred tax assets		433,262		450,569	
Deferred tax liabilities:					
Operating and finance lease assets		(310,011)		(326,646)	
Intangible assets		(290,782)		(285,688)	
Fixed assets		(62,673)		(66,830)	
Other		(40,149)		(41,826)	
Total deferred tax liabilities		(703,615)		(720,990)	
	\$	(270,353)	\$	(270,421)	
			-		

The amounts and expiration dates of net operating loss and tax credit carryforwards are as follows:

		Amount	Expiration
Foreign tax credits of non-U.S. subsidiaries3,973IndefinitTotal\$ 21,084	<u>Tax credit carryforwards:</u>		
Total <u>\$ 21,084</u>	U.S. federal foreign tax credits	\$ 17,	111 2027-2033
	Foreign tax credits of non-U.S. subsidiaries	3,9	973 Indefinite
Net operating loss carryforwards (pre-tax):	Total	\$ 21,	084
Net operating loss carryforwards (pre-tax):			
	Net operating loss carryforwards (pre-tax):		
State and local net operating loss carryforwards \$ 744,363 2024-202	State and local net operating loss carryforwards	\$ 744,	363 2024-2035
State and local net operating loss carryforwards 219,652 Indefini	State and local net operating loss carryforwards	219,0	552 Indefinite
Foreign net operating loss carryforwards 11,609 Indefini	Foreign net operating loss carryforwards	11,	509 Indefinite
Total \$ 975,624	Total	\$ 975,	524

The Company's valuation allowances of \$39,346 and \$35,680 as of December 31, 2023 and January 1, 2023, respectively, relate primarily to foreign and state tax credit and net operating loss carryforwards. Valuation allowances increased \$3,666 during 2023 and decreased \$2,597 and \$11,691 during 2022 and 2021, respectively. The relative presence of Company-operated restaurants in various states impacts expected future state taxable income available to utilize state net operating loss carryforwards.

The current portion of refundable income taxes was \$5,284 and \$3,236 as of December 31, 2023 and January 1, 2023, respectively, and is included in "Accounts and notes receivable, net." There were no long-term refundable income taxes as of December 31, 2023 and January 1, 2023.

The reconciliation of income tax computed at the U.S. federal statutory rate of 21% to reported income tax is set forth below:

		Year Ended	
	2023	2022	2021
Income tax provision at the U.S. federal statutory rate	\$ (58,678)	\$ (51,136)	\$ (50,521)
State income tax provision, net of U.S. federal income tax effect	(11,400)	(11,616)	(6,256)
Prior years' tax matters	(2,250)	2,290	1,820
Excess federal tax benefits from share-based compensation	845	402	7,160
Foreign and U.S. tax effects of foreign operations	1,799	(3,744)	(5)
Valuation allowances (a)	(3,533)	2,127	11,807
Non-deductible goodwill (b)			(947)
Tax credits	1,050	1,385	1,028
Non-deductible executive compensation	(2,863)	(3,154)	(3,810)
Unrepatriated earnings	(387)	(294)	(282)
Non-deductible expenses and other	 439	(2,395)	(180)
	\$ (74,978)	\$ (66,135)	\$ (40,186)

(a) 2021 primarily relates to a \$12,606 benefit resulting from a change in state tax law.

(b) Related to the sale of the New York Company-operated restaurants (including Manhattan). See Note 4 for further information.

The Company participates in the Internal Revenue Service (the "IRS") Compliance Assurance Process ("CAP"). As part of CAP, tax years are examined on a contemporaneous basis so that all or most issues are resolved prior to the filing of the tax return. As such, our tax returns for fiscal years through 2021 have been settled. The statute of limitations for the Company's

state tax returns vary, but generally the Company's state income tax returns from its 2018 fiscal year and forward remain subject to examination. We believe that adequate provisions have been made for any liabilities, including interest and penalties that may result from the completion of these examinations.

## **Unrecognized Tax Benefits**

As of December 31, 2023, the Company had unrecognized tax benefits of \$16,719, which, if resolved favorably, would reduce income tax expense by \$13,208. A reconciliation of the beginning and ending amount of unrecognized tax benefits follows:

	Year Ended					
		2023		2022		2021
Beginning balance	\$	17,404	\$	18,849	\$	20,973
Additions:						
Tax positions of current year		836		178		157
Reductions:						
Tax positions of prior years		(690)		(662)		(2,015)
Settlements		(249)		(8)		(46)
Lapse of statute of limitations		(582)		(953)		(220)
Ending balance	\$	16,719	\$	17,404	\$	18,849

During 2024, we believe it is reasonably possible the Company will reduce unrecognized tax benefits by up to \$220 due primarily to the lapse of statutes of limitations and expected settlements.

During 2023, 2022 and 2021, the Company recognized \$134, \$(30) and \$138 of expense (income) for interest, respectively, and \$37 of income in 2021 for penalties, related to uncertain tax positions. The Company has \$979 and \$943 accrued for interest related to uncertain tax positions as of December 31, 2023 and January 1, 2023, respectively.

# (15) Stockholders' Equity

### Dividends

During 2023, 2022 and 2021, the Company paid dividends per share of \$1.00, \$.50 and \$.43, respectively.

# **Treasury Stock**

There were 470,424 shares of common stock issued at the beginning and end of 2023, 2022 and 2021. Treasury stock activity for 2023, 2022 and 2021 was as follows:

		Year Ended				
	2023	2022	2021			
Number of shares at beginning of year	257,323	254,575	246,156			
Repurchases of common stock	9,107	3,474	11,487			
Common shares issued:						
Stock options, net	(989)	(353)	(2,657)			
Restricted stock, net	(322)	(264)	(337)			
Director fees	(22)	(22)	(17)			
Other	(70)	(87)	(57)			
Number of shares at end of year	265,027	257,323	254,575			

### **Repurchases of Common Stock**

In January 2023, our Board of Directors authorized a repurchase program for up to \$500,000 of our common stock through February 28, 2027, when and if market conditions warrant and to the extent legally permissible (the "January 2023 Authorization"). During 2023, the Company repurchased 9,107 shares under the January 2023 Authorization with an aggregate purchase price of \$190,000, of which \$573 was accrued as of December 31, 2023, and excluding excise tax of \$1,744 and commissions of \$127. As of December 31, 2023, the Company had \$310,000 of availability remaining under the January 2023 Authorization.

In February 2022, our Board of Directors authorized a repurchase program for up to \$100,000 of our common stock through February 28, 2023, when and if market conditions warranted and to the extent legally permissible (the "February 2022 Authorization"). In April 2022, the Company's Board of Directors approved an increase of \$150,000 to the February 2022 Authorization, resulting in an aggregate authorization of \$250,000 that was set to expire on February 28, 2023. During 2022, the Company repurchased 2,759 shares under the February 2022 Authorization with an aggregate purchase price of \$51,911, excluding commissions of \$39. In connection with the January 2023 Authorization, the remaining portion of the February 2022 Authorization was canceled.

In February 2020, our Board of Directors authorized a repurchase program for up to \$100,000 of our common stock through February 28, 2021, when and if market conditions warranted and to the extent legally permissible (the "February 2020 Authorization"). In July 2020, the Company's Board of Directors approved an extension of the February 2020 Authorization by one year, through February 28, 2022. In addition, during 2021, the Board of Directors approved increases totaling \$200,000 to the February 2020 Authorization, resulting in an aggregate authorization of \$300,000 that continued to expire on February 28, 2022. In November 2021, the Company entered into an accelerated share repurchase agreement (the "2021 ASR Agreement") with a third-party financial institution to repurchase common stock as part of the February 2020 Authorization. Under the 2021 ASR Agreement, the Company paid the financial institution an initial purchase price of \$125,000 in cash and received an initial delivery of 4,910 shares of common stock, representing an estimated 85% of the total shares expected to be delivered under the 2021 ASR Agreement. In February 2022, the Company completed the 2021 ASR Agreement and received an additional 715 shares of common stock. The total number of shares of common stock ultimately purchased by the Company under the 2021 ASR Agreement was based on the average of the daily volume-weighted average prices of the common stock during the term of the 2021 ASR Agreement, less an agreed upon discount. In total, 5,625 shares were delivered under the 2021 ASR Agreement at an average purchase price of \$22.22 per share.

In addition to the shares repurchased in connection with the 2021 ASR Agreement, during 2021, the Company repurchased 6,577 shares with an aggregate purchase price of \$142,715, excluding commissions of \$93, under the February 2020 Authorization. After taking into consideration these repurchases, with the completion of the 2021 ASR Agreement in February 2022 described above, the Company completed the February 2020 Authorization.

### **Preferred Stock**

There were 100,000 shares authorized and no shares issued of preferred stock throughout 2023, 2022 and 2021.

### Accumulated Other Comprehensive Loss

The following table provides a rollforward of accumulated other comprehensive loss, which is entirely comprised of foreign currency translation:

		Year Ended				
	2023		2022		2021	
Balance at beginning of period	\$	(64,176)	\$	(48,200)	\$	(49,641)
Foreign currency translation		5,801		(15,976)		1,441
Balance at end of period	\$	(58,375)	\$	(64,176)	\$	(48,200)

### (16) Share-Based Compensation

The Company has the ability to grant stock options, stock appreciation rights, restricted stock, restricted stock units, other stock-based awards and performance compensation awards to current or prospective employees, directors, officers, consultants or advisors. During 2020, the Company's Board of Directors and its stockholders approved the adoption of the 2020 Omnibus Award Plan (the "2020 Plan") for the issuance of equity instruments as described above. The Company's previous 2010 Omnibus Award Plan (as amended, the "2010 Plan") expired in accordance with its terms in 2020. All equity grants in 2023, 2022, and 2021 were issued from the 2020 Plan. The 2020 Plan is currently the only equity plan from which future equity awards may be granted, but outstanding awards granted under the 2010 Plan will continue to be governed by the terms of the 2010 Plan. As of December 31, 2023, there were approximately 14,850 shares of common stock available for future grants under the 2020 Plan. During the periods presented in the consolidated financial statements, the Company settled all exercises of stock options and vesting of restricted shares, including performance shares, with treasury shares.

#### **Stock Options**

The Company grants stock options that have maximum contractual terms of 10 years and vest ratably over three years. The exercise price of options granted is equal to the market price of the Company's common stock on the date of grant. The fair value of stock options on the date of grant is calculated using the Black-Scholes Model. The aggregate intrinsic value of an option is the amount by which the fair value of the underlying stock exceeds its exercise price.

The following table summarizes stock option activity during 2023:

	Number of Options	Weighted Average Exercise Price	Weighted Average Remaining Contractual Life in Years	Aggregate Intrinsic Value
Outstanding at January 1, 2023	10,890	\$ 19.00		
Granted	1,089	21.53		
Exercised	(1,104)	15.27		
Forfeited and/or expired	(385)	22.01		
Outstanding at December 31, 2023	10,490	\$ 19.55	5.78	\$ 14,801
Vested or expected to vest at December 31, 2023	10,414	\$ 19.53	5.76	\$ 14,801
Exercisable at December 31, 2023	8,153	\$ 18.89	4.89	\$ 14,801

The total intrinsic value of options exercised during 2023, 2022 and 2021 was \$7,230, \$2,979 and \$39,522, respectively. The weighted average grant date fair value of stock options granted during 2023, 2022 and 2021 was \$5.35, \$6.33 and \$6.33, respectively.

The weighted average grant date fair value of stock options was determined using the following assumptions:

	2023	2022	2021
Risk-free interest rate	4.31 %	3.00 %	0.70 %
Expected option life in years	5.01	4.75	4.50
Expected volatility	36.79 %	37.82 %	38.00 %
Expected dividend yield	4.64 %	2.34 %	2.03 %

The risk-free interest rate represents the U.S. Treasury zero-coupon bond yield correlating to the expected life of the stock options granted. The expected option life represents the period of time that the stock options granted are expected to be outstanding based on historical exercise trends for similar grants. The expected volatility is based on the historical market price volatility of the Company over a period equivalent to the expected option life. The expected dividend yield represents the Company's annualized average yield for regular quarterly dividends declared prior to the respective stock option grant dates.

The Black-Scholes Model has limitations on its effectiveness including that it was developed for use in estimating the fair value of traded options which have no vesting restrictions and are fully transferable and that the model requires the use of highly subjective assumptions, such as expected stock price volatility. Employee stock option awards have characteristics significantly different from those of traded options and changes in the subjective input assumptions can materially affect the fair value estimates.

### **Restricted Shares**

The Company grants RSUs, which primarily vest ratably over three years or cliff vest after three years. The Company also grants RSAs to non-employee directors, which primarily cliff vest after one year. For the purposes of our disclosures, the term "Restricted Shares" applies to RSUs and RSAs collectively unless otherwise noted. The fair value of Restricted Shares granted is determined using the fair market value of the Company's common stock on the date of grant, as set forth in the applicable plan document.

The following table summarizes activity of Restricted Shares during 2023:

	Number of Restricted Shares	Weighted Average Grant Date Fair Value	
Non-vested at January 1, 2023	1,186	\$	20.03
Granted	652		21.70
Vested	(370)		20.93
Forfeited	(96)		22.11
Non-vested at December 31, 2023	1,372	\$	20.42

The total fair value of Restricted Shares that vested in 2023, 2022 and 2021 was \$8,224, \$5,564 and \$7,048, respectively.

### **Performance Shares**

The Company grants performance-based awards to certain officers and key employees. The vesting of these awards is contingent upon meeting one or more defined operational or financial goals (a performance condition) or common stock share prices (a market condition). The quantity of shares awarded ranges from 0% to 200% of "Target," as defined in the award agreement as the midpoint number of shares, based on the level of achievement of the performance and market conditions.

The fair values of the performance condition awards granted in 2023, 2022 and 2021 were determined using the fair market value of the Company's common stock on the date of grant, as set forth in the applicable plan document. Share-based compensation expense recorded for performance condition awards is reevaluated at each reporting period based on the probability of the achievement of the goal.

The fair value of market condition awards granted in 2023, 2022 and 2021 were estimated using the Monte Carlo simulation model. The Monte Carlo simulation model utilizes multiple input variables to estimate the probability that the market conditions will be achieved and is applied to the trading price of our common stock on the date of grant.

The input variables are noted in the table below:

	2023	2022	2021
Risk-free interest rate	4.31 %	1.71 %	0.20 %
Expected life in years	3.00	3.00	3.00
Expected volatility	34.95 %	52.33 %	49.47 %
Expected dividend yield (a)	0.00 %	0.00 %	0.00 %

(a) The Monte Carlo method assumes a reinvestment of dividends.

Share-based compensation expense is recorded ratably for market condition awards during the requisite service period and is not reversed, except for forfeitures, at the vesting date regardless of whether the market condition is met.

The following table summarizes activity of performance shares at Target during 2023:

	Performance Co	ndition Awards	Market Condition Awards					
	Shares	Weighted Average Grant Date Fair Value	Shares	Weighted Average Grant Date Fair Value				
Non-vested at January 1, 2023	584	\$ 21.67	462	\$ 27.38				
Granted	191	22.89	159	27.46				
Dividend equivalent units issued (a)	28		23					
Vested	(96)	23.37	(97)	30.31				
Forfeited	(99)	22.44	(53)	28.47				
Non-vested at December 31, 2023	608	\$ 21.66	494	\$ 26.68				

# (a) Dividend equivalent units are issued in lieu of cash dividends for non-vested performance shares. There is no weighted average fair value associated with dividend equivalent units.

The total fair value of performance condition awards that vested in 2023, 2022 and 2021 was \$2,105, \$1,712 and \$1,784, respectively. The total fair value of market condition awards that vested in 2023, 2022 and 2021 was \$2,138, \$2,253 and \$3,498, respectively.

#### Share-Based Compensation

Total share-based compensation and the related income tax benefit recognized in the Company's consolidated statements of operations were as follows:

	Year Ended							
	2023		2022			2021		
Stock options	\$	7,687	\$	9,072	\$	9,256		
Restricted shares		9,503		7,106		6,677		
Performance shares:								
Performance condition awards		2,524		4,431		2,861		
Market condition awards		4,033		3,929		3,225		
Share-based compensation		23,747		24,538		22,019		
Less: Income tax benefit		(3,207)		(3,043)		(2,790)		
Share-based compensation, net of income tax benefit	\$	20,540	\$	21,495	\$	19,229		

As of December 31, 2023, there was \$27,245 of total unrecognized share-based compensation, which will be recognized over a weighted average amortization period of 1.56 years.

#### (17) Impairment of Long-Lived Assets

The Company records impairment charges as a result of (1) the deterioration in operating performance of certain Companyoperated restaurants, (2) the Company's decision to lease and/or sublease properties to franchisees in connection with the sale or anticipated sale of Company-operated restaurants, including any subsequent lease modifications, and (3) closing Companyoperated restaurants and classifying such surplus properties as held for sale.

The following is a summary of impairment losses recorded, which represent the excess of the carrying amount over the fair value of the affected assets and are included in "Impairment of long-lived assets:"

		Year Ended							
		2023 2022			2023		2022		2021
Company-operated restaurants	\$	1,316	\$	5,485	\$	1,862			
Restaurants leased or subleased to franchisees				242		189			
Surplus properties		85		693		200			
	\$	1,401	\$	6,420	\$	2,251			

#### (18) Retirement Benefit Plans

#### 401(k) Plan

The Company has a 401(k) defined contribution plan (the "401(k) Plan") for employees who meet certain minimum requirements and elect to participate. The 401(k) Plan permits employees to contribute up to 75% of their compensation, subject to certain limitations, and provides for matching employee contributions up to 4% of compensation and for discretionary profit sharing contributions. In connection with the matching contributions, the Company recognized compensation expense of \$5,947, \$5,929 and \$4,583 in 2023, 2022 and 2021, respectively.

#### **Deferred Compensation Plan**

The Company has a non-qualified, unfunded deferred compensation plan for management and highly compensated employees, whereby participants may defer all or a portion of their base compensation and certain incentive awards on a pre-tax basis. The Company credits the amounts deferred with earnings based on the investment options selected by the participants. The Company may also make discretionary contributions to the plan. The total of participant deferrals was \$1,959 and \$1,435 at December 31, 2023 and January 1, 2023, respectively, which are included in "Other liabilities."

#### (19) Leases

#### Nature of Leases

The Company operates restaurants that are located on sites owned by us and sites leased by us from third parties. In addition, the Company owns sites and leases sites from third parties, which it leases and/or subleases to franchisees. At December 31, 2023, Wendy's and its franchisees operated 7,240 Wendy's restaurants. Of the 415 Company-operated Wendy's restaurants, Wendy's owned the land and building for 158 restaurants, owned the building and held long-term land leases for 145 restaurants and held leases covering the land and building for 112 restaurants. Wendy's also owned 488 and leased 1,179 properties that were either leased or subleased principally to franchisees. The Company also leases restaurant, office and transportation equipment.

#### Company as Lessee

The components of lease cost for 2023, 2022 and 2021 are as follows:

	Year Ended								
	2023		2022		2021				
Finance lease cost:									
Amortization of finance lease assets	\$ 16,061	\$	15,440	\$	13,992				
Interest on finance lease liabilities	 42,624		42,918		41,419				
	58,685		58,358		55,411				
Operating lease cost	85,138		86,050		89,283				
Variable lease cost (a)	66,859		64,473		63,853				
Short-term lease cost	5,864		5,439		5,102				
Total operating lease cost (b)	157,861		155,962		158,238				
Total lease cost	\$ 216,546	\$	214,320	\$	213,649				

(a) Includes expenses for executory costs of \$39,456, \$38,749, and \$39,646 for 2023, 2022 and 2021, respectively, for which the Company is reimbursed by sublessees.

(b) Includes \$125,180, \$123,924 and \$132,158 for 2023, 2022 and 2021, respectively, recorded to "Franchise rental expense" for leased properties that are subsequently leased to franchisees. Also includes \$30,538, \$29,648 and \$23,558 for 2023, 2022 and 2021, respectively, recorded to "Cost of sales" for leases for Company-operated restaurants.

The following table includes supplemental cash flow and non-cash information related to leases:

	Year Ended						
	2023		2022			2021	
Cash paid for amounts included in the measurement of lease liabilities:							
Operating cash flows from finance leases	\$	42,624	\$	42,979	\$	42,277	
Operating cash flows from operating leases		86,972		88,372		91,930	
Financing cash flows from finance leases		21,588		17,312		13,640	
Right-of-use assets obtained in exchange for lease obligations:							
Finance lease liabilities		20,243		34,478		82,032	
Operating lease liabilities		12,659		24,742		58,770	

The following table includes supplemental information related to leases:

		Year End				
	De	cember 31, 2023	J	anuary 1, 2023		
Weighted-average remaining lease term (years):						
Finance leases		14.3		15.1		
Operating leases		12.6		13.7		
Weighted average discount rate:						
Finance leases		8.52 %		8.66 %		
Operating leases		4.93 %		4.90 %		
Supplemental balance sheet information:						
Finance lease assets, gross	\$	318,951	\$	310,686		
Accumulated amortization		(90,015)		(76,116)		
Finance lease assets		228,936		234,570		
Operating lease assets		705,615		754,498		

The following table illustrates the Company's future minimum rental payments for non-cancelable leases as of December 31, 2023:

	Finance Leases					1	ating ases		
<u>Fiscal Year</u>	Company- Franchise Operated and Other				Company- Operated		Franchise and Other		
2024	\$	6,904	\$	55,492	\$	22,052	\$	64,636	
2025		7,104		56,121		22,048		64,432	
2026		7,249		57,817		22,500		63,967	
2027		7,293		58,702		22,439		63,678	
2028		7,350		59,919		22,223		63,869	
Thereafter		78,045		563,716		169,965		469,484	
Total minimum payments	\$	113,945	\$	851,767	\$	281,227	\$	790,066	
Less interest		(36,660)		(340,035)		(71,529)		(211,071)	
Present value of minimum lease payments (a) (b)	\$	77,285	\$	511,732	\$	209,698	\$	578,995	

(a) The present value of minimum finance lease payments of \$20,250 and \$568,767 are included in "Current portion of finance lease liabilities" and "Long-term finance lease liabilities," respectively.

(b) The present value of minimum operating lease payments of \$49,353 and \$739,340 are included in "Current portion of operating lease liabilities" and "Long-term operating lease liabilities," respectively.

#### Company as Lessor

The components of lease income for 2023, 2022 and 2021 are as follows:

	Year Ended							
	2023		2022			2021		
Sales-type and direct-financing leases:								
Selling profit	\$	2,466	\$	2,981	\$	4,244		
Interest income (a)		31,412		31,298		30,648		
Operating lease income		163,927		170,633		173,442		
Variable lease income		66,241		63,832		63,213		
Franchise rental income (b)	\$	230,168	\$	234,465	\$	236,655		

(a) Included in "Interest expense, net."

(b) Includes sublease income of \$170,112, \$175,053 and \$174,327 recognized during 2023, 2022 and 2021, respectively. Sublease income includes lessees' variable payments to the Company for executory costs of \$39,350, \$38,733 and \$39,650 for 2023, 2022 and 2021, respectively.

The following table illustrates the Company's future minimum rental receipts for non-cancelable leases and subleases as of December 31, 2023:

	Sales-Type and Direct Financing Leases					1	rating ases		
<u>Fiscal Year</u>	Owned Subleases Properties			Subleases	]	Owned Properties			
2024	\$	38,890	\$	2,087	\$	106,470	\$	54,946	
2025		37,826		2,194		106,616		55,549	
2026		39,136		2,364		106,840		57,308	
2027		39,719		2,244		107,263		56,954	
2028		40,684		1,999		107,652		56,741	
Thereafter		399,480		25,730		783,633		542,967	
Total future minimum receipts		595,735		36,618	\$	1,318,474	\$	824,465	
Unearned interest income		(288,461)		(19,449)					
Net investment in sales-type and direct financing leases (a)	\$	307,274	\$	17,169					

<sup>(</sup>a) The present value of minimum sales-type and direct financing rental receipts of \$10,779 and \$313,664 are included in "Accounts and notes receivable, net" and "Net investment in sales-type and direct financing leases," respectively. The present value of minimum sales-type and direct financing rental receipts includes a net investment in unguaranteed residual assets of \$590.

Properties owned by the Company and leased to franchisees and other third parties under operating leases include:

		Year End				
	December 31, 2023			anuary 1, 2023		
Land	\$	260,125	\$	260,650		
Buildings and improvements		296,242		291,659		
Restaurant equipment		1,701		1,701		
		558,068		554,010		
Accumulated depreciation and amortization		(198,429)		(187,269)		
	\$	359,639	\$	366,741		

#### (20) Supplemental Cash Flow Information

The following table includes supplemental cash flow information for 2023, 2022 and 2021:

Year Ended							
December 31, 2023		January 1, 2023		J	anuary 2, 2022		
\$	(2,283)	\$		\$	17,917		
	755		1,194		1,177		
	6,848		6,568		5,664		
\$	5,320	\$	7,762	\$	24,758		
\$	146,878	\$	144,418	\$	133,284		
	75,190		47,769		54,779		
\$	9,088	\$	14,468	\$	6,158		
	20,243		34,478		82,032		
	\$ <u>\$</u> \$	2023 \$ (2,283) 755 6,848 \$ 5,320 \$ 146,878 75,190 \$ 9,088	December 31, 2023	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	December 31, 2023         January 1, 2023         J           \$ (2,283)         \$ \$           755         1,194           6,848         6,568           \$ 5,320         \$ 7,762           \$ 146,878         \$ 144,418           75,190         47,769           \$ 9,088         \$ 14,468		

The following table includes a reconciliation of cash, cash equivalents and restricted cash for 2023, 2022 and 2021:

	Dee	cember 31, 2023	J	anuary 1, 2023	J	anuary 2, 2022
Cash and cash equivalents	\$	516,037	\$	745,889	\$	249,438
Restricted cash		35,848		35,203		27,535
Restricted cash, included in Advertising funds restricted assets		36,931		50,709		89,993
Total cash, cash equivalents and restricted cash	\$	588,816	\$	831,801	\$	366,966

#### Franchise Development Fund

In August 2021, the Company announced the creation of a strategic build to suit development fund to drive additional new restaurant growth. Capital expenditures related to the fund are included in "Franchise development fund" in the consolidated statements of cash flows.

#### (21) Guarantees and Other Commitments and Contingencies

#### **Guarantees and Contingent Liabilities**

#### Franchisee Image Activation Incentive Programs

To promote new restaurant development, Wendy's has provided franchisees with certain incentive programs for qualifying new restaurants. In February 2023, Wendy's announced a new restaurant development incentive program in the U.S. and Canada that provides for waivers of royalty, national advertising and technical assistance fees for up to the first three years of operation for qualifying new restaurants ("Pacesetter"). Wendy's previously offered and will continue to offer a restaurant development incentive program that provides for reductions in royalty and national advertising fees for up to the first two years of operation for qualifying new restaurants ("Groundbreaker"). Wendy's U.S. and Canadian franchisees may elect either the Pacesetter program or the Groundbreaker program when committing to new multi-unit development agreements or adding incremental commitments to existing development agreements. Wendy's also provides franchisees with the option of an early 20-year or 25-year renewal of their franchise agreement upon completion of reimaging utilizing certain approved Image Activation reimage designs.

#### Lease Guarantees

Wendy's has guaranteed the performance of certain leases and other obligations, primarily from former Company-operated restaurant locations now operated by franchisees, amounting to \$98,148 as of December 31, 2023. These leases extend through 2045. We have had no judgments against us as guarantor of these leases as of December 31, 2023. In the event of default by a franchise owner where Wendy's is called upon to perform under its guarantee, Wendy's has the ability to pursue repayment from the franchise owner. The liability recorded for our probable exposure associated with these lease guarantees was not material as of December 31, 2023.

#### Insurance

Wendy's is self-insured for most workers' compensation losses and purchases insurance for general liability and automotive liability losses, all subject to a \$500 per occurrence retention or deductible limit. Wendy's determines its liability for claims incurred but not reported for the insurance liabilities on an actuarial basis. As of December 31, 2023, the Company had \$17,157 recorded for these insurance liabilities. Wendy's is self-insured for health care claims for eligible participating employees subject to certain deductibles and limitations and determines its liability for health care claims incurred but not reported based on historical claims runoff data. As of December 31, 2023, the Company had \$3,089 recorded for these health care insurance liabilities.

#### Letters of Credit

As of December 31, 2023, the Company had outstanding letters of credit with various parties totaling \$28,847. Substantially all of the outstanding letters of credit include amounts outstanding against the 2021-1 Class A-1 Notes. See Note 12 for further information. We do not expect any material loss to result from these letters of credit.

#### **Purchase and Capital Commitments**

#### Beverage Agreement

The Company has an agreement with a beverage vendor, which provides fountain beverage products and certain marketing support funding to the Company and its franchisees. This agreement requires minimum purchases of certain fountain beverages ("Fountain Beverages") by the Company and its franchisees at agreed upon prices until the total contractual gallon volume usage is reached. This agreement also provides for an annual advance to be paid to the Company based on the vendor's expectation of the Company amended its contract with the beverage vendor, which now expires at the later of reaching a minimum usage requirement or December 31, 2025. Beverage purchases made by the Company under this agreement during 2023, 2022 and 2021 were \$11,893, \$10,545 and \$9,709, respectively. The Company estimates future annual purchases to be approximately \$12,400 in 2024 and \$12,700 in 2025 based on current pricing and the expected ratio of usage at Company-

operated restaurants to franchised restaurants. As of December 31, 2023, \$3,906 was due to the beverage vendor and is included in "Accounts payable," principally for annual estimated payments that exceeded usage under this agreement.

#### Marketing Agreement

The Company has an agreement with two national broadcasters that grants the Company certain marketing and media rights. Costs incurred by the Company under this agreement were approximately \$16,000, \$12,000 and \$15,000 in 2023, 2022, and 2021, respectively, which are included in "Advertising funds expense." The Company's unconditional purchase obligations under the agreement are approximately \$16,300 in 2024 and \$12,700 in 2025.

#### (22) Transactions with Related Parties

The following is a summary of transactions between the Company and its related parties:

	Year Ended					
		2023		2022		2021
Transactions with QSCC:						
Wendy's Co-op (a)	\$	363	\$	427	\$	279
Rental receipts (b)		231		198		217
TimWen lease and management fee payments, net (c)	\$	20,653	\$	19,694	\$	18,687
Transactions with Yellow Cab (d)	\$	14,757	\$	13,404	\$	9,869
Transactions with AMC (e)	\$	2,366	\$		\$	

#### Transactions with QSCC

(a) Wendy's has a purchasing co-op relationship structure (the "Wendy's Co-op") with its franchisees that establishes Quality Supply Chain Co-op, Inc. ("QSCC"). QSCC manages, for the Wendy's system in the U.S. and Canada, contracts for the purchase and distribution of food, proprietary paper, operating supplies and equipment under national agreements with pricing based upon total system volume. QSCC's supply chain management facilitates continuity of supply and provides consolidated purchasing efficiencies while monitoring and seeking to minimize possible obsolete inventory throughout the Wendy's supply chain in the U.S. and Canada.

Wendy's and its franchisees pay sourcing fees to third-party vendors on certain products sourced by QSCC. Such sourcing fees are remitted by these vendors to QSCC and are the primary means of funding QSCC's operations. Should QSCC's sourcing fees exceed its expected needs, QSCC's board of directors may return some or all of the excess to its members in the form of a patronage dividend. Wendy's recorded its share of patronage dividends of \$363, \$427 and \$279 in 2023, 2022 and 2021, respectively, which are included as a reduction of "Cost of sales."

(b) Pursuant to a lease agreement, Wendy's leased 14,493 square feet of office space to QSCC for an annual base rent of \$217. The lease was amended in June 2021 to increase both the leased square footage to 18,774 and the annual base rent to \$250 beginning in 2023, subject to annual increases, and to extend the lease term through January 31, 2027. The Company received lease payments from QSCC of \$231, \$198 and \$217 during 2023, 2022 and 2021, respectively, which has been recorded to "Franchise rental income."

#### TimWen Lease and Management Fee Payments

(c) A wholly-owned subsidiary of Wendy's leases restaurant facilities from TimWen, which are then subleased to franchisees for the operation of Wendy's/Tim Hortons combo units in Canada. Wendy's paid TimWen \$20,894, \$19,927 and \$18,906 under these lease agreements during 2023, 2022 and 2021, respectively, which has been recorded to "Franchise rental expense." In addition, TimWen paid Wendy's a management fee under the TimWen joint venture agreement of \$241, \$233 and \$219 during 2023, 2022 and 2021, respectively, which has been included as a reduction to "General and administrative."

#### Transactions with Yellow Cab

(d) Certain family members and affiliates of Mr. Nelson Peltz, our Chairman, and Mr. Peter May, our Senior Vice Chairman, as well as Mr. Matthew Peltz, our Vice Chairman, hold indirect, minority ownership interests in Yellow Cab Holdings, LLC ("Yellow Cab") and operating companies managed by Yellow Cab, a Wendy's franchisee, that as of December 31, 2023 owned and operated 83 Wendy's restaurants (including 54 restaurants acquired from NPC during the first quarter of 2021). During 2023, 2022 and 2021, the Company recognized \$14,757, \$13,404 and \$9,869, respectively, in royalty, advertising fund, lease and other income from Yellow Cab and related entities. As of December 31, 2023 and January 1, 2023, \$1,153 and \$1,125, respectively, was due from Yellow Cab for such income, which is included in "Accounts and notes receivable, net" and "Advertising funds restricted assets."

#### Transactions with AMC

(e) In February 2023, Ms. Kristin Dolan, a director of the Company, was appointed as Chief Executive Officer of AMC Networks Inc. ("AMC"). During 2023, the Company purchased approximately \$2,366 of advertising time from a subsidiary of AMC. The Company's advertising spend with AMC was made in the ordinary course of business and approved on an arm's-length basis, consistent with the Company's comparable advertising decisions. As of December 31, 2023, approximately \$584 was due to AMC for advertising time, which is included in "Advertising funds restricted liabilities."

#### (23) Legal and Environmental Matters

The Company is involved in litigation and claims incidental to our business. We provide accruals for such litigation and claims when we determine it is probable that a liability has been incurred and the loss is reasonably estimable. The Company believes it has adequate accruals for all of our legal and environmental matters. We cannot estimate the aggregate possible range of loss for our existing litigation and claims due to various reasons, including, but not limited to, many proceedings being in preliminary stages, with various motions either yet to be submitted or pending, discovery yet to occur, and significant factual matters unresolved. In addition, most cases seek an indeterminate amount of damages and many involve multiple parties. Predicting the outcomes of settlement discussions or judicial or arbitral decisions is thus inherently difficult and future developments could cause these actions or claims, individually or in aggregate, to have a material adverse effect on the Company's financial condition, results of operations, or cash flows of a particular reporting period.

#### (24) Advertising Costs and Funds

We maintain the Advertising Funds established to collect and administer funds contributed for use in advertising and promotional programs. Contributions to the Advertising Funds are required from both Company-operated and franchised restaurants and are based on a percentage of restaurant sales. In addition to the contributions to the Advertising Funds, Company-operated and franchised restaurants make additional contributions to other local and regional advertising programs.

Restricted assets and liabilities of the Advertising Funds at December 31, 2023 and January 1, 2023 are as follows:

		Year	• End		
	December 31, 2023			January 1, 2023	
Cash and cash equivalents	\$	36,931	\$	50,709	
Accounts receivable, net		76,838		70,422	
Other assets		3,986		5,542	
Advertising funds restricted assets	\$	117,755	\$	126,673	
Accounts payable		101,796	\$	115,339	
Accrued expenses and other current liabilities		18,762		16,968	
Advertising funds restricted liabilities	\$	120,558	\$	132,307	

Advertising expenses included in "Cost of sales" totaled \$38,837, \$37,418 and \$31,617 in 2023, 2022 and 2021, respectively.

#### (25) Geographic Information

The table below presents revenues and properties information by geographic area:

	U.S.	Inte	rnational	Total
2023				
Revenues	\$ 2,007,727	\$	173,851	\$ 2,181,578
Properties	830,492		60,588	891,080
2022				
Revenues	\$ 1,946,005	\$	149,500	\$ 2,095,505
Properties	841,143		54,635	895,778
2021				
Revenues	\$ 1,771,997	\$	125,001	\$ 1,896,998
Properties	856,841		50,026	906,867

#### (26) Segment Information

The Company is comprised of the following segments: (1) Wendy's U.S., (2) Wendy's International and (3) Global Real Estate & Development. Wendy's U.S. includes the operation and franchising of Wendy's restaurants in the U.S. and derives its revenues from sales at Company-operated restaurants and royalties, fees and advertising fund collections from franchised restaurants. Wendy's International includes the operation and franchising of Wendy's restaurants in countries and territories other than the U.S. and derives its revenues from sales at Company-operated restaurants and royalties, fees and advertising fund collections from franchised restaurants. Global Real Estate & Development includes real estate activity for owned sites and sites leased from third parties, which are leased and/or subleased to franchisees, and also includes our share of the income of our TimWen real estate joint venture. In addition, Global Real Estate & Development earns fees from facilitating Franchise Flips and providing other development-related services to franchisees. The Company measures segment profit using segment adjusted earnings before interest, taxes, depreciation and amortization ("EBITDA"). Segment adjusted EBITDA excludes certain unallocated general and administrative expenses and other items that vary from period to period without correlation to the Company's core operating performance. When the Company's chief operating decision maker reviews balance sheet information, it is at a consolidated level. The accounting policies of the Company's segments are the same as those described in Note 1.

Revenues by segment are as follows:

	Year Ended					
		2023		2022		2021
Wendy's U.S.	\$	1,815,845	\$	1,750,242	\$	1,567,496
Wendy's International		130,548		106,705		86,369
Global Real Estate & Development		235,185		238,558		243,133
Total revenues	\$	2,181,578	\$	2,095,505	\$	1,896,998

The following table reconciles profit by segment to the Company's consolidated income before income taxes:

	Year Ended					
		2023		2022		2021
Wendy's U.S. (a)	\$	528,352	\$	480,498	\$	450,117
Wendy's International (b)		35,704		30,432		27,386
Global Real Estate & Development		103,484		108,700		106,113
Total segment profit		667,540		619,630		583,616
Unallocated franchise support and other costs		(831)		(742)		(753)
Advertising funds surplus (deficit)		4,344		(8,325)		2,770
Unallocated general and administrative (c)		(132,344)		(130,103)		(116,273)
Depreciation and amortization (exclusive of amortization of cloud computing arrangements shown separately below)		(135,789)		(133,414)		(125,540)
Amortization of cloud computing arrangements		(12,778)		(2,394)		
System optimization gains, net		880		6,779		33,545
Reorganization and realignment costs		(9,200)		(698)		(8,548)
Impairment of long-lived assets		(1,401)		(6,420)		(2,251)
Unallocated other operating income, net		1,563		9,001		394
Interest expense, net		(124,061)		(122,319)		(109,185)
Gain (loss) on early extinguishment of debt		2,283		—		(17,917)
Investment (loss) income, net		(10,358)		2,107		39
Other income, net		29,570		10,403		681
Income before income taxes	\$	279,418	\$	243,505	\$	240,578

(a) Wendy's U.S. includes advertising funds expense of \$11,000 and \$25,000 for 2022 and 2021, respectively, related to the Company funding of incremental advertising.

- (b) Wendy's International includes advertising fund expense of \$2,401 and \$4,116 for 2023 and 2022, respectively, related to the Company's funding of incremental advertising. In addition, Wendy's International includes other international-related advertising deficit of \$950 and \$1,099 for 2023 and 2022, respectively.
- (c) Includes corporate overhead costs, such as employee compensation and related benefits.

Net income of our TimWen equity method investment is included in segment profit for the Global Real Estate & Development segment and totaled \$10,819, \$9,422 and \$11,203 during 2023, 2022 and 2021, respectively.

# WENDY'S TECHNOLOGY PRODUCTS AND SERVICES AGREEMENT

This **WENDY'S TECHNOLOGY PRODUCTS AND SERVICES AGREEMENT** (this "<u>Agreement</u>"), effective as of your signature below ("Effective Date"), is a legal contract between you (the entity on whose behalf you are approving this Agreement) ("<u>you</u>" or "<u>Franchisee</u>") and WENDY'S TECHNOLOGY, LLC ("<u>Company</u>"), confirming the terms and conditions applicable to your use of certain products and services. Each of Franchisee and Company may sometimes be referred to as a "party," and they may sometimes be referred to collectively as "parties." The parties hereby agree as follows:

### 1. Definitions

Initially capitalized terms used but not defined elsewhere in this Agreement shall have the following meanings:

1.1 "<u>Affiliate</u>" means any entity which, directly or indirectly, controls, is controlled by, or is under common control with, Company.

1.2 "<u>Approved Items</u>" means such menu items, products, services and related items, including without limitation, promotional and premium items, as have been expressly approved for sale in writing by QIOR (as defined below) pursuant to a Franchise Agreement.

1.3 "<u>Franchisee</u>" means (i) the person or entity entering into this Agreement, and (ii) each entity and individual who is a "Franchisee"/"Franchise Owner" as defined in the Franchise Agreement.

1.4 "<u>Franchise Agreement</u>" means the Quality Is Our Recipe, LLC ("<u>QIOR</u>") Unit Franchise Agreement and all other franchise agreements between QIOR and Franchisee that may be in force at any time.

1.5 "<u>Gross Revenue</u>" means all revenue from the sale of all Approved Items and all other income of every kind and nature related to the Restaurants or their premises, including proceeds of any business interruption insurance, and the sale of any promotional or premium items, whether for cash or credit, and regardless of collection in the case of credit, but shall not include (i) any sales taxes or other taxes collected from customers by Franchisee for transmittal to the appropriate taxing authority, (ii) the amount of refunds made to customer, and (iii) any amounts from coupon or discount programs approved by QIOR for which Franchisee is not reimbursed.

1.6 "<u>Products and Services</u>" means certain products and services, including those identified in the Information Security Section of the Operations Standards Manual, that Franchisee is required to purchase, as more fully described in <u>Schedule 1</u>.

1.7 "<u>Restaurants</u>" means the "Wendy's"/"Wendy's Old Fashioned Hamburgers" restaurants that are owned by Franchisee. Restaurants shall include any new restaurants built or purchased by Franchisee during the term of this Agreement.

1.8 "<u>Schedule</u>" means a schedule or other document incorporated herein by reference that sets forth the Products and Services to be purchased by Franchisee, the fees to be paid for such Products and Services, pass through license terms, and/or any additional terms and conditions applicable to such Products and Services.

1.9 "<u>Software</u>" means software identified in <u>Schedule 1</u>.

# 2. Term

2.1 <u>General</u>. This Agreement shall commence upon the Effective Date and will continue through the end of that calendar year, unless otherwise terminated as provided in this Agreement. Thereafter, this Agreement will automatically renew for successive one (1) year calendar periods, unless Company notifies Franchisee that it does not wish to renew this Agreement upon at least thirty (30) days' written notice prior to the end of the then-current term.

2.2 <u>Franchise Agreement Term</u>. Products and Services will commence on the Effective Date and continue throughout the remaining term of the respective Franchise Agreements, or any extension or renewal thereof, unless this Agreement is sooner terminated in accordance with its terms. This Agreement will automatically terminate upon any termination or expiration of all Franchise Agreements with Franchisee.

# **3. Products and Services**

3.1 <u>Description of Products and Services</u>. Company has identified certain Products and Services to be purchased by Franchisee, including the attached Schedule 1 and in the Operations Standards Manual, policy statements, or bulletins.

3.2 <u>Approved Suppliers</u>. As an approved supplier, Company or its Affiliates will provide the Products and Services in accordance with the Franchise Agreement, the Information Security Section of the Operations Standards Manual, this Agreement and the Schedules to this Agreement. Franchisee agrees to purchase the Products and Services only from approved suppliers.

3.3 <u>PCI-DSS Documentation</u>. To the extent applicable to the Products and Services, a matrix outlining Franchisee's responsibility for PCI-DSS compliance and Company's role in supporting Franchisee in achieving its responsibility will be available upon request. The responsibility matrix is intended for use by Franchisee and its qualified security assessor for use in the PCI compliance audit process. In addition to what is described in the responsibility matrix, Franchisee is ultimately responsible for all PCI requirements related to Franchisee-maintained software and systems.

3.4 <u>Changes to Products and Services</u>. Company may discontinue, update or amend any Products and Services identified in <u>Schedule 1</u>, including, without limitation, any obligations of the Franchisee related thereto, upon at least thirty (30) days' written notice to Franchisee. Franchisee agrees to obtain all Products and Services designated from time to time by Company.

3.5 Franchisee Obligations. Franchisee shall provide Company with information, assistance, or access to its personnel and systems as reasonably necessary for Company to provide the Products and Services. From time to time, Company may need to contact Franchisee's providers in connection with performing certain Services. By accepting and agreeing to the terms and conditions of this Agreement, Franchisee hereby authorizes Company to act on Franchisee's behalf for the purpose of opening tickets, obtaining information (including, without limitation, information about transactions, processing, and chargebacks), requesting configuration changes for firewalls and other software, implementing fraud prevention measures, and taking such other steps (e.g., implementing updates or making changes to software, networks or systems as required to ensure and maintain the proper operation of the Products and Services) as Company determines, in its reasonable discretion, are necessary or appropriate to provide such Services; provided that Company will communicate with Franchisee in advance of any such action on Franchisee's behalf for which it is expected that Franchisee will incur additional costs. Franchisee shall be responsible for the actions of its employees, officers, contractors, representatives and agents to comply with this Agreement and all applicable license terms. Franchisee is responsible for access management with respect to the Products and Services, including, without limitation, terminating access (or notifying

Company to terminate access) for its employees, officers, contractors, representatives and agents. Franchisee agrees that its use of the Products and Services under this Agreement will comply with all applicable laws.

3.6 <u>Prior Agreements</u>. As of the Effective Date, this Agreement supersedes and replaces in its entirety any other previous products and services agreement (including all schedules thereto) or other agreement between Franchisee and Company or any of its Affiliates related to the subject matter of this Agreement and/or its Schedules (collectively, "Prior Agreements"), and the terms of this Agreement and the Schedules to this Agreement supersede and replace all Prior Agreements and any schedules entered into thereunder.

# 4. Licenses

4.1. <u>License to Use Software</u>. Certain Products and Services may require Franchisee to enter into a separate Software license agreement with either Company or a third-party service provider. Use of Software will be subject to the terms and conditions of this Agreement and any license agreement applicable to such Software. Use of Microsoft licenses through Company will be subject to the pass-through Microsoft terms and conditions attached hereto as Schedule 3. Any Software license is effective only during the term of this Agreement. It is expressly understood and agreed that the licenses or rights for access granted to Franchisee are temporary, limited, personal, non-exclusive, non-assignable, and non-transferable, except as otherwise set forth herein and in the applicable license agreement.

4.2. <u>Restrictions on Use</u>. Except as provided herein or in any license agreement applicable to the Software, Franchisee is strictly prohibited from making any modifications, enhancements or other adaptations and customizations to, and from otherwise preparing derivative works of, any Software, whether through the use of its own employees or independent contractors. Franchisee shall not disassemble, decompile, decode, reverse engineer, reprint, transcribe, extract, adapt, translate or modify the Software, or any portion thereof, without the express written consent of Company.

4.3. <u>No Other Rights Granted</u>. Apart from the license rights granted in this Agreement or any license agreement applicable to the Software, this Agreement does not grant to Franchisee any ownership, right, title, or interest, nor any security interest or other interest, in the Software or in any intellectual property rights therein.

# 5. Fees and Payment

5.1 <u>Fees</u>. The fees for the Products and Services shall be as set forth in <u>Schedule 2</u> and shall be invoiced by Company or its Affiliates to Franchisee in accordance with the terms of such Schedule.

5.2 <u>Taxes</u>. Any sales, use, excise, value-added or ad valorem taxes levied or imposed upon operations reasonably required in the complete performance of this Agreement, except for taxes imposed upon the net income, gross receipts or net worth of Company or its Affiliates, shall be the responsibility of Franchisee (including any interest or penalties), and Franchisee shall indemnify and hold harmless Company and its Affiliates for any such amount that Company or its Affiliates are required to pay, or reasonably necessary steps to bill to and collect from Franchisee, and to report and pay directly to the appropriate taxing authority, any federal, state or local sales or use tax, or other excise tax, imposed upon or measured by any payment Franchisee is required to make to Company or its Affiliates under this Agreement. At Franchisee's written request, which must be timely given to Company, and entirely at Franchisee's expense, which shall include all litigation expenses such as, but not limited to, attorneys' fees, Company or its Affiliates will cooperate with Franchisee as is reasonably necessary in contesting any

assessment or threat of assessment of tax, or related fee, penalty, late charge, or interest, for which Franchisee is liable under this Section 5.2.

5.3 <u>Changes to Fees</u>. Notwithstanding any other provision of this Agreement, Company may update or amend the fees and payment terms set out in <u>Schedule 2</u> upon at least thirty (30) days' written notice to Franchisee. Franchisee agrees to pay all fees for the Products and Services as designated from time to time by Company.

# 6. Allocations of Risk

6.1 <u>Representations and Warranties</u>. You represent that you have obtained any consent you require from your management, your board of directors and any third parties to the extent consent is necessary to authorize you to enter into and perform this Agreement. You warrant that the representations set forth in this Agreement will remain true throughout the term of this Agreement and that full performance of your duties under this Agreement will not conflict with your performance under any other legally binding agreement. You agree that, in the event that any of your representations or warranties under this Agreement ceases to be true or accurate, you will promptly provide written notice to Company.

6.2 <u>General Disclaimers</u>. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, YOU REPRESENT THAT YOU ARE ENTERING INTO THIS AGREEMENT WITHOUT RELYING UPON ANY REPRESENTATION OR WARRANTY NOT EXPRESSLY STATED IN THIS AGREEMENT OR DOCUMENTS INCORPORATED HEREIN. ACCORDINGLY, YOU AGREE TO ASSUME ALL RISKS FROM USE OF THE PRODUCTS AND SERVICES AND ACKNOWLEDGE THAT THE PRODUCTS AND SERVICES ARE PROVIDED "AS IS" AND "WITH ALL DEFECTS." TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, COMPANY DISCLAIMS ANY AND ALL PROMISES, REPRESENTATIONS AND WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, DATA ACCURACY, SYSTEM INTEGRATION, TITLE, NON-INFRINGEMENT, NON-INTERFERENCE AND/OR QUIET ENJOYMENT, AND ALL WARRANTIES THAT MAY OTHERWISE BE IMPLIED. NO WARRANTIES ARE MADE ON THE BASIS OF TRADE USAGE, COURSE OF TRADE, OR COURSE OF PERFORMANCE.

Limitation of Liability. YOU AGREE 6.3 THAT COMPANY, WENDY'S INTERNATIONAL, LLC, WENDY'S DIGITAL, LLC, QIOR AND THEIR RESPECTIVE AFFILIATES (COLLECTIVELY, THE "WENDY'S ENTITIES") WILL HAVE NO LIABILITY FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE THEORY OF LIABILITY (INCLUDING THEORIES OF CONTRACTUAL LIABILITY, TORT LIABILITY, OR STRICT LIABILITY), NOR ANY LIABILITY FOR LOST PROFITS, LOSS OF BUSINESS OPPORTUNITY, OR BUSINESS INTERRUPTION, EVEN IF THEY KNEW OR SHOULD HAVE KNOWN THAT THOSE KINDS OF DAMAGES WERE POSSIBLE. THE WENDY'S ENTITIES' MAXIMUM CUMULATIVE LIABILITY IN CONNECTION WITH THIS AGREEMENT SHALL NEVER EXCEED THE AGGREGATE AMOUNT PAID BY FRANCHISEE UNDER THIS AGREEMENT DURING THE PRECEDING TWELVE (12) MONTHS PRIOR TO THE ALLEGED ACT OR OMISSION GIVING RISE TO SUCH LIABILITY. YOU IRREVOCABLY WAIVE ANY AND ALL CLAIMS THAT YOU HAVE OR MAY HAVE IN THE FUTURE AGAINST THE WENDY'S ENTITIES FOR DIRECT DAMAGES IN EXCESS OF THE FOREGOING LIMIT. YOU ACKNOWLEDGE THAT THIS SECTION IS AN ESSENTIAL PART OF THIS AGREEMENT, ABSENT WHICH THE ECONOMIC TERMS AND OTHER PROVISIONS OF THIS AGREEMENT WOULD BE SUBSTANTIALLY DIFFERENT.

6.4 Indemnity. Franchisee shall indemnify and hold harmless the Wendy's Entities and their officers, directors, members and shareholders, from and against any and all third party claims, suits, losses, liabilities, damages, settlements, costs and expenses, including reasonable attorneys' fees, which are based on, relate to or arise from breach of this Agreement or use of the Software or the Products and Services by Franchisee or Franchisee's employees, officers, contractors, representatives and agents, including without limitation, Franchisee's violation of any licenses or sublicenses granted hereunder or of any license agreement otherwise applicable to the Software, failure to adhere to PCI standards, violation of any Privacy and Data Security Laws (defined below), or any unauthorized access or compromise of Franchisee's systems. Franchisee shall also indemnify the Wendy's Entities for any claims arising out of any failure to comply with Franchisee's responsibilities as set forth in the Information Security Section of the Operations Standards Manual. Company agrees to promptly notify Franchisee in writing of any such claim and cooperate reasonably in the defense thereof. "Privacy and Data Security Laws" means all domestic and international privacy and data protection laws, rules, regulations, best practices and regulatory guidance relating to privacy, data security, cybersecurity and Personal Information. "Personal Information" shall have the meaning of such term or like terms set forth in the Privacy and Data Security Laws and industry guidance such as PCI-DSS.

If a third party makes a claim against Franchisee that Products and Services furnished by Company under this Agreement and used by Franchisee infringe the third party's patent rights, the Company will defend Franchisee against the claim and indemnify the Franchisee from the damages, liabilities, costs and expenses awarded by the court to the third party claiming infringement or settlement agreed to by the Company, if the Franchisee does all of the following: (a) notifies the Company promptly in writing, not later than 30 days after the Franchisee receives notice of the claim (or sooner if required by applicable law); (b) gives the Company sole control of the defense and any settlement negotiations; and (c) gives the Company the information, authority and assistance the Company needs to defend against or settle the claim. The Company, in its sole discretion, may choose to modify the services to be non-infringing, obtain a license to allow for continued use, terminate the services and refund any unused, prepaid fees for such services, or take other reasonable action. The Company will not indemnify the Franchisee if the Franchisee alters such services, uses such services outside the scope of their identified use, or uses an out-of-date version of such services. The Company will not defend or indemnify the Franchisee to the extent that an infringement claim is based upon any services not furnished by the Company or based on any services provided from a third-party source. This section provides the parties' exclusive remedy for any infringement claims or damages.

# 7. General

This Agreement will be governed by the laws of the State of Ohio. For purposes of all claims brought under this Agreement, each of the parties hereby irrevocably submits to the exclusive jurisdiction of the state and federal courts located in Franklin County, Ohio. You acknowledge that Company will have the right to seek an injunction if necessary to prevent a breach of your obligations hereunder. Except as expressly provided in this Agreement, any waiver of a breach of or right hereunder will not constitute a waiver of any other or subsequent breach or right. If any provision herein shall be held by a court of competent jurisdiction to be contrary to law, that provision shall be changed and interpreted so as to best accomplish the objectives of the original provision to the fullest extent allowed by law, and the remaining provisions herein will remain in full force and effect. Any notice to be given to a party under this Agreement shall be addressed (a) to Franchisee at its official mailing address on file with Company and (b) to Company as follows: Wendy's Technology, LLC, One Dave Thomas Boulevard, Dublin, OH 43017, Attn: Chief Information Officer. You may not assign this Agreement without Company's prior written consent and any attempted or purported assignment by you shall be null and void. This Agreement, which includes this Agreement and all Schedules, exhibits and other documents attached hereto or incorporated herein by reference, constitutes the entire agreement, understanding and representations, expressed or implied, of the

parties with respect to the subject matters described herein, and supersedes all prior written and oral communications, agreements, letters of intent, representations, warranties, statements, negotiations, understandings and proposals, with respect to such subject matters. Except as otherwise expressly stated in this Agreement, the terms of this Agreement may not be amended or modified without the written agreement of you and Company.

The undersigned represents, warrants and agrees that: (i) he or she is a named "Franchisee"/"Franchise Owner" or an officer of a named "Franchisee"/"Franchise Owner" under the Franchise Agreement(s) for the Restaurant(s); (ii) he or she is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "Franchisee(s)"/"Franchise Owner(s)" under the Franchise Agreement(s) for the Restaurant(s); and (iii) this Agreement constitutes a valid, binding and irrevocable legal obligation of all such named "Franchisee(s)"/"Franchise Owner(s)" and any guarantors of the Franchise Agreement(s) for the Restaurant(s).

# FRANCHISEE:

Sign: \_\_\_\_\_

as authorized agent on behalf of all named "Franchisee(s)"/"Franchise Owner(s)" under the Franchise Agreement(s) for the Restaurant(s)

Print name:

Franchise Group:

Title:

Date: \_\_\_\_\_

# <u>SCHEDULE 1</u> to Wendy's Technology Products and Services Agreement

U.S, [Full Support with Wendy's Help Desk]

# **Products and Services; Obligations**

This Schedule 1 (this "Schedule") is attached to and made a part of the Wendy's Technology Products and Services Agreement between Company (sometimes referred to herein as "Wendy's") and Franchisee (the "Agreement"). Capitalized terms used but not defined herein shall have the meanings set forth in the Agreement. In the event of a conflict between this Schedule and the Agreement, the terms of this Schedule will control.

# Wendy's Technology Products and Services

Company and Franchisee agree that the Products and Services to be provided by Company or its Affiliates pursuant to the Agreement are as set out below.

Service Category	Service Description
Program	WeTech Governance
Management	Wendy's will produce and maintain a Service Catalog reflecting the service offering being delivered in Schedule 1 and will review and update it on a regular cadence.
	Wendy's will monitor program service delivery trends while providing overall program governance support to Franchisees. Support to Franchisees could include program advisory oversite, communications, metrics reporting and contract management support.
	WeTech Billing and Financial Reporting
	Wendy's will provide site-level WeTech service billing to the Franchisee entities for payment per Schedule 2 to Wendy's Technology Products and Services Agreement, which may be amended from time to time.
	Wendy's will provide centralized billing support for Franchisee entities for Aloha hosting, maintenance and mobile ordering billing support through the fee schedule set forth in Schedule 2. The associated invoice includes the fees for WeTech, Wendy's HelpDesk (for Wendy's Helpdesk and Solugenix Helpdesk only), and Aloha fees (including existing hosting and maintenance fees and the newly introduced mobile ordering / pay and online application modules), along with existing scanner hardware maintenance provided by Stratix.
	Wendy's will support Franchisee billing escalations as well as process payments to accounts receivable.
Compliance	Franchise PCI Documentation
	Ultimate responsibility for PCI compliance resides with Franchisee, regardless of how specific items may be allocated between Company and Franchisee.
	Wendy's will create and maintain a PCI Support Packet and Hardening Guide supporting the PCI DSS Standards that will assist Franchisees in completing their annual PCI assessment.
	A matrix outlining Franchisee's responsibility for PCI compliance and Company's role in supporting Franchisee in achieving its responsibility through the Services is available upon request.

Service Category	Service Description
	IT Risk Assessments
	Wendy's will obtain service provider Attestations of Compliance (AOCs) and monitor and report approved technology service provider PCI compliance status on a regular cadence.
	General Requests/Questions Support
	Wendy's will use commercially reasonable efforts to answer additional compliance questions from Franchisees or their assessors regarding Wendy's Standard Aloha POS systems.
	Wendy's Standard Aloha POS Penetration Testing
	Wendy's will perform regular penetration testing and generate findings analysis and reporting with remediation for the Wendy's Standard Aloha POS systems within the Wendy's Imaging lab.
Networking &	AWS DNS Support
Infrastructure Support	Wendy's will supply Domain Name System (DNS) services for the AWS environment for all Franchise locations. This includes securing the AWS infrastructure, monitoring for system availability, and assisting Franchisees with their AWS DNS reviews.
	Network Infrastructure Support
	Wendy's will maintain the required infrastructure to allow Franchisees access to required Wendy's applications. This includes maintaining the standard Fortinet Firewall configurations on the Aloha and Payments networks to allow for secure functionality for Wendy's systems. Wendy's performs necessary infrastructure upgrades, configuration rule updates, and maintains infrastructure such as Netscalers, Akamai services, firewalls, servers, and DNS.
	MNSP Firewall Escalation
	Wendy's will work with approved MNSPs to ensure they follow best practices and Wendy's Fortinet Firewall Standards and meet defined SLAs, providing escalation when necessary.
	Wendy's will review proposed updates to the firewall standard configuration, test changes in the lab and work with MNSPs as they execute system deployments.
	Network Time Protocol (NTP)
	In order to correlate POS and Payment log data, system times must be consistent. Wendy's will maintain the technology software and hardware required to support standard Network Time Protocol (NTP) for the Wendy's system including the hosting and maintenance of two NTP servers.

Service Category	Service Description
Identity & Access	Identity & Access Management (IAM) Support
Management (IAM)	Wendy's will maintain the systems required to enable Franchisee system access to WeConnect and other key legacy Wendy's applications including federated single sign on, web access management, multifactor authentication as well as risk-based authentication.
	Wendy's will provide a privileged access management system to enable ongoing password management of the Kiosk local ids.
	Designated Franchisee Primary Account Manager (PAM) and Secondary Account Managers (SAMs) are responsible for determining which employees will be able to access WeConnect and all other Applications managed and are responsible to update their associates in the access management system.
Anti-Fraud	Anti-Fraud Support
	Wendy's will select and provide anti-fraud tools and measures which can help detect and prevent sophisticated card fraud by providing fraud monitoring and escalation for Card Present POS/Kiosk, Card Not Present Mobile/Web, Loyalty, E-Coupons, and E-Offers transactions.
CyberSecurity	Skimmers/Other Suspicious Devices
Operations	Franchise restaurant teams must be on the look-out for skimmers and other suspicious devices during daily POS, Kiosk and Payment terminal inspections in accordance with PCI requirements. Upon notification of a suspicious device finding, Wendy's Corporate Security will engage authorities and Wendy's will provides critical incident response services related to data security.
	Patch Compliance Verification
	Wendy's will regularly monitor system patch compliance on the Wendy's Standard Aloha POS systems. Remediation requests will be made to the Wendy's product owner and tracked for resolution as needed.
	Vulnerability Scans for Wendy's Standard Aloha
	Wendy's will perform regular cadence vulnerability scanning of the Wendy's Standard Aloha POS systems image in a Wendy's lab environment by replicating the Wendy's Standard Aloha POS systems, and will provide risk remediation guidance to Wendy's Imaging team as needed, but the ultimate responsibility for vulnerability scanning and remediation lies with Franchisees. Franchisees must partner with their approved MNSP third-party provider for remediation support as needed.
	Vulnerability Report Review
	Wendy's will review Franchisee vulnerability scans on Wendy's Standard Aloha POS systems upon request; up to 1 request per month per franchise organization. Scans must be submitted in an acceptable file format (.cvs or .nessus) and must use the Wendy's Restaurant IP/naming scheme to properly identify devices. Wendy's will create remediation service requests as appropriate for Wendy's Standard Aloha POS system needs.

Service Category	Service Description				
	Endpoint Security Agent Support				
	Wendy's will provide an industry standard third-party Anti-Virus software for Wendy's Standard Aloha POS systems, Y-lane, digital video recorders (DVRs), and Kiosks.				
	Wendy's will provide Anti-Virus support through the review and maintenance of firewall configurations for proper NTP, reporting, troubleshooting and general support for Anti-Virus software.				
	Wendy's will respond to virus/malware detections, remediating traditional malware/virus infections where quarantine is not possible. In cases where Franchisee's anti-virus software identified cannot remove malware, Wendy's may recommend reimaging the device at the cost to the Franchisee.				
Help Desk	Restaurant Help Desk Support Services				
	Upon receipt of a call or email by Franchisee, Wendy's will provide Level 1 and Level 2 Help Desk Support Services to Franchisee's Restaurants 7 days a week, 24 hours a day, 365 days a year basis including ticket and problem management support. Support includes:				
	• Creating a report of the issue.				
	• Troubleshooting and attempting to resolve the reported issue remotely which could include remote reimaging as needed.				
	• Scheduling/coordinating vendor or replacement hardware (as needed).				
	• Monitor progress on the issue.				
	Confirming resolution with Restaurant personnel.				
Escalated Support	Restaurant Technology Escalated Support				
	Wendy's will provide Level 3 Escalated Support for critical Restaurant systems when there are issues impacting business operations regardless of Help Desk provider.				
	Level 2 Support escalation requires Wendy's Escalated Support team to provide additional troubleshooting, root cause analysis and may engage other Subject Matter Experts (SMEs) as well as vendors as appropriate to assist with troubleshooting and issue resolution.				

Service Category	Service Description
Restaurant	Restaurant Patching / Vulnerability Management
Patching	As vulnerabilities are identified, Wendy's will determine the risks and remediation and work with the appropriate teams to deploy security patches and/or solutions to the Wendy's Standard Aloha POS systems or implement an appropriate mitigation plan.
	• Monthly Patch Testing
	<ul> <li>Monthly Patch Deployment</li> </ul>
	○ Gap Analysis & Remediation
	• Out of Cycle Patching
	<ul> <li>Create Deployment/ Configuration Package</li> </ul>
	Wendy's will deploy required application and operating system patching support using an industry third party software on the Wendy's Standard Aloha POS systems defined in the Wendy's Restaurant Technology Buyer's Guide or other current Wendy's-approved buying guide available on the Technology Services>Restaurant Technology page of the WeConnect site.
Restaurant	Restaurant Deployment
Deployment	Wendy's will distribute software and components made available by Aloha as appropriate for purposes of Franchisee's obligation to satisfy PCI requirements or check that compensating controls exist, while ensuring business driven enhancements function appropriately as security updates are required.
	Wendy's will update the Administrator Password accounts on the Wendy's Standard Aloha POS systems on a regular basis in accordance with Wendy's policies. Administrator Passwords will be updated on any device in the Cardholder Data Environment (CDE) which includes:
	○ Wendy's Aloha Server
	<ul> <li>Wendy's Standard Aloha POS</li> </ul>
	<ul> <li>Wendy's Kitchen Devices</li> </ul>
	○ Kiosk
	<ul> <li>Payment Network Switch</li> </ul>
Remote Imaging	Remote Imaging
	Wendy's may deploy standard Windows images, which services may include backup and reinstallation of a limited amount of locally stored Aloha transactional/sales data on applicable restaurant server(s).

Service Category	Service Description
Payment	U.S. Payment System Support Services
	Wendy's will execute ongoing payment application configuration and training with Help Desk providers as required.
	Franchisee's existing Help Desk provider will handle Level 1 and Level 2 support, with Company providing Level 3 Support Services for Franchisee's payment system upon escalation.
	• Level 1 Support – Franchisee contacts your current Help Desk provider.
	• <i>Level 2 Support</i> – Level 1 support will automatically escalate to Level 2 support if warranted. Franchisee may also escalate to Level 2 support within your current Help Desk provider's support escalation process.
	• Level 3 Support – In the event the issue cannot be resolved by Level 1 or Level 2 support, Company will provide Level 3 support. If Franchisee's current Help Desk provider is Company or Dumac, Level 3 Support Services will be automatically engaged. Level 3 Support Services may include:
	• Continued troubleshooting of the issue.
	• Recommending and initiating hardware replacement where necessary or appropriate.
	• Depending on the device in question, scheduling a service call for hardware replacement and configuration.
	<ul> <li>Monitoring progress on the issue.</li> </ul>
	• Confirming resolution with Restaurant personnel.
	U.S. Payment Device Support Services
	Wendy's will provide the following Payment Device Support Services:
	• Payment terminal moves, adds or changes and updating the estate management system accordingly.
	Modifying payment processing rules.
	• Payment terminal encryption key updates.
	• Processes required for PCI compliance (within the scope of this Schedule).
	• Maintain PCI required service provider compliance certification.
	Estate Management Services
	Wendy's will provide Estate Management Services to assess and track the Payment Entry Devices (PEDs/Pin Pads) for PCI compliance. E-Socket-POS (ESP Boxes) are out of scope for Estate Management PCI compliance. Upon Franchise request, Wendy's will report Franchise Estate Management compliance status.

Service Category	Service Description
POS Development	POS Development
	Wendy's will distribute software and components made available by Aloha as appropriate for purposes of Franchisee's obligation to satisfy PCI requirements or check that compensating controls exist, while ensuring business driven enhancements function appropriately as security updates are required.
	As vulnerabilities are identified, Wendy's will work with NCR to provide remediation support on the Wendy's Standard Aloha POS systems as well as perform mitigation planning where patching solutions are not an option.
	Wendy's will coordinate as needed to ensure QA Testing and validation in lab prior to deployment.
Software	Restaurant Software Development
Development	Wendy's will provide services related to initial setup and configuration of technologies for site readiness and deployment.
	Wendy's will provide general support and coordination for onboarding systems for Administrative Password Change Services.
Image	Image Development
Development	Wendy's follows the Center for Internet Security's (CIS) Critical Security Controls (CSC) framework. All images will follow the CSC and Wendy's guidelines for hardening standards.
	Wendy's will create Standard Aloha images that are tested, hardened, and distributed to certified vendor partners on a regular cadence, with the latest POS software updates, operating system patches and security updates.
Software QA	Restaurant Software QA
	Wendy's will provide testing, release and approvals validating and certifying Wendy's Standard Aloha images meet the Wendy's guidelines for hardening standards.
	Wendy's will perform Restaurant patch quality assurance through software patch testing in a lab environment by replicating the Wendy's Standard Aloha POS systems restaurant configuration.
Menu	Front of House Configuration Management
Management	Wendy's will provide services required to setup and configure the Aloha POS and the mobile ordering/kiosk menu configurations for a restaurant.
	Wendy's will assist with configuration of global items affecting all franchisees including:
	• POS Menu Configuration
	<ul> <li>Mobile/Kiosk Menu Configuration</li> </ul>
	<ul> <li>Kitchen Routing Configuration</li> </ul>
	<ul> <li>Coupons/Discount Support</li> </ul>

Service Category	Service Description			
	Basic Menu Maintenance			
	Wendy's will provide configuration support and assistance to Franchisees supported by the Wendy's Help Desk Services including:			
	$\circ$ Price configuration			
	○ Tax rate support			
Back Office	Back Office Governance			
Governance	Wendy's will conduct regular Back Office solution provider reviews as part of its overall vendor management program. Reviews will rate providers in areas of Architecture, Security, Food & Labor Management, Reporting, Integration and other functionality.			
	Wendy's will escalate Back Office service issues as needed to Back Office providers and/or Field Operations on behalf of Franchisees who require escalation.			
	Wendy's will coordinate the technical development work required with Back Office Vendors based upon Digital requests and programs.			
	Wendy's engages Back Office providers on driving Enterprise level initiatives to benefit the Wendy's Brand.			
	Wendy's provides optional consultant services on BO topics of interest to Franchisees (e.g., HR Bridge, Gatekeeper, Timers, Reporting, Integrations, etc.).			
Vendor	Vendor Management Services			
Management	Wendy's will measure vendor performance against contracted service level agreements (SLA's) over periods of time (e.g., Monthly, Quarterly, Annual, Year-over-Year) and ensure corrective action is taken for any deviations from negotiated SLA's.			
	Wendy's will confirm vendors have current installation media and instructions and will provide mediation for material vendor issues.			
	Wendy's will provide oversight to Wendy's spare pool inventory when the inventory is owned by Wendy's or the franchise system.			
	Wendy's will review centralized billing statements for accuracy, working with vendors to make necessary adjustments when identified, and submit to Wendy's IT Finance for remittance.			
	Wendy's will track end of sale and end of support dates for Wendy's restaurant hardware and maintain the publishing of the Information Technology Buyer's Guide on WeConnect.			
Construction	Construction Services			
Services	Wendy's will define and set the Installation Standards including the standard bill of materials (BOM) for all information technology hardware in a Wendy's Restaurant on a regular cadence.			
Implementation	Implementation Services			
Services	Wendy's will coordinate and pilot technology solutions in restaurants, including obtaining signed pilot agreements with franchise partners.			
	Wendy's will coordinate the rollout of new technology into existing restaurants.			

Service Category	Service Description				
Digital Menu	Digital Menu Board (DMB) Services				
Board (DMB)	Wendy's will perform ongoing digital menu board platform maintenance and content support including:				
	$\circ$ Site onboarding				
	<ul> <li>Advanced troubleshooting of devices and/or software</li> </ul>				
Digital Services	<u>Digital Services</u> Wendy's will provide services for the on-going support and enhancement of our digital ordering, delivery, and payment technologies.				
Application	WeConnect Application Support				
Support	Wendy's will provide technical support and general administration of the WeConnect application.				
	Franchise Data Correction Application Support				
	Wendy's will provide ongoing general administration and support for applications used to support Franchisee sales metric, transaction count and coupon/breakfast sales data corrections. (e.g., RDC – Restaurant Data Corrections, SBM – Store Business Measures)				
	iReceivables Application Support				
	Wendy's will provide ongoing general administration and support for the iReceivables application. This payment portal includes payment for Rent, Royalty, WNAP, and Tech Fee Payments				
	Application Access Support				
	Wendy's will provide ongoing general administration and support for our Account Management System (AMS) which is used by Franchise organization Primary Account Managers (PAMs)and Secondary Account Managers (SAMs) to create and manage user identities and access to Wendy's business applications.				
	Wendy's product owners will dictate the level of access required by Franchisee organizations.				
	Restaurant Attribute System Support				
	Wendy's will provide technical support and general administration of the applications used to collect and maintain restaurant project information as well as attribute information including SiteWise and Information Gateway which feed additional applications throughout Wendy's.				
	Organizational Hierarchy Support				
	Wendy's will provide ongoing general administration and support for maintaining the Wendy's system organizational hierarchy and provides integration support or organizational hierarchy data with approved application vendors.				
	Extract, Transform and Load Data (ETL) Integration Support				
	Wendy's will provide the required internal integration and monitoring support for Wendy's approved systems, in its sole discretion, to support extract, transform, load and move data to our vendors helping us to provide systems to the Wendy's system (e.g. Career Link, SMG).				

Service Category	Service Description			
	Financial Systems Application Support			
	Wendy's will provide the technical and ongoing support for Wendy's financial systems required to facilitate Franchise payment settlement from Treasury.			
	Operational Reporting and Analytics			
	Wendy's will provide ongoing support for providing Franchisee Operational reporting and analytical data.			
	IT Service Management Application Support			
	Wendy's will provide ongoing general administration and support for Wendy's IT Service Management (ITSM) application.			
	Above Restaurant Patching/Vulnerability Management			
	As application vulnerabilities are identified, Wendy's will determine the risks and remediation and work with the appropriate teams to deploy patches/solutions			
Above Restaurant	Above Restaurant Deployment			
Deployment	Wendy's will deploy required application and operating system patches using an industry standard third-party software.			
Data Center	Data Center Disaster Recovery Governance			
Disaster Recovery Governance	Wendy's will maintain the policies, tools and procedures required to enable the recovery or continuation of vital Wendy's technology infrastructure and systems supporting critical business functions following a natural or human-induced disaster.			
System	System Optimization Support			
Optimization	Wendy's will provide technical administration and support through facilitation, configuration and ongoing administration and optimization as restaurants are purchased and sold in the Wendy's system.			
IT Vendor	IT Vendor Management Governance			
Management Governance	Wendy's will provide the defined framework, strategy and methodology for ensuring system deliveries from key system vendors (e.g., Accenture, NCR, Solugenix).			

# Service Level Performance

Company will use commercially reasonable efforts to ensure that testing uncovers any bugs or defects with the Services described in this Schedule, Company does not provide a warranty that the Services or any products to which the Services relate are free from defects, or that any bug or malware will be detected or prevented by the Services. However, in the event that a defect is discovered and confirmed by Company to exist, Company will work diligently in an effort to identify and remediate such defect in a way which is consistent with the impact of the defect on restaurant and Franchisee operations. Company will also commit to provide detailed information on the status and progress of any such remedial action, subject to any legal or contractual requirements.

Company will collect statistics relating to its performance against these expected service levels and make them available to the Wendy's Technology Advisory Council (WTAC) and via the WeConnect system or such other communication vehicle as Company deems appropriate.

In the event of a defect being discovered or a failure to meet an expected service level, Company will commit to meet with Franchisee after any remediation has taken place, in order to address the root causes and discuss any further actions which may be necessary.

# Franchisee's Obligations

To ensure Wendy's Brand security and insurability, Franchisee agrees and warrants that it is obligated to meet the Operations Standards Manual (OSM) guidelines with respect to each of its Wendy's Restaurants to receive the WeTech Products and Services set forth in the Schedule. Company may update these and other requirements from time to time and will communicate such updated requirements to Franchisee. Franchisee further agrees to meet the obligations set forth below. Unless Franchisee remains current with all of the requirements and maintains good working condition equipment, it may not be eligible to receive the Services described in this Schedule.

	Obligations				
Restaurant Hardware and Devices	• Franchisee must use only approved standard hardware/devices set forth in the Wendy's Restaurant Technology Buyer's Guide including but not limited to POS Terminals, POS Server, KVS Controllers, Inside OCD, and KVM Switch and the Wendy's approved payment hardware/devices set forth in the ACI P2PE Implementation Manual (PIM).				
	• Franchisee must adhere to the same end-of-life parameters as set forth in the Wendy's Restaurant Technology Buyer's Guide and follow any additional Wendy's system guidance.				
	• Franchisee is required to utilize a two PC architecture: One for the Aloha POS Server and one for Manager's PC.				
	• Franchisee is required to not change any NTP (Network Time Protocol) settings on the Wendy's Aloha POS Systems and Wendy's approved Point-to-Point Encryption Payment Systems.				
	• Franchisee is required to purchase required equipment for installation and upgrades from a Wendy's approved certified vendor.				
	• Franchisee is required to issue purchase orders and pay applicable fees to installation vendors and providers as necessary.				
	• Franchisee is responsible to pay any and all applicable sales taxes due to the proper tax jurisdictions and governmental authorities in connection with all orders made.				
	• Franchisee is required to perform and coordinate necessary facility work (e.g., electrical) and provide adequate space for technology installations.				

	Obligations			
	• Franchisee is required to provide a secure space to receive and store equipment as needed when not in daily operational use.			
	• Franchisee is required to ensure security of devices in possession while in transit outside the assigned restaurant.			
	• Franchisee is required to complete a site survey checklist prior to onsite conversion/installation in order to configure Restaurant system(s) properly.			
	• Franchisee is required to schedule installations/upgrades in advance for installations required to be undertaken in cooperation with Wendy's Implementation and Construction teams.			
	• If requested, Franchisee will close Restaurant(s) early to accommodate overnight installations.			
	• If requested, Franchisee will provide access to Restaurant(s) outside of normal business hours for installation, configuration, and maintenance or other Services.			
	• Franchisee will follow Wendy's provided defined installation standards and documentation.			
	• Franchisee agrees to use only Wendy's approved support providers in connection with hardware maintenance agreements for devices.			
	• Franchisee will ensure equipment is used properly in accordance with applicable laws, regulations, manufacturer's manuals and instructions documentation and vendor communications, and not attempt to adapt or connect any unauthorized devices either directly or remotely.			
	• Franchisee will regularly inspect Restaurant devices for any signs of tampering, replacement or presence of skimming or other suspicious devices (e.g. unexpected attachments or cables, missing or changed security labels, broken or differently colored casing, changes to the serial number or other external markings).			
	• Franchisee will not allow unannounced service technician visits, accept unannounced upgrades or install, replace or return any device to service and requiring positive identification.			
	• Franchisee will ensure the use of and accessibility to the Restaurant devices complies with Title III of the American with Disabilities Act of 1990, as amended, and all other applicable laws, rules, regulations, ordinances, building codes, fire codes and permit requirements.			
	• Franchisee will follow all Company processes, timelines and instructions in connection with submitting and approving a request for vendor to utilize HR Bridge, access the CFC database and other Wendy's technology.			
Network & Infrastructure	• Franchisee must leverage a Single-NIC (Network Interface Card) network architecture.			
	• Franchisee uses a Wendy's certified Managed Network Service Provider (MNSP) as defined in the 'Wendy's Technology Solution Provider Secure Managed Network Service Provider (MNSP) Buyer's Guide'.			
	• Franchisee uses and maintains the Wendy's approved standard firewall hardware and configuration that complies with PCI-DSS standards and provides restrictive ingress and egress filtering that allows only required business applications.			

	Obligations				
	• Franchisee has 3 network switches, 1 for Aloha systems, 1 for Payment systems and 1 for the DMZ BackOffice that meet the Company's standard requirements.				
	• The Cardholder Data Environment is segmented from other systems not required to utilize the Aloha POS system.				
	• Franchisee should seek out the best broadband connection available with a minimum download speed of 10Mb/s and 1Mb/s upload speed.				
	• Franchisees should pursue appropriate cellular backup technology to ensure operations.				
	• Franchisee is required to use only a Wendy's Certified Installer for all activities, including network cabling.				
	• Franchisee is required to ensure device equipment TCPIP configuration do not change.				
	• Franchisee is required to ensure that all electrical and low voltage installers have proper permits and meet local codes as necessary.				
<ul> <li><b>PCI DSS</b></li> <li>Wendy's has outlined Franchise responsibilities regarding PCI DSS in the Operations Standards Manual. The Franchisee is responsible to ensure conwith all PCI-DSS requirements applicable.</li> </ul>					
	• Franchisee is required to follow documented procedures and otherwise comply with the Operations Standards Manual, the P2PE Instruction Manual (PIM) and all supplemental documentation, processes and training materials provided or made available to Franchisee.				
	• Franchisee is required to provide to Wendy's a list of all third-party service providers that store, process, or transmit cardholder data on the Franchisee's behalf, or manage components (including, without limitation, routers, firewalls, databases, physical security, and/or servers), or that can impact the security of Franchisee's card holder environment. The list should at a minimum include a description of services, system components supported, and the specific PCI DSS requirements covered by the service provider.				
	• Franchisee is required to ensure all applicable systems are scanned for vulnerabilities as defined by the PCI DSS.				
	• Franchisee is required to maintain an accurate inventory of all restaurant devices and provide to Wendy's annually or upon request.				
Patching / Anti-	• Franchisee shall use only a Wendy's approved Back Office provider.				
Virus	• Franchisee will not reverse engineer, disassemble or otherwise seek to obtain access to the source code for any software provided or otherwise made available by Company.				
	• Franchisee must have obtained a license to use the applicable NCR products from NCR or one of NCR's authorized distributors.				
	• Franchisee will provide prior written notice to Company before switching any approved technology vendors. If Franchisee switches vendors, Franchisee must request new credentials from Company in accordance with this Schedule and Company policy.				

	Obligations				
Payment	• Franchisee shall ensure payment system devices are used in a proper way and in accordance with the manufacturer's manuals or instructions.				
	• Franchisee shall ensure payment system devices are used in compliance with applicable laws, regulations, documentation and communications, including, but not limited to:				
	• Payment system device regular physical inspections.				
	• Payment system device missing or tampering reporting requirements.				
	• Acceptable devices that can be connected to the payment network.				
	• Payment system device installation or replacement instructions.				
	• Access control of payment system devices and their connections.				
	• Physically securing all payment system devices to prevent unwanted tampering, removal or substitution.				
	• Storage of payment system devices when not in daily operational use.				
	• Security of payment system devices while in transit outside the assigned Restaurant.				
	• Requiring positive identification of any support or repair personnel that attempt to access any payment system devices.				
	<ul> <li>Not allowing unannounced service technician visits, not accepting unannounced upgrades and not installing, replacing or returning any devices without first checking with Franchisee's Help Desk provider.</li> </ul>				
	<ul> <li>Follow documented procedures for payment system device moves, adds and changes.</li> </ul>				
	• Follow documented procedures and otherwise comply with the Operations Standards Manual, the P2PE Instruction Manual (PIM) and all supplemental documentation, processes and training materials provided or made available to Franchisee.				
	• Ensure compliance with all PCI-DSS requirements applicable to the payment system.				
Miscellaneous	• As applicable for HR Bridge related services, Franchisee will follow all Company processes, timelines and instructions in connection with submitting and approving vendor requests for HR Bridge usage and access to the CFC database including entering into the NCR Commercial Agreement which governs the use of HR Bridge and access to the CFC database.				
	• NCR is to work with vendor to provide a license to use its software development kit to create, test and support the HR Bridge interface and to license such interface to Franchisee.				
	<ul> <li>NCR is to work with vendor to provide support for certain onboarding, development processes, deployment, ongoing web service calls, and escalated support services.</li> </ul>				
	• Vendor will provide support and maintenance services through its technical center for operations and technical issues regarding the HR Bridge interface.				

Obligations			
<ul> <li>Vendor will be responsible for: (i) providing and maintaining the appropriate operating environment for the HR Bridge interface; (ii) all interaction with and responsibility to Franchisee with respect to the HR Bridge interface; (iii) compliance with all laws, guidelines and standards applicable to the HR Bridge interface; and (iv) satisfying certain requirements with respect to its Business Process, Development, Quality Assurance and Personnel.</li> </ul>			
• Franchisee must have obtained a license to use the applicable NCR products from NCR or one of NCR's authorized distributors in order to access or use the HR Bridge interface and must have paid for such license.			
• Franchisee will be responsible for all costs payable to vendor and NCR in connection with its use of HR Bridge and access to the CFC database, including, without limitation, payment of NCR's then-current license fee and installation, activation, subscription, support and maintenance fees.			
• Vendor will manage regular CFC user maintenance, including web service, and will be responsible for managing the password rotation schedule and implementing password changes in accordance with Company's instructions or policies.			
• Franchisee will provide prior written notice to Company before switching approved vendors. If Franchisee switches vendors, Franchisee must request new credentials from Company in accordance with this Schedule and Company policy.			
• Franchisee and vendor will utilize HR Bridge and access the CFC database in accordance with all applicable laws, regulations, documentation and communications, including, without limitation, all security rules, access controls and other requirements and limitations established by Company ( <i>e.g.</i> , only accessing Franchisee-specific information).			
• Franchisee and vendor will utilize HR Bridge and access to the CFC database in accordance with all applicable laws, regulations, documentation and communications, including, without limitation, all security rules, access controls and other requirements and limitations established by Company (e.g., only accessing Franchisee-specific information). Franchisee acknowledges and agrees that, in addition to and without limiting any provision of the Agreement: (i) Franchisee and vendor will use the Services, utilize HR Bridge and access the CFC database without relying upon any representations or warranties from Company or its Affiliates; (ii) Franchisee and vendor will assume all risks resulting from the Services or Franchisee's or vendor's use of HR Bridge and access to the CFC database; (iii) Company and its Affiliates will have no liability to Franchisee's or vendor for any direct or indirect damages resulting from the Services or Franchisee's or the CFC database; and (iv) Franchisee will indemnify and hold harmless Company and its Affiliates from all third party claims that relate to Franchisee's or vendor's breach of this Schedule, use of the Services, utilization of HR Bridge or access to the CFC database.			

[END OF SCHEDULE 1 – PRODUCTS AND SERVICES]

# <u>SCHEDULE 2</u> to Wendy's Technology Products and Services Agreement

# [U.S.]

# Fees and Payment Terms

This Schedule 2 (this "**Schedule**") is attached to and made a part of the Wendy's Technology Products and Services Agreement between Company and Franchisee (the "**Agreement**"). Capitalized terms used but not defined herein shall have the meanings set forth in the Agreement. In the event of a conflict between this Schedule and the Agreement, the terms of this Schedule will control.

# 1. Fees

The fees for each Restaurant for the Products and Services provided by Company to Franchisee pursuant to the Agreement ("Fees") shall be invoiced by Company or its Affiliates to Franchisee on a quarterly basis, at the beginning of each quarter.

The annual Fees per Restaurant, as applicable, are set forth in the table below.

AUV Thresholds	Annual Tech Contribution		
(Dec. 2023 Trailing 12 Months)	With Solugenix Help Desk	With Wendy's (Accenture) Help Desk	With NCR RaaS (Dumac) Help Desk
<\$1.5M	\$7,300	\$6,500	\$5 <i>,</i> 500
\$1.5 - \$1.9M >\$1.9M	\$9,800 \$12,800	\$9,000 \$12,000	\$8,000 \$11,000

# 2. Payment

Franchisee shall pay the Fees to Company within thirty (30) days of the invoice date.

# 3. <u>Returned Payments</u>

Time is of the essence for the payment of the Fees in accordance with the Agreement. If any payment made by Franchisee under the Agreement is returned or denied for non-sufficient funds or any other reason, Franchisee shall pay to Company or its Affiliates an amount equal to \$50 United States dollars (or the equivalent in Canadian dollars (using an exchange rate reasonably established by Company) as applicable) for each such returned payment.

# 4. Late Payments

Company reserves the right to charge interest on any past due amounts at the rate of one and one-half percent (1.5%) per month (or the highest rate permitted by law, if less).

#### Schedule 3 Participation Terms

The terms govern the use of Microsoft Products, which may include associated media, printed materials, and "online" or electronic documentation (individually and collectively, "Products") provided to you by Wendy's International, LLC (hereinafter referred to as "Customer"). Customer does not own the Products and the use thereof is subject to certain rights and limitations of which Customer must inform you. Your right to use the Products is subject to the terms of your agreement with Customer, and to your understanding of, compliance and agreement with, and consent to the following terms and conditions. Microsoft reserves all rights not expressly granted. Additionally, Customer may need to disclose your name to Microsoft in connection with this agreement and Customer's agreement with Microsoft.

- 1. OWNERSHIP OF PRODUCTS. The Products are licensed to Customer from an affiliate of Microsoft Corporation (collectively "Microsoft"). All rights, title, and interests, including intellectual property rights, in and to the Products (and the constituent elements thereof, including but not limited to any images, photographs, animations, video, audio, music, text and "applets" incorporated into the Products) are owned by Microsoft or its suppliers. The Products are protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. Your possession, access to, or use of the Products does not transfer any ownership of the Products or any intellectual property rights to you.
- **2. USE RIGHTS.** You hereby acknowledge that you have obtained a copy of the Use Rights located at <a href="http://www.microsoft.com/licensing/contracts">http://www.microsoft.com/licensing/contracts</a> applicable to the Products licensed under Customer's applicable licensing agreement with Microsoft, you have read and understand the terms and conditions as they relate to your obligations, and you agree to be bound by such terms and conditions.
- **3. LIMITATIONS ON REVERSE ENGINEERING, DECOMPILATION AND DISASSEMBLY**. You may not reverse engineer, decompile, or disassemble the Products, except where and only to the extent that applicable law, notwithstanding this limitation, expressly permits such activity.
- **4. NO RENTAL.** You may not rent, lease, sublicense, lend, pledge, or directly or indirectly transfer, distribute, or otherwise give access to the Products to any party, and may not permit any third party to have access to and/or use the functionality of the Products.
- **5.. TERMINATION.** Without prejudice to any other rights, Customer or Microsoft may terminate your rights to use the Products if you fail to comply with these terms and conditions. In the event of termination or cancellation of this agreement or Customer's agreement with Microsoft under which the Products are licensed, you must immediately stop using and/or accessing the Products, and immediately destroy all copies of the Products and all of their component parts.
- 6. NO WARRANTIES, LIABILITIES OR REMEDIES BY MICROSOFT. ANY WARRANTIES, LIABILITY FOR DAMAGES AND REMEDIES, IF ANY, ARE PROVIDED SOLELY BY CUSTOMER AND <u>NOT</u> BY MICROSOFT, ITS AFFILIATES OR SUBSIDIARIES.
- **7. NOT FAULT TOLERANT.** THE PRODUCTS MAY CONTAIN TECHNOLOGY THAT IS NOT FAULT TOLERANT AND ARE NOT DESIGNED, MANUFACTURED, OR INTENDED FOR USE IN ENVIRONMENTS OR APPLICATIONS IN WHICH THE FAILURE OF THE PRODUCTS COULD LEAD TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL, PROPERTY OR ENVIRONMENTAL DAMAGE.
- 8. EXPORT RESTRICTIONS. The Products are subject to U.S. export jurisdiction. You must comply with all applicable laws including the U.S. Export Administration Regulations, the International Traffic in Arms Regulations, as well as end-user, end-use and destination restrictions issued by U.S. and other governments. For additional information, see http://www.microsoft.com/exporting/.
- **9. COMPLIANCE.** If Customer or Microsoft believes in good faith that you are not complying with this agreement, including the Use Rights obligations herein, you must cooperate in good faith with Customer or Microsoft to investigate and remedy the noncompliance in a timely manner.
- **10. LIABILITY FOR BREACH.** In addition to any liability that you may have to Customer, you agree that you are also legally responsible directly to Microsoft, and you hereby grant Microsoft third party beneficiary rights to enforce this agreement directly against you, for any uncured breach of these terms and conditions by you and/or by Customer. You agree that you are liable to Customer and Microsoft for any breach of this agreement by you.
- **11. CHANGE OF CONTROL.** You must immediately cease using the Products if Customer ceases to have full power to cause you to comply with the terms of any Microsoft agreements.
- **12. CONFIDENTIALITY.** Any information related to the terms of this agreement, or to the terms of the agreement between Customer and Microsoft is confidential information and you may not disclose such confidential information to any third party other than Customer.

# WENDY'S DIGITAL PRODUCTS AND SERVICES AGREEMENT

This **WENDY'S DIGITAL PRODUCTS AND SERVICES AGREEMENT** (this "<u>Agreement</u>") is a legal contract between you (the entity on whose behalf you are approving this Agreement) ("<u>you</u>" or "<u>Franchisee</u>") and WENDY'S DIGITAL, LLC ("<u>Company</u>") confirming the terms and conditions applicable to your use of certain products and services. The parties hereby agree as follows:

# 1. Definitions

Initially capitalized terms used but not defined elsewhere in this Agreement shall have the following meanings:

1.1 "<u>Affiliate</u>" means any entity which, directly or indirectly, controls, is controlled by, or is under common control with, Company.

1.2 "<u>Effective Date</u>" means the last date of signature.

1.3 "<u>Franchisee</u>" means (i) the person or entity entering into this Agreement, and (ii) each entity and individual who is a "Franchisee"/"Franchise Owner" as defined in the Franchise Agreement.

1.4 "<u>Franchise Agreement</u>" means the Quality Is Our Recipe, LLC ("<u>QIOR</u>") Unit Franchise Agreement and all other franchise agreements between QIOR and Franchisee that may be in force at any time.

1.5 "<u>Products and Services</u>" means certain products and services, as more fully described in a Schedule, including the attached Schedule 1, that Franchisee may purchase and/or is required to purchase.

1.6 "<u>Restaurants</u>" means the "Wendy's"/"Wendy's Old Fashioned Hamburgers" restaurants that are owned by Franchisee. Restaurants shall include any new restaurants built or purchased by Franchisee during the term of this Agreement.

1.7 "<u>Schedule</u>" means a schedule or other document incorporated herein by reference that sets forth the Products and Services to be purchased by Franchisee, the fees to be paid for such Products and Services and/or any additional terms and conditions applicable to such Products and Services.

1.8 "<u>Software</u>" means software identified in a Schedule.

# 2. Term

2.1 <u>General</u>. This Agreement shall commence upon the Effective Date and will continue through December 14, 2022, unless otherwise terminated as provided in this Agreement. Thereafter, this Agreement will automatically renew for successive one (1) year periods, unless Company notifies Franchisee that it does not wish to renew this Agreement upon at least thirty (30) days' written notice prior to the end of the then-current term. For the avoidance of doubt, this Agreement shall remain in effect for so long as any Schedule is in effect.

2.2 <u>Franchise Agreement Term</u>. Products and Services will commence on the Effective Date and continue throughout the remaining term of the respective Franchise Agreements, or any extension or renewal thereof, unless this Agreement is sooner terminated in accordance with its terms. This Agreement will automatically terminate upon any termination or expiration of all Franchise Agreements with Franchisee.

### 3. **Products and Services**

3.1 <u>Description of Products and Services</u>. Company has identified certain Products and Services to be purchased by Franchisee, including the attached Schedule 1 and in the Operations Standards Manual, policy statements, or bulletins.

3.2 <u>Approved Suppliers</u>. As an approved supplier, Company or its Affiliates will provide the Products and Services in accordance with the Franchise Agreement, the Information Security Section of the Operations Standards Manual, this Agreement and the Schedules to this Agreement. Franchisee agrees to purchase the Products and Services only from approved suppliers.

3.3 <u>PCI-DSS Documentation</u>. To the extent applicable to the Products and Services, a matrix outlining Franchisee's responsibility for PCI-DSS compliance and Company's role in supporting Franchisee in achieving its responsibility will be available upon request. The responsibility matrix is intended for use by Franchisee and its qualified security assessor for use in the PCI compliance audit process. In addition to what is described in the responsibility matrix, Franchisee is ultimately responsible for all PCI requirements related to Franchisee-maintained software and systems.

3.4 <u>Changes to Products and Services</u>. Unless otherwise provided in a Schedule, Company may discontinue, update or amend any Products and Services identified in a Schedule upon at least thirty (30) days' written notice to Franchisee. Franchisee agrees to obtain all required Products and Services designated from time to time by Company.

3.5 Franchisee Obligations. Franchisee shall provide Company with information, assistance, or access to its personnel and systems as reasonably necessary for Company to provide the Products and Services. From time to time, Company may need to contact Franchisee's providers in connection with performing certain Services. By accepting and agreeing to the terms and conditions of this Agreement, Franchisee hereby authorizes Company to act on Franchisee's behalf for the purpose of opening tickets, obtaining information (including, without limitation, information about transactions, processing and chargebacks), requesting replacement hardware, requesting configuration changes, implementing fraud prevention measures, and taking such other steps (e.g., implementing updates or making changes to software, networks or systems as required to ensure and maintain the proper operation of the Products and Services) as Company determines, in its reasonable discretion, are necessary or appropriate to provide such Services. For clarification and to avoid any confusion, Franchisee hereby authorizes Company to obtain information about transactions placed in-restaurant or via mobile order or other pay application, and processed by service providers (e.g. payment processors, delivery partners), including chargeback information to help monitor chargeback activities and implement any necessary measures to reduce and prevent fraud related and other chargebacks. Franchisee shall be responsible for the actions of its employees, officers, contractors, representatives and agents to comply with this Agreement and all applicable license terms. Franchisee is responsible for access management with respect to the Products and Services, including, without limitation, terminating access (or notifying Company to terminate access) for its employees, officers, contractors, representatives and agents. Franchisee agree that its use of the Products and Services under this Agreement will comply with all applicable laws.

3.6 <u>Prior Agreement and Schedules</u>. In the event that Franchisee has received any products or services pursuant to a separate services agreement related to the subject matter of this Agreement and/or its Schedules (the "<u>Prior Agreement</u>"), the terms of this Agreement and the Schedules to this Agreement supersede and replace the Prior Agreement and any schedules entered into under the Prior Agreement.

# 4. Licenses

4.1. <u>License to Use Software</u>. Certain Products and Services may require Franchisee to enter into a separate Software license agreement with either Company or a third-party service provider. Use of Software will be subject to the terms and conditions of this Agreement and any license agreement applicable to such Software. Any Software license is effective only during the term of this Agreement. It is expressly understood and agreed that the licenses or rights for access granted to Franchisee are temporary, limited, personal, non-exclusive, non-assignable, and non-transferable, except as otherwise set forth herein and in the applicable license agreement.

4.2. <u>Restrictions on Use</u>. Except as provided herein or in any license agreement applicable to the Software, Franchisee is strictly prohibited from making any modifications, enhancements or other adaptations and customizations to, and from otherwise preparing derivative works of, any Software, whether through the use of its own employees or independent contractors. Franchisee shall not disassemble, decompile, decode, reverse engineer, reprint, transcribe, extract, adapt, translate or modify the Software, or any portion thereof, without the express written consent of Company.

4.3. <u>No Other Rights Granted</u>. Apart from the license rights granted in this Agreement or any license agreement applicable to the Software, this Agreement does not grant to Franchisee any ownership, right, title, or interest, nor any security interest or other interest, in the Software or in any intellectual property rights therein.

# 5. Fees and Payment

5.1 <u>Fees</u>. The fees for the Products and Services shall be as separately set forth in a Schedule (the "<u>Fees</u>"). Notwithstanding any other provision of this Agreement, the Fees as set forth in any Schedule are subject to change in Company's discretion, upon at least ten (10) days' written notice to Franchisee, via Wendy's Communications email, WeConnect posting, or other communication means by the Company which provides reasonable notice to Franchisee. Franchisee agrees to maintain current and valid bank account information on-file with Company for all payment settlement under this Agreement.

5.2 Taxes. Any sales, use, excise, value-added or ad valorem taxes levied or imposed upon operations reasonably required in the complete performance of this Agreement, except for taxes imposed upon the net income, gross receipts or net worth of Company or its Affiliates, shall be the responsibility of Franchisee (including any interest or penalties), and Franchisee shall indemnify and hold harmless Company and its Affiliates for any such amount that Company or its Affiliates are required to pay, or reasonably chooses to voluntarily pay, to any taxing authority. Company or its Affiliates agree to take all reasonably necessary steps to bill to and collect from Franchisee, and to report and pay directly to the appropriate taxing authority, any federal, state or local sales or use tax, or other excise tax, imposed upon or measured by any payment Franchisee is required to make to Company or its Affiliates under this Agreement. At Franchisee's written request, which must be timely given to Company, and entirely at Franchisee's expense, which shall include all litigation expenses such as, but not limited to, attorneys' fees, Company or its Affiliates will cooperate with Franchisee as is reasonably necessary in contesting any assessment or threat of assessment of tax, or related fee, penalty, late charge, or interest, for which Franchisee is liable under this Section 5.2.

5.3 <u>Returned Payments</u>. Time is of the essence for the payment of the Fees in accordance with this Agreement. If any payment made under this Agreement is returned for any reason, Franchisee shall pay to Company or its Affiliates an amount equal to returned amount for such returned payment.

# 6. Allocations of Risk

6.1 <u>Representations and Warranties</u>. You represent that you have obtained any consent you require from your management, your board of directors and any third parties to the extent consent is necessary to authorize you to enter into and perform this Agreement. You warrant that the representations set forth in this Agreement will remain true throughout the term of this Agreement and that full performance of your duties under this Agreement will not conflict with your performance under any other legally binding agreement. You agree that, in the event that any of your representations or warranties under this Agreement ceases to be true or accurate, you will promptly provide written notice to Company.

6.2 <u>General Disclaimers</u>. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, YOU REPRESENT THAT YOU ARE ENTERING INTO THIS AGREEMENT WITHOUT RELYING UPON ANY REPRESENTATION OR WARRANTY NOT EXPRESSLY STATED IN THIS AGREEMENT OR DOCUMENTS INCORPORATED HEREIN. ACCORDINGLY, YOU AGREE TO ASSUME ALL RISKS FROM USE OF THE PRODUCTS AND SERVICES AND ACKNOWLEDGE THAT THE PRODUCTS AND SERVICES ARE PROVIDED "AS IS" AND "WITH ALL DEFECTS." TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, COMPANY DISCLAIMS ANY AND ALL PROMISES, REPRESENTATIONS AND WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, DATA ACCURACY, SYSTEM INTEGRATION, TITLE, NON-INFRINGEMENT, NON-INTERFERENCE AND/OR QUIET ENJOYMENT, AND ALL WARRANTIES THAT MAY OTHERWISE BE IMPLIED. NO WARRANTIES ARE MADE ON THE BASIS OF TRADE USAGE, COURSE OF TRADE, OR COURSE OF PERFORMANCE.

6.3 Limitation of Liability. YOU AGREE THAT COMPANY. WENDY'S INTERNATIONAL, LLC, WENDY'S TECHNOLOGY, LLC, QIOR AND THEIR RESPECTIVE AFFILIATES (COLLECTIVELY, THE "WENDY'S ENTITIES") WILL HAVE NO LIABILITY FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE THEORY OF LIABILITY (INCLUDING THEORIES OF CONTRACTUAL LIABILITY, TORT LIABILITY, OR STRICT LIABILITY), NOR ANY LIABILITY FOR LOST PROFITS, LOSS OF BUSINESS OPPORTUNITY, OR BUSINESS INTERRUPTION, EVEN IF THEY KNEW OR SHOULD HAVE KNOWN THAT THOSE KINDS OF DAMAGES WERE POSSIBLE. THE WENDY'S ENTITIES' MAXIMUM CUMULATIVE LIABILITY IN CONNECTION WITH THIS AGREEMENT SHALL NEVER EXCEED THE AGGREGATE AMOUNT PAID BY FRANCHISEE UNDER THIS AGREEMENT DURING THE PRECEDING TWELVE (12) MONTHS PRIOR TO THE ALLEGED ACT OR OMISSION GIVING RISE TO SUCH LIABILITY. YOU IRREVOCABLY WAIVE ANY AND ALL CLAIMS THAT YOU HAVE OR MAY HAVE IN THE FUTURE AGAINST THE WENDY'S ENTITIES FOR DIRECT DAMAGES IN EXCESS OF THE FOREGOING LIMIT. YOU ACKNOWLEDGE THAT THIS SECTION IS AN ESSENTIAL PART OF THIS AGREEMENT, ABSENT WHICH THE ECONOMIC TERMS AND OTHER PROVISIONS OF THIS AGREEMENT WOULD BE SUBSTANTIALLY DIFFERENT.

6.4 <u>Franchisee Indemnity</u>. Franchisee shall indemnify and hold harmless the Wendy's Entities and their officers, directors, members and shareholders, from and against any and all third party claims, suits, losses, liabilities, damages, settlements, costs and expenses, including reasonable attorneys' fees, which are based on, relate to or arise from breach of this Agreement or use of the Software or the Products and Services by Franchisee or Franchisee's employees, officers, contractors, representatives and agents, including without limitation, Franchisee's violation of any licenses or sublicenses granted hereunder or any license agreement otherwise applicable to the Software, failure to adhere to PCI standards, violation of any Privacy and Data Security Laws (defined below), or any unauthorized access or compromise of

# **EXHIBIT U**

Franchisee's systems. Franchisee shall also indemnify the Wendy's Entities for any claims arising out of any failure to comply with Franchisee's responsibilities as set forth in the Information Security Section of the Operations Standards Manual. Company agrees to promptly notify Franchisee in writing of any such claim and cooperate reasonably in the defense thereof. "Privacy and Data Security Laws" means all domestic and international privacy and data protection laws, rules, regulations, best practices and regulatory guidance relating to privacy, data security, cybersecurity and Personal Information. "Personal Information" shall have the meaning of such term or like terms set forth in the Privacy and Data Security Laws and industry guidance such as PCI-DSS.

### 7. General

This Agreement will be governed by the laws of the State of Ohio. For purposes of all claims brought under this Agreement, each of the parties hereby irrevocably submits to the exclusive jurisdiction of the state and federal courts located in Franklin County, Ohio. You acknowledge that Company will have the right to seek an injunction if necessary to prevent a breach of your obligations hereunder. In the event that Company prevails in any proceeding or lawsuit brought by either party in connection with this Agreement, Company will be entitled to receive its costs, expert witness fees and reasonable attorney's fees, including costs and fees on appeal. Except as expressly provided in this Agreement, any waiver of a breach of or right hereunder will not constitute a waiver of any other or subsequent breach or right. If any provision herein shall be held by a court of competent jurisdiction to be contrary to law, that provision shall be changed and interpreted so as to best accomplish the objectives of the original provision to the fullest extent allowed by law, and the remaining provisions herein will remain in full force and effect. Any notice to be given to a party under this Agreement shall be addressed (a) to Franchisee at its official mailing address on file with Company and (b) to Company as follows: Wendy's Digital, LLC, One Dave Thomas Boulevard, Dublin, OH 43017, Attn: Chief Information Officer. You may not assign this Agreement without Company's prior written consent and any attempted or purported assignment by you shall be null and void. This Agreement, which includes this Agreement and all Schedules, exhibits and other documents attached hereto or incorporated herein by reference, constitutes the entire agreement, understanding and representations, expressed or implied, of the parties with respect to the subject matters described herein, and supersedes all prior written and oral communications, agreements, letters of intent, representations, warranties, statements, negotiations, understandings and proposals, with respect to such subject matters. Except as otherwise expressly stated in this Agreement, the terms of this Agreement may not be amended or modified without the written agreement of you and Company.

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# EXHIBIT U

The undersigned represents, warrants and agrees that: (i) he or she is a named "Franchisee"/"Franchise Owner" or an officer of a named "Franchisee"/"Franchise Owner" under the Franchise Agreement(s) for the Restaurant(s); (ii) he or she is specifically authorized to sign and deliver this Agreement on behalf of all persons, corporations, partnerships, and other legal entities constituting the named "Franchisee(s)"/"Franchise Owner(s)" under the Franchise Agreement(s) for the Restaurant(s); and (iii) this Agreement constitutes a valid, binding and irrevocable legal obligation of all such named "Franchisee(s)"/"Franchise Owner(s)" and any guarantors of the Franchise Agreement(s) for the Restaurant(s).

# FRANCHISEE:

Sign:	
as authorized agent on behalf of all named "Franchisee(s)"/"Franchise Owner(s)" under the Franchise Agreement(s) for the Restaurant(s)	
Print name:	_
Franchise Group:	_
Title:	
Date:	

### Schedule 1 In-App Delivery Account Settlement

This Schedule 1 – In-App Delivery Account Settlement (this "Schedule") is effective as of the date on which Franchisee accepts and agrees to the Wendy's Digital Products and Services Agreement between Company and Franchisee (the "Agreement"). The Agreement is an integral part of this Schedule and is incorporated herein by reference. Capitalized terms used, but not defined herein, shall have the meanings set forth in the Agreement. In the event of a conflict between this Schedule and the Agreement, the terms of the Agreement will control.

# A. PRODUCTS AND SERVICES

Company and Franchisee agree that the Products and Services provided by Company or an Affiliate under this Schedule shall be the products and services described herein (the "In-App Delivery Account Settlement Services").

**In-App Delivery Account Settlement Services.** Company has established a process for handling delivery transactions of Wendy's restaurant food and drink products within the Wendy's account digital ordering system via website and mobile application (i.e., "in-app delivery"). The delivery and service fees (and any tips) of the delivery provider for in-app delivery transactions are to be paid for by the customer. The Company will serve as the Merchant of Record for such transactions and centrally manage the cash inflows and outflows with the customer, delivery provider, credit card processor, payment settlement vendor, settlement bank, and Franchisee, potentially among others. This structure is intended to relieve the burden on each individual Franchisee for various obligations on such in-app delivery transactions, including but not limited to, distribution of fees to the delivery provider, issuance of 1099-Ks, and remission of sales taxes to the applicable tax jurisdiction for the delivery. Note: This settlement process applies only to in-app delivery transactions and does not apply to mobile order transactions (*i.e.*, mobile order transactions for pick up at the restaurant location) within the U.S.

- Company will serve as Merchant of Record for such in-app delivery transactions.
- The Company will handle remitting applicable sales tax (including for food and drink and delivery and services fees) to the tax jurisdictions for those in-app delivery transactions.
- Company has identified a payment settlement vendor for settlement of in-app delivery transactions and will serve as a liaison between such payment settlement vendor and Franchisee.
- The payment settlement vendor will process transactions online to the credit card processor and create a settlement file to settle funds to Franchisee's bank account.
- Company will provide payment settlement vendor with necessary information about Franchisee to enable Franchisee's inclusion in payment settlement vendor's online transaction processing system or will notify Franchisee to provide such information directly to payment settlement vendor via online portal.
- Payment Settlement Vendor tracks Franchisee submission of bank account information to payment settlement vendor and acceptance of payment settlement vendor terms via the online portal. Payment settlement vendor will provide a user interface for Franchisee to enter and maintain upto-date bank account information.
- Company will operate the ordering system, via website and mobile application, whereby customers will submit pick up or delivery orders, as applicable. Company will support orders paid with debit, credit, Wendy's Digital Account, or Wendy's gift cards.
- Company will send orders to Franchisee restaurants. Company will notify Franchisee restaurant when delivery service provider has checked in for order pick-up. If delivery service provider does not check-in by restaurant close, Company will request reversal of payment from payment settlement vendor. If reversal cannot occur timely, the Company will assist in refunding improper

charges or other payment-related failures.

- Company and/or delivery provider will provide the following information to payment settlement vendor for processing of transactions:
  - Total payment processor authorized amount;
  - Order details; and
  - Any applicable fees, including but not limited to, customer service fees, taxes, delivery fees, tip, and franchisee fees.
- Payment settlement vendor will provide secure transaction processing for delivery payments from customers using either debit or credit cards, Wendy's Digital Account or gift cards.
- Payment settlement vendor will send transactions to payment networks or other applicable authorization entity for authorization.
  - All transactions will be treated as sales.
  - Partial authorization will not be supported.
- Payment settlement vendors will credit Franchisee for amount due from each delivery transaction.
- Payment settlement vendor will generate transaction reversals when customers cancel transactions, orders are not picked up, or orders cannot be delivered.
- Payment settlement vendor will settle transactions between Franchisee and payment and gift card processors and networks.
- Payment settlement vendor will assist Company in settlement of customer-disputed transactions.
- Company will generate refund transactions upon request by customer and manage refunds/refund amounts as between the delivery service provider and Franchisee in accordance with the refund matrix as agreed upon with the delivery service provider. Refunds will be automatically deducted from settlement amounts from payment settlement vendor and Franchisee, per applicable restaurant to which the refund applies.
- Company will, or will require payment settlement vendor to, generate reports of order totals by Franchisee restaurant and settle with Franchisee on within three (3) days of settlement.

# **Support Services**

- Franchisee's existing Help Desk provider will handle Level 1 and Level 2 support, with Company providing Level 3 Support Services for Franchisee's payment system upon escalation.
- Level 1 Support Franchisee contacts your current Help Desk provider.
- *Level 2 Support* Level 1 support will automatically escalate to Level 2 support if warranted. Franchisee may also escalate to Level 2 support within your current Help Desk provider's support escalation process.
- *Level 3 Support* In the event the issue cannot be resolved by Level 1 or Level 2 support, Company will provide Level 3 support.

# **B. FRANCHISEE OBLIGATIONS**

Franchisee acknowledges and assumes responsibility for the items listed below:

- 1. Ensure bank account information provided to Company and payment settlement vendor remains accurate and up to date. Franchisee immediately must provide written notice to *RSCManagement@wendys.com* of any changes to Franchisee's bank account information.
- 2. Accept the terms of service and other agreements of delivery provider(s), payment settlement vendor, processor, and other third parties involved in the in-app delivery account settlement services in connection with the performance of the In-App Delivery Account Settlement Services, and take other steps as Company determines, in its reasonable discretion, are necessary or

appropriate to provide such In-App Delivery Account Settlement Services as directed by Company from time to time.

3. Ensure restaurant hardware and software remains up-to-date and meet the minimum requirements required for payment settlement, as communicated from time-to-time by Company.

Company may update these and other requirements from time to time and will communicate such updated requirements to Franchisee. Unless Franchisee remains current with all of the requirements, it may not be eligible to receive the In-App Delivery Account Settlement Services described in this Schedule.

### C. CONSENT

From time to time, Company may need to contact the delivery provider(s), payment settlement vendor, processor, or other third parties involved in the in-app delivery account settlement services in connection with the performance of the In-App Delivery Account Settlement Services. By accepting and agreeing to the terms and conditions of this Schedule, Franchisee authorizes the Company to share Franchisee-related information with such third parties, and consents to the Company obtaining Franchisee-related information from such third parties, and taking such other steps as Company determines, in its reasonable discretion, are necessary or appropriate to provide such In-App Delivery Account Settlement Services.

From time to time, Company may need to access the systems/network of Franchisee in connection with performing certain In-App Delivery Account Settlement Services. This may include, without limitation, collecting information generally possessed or controlled by Franchisee and installing/monitoring threat detection monitoring and forensic analysis tools, whether as preventative measures or in connection with providing incident response services. By accepting and agreeing to the terms and conditions of this Schedule, Franchisee authorizes and gives its formal permission to Company to take all steps as Company determines, in its reasonable discretion, are necessary or appropriate to provide such In-App Delivery Account Settlement Services. Franchisee will provide Company with such access and resources as it may reasonably request to provide the In-App Delivery Account Settlement Services set forth in this Schedule.

### **D. PROCESSING FEES**

As consideration for providing the In-App Delivery Account Settlement Services, Company or its Affiliate will charge Franchisee on a per in-app delivery transaction basis as communicated time to time by Company. As of January 1, 2023, the fee per in-app delivery transaction shall be 3.0% of the total transaction amount (which includes food and beverage subtotal, delivery fee, service fee, sales tax and tip (if any; optional/discretionary)) (the "**Fees**"). The Fees are intended to cover the costs associated with the Company's role as Merchant of Record on such transactions, such as credit card processing fees, third party vendor transaction fees, and chargebacks. The Fees will be reevaluated on a quarterly basis and adjusted as needed based on actual costs incurred. The Fees are subject to change in Company's discretion, upon at least ten (10) days' written notice to Franchisee, via Wendy's Communications email, WeConnect posting, or other communication means by the Company which provide reasonable notice to Franchisee. In accordance with the Agreement, the Fees shall be paid by deduction from the amount due to the Franchisee for the in-app delivery transaction (or by such other method or procedure for payment as designated from time to time by Company).

# **QUALITY IS OUR RECIPE, LLC**

# 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:

State	Effective Date
California	January 1, 2024
Hawaii	
Illinois	
Indiana	
Maryland	
Michigan	
Minnesota	
New York	
North Dakota	
Rhode Island	
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.

# ITEM 23 - <u>RECEIPT</u>

# (Your Copy)

This disclosure document summarizes certain provisions of the Franchise Agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If Quality offers you a franchise, Quality must provide this disclosure document to you 14 calendar days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale. New York and Rhode Island require that Quality give you this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Michigan requires that Quality give you this disclosure document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If Quality 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington, DC 20580 and the appropriate state agency identified on *Exhibit A* to this disclosure document.

The name, principal business address, and telephone number of each franchise seller offering the franchise are as follows: *(Please select one)* 

Kris A. Kaffenbarger, VP, Global System Optimization, Franchise & Portfolio Management Tatiana Lambert, Chief Development Officer, U.S.

Wendy's International, LLC and Quality Is Our Recipe, LLC One Dave Thomas Blvd., Dublin, OH 43017 Phone: (614) 764-3100

The issuance date of this franchise disclosure document is March 29, 2024. Quality authorizes the respective state agents identified on *Exhibit A* to receive service of process for us in the particular states, as well as Quality's regular agents for service of process listed in *Exhibit K*.

I have received a Disclosure Document from Quality dated as of March 29, 2024, that includes the following exhibits:

1.	State Administrator List	-	Exhibit A
2.	The Franchise Agreement (with Ownership Acknowledgment, Guaranty, and I	DPA	
	attached as exhibits) with Frosty Cart Addendum and various State Addenda	-	Exhibit B
3.	"Hybrid" Groundbreaker & Pacesetter Development Agreement, Groundbreak	er	
	Development Agreement, Pacesetter Development Agreement	-	Exhibits C-1, C-2, C-3
4.	Relationship Agreement	-	Exhibit D
5.	New Build Minimum Requirements	-	Exhibit E
6.	Remodel Minimum Requirements	-	Exhibit F
7.	Refresh Minimum Requirements	-	Exhibit G
8.	Refresh Lite Minimum Requirements	-	Exhibit H
9.	Mid-Term Lite Touch Minimum Requirements	-	Exhibit I
10.	Renewal Agreement	-	Exhibit J
11.	Agents for Service of Process	-	Exhibit K
12.	Preliminary Letter Agreement	-	Exhibit L
13.	Project Management Agreement	-	Exhibit M
14.	REPP Letter of Agreement with exhibits	-	Exhibit N
15.	Build-to-Suit Letter of Agreement with exhibits	-	Exhibit O
16.	Financing Documents	-	Exhibit P
17.	Table of Contents of Operations Manual	-	Exhibit Q
18.	List of Outlets by State	-	Exhibit R-1
	List of Franchise Agreements Signed but Outlets Not Open	-	Exhibit R-2
	List of Former Franchisees	-	Exhibit R-3
19.	Financial Statements	-	Exhibit S
20.	Wendy's Technology Products and Services Agreement	-	Exhibit T
21.	WenDigital Products and Services Agreement	-	Exhibit U

# FRANCHISEE:

Date this Disclosure Document Received

Print name: \_\_\_\_\_\_ On behalf of:

(Keep this copy for your records)

# ITEM 23 - <u>RECEIPT</u>

# (Our Copy)

This disclosure document summarizes certain provisions of the Franchise Agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If Quality offers you a franchise, Quality must provide this disclosure document to you 14 calendar days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale. New York and Rhode Island require that Quality give you this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Michigan requires that Quality give you this disclosure document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If Quality 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington, DC 20580 and the appropriate state agency identified on Exhibit A to this disclosure document.

The name, principal business address, and telephone number of each franchise seller offering the franchise are as follows: (Please select one)

Kris A. Kaffenbarger, VP, Global System Optimization, Franchise & Portfolio Management Tatiana Lambert, Chief Development Officer, U.S.

Wendy's International, LLC and Quality Is Our Recipe, LLC One Dave Thomas Blvd., Dublin, OH 43017 Phone: (614) 764-3100

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20.	Wendy's Technology Products and Services Agreement	-	Exhibit T
21.	WenDigital Products and Services Agreement	-	Exhibit U
	ED A NOLLIGEE		

#### FRANCHISEE:

Date this Disclosure Document Received

Print name:

On behalf of:\_\_\_

(This copy to be dated, signed and returned to Quality, Attn: Franchise Legal Dept.)