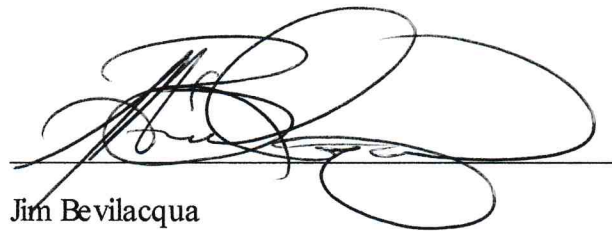


Letter of Continuing Commodity Guarantee

Oberto Snacks Inc. (seller) hereby guarantees that the products comprising each shipment of products hereafter shipped or delivered by Oberto Snacks, Inc. is hereby guaranteed, as of the date of such shipment and or delivery, not to be adulterated or misbranded within the meaning of the Federal Food, Drug and Cosmetic Act, and it's amendments, and is further guaranteed not to be an article which may not, under the provisions of Section 404 or 505 of the Act, be introduced into Interstate Commerce. This guarantee shall be in like terms extend and shall be applicable to any State Law or Municipal Ordinance in which the definitions and Official interpretations of adulteration or misbranding are substantially the same as those in the Federal Food, Drug and Cosmetic Act.

In the event of any claims or legal action alleging damages, death, illness, or injuries, in any way resulting from any such articles, the seller hereby agrees to indemnify and hold buyer harmless from any and all loss and liability, including buyer's reasonable legal expenses, arising from the negligence of the seller, and seller assumes full responsibility and expense of investigation, litigation, judgment and/or settlement of any such claim, or legal action in which the negligence of the seller is alleged, upon the condition that the seller be notified promptly of any such complaints, claims, or legal actions other than any claims or legal action.

This is a continuing guarantee subject to revocation at any time by a written notice to the buyer. Such revocation shall be effective with respect to the shipments made after delivery of such notice to buyer.



Jim Bevilacqua
Vice President Manufacturing
Oberto Snacks Inc.

Date: 10 February 2022