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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91185766
Party	Plaintiff C.F.M. Distributing Company, Inc.
Correspondence Address	Amber L. Neilson, Esq. Beusse Wolter Sanks Mora & Maire, P.A. 390 North Orange Ave.Suite 2500 Orlando, FL 32801 UNITED STATES aneilson@iplawfl.com, tsanks@iplawfl.com, mcarter@iplawfl.com
Submission	Motion to Amend Pleading/Amended Pleading
Filer's Name	Terry M. Sanks
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Signature	/Terry M. Sanks/
Date	10/03/2008
Attachments	Amended Notice of Opposition (100308).pdf (20 pages)(635064 bytes)

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING TRANSMITTED ELECTRONICALLY TO THE COMMISSIONER FOR TRADEMARKS – <http://esta.uspto.gov/filing-type.jsp>

BY: Kevin Wimberly Kevin Wimberly

DATE: 10/3/2008

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the Matter of Application Serial No. 77402411
Date of Publication: July 22, 2008

_____)	
C.F.M DISTRIBUTING COMPANY, INC,)	
)	
Opposer,)	
)	
v.)	
)	Opposition No.: 91185766
RICHARD CONSTANTINE,)	
)	
Applicant.)	
_____)	

To: Box TTAB FEE
Honorable Commissioner for Trademarks
P.O. Box 1451
Arlington, Virginia 22313-1415

AMENDED NOTICE OF OPPOSITION

Opposer, C.F.M DISTRIBUTING COMPANY, INC, (“Opposer”) a Florida Corporation with a business address of 352 Commercial Street, Casselberry, Florida 32707, hereby files its Amended Opposition to the registration of the MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design trademark that is the subject of application Serial No. 77/402,411, published in the Official Gazette on July 22, 2008, and requests that registration to Applicant be refused.

To the best of Opposer's knowledge, the name and address of Applicant is as follows:

Richard Constantine
d/b/a Maryland Fried Chicken
153 Variety Tree Circle
Altamonte Springs, FL 32714

Opposer believes that it will be damaged by and opposes the grant of application Serial No.: 77/402,411, Filing Date: February 21, 2008 for the Mark MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design for restaurant services, including "sit-down service of food and take-out restaurant services."

As grounds in support of its opposition, Opposer asserts as follows:

1. Applicant, Richard Constantine ("Applicant"), seeks to register MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design as a trademark for "restaurant services, including sit-down service of food and take-out restaurant services" in Class 043.
2. The application herein opposed was filed on February 21, 2008 on the basis of Section 1(a). Applicant claims no date earlier than January 1, 1980 for the purpose of claiming priority¹.
3. Opposer, well prior to Applicant's use and/or filing of the subject application, has adopted and continuously used the term "MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO!" & Design as a trademark for distribution services including the distribution of its proprietary² coleslaw and breading mix as well as paper products bearing the Mark to independent Maryland Fried Chicken restaurants that use the Mark.

¹ Applicant is now alleging in its Motion to Dismiss that Applicant has continuously used the Mark individually or with a business in which he had ownership interest since approximately 1959. Opposer asserts that Applicant has failed to follow the proper guidelines to amend its application to reflect a 1959 first use date and therefore the application's first use date of January 1, 1980 should be utilized for purposes of this proceeding. See 37 C.F.R. §2.20.

² CFM has an agreement with two separate manufacturers for the production of coleslaw and breading mix to be used only at Maryland Fried Chicken restaurants and CFM distributes these products along with paper products bearing the Maryland Fried Chicken trademark to at least 35 independent restaurants. .

4. In fact, on May 29, 1975, Maryland Fried Chicken, Inc. and C.F.M. Distributing Company, Inc. entered into a distribution contract wherein CFM was named the exclusive distributor of Maryland Fried Chicken products and CFM was granted a license to make, use and sell products bearing the Maryland Fried Chicken trademarks and copyrights. Attached as Exhibit "A" is a true and correct copy of the Distribution and License Agreement.

5. Additionally, Opposer has and currently still does provide Applicant with Opposer's proprietary coleslaw and breading mix as well as paper products bearing the Mark to Applicant's Maryland Fried Chicken restaurant located in Leesburg, Florida. Attached as Exhibit "B" is a true and correct copy of the independent Maryland Fried Chicken restaurants that Opposer distributes to.

6. Opposer, as the exclusive distributor and licensee of paper products, coleslaw and breading mix sold under this Mark, has standing to file this Opposition Proceeding as it will be injured by registration of this Mark and has a real interest in the registration.

7. The grounds for this Opposition, where each ground is plead either together or in the alternative, include the following:

a. Section 2(d) of the Act, 15 U.S.C. §1052(d): That Applicant's mark resembles a mark or trade name previously used in the United States by Opposer as a licensee of the Mark where Opposer has continued to use the Mark even after the license ceased to exist and has not abandoned the mark. Applicant's use of the mark is to be likely, when used or in connection with the goods or services of the Applicant, to cause confusion, or to cause mistake, or to deceive;

b. That Applicant is not (and was not, at the time of filing its application for registration) the rightful owner of the Mark;

c. That Applicant has committed fraud on the United States Patent and Trademark Office ("USPTO") by filing this Application;

d. That if Applicant ever had rights in the Mark, such rights were lost through abandonment of the mark and therefore the Mark cannot be registered;

e. That if Applicant ever had rights in the Mark, such rights were lost through naked licensing and an absence of quality control such that the Mark no longer signifies a single source and cannot act as a trademark; and

f. That if Applicant ever had rights in the Mark, such rights were lost through extensive third party use of the Mark such that the Mark no longer signifies a single source and cannot act as a trademark.

8. On information and belief, Maryland Fried Chicken, a Florida Corporation (the Florida Corporation), the original registrant of the 0798190 registration (“‘190’”) for MARYLAND FRIED CHICKEN, was incorporated in 1965. The Florida Corporation began a franchise system which included Maryland Fried Chicken restaurants in the Orlando area.

9. In 1970, the Florida Corporation and a Georgia Corporation named Maryland Fried Chicken of America, Inc. merged with and into a Delaware corporation of the same name, Maryland Fried Chicken, Inc. (the “surviving Delaware Corporation”). The surviving Delaware Corporation succeeded to the Mark and the original ‘190 registration which covered the word mark MARYLAND FRIED CHICKEN. At that time, the Florida Corporation, which is the original registrant, ceased to exist. Additionally, the ‘190 registration was cancelled in August of 1997 under Section 18.

10. During the existence of this franchise system in the 1970’s, the Opposer served as the commissary and exclusive distributor for the different Maryland Fried Chicken franchisees and had the right to sell goods and materials bearing the Mark to the Maryland Fried Chicken franchisees. *See Exhibit “A.”*

11. On information and belief, the surviving Delaware Corporation experienced financial problems in the late 1970's and has been inactive since 1979. Since that time, all of the previous franchisees have been using the Mark without any control exercised by the Florida Corporation, the Delaware Corporation and more specifically the Applicant, RICHARD CONSTANTINE.

12. The only semblance of control exercised is that of the Opposer in that Opposer distributes the same paper products and food bearing the same Mark (i.e. the Mark applied for by Applicant) to over 35 independent Maryland Fried Chicken restaurants, including Applicant's restaurant, and if a new Maryland Fried Chicken restaurant wants to open, Opposer contacts the closest Maryland Fried Chicken restaurant that Opposer provides goods to and inquires as to whether the current restaurant owner approves the new restaurant opening up in that location.

13. The Opposer has continued to operate its business providing products bearing the Mark to these restaurants, including Applicant's restaurant, without any control exercised by the original registrant of the '190 registration or any other persons associated with the surviving Delaware Corporation including the Applicant, RICHARD CONSTANTINE, since the surviving Delaware Corporation ceased to exist in 1979.

14. There is no franchise system in existence at this time by which one person claims ownership of the mark and licenses other businesses to use the Mark, but rather each of the previous franchisees operates independently within its own market area without any control exercised by anyone, especially the Applicant, RICHARD CONSTANTINE.

15. Therefore, for almost thirty (30) years the trademarks MARYLAND FRIED CHICKEN and MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design have been used by numerous different independent restaurants as well as the Opposer without any

exercise of control from anyone except the limited control by the Opposer in that it distributes the same paper products and food bearing the same Mark to each independent restaurant and only agrees to provide such products to new restaurants that are not in close proximity to existing restaurants that the Opposer already provides paper products and food.

16. Moreover, Opposer has been using the exact same Mark filed by the Applicant since the early 1970's well before Applicant's January 1, 1980 first use date.

17. Applicant's Mark is confusingly similar to Opposer's Mark in that it is identical in sight, sound and meaning. Attached as Exhibit "A" are true and correct copies of specimens of Opposer's use of the Mark.

18. Applicant's Mark is confusingly similar to Opposer's Mark in that Opposer is in the business of distributing food and paper products bearing the Mark to Maryland Fried Chicken restaurants and Applicant is in the business of restaurant services (i.e. Maryland Fried Chicken restaurant services). Applicant's services are related to the goods and services sold and provided by Opposer. A reasonable consumer would believe that Applicant is associated with or approved or endorsed by Opposer. In truth, Applicant and Opposer are associated since Applicant's products are provided to it by Opposer. However, Applicant has not approved Opposer's use and has never had any control over Opposer's use of the Mark.

19. If Applicant is permitted to register the Mark, MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design, for the goods set forth in the application, confusion of the relevant trade and public is likely to result, which will damage the Opposer's business as well as the over 35 independent Maryland Fried Chicken restaurants Opposer provides it goods and services. Such belief of damages by the Opposer is reasonable under the circumstances.

20. Any defect, objection to, or fault found with Applicant's goods and services under the Mark would necessarily reflect on and seriously injure the reputation that Opposer has established for its services and business.

21. If Applicant is granted a registration for the mark herein opposed, it would obtain thereby at least a *prima facie* exclusive right to use the Mark which would damage the Opposer. Such registration would be a source of damage and injury to the Opposer and the 35 independent Maryland Fried Chicken restaurants in that Applicant could stop Opposer and other independent restaurants from using the Mark even though they were using the Mark prior to Applicant, which would essentially put CFM out of business. Also, Applicant could require each independent restaurant as well as the Opposer to pay a licensing fee to Applicant, even though Applicant is not the true and rightful owner of the Mark and therefore is not entitled to a trademark registration or a licensing fee.

22. Therefore, under Section 2(d), Applicant's use of the mark is likely to cause confusion with Opposer's use of the Mark and because Opposer has prior use of the Mark, Applicant's Mark should not be registered.

23. The documents presently on file with the USPTO indicate that Richard Constantine, d/b/a Maryland Fried Chicken is the owner of the trademark MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design and that he has been using the trademark in commerce since January 1, 1980.

24. On information and belief, at the time Mr. Constantine filled out the trademark application for MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design he knew or should have known that he did not have exclusive rights to the Mark as the Mark was abandoned by the Delaware Corporation back in 1979 and the independent Maryland Fried Chicken

restaurants continued to use the Mark after the Delaware Corporation's abandonment and before the Applicant's first use as well as the Opposer began using the Mark in commerce since the early 1970's, well before the Applicant's first use in 1980. The Applicant also knew or should have known that Opposer had superior rights to the Mark based on the Cancellation Proceedings that ensued between Opposer and Applicant's brother, Albert Constantine wherein Albert Constantine also committed fraud on the USPTO and Opposer was able to get Albert Constantine's registration cancelled.

25. The instant Application is invalid as a result of these false statements made by Mr. Constantine before the USPTO. The Application was filed fraudulently by Mr. Constantine under notice of Section 1001 of Title 18 of the United States Code, in that in the Declaration it specifically states that "to the best of his/her knowledge and belief *no other person, firm, corporation, or association has the right to use the mark in commerce*, either in the identical form thereof or in such near resemblance thereto as to be likely, when used in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and all statements made on information and belief are believed to be true." When Applicant filed the application he knew or should have known that he was not the true owner of the Mark based on the fact that Opposer and the other independent Maryland Fried Chicken restaurants had been using the Mark in commerce since the early 1970's.

26. Applicant has committed fraud on the USPTO by filing this Application knowing that he is not the true owner of the Mark and that Opposer and other independent Maryland Fried Chicken restaurants have prior use of such Mark and have been using the Mark unfettered for over thirty (30) years.

27. In addition, if Applicant has any rights to the Mark, he has abandoned his Mark through naked licensing. Applicant has alleged that he is the true and rightful owner of the mark. If this is true, Applicant has failed to control the quality of goods and services sold under the Mark for the past thirty (30) years in each of the other 34 independent Maryland Fried Chicken restaurants. Such lack of quality control and lack of policing of his Mark has caused the Mark to lose any significance as to source. Thus, the Mark cannot, and is not, functioning as a trademark and therefore cannot be registered as such.

28. Finally, Applicant has abandoned his mark through extensive third party use and failure to prosecute for such use. As stated above there are at least 35 independent Maryland Fried Chicken restaurants, including that of Applicant's that sell food under the MARYLAND FRIED CHICKEN and MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design Marks. In addition, CFM has been using the Mark in commerce since the early 1970's. If, Applicant is the owner of the Mark, such failure by Applicant to prosecute and police his Mark has caused the Mark to lose all of its strength to the point of being abandoned. Such acts of omission by the Applicant have caused the Mark to no longer signify a single source and thus become abandoned.

29. The Opposer is likely to be damaged by the existence of a registration for MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design as Applicant's could require any and all entities using the Mark to pay Applicant a licensing fee for such use or prohibit their use, which dates back to the mid 1970's. Opposer risks losing customers or clients who may want to join a licensing and/or franchise system under the mistaken belief that Mr. Constantine is the proper owner of the Mark. The existence of a registration for the Mark casts a cloud upon Opposer's own right to serve as a supplier of the independent Maryland Fried Chicken restaurants

and its right to supply these businesses with products bearing the Mark a position that Opposer has had for over thirty (30) years.

30. A duplicate copy of the Amended Opposition is enclosed herewith and the required fee was provided with the Original Opposition.

WHEREFORE, Opposer prays that the opposition be sustained and that registration of the Mark of Application Serial No. 77/402,411 for MARYLAND FRIED CHICKEN COMPLETE DINNERS TO GO! & Design be denied in all respects.

Dated this 3rd day of October, 2008.

Respectfully submitted,

By: 

Terry M. Sanks, Esq.
Florida Bar No.: 154430
Amber L. Neilson, Esq.
Florida Bar No.: 026628
Beusse Wolter Sanks
Mora & Maire, P.A.
390 N. Orange Ave., Suite 2500
Orlando, Florida 32801
Telephone: (407) 926-7700
Facsimile: (407) 926-7720
tsanks@iplawfl.com
aneilson@iplawfl.com

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing document was mailed to Applicant's authorized representative on October 3, 2008, by first class mail, postage prepaid, at the following address:

Matthew G. McKinney
McKinney Law, LLC
390 N. Orange Ave., Suite 2300
Orlando, Florida 32801

EXHIBIT “A”

DISTRIBUTION CONTRACT

THIS AGREEMENT made this 29th day of May, 1975, by and between MARYLAND FRIED CHICKEN, INC., a Delaware corporation, of Winter Park, Florida, hereinafter called "MFC" and CFM DISTRIBUTING, a partnership, of Casselberry, Florida, hereinafter called "CFM":

WITNESSETH:

WHEREAS, MFC is experiencing financial difficulties and,

WHEREAS, it is critical to MFC and the MFC franchisees that the distribution of MFC supplies be continued and,

WHEREAS, CFM desires to handle the distribution of supplies on a license basis from MFC and to invest the necessary money to purchase an inventory of supplies adequate to supply the franchisees on a sustained, continuous basis and,

WHEREAS, the parties wish to reduce the terms and conditions of this agreement to writing,

NOW THEREFORE, for and in consideration of the mutual covenants hereinafter set forth, the parties agree as follows:

1. MFC agrees to grant a license to CFM whereby CFM will be given the authority in the stead of MFC to purchase from the authorized MFC suppliers and manufacturers, those goods and materials used by MFC franchisees for the preparation and sale of MFC fast food products and to sell those products bearing the trademarks or copyrights of such goods manufactured under such trademarks or copyrights.

2. CFM agrees that in consideration for the granting of this license that it will coordinate and cooperate with MFC in maintaining a continuous supply and distribution system for the MFC franchisees.

3. CFM further agrees that in consideration for the license that it will coordinate with MFC all items to be supplied to the MFC franchisees and to obtain approval from MFC for all changes in supplies, manufacturers and products and to obtain MFC approval of any price changes.

4. CFM further agrees that all negotiations with suppliers and manufacturers will be coordinated with MFC.

5. MFC and CFM agree that all orders for supplies to MFC franchisees will continue to be made directly to MFC and such orders transmitted to CFM for delivery.

6. MFC and CFM agree that this license may be revoked at any time by MFC and that CFM will sell its inventory of supplies back to MFC and discontinue its operation and refrain from further operation of a supply and distribution business with MFC supplies, manufacturers and MFC franchisees.

7. CFM agrees that it will make no assignment of or otherwise transfer this license.

IN WITNESS WHEREOF, the parties hereto have set their hands and affixed their seals the day and year first above written.

MARYLAND FRIED CHICKEN, INC.,
a Corporation

{SEAL}

By *James W. Sackett*
Vice President & Treasurer

WITNESSES:

Sandra Heath

CFM DISTRIBUTING, a Partnership

By *Charles W. Smith*
Partner

STATE OF FLORIDA
COUNTY OF ORANGE

I HEREBY CERTIFY that on this day, before me, personally appeared James W. Sackett, Vice President and Treasurer of MARYLAND FRIED CHICKEN, INC., a corporation, and Charles W. Smith, a Partner, of CFM DISTRIBUTING, a Partnership, to me known to be the persons described in and who executed the foregoing instrument and they acknowledged before me that they executed the same.

WITNESS my hand and official seal in the County and State last aforesaid this 29th day of May, 1975.

Deborah L. ...
Notary Public
My Commission Expires: Notary Public, State of Florida at L
My Commission Expires Nov. 6, 1975

EXHIBIT “B”

DATE 09-25-08

DAY THUR
C.F.M. DISTRIBUTING CO., INC.
IC30
MJL ASK FOR LIST MFC
092508

TIME 11:18 OP: RS PAGE 1

CUSTOMER#
NAME:
ADDRESS:
STATE/PROV

PH #

1220 4073105199

MARYLAND FRIED CHICKEN
17195 US HWY 441, STE 103
MT.DORA FL 32757

1230 4078898800

MARYLAND FRIED CHICKEN
1672 S ORANGE BLOSSOM TRAIL
APOPKA FL 32703

1240 8634535256

MARYLAND FRIED CHICKEN
904 W MAIN ST.
AVON FL 33825

1260 4078967255

MARYLAND FRIED CHICKEN
3500 CURRY FORD RD.
ORLANDO FL 32806

closed

1270 4072956048

MARYLAND FRIED CHICKEN
POBOX 607328
ORLANDO FL 32860

1280 8636354906

MARYLAND FRIED CHICKEN
404 S. SCENIC HWY
FROSTPROOF FL 33843

1290 3862540903

MARYLAND FRIED CHICKEN
151 SOUTH RIDGEWOOD AVE.
DAYTONA BEACH FL 32114

1300 8634225206

MARYLAND FRIED CHICKEN
904 E HINSON AVE
HAINES CITY FL 33844

1310 3527878500

DATE 09-25-08

DAY THUR
C.F.M. DISTRIBUTING CO., INC.
IC30
MJL ASK FOR LIST MFC
092508

TIME 11:18 OP: RS PAGE 2

CUSTOMER#
NAME:
ADDRESS:
STATE/PROV

PH #

MARYLAND FRIED CHICKEN
153 VARIETY TREE CR.
ALTAMONTE SPGS FL 32714

This is Leesburg

1320 321-254-1088

MARYLAND FRIED CHICKEN
760 N. WICKHAM RD.
MELBOURNE FL 32935

1330 4076280065

MARYLAND FRIED CHICKEN
5650 HWY 17-92 SOUTH
CASSELBERRY FL 32707

Closed

1340 8137529200

MARYLAND FRIED CHICKEN
315 N ALEXANDER ST
PLANT CITY FL 33563

1350 9549431800

MARYLAND FRIED CHICKEN
1821 E SAMPLE RD
POMPANO BEACH FL 33064

1360 4072730480

MARYLAND FRIED CHICKEN
P.O.BOX 677248
ORLANDO FL 32867

1370 7725675360

MARYLAND FRIED CHICKEN
748 21ST ST./MIRACLE
VERO BEACH FL 32960

1380 4076564143

MARYLAND FRIED CHICKEN
13675 W COLONIAL DR.
WINTER GARDEN FL 34787

3030 8435248766

DATE 09-25-08

DAY THUR
C.F.M. DISTRIBUTING CO., INC.
IC30
MJL ASK FOR LIST MFC
092508

TIME 11:18 OP: RS PAGE 3

CUSTOMER# PH #
NAME:
ADDRESS:
STATE/PROV

MARYLAND FRIED CHICKEN
111 RIBAUT RD.
BEAUFORT SC 29902

3040 7067240953

MARYLAND FRIED CHICKEN
P.O.BOX 356
AUGUSTA GA 30903

3043 9124491560

P.O. BOX 401
3327 HWY 84 WEST
BLACKSHEAR GA 31516

3050 8432485222

MARYLAND FRIED CHICKEN
1620 CHURCH ST/HWY 501
CONWAY SC 29526

3055 8434311011

~~MARYLAND FRIED CHICKEN
1015 LIBERTY STREET
MARION SC 29571~~

closed

3061 8436691041

MARYLAND FRIED CHICKEN
844 S IRBY ST
FLORENCE SC 29501

3068 8436632442

MARYLAND FRIED CHICKEN
4339 SEAMOUNT HWY
LITTLE RIVER SC 29566

3069 8437566552

MARYLAND FRIED CHICKEN
P.O.BOX 1337
CONWAY SC 29528

3070 8434484018

MARYLAND FRIED CHICKEN

DATE 09-25-08

DAY THUR
C.F.M. DISTRIBUTING CO., INC.
IC30
MJL ASK FOR LIST MFC
092508

TIME 11:18 OP: RS PAGE 4

CUSTOMER# PH #
NAME:
ADDRESS:
STATE/PROV

939 N. KINGS HWY
MYRTLE BEACH SC 29577

3075 8432342632

MARYLAND FRIED CHICKEN
3502 HWY 544
CONWAY SC 29526

4140 2294329595

MARYLAND FRIED CHICKEN
510 N. SLAPPY DR.
ALBANY GA 31701

4150 7067222051

MARYLAND FRIED CHICKEN
12 BROAD STREET
AUGUSTA GA 30901

4155 404-925-9902/CELL

MARYLAND FRIED CHICKEN
1032 W.SOLOMON ST
GRIFFIN GA 30223

Closed

4158 478-783-2872

MARYLAND FRIED CHICKEN
94 EASTMAN HOGHWAY
HAWKINSVILLE GA 31036

4160 912-427-8155

MARYLAND FRIED CHICKEN
1290 W.CHERRY STREET
JESSUP GA 31545

4180 4782723011

MARYLAND FRIED CHICKEN
801 N. JEFFERSON ST.
DUBLIN GA 31021

4185 229-432-1727

MARYLAND FRIED CHICKEN
110 STARKSVILLE AVE S

DATE 09-25-08

DAY THUR
C.F.M. DISTRIBUTING CO., INC.
IC30
MJL ASK FOR LIST MFC
092508

TIME 11:18 OP: RS PAGE 5

CUSTOMER# PH #
NAME:
ADDRESS:
STATE/PROV

LEESBURG GA 31763

4192 2298881420

MARYLAND FRIED CHICKEN
207 E. OGLETHORPE
ALBANY GA 31725

4220 706-868-1317/HOME

MARYLAND FRIED CHICKEN
6001 CLARKSHILL RD.
APPLING GA 30802

4230 4782375300

MARYLAND FRIED CHICKEN
P.O. BX. 834
SWAINSBORO GA 30401

4240 2292269592

MARYLAND FRIED CHICKEN
1310 E JACKSON ST.
THOMASVILLE GA 31792

4245 229-247-7377

MARYLAND FRIED CHICKEN
1701 N. ASHLEY STREET
VALDOSTA GA 31601

4250 7068869033

MARYLAND FRIED CHICKEN
6876-A MOUNTAINVIEW RD,
TOCCOA GA 30577

closed

4252 7068869033

MARYLAND FRIED CHICKEN
587 MIZE RD
TOCCOA GA 30577

closed

4270 9122831313

MARYLAND FRIED CHICKEN
505 STATE ST.
WAYCROSS GA 31501

DATE 09-25-08

DAY THUR
C.F.M. DISTRIBUTING CO., INC.
IC30
MJL ASK FOR LIST MFC
092508

TIME 11:18 OP: RS PAGE 6

CUSTOMER#
NAME:
ADDRESS:
STATE/PROV

PH #

5010 6108661151

MARYLAND FRIED CHICKEN
2158 STEFKO BLVD.
BETHLEHEM PA 18017

5020 2764662333

MARYLAND FRIED CHICKEN
920 COMMONWEALTH AVE
BRISTOL VA 24201

5030 6102587011

MARYLAND FRIED CHICKEN
2641 NAZARETH RD
EASTON PA 18045

5031 610-863-3711

~~D.P.MATULA AND SONS
1310 BLUE VALLEY DRIVE
PEN ARGYL PA 18072~~

closed