

ESTTA Tracking number: **ESTTA1063517**

Filing date: **06/22/2020**

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

Proceeding	91255793
Party	Defendant Red Bear Provisions LLC
Correspondence Address	D. JAMES NAHIKIAN, MSCS JD NAHIKIAN GLOBAL INTELLECTUAL PROPERTY & SUITE 415 1636 NORTH WELLS STREET CHICAGO, IL 60614-6009 UNITED STATES jnahikian@nahikianglobal.com no phone number provided
Submission	Motion to Consolidate
Filer's Name	Dickran James Nahikian
Filer's email	jnahikian@nahikianglobal.com, info@nahikianglobal.com
Signature	/djamesnahikian/
Date	06/22/2020
Attachments	exhibit A.pdf(626670 bytes)

EXHIBIT A

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

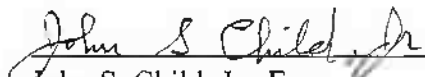
_____)	
DIETZ & WATSON, INC.,)	
)	
Opposer,)	Opposition No.: 91245797
v.)	Application No.: 88/043,210
)	Mark: DESIGN OF A BEAR AND A STAR
RED BEAR PROVISIONS, LLC)	
d/b/a RED BEAR,)	
)	
Applicant.)	
_____)	

EXECUTED TESTIMONIAL DECLARATION UNDER TBMP 703.01

Opposer submits herewith an executed Testimonial Declaration of Lauren Eni Canseco under TBMP 703.01.

Respectfully submitted,

May 25, 2020


John S. Child, Jr., Esq.
Alex R. Sluzas, Ph.D., Esq.
PAUL & PAUL
1717 Arch Street, Suite 3740
Philadelphia, PA 19103
(215) 568-4900
ATTORNEYS FOR OPPOSER

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
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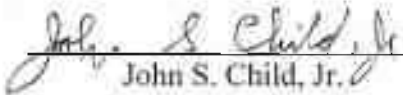
DIETZ & WATSON, INC.,)	
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)	Mark: DESIGN OF A BEAR AND A STAR
RED BEAR PROVISIONS, LLC)	
d/b/a RED BEAR,)	
)	
Applicant.)	
)	

CERTIFICATE OF SERVICE

I hereby certify that on the date set forth below a true copy of the foregoing EXECUTED TESTIMONIAL DECLARATION UNDER TBMP 703.01 and the executed Testimonial Declaration of Lauren Eni Canseco (with Exhibits A, B and C) were served by email on the following counsel:

jnahikian@nahikianglobal.com
D. James Nahikian, Esq.
1636 North Wells Street
Suite 415
Chicago, IL 60614

May 25, 2020


John S. Child, Jr.

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
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DIETZ & WATSON, INC.,)	
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Opposer,)	Opposition No.: 91245797
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)	Mark: DESIGN OF A BEAR AND A STAR
RED BEAR PROVISIONS, LLC)	
d/b/a RED BEAR,)	
)	
Applicant.)	

TESTIMONIAL DECLARATION OF LAUREN ENI CANSECO

I, Lauren Eni Canseco declare as follows:

1. I am Executive Vice President for Brand Strategy at Dietz & Watson, Inc. (“Dietz & Watson”) located at 5701 Tacony Street, Philadelphia, PA 19135. In this position, my duties include oversight of the creation and maintenance of trademarks of Dietz & Watson, Inc. and Black Bear Enterprises, Inc.

2. I produced from Dietz & Watson’s files, a document attached as Exhibit A entitled LICENSE AGREEMENT.

3. The first paragraph of the LICENSE AGREEMENT identifies Black Bear Enterprises, Inc. as the Licensor and Dietz & Watson, Inc. as the Licensee.

4. The first paragraph of the Recitals section of the LICENSE AGREEMENT on page 1 reads as follows:

WHEREAS, the Licensor is the owner of the trademark Black Bear and related designs and logos, filed with the United States Patent and Trademark Office, number 75/065,367 registration (hereinafter referred to as “Trademark”).

5. The third paragraph of the Recitals section of the LICENSE AGREEMENT on page 1 reads as follows:

WHEREAS, it is the desire and intention of the parties that the Licensee be permitted to use the Black Bear Trademark in connection with the processing, distribution, marketing and sale of deli, luncheon, smoked and slicing meats and cheeses, together with additional food and related products to which the parties may mutually agree in the future.”

6. The first paragraph of the LICENSE AGREEMENT begins with the heading “EXCLUSIVE LICENSE.” This paragraph reads as follows:

Exclusive License. The Licensor grants to the Licensee the exclusive, personal and nontransferable right and license to use the Trademark throughout the United States, in connection with the processing, distribution, marketing and sale of deli, luncheon, smoked and slicing meats and cheeses, together with any additional food products to which the parties may mutually agree in the future (hereinafter referred to as “Goods”).

7. The terms of this LICENSE AGREEMENT have been observed by the parties.

8. Subsequent to the execution of the LICENSE AGREEMENT, Black Bear Enterprises, Inc. has filed a number of trademark applications in the U.S. Patent and Trademark Office and obtained a number of trademark registrations for marks consisting of or containing the words “Black Bear” in association with one or more of “deli, luncheon, smoked and slicing meats and cheeses, together with additional food and related products” (“the BLACK BEAR marks”). A listing of such trademark registrations and an application including these goods is attached as Exhibit B.

9. Dietz & Watson has sold goods in association with the Black Bear marks including goods identified in the LICENSE AGREEMENT. Copies of labels of goods bearing the registered marks are attached as Exhibit C.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 18 day of May, 2020 at _____.



Lauren Eni Canseco

Exhibit A

LICENSE AGREEMENT

This License Agreement entered into effective as of the 1st day of August, 1996, by and between **Black Bear Enterprises, Inc.**, a corporation organized and existing under the laws of the State of New Jersey, with a mailing address at 711 East Main Street, Moorestown, New Jersey (the "**Licensor**"), and **Dietz & Watson, Inc.**, a corporation organized and existing under the laws of the State of New Jersey, with its principal offices are located at 5701 Tacony Street, Philadelphia, Pennsylvania, 19135 (the "**Licensee**").

Recitals

WHEREAS, the Licensor is the owner of the trademark **Black Bear** and related designs and logos, filed with the United States Patent and Trademark Office, number 75/065,367 registration (hereinafter referred to as "**Trademark**"); and

WHEREAS, the Licensee wishes to use the trademark **Black Bear** with respect to the processing, distribution, marketing and sale of deli, luncheon, smoked and slicing meats and cheeses, together with any additional food and related products to which the parties may mutually agree in the future; and

WHEREAS, it is the desire and intention of the parties that the Licensee be permitted to use the **Black Bear Trademark** in connection with the processing, distribution, marketing and sale of deli, luncheon, smoked and slicing meats and cheeses, together with additional food and related products to which the parties may mutually agree in the future; and

NOW, THEREFORE, in consideration of the above and other valuable consideration, the parties hereto agree as follows:

1. **Exclusive License.** The Licensor grants to the Licensee the exclusive, personal and nontransferable right and license to use the **Trademark** throughout the United States, in connection with the processing, distribution, marketing and sale of deli, luncheon, smoked and slicing meats and cheeses, together with any additional food products to which the parties may mutually agree in the future (hereinafter referred to as "**Goods**").

2. **Quality Control.** The Licensee shall process, distribute, market and sell the **Goods** licensed hereunder and shall use the **Trademark** only with respect to the highest quality deli and slicing meats, cheeses, food and related products. Upon request, Licensee shall submit samples of all **Goods** to be processed, distributed, marketed or sold under the **Trademark** to Licensor for review and approval, including all contracts between the Licensee and third parties. Licensor shall have the absolute right to reject as unacceptable any **Goods** which it deems in its absolute discretion not to meet the high quality standards of the Licensor and the products distributed and sold under the **Black Bear** trademark.

3. **Inspection of Goods and Facilities.** The Licensee shall permit duly authorized representatives of the Licensor to inspect at reasonable times, on the premises of the Licensee, or third parties retained by Licensee to process, manufacture, sell, distribute or market the Goods and the Licensee shall, upon request of the Licensor, submit to the Licensor or to its duly authorized representatives, samples of the Goods which it processes, sells, distributes, markets or intends to sell under the Trademark for the purpose of ascertaining or determining compliance with Paragraphs 1 and 2 hereof and to insure maintenance of the highest quality with respect to all food products processed, manufactured, distributed, sold and marketed under this Agreement as provided herein.

4. **Use of Trademark.** Whenever the Licensee uses the Trademark and/or logos in advertising, packaging or in any other manner in connection with the Goods which it processes, manufactures, sells, markets or distributes, the Licensee shall clearly indicate the Licensor's ownership of the Trademark. The Licensee shall further provide the Licensor with samples of all literature, packaging, labels, labeling and advertising prepared by or for the Licensee and intended to be used by Licensee, at least thirty (30) days prior to their intended use for review and approval by Licensor. Licensor has the absolute discretion to reject any literature, packaging, labels, labeling, or advertising as unacceptable. When using the Trademark under this Agreement, the Licensee undertakes to comply with all laws pertaining to trademarks in force at any time in the Territory, including, but not limited to, compliance with marking requirements.

5. **Assignability of License.** The license granted in Paragraph 1 hereof shall not be assignable or transferable without the Licensor's prior written consent.

6. **Maintenance of Trademark and Infringements.**

6.1 The Licensor will use all reasonable efforts to register and maintain, or cause to be registered and maintained, the Trademark to enable the goods to be distributed as provided herein.

6.2 Licensee shall regularly review the available deli, luncheon, smoked and slicing meats, cheeses and food products for retail sale and shall inform Licensor in writing of any apparent or possible infringement of, challenge or unfair competition affecting, the said Trademark which comes to the attention of Licensee.

6.3 Licensee shall immediately notify Licensor in writing of any apparent infringement of or challenge to the Licensee's use of the licensed Trademark, or claim by any person of any rights in the licensed mark or in any similar trade name, trademark or service mark, of which the Licensee becomes aware. The Licensee shall not communicate with any person other than Licensor and its counsel in connection with any such infringement, challenge or claim. Licensor shall have the sole discretion to take such actions as it deems appropriate and the right to exclusively control any litigation or administrative proceeding arising out of any such infringement, challenge, or claim or otherwise relating to the Trademark. The Licensee agrees to

execute any and all instruments and documents, render such assistance and do such acts and things as may, in the opinion of Licensor's counsel, be necessary or advisable to protect and maintain the interest of Licensor in the licensed Trademark. The Licensee shall fully cooperate with Licensor in the defense of any such claims of infringement.

7. **Deficiencies in Use of Trademark or Licensed Products.** If Licensor at any time determines, in its sole determination, that the Goods as processed, prepared, distributed, marketed or packaged by Licensee to be deficient in quality or packaged in a misleading or defective manner, or otherwise prepared, packaged, advertised or sold in a manner that Licensor determines is deficient, misleading or harmful to the Trademark, then Licensor may notify Licensee in writing of such deficiency or deficiencies, and if Licensee fails to correct or eliminate such deficiency or deficiencies within sixty (60) days after receipt of such notice, Licensor may at its election declare this Agreement terminated in accordance with the provisions of paragraph 13 of this Agreement.

8. **Royalty Provisions.** During the initial term of this Agreement, Licensee shall pay the Licensor a royalty of five cents (\$.05) for each pound of the Goods sold by Licensee under the Trademark. Such royalty shall be payable as follows:

8.1 Licensee shall submit to Licensor within forty-five (45) days as of the close of each calendar quarter during the calendar year, commencing with the calendar quarter ending September 30, 1998, a statement of the production and sales of the licensed products hereunder during said calendar quarter, broken down for each month during said quarter, by poundage and sales dollar volume. Such quarterly reports shall be accompanied by payment of any royalty due from Licensee for such sales. Such statements shall be certified as to correctness by Licensee's principle financial officer. The licensed products shall be considered sold and billed out, or if not billed out, when shipped or delivered.

8.2 The initial royalty payment due as provided in paragraph 8.1 herein shall not be due and payable until ninety (90) days after the entry of an order by a judge of the United States District Court for the Eastern District of New York in the litigation pending entitled *Frank Brunckhorst Co. and Boar's Head Provisions Co., Inc. v. Wakefern Food Corporation, Dietz & Watson, Inc. and Black Boar, Inc.*, civil action number CV-96-242 (RJD), approving the terms of the Stipulation of Settlement and Order for Dismissal With Prejudice.

8.3 Licensee shall keep complete and accurate records of the activities under this Agreement, which shall be open to inspection by authorized representatives of Licensor at reasonable times. Licensor may also appoint a certified public accountant, authorized auditor or the equivalent thereof, for the purpose of auditing the relevant records of Licensee.

8.4 If the total amount of royalties under any contract year is less than the advanced royalty payment made for such year, the excess of the minimum royalty paid over the amount of royalties earned shall be credited to Licensee against the minimum royalty payable during any subsequent contract year.

8.5 In the event that any royalty payments due and payable by Licensee under this Agreement are not received by Licensor within forty-five (45) days after each calendar quarter as provided herein, interest at the rate of ten percent (10%) per annum, assessed from the last day of the first month following such quarter, shall be due by Licensee without notice.

9. Marketing.

9.1 Licensee agrees to exercise its best efforts to promote the sale of the licensed products hereunder and expend its best efforts to achieve an increasing volume of sales of the licensed products as provided hereunder in the Territory. Licensee shall not incur any expenses relating to the marketing, promotion, or advertising of the licensed products for which Licensor will in any way be responsible; however, unless specific prior permission, in writing, shall have been received from Licensor in each specific situation.

10. Indemnification and Insurance.

10.1 The Licensor assumes no liability to the Licensee or to any third parties with respect to the performance and quality characteristics of the Goods manufactured, processed, sold, distributed or marketed by the Licensee under the Trademark or due to the use of the Trademark in the Territory, and the Licensee hereby indemnifies and holds harmless the Licensor against all losses, damages and expenses, including attorneys' fees, incurred as a result of or related to claims of third persons, including, but not limited to, consumption of the licensed products hereunder by consumers, involving the manufacture, processing, sale, distribution or marketing of the Goods or the use of the Trademark.

10.2 The Licensee shall maintain broad coverage product and general liability insurance, naming the Licensor as an additional insured, in an amount not less than Ten Million Dollars (\$10,000,000.00) in a form and from an insurance carrier acceptable to the Licensor, covering claims asserted by any third party or parties in connection with the Licensee's Product sold under the Trademark. Licensee shall provide Licensor with copies of said insurance policies currently in effect, together with all endorsements and riders on the first day of January for each year that this Agreement remains in effect.

10.3 The indemnification provisions of this paragraph shall survive and continue in full force and effect notwithstanding the expiration or termination of this Agreement.

11. **Renewal.** Except as otherwise provided herein, the Agreement shall remain in full force and effect for a period of five (5) years from the date of this Agreement, renewable for successive five (5) year terms, unless either party gives three (3) months' notice of cancellation to the other prior to the expiration of the term then in effect, or the Agreement is terminated pursuant to the provisions of paragraph 13 herein.

12. Termination.

12.1 **Termination by Licensor Without Notice.** The License hereby granted shall automatically terminate without any notice whatsoever upon the occurrence of any one of the following events:

(i) the failure by Licensee to pay, when due, any royalty payments as provided hereunder, within sixty (60) days of the due date;

(ii) the Licensee becomes insolvent or generally fails to pay, or admits in writing, its inability to pay, debts as they become due;

(iii) the Licensee applies for, consents to or acquiesces in the appointment of, a trustee, receiver or other custodian for the Licensee for any property or assets of the Licensee, or makes a general assignment for the benefit of creditors;

(iv) in the absence of any such application, consent or acquiescence as provided in subparagraph (iii) above, a trustee, receiver or other custodian is appointed for the Licensee or for a substantial part of the assets or property of the Licensee and is not discharged within thirty (30) days; or,

(v) any bankruptcy, reorganization, debt arrangement or other cases or proceedings under any bankruptcy or insolvency law, any dissolution or liquidation proceeding is commenced in respect of the Licensee, and if such case or proceeding is not commenced by the Licensee, it is consented to or acquiesced in by the Licensee or remains undismissed for thirty (30) days. In the event this License is so terminated upon the occurrence of any of the foregoing events, the Licensee, its receivers, representatives, trustees, agents, administrators, successors and/or assigns shall have no right to sell, exploit, or in any way deal with or in any materials, goods or services bearing the licensed Trademark covered by this Agreement, or any sign, carton, container, packing or wrapping material, advertising, promotional or display material pertaining thereto, except with and under the special consent and written instructions of the Licensor.

12.2 **Termination by Licensor With Notice.** If the Licensee shall substantially violate any of its obligations under or fail to comply with, the terms of this Agreement or the terms of any agreement it has with the Licensor, the Licensor shall have the right to terminate the license granted hereby upon sixty (60) days written notice, and such notice of termination shall become effective automatically unless the Licensee shall completely remedy the violation or breach within such sixty (60) day period to the full satisfaction of the Licensor in its sole discretion.

13. **Effect of Termination.** Upon termination of this Agreement, Licensee agrees to immediately discontinue all use of the Trademark and any terms confusingly similar thereto, and destroy all printed materials, advertising or packaging bearing any of the Trademark and that all rights in the Trademark and goodwill connected therewith shall remain the property of the

Licensors. Licensee further agrees to immediately upon termination of this Agreement, cooperate with the Licensor or its appointed agent to apply to the appropriate governmental authorities to cancel the recording of this Agreement.

14. **Recognition of ownership of trademark.** The Licensee acknowledges the Licensor's exclusive right, title and interest in and to the Trademark and will not at any time do or cause to be done any act or thing contesting or in any way impairing or tending to impair any part of such right, title and interest. In connection with the use of the Trademark, the Licensee shall not in any manner represent that it has any ownership in the Trademark or registration thereof, and the Licensee acknowledges that use of the Trademark shall not create in the Licensee's favor any right, title or interest in or to the Trademark, but all uses of the Trademark by the Licensees shall inure to the benefit of the Licensor. Upon termination of this Agreement in any manner provided herein, the Licensee shall cease and desist from all use of the Trademark in any way (and will deliver to the Licensor, or its duly authorized representatives, all material and papers upon which the Trademark appears), and the Licensee shall at no time adopt or use, without the Licensor's prior written consent, any word or mark which is likely to be similar to or confusing with the Trademark.

15. **Force Majeure.** Neither party shall be in default hereunder by reason of its delay in the performance of or failure to perform any of its obligations herein if such delay or failure is caused by strikes, acts of God, or the public enemy, riots, incendiaries, interference by civil or military authorities, compliance with governmental laws, rules and regulations, delays in transit or delivery, temporary market forces, or any fault beyond its control or without its fault or negligence.

16. **Recording.** Licensor, at Licensor's discretion, shall have the right to record the existence of this License, or to enter Licensee as a registered user of the Trademark. Licensee agrees to cooperate as requested by Licensor, in arranging for such recordings and/or entries, or in amending or canceling such recordings and/or entries in the event of amendments to, or termination of, this Agreement, for any reason.

17. **Notices.** Any notices required or permitted to be given under this Agreement shall be deemed sufficiently given if mailed by mail, return receipt request, postage prepaid, or by private overnight express carrier, next business day delivery, charges prepaid, addressed to Licensee at:

To Licensor:

Black Bear Enterprises, Inc.
P.O. Box 3860
Cherry Hill, NJ 08034

To Licensee: Dietz & Watson, Inc.
5701 Tacony Street
Philadelphia, PA 19135
(215) 831-9000 telephone
(215) 831-1044 telefax

With a copy to:

Rudi R. Grueneberg, Esquire
711 East Main Street
Moorestown, NJ 08057
(609) 439-9006 telephone
(609) 439-1811 telefax

Notices shall be deemed given three (3) days after the deposit in the U.S. mail if sent by registered or certified mail, or the date of receipt if sent by hand or private overnight delivery service. The parties may change the addresses listed above by delivering notice of such changes as provided herein.

18. **Successors and assigns.** This Agreement shall be binding upon and inure to the benefit of the parties hereto and their successors and assigns.

19. **Miscellaneous.**

19.1 As used herein, all terms and pronouns include all genders and are singular and plural as the contents may reasonably suggest.

19.2 This Agreement shall be executed in multiple photocopy counterparts, each of which said executed counterparts shall be deemed an original for all purposes.

20. **Titles and Headings.** Captions and headings in this Agreement are for convenience only and are not intended to be full or accurate descriptions of the contents thereof. They shall not be deemed to be part of this Agreement, and in no way define, limit, extend or describe the scope or intent of any provisions therein.

21. **Amendment.** This Agreement may be amended or modified only by written agreement signed by an officer of each party.

22. **Entire Agreement.** This Agreement contains the entire agreement between Licensor and Licensee and there are no other terms, obligations, covenants, representations, statements or conditions, oral or otherwise, of any kind or nature whatsoever. This Agreement may be modified only by an agreement in writing between the parties hereto.

23. **Severability.** If any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect the remaining provisions of this Agreement, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision or provisions had never been contained herein.

24. **Waiver.** Any failure on the part of either party comply with any obligations, agreements or conditions under this Agreement may only be waived in writing by the party to whom such compliance is owed. No waiver of any provision of this Agreement shall be deemed, or shall constitute, a waiver of any other provisions, whether or not similar, nor shall any waiver constitute a continuing waiver.

25. **Governing Law.** This Agreement shall be governed, construed and interpreted in accordance with the laws of the State of New Jersey, without giving effect to its conflict of laws provisions.

IN WITNESS WHEREOF, the parties hereto intending to be bound hereby, have caused this Agreement to be executed by their duly authorized representatives, as of the day and year hereinabove set forth.

Black Bear Enterprises, Inc., ("Licensor"),
a New Jersey corporation

By: Christopher W. Eni
Christopher W. Eni, President

Dietz & Watson, Inc., ("Licensee")
a New Jersey corporation

By: Louis J. Eni Jr.
Louis J. Eni Jr., President

Exhibit B

Black Bear Enterprises, Inc. BLACK BEAR marks

Mark	U.S. Trademark Registration or Application No.	Status
BLACK BEAR OF THE BLACK FOREST	2,122,231	Registered
BLACK BEAR	2,200,123	Registered
BLACK BEAR OF THE BLACK FOREST and Design	2,271,394	Registered
BLACK BEAR	2,461,995	Registered
BLACK BEAR OF THE BLACK FOREST and Design	2,612,938	Registered
BLACK BEAR	3,741,902	Registered
BLACK BEAR	3,831,641	Registered
BLACK BEAR	4,140,917	Registered
BLACK BEAR	4,144,891	Registered
BLACK BEAR OF THE BLACK FOREST and Design	5,040,519	Registered
CRAFTED USING BLACK BEAR	87/234,332	Pending
BLACK BEAR OF THE BLACK FOREST	5,659,344	Registered
BLACK BEAR	5,672,674	Registered

Exhibit C

TEAR HERE.....

ZIP TO CLOSE

ZIP TO CLOSE

ZIP TO CLOSE

ZIP TO CLOSE



Swiss CHEESE CUBES

Nutrition Facts

12 servings per container
 Serving size 4 cubes (28g)

Amount per serving
Calories 110

% Daily Value*	
Total Fat	10g
Saturated Fat	25g
Trans Fat	0g
Cholesterol	5mg
Sodium	200mg
Total Carbohydrate	1g
Dietary Fiber	0g
Total Sugars	0g
Includes 0g Added Sugars	0g

CONTAINS MILK
 SALT ENZYMES
 SWISS MILK CHEESE
 PREPARED PART-



GREAT SOURCE OF CALCIUM

NET WT 12OZ (340g)

see back panel for nutritional information about fat, saturated fat and nutrients



Nutrition Facts

Serving Size 3 Slices (28g)
Servings Per Container 6

Amount Per Serving
Calories 120 Calories from Fat 90

	% Daily Value*
Total Fat 10g	15%
Saturated Fat 4g	20%
Trans Fat 0g	
Cholesterol 25mg	8%
Sodium 480mg	20%
Total Carbohydrate 1g	0%
Dietary Fiber 0g	0%
Sugars 1g	
Protein 5g	10%
Vitamin A 0%	Vitamin C 0%
Calcium 0%	Iron 2%

INGREDIENTS: Pork, Beef, Salt, Dextrose, Lactic Acid Starter Culture, Spices, Sodium Ascorbate, Garlic Powder, Sodium BHA, BHT, Citric Acid.

**REFRIGERATE
AFTER OPENING**



Dist. By: Black Bear Ent., Inc. Moorestown, NJ 08057 Black Bear®



5 30003 71242 8

NET WT. 6 OZ. (170g)

M130964
1861 • 71

TRIPLE PACKAGE



BLACK BEAR

Crumbled

BLUE CHEESE

NET WT.
4 OZ. (113g)



NET WT. 4 OZ. (113g)