IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	
)	Chapter 7
COUNTRY FRESH HOLDING COMPANY)	
INC., et. al., 1)	Case No. 21-30574
)	
)	(Jointly Administered)
)	
)	

STIPULATION AND AGREED ORDER REGARDING THE APPLICATION AND REQUEST FOR ALLOWANCE AND PAYMENT OF ADMINISTRATIVE EXPENSE CLAIM OF INDUSTRIAL IMAGING PRODUCTS, L.L.C.

(Related to Docket No. 945)

This stipulation and agreed order ("Stipulation and Agreed Order") regarding the Application and Request for Allowance and Payment of Administrative Expense Claim of Industrial Imaging Products, L.L.C. ("Application") is by and between Janet Northup, chapter 7 Trustee ("Trustee") for the bankruptcy estate of Country Fresh Holding Company Inc., *et al.* ("Debtors"), and Industrial Imaging Products, L.L.C.) (Industrial Imaging Products, L.L.C. and the Trustee on behalf of the Debtors are the "Parties"). The Parties hereby stipulate and agree as follows:

The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Country Fresh Holding Company Inc. (7822), Country Fresh Midco Corp. (0702), Country Fresh Acquisition Corp. (5936), Country Fresh Holdings, LLC (7551), Country Fresh LLC (1258), Country Fresh Dallas, LLC (7237), Country Fresh Carolina, LLC (8026), Country Fresh Midwest, LLC (0065), Country Fresh Orlando, LLC (7876), Country Fresh Transportation LLC (8244), CF Products, LLC (8404), Country Fresh Manufacturing, LLC (7839), Champlain Valley Specialty of New York, Inc. (9030), Country Fresh Pennsylvania, LLC (7969), Sun Rich Fresh Foods (NC) Inc. (5526), Sun Rich Fresh Foods (USA) Inc. (0429), Sun Rich Fresh Foods (PA) Inc. (4661). The Debtors' principal place of business is 3200 Research Forest Drive, Suite A5, The Woodlands, TX, 77381.

RECITALS

WHEREAS, between the period of March 22, 2021, and April 16, 2021 Industrial Imaging Products, L.L.C. (herein "Industrial") provided ribbon, printer heads, and labels to the Debtors in the ordinary course of the Debtors' business.

WHEREAS, on February 15, 2021 (the "Petition Date"), each Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code;

WHEREAS, on June 21, 2021, the Court entered an Order (I) Authorizing and Approving the Conversion of the Chapter 11 Cases, (II) Extending the Designation Rights Period, and (III) Granting Related Relief at Docket No. 719;

WHEREAS, on June 21, 2021, the Trustee was appointed as the Chapter 7 Trustee in the above-referenced case;

WHEREAS, on September 9, 2021, Industrial filed its Application, at Docket No. 945, asserting that it was entitled to an administrative expense claim for services provided to the Debtors on a post-petition in the amount of \$3,667.25;

WHEREAS, Industrial attached to its Application copies of (a) the invoices comprising its administrative claim (the "<u>Invoices</u>");

WHEREAS, the Parties have reached an agreement regarding the Application.

NOW, THEREFORE, IT IS HEREBY STIPULATED, AGREED, AND ORDERED AS FOLLOWS:

Industrial shall have an allowed administrative expense claim pursuant to 11 U.S.C.
 § 503(b)(9) against Country Fresh LLC in the amount of \$3,667.25; and

2. Payment of Industrial's allowed administrative claim shall be made at such time as distributions are made to other administrative creditors, and in accordance with the priorities under the Bankruptcy Code.

IT IS SO ORDERED.	
Signed:	Honorable Marvin Isgur
	United States Bankruptcy Judge

AGREED AND ACCEPTED:

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