

# EXHIBIT “1”

**UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

THE CHEESECAKE FACTORY  
INCORPORATED,

Plaintiff,

v.

TYSON FOODS, INC.; TYSON CHICKEN, INC.; TYSON BREEDERS, INC.; TYSON POULTRY, INC.; PILGRIM'S PRIDE CORPORATION; KOCH FOODS, INC.; JCG FOODS OF ALABAMA, LLC; JCG FOODS OF GEORGIA, LLC; KOCH MEAT CO., INC.; SANDERSON FARMS, INC.; SANDERSON FARMS, INC. (FOOD DIVISION); SANDERSON FARMS, INC. (PRODUCTION DIVISION); SANDERSON FARMS, INC. (PROCESSING DIVISION); HOUSE OF RAEFORD FARMS, INC.; MAR-JAC POULTRY, INC.; PERDUE FARMS, INC.; PERDUE FOODS, LLC; WAYNE FARMS, LLC; SIMMONS FOODS, INC.; SIMMONS PREPARED FOODS, INC.; O.K. FOODS, INC.; O.K. FARMS, INC.; O.K. INDUSTRIES, INC.; HARRISON POULTRY, INC.; FOSTER FARMS, LLC; FOSTER POULTRY FARMS; CLAXTON POULTRY FARMS, INC.; MOUNTAIRE FARMS, INC.; MOUNTAIRE FARMS, LLC; MOUNTAIRE FARMS OF DELAWARE, INC.; AGRI STATS, INC.; CASE FOODS, INC.; CASE FARMS, LLC; CASE FARMS PROCESSING, INC.; KEYSTONE FOODS LLC; EQUITY GROUP EUFAULA DIVISION, LLC; EQUITY GROUP KENTUCKY DIVISION LLC; and EQUITY GROUP-GEORGIA DIVISION LLC,

Defendants.

Case No: 1:21-cv-01207

**Jury Trial Demanded**

(Related to *In re Broiler Chicken Antitrust Litigation* – Case No. 1:16-cv-08637)

## **COMPLAINT AND DEMAND FOR JURY TRIAL**

1. Plaintiff The Cheesecake Factory Incorporated (“TCF” or “Plaintiff”) is a Delaware corporation with its headquarters in Calabasas Hills, California. TCF owns and operates 294 restaurants throughout the United States and Canada under brands including The Cheesecake Factory® and North Italia®.

2. During the relevant time period, TCF negotiated and contracted with Defendants for the production and supply of Broilers. TCF also utilized distributors to supply its restaurants with Broilers purchased on its behalf pursuant to these negotiations and contracts. These distributors include Nealy Foods, Inc. (“Nealy”) and Halperns’ Steak and Seafood Company, LLC (“Halperns”), who have assigned their claims arising out of these transactions to TCF.

3. TCF brings this action on its own behalf, and as assignee of Nealy and Halperns’ (collectively, “Assignors”). The references in this Complaint to “TCF” and/or “Plaintiff” include TCF’s Assignors.

4. During the time period relevant to TCF’s claims, TCF and/or its Assignors directly purchased Broilers in the United States from Defendants and/or their co-conspirators, and sustained injury and damages as a proximate result of the antitrust violations and other unlawful activities alleged in this Complaint.

5. TCF brings this action for damages under the federal antitrust laws against the defendants identified below, and incorporates by reference Direct Action Plaintiffs’ Amended Consolidated Complaint and Demand for Jury Trial [ECF Nos. 4243, 4244], filed in *In re Broiler Chicken Antitrust Litigation*, 1:16-cv-08637 (N.D. Ill.) on January 29, 2021.<sup>1</sup>

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<sup>1</sup> Pursuant to the Court’s Orders in *In re Broiler Chicken Antitrust Litig.*, 1:16-cv-08637, [ECF Nos. 3778, 3652, 3525], the Direct Action Plaintiffs filed an Amended Consolidated Complaint containing “all the allegations the Direct-Action Plaintiffs make against all Defendants” on January 29, 2021 [ECF Nos. 4243, 4244]. In an effort to promote efficiency given the Court’s

6. TCF joins Section II of the Direct Action Plaintiffs' Amended Consolidated Complaint and Demand for Jury Trial [ECF Nos. 4243, 4244], adding the following to specify TCF's causes of action and the Defendants and Co-Conspirators in TCF's action.

| Plaintiff Name                      | Operative Complaint<br>(Reference is to Sealed Version, if applicable) | Named Defendants (Not Previously Dismissed)  | Named Co-Conspirators (if any)                             | Causes of Action   |
|-------------------------------------|--|--|--|--|
| The Cheesecake Factory Incorporated | To Be Determined   | Agri Stats; Case; Claxton; Foster Farms; Harrison; House of Raeford; Keystone Foods; Koch; Mar-Jac; Mountaire Farms; O.K. Foods; Perdue; Pilgrim's Pride; Sanderson Farms; Simmons; Tyson; Wayne Farms | Allen Harim<br>Amick<br>Fieldale Farms<br>George's<br>Peco | Count I (Sherman Act Claim for all Anticompetitive Conduct); Count II (Sherman Act Claim for Output Restriction, Pled in the Alternative to Count I); Count III (Sherman Act Claim for GA Dock Manipulation, Pled in the Alternative to Count I) |
|                                     |  | Case; Claxton; Koch; Mar-Jac; Perdue; Pilgrim's Pride; Sanderson Farms; Tyson  |  | Count LV (Sherman Act Claim for Bid Rigging, Pled in the Alternative to Count I)   |

### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff respectfully requests that the Court:

- A. Enter joint and several judgments against all Defendants in favor of Plaintiff;
- B. Award Plaintiff damages in an amount to be determined at trial to the maximum extent allowed under federal antitrust laws, and enter a joint and several judgment in favor of Plaintiff against Defendants in an amount to be trebled to the extent such laws permit;

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recent reference to similar abbreviated Complaints as helpful to the Court [ECF No. 4139], Plaintiff files this abbreviated pleading that incorporates by reference and adopts the allegations set forth in Direct Action Plaintiffs' Amended Consolidated Complaint and Demand for Jury Trial. If the Court prefers a different form or process, Plaintiff will withdraw this pleading and proceed according to the Court's direction.

C. Award Plaintiff its post-judgment interest as provided by law, with such interest to be awarded at the highest legal rate;

D. Award Plaintiff its attorneys' fees, litigation expenses, and costs, as provided by law; and

E. Grant Plaintiff such other and further relief that the Court may deem just and proper.

**JURY DEMAND**

Pursuant to Federal Rule of Civil Procedure 38, Plaintiff demands a trial by jury on all issues so triable.

Dated: March 3, 2021

By: /s/ David B. Esau

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