## Edgar Filing: DeNooyer Mary Beth - Form 4

DeNooyer M	Iary Beth										
Form 4											
October 26,	2018										
FORM	14								OMB AI	PPROVAL	
	UNITE	D STATES		ITIES A hington,			NGE (	COMMISSION	OMB Number:	3235-0287	
Check th if no long	aar								Expires:	January 31,	
subject to	STATE	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF					Estimated a	2005 average			
Section 1		SECURITIES							burden hours per		
Form 4 c									response	0.5	
Form 5 obligatio								ge Act of 1934,			
may con See Instr 1(b).	tinue. Section 1		Public Ut of the Inv	•	•			f 1935 or Section 40	n		
(Print or Type ]	Responses)										
1. Name and Address of Reporting Person <u>*</u> DeNooyer Mary Beth			2. Issuer Name <b>and</b> Ticker or Trading Symbol PINNACLE FOODS INC. [PF]				-	5. Relationship of Reporting Person(s) to Issuer			
(Last)	(First)	(Middle)		Earliest Tra		r 1		(Check	k all applicable	e)	
(Last)	(14131)	(Midule)	(Month/Da		ansaction			Director	10%	Owner	
C/O PINNA JEFFERSO	ACLE FOODS I N ROAD	INC, 399	10/26/20	-				Officer (give below)		er (specify	
				If Amendment, Date Original iled(Month/Day/Year)				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
PARSIPPA	NY, NJ 07054-	3707						Form filed by M Person			
(City)	(State)	(Zip)	Table	e I - Non-D	erivative S	ecurit	ties Acc	quired, Disposed of	, or Beneficial	lly Owned	
1.Title of Security (Instr. 3)	2. Transaction E (Month/Day/Yea	ar) Executio any	emed on Date, if /Day/Year)	3. Transactio Code (Instr. 8)	4. Securit on(A) or Dia (D) (Instr. 3, 4	sposed	l of	Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		
				Code V	Amount	(D)	Price	(Instr. 3 and 4)			
Common											
Stock, par	10/26/2018			D	13.868	D	(1)	0	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

value \$0.01

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

#### 1. Title of 2. 3. Transaction Date 3A. Deemed 4. 5. Number of 6. Date Exercisable and 7. Title and A Derivative Conversion (Month/Day/Year) Execution Date, if TransactionDerivative **Expiration Date** Underlying Se Security or Exercise Code Securities Acquired (Month/Day/Year) (Instr. 3 and 4 any (Instr. 3) Price of (Month/Day/Year) (Instr. 8) (A) or Disposed of Derivative (D) (Instr. 3, 4, and 5) Security Date Expiration Title Exercisable Date Code V (D) (A) Employee Stock Common 10/26/2018 (2) 08/01/2023 Options \$ 25.59 D 65,130 Stock (Right to Buy) Employee Stock Common (2)04/01/2024 Options \$ 29.28 10/26/2018 D 24.433 Stock (Right to Buy) Employee Stock Common (2)04/01/2025 Options \$41.05 10/26/2018 D 18,300 Stock (Right to Buy) Employee Stock Common Options \$45.28 10/26/2018 D 24,589 (3)(4)04/01/2026 Stock (Right to Buy) Employee Stock Common (3)(4)08/01/2026 Options \$ 50.36 D 2,788 10/26/2018 Stock (Right to Buy) Employee Stock Common (3)(4)04/01/2027 22,915 Options \$ 57.87 10/26/2018 D Stock (Right to Buy) Employee Stock Common (3)(4)04/01/2028 Options \$54.1 10/26/2018 D 30,864 Stock (Right to Buy) Performance 10,780 Common 10/26/2018 10/26/2018 (5) 10/26/2018 Α (6) Rights Stock

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Performance Rights	<u>(7)</u>	10/26/2018	D	21,476	10/26/2018	10/26/2018	Common Stock
Performance Shares	<u>(8)</u>	10/26/2018	D	5,126	10/26/2018	10/26/2018	Common Stock

# **Reporting Owners**

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
DeNooyer Mary Beth C/O PINNACLE FOODS INC 399 JEFFERSON ROAD PARSIPPANY, NJ 07054-3707			EVP, Chief HR Officer			
Signatures						
/s/ Uche Ndumele, by Power of Attorney		10/26/2	2018			
**Signature of Reporting Person		Date				
Exploration of Boonanaca						

# **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Pursuant to the Agreement and Plan of Merger, dated as of June 26, 2018, as it may be amended from time to time (the "Merger Agreement"), by and among Pinnacle Foods Inc., a Delaware corporation (the "Company"), Conagra Brands Inc., a Delaware corporation

(1) (the "Parent"), and Patriot Merger Sub Inc., a Delaware corporation and wholly owned subsidiary of Conagra ("Merger Sub"), effective as of immediately prior to the effective time of the merger of the Company and Merger Sub (the "Merger"), each share of Company common stock was converted into the right to receive \$43.11 in cash and 0.6494 (the "Exchange Ratio") of a share of common stock of Parent (collectively, the "Merger Consideration"). Each acquisition and disposition reported in this Form 4 is an exempt transaction.

Pursuant to the Merger Agreement, effective as of immediately prior to the effective time of the Merger, each outstanding and vested option to purchase the Company's common stock (a "Company Option") was canceled in exchange for the right to receive a cash amount

(2) equal to the number of shares of Company common stock subject to such Company Option as of immediately prior to the effective time of the Merger multiplied by the excess, if any, of the sum of (a) \$43.11 and (b) the product of (i) the Exchange Ratio multiplied by (ii) the Parent Closing Price, over the exercise price of such Company Option.

Pursuant to the Merger Agreement, effective as of immediately prior to the effective time of the Merger, each outstanding and unvested Company Option was converted into a cash-settled stock appreciation right relating to the number of shares of Parent common stock (rounded down to the nearest whole number) equal to (i) the number of shares of Company common stock subject to the Company Option

(3) immediately prior to the effective time of the Merger multiplied by (ii) the sum of (x) the Exchange Ratio and (y) the quotient of (1) \$43.11 divided by (2) \$35.9749, the volume weighted average price of one share of common stock of Parent on each of the 10 consecutive trading days ending with the complete trading day ending immediately prior to October 26, 2018 as reported on the New York Stock Exchange (the "Parent Closing Price") (collectively, the "Equity Award Exchange Ratio"),

(Continued from Footnote 3) at a base price per share (rounded up to the nearest whole cent) equal to (A) the exercise price per share of(4) Company common stock of such Company Option immediately prior to the effective time of the Merger divided by (B) the Equity Award Exchange Ratio.

(5) Each performance right (a "Company PSU") represented a right to receive one share of the Company's common stock, subject to the achievement of performance conditions.

Reflects the number of Company PSUs that exceeded the target number (i.e., 100% achievement level) of Company PSUs or 2016 Company performance shares, as applicable, the acquisition of which were reported upon grant, in respect of fiscal years 2016, 2017 and

(6) 2018, which were deemed earned at a (i) 200% achievement level under 2016 Company PSU awards, (ii) 150% achievement level under 2017 PSU awards and (iii) 150% achievement level under 2018 PSU awards, in connection with the Merger based on the target award opportunity.

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Pursuant to the Merger Agreement, effective as of immediately prior to the effective time of the Merger, each outstanding and unvested Company PSU was converted into a time-based cash-settled restricted stock unit, denominated in shares of Parent common stock, with

(7) the number of shares of Parent common stock subject to such restricted stock unit (rounded up to the nearest whole number) equal to (i) the number of shares of Company common stock subject to such unvested Company PSU immediately prior to the effective time of the Merger (based on actual performance) multiplied by (ii) the Equity Award Exchange Ratio.

Pursuant to the Merger Agreement, effective as of immediately prior to the effective time of the Merger, each performance share was automatically converted into the right to receive (i) the Merger Consideration, (ii) a cash amount equal to any accumulated and unpaid dividends and (iii) a cash payment in lieu of any fractional share of Parent common stock.

(9) Reflects the number of 2016 Company performance shares deemed earned at a 100% achievement level in connection with the Merger, the acquisition of which were reported upon grant.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.