PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Thomas Lloyd PETERSON	07/02/2008
Thomas John MCPEAK	07/29/2008

RECEIVING PARTY DATA

Name:	Nestec S.A.
Street Address:	Avenue Nestle 55
City:	Vevey
State/Country:	SWITZERLAND
Postal Code:	1800

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29319114

CORRESPONDENCE DATA

Fax Number: (973)593-7651

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 973-593-7500

Email: patent.dept@gerber.com

Correspondent Name: Nestle Nutrition

Address Line 1: 12 Vreeland Road, 2nd Floor, Box 697
Address Line 4: Florham Park, NEW JERSEY 07932

NAME OF SUBMITTER: Gary M. Lobel

Total Attachments: 4

source=SignedAssignments#page1.tif source=SignedAssignments#page2.tif source=SignedAssignments#page3.tif source=SignedAssignments#page4.tif

> PATENT REEL: 021402 FRAME: 0848

500623318

000

CH \$40

ASSIGNMENT

For good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, we

Thomas Lloyd PETERSON residing at 6455 Hummingbird Lane

Eden Prairie, MN 55346 U.S.A.

Thomas John MCPEAK residing at 389 Alexander Court

Shakopee, MN 55379 U.S.A.

do hereby sell, assign and transfer to **Nestec S.A.**, a company organized under the laws of the Swiss Confederation, of Avenue Nestlé 55, 1800 Vevey, Switzerland CH-1800, and its successors, assigns and legal representatives, all of our right, title and interest for all countries of the world hereinafter referred to collectively as the "**ASSIGNEES**" in and to (1) all of our inventions and discoveries described in the patent provisional or non-provisional patent application(s) titled

BRACKET

and filed in the United States Patent and Trademark Office on June 4, 2008, and accorded Design Patent Application Number 29/319,114 (2) the patent application(s) identified in (1), (3) the right to file patent applications on said inventions and discoveries in the names of ASSIGNEES or their designees or in our name, at their election and in accordance with applicable law in all countries and regions, (4) for all patent applications, all rights of priority based upon the patent application identified in (1) in all countries and regions under the Paris Convention for the Protection of Industrial Property, the Inter-American Convention relating to Inventions, Patents, Designs, and Industrial Models and all other international agreements to which the United States now is or hereafter becomes a signatory and, if the patent application identified in (1) is a provisional patent application, under 35 USC 119(e), (5) all patent applications in all countries and regions claiming the priority of the patent application identified in (1) and only one or more inventions and/or discoveries disclosed in said patent application (including national stages of any international patent application), (6) all continuations and divisions of any non-provisional patent application identified in (1) and any patent application within the scope of (5) (including further continuations and divisions such as, but not limited to, continuations of continuations and continuations of divisions), (2), (5) and (6) hereinafter referred to collectively as "patent applications"), (7) all patents that are granted on any of said patent applications, (8) all registrations and confirmations of, and importation certificates based upon, one or more of said patents and applications for such registrations, confirmations and importation certificates and (9) all reissues, renewals and extensions of said patents, registrations, confirmations and importation certificates, reexamination certificates issued for said patents and supplementary protection certificates based upon said patents and applications for such reissues, renewals, extensions, reexamination certificates and supplementary protection certificates, the same to be held and enjoyed by said ASSIGNEES and their successors, assigns and legal representatives to the full ends of the terms for which said patents, registrations, confirmations, importation certificates, reexamination certificates, supplementary protection certificates, reissues, renewals and extensions may be

> PATENT REEL: 021402 FRAME: 0849

granted, as fully and entirely as the same would have been held and enjoyed by us if this sale, assignment and transfer had not been made.

And we hereby covenant and agree that we will, at any time, (i) upon the request, but at the expense, of **ASSIGNEES** or their successors, assigns or legal representatives execute and deliver all documents that may be necessary or desirable to perfect the title to the foregoing inventions and discoveries, patent applications, patents, registrations, confirmations, importation certificates, reissues, renewals, extensions, reexamination certificates, supplementary protection certificates and applications within the scope of (8) and (9) in **ASSIGNEES** or their successors, assigns or legal representatives, including the execution and procurement of all further documents evidencing this sale, assignment and transfer as may be necessary or desirable for recording the same in the patent office or other intellectual property office, agency or the like of any country or region, (ii) upon the request, but at the expense, of **ASSIGNEES** or their successors, assigns or legal representatives execute all additional patent applications within the scope of (5) and (6) and all applications within the scope of (8) or (9) and (iii) make all rightful oaths and declarations and do all lawful acts required for procuring the same or for aiding therein, without further compensation, but at the expense of **ASSIGNEES** or their successors, assigns or legal representatives.

Executed this	day of Duly	, 20 <u><i>08</i></u>
Moment E	Tirson	
Thomas Lloyd PETERSO	ON	
Executed this	day of	, 20
Thomas John MCPEAK		

PATENT REEL: 021402 FRAME: 0850

ASSIGNMENT

For good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, we

Thomas Lloyd PETERSON residing at 6455 Hummingbird Lane

Eden Prairie, MN 55346 U.S.A.

Thomas John MCPEAK residing at 389 Alexander Court

Shakopee, MN 55379 U.S.A.

do hereby sell, assign and transfer to **Nestec S.A.**, a company organized under the laws of the Swiss Confederation, of Avenue Nestlé 55, 1800 Vevey, Switzerland CH-1800, and its successors, assigns and legal representatives, all of our right, title and interest for all countries of the world hereinafter referred to collectively as the "**ASSIGNEES**" in and to (1) all of our inventions and discoveries described in the patent provisional or non-provisional patent application(s) titled

BRACKET

and filed in the United States Patent and Trademark Office on June 4, 2008, and accorded Design Patent Application Number 29/319,114 (2) the patent application(s) identified in (1), (3) the right to file patent applications on said inventions and discoveries in the names of ASSIGNEES or their designees or in our name, at their election and in accordance with applicable law in all countries and regions, (4) for all patent applications, all rights of priority based upon the patent application identified in (1) in all countries and regions under the Paris Convention for the Protection of Industrial Property, the Inter-American Convention relating to Inventions, Patents, Designs, and Industrial Models and all other international agreements to which the United States now is or hereafter becomes a signatory and, if the patent application identified in (1) is a provisional patent application, under 35 USC 119(e), (5) all patent applications in all countries and regions claiming the priority of the patent application identified in (1) and only one or more inventions and/or discoveries disclosed in said patent application (including national stages of any international patent application), (6) all continuations and divisions of any non-provisional patent application identified in (1) and any patent application within the scope of (5) (including further continuations and divisions such as, but not limited to, continuations of continuations and continuations of divisions), (2), (5) and (6) hereinafter referred to collectively as "patent applications"), (7) all patents that are granted on any of said patent applications, (8) all registrations and confirmations of, and importation certificates based upon, one or more of said patents and applications for such registrations, confirmations and importation certificates and (9) all reissues, renewals and extensions of said patents, registrations, confirmations and importation certificates, reexamination certificates issued for said patents and supplementary protection certificates based upon said patents and applications for such reissues, renewals, extensions, reexamination certificates and supplementary protection certificates, the same to be held and enjoyed by said ASSIGNEES and their successors, assigns and legal representatives to the full ends of the terms for which said patents, registrations, confirmations, importation certificates, reexamination certificates, supplementary protection certificates, reissues, renewals and extensions may be

> PATENT REEL: 021402 FRAME: 0851

granted, as fully and entirely as the same would have been held and enjoyed by us if this sale, assignment and transfer had not been made.

And we hereby covenant and agree that we will, at any time, (i) upon the request, but at the expense, of ASSIGNEES or their successors, assigns or legal representatives execute and deliver all documents that may be necessary or desirable to perfect the title to the foregoing inventions and discoveries, patent applications, patents, registrations, confirmations, importation certificates, reissues, renewals, extensions, reexamination certificates, supplementary protection certificates and applications within the scope of (8) and (9) in ASSIGNEES or their successors, assigns or legal representatives, including the execution and procurement of all further documents evidencing this sale, assignment and transfer as may be necessary or desirable for recording the same in the patent office or other intellectual property office, agency or the like of any country or region, (ii) upon the request, but at the expense, of ASSIGNEES or their successors, assigns or legal representatives execute all additional patent applications within the scope of (5) and (6) and all applications within the scope of (8) or (9) and (iii) make all rightful oaths and declarations and do all lawful acts required for procuring the same or for aiding therein, without further compensation, but at the expense of ASSIGNEES or their successors, assigns or legal representatives.

Executed this	day of	, 20
Thomas Lloyd PETER	PSON	

RECORDED: 08/18/2008

PATENT

REEL: 021402 FRAME: 0852