

PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	LIEN
CONVEYING PARTY DATA	
Name	Execution Date
Dimensional Foods Corporation	01/22/2009
RECEIVING PARTY DATA	
Name:	Edwards Angell Palmer & Dodge LLP
Street Address:	111 Huntington Avenue
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	02199
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	7083805
CORRESPONDENCE DATA	
Fax Number:	(617)227-4420
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	617.517.5530
Email:	pmanus@eapdlaw.com
Correspondent Name:	Peter J. Manus
Address Line 1:	P.O. Box 55874
Address Line 4:	Boston, MASSACHUSETTS 02205
ATTORNEY DOCKET NUMBER:	47961(70126)
NAME OF SUBMITTER:	Peter J. Manus
Total Attachments: 4 source=BegleiterLien#page1.tif source=BegleiterLien#page2.tif source=BegleiterLien#page3.tif source=BegleiterLien#page4.tif	

CH \$40.00 7083805

500763271

PATENT
REEL: 022151 FRAME: 0269

LIEN ON INTELLECTUAL PROPERTY

LIEN AGREEMENT made this 22 day of January 2009, by and between Edwards Angell Palmer & Dodge, LLP, a Massachusetts Limited Liability Partnership having its principal place of business at 111 Huntington Avenue, Boston, MA 02199; (hereinafter referred to individually and collectively as the "Secured Party"), and Dimensional Foods Corporation, a Massachusetts corporation having a principal place of business at 483 Beacon Street, PH1 Boston, MA 02115, formerly 8 Fanueil Hall Marketplace, Boston, MA (hereinafter referred to individually and collectively as the "Debtor").

WHEREAS, the Debtor is obligated to pay the Secured Party certain payments for legal services provided and disbursements paid by the Secured Party for the benefit of the Debtor; and

WHEREAS, the Secured Party desires to obtain a security interest, to wit a lien, in certain collateral described herein to secure the Debtor's obligation to the Secured Party, and the Debtor is willing to grant said security interest.

IT IS THEREFORE, AGREED:

1. The Debtor hereby grants to the Secured Party, individually and collectively, a lien security interest in the collateral described in Paragraph 2 hereof to secure the Debtor's obligation to the Secured Party, to wit, the current accounts receivable balance owed to the Secured Party and any addition thereto for services and disbursements that may be incurred in the future in connection with the intellectual property of the Debtor such as delayed invoices from foreign associates.

2. The property which is subject to the security interest created by this Agreement consists of the U.S. and foreign patents and patent applications listed in Schedule A attached hereto, and any continuing or divisional patent applications that claim the benefit of the priority of the patents or applications listed in Schedule A, and any patents, utility models, designs or the like that shall issue therefrom anywhere in the world.

3. The Debtor represents and warrants that the collateral identified in Schedule A and described herein is wholly and exclusively owned by the Debtor and is free and clear of any encumbrances. A non-exclusive license under the properties in Schedule A is in effect.

4. The Debtor agrees that this Lien and its effect upon the rights and obligations of the parties hereto shall be governed by and construed under the laws of the Commonwealth of Massachusetts and shall be binding upon and/or to the benefit of the parties hereto and their respective successors and assigns.. The Debtor agrees to submit to the personal and subject matter jurisdiction of the courts of the Commonwealth of Massachusetts and to the U.S. District Court for the District of Massachusetts, as appropriate, and to waive any objections as to venue, in connection with any actions that may be brought by the Secured Party in connection with the interpretation or enforcement of this Lien.


Dated at 12:00 this 22 day of January 2009.

SECURED PARTY

By: 

Peter J. Manus, Partner
Edwards Angell Palmer & Dodge, LLP

DEBTOR

By: 
Eric Begleiter
President
Dimensional Foods Corporation

SCHEDULE A

<u>Country</u>	<u>Patent/Appln. No.</u>	<u>Title</u>
Australia	772936	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
Canada	2,378,591	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
Europe	00952433.1	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
Japan	2002-514980	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
Mexico	234344	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
New Zealand	516741	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
United States	10/031,765	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
United States	11/881,230	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
United States	7,083,805	Edible Holographic Products, Particularly Pharmaceuticals and Methods and Apparatus For Producing Same
United States	10/483,312	Edible Articles That Include Edible Optical Elements and Methods for Producing Same