PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT									
NATURE OF CONVEYANCE: ASSIGNMENT												
CONVEYING PARTY DATA												
Name Execution Date												
Golden Temple of Oregon, LLC 05/10/2010												
RECEIVING PARTY	DATA											
Name:	Hearthside F	ood So	lutions, LLC									
Street Address:	5353 Broadm	noor, SI	E									
Internal Address:	Suite 100											
City:	Kentwood											
State/Country:	MICHIGAN											
Postal Code:	49512											
PROPERTY NUMBERS Total: 2 Property Type Number												
Application Number	:	60887	113		60887113							
Application Number	:	12021	661		608							
CORRESPONDENCE DATA												
Fax Number:	(678)55	3-2602			\$80.00							
Correspondence will	be sent via US	Mail wi	hen the fax attempt is unsuccessful.									
Phone:	678553											
	Email: jimmarl@gtlaw.com											
Correspondent Name: LaShana C. Jimmar, Paralegal												
Address Line 1:Greenberg Traurig, LLPAddress Line 2:3290 Northside Parkway, Suite 400												
Address Line 4: Atlanta, GEORGIA 30327												
NAME OF SUBMITTER: LaShana C. Jimmar												
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ASSIGNMENT OF INTELLECTUAL PROPERTY

This ASSIGNMENT OF INTELLECTUAL PROPERTY (this "Assignment") is made and is effective this 10th day of May, 2010, by Golden Temple of Oregon, LLC, an Oregon limited liability company, having its principal offices at 2545 Prairie Road, Eugene, Oregon 97402 (the "Assignor") in favor of Hearthside Food Solutions, LLC, a Delaware limited liability company having offices at 5353 Broadmoor, SE, Suite 100, Kentwood, Michigan 49512 (the "Assignee").

WHEREAS, upon the terms and subject to the conditions set forth in that certain Asset Purchase Agreement, dated as of March 6, 2010, by and among the Assignor, the Assignee, Golden Temple Management, LLC, and those additional Persons identified as "Additional Restricted Parties" on the signature pages thereto (the "Purchase Agreement"), the Assignor has agreed to sell, convey, transfer, assign and deliver to the Assignee all of the Assignor's right, title and interest in and to the Assigned Intellectual Property (as defined in the Purchase Agreement); and

WHEREAS, the Assignee has agreed to acquire the Assigned Intellectual Property upon the terms and subject to the conditions set forth in the Purchase Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties provide and agree as follows:

1. <u>Capitalized Terms</u>. Capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to them in the Purchase Agreement.

2. <u>Assignment of IP</u>. The Assignor hereby sells, conveys, assigns, transfers and delivers to the Assignee all of the Assignor's right, title, and interest in and to the Assigned Intellectual Property, together with all renewals and extensions of such Assigned Intellectual Property that may be obtained under the Laws now or hereafter in force and effect in the United States of America and any other applicable country or countries, more specifically but without limitation:

A. Those certain domain names set forth on <u>Exhibit A</u> attached hereto or relating, solely and exclusively, to the operation of the Acquired Business (the "**Domain** Names");

B. The trademarks, service marks and trade names set forth on <u>Exhibit B</u> attached hereto, and the accompanying identifying symbols, designs, product names, company names, slogans, logos or insignia, and all common law rights, applications and registrations therefor throughout the world, whether registered or unregistered, and the right to sue third parties for past, present or future infringements of any of the foregoing, to fully and entirely stand in the place of Assignor in all matters related thereto, and all goodwill associated with any of the foregoing (collectively, the "**Trademarks**"); and

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C. The patent applications set forth on <u>Exhibit C</u> attached hereto and all registrations and recordings of, any such patent applications throughout the world, and (i) all issued patents, reissues, divisions, continuations, continuations-in-part, extensions, renewals and re-examinations of any of the foregoing, (ii) all proceeds of, and rights associated with, any of the foregoing items (including license royalties and proceeds of infringement suits), the right to sue third parties for past, present or future infringements of any of the foregoing, and (iii) all other rights corresponding to any of the forgoing (collectively, the "**Patent Applications**").

3. <u>Regulatory Authorities</u>. The Assignor hereby authorizes the Commissioner of Trademarks of the United States and other empowered officials of the relevant trademark offices (including the United States Patent and Trademark Office), domain name registrars, copyright offices, and other governmental or regulatory authorities to record the transfer of the Assigned Intellectual Property to the Assignee as assignee of the Assignor's entire right, title and interest therein, and to issue all future registrations and other rights relating to the Domain Names, the Trademarks, the Patent Applications and other Assigned Intellectual Property to the Assignee.

4. <u>Further Assurances</u>. The Assignor shall execute any additional documents reasonably requested by the Assignee at any time in the future to enable the Assignor to protect, perfect, enforce, or otherwise secure the Assignee's rights in, and/or ownership of, the Domain Names, the Trademarks, the Patent Applications and other Assigned Intellectual Property.

5. <u>Controlling Document</u>. Nothing contained herein shall itself change, amend, extend or alter (nor shall it be deemed or construed as changing, amending, extending or altering) the terms or conditions of the Purchase Agreement in any manner whatsoever. In the event of any conflict or inconsistency between the terms, provisions and conditions of this Assignment and the Purchase Agreement, the terms, provisions and conditions of the Purchase Agreement shall govern.

6. <u>Binding Effect</u>. This Assignment shall be binding upon and inure to the benefit of the Assignor and the Assignee, and their Representatives, successors and permitted assigns, in accordance with the terms of the Purchase Agreement.

[Signature Page Follows]

2

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The Assignor has executed this Assignment as of the date first written above.

ASSIGNOR:

By:

GOLDEN TEMPLE OF OREGON, LLC

By: Golden Temple Management, LLC, its manager

Karam Khalsa, Manager

STATE OF OREGON

) ss.:

)

)

COUNTY OF MULTNOMAH

On this <u>Z</u>=<u>T</u>H day of April, 2010, before me, a Notary Public duly commissioned, qualified and acting, within and for the County and State, appeared in person the within named <u>KHALSA</u> to me personally known, who stated that he is the <u>MANAGER</u> of Golden Temple of Oregon, LLC and is duly authorized in that capacity to execute the foregoing instrument for and in the name and on behalf of the limited liability company, and further stated and acknowledged that he has so signed, executed and delivered the foregoing instrument for the consideration, uses and purposes therein mentioned.

In testimony whereof, I have hereunto set my hand and official seal this <u>Z9TH</u>day of April, 2010.



Lonie a. Crawford Notary Public

Signature Page to Assignment of Intellectual Property GTO - Assignment of Intellectual Property - Execution Version.DOC

Exhibit A <u>Domain Names</u>

(1) Domain Name: goldentemple.com

Registrant: Golden Temple, LLC

Record expires on: 8/5/13 Record created on: 8/6/96 Database last updated on: 1/19/09

(2) Domain Name: peacecereal.com

Registrant: c/o peacecereal.com (marked private)

Record expires on: 10/30/11 Record created on: 10/31/97 Database last updated on: 1/19/09

(3) Domain Name: sweethomefarm.com

Registrant: Golden Temple, LLC

Record expires on: 3/20/14 Record created on: 3/20/03 Database last updated on: 2/10/09

(4) Domain Name: celebratepeace.com

Registrant: c/o celebratepeace.com (marked private)

A-1

Record expires on: 8/25/17 Record created on: 8/25/03 Database last updated on: 1/19/09

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Exhibit B <u>Trademarks</u>

Common Law Trademarks:

GOLDEN TEMPLE			
GOLDEN TEMPLE (AND DESIGN)			

Trademark Registrations: See attached.

Rgs	GT	GT	GT	GI	GT	GT	
Action/ Status	Renewal due 12/16/13	Published 1/13/10 opposition period expires 3/13/10	Allowed 10/27/09; statement of use to be filed shortly	Published 10/28/09; opposition period expired 12/28/09; decl of use due of use due	Office action response due 4/21/10	Decl of use due 5/18/10; renewal date 5/18/14	Decl of use due 12/15/15, renewal date 12/15/19
Reg. Date	12/16/03					5/16/04	12/15/09
Reg. No.	2,796.377					2,843,538	3,726,867
Appl. Date	3/13/03	6/22/09	3/3/09	2/4/09	2/4/09	12/18/0 1	3/3/09
Appl. No.	76/497,079	1442415	77/682,604	1427689	77/663,288	76/350,443	77/682,613
(Use Dates	Ist use anywhere: 12/2/02 1st use in commerce: 12/2/02			· .		lst use anywhere: 12/2/02 1st use in commerce: 12/2/02	1st use anywhere: 11/28/08 1st use in
Goods	Breakfast cereal	Processed cercal- based food to be used as a breakfast food, snack food, or ingredient for making other food.	Processed cereal- based food to be used as a breakfast food, as anack food, or ingredient for making other foods.	Processed cereal- based food to be used as a breakfast food, as ack food, or ingredient for making other food.	Processed cereal- based food to be used as a breakfast food, as anack food, or ingredient for making other foods.	Breakfast cereals.	Processed cereal- based food to be used as a breakfast food, snack food, or
Status	Registered	Filed	Filed	Filed	Filed	Registered	Registered
Case Type	Supp Reg	Intent-to-use ("TTU")	IIU	ITU	ITU	In use	Supp Reg
Guity	ß	CAN	Sn	CAN	S	Sn	ns
Docket Namber	SCH708480.18 .07	708480.0026	708480.0020	708480.0030	708480.0021	SCH708480.181 2	708480.0022
Mark Name	ESSENTIAL 10	FRESH STRAWBERRY CRUNCH	FRESH STRAWBERRY CRUNCH	GRANOLA CRISPS	GRANOLA CRISPS	HEART SENSE	MOUNTAIN BLUEBERRY FLAX

Res		GT	Ţ	51		GT										GT			T	 E-			·	1.
Action/ R			due	3/13/22 G	Renewal due	10/29/12 G				Renewal due	10/24/12 GT				Renewal due	9/2/17 G			Renewal due	10/3/10 GT			•	
Reg. Date			3/13/07		10/29/02					11/24/92					1 2/2/6				10/3/00					
Reg. No.			TMA683,523		2,642,793					1,735,778					2,093,069				2,391,713			:		
Appl			12/5/05	•	1/23/02					5/22/91					8/21/96			• • • • • • • • •	11/18/	66				
Appl No.			1281982	· .	76/362,596			•		74/168,909					75/155,337	÷			75/852,830			•		
-Use Dates	commerce: 5/4/09	• ,	Used since	as early as 12/31/98	l st use	anywhere:	12/1/9/	commerce:	12/1/97	1st use	anywhere:	let use in	commerce.	11/22/91	1st use	anywhere:	lst use in	commerce:	1st use	anywhere:	3/1/99	Ist use in	3/1/99	.
Goods	ingredient for making other foods		Breakfast cereal.		Breakfast cereal.					Breakfast cereals.					Granola.		-		Breakfast cereal.	•				
Status			Registered		Registered					Registered					Registered			÷	Registered				•	
Case Type			In use		In use		-			In use					In use				In use	*			•	
Cutry			CAN	-	NS					SN					. SU				US					
Docket Number	-		708480.0035		SCH708480.18	.14				SCH708480.18	.16			-	SCH708480.18	.18			SCH708480.18	.20				
Mark Name			PEACE CEREAL		PEACE CEREAL					SWEET HOME FARM					VALLEY CREEK	FARMS			WILD BERRY CRISP			-		

PATENT REEL: 024363 FRAME: 0608

2

Exhibit C Patent Applications

Patent Title	Country	Case Type	Status	Appl. No.	Appl. Date	Reg. Reg. No. Date	Action/Status
GRANOLA FLAKE CEREAL OR CHIP AND METHOD FOR MAKING SAME	US	Provisional	Inactive	60/887,113	1/29/07		Assigned by inventors to Golden Temple of Oregon, Inc. on 1/29/07 (Reel/frame: 018819/0738)
FLAKE CEREAL OR CHIP AND METHOD FOR MAKING SAME	US	Non- provisional	Filed	12/021,661	1/29/08		Claims priority to 60/887,113; assigned by inventors to Golden Temple of Oregon, LLC on 1/29/07 (Reel/frame: 020432/0605); published 7/31/08 (Pub. No. US-2008- 0181991-A1); response to office action filed 12/15/09; awaiting next action

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RECORDED: 05/11/2010

PATENT REEL: 024363 FRAME: 0609

C-1