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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT5587141

SUBMISSION TYPE:		NEW	NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		MER	MERGER				
EFFECTIVE DATE:		09/26	09/26/2004				
CONVEYING PART	Υ DATA						
			Name			Execution Date	
LAMB-WESTON, INC.						09/26/2004	
RECEIVING PARTY	DATA						
Name:	CONAGR	CONAGRA FOODS PACKAGED FOODS COMPANY, INC.					
Street Address:	ONE CON	ONE CONAGRA DRIVE					
City:	ОМАНА	ОМАНА					
State/Country:	NEBRASI	NEBRASKA					
Postal Code:	tal Code: 68102						
PROPERTY NUMB	ERS Total: 3						
Property Type			Number				
Patent Number: 7849		349771					
Patent Number: 7789		789000					
Patent Number.	Patent Number: 774						
	77	748303					
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PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"CONAGRA DAIRY FOODS COMPANY", A DELAWARE CORPORATION,

"CONAGRA GPC, INC.", A DELAWARE CORPORATION,

"IHF/GM HOLDING CORPORATION", A DELAWARE CORPORATION,

"LAMB-WESTON, INC.", A DELAWARE CORPORATION,

WITH AND INTO "CONAGRA FOODS PACKAGED FOODS COMPANY, INC." UNDER THE NAME OF "CONAGRA FOODS PACKAGED FOODS COMPANY, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FOURTH DAY OF SEPTEMBER, A.D. 2004, AT 2:01 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE TWENTY-SIXTH DAY OF SEPTEMBER, A.D. 2004, AT 11:59 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3808548 8100M 040692704

Variet Smith Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 3377268

DATE: 09-28-04

PATENT REEL: 043500 FRAWE: 0688



CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

CONAGRA DAIRY FOODS COMPANY CONAGRA GPC, INC. **IHF/GM HOLDING CORPORATION** LAMB-WESTON, INC. (Each a Delaware Corporation)

INTO

CONAGRA FOODS PACKAGED FOODS COMPANY, INC. (A Delaware Corporation)

It is hereby certified that:

The name and state of incorporation of each of the constituent corporations of the-1. merger is as follow:

NAME

STATE OF INCORPORATION

Delaware

ConAgra Foods Packaged Foods Company, Inc. (hereinafter sometimes referred to as the "Corporation")

Delaware ConAgra Dairy Foods Company Delaware ConAgra GPC, Inc. Delaware **IHF/GM Holding Corporation** Lamb-Weston, Inc. Delaware (hereinafter sometimes referred to together as the "Subsidiaries" or singularly as a "Subsidiary")

The Corporation is the owner of all of the outstanding shares of each class of stock 2. of each Subsidiary.

The Corporation hereby merges each Subsidiary into the Corporation. 3.

PATENT REEL: 043500 FRAME: 06589

and the

Set forth below is a copy of the resolution adopted on September 22, 2004, by the 4. Board of Directors of the Corporation to merge the said Subsidiaries into the Corporation:

> "RESOLVED, that each of ConAgra Dairy Foods Company; ConAgra GPC, Inc.; IHF/GM Holding Corporation; and Lamb-Weston, Inc. is a wholly owned subsidiary of ConAgra Foods Packaged Foods Company, Inc., and shall be merged with and into ConAgra Foods Packaged Foods Company, Inc. in accordance with the Delaware Corporation Law. The issued shares of each subsidiary shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall be surrendered and extinguished. Each merger shall be effective as of 11:59 p.m. on September 26, 2004.

The merger shall be effective as of 11:59 p.m. on September 26, 2004. 5.

DATED: September 23, 2004.

CONAGRA FOODS PACKAGED FOODS COMPANY, INC.

elta R. Keith a L. Keith, Vice President, Tax Bv:



PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "CONAGRA FOODS PACKAGED FOODS COMPANY, INC.", FILED IN THIS OFFICE ON THE TWENTY-SIXTH DAY OF MAY, A.D. 2004, AT 5:18 O'CLOCK P.M.



et Smith Wind Darr

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 3584829

DATE: 12-29-04

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OF

CONAGRA FOODS PACKAGED FOODS COMPANY, INC.

I, the undersigned, for the purpose of incorporating and organizing a corporation under the General Corporation Law of the State of Delaware, do hereby certify as follows:

ARTICLE I

NAME

The name of the corporation is CONAGRA FOODS PACKAGED FOODS COMPANY, INC. (referred to hereinafter as the "Corporation").

ARTICLE II

INITIAL REGISTERED OFFICE AND INITIAL REGISTERED AGENT

The registered office of the Corporation in the State of Delaware is to be located at 2711 Centerville Road, Suite 400, Wilmington, Delaware 19808. The registered agent in charge thereof at such address is THE PRENTICE-HALL CORPORATION SYSTEM, INC.

ARTICLE III

PURPOSE

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware. The Corporation will have perpetual existence.

ARTICLE IV

AUTHORIZED SHARES

The total number of shares of stock which the Corporation shall have authority to issue is one thousand (1,000) shares. The par value of each of such shares is One Dollar (\$1.00) per share. All such shares are of one class and are shares of Common Stock. The purchase price of said capital stock may be paid for wholly or partly in cash, by labor done, by personal property, including obligations of this Corporation, or by real property or leases thereof, as and when authorized by the directors. Stock, when fully paid for, shall be nonassessable.

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NAME AND ADDRESS OF INCORPORATOR

The name and mailing address of the incorporator is PATRICK J. STRAKA, McGrath North Mullin & Kratz, PC LLO, Suite 3700 First National Tower, 1601 Dodge Street, Omaha, Nebraska 68102.

<u>ARTICLE VI</u>

DIRECTORS' POWERS

The directors shall have power to make and alter or amend the By-Laws, to fix the amount to be reserved as working capital, and to authorize and cause to be executed mortgages and liens, without limit as to the amount, upon the property and franchise of the Corporation.

ARTICLE VII

INTEREST OF DIRECTORS IN TRANSACTIONS

In the absence of fraud, no contract or other transaction between the Corporation and any other person, corporation, firm, syndicate, association, partnership, or joint venture shall be wholly or partially invalidated or otherwise affected by reason of the fact that one or more directors of the Corporation are or become directors or officers of such other corporation, firm, syndicate, or association, or members of such partnership or joint venture, or are pecuniarily or otherwise interested in such contractual transaction; provided, that the fact such director or directors of the Corporation are so situated or so interested or both, shall be disclosed or shall have been known to the Board of Directors of the Corporation. Any director or directors of the Corporation who is also a director or officer of such other corporation, firm, syndicate, or association, or a member of such partnership, or joint venture, or pecuniarily or otherwise interested in such contract or transaction, may be counted for the purpose of determining the existence of a quorum at any meeting of the Board of Directors of the Corporation which shall authorize any such contract or transaction and in the absence of fraud, and as long as he or she acts in good faith, any such director may vote thereat to authorize any such contract or transaction, with like force and effect as if he or she were not a director or officer of such other corporation, firm, syndicate, or association, or a member of such partnership, or joint venture, or pecuniarily or otherwise interested in such contract or transaction.

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ARTICLE VIII

INDEMNIFICATION

Section 1

The Corporation shall indemnify any person who was or is a party or is threatened (a) to be made a party to a proceeding (as hereinafter defined) by reason of the fact that he or she (i) is or was a director or officer of the Corporation or (ii) while a director or officer of the Corporation, is or was serving at the request of the Corporation as a director, officer, partner, venturer, proprietor, trustee, employee, agent, or similar functionary of another foreign or domestic corporation, partnership, joint venture, sole proprietorship, trust, employee benefit plan. or other enterprise, to the fullest extent permitted under the Delaware General Corporation Law, as the same exists or may hereafter be amended. Such right shall be a contract right and as such shall run to the benefit of any director or officer who is elected and accepts the position of director or officer of the Corporation or elects to continue to serve as a director or officer of the Corporation while this Article Eight is in effect. Any repeal or amendment of this Article Eight shall be prospective only and shall not limit the rights of any such director or officer or the obligations of the Corporation with respect to any claim arising from or related to the services of such director or officer in any of the foregoing capacities prior to any such repeal or amendment to this Article Eight. Such right shall include the right to be paid by the Corporation expenses incurred in defending any such proceeding in advance of its final disposition to the maximum extent permitted under the Delaware General Corporation Law, as the same exists or may hereafter be amended. If a claim for indemnification or advancement of expenses hereunder is not paid in full by the Corporation within sixty (60) days after a written claim has been received by the Corporation, the claimant may at any time thereafter bring suit against the Corporation to recover the unpaid amount of the claim, and if successful in whole or in part, the claimant shall also be entitled to be paid the expenses of prosecuting such claim. It shall be a defense to any such action that such indemnification or advancement of costs of defense is not permitted under the Delaware General Corporation Law, but the burden of proving such defense shall be on the Corporation. Neither the failure of the Corporation (including its board of directors, independent legal counsel, or stockholders) to have made its determination prior to the commencement of such action that indemnification of, or advancement of costs of defense to, the claimant is permissible in the circumstances nor an actual determination by the Corporation (including its board of directors, independent legal counsel, or stockholders) that such indemnification or advancement is not permissible shall be a defense to the action or create a presumption that such indemnification or advancement is not permissible. In the event of the death of any person having a right of indemnification under the foregoing provisions, such right shall inure to the benefit of his or her heirs, executors, administrators, and personal representatives. The rights conferred above shall not be exclusive of any other right which any person may have or hereafter acquire under any statute, bylaw, resolution of stockholders or directors, agreement, or otherwise.

(b) The Corporation may additionally indemnify any employee or agent of the

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Corporation to the fullest extent permitted by law.

(c) As used herein, the term "proceeding" means any threatened, pending, or completed action, suit, or proceeding, whether civil, criminal, administrative, arbitrative, or investigative, any appeal in such an action, suit, or proceeding, and any inquiry or investigation that could lead to such an action, suit, or proceeding.

Section 2

A director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except for liability (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the General Corporation Law of the State of Delaware, or (iv) for any transaction from which the director derived an improper personal benefit. If the General Corporation Law of the State of Delaware is amended after approval of the stockholders of this Article Eight to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the General Corporation Law of the State of Delaware, as so amended. Any repeal or modification of this Article Eight by the stockholders shall be prospective only and shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

I, the undersigned, for the purpose of forming a corporation under the laws of the State of Delaware, do make, file and record this Certificate, and do certify that the facts herein stated are true; and I have accordingly hereunto set my hand this 26th day of May, 2004.

PATENI

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PATRICK J STRAKA, Incorporator