# 2635704

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM334015

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Long Island Compost Corp.		02/27/2015	CORPORATION: NEW YORK

### **RECEIVING PARTY DATA**

Name:	OMS Investments, Inc.	
Street Address:	10250 Constellation Blvd., Suite 2800	
City:	Los Angeles	
State/Country:	CALIFORNIA	
Postal Code:	90067	
Entity Type:	CORPORATION: DELAWARE	

# **PROPERTY NUMBERS Total: 4**

Property Type	Number	Word Mark		
Registration Number:	2635704	GREAT GARDENS A LONG ISLAND COMPOST PROD		
Registration Number:	2702442	HAMPTONS ESTATE MULCH		
Registration Number:	2857495	"GOURMET FOOD FOR YOUR GARDEN"		
Registration Number:	3112952	HAMPTONS ESTATE		

### **CORRESPONDENCE DATA**

Fax Number: 9376447568

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 937-578-1347

Email: trademarks@scotts.com **Correspondent Name:** Karen K. Hammond Address Line 1: 14111 Scottslawn Road Address Line 4: Marysville, OHIO 43041

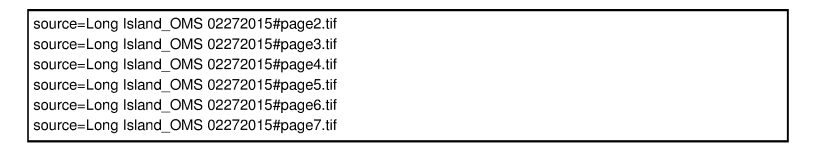
ATTORNEY DOCKET NUMBER:	LONG ISLAND OMS
NAME OF SUBMITTER:	Karen K. Hammond
SIGNATURE:	/karen k hammond/
DATE SIGNED:	03/04/2015

**Total Attachments: 7** 

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**TRADEMARK** REEL: 005471 FRAME: 0046

900317576



### INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT (this "Assignment"), dated as of February 27, 2015, is by and between Long Island Compost Corp., a New York corporation having offices at 100 Urban Avenue, Westbury, New York 11590 ("Assignor"), and OMS Investments, Inc., a Delaware corporation having offices at 10250 Constellation Blvd., Suite 2800, Los Angeles, California 90067 ("Assignee").

WHEREAS, Assignor owns all right, title and interest in and to the Purchased Intellectual Property (defined below); and

WHEREAS, Assignee is desirous of acquiring Assignor's entire right, title and interest in and to the Purchased Intellectual Property.

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

**Section 1. DEFINITIONS.** Capitalized terms used but not defined herein and defined in the Purchase Agreement (as defined below) shall have the meanings ascribed to them in the Purchase Agreement. The following terms shall have the following meanings:

"Purchased Intellectual Property" means, but is not limited to, the items listed on Schedule 1 attached hereto. Assignor and Assignee intend that the definition of "Purchased Intellectual Property" as used herein be the same as the definition of "Purchased Intellectual Property" used in that certain Asset Purchase Agreement, dated as of the date hereof, by and among Assignor, Hyponex Corporation, a Delaware corporation, and, for the express purposes set forth therein, the Shareholders (together with the exhibits and schedules thereto, the "Purchase Agreement").

- **Section 2. ASSIGNMENT.** Effective as of the Closing, Assignor does hereby sell, assign, transfer and set over to Assignee, its successors and assigns, Assignor's entire right, title and interest in and to the Purchased Intellectual Property.
- **Section 3. AUTHORITY.** Assignor hereby covenants that it has the full right to convey the entire interest herein assigned, and that it has not executed, and will not execute, any agreement in conflict with this Assignment.
- **Section 4. ADDITIONAL RIGHTS.** The foregoing assignment of Purchased Intellectual Property includes all rights to sue and recover and retain damages, costs and attorneys' fees for past, present and future infringement and any other rights relating to any of the foregoing.

### Section 5. FURTHER ASSURANCES.

- (A) Assignor hereby agrees to execute without further consideration any further documents and instruments which may be necessary, lawful and proper to secure to Assignee its interest and title in the aforementioned Purchased Intellectual Property.
- (B) Assignor hereby agrees to execute without further consideration any further documents and instruments which may be necessary, lawful and proper in the prosecution of the Purchased Intellectual Property or in the preparation or prosecution of any continuation, continuation-in-part, substitute, divisional, renewal, reexamination, or reissue applications, or any trademark applications or registrations, or in any amendments, extensions, or interference proceedings, or other applications for trademarks of any region or country, or that may be necessary to prosecute, protect, or perfect the aforementioned Purchased Intellectual Property.
- (C) Assignor hereby further covenants and agrees that it will communicate to Assignee any and all facts known to it respecting said Purchased Intellectual Property, and, upon reasonable advance notice and with reimbursement for reasonable out-of-pocket expenses, testify in any legal proceeding, sign all lawful papers, execute and deliver all papers and take any actions that may be necessary or desirable to perfect the title to any of the Purchased Intellectual Property.
- **Section 6. REGISTRATIONS.** Assignor does hereby authorize and request the Director of the United States Patent and Trademark Office, the Director of the United States Copyright Office, and directors of equivalent foreign intellectual property offices, to issue any and all trademark registrations or similar rights which may be granted upon said Purchased Intellectual Property, or upon any improvements thereto, or any parts thereof, when granted, to said Assignee.
- **Section 7. CONFLICT.** This Assignment is subject to all of the terms and conditions of the Purchase Agreement. No provision of this Assignment shall be deemed to enlarge, alter or amend the terms or provisions of the Purchase Agreement. Notwithstanding anything to the contrary set forth herein, if there is any conflict between the terms and conditions of this Assignment and the terms and conditions of the Purchase Agreement, the terms and conditions of the Purchase Agreement shall control.
- **Section 8. AMENDMENT; WAIVER.** No amendment, supplement, modification or termination of this Assignment shall be binding unless executed in writing by the party to be bound thereby. No waiver of any of the provisions of this Assignment shall be deemed or shall constitute a waiver of any other provision of this Assignment, whether or not similar, nor shall such waiver constitute a continuing waiver unless otherwise expressly provided.
- **Section 9. GOVERNING LAW.** This Assignment shall be construed and interpreted according to the laws of the State of New York, without regard to the conflicts of law rules thereof.

**Section 10. COUNTERPARTS.** This Assignment may be executed in several counterparts, each of which shall be deemed an original, but such counterparts shall together constitute but one and the same Assignment. The exchange of copies of this Assignment and of signature pages by facsimile or portable document format (.pdf) transmission shall constitute effective execution and delivery of this Assignment as to the parties and may be used in lieu of the original Assignment for all purposes. Signatures of the parties transmitted by facsimile or portable document format (.pdf) shall be deemed to be their original signatures for all purposes.

**Section 11. SEVERABILITY.** If any provision, clause or part of this Assignment, or the application thereof under certain circumstances, is held invalid, the remainder of this Assignment, or the application of such provision, clause or part under other circumstances, shall not be affected thereby.

[SIGNATURE PAGE FOLLOWS]

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IN TESTIMONY WHEREOF, I hereunto set my hand this 27 <sup>th</sup> day of February, 2015.
Long Island Compost Corp. (ASSIGNOR)
By: Mon Vi Allo
Name: Charles Vigliotti
Title: President
County of NASSACE
County of NASSACE ) State of New York ) ss:
On this 27 day of Februay, 2015, before me, a Notary Public in and for the County and State aforesaid, personally appeared Charles Vigliotti, to me known and known to
me to be the person of that name, who signed and sealed the foregoing instrument, and acknowledged the same to be of his free act and deed.
acknowledged the same to be of his free act and deed.
(SEAL)
My Commission Expires
ERNEST T. BARTOL Notary Public, State of New York No. 02BA0179976 Qualified in Nassau County
Commission Expires August 31, 2017

[Signature Page to Intellectual Property Assignment]

OMS Investments, Inc. (ASSIGNEE)	
By:	
Name: Luis A. Rodriguez	
Title: Assistant Secretary	
County of ) ) ss:	
State of )	
(CITAT)	Notary Public
(SEAL)	My Commission Expires

IN TESTIMONY WHEREOF, I hereunto set my hand this 27th day of February, 2015.

SEEATTACHCD ANGROWEDGMENT ->

A notary public or other officer completing this certificate	e verifies only the identity of the individual who signed the
document to which this certificate is attached, and not the	truthfulness, accuracy, or validity of that document.
State of California )	
County of WS ANDELES )	
On 76 PEBRUARY 1015 before me, ME	X PSYCHOLOGAE, NOTARY PBLIC
personally appeared US A- Vol W	Here Insert Name and Title of the Officer
	Name(s) of Signer(s)
who proved to me on the basis of satisfactory e subscribed to the within instrument and acknowled this/her/their authorized capacity(ies), and that by his/or the entity upon behalf of which the person(s) acte	dged to me that f@/she/they executed the same in h <del>er/thei</del> r signature(s) on the instrument the person(s)
of	certify under PENALTY OF PERJURY under the laws the State of California that the foregoing paragraph true and correct.
Notary Public - California Los Angeles County	ITNESS my hand and official seal.
	1 Signature of Notary Public
Place Notary Seal Above	
Though this section is optional, completing this im fraudulent reattachment of this fo	formation can deter alteration of the document or
Description of Attached Document  Title or Type of Document: LMCWGVAL (VO)  Number of Pages: Signer(s) Other Than I	
Capacity(ies) Claimed by Signer(s)	
Signer's Name:	Signer's Name:
☐ Corporate Officer — Title(s):	☐ Corporate Officer — Title(s):
□ Partner — □ Limited □ General	☐ Partner — ☐ Limited ☐ General
<ul><li>☐ Individual</li><li>☐ Attorney in Fact</li><li>☐ Guardian or Conservator</li></ul>	☐ Individual ☐ Attorney in Fact
□ Trustee □ Guardian or Conservator □ Other:	☐ Trustee ☐ Guardian or Conservator ☐ Other:
Signer Is Representing:	Signer Is Representing:
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# SCHEDULE 1 PURCHASED INTELLECTUAL PROPERTY

## A. Marks

Mark	Owner	Country	Serial No.	Registration No.
HAMPTONS ESTATE	Long Island	US	78/491,248	3,112,952
	Compost			
	Corp.			
"GOURMET FOOD	Long Island	US	76/507,430	2,857,495
FOR YOUR GARDEN"	Compost			
	Corp.			
HAMPTONS ESTATE	Long Island	US	76/421,840	2,702,442
MULCH	Compost			
	Corp.			
	Long Island	US	75/558,614	2,635,704
<b>O</b> reat≈	Compost			
<b>E</b> arriens	Corp.			
A CONSTINUE COMPOST PRODUCT				
·				

B. Copyrights

None

C. Patents

**RECORDED: 03/04/2015** 

None

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