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08-16-2002



102192612

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks, 102192612 enclosed original documents or copy thereof.

1. Name of conveying party(ies):
Greyhound-Dobbs Incorporated
Dial Tower
Phoenix, Arizona 85077 8-12-02
 Individual(s) Merger
 General Partnership Limited Partnership
 Corporation: **a Delaware corporation**
 Other
Additional name(s) of conveying party(ies) attached? Yes No

2. Name and address of receiving party(ies):
Gate Gourmet International AG
Flughoffstrasse 54
8152 Opfikon
Switzerland
 Individual(s) citizenship:
 Association:
 General Partnership:
 Limited Partnership:
 Corporation-State: **a Switzerland corporation**
 Other
If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes No

3. Nature of conveyance:
 Assignment Merger
 Security Agreement Change of Name
 Other _____
Execution Date: **July 1, 1999**

4. Application number(s) or patent number(s):
A. Trademark Application No.(s)
B. Trademark Registration No.(s)
796,143
1,161,442
1,857,033
Additional numbers attached: Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:
Edward T. Colbert, Esq.
KENYON & KENYON
1500 K Street, N.W., Suite 700
Washington, DC 20005

6. Total number of applications and registrations involved: **3**
7. Total fee (37 CFR 3.41): **\$90.00**
 Enclosed
 Authorized to be charged to Deposit Account
8. Deposit account number: **11-0600**
(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.
08/15/2002 DBYRNE 00000065 110600 796143
FC:481 40.00 CH
FC:482 50.00 CH
Anne Grosheitsch
Name of Person Signing

Signature
August 12, 2002
Date
Total number of pages, including cover sheet, attachments and document: **6**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE


IN THE MATTER OF:

MARK	REG. NO.	OWNER
DOBBS HOUSE Stylized	796,143	Gate Gourmet International AG now Gate Gourmet IP AG
DOBBS & Design	1,161,442	Gate Gourmet International AG now Gate Gourmet IP AG
QUALITY IS OUR MAIN INGREDIENT & Design	1,534,848	Gate Gourmet International AG now Gate Gourmet IP AG
QUALITY IS OUR MAIN INGREDIENT	1,561,542	Gate Gourmet International AG now Gate Gourmet IP AG
DR. SOLVE	1,726,432	Gate Gourmet International AG now Gate Gourmet IP AG
DOBBS INTERNATIONAL SERVICES	1,857,033	Gate Gourmet International AG now Gate Gourmet IP AG

Appointment of Domestic Representative

KENYON & KENYON, 1500 K Street, NW, Washington, DC 20005 is hereby designated Gate Gourmet International AG, now Gate Gourmet IP AG's representative upon whom notice of process in proceedings affecting Gate Gourmet International AG, now Gate Gourmet IP AG's marks may be served.

Dated: Aug. 8, 2002

By: 
 Karen L. Feisthamel
 KENYON & KENYON
 1500 K Street, NW
 Suite 700
 Washington DC 20005

(202) 220-4200

DEED OF ASSIGNMENT OF INTANGIBLES

THIS GENERAL ASSIGNMENT OF INTANGIBLES made this 1ST day of July, 1999, by and among GREYHOUND-DOBBS INCORPORATED and DOBBS INTERNATIONAL SERVICES, INC., each a company organized under the laws of the State of Delaware (collectively the "Sellers") and GATE GOURMET INTERNATIONAL AG, a company organized under the laws of Switzerland (the "Buyer").

Pursuant to that certain Intangibles Purchase Agreement of even date herewith by and among Sellers and Buyer, the terms of which are incorporated by reference, and for good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows.

Sellers hereby sell, assign, transfer, convey and deliver to Buyer all of their right, title and interest in and to the Intangibles set forth in the Schedule A attached hereto, and all causes of action, rights of recovery and claims for damage or other relief relating to the Intangibles set forth in Schedule A attached hereto.

Sellers further hereby sell, assign, transfer, convey and deliver to Buyer all of their right, title and interest, if any, in and to any and all other trademarks, whether at common law or the subject of registrations or pending applications, relating to: (1) the development of the single operator vehicle, (2) the Seller's quality control program and (3) the Seller's training program referred to in Schedule A hereto, and all causes of action, rights of recovery and claims for damage or other relief relating thereto.

Sellers shall contemporaneously execute Deeds of Assignment for recordal with the appropriate patent and trademark authorities to reflect Buyer's ownership of those trademark registrations set forth in Schedule A.

Sellers shall transfer or shall cause to be transferred to Buyer or its legal representatives all original files and documents relating to the aforementioned Intangibles, including all application and registration files and documents, certificates of registration, search reports and the like.

IN WITNESS WHEREOF, Assignors and Assignee have caused this instrument to be executed in their respective names and on their behalf by an officer, duly authorized thereunto, effective as of this 1ST day of July, 1999.

GREYHOUND-DOBBS INCORPORATED

By: [Signature]

Name: SCOTT E. SAYRE

Title: SECRETARY

DOBBS INTERNATIONAL SERVICES, INC.

By: [Signature]

Name: SCOTT E. SAYRE

Title: SECRETARY

GATE GOURMET INTERNATIONAL AG

By: [Signature]

Name: Henning Boysen Niels Smedegaard

Title: President + CEO Senior Vice President +

SCHEDULE A

I. Intangibles

1. All Intangibles relating to the development of the single operator vehicle (SOV), including patents, patent applications, copyrights, design documentation materials and other developmental know-how.

2. All Intangibles relating to the Sellers' quality control program, including all databases, materials, designs, logos, documentation materials and know-how.

3. All Intangibles relating to the Sellers' training program, including all databases, materials, designs, logos, documentation materials and know-how.

II. Trademarks

Trademark	Reg. No.	Reg. Date	Renewal Date	Country	Owner
Dobbs	016688	07/09/92	07/09/02	KOR	DISI
Dobbs	3355598	10/31/97	10/31/07	JAP	DISI
Dobbs	765491	09/07/95	09/06/05	CHN	DISI
DISI	2079881	10/07/94	11/10/03	GER	DISI
DISI(EGR)	2046814	10/12/93	03/28/02	GER	DISI
DISI(Current USA LOGO)	1857033	10/04/94	10/04/04	USA	GDI
DR. SOLVE	1726432	10/20/92	10/20/02	USA	DISI
QUALITY IS ...	1561542	10/17/89	10/17/09	USA	DISI
QUALITY IS ...	1534848	04/11/89	04/11/09	USA	DISI
Dobbs & Design (teardrop)	1161442	07/14/81	07/14/01	USA	GDI
Dobbs House & Design	B986818	02/01/72	02/01/07	GTB	DISI
Dobbs House & Design	B986817	02/01/72	02/01/07	GTB	DISI
Dobbs House (Block)	1582193	03/27/90	03/27/00	FRA	DHI
Dobbs House	796143	09/14/85	09/14/05	USA	GDI
Dobbs House	272752	--	*	MEX	DHI



Official Certification

This is to certify that this copy corresponds exactly with the document shown to us this day and declared to be the original.

30. Juli 2002

Zürich,

B. No. 2606

NOTARIAT RIESENBACH-ZÜRICH

See Fr.

25 -

Max Berlioz
Notariatsassistent

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Pursuant to that certain Intangibles Purchase Agreement of even date herewith by and among Sellers and Buyer, the terms of which are incorporated by reference, and for good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows.

Sellers hereby sell, assign, transfer, convey and deliver to Buyer all of their right, title and interest in and to the Intangibles set forth in the Schedule A attached hereto, and all causes of action, rights of recovery and claims for damage or other relief relating to the Intangibles set forth in Schedule A attached hereto.

Sellers further hereby sell, assign, transfer, convey and deliver to Buyer all of their right, title and interest, if any, in and to any and all other trademarks, whether at common law or the subject of registrations or pending applications, relating to: (1) the development of the single operator vehicle, (2) the Seller's quality control program and (3) the Seller's training program referred to in Schedule A hereto, and all causes of action, rights of recovery and claims for damage or other relief relating thereto.

Sellers shall contemporaneously execute Deeds of Assignment for recordal with the appropriate patent and trademark authorities to reflect Buyer's ownership of those trademark registrations set forth in Schedule A.

Sellers shall transfer or shall cause to be transferred to Buyer or its legal representatives all original files and documents relating to the aforementioned Intangibles, including all application and registration files and documents, certificates of registration, search reports and the like.

IN WITNESS WHEREOF, Assignors and Assignee have caused this instrument to be executed in their respective names and on their behalf by an officer, duly authorized thereunto, effective as of this 1ST day of July, 1999.

GREYHOUND-DOBBS INCORPORATED

By: [Signature]

Name: SCOTT E. SAYRE

Title: SECRETARY

GATE GOURMET INTERNATIONAL AG

By: [Signature]

Name: Henning Baysen Niels Smedegaard

Title: President + CEO Senior Vice-President + C.F.C

DOBBS INTERNATIONAL SERVICES, INC.

By: [Signature]

Name: SCOTT E. SAYRE

Title: SECRETARY

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Dobbs House	272752	--	*	MEX	DHI



Official Certification

This is to certify that this copy corresponds exactly with the document shown to us this day and declared to be the original.

30. Juli 2002
Zürich,
B No. 2606
Notariat Priesbach Zürich
Max Schmid
Notariatsassistent