11-04-2002

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Form **PTO-1594**

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

(Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)	U.S. Patent and Trademark Office
	67814 ▼ ▼ ▼
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Nordea Bank Norge ASA (formerly Christiania Bank OG Kreditkasse ASA) Individual(s) General Partnership Corporation-State Other Norwegian banking corporation Additional name(s) of conveying party(ies) attached? Assignment Security Agreement Other Execution Date: 10/17/2002	2. Name and address of receiving party(ies) Name:Windward Seafood LLC Internal Address:
4. Application number(s) or registration number(s): A. Trademark Application No.(s)	B. Trademark Registration No.(s) 1,974,491
5. Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:
Name: Gloria A. Pinza, Esq.	
Internal Address: Pierce Atwood	7. Total fee (37 CFR 3.41)\$ Enclosed Authorized to be charged to deposit account
Street Address: One Monument Square	8. Deposit account number: 500282
City: Portland State: ME Zip:04101-1110	
DO NOT USE THIS SPACE	
9. Signature. Gloria A. Pinza Name of Person Signing Total number of pages including cover	10/25/02 pnature Date

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

ASSIGNMENT OF TRADEMARK AND MEMORANDUM OF SECURITY AGREEMENT

THIS ASSIGNMENT OF TRADEMARK AND MEMORANDUM OF SECURITY AGREEMENT (this "Assignment and Memorandum") is made as of the day of October, 2002, by NORDEA BANK NORGE ASA, a Norwegian banking corporation formerly known as Christiania Bank og Kreditkasse ASA ("Nordea Norge"), and NORDEA BANK FINLAND PLC, a Finnish banking corporation formerly known as Merita Bank Plc ("Nordea Finland," and together with Nordea Norge, the "Banks"), in favor of WINDWARD SEAFOOD LLC, a Florida limited liability company ("Windward").

- A. Pursuant to that certain Security Agreement dated November 28, 2001 and executed by Windward in favor of Nordea Norge, acting for itself and as Collateral Agent for Nordea Finland (the "Security Agreement"), and in order to induce Banks to extend credit (the "Loans") to Windward and/or certain affiliates of Windward (collectively, the "Borrowers"), Windward granted to Nordea Norge a security interest in, among other things, all of Windward's general intangibles, including its trademarks and trademark rights.
- B. Pursuant to that certain Collateral Assignment of Patents and Trademarks dated November 28, 2001 executed by Windward in favor of Banks (the "Prior Assignment"), Windward assigned to Banks, among other rights, all of Windward's rights in and to the mark "ROYAL FIORD FINEST OAK (AND DESIGN)," Registration No. 1,974,491, including all goodwill of the business associated therewith (the "Mark"). One of the purposes of the Prior Assignment was to provide a means for recording, with the United States Patent and Trademark Office (the "USPTO"), public notice of Banks' security interest in Windward's trademarks and trademark rights.
- C. Windward has asked Banks to re-assign the Mark to Windward so that Windward can, among other things, file an Affidavit of Continued Use with respect to the Mark. Upon the terms and conditions set forth in this Assignment and Memorandum, Banks have agreed to re-assign the Mark to Windward, subject to the security interest created by the Security Agreement, which security interest the parties agree and intend will continue in full force and effect.

NOW, THEREFORE, for valuable consideration, Banks hereby covenant as follows:

1. <u>Assignment</u>. Banks hereby assign, transfer, and grant to Windward all of the rights in the Mark previously assigned by Windward to Banks

TRADEMARK REEL: 002573 FRAME: 0250 pursuant to the Prior Assignment; <u>provided</u>, <u>however</u>, that such assignment, transfer, and grant is subject to the security interest created by the Security Agreement.

- 2. Security Agreement to Remain in Effect. Windward hereby warrants, agrees, and confirms that Windward has not yet satisfied its obligations under the Loans and that the security interest in the Mark and all rights to the Mark granted to Nordea Norge under the Security Agreement remains valid, perfected, and in full force and effect. The parties expressly confirm and agree that nothing in this Assignment and Memorandum is intended to amend, modify, or otherwise affect the Security Agreement or the security interests created by the Security Agreement. The parties further agree that this Assignment and Memorandum may be recorded with the USPTO both for the purpose of assigning ownership of the Mark to Windward and for the purpose of providing public notice of Banks' security interest in and to the Mark.
- 3. <u>Successors and Assigns</u>. This Assignment and Memorandum shall be binding upon and inure to the benefit of the parties, their heirs, successors, and assigns.

EXECUTED as of the date first set forth above.

BANKS:	
NORDEA BANK NORGE ASA	NORDEA BANK FINLAND PLC
By: Its:	By: Charles J. Lansdown JLF FORSSTROM SENIOR VICE PRESIDENT
WINDWARD:	· ·
WINDWARD SEAFOOD LLC	

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TRADEMARK
REEL: 002573 FRAME: 0252

(W0070311.2)

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EXECUTED as of the date first set forth above.

BANKS:	
NORDEA BANK NORGE ASA	NORDEA BANK FINLAND PLC
By: Jan Just Madsen	By:
Its: According to power of procuration	Its:
WINDWARD:	
WINDWARD SEAFOOD LLC	
By: Ch I have	
Its: reasurer	

RECORDED: 11/04/2002