

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

Please record the attached original documents or copy thereof.					
ricase record the attached original documents or copy thereor.					
Name and address of receiving party(ies) Name:Del Monte Fresh Produce N.A., Inc. Internal Address:					
Street Address: 241 Sevilla Avenue City: Coral Gables State: FL Zip: 33134 Individual(s) citizenship					
Association General Partnership					
Limited Partnership Corporation-State Florida 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					
B. Trademark Registration No.(s) 2,200,004; 825,391; 1,538,360; 1,540,747					
ached Yes V No 6. Total number of applications and					
registrations involved:					
7. Total fee (37 CFR 3.41)\$ Enclosed Authorized to be charged to deposit account					
8. Deposit account number: 50-0951					
DO NOT USE THIS SPACE 9. Signature.					
gnature Date					

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

02/12/2004 MGETACHE 00000054 75378995

Form PTO-1594 (Rev. 10/02)

01 FC:8521 02 FC:8522

40.00 OP 125.00 OP

TRADEMARK ASSIGNMENT

(Agway as Assignor)

THIS TRADEMARK ASSIGNMENT ("Assignment"), dated as of December 22, 2003, is made by and between AGWAY, INC., a corporation organized under the laws of the State of Delaware, with an address at P.O. Box 4933, Syracuse, NY 13221 ("Agway") and DEL MONTE FRESH PRODUCE N.A., INC., a corporation organized under the laws of the State of Florida, with an address at 241 Sevilla Avenue, Coral Gables, FL 33134("Del Monte").

WHEREAS, Agway and Del Monte have entered into that certain Asset Purchase Agreement dated as of December 15, 2003 (the "Asset Purchase Agreement") pursuant to which Agway has agreed to sell, transfer and assign to Del Monte the trademark registrations and applications for trademark registration listed on Schedule A (the "Assigned Trademarks"); and

WHEREAS, Del Monte desires to acquire, and Agway is willing to assign, the Assigned Trademarks.

NOW, THEREFORE, for and in consideration of the sum of one dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged:

- 1. Agway does hereby sell, assign and transfer to Del Monte, its entire right, title and interest in and to the Assigned Trademarks together with the goodwill connected with and symbolized by the Assigned Trademarks, free and clear of all Liens to the maximum extent provided in the Sale Order, the same to be held and enjoyed by Del Monte for its own use and enjoyment and the use and enjoyment of its successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Agway if this assignment and sale had not been made, as assignee of its entire right, title and interest therein and in and to all income, royalties, damages and payments now or hereafter due or payable with respect thereto in and to all causes of action (either in law or in equity) and the right to sue, counterclaim, and recover for past, present and future infringement of the rights assigned or to be assigned under this Assignment.
- 2. The assignment set forth in paragraph 1 of this Assignment is subject to all licenses and other rights in and to the Assigned Trademarks previously granted to any third Persons that are in effect as of the date of this Assignment.
- 3. The parties hereto authorize and request the Commissioner of Patents and Trademarks of the United States, and the corresponding entities or agencies in any applicable foreign countries, to record Del Monte as the assignee and owner of the Assigned Trademarks.

- 4. This Assignment shall be governed by and construed in accordance with the laws of the State of New York without regard to the conflicts of law principles thereof.
- 5. Capitalized terms used herein without definition shall have the meanings ascribed to such terms in the Asset Purchase Agreement.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

	in duplicate originals by their duly authorized first above written.				
	AGWAY, INC.				
	By: A Deer				
	Name: Roy LUBRALIN Title:				
ATTES	TATION OF WITNESS.				
POBOX 4933, Syracuse	whose full post office address is NY [372], was personally present and did see , who is personally known to me, execute				
	Barbara Martini				
	DEL MONTE FRESH PRODUCE N.A., INC.				
	Ву:				
	Name: Title:				
ATTESTATION OF WITNESS.					
	, whose full post office address is, was personally present and did see, who is personally known to me, execute				
he above assignment.	•				

IN WITNESS WHEREOF, Agway and Del Monte have caused this Assignment to be duly executed in duplicate originals by their duly authorized representative as of the day and year first above written.

AGWAY, INC.

•	
	Ву:
	Name: Title:
ATT	ESTATION OF WITNESS.
I,the above assignment.	, whose full post office address is, was personally present and did see, who is personally known to me, execute
me above assignment.	
	DEL MONTE FRESH PRODUCE N.A., INC. By: Name: Han' El-Man Title: President
ATTI	ESTATION OF WITNESS.
I, JEFFREY S. Bail. 241 Sevilla Avenue, Coval Gob Han. El-No by the above assignment.	whose full post office address is the feature was personally present and did see who is personally known to me, execute

SCHEDULE A

TO

TRADEMARK ASSIGNMENT AGREEMENT

Assigned Trademarks

Trademark	Country	Application Number	Filing Date	Registration Number	Registration Date
Country Best	US	75/378995	10/24/97	-	-
Country Best	US	75/428424	02/03/98	-	-
Country Best	US	74/103991	10/09/90	220004	10/27/98
Country Best	CA .	1100367	04/23/01	571660	12/04/02
Country Best	US	72/234865	12/20/65	825391	03/07/67
Best of the West	US	73/712494	02/22/88	1538360	05/09/89
Best of the West	US	73/712428	02/22/88	1540747	05/23/89

NY1:\1229928\02\QD0_02!.DOC\11891.0007

RECORDED: 02/02/2004