

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dean Intellectual Property Services, L.P.		11/30/2008	LIMITED PARTNERSHIP: DELAWARE

RECEIVING PARTY DATA

Name:	Dean Intellectual Property Services, Inc.
Street Address:	2515 McKinney Avenue
Internal Address:	Suite 1200
City:	Dallas
State/Country:	TEXAS
Postal Code:	75201
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 148

Property Type	Number	Word Mark
Registration Number:	2669147	"ADD SOMETHING."
Registration Number:	2633358	ADD SOMETHING
Registration Number:	2925220	AHHHH...NOW THAT'S MILK
Registration Number:	2999265	AMERICAN PRIDE
Registration Number:	1993870	ARCTIC SPLASH
Serial Number:	78725566	AROUND THE BLEND
Registration Number:	2225264	BARBE'S
Registration Number:	1394226	
Registration Number:	2716485	BLACK AND BLUE
Registration Number:	1970663	
Registration Number:	2914718	
Registration Number:	2936478	
Registration Number:	2871890	

CH \$3715.00 2669147

Registration Number:	2759109	
Registration Number:	1088833	BROUGHTON B
Registration Number:	1918220	BROWN MULE
Registration Number:	2650081	BROWN'S DAIRY
Registration Number:	2650082	BROWN'S DAIRY SMOOTH AS VELVET
Registration Number:	2230141	BROWN'S VELVET DAIRY
Registration Number:	2629417	BUTTERY PECAN MADNESS
Serial Number:	78725568	CALMSATIONS
Registration Number:	2975657	CAN YOU SAY ROSS SWISS WITHOUT A SMILE?
Registration Number:	2990464	CARBLIMIT
Registration Number:	0673697	CCC
Registration Number:	2607653	CHEESE 'N STUFF
Registration Number:	2183564	CHOCOLATE MIDNIGHT MADNESS
Registration Number:	2852238	COUNTRY FRESH
Registration Number:	2775829	COUNTRY LANE
Registration Number:	2045280	COUNTRY LOVE
Registration Number:	1413524	COUNTRYSIDE
Registration Number:	1876773	COUNTRYSIDE
Registration Number:	2243018	
Serial Number:	77116528	
Serial Number:	78742791	DAIRY DUETS
Registration Number:	1741509	DAIRY EASE
Registration Number:	1910269	DAIRY QUALITY & FRESHNESS SINCE 1929
Registration Number:	1636468	DAIRY QUALITY SINCE 1929
Registration Number:	2162986	DAIRYLAND
Registration Number:	3159269	DEAN FOODS
Registration Number:	2957396	DEAN'S
Registration Number:	1640081	DELICIOUS
Registration Number:	1899083	DELICIOUS
Registration Number:	2622347	DIPZZ
Registration Number:	1245919	DRIGGS FARMS
Registration Number:	2892804	EL PREMIO
Registration Number:	3271112	EVERYTHING YOU LOVE, NOTHING YOU DON'T...
Registration Number:	2535791	GARELICK FARMS
Registration Number:	2647314	GARELICK FARMS SINCE 1931

Registration Number:	2588579	GARELICK FARMS SINCE 1931
Registration Number:	2691652	GO LIGHTLY
Registration Number:	1689176	GOLDEN ROYAL
Registration Number:	2947616	GRANDMA'S SECRET RECIPE
Registration Number:	2617570	HEALTH MAID
Registration Number:	2084633	HEALTHY DELIGHT
Registration Number:	2191071	HILLSIDE FARMS
Registration Number:	0746288	HOLLAND DUTCH
Registration Number:	1872664	HOLLAND DUTCH
Registration Number:	1755550	HYGEIA
Registration Number:	2716486	ICEY DICEY
Registration Number:	3105731	IDEAL DAIRY FARMS
Registration Number:	2902356	IT'S A BRAND NEW DAY
Registration Number:	2840902	IT'S NOT MY BIRTHDAY
Registration Number:	2372440	
Registration Number:	0698257	JERSEY GOLD
Registration Number:	2995293	LA CORONA
Registration Number:	1823012	LA CORONA
Registration Number:	2447883	LAFAYETTE FRENCH
Registration Number:	1883709	LAND-O-SUN
Registration Number:	2014110	
Registration Number:	2102824	
Registration Number:	2135366	LEHIGH VALLEY DAIRY FARMS
Serial Number:	77114388	LIFEMILK
Registration Number:	1178356	LITE-LINE
Registration Number:	0929657	LITE-LINE
Registration Number:	2403496	LOUIS TRAUTH DAIRY, INC.
Registration Number:	2054280	LUNCH MUNCH
Registration Number:	2632581	MADNESS
Registration Number:	2867072	MAGIC WANDS
Registration Number:	1777520	MCKINNEY
Registration Number:	0394672	MEADOW GOLD
Registration Number:	0582470	MEADOW GOLD
Registration Number:	0281436	MEADOW GOLD
Registration Number:	0285893	MEADOW GOLD

Registration Number:	1149064	MELODY FARMS
Registration Number:	1165756	MELODY FARMS
Registration Number:	1513736	MELODY FARMS
Registration Number:	1816437	MIDWEST FARMS
Registration Number:	1412503	
Serial Number:	77464342	MILKHEAD
Registration Number:	2387189	MODEL DAIRY
Serial Number:	77268696	MOO GOOD
Registration Number:	1132794	MOUNTAIN HIGH
Registration Number:	1132793	MOUNTAIN HIGH
Registration Number:	2637455	NATURE'S PRIDE
Registration Number:	2629418	NEO MADNESS
Registration Number:	3051767	NET 4
Registration Number:	2602191	NUTTIN' BUT TRUFFLES
Registration Number:	0766008	OAK FARMS
Registration Number:	0773278	OAK FARMS
Registration Number:	2304338	OAK FARMS
Registration Number:	1496023	OLDE FASHIONED RECIPE
Registration Number:	2716487	OOZLE DOOZLE
Registration Number:	0894244	ORCHARD GROVE
Registration Number:	1794910	ORCHARDS HAWAII
Registration Number:	3048002	ORCHARDS HAWAII
Registration Number:	3252264	OVER THE MOON
Registration Number:	2715811	PBC SUPREME
Registration Number:	2662726	PINEMONT FARMS
Registration Number:	0813109	POINSETTIA
Serial Number:	77607687	POMEGRANATE MEDLEY
Serial Number:	77307078	POWER KICK
Registration Number:	2629416	PRESTO CHANGOS
Registration Number:	2203564	RAINBOW RAPTURE
Registration Number:	1342962	RICH N' PURE
Registration Number:	1105008	RICH N' PURE
Serial Number:	77408843	RIGHT START
Registration Number:	1199735	ROBINSON
Registration Number:	3000658	ROSS SWISS

Registration Number:	2910465	ROSS SWISS DAIRIES
Registration Number:	2256339	ROYAL DANISH
Registration Number:	2863598	RUTHIE'S REQUESTS
Registration Number:	1725958	SCHEPPS
Registration Number:	1438209	SHENANDOAH'S PRIDE
Registration Number:	0644259	
Registration Number:	2100495	SKIM SUPREME
Registration Number:	2022921	SO-LO
Registration Number:	3457026	SONORA
Registration Number:	2730611	SPARKLERS
Registration Number:	0903098	
Registration Number:	2629419	STRAWBERRY DREAMIN'
Registration Number:	1378326	STROH'S
Registration Number:	2046782	SUPER RAINBOW
Registration Number:	2254594	SUPREME MILK
Serial Number:	78521662	SWEET DREAMS
Registration Number:	2742811	SWEET SIGNATURES
Registration Number:	3185994	
Registration Number:	1655638	THE DAIRY BEST
Registration Number:	2282198	THE GREATER NEW YORK DAIRY
Registration Number:	2290348	THE GREATER NEW YORK DAIRY
Registration Number:	1042416	TUSCAN
Registration Number:	0950435	TUSCAN
Registration Number:	2866216	VALET
Registration Number:	2183602	VANILLA VALLEY
Registration Number:	2869199	VELVET SPRINGS
Registration Number:	2277013	VIVA
Serial Number:	77261383	VIVA
Serial Number:	78731965	WELLSENSE
Registration Number:	2763336	YONSON

CORRESPONDENCE DATA

Fax Number: (214)721-1275

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 214-303-3411

Email: tms@deanfoods.com

TRADEMARK
REEL: 003906 FRAME: 0822

Correspondent Name: Bridget Griffin Johnson
Address Line 1: 2515 McKinney Avenue
Address Line 2: Suite 1200
Address Line 4: Dallas, TEXAS 75201

NAME OF SUBMITTER:	Jackie T. Gwinn
Signature:	/jackie t. gwinn/
Date:	12/19/2008

Total Attachments: 7

source=Dean IP, LP-Dean IP, Inc#page1.tif
source=Dean IP, LP-Dean IP, Inc#page2.tif
source=Dean IP, LP-Dean IP, Inc#page3.tif
source=Dean IP, LP-Dean IP, Inc#page4.tif
source=Dean IP, LP-Dean IP, Inc#page5.tif
source=Dean IP, LP-Dean IP, Inc#page6.tif
source=Dean IP, LP-Dean IP, Inc#page7.tif

Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF A DELAWARE LIMITED PARTNERSHIP UNDER THE NAME OF "DEAN INTELLECTUAL PROPERTY SERVICES, L.P." TO A DELAWARE CORPORATION, CHANGING ITS NAME FROM "DEAN INTELLECTUAL PROPERTY SERVICES, L.P." TO "DEAN INTELLECTUAL PROPERTY SERVICES, INC.", FILED IN THIS OFFICE ON THE TWENTY-FOURTH DAY OF NOVEMBER, A.D. 2008, AT 8:38 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF CONVERSION IS THE THIRTIETH DAY OF NOVEMBER, A.D. 2008.

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

3572981 8100V

081142736

You may verify this certificate online
at corp.delaware.gov/authver.shtml



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 6987576

DATE: 11-25-08

TRADEMARK
REEL: 003906 FRAME: 0824

Delaware

PAGE 2

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF CERTIFICATE OF INCORPORATION OF "DEAN INTELLECTUAL PROPERTY SERVICES, INC." FILED IN THIS OFFICE ON THE TWENTY-FOURTH DAY OF NOVEMBER, A.D. 2008, AT 8:38 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF INCORPORATION IS THE THIRTIETH DAY OF NOVEMBER, A.D. 2008.

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

3572981 8100V

081142736

You may verify this certificate online
at corp.delaware.gov/authver.shtml



Harriet Smith Windsor
Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 6987576

DATE: 11-25-08

TRADEMARK
REEL: 003906 FRAME: 0825

**STATE OF DELAWARE
CERTIFICATE OF CONVERSION OF**

**DEAN INTELLECTUAL PROPERTY SERVICES, L.P.
(a Delaware limited partnership)**

INTO

**DEAN INTELLECTUAL PROPERTY SERVICES, INC.
(a Delaware corporation)**

Pursuant to Section 265 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Conversion:

FIRST: The name of the partnership immediately prior to filing this certificate is Dean Intellectual Property Services, L.P.

SECOND: The Certificate of Limited Partnership of Dean Intellectual Property Services, L.P. was filed with the Secretary of State of the State of Delaware on September 24, 2002.

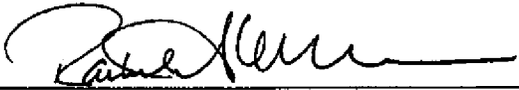
THIRD: The name of the Corporation as set forth in its Certificate of Incorporation is Dean Intellectual Property Services, Inc.

FOURTH: The conversion has been approved in accordance with the provisions of Section 265 of the Delaware General Corporation Law.

FIFTH: The conversion is to become effective on November 30, 2008.

IN WITNESS WHEREOF, the undersigned has executed this Certificate on the 24th day of November 2008.

DEAN INTELLECTUAL PROPERTY SERVICES, INC.

By: 

Rachel A. Gonzalez
Vice President, Secretary and Sole Director

**CERTIFICATE OF INCORPORATION
OF
DEAN INTELLECTUAL PROPERTY SERVICES, INC.**

ARTICLE I

The name of the Corporation is **Dean Intellectual Property Services, Inc.**

ARTICLE II

The name of the Corporation's registered agent and the address of its registered office in the State of Delaware is The Corporation Trust Company, 1209 Orange Street, Wilmington, New Castle County, Delaware 19801.

ARTICLE III

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 the State of Delaware ("Delaware General Corporation Law").

ARTICLE IV

The total number of shares of capital stock which the Corporation shall have the authority to issue is one thousand (1,000) shares of Common Stock, \$.01 par value.

ARTICLE V

In furtherance of and not limiting the powers conferred by the laws of the State of Delaware, the Board of Directors are expressly authorized to alter, amend or repeal the bylaws of the Corporation or to adopt new bylaws.

ARTICLE VI

The incorporator is Nancy F. Duessel, whose mailing address is 2515 McKinney Avenue, Suite 1200, Dallas, Texas 75201.

ARTICLE VII

The number of directors constituting the initial Board of Directors is one (1), and the name and address of the person who is to serve as director until the first annual meeting of the stockholders or until her successor is elected and qualified is:

Name

Address

Rachel A. Gonzalez

2515 McKinney Avenue, Suite 1200
Dallas, Texas 75201

ARTICLE VIII

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 Delaware General Corporation Law, or (iv) for any transaction from which the director derived any improper personal benefit. If the Delaware General Corporation Law is amended after the filing of this Articles of Incorporation 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 Delaware General Corporation Law, as so amended.

Any repeal or modification of the foregoing paragraph by the stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

ARTICLE IX

A. Right to Indemnification. Each person who was or is made a party or is threatened to be made a party to or is otherwise involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative (hereinafter a "proceeding"), by reason of the fact that he or she, or a person of whom he or she is the legal representative, is or was a director or officer of the Corporation or is or was serving at the request of the Corporation as a director or officer of another corporation or of a partnership, joint venture, trust or other enterprise, including service with respect to an employee benefit plan (hereinafter an "indemnitee"), whether the basis of such proceeding is alleged action in an official capacity as a director or officer or in any other capacity while serving as a director or officer, shall be indemnified and held harmless by the Corporation to the fullest extent authorized by the Delaware General Corporation Law, as the same exists or may hereafter be amended (but, in the case of any such amendment, only to the extent that such amendment permits the Corporation to provide broader indemnification rights than permitted prior thereto), against all expense, liability and loss (including, without limitation, attorneys' fees, judgments, fines, excise taxes or penalties and amounts paid or to be paid in settlement) incurred or suffered by such indemnitee in connection therewith and such indemnification shall continue with respect to an indemnitee who has ceased to be a director or officer and shall inure to the benefit of the indemnitee's heirs, executors and administrators; provided, however, that, except as provided in paragraph (B) hereof with respect to proceedings to enforce rights to indemnification, the Corporation shall indemnify any such indemnitee in connection with a proceeding initiated by such indemnitee only if such proceeding was authorized by the Board of Directors of the Corporation. The right to indemnification conferred in this Article IX shall be a contract right and shall include the right to be paid by the Corporation the expenses incurred in defending any such proceeding in advance of its final disposition (hereinafter an "advancement of

TRADEMARK

REEL: 003906 FRAME: 0828

expenses"); provided, however, that, if the Delaware General Corporation Law requires, an advancement of expenses incurred by an indemnitee shall be made only upon delivery to the Corporation of an undertaking (hereinafter an "undertaking"), by or on behalf of such indemnitee, to repay all amounts so advanced if it shall ultimately be determined by final judicial decision from which there is no further right to appeal (hereinafter a "final adjudication") that such indemnitee is not entitled to be indemnified for such expenses under this Article or otherwise.

B. Right of Indemnitee to Bring Suit. If a claim under paragraph (A) of this Article is not paid in full by the Corporation within sixty days after a written claim has been received by the Corporation (except in the case of a claim for an advancement of expenses, in which case the applicable period shall be twenty days), the indemnitee may at any time thereafter bring suit against the Corporation to recover the unpaid amount of the claim. If successful in whole or in part in any such suit, the indemnitee shall also be entitled to be paid the expense of prosecuting or defending such suit. In (i) any suit brought by the indemnitee to enforce a right to indemnification hereunder (but not in a suit brought by the indemnitee to enforce a right to an advancement of expenses) it shall be a defense that, and (ii) in any suit by the Corporation to recover an advancement of expenses pursuant to the terms of an undertaking, the Corporation shall be entitled to recover such expenses upon a final adjudication that, the indemnitee has not met the applicable standard of conduct set forth in the Delaware General Corporation Law. Neither the failure of the Corporation (including its Board of Directors, independent legal counsel or its stockholders) to have made a determination prior to the commencement of such suit that indemnification of the indemnitee is proper in the circumstances because the indemnitee has met the applicable standard of conduct set forth in the Delaware General Corporation Law, nor an actual determination by the Corporation (including its Board of Directors, independent legal counsel, or its stockholders) that the indemnitee has not met such applicable standard of conduct, shall create a presumption that the indemnitee has not met the applicable standard of conduct or, in the case of such a suit brought by the indemnitee, be a defense to such suit. In any suit brought by the indemnitee to enforce a right to indemnification or to an advancement of expenses hereunder or by the Corporation to recover an advancement of expenses pursuant to the terms of an undertaking, the burden of proving that the indemnitee is not entitled under this Article or otherwise to be indemnified, or to such advancement of expenses, shall be on the Corporation.

C. Non-Exclusivity of Rights. The rights to indemnification and to the advancement of expenses conferred in this Article IX shall not be exclusive of any other right which any person may have or hereafter acquire under this Certificate of Incorporation or any bylaw, agreement, vote of stockholders or disinterested directors or otherwise.

D. Insurance. The Corporation may maintain insurance, at its expense, to protect itself and any indemnitee against any expense, liability or loss, whether or not the Corporation would have the power to indemnify such person against such expense, liability or loss under the Delaware General Corporation Law.

E. Indemnity of Employees and Agents of the Corporation. The Corporation may, to the extent authorized from time to time by the Board of Directors, grant rights to indemnification and to the advancement of expenses to any employee or agent of the Corporation to the fullest extent of the provisions of this Article IX or as otherwise permitted under the Delaware General Corporation Law

with respect to the indemnification and advancement of expenses of directors and officers of the Corporation.

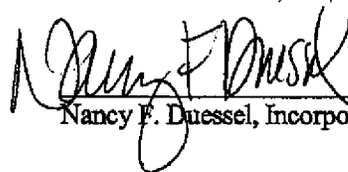
ARTICLE X

No stockholder of the Corporation shall by reason of his holding shares of any class of its capital stock have any preemptive or preferential right to purchase or subscribe for any shares of any class of the Corporation, now or hereafter to be authorized, or any notes, debentures, bonds or other securities convertible into or carrying warrants, rights or options to purchase shares of any class or any other security, now or hereafter to be authorized, whether or not the issuance of any such shares or such notes, debentures, bonds or other securities would adversely affect the dividend, voting or any other rights of such stockholder; and the Board of Directors may issue shares of any class of the Corporation, or any notes, debentures, bonds or other securities convertible into or carrying warrants, rights or options to purchase shares of any class, without offering any such shares of any class, either in whole or in part, to the existing holders of any class of stock of the Corporation.

ARTICLE XI

Cumulative voting for the election of Directors shall not be permitted.

IN WITNESS WHEREOF, the undersigned incorporator of the Corporation hereby certifies that the facts herein stated are true, and accordingly has signed this instrument this 24th day of November 2008. The Incorporation is to become effective on November 30, 2008.



Nancy F. Duessel, Incorporator

F:\Legal Entity Rationalization 2008\Phase 1\01-Cert of Incorporation-DIPS Inc.doc