

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
AMCO CORPORATION		01/08/1997	CORPORATION: ILLINOIS
RECEIVING PARTY DATA			
Name:	L&P PROPERTY MANAGEMENT COMPANY		
Street Address:	No. 1 Leggett Road		
City:	Carthage		
State/Country:	MISSOURI		
Postal Code:	64836		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	1196109	AMCO	
CORRESPONDENCE DATA			
Fax Number:	(312)222-0818		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	312-222-0800		
Email:	chiipdocket@michaelbest.com		
Correspondent Name:	Michael Best & Friedrich LLP		
Address Line 1:	180 N. Stetson Avenue		
Address Line 2:	Suite 2000		
Address Line 4:	Chicago, ILLINOIS 60601		
ATTORNEY DOCKET NUMBER:	205332-9019		
NAME OF SUBMITTER:	Luke W. DeMarte		
Signature:	/luke w. demarte/		
Date:	09/01/2010		

OP \$40.00 1196109

Total Attachments: 5

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ASSIGNMENT OF TRADEMARKS

WHEREAS, AMCO CORPORATION, an Illinois corporation, having offices located at 901 N. Kilpatrick Avenue, Chicago, IL 60651 ("ASSIGNOR"), owns all right, title and interest to the trademarks and applications and registrations therefor listed on Schedule A attached hereto and made a part hereof and the goodwill of the business symbolized by the aforesaid trademarks;

WHEREAS, L & P PROPERTY MANAGEMENT COMPANY, a Delaware corporation having offices located at No. 1 Leggett Road, Carthage, Missouri 64836 ("ASSIGNEE"), desires to acquire all of ASSIGNOR's right, title and interest to the aforesaid trademarks and registrations and applications therefor listed on attached Schedule A and the goodwill of the business symbolized by said trademarks; and

WHEREAS, ASSIGNOR and LEGGETT & PLATT INCORPORATED, a Missouri corporation having offices located at No. 1 Leggett Road, Carthage, Missouri 64836 are parties to a certain Asset Purchase Agreement dated as of December 20, 1996, (hereinafter "the Agreement"), pursuant to which ASSIGNOR has agreed to sell and ASSIGNEE has agreed to purchase certain rights, properties, assets, claims, contracts and businesses of ASSIGNOR including, without limitation, the trademarks and registrations and applications therefor listed on attached Schedule A and the goodwill of the business symbolized by the aforesaid trademarks, and LEGGETT & PLATT INCORPORATED has requested ASSIGNOR to transfer to ASSIGNEE, which is a wholly-owned subsidiary of LEGGETT & PLATT INCORPORATED, pursuant to the Agreement, the trademarks and registrations and applications therefor listed on attached Schedule A and the goodwill of the business symbolized by the aforesaid trademarks.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, said ASSIGNOR has sold, transferred, and assigned and by these presents does hereby sell, transfer, and assign to ASSIGNEE, its successors, assigns and legal representatives, all of the right, title, and interest in and to said trademarks and registrations and applications therefor listed on attached Schedule A, and the goodwill of the business symbolized by said trademarks, together with all rights under any applicable international treaties and agreements, the same to be held and enjoyed by ASSIGNEE for its own use and benefit and the use and benefit of its successors, assigns and legal representatives, as fully and entirely as the same would have been held and enjoyed by ASSIGNOR, together with all income, royalties, damages or payments resulting from or attributable to activity or conduct after the effective date of this Assignment, including without limitation, all worldwide rights to the aforesaid trademarks, registrations and applications therefor, the goodwill of the business symbolized by said trademarks and the right to sue and collect for all future, present and past infringements thereof, including infringements which may have occurred prior to the execution of this Assignment.

ASSIGNOR agrees: (a) to execute (i) all necessary papers throughout the world to be used in connection with the trademarks and registrations and applications therefor listed on attached Schedule A as ASSIGNEE may deem necessary or expedient, (ii) all papers in connection with any interference, legal or other proceedings throughout the world to maintain, protect or enforce, or otherwise relating to, the trademarks and registrations and applications therefor listed on attached Schedule A, and (iii) all papers and documents which may be necessary throughout the world in connection with the preparation and filing of any foreign applications for the trademarks and registrations and applications therefor listed on attached Schedule A; (b) to cooperate with ASSIGNEE at ASSIGNEE's expense in every way reasonably possible in obtaining evidence and going forward in any such proceedings throughout the world; and (c) at ASSIGNEE's expense to perform all other affirmative acts which in ASSIGNEE's reasonable discretion may be necessary or desirable throughout the world to maintain, protect or enforce the trademarks and registrations and applications therefor listed on attached Schedule A. These obligations of assistance by Assignor shall survive closing related to the Agreement and shall continue for so long as Assignee may require such assistance from Assignor.

ASSIGNOR hereby grants to the law firm of Wood, Herron & Evans, P.L.L., 2700 Carew Tower, Cincinnati, Ohio 45202, authority and power to insert on this instrument any further information which may be necessary or desirable for identifying any of the trademarks or trademark registrations listed on attached Schedule A for purposes of recordation in the United States Patent and Trademark Office or in any foreign country.

IN WITNESS WHEREOF this Assignment has been duly executed by an authorized officer of ASSIGNOR and is effective, nunc pro tunc, as of January 8 1997.

AMCO CORPORATION

By: [Signature]

Title: |

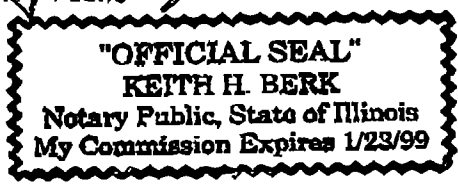
Dated: 1/8/97

STATE OF)
) SS.
COUNTY OF)

I, Keith H. Berk do hereby certify that the above-mentioned person appeared before me this day, and acknowledged that this Assignment was signed and delivered as the free and voluntary act of said person on behalf of the identified corporation with authority to do so, for the uses and purposes therein set forth.

Given under my hand and seal this 8th day of January 1997.

[Signature]
Notary Public



AMCO TRADEMARKS AND TRADEMARK APPLICATIONS
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MARK	COUNTRY	TRADEMARK STATUS	APPLICATION DATE	APPLICATION NUMBER	REGISTRATION DATE	REGISTRATION NUMBER	TRADEMARK OFFICE DOCKET NO.
AMCO	CANADA	REGISTERED	11/02/79	446239	06/20/80	246805	201-00046
AMCO	UNITED STATES	REGISTERED	10/31/79	73 / 237355	05/25/82	1196109	201-00044
AMCO	UNITED STATES	REGISTERED	04/20/94	74 / 515647	08/20/96	1984374	201-00322
AMCO II	UNITED STATES	REGISTERED	12/21/90	74 / 126384	10/29/91	1662507	201-00243
AMCO WIRE- WORKS	UNITED STATES	REGISTERED	11/19/79	75 / 239766	11/23/82	1217601	201-00043
AMCOAT	UNITED STATES	REGISTERED	12/21/80	74 / 128194	12/24/91	1688448	201-00242
AMCOAT	UNITED STATES	REGISTERED	10/31/73	73 / 05083	11/11/75	1024667	201-00031
AMTRAX	UNITED STATES	REGISTERED	08/29/86	73 / 617296	03/31/87	1434777	201-00155
BASIC INGREDIENTS	UNITED STATES	REGISTERED	04/21/93	74 / 381764	12/06/94	1866139	201-00303
BASIC INGREDIENTS	UNITED STATES	REGISTERED	10/07/93	74 / 444473	10/10/95	1926183	201-00311
COST-PLUS	UNITED STATES	REGISTERED	03/12/93	74 / 367554	06/21/94	1841186	201-00297
ESSENTIALS BY AMCO	UNITED STATES	REGISTERED	07/16/91	74 / 185828	01/26/93	1749140	201-00259
GRILLMAN	UNITED STATES	REGISTERED	01/21/86	73 / 578353	08/12/86	1405013	201-00146
GRILLMAN	UNITED STATES	REGISTERED	04/25/86	73 / 595305	12/16/86	1420824	201-00151
HOME ON THE RANGE	UNITED STATES	REGISTERED	03/15/95	74 / 646810	10/08/96	2007159	201-00346

**AMCO TRADEMARKS AND TRADEMARK APPLICATIONS
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MARK	COUNTRY	TRADEMARK STATUS	APPLICATION DATE	APPLICATION NUMBER	REGISTRATION DATE	REGISTRATION NUMBER	TRADEMARK OFFICE DOCKET NO.
HOUSEWORKS	UNITED STATES	REGISTERED	03/31/86	75/580886	12/30/86	1422885	201-00148
HOUSEWORKS	UNITED STATES	REGISTERED	09/04/86	75/619034	09/30/87	1444886	201-00169
MAGIC WALL	UNITED STATES	PENDING	01/31/95	74/627881			201-00338
MISC. DESIGN	UNITED STATES	PENDING	02/13/96	75/057256			201-00350
MOD A FLEX	UNITED STATES	REGISTERED	03/14/94	74/500299	03/14/95	1883621	201-00321
MUFFIN WORKS	UNITED STATES	PENDING	08/28/86	75/157308			201-00362
PIZZAWORKS	UNITED STATES	REGISTERED	03/25/93	74/74371862	03/14/95	1884166	201-00299
PLASTEEL	UNITED STATES	REGISTERED	10/19/87	75/990680	07/26/88	1497766	201-00185
POLYGARD	UNITED STATES	REGISTERED	12/13/79	73/242743	02/01/83	1225623	201-00049
POPCORN CATCHERS	UNITED STATES	REGISTERED	12/06/91	74/228849	12/22/92	1742555	201-00278
PROFESSIONAL PERFORMANCE	UNITED STATES	REGISTERED	04/21/93	74/382728	06/13/95	1899459	201-00302
QUALITY-PLUS	UNITED STATES	REGISTERED	03/12/93	74/367350	08/21/94	1841185	201-00286
SHELVING BY THE INCH	UNITED STATES	REGISTERED	11/18/93	74/459522	10/03/95	1924641	201-00315
SYSTEM 1000	UNITED STATES	REGISTERED	08/14/91	74/194658	09/28/93	1795889	201-00267
TAKE 10	UNITED STATES	REGISTERED	03/09/81	73/300194	06/22/82	1198769	201-00060
THE PERFECT WINE RACK	ILLINOIS	REGISTERED			07/08/80	48896	201-00051
THE PERFECT WINE RACK AND DESIGN	UNITED STATES	REGISTERED	07/21/80	73/271065	12/06/83	1260547	201-00054

AMCO TRADEMARKS AND TRADEMARK APPLICATIONS
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MARK	COUNTRY	TRADEMARK STATUS	APPLICATION DATE	APPLICATION NUMBER	REGISTRATION DATE	REGISTRATION NUMBER	TRADEMARK OFFICE DOCKET NO.
TOSCANA	UNITED STATES	PENDING	02/15/95	74/634495			201-00337
VEGETABLE PATCH	UNITED STATES	REGISTERED	02/17/95	74/635668	10/08/96	2007110	201-00341