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		
Dillon Co., Inc		110/29/2008	CORPORATION: RHODE ISLAND		

RECEIVING PARTY DATA

Name:	American Dental Supply, Inc.			
Also Known As:	AKA American Dental Supply, Inc. ADS, Inc.			
Street Address:	1075 N. Gilmore Street			
City:	Allentown			
State/Country:	PENNSYLVANIA			
Postal Code:	18109			
Entity Type:	CORPORATION: PENNSYLVANIA			

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1702802	SILHOUETTE

CORRESPONDENCE DATA

Fax Number: (610)252-2822

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

Email: lhoch@americandentalsupply.net
Correspondent Name: American Dental Supply, Inc
Address Line 1: 1075 N. Gilmore Street

Address Line 4: Allentown, PENNSYLVANIA 18109

NAME OF SUBMITTER:	Les Hochhauser				
Signature:	/L.D.Hochhauser/				
Date:	05/04/2011				

Total Attachments: 7

TRADEMARK REEL: 004533 FRAME: 0941 OP \$40.00 1702802

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TRADEMARK REEL: 004533 FRAME: 0942



April 10, 1998

Food and Drug Administration Center for Devices and Radiological Health Information Processing and Office Automation Branch (HFZ-308) 2098 Gaither Road Rockville, MD 20850

RE: Operator ID#1222087

Dear Sir/Madam,

Dillon Co., Inc., located at 161 Comstock Parkway, Cranston, RI, recently completed the acquisition of all the assets of the Leach & Dillon Co., Inc., located at 87 John L. Dietsch Sq., N. Attleboro, MA, for the sale and distribution of all assets and products including the ceramic powders that are listed with the FDA. After discussing with Mr. James H. Tanner, CQA, he suggested that Leach & Dillon's registration number (1222087) be assigned to Dillon Co., Inc. since the Leach & Dillon Co., Inc no longer is in business.

I have submitted the initial registration of device establishment form (2891) and have listed Leach & Dillon Co., Inc registration number. I have also updated our Device Listing for 1998. You will also notice that the Dillon Co., Inc is not a manufacturer. The manufacturing arm of the Leach & Dillon Co., Inc was sold to another company.

In closing, if I can be of any further assistance, please feel free to give me a call at (800) 535-2633.

Sincerely,

Kevin M. Dillon

President

DEPARTMENT OF HEALTH AND HUMAN SERVICES PUBLIC HEALTH SERVICE FOOD AND DRUG ADMINISTRATION

Form Approved: OMB No. 0910-0059. Expiration Date: February 28, 1999.

DEVICE LISTING

Complete and Return to:

Food and Drug Administration

Center for Devices and Radiological Health

Information Processing and Office Automation Branch (HFZ-308)

2098 Gaither Road Rockville, MD 20850

NOTE: This form is authorized by Section 510 of the Federal Food, Drug, and Cosmetic Act, (21 U.S.C. 360). Failure to report this information is

imprisonment or both.	301(p) of the Act (21 U.S.C. 331(p). The submission of any report that is and may be a violation of 18 U.S.C. 10). Persons v false or mis	vho violate	this provision m	ay, if sect i	conv s a vi	icted iolatic	be s on of	ubjec Secti	et to a fin ion 301(d	ne or 1)(2),
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B 026767	Update to Device Already Listed	4 9	98	122208	7					-	
	☐ Delete Listing										
5. OWNER / OPERATOR NAM	E			-							
Dillon Company,											
6. ADDRESS (Check 🔀 if sa	me as submitted on FDA Form 2891)										
a. NUMBER and STREET	161 Comstock Parkway										
b. CITY, STATE, ZIP CODE				c. FOREIGN	caui	NTRY					
Cranston, RI 029	921			United	Sta	tes					
7. CLASSIFICATION NAME				8. CLASSIFICAT	ION	NUM	BER				
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12.	ESTABLISHME	NT NAME A	ND ADDRE	SS							
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A 1222087	Dillon Company	, Inc.			М	R	S	Т	Х		
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12.12.

DHHS Reports Clearance Officer
Paperwork Reduction Project (0910-0059)
Hubert H. Humphrey Building, Room 531-H
200 Independence Avenue, SW
Washington, DC 20201
Please DO

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

Please DO NOT RETURN this form to this address.

13. SIGNATURE

14. TYPED OR PRINTED NAME

Kevin M. <u>Dillon</u> **TRADEMARK** PREVIOUS EDITIONS ARE OBSOLETE.

DEPARTMENT OF HEALTH AND HUMAN SERVICES PUBLIC HEALTH SERVICE FOOD AND DRUG ADMINISTRATION

INITIAL REGISTRATION OF DEVICE ESTABLISHMENT

(Shaded Areas are for FDA Use Only)

URN THIS FORM TO: Food and Drug Administration, Center for Devices and Radiological Health, (HFZ-308), 2098 Gaither Road, Rockville, MD 20850

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1. REGISTRATION NO.

1222087

Public reporting burden for this collection of information is estimated to average .25 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to:

DHHS, Reports Clearance Officer Paperwork Reduction Project (0910-0316) Hubert H. Humphrey Building, Room 531-H 200 Independence Avenue, S.W. An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

	Washington, DC 2020	1 Please DO NOT RE	TURN this form t	to this address.				
NOTE: TO	his form is authorized by Section 510 of the F ersons who violate this provision may, if con f Section 301(q)(2), (21 U.S.C. 331(q)(2) and	ederal Food, Drug, and Cosmetic Act (21 victed, be subject to a fine or imprisonm may be a violation of 18 U.S.C. 1001.	U.S. C. 360). Fail ent or both. The s	ure to report this information is a viola ubmission of any report that is false	tion of Sect or misleadi	ilon 301(p) ng in any	of the Act (21 U.S.C. 331(p)). material respect is a violation	
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1	61 Comstock Parkway		Crans	ton	R	I	02921	
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1	61 Comstock Parkway		Crans		R	I	02921	
17. FO	REIGN COUNTRY	18. TELEPHONE NUMBI (Area Code) (Numb	ER—IF DIFFE er & Extensio	RENT FROM THAT OF OF	FICIAL	CORRE	SPONDENT	
Un	ited States	(401) 464-		<u> </u>				
		S	ECTION C					
19. OF	FICIAL CORRESPONDENT/U.S.	DESIGNATED AGENT			20. F	EGISTI	RATION NUMBER	
K	evin M. Dillon							
21. BU	SINESS NAME							
	illon Company, Inc.	·			Ta		000F	
22. NU	MBER AND STREET		23. CITY		1	STATE	25. ZIP CODE	
1	61 Comstock Parkway			Cranston R I 02921				
26. TEL	EPHONE NUMBER (Area Code)	(Number and Extension)	27. F.	AX NUMBER (Area Code)	(Numb	er)		
.(401) 464-5850			(401) 464-5862				
		S	ECTION D					
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eus	Leach & Dillon Pro	SO5						
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ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (this "Bill of Sale") is made and entered into as of 2008, by and among American Dental Supply, Inc., a Pennsylvania corporation (the "Buyer") and Dillon Company, Inc., a Rhode Island corporation (the "Seller"). Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Asset Purchase Agreement (defined in the Recitals below).

RECITALS:

- A. The Buyer and the Seller are parties to an Asset Purchase Agreement, dated as of the date hereof (the "Asset Purchase Agreement"), pursuant to which each of the Sellers has agreed to sell, transfer and convey to the Buyer, and the Buyer has agreed to purchase, certain assets, operations and business related to the intangible personal property and certain contractual rights, as more fully described in the Asset Purchase Agreement; and
- B. The Seller is transferring different assets and contractual rights and obligations as itemized in Exhibits A, B, C, and D to the Purchase and Sale Agreement of September 19, 2008; and

NOW THEREFORE, in consideration of the terms, covenants and conditions hereinafter set forth in the Asset Purchase Agreement and its Schedules and Exhibits and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Purchased Assets</u>. The Sellers do respectively hereby sell, transfer and assign to the Buyer, free of any and all liens, security interests, claims or encumbrances of any kind whatsoever, all of the Sellers' rights, title and interest in and to the intangible personal property and contract rights located at 161 Comstock Parkway, Cranston, Rhode Island (collectively referred to herein as the "Purchased Assets"):
- 2. <u>Excluded Assets</u>. Notwithstanding anything to the contrary contained elsewhere in this Bill of Sale, any and all assets of the Seller, which are not listed on the Exhibits to the Purchase and Sale Agreement of September 19, 2008, (collectively, the "Excluded Assets") are not sold hereby but are retained by the Seller, and the Purchased Assets exclude any and all of the Excluded Assets.
- 3. <u>Assumed Obligations</u>. Subject to the terms, conditions and limitations set forth in the Asset Purchase Agreement, including the obligation to indemnify and hold the Seller harmless in the event Buyer fails to fulfill its duties pursuant to the Assumed Obligations, as provided in the Asset Purchase Agreement, the Buyer does hereby assume only the following obligations of the Seller (collectively, the "Assumed Obligations"):
 - (a) Executory obligations of the Seller with respect to the contracts arising

TRADEMARK REEL: 004533 FRAME: 0946 after the Closing Date under the Contracts which are assumed by the Buyer listed in Exhibits A, B, C and D, a copy of which is attached to the Purchase and Sale Agreement of September 19, 2008.

The Assumed Obligations do not include any obligations or liabilities arising out of any default of the Seller prior to the Closing Date under any Assumed Obligation, regardless of when such liability or obligation is asserted.

- 4. <u>Further Assurances</u>. Each party hereto hereby agrees to execute and deliver such other instruments and documents, and take such other actions, as the other party may from time to time hereafter reasonably request to further evidence the sale, transfer and conveyance to the Buyer of the Purchased Assets, the assignment of agreements as provided for in the Asset Purchase Agreement and the assumption and performance of the Assumed Obligations; provided, that, with respect to any such request, the requesting party bears the reasonable costs of preparing, executing and delivering such instruments or taking of such actions, unless the other party is obligated, under any terms or provisions of the Asset Purchase Agreement, to execute and deliver such documents or to take any such action.
- 5. <u>Governing Law</u>. This Bill of Sale is deemed to have been made in the State of Rhode Island and shall be governed by and construed in accordance with the laws of the State of Rhode Island for contracts made and to be performed in that State.
- 6. <u>Execution in Counterparts</u>. This Bill of Sale may be executed in two or more counterparts, each of which shall be considered an original instrument, but all of which shall be considered one and the same agreement.

IN WITNESS WHEREOF, the parties hereto have executed this instrument on the day and date first above written.

In the Presence of:

Seller:

DILLON COMPANY, INC.

Kevin M. Dillon, Jr., President

Buyer:

AMERICAN DENTAL SUPPLY, INC.:

By A. f. Howhyll A. Ricky Hochhauser, President

Commonwealth of Pennsylvania County of Northampton STATE OF KHODE ISLAND COUNTY OF PROVIDENCE

In Granston on the 4th day of October 2008 before me personally appeared Kevin M. Dillon, Jr. in his capacity as President of Dillon Company, Inc., to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him so executed to be his free act and deed and the free act and deed of Dillon Company, Inc.

Notary Public

My commission expires:

NOTARIAL SEAL
DENISE Y. MUMBAUER, NOTARY PUBLIC
CITY OF EASTON, NORTHAMPTON COUNTY
MY COMMISSION EXPIRES JULY 21, 2010

COMMONWEALTH OF PENNSYLVANIA COUNTY OF Northampton

In Allentown, on this 29th day of october 2008 before me personally appeared Ricky Hochhauser in his capacity as President of American Dental Supply, Inc., to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him so executed to be his free act and deed and the free act and deed of American Dental Supply, Inc.

Printed Name.

Notary Public

My commission expires: MY COMMISSION EXPIRES JULY 21, 2010

ASSIGNMENT OF CORPORATE NAME

KNOW ALL MEN BY TH	ESE PRESENTS, that Dillon Company, Inc., a Rhode Island							
corporation with its principal place	of business in Cranston, Rhode Island, in consideration of the							
sum of	Dollars paid by American Dental Supply, Inc., a							
Pennsylvania corporation with its principal place of business in Allentown, Pennsylvania, the								
	receipt whereof is hereby acknowledged, does hereby bargain, sell and deliver unto said American							
-	title and interest to the corporate name Leach & Dillon							
Products.	•							
To have and to hold, all and	singular, the said corporate name to the said American Dental							
	igns, to their own use and behoof forever.							
11 47								
Dillon Company, Inc., herel	by covenants with American Dental Supply, Inc. that it is the							
	he State of Pennsylvania, that it is free from all encumbrances,							
	ne as aforesaid, and that American Dental Supply, Inc. will							
	st the lawful claims and demands of all persons.							
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IN WITNESS WHEREOF,	Kevin M. Dillon, Jr., President of Dillon Company, Inc. has							
hereunto set his hand and the corpo	orate seal this 29 day of Ocher 2008.							
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In the Presence of:	DILLON COMPANY, INC.:							
	By Church Onlorf							
	Its President							
Commonwealth of Pennsy	olvania							
STATE OF THODE ISLAND								
COUNTY OF PROVIDENCE								
In Cranston on the 19th d	lay of <u>October</u> 2008 before me personally appeared y as President of Dillon Company, Inc., to me known and							
Kevin M. Dillon, Jr. in his capacity	y as President of Dillon Company, Inc., to me known and cuting the foregoing instrument, and he acknowledged said							
instrument by him so executed to b	be his free act and deed and the free act and deed of Dillon							
Company, Inc.	\sim							
	Denne Motorfaul							
	Printed Nauve. Notary Public Denise Y. MUMBAUER, NOTARY PUBLIC							
	My commission expires: CITY OF EASTON, NORTHAMPTON COUNTY MY COMMISSION EXPIRES JULY 21, 2010							
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