

900231059 08/14/2012

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
Applesweets, LLC		08/01/2012	LIMITED LIABILITY COMPANY: WASHINGTON
RECEIVING PARTY DATA			
Name:	Crunch Pak, LLC		
Street Address:	300 Sunset Avenue		
City:	Cashmere		
State/Country:	WASHINGTON		
Postal Code:	98815		
Entity Type:	CORPORATION: WASHINGTON		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Serial Number:	78655568	APPLESWEETS	
Serial Number:	78708021	APPLESWEETS	
CORRESPONDENCE DATA			
Fax Number:	5096622452		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	509-662-3685		
Email:	lindseyw@jdsalaw.com		
Correspondent Name:	Lindsey Wehmeyer		
Address Line 1:	2600 Chester Kimm Road		
Address Line 2:	P.O. Box 1688		
Address Line 4:	Wenatchee, WASHINGTON 98801		
ATTORNEY DOCKET NUMBER:	2003-0216-0001		
NAME OF SUBMITTER:	Lindsey J. Wehmeyer		

OP \$65.00 78655568

ASSIGNMENT OF TRADEMARK

THIS AGREEMENT is made by and between APPLESWEETS, LLC, a Washington limited liability company ("Applesweets") and CRUNCH PAK, LLC, a Washington limited liability company ("Crunch Pak").

RECITALS

A. On December 5, 2006, Applesweets registered the trademark APPLESWEETS with the United States Patent and Trademark Office both as a stylized mark (serial number 78708021) and as a standard character mark (serial number 78655568) (the "Trademarks").

B. Applesweets desires to assign its entire interest and goodwill in the Trademarks to Crunch Pak. Crunch Pak intends to use the Trademarks in commerce through its agricultural-based business.

NOW THEREFORE, the parties hereby agree as follows:

AGREEMENT

1. Assignment and Transfer. Applesweets hereby assigns, transfers, and sets over to Crunch Pak, and Crunch Pak hereby accepts and assumes from Applesweets any and all right, title, and interest and agrees to use the Trademarks in commerce in order to maintain the Trademarks.

2. Further Documents. The parties agree to execute and deliver such further documents and/or instruments reasonably necessary to effectuate the terms of this Agreement.

3. Joint Representation. Jeffers, Danielson, Sonn & Aylward, P.S. ("JDSA") represents each of the parties on an ongoing basis, and the parties have asked JDSA to represent them all in connection with this transaction. JDSA consulted with each client concerning the implications of the common representation including the advantages and risks involved and the effect on the attorney-client privileges. The parties confirm their request that JDSA to represent them jointly and waive any conflict of interest which has arisen or may arise, acknowledging that the joint representation is beneficial to each client and can continue with little risk of material prejudice to either client.

EFFECTIVE the 1st day of August, 2012.

"APPLESWEETS"

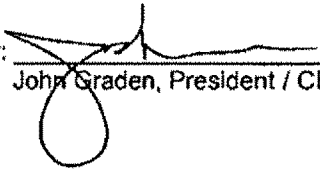
APPLESWEETS, LLC

By Stemilt Growers, LLC, its Sole Member

By: 
West Mathison, President

"CRUNCH PAK"

CRUNCH PAK, LLC

By: 
John Graden, President / CEO

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