

**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
Alliant Foodservice, Inc.		05/13/2003	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	Vanee Food Company		
Street Address:	5418 McDermott Drive		
City:	Berkeley		
State/Country:	ILLINOIS		
Postal Code:	60163		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	2523455	HOME TASTE	
CORRESPONDENCE DATA			
Fax Number:	(312)853-8486		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	312-853-8456		
Email:	saucier@dlec.com		
Correspondent Name:	Brian D. Saucier		
Address Line 1:	225 W. Washington St.		
Address Line 2:	Suite 1700		
Address Line 4:	Chicago, ILLINOIS 60606		
ATTORNEY DOCKET NUMBER:	VFCO 030423		
NAME OF SUBMITTER:	Brian D. Saucier		
Signature:	/Brian D. Saucier/		
Date:	07/27/2011		
Total Attachments: 3 source=HomeTaste Assignment and Settlement#page1.tif source=HomeTaste Assignment and Settlement#page2.tif source=HomeTaste Assignment and Settlement#page3.tif			

CH \$40.00 2523455

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT made as of the 13th day of May,

2005, by and between ALLIANT FOODSERVICE, INC. (the "Assignor"), a Delaware  
One Parkway North, Deerfield, IL 60015  
corporation having its principal place of business at \_\_\_\_\_, and VANE

FOODS CO., INC. (the "Assignee"), a Delaware corporation, having its principal place of  
business at 5418 McDermott Drive, Berkeley, Illinois 60163.

Assignor is the owner of the trademark registrations and applications listed on Schedule  
"A" attached hereto; and

Assignor has elected to transfer all of its right, title and interest in and to those  
trademarks registrations, applications, and attendant goodwill to Assignee.

NOW, THEREFORE, for the sum of \$10,000.00, paid in hand, and intending to be  
legally bound hereby, the parties to this Assignment agree as follows.

1. Assignor hereby sells, assigns and transfers unto Assignee, without  
representations and warranties and without recourse, the entire right, title and interest in and to  
those trademark registrations and applications listed on Schedule "A" hereto, together with the  
goodwill of the business symbolized by the trademark registrations and applications, together  
with all claims for damages by reason of past infringement of said trademarks, with the right to  
sue for and collect the same for its own use and enjoyment, and for the use and enjoyment of its  
successors, assigns, or other legal representatives.

2. Assignee agrees to indemnify and hold harmless Assignor from any loss, damages  
or expense in connection with any litigation or administrative proceeding relating to the  
trademark registrations and applications listed on Schedule "A" hereto, or Assignee's use of said  
trademarks, subsequent to the effective date of the Assignment. Assignee shall have no such  
obligation to hold harmless or indemnify Assignor for claims arising out of use or conduct  
occurring prior to the effective date of this Assignment.


3. Assignor hereby consents and authorizes Assignee to take all required action at Assignee's cost and expense to effectuate the dismissal of all cancellation proceedings and opposition actions filed by or on behalf of Reiman Publications, L.L.C. ("Reiman"), including but not limited to Reiman's claims and counterclaims for opposition and/or cancellation in Opposition Numbers 125853, 124811, 151655 and 121606. This Assignment is expressly conditioned upon the dismissal of all such proceedings within forty-five (45) calendar days from the date of this Assignment. All monies paid to Assignor by Assignee hereunder shall be retained by Harvey Freedlenberg of McNees Wallace & Nurick, L.L.C. counsel for Assignor, for forty-five (45) calendar days from the date of this Agreement as escrowee. In the event that all matters required to be dismissed are not dismissed within said forty-five (45) calendar days period, this Assignment shall be null and void *ab initio* and counsel for Assignor shall immediately return all monies paid by Assignee to Assignee. Assignor agrees to cooperate with Assignee, without payment of funds being required, in executing documents to effectuate such dismissals.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals as of the day and year first above written

ATTEST:

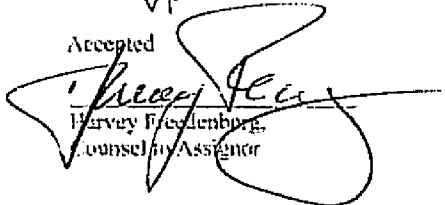
ALLIANT FOODSERVICE, INC.

VANEE FOODS CO., INC.

  
Name: David B. Berchert  
Title: VP

  
Name: Michael Vance  
Title: National Sales Manager

Accepted

  
Harvey Freedlenberg,  
counsel for Assignor

TRADEMARK

REEL: 004591 FRAME: 0913

Schedule A

HOME TASTE Trademark Registrations and Applications

Registrations

No. 2,164,445

Prepared foods, namely, prepared frozen entrees consisting primarily of meat, fish, poultry or vegetables and prepared canned entrees consisting primarily of meat, fish, poultry or vegetables. Prepared frozen entrees consisting primarily of pasta or rice, and prepared canned entrees consisting primarily of pasta or rice.

No. 2,277,122

Sauce and gravy.

No. 2,388,797

Condiments, namely catsup.

No. 2,523,455

Soups, soup bases and chowders.

Applications

No. 76/180,332

Frozen prepared apples

No. 76/183,146

CROUTONS, stuffing mix containing bread, stuffing mix containing cornbread.

No. 76/325,898

Oatmeal, farina, grits; bread, rolls, bagels, biscuits, biscuit dough and mixes for same.