900246396 02/08/2013

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	
FruitGard, LLC		12/21/2012	LIMITED LIABILITY COMPANY: WASHINGTON	

RECEIVING PARTY DATA

Name:	Pace International, LLC				
Street Address:	201 3rd Avenue, Suite 5450				
City:	Seattle				
State/Country:	WASHINGTON				
Postal Code:	98101				
Entity Type:	LIMITED LIABILITY COMPANY: WASHINGTON				

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	85672720	RAINGARD
Registration Number:	3461116	RAYNOX PLUS
Registration Number:	2980985	RAYNOX
Registration Number:	3279894	RAINGARD

CORRESPONDENCE DATA

900246396

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

847-968-4729 Phone:

Email: teresa.tambolas@valent.com

Correspondent Name: Teresa D Tambolas Address Line 1: 870 Technology Way

Address Line 4: Libertyville, ILLINOIS 60048

	TRADEMARK
ATTORNEY DOCKET NUMBER:	FRUITGARD-PACE ASSIGNMENT

NAME OF SUBMITTER:	Teresa D. Tambolas
Signature:	/TDT/
Date:	02/08/2013
Total Attachments: 4 source=20130208100247519#page1.tif source=20130208100247519#page2.tif source=20130208100247519#page3.tif source=20130208100247519#page4.tif	

ASSIGNMENT AND ASSUMPTION AGREEMENT

This ASSIGNMENT AND ASSUMPTION AGREEMENT (this "<u>Agreement</u>"), effective as of December 21, 2012 (the "<u>Effective Date</u>"), is entered into by and between FruitGard, LLC, a Washington limited liability company ("<u>Assignor</u>"), and Pace International, LLC, a Washington limited liability company ("<u>Assignee</u>").

In consideration of the mutual covenants, terms and conditions set forth herein, Assignee's payment to Assignor of \$1.00 contemporaneously with the execution of this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Definitions</u>. The following terms will have the following specified meanings:

"<u>FruitGard License Agreement</u>" shall mean that certain Exclusive License Agreement between the Washington State University Research Foundation, a nonstock, nonprofit Washington corporation, and FruitGard, LLC, dated July 7, 2003, as amended September 23, 2004, December 14, 2007, and January 11, 2011.

"<u>FruitGard Trademarks</u>" shall mean the Trademarks and Trademark registrations set forth in <u>Exhibit A</u> hereto, together with all Trademark rights in and to the FRUITGARD mark.

"<u>Trademarks</u>" means words, names, symbols, devices, designs, and other designations, and combinations of the preceding items, used to identify or distinguish a business, good, group, product, or service or to indicate a form of certification, including without limitation logos, trade names, trade dress, trademarks and service marks.

- Assignment and Assumption. Assignor hereby irrevocably sells, grants, conveys, assigns and sets over to Assignee, its successors and assigns, without any reservation of rights, all of its right, title and interest in and to the FruitGard Trademarks in the world for all of the goods and/or services included in the relevant applications or registrations or in conjunction with which the FruitGard Trademarks are used, together with the goodwill of the business associated with and symbolized by the FruitGard Trademarks, and the right of the Assignee to bring actions, claim relief, and claim damages in respect of any infringement or other violation of rights with respect to any of the FruitGard Trademarks throughout the world, together with the goodwill of the business associated therewith, including any and all common law rights, applications, and registrations for the FruitGard Trademarks, and rights of every kind and nature therein (including, without limitation, the right to apply in any or all countries of the world for Trademark applications and registrations) (the "Trademark Assignment"). Assignor hereby sells, assigns, grants, conveys and transfers to Assignee all of Assignor's right, title, and interest in and to the FruitGard License Agreement, and Assignor's obligations thereunder (the "FruitGard License Agreement Assignment"). Assignee hereby accepts the Trademark Assignment and the FruitGard License Agreement Assignment.
- 3. <u>Further Actions</u>. The parties hereto agree to furnish upon request to each other such further information, execute and deliver to each other such other documents, and do all things legally permissible, required or reasonably deemed to be required, to consummate the

provisions of this Agreement. Without limiting the foregoing, Assignor agrees to execute and deliver at the request of Assignee, without demanding any further consideration, all papers, instruments, and assignments, and to perform other reasonable acts Assignee may request in order to vest all right, title, and interest in and to the FruitGard Trademarks over to Assignee, to record Assignee as the assignee and owner of record in the foregoing in the United States or as may be granted, issued, or registered in any corresponding jurisdiction outside of the United States, and/or to provide evidence to support any of the foregoing in the event such evidence is deemed necessary by Assignee, to the extent such evidence is in the possession or control of Assignor.

- 4. <u>Governing Law</u>. This Agreement shall be governed by and construed under the laws of the State of Illinois without regard to conflicts of laws principles that would require the application of any other law.
- 5. Assignments and Successors. No party may assign any of its rights or delegate any of its obligations under this Agreement without the prior written consent of the other party, except that Assignee may assign any of its rights and delegate any of its obligations under this Agreement to any subsidiary or Affiliate of Assignee. Subject to the preceding sentence, this Agreement will apply to, be binding in all respects upon and inure to the benefit of the successors and permitted assigns of the parties.
- 6. <u>Severability</u>. Any provision of this Agreement held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Agreement, and the effect thereof shall be confined to the provision so held to be invalid or unenforceable.
- 7. <u>Amendment</u>. Neither this Agreement nor any term hereof may be amended, waived, discharged or terminated, except by a written instrument duly executed on behalf of each party by its duly authorized officer or employee.
- 8. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, email or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.
- 9. <u>Descriptive Headings</u>. The division of this Agreement into sections and other subdivisions and the insertion of headings are for convenience of reference only and shall not affect or be utilized in construing or interpreting this Agreement. Any reference in this Agreement to any "section" is to the corresponding section of this Agreement unless otherwise specified.

[Signature page follows.]

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date.

ASSIGNOR:

FRUITGARD, LLC,

a Washington limited ljability company

By:

Name:

Title:

ASSIGNEE:

PACE INTERNATIONAL, LLC,

a Washington limited liability company

Name:

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[SIGNATURE PAGE TO ASSIGNMENT AND ASSUMPTION AGREEMENT]

Exhibit 4

RAIN GARD	RAYNOX	DESIGN	DESIGN	RAINGARD AND	RAYNOX PLUS	RAYNOX	RAINGARD	RAYNOX	MARK
WASHINGTON STATE	WASHINGTON STATE	STATE	UNITED STATES		UNITED STATES	UNITED STATES	UNITED STATES	NEW ZEALAND	JURISDICTION
			85672720		77298822	78379559	78944364	783971	SERIALNO
32367	31734	31641			3461116	2980985	3279894	783971	SERIALNO REGNO REGDATE
06-Jul-04	24-Jul-03	13-Jan-03		ett et en og	08-Jul-08	02-Aug-05	14-Aug-07	12-Aug-08	
					Annual Control		A CONTRACTOR OF THE PARTY OF TH		ASS EX
06-Jul-14	24-Jul-14	13-Jun-14		\$150 American	08-Jul-18	02-Aug-15	14-Aug-17	08-Feb-18	CLASS EXPIRATION
06-Jul-14 REGISTERED	24-Jul-14 REGISTERED	REGISTERED	PENDING	APPLICATION	08-Jul-18 REGISTERED	02-Aug-15 REGISTERED	14-Aug-17 REGISTERED	08-Feb-18 REGISTERED	COMMENTS R
		R	EEI	L: (TR 004	AI 49	DE 58	M/ FF	RK RAMI

RECORDED: 02/08/2013 REEL: 004958 FRAME: 0334