FORM PTO-1594
(Rev. 6-93)

CMB No. 0651-0011 (exp. 4/94)

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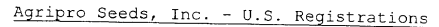
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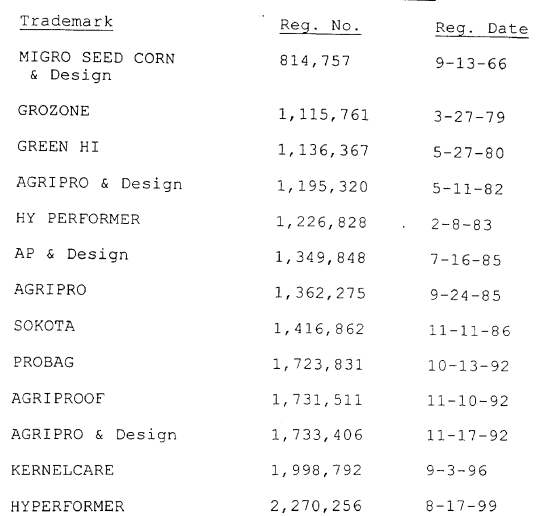


U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

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To the Honorable Commissioner of Patents and Trademarks:	Please record the attacked uriginal documents or copy thereof
Name of conveying party(ies):	Name and address of receiving party(ies)
Agripro Seeds, Inc.	Name: Advanta USA, Inc.
	Internal Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other Additional name(s) of conveying party(ies) attached? ☐ Yes 🖔 No	Street Address: 2369 330th Street Address: City: Slater State: Iowa ZIP: 50244
3. Nature of conveyance:	☐ Association General Partnership
☐ Assignment ☐ Merger/Change ☐ Security Agreement ☐ Other ☐ Other ☐ 12-28-99	☐ Limited Partnership ☐ Corporation-State Delaware ☐ Other ☐ Other ☐ Wassignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☐ No (Designations must be a separate document from assignment)
Execution Date.	Additional name(s) & address(es) attached?
Application number(s) or patent number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
see attached	see attached
Additional numbers atta	ched? 정 Yes 다 No
5. Name and address of party to whom correspondence	6. Total number of applications and registrations involved:
concerning document should be mailed:	registrations involved.
Name: Donald C. Lucas	415
/ternal Address: BIERMAN, MUSERLIAN AND LUCAS	7. Total fee (37 CFR 3.41)\$ 2 Enclosed Authorized to charge any fee due 3 or credit any overpayment to
500 This 1 2	deposit account
Street Address: 600 Third Avenue	8. Deposit account number:
7.000	02-2275
City: New York State: NY ZIP: 10016	(Attach duplicate copy of this page if paying by deposit account)
FC:481 . 40.00 DD DO NOT USE	THIS SPACE
FC:482 375.00 0P	
9. Statement and signature. To the best of my knowledge and belief, the foregoing informathe original document.	tion is true and correct and any attached copy is a true copy of
Donald C. Lucas	5-24-00
. tallio off allowing	Signature Over sheet, attachments, and document:

SCHEDULE





Agripro Seeds, Inc. - U.S. Applications

Trademark	Appln. No.	Filing Date
AGRIPRO SEEDS	75-495,630	6-3-98
AGRIPRO SEEDS & Design	75-539,854	8-20-98
ALFAGUARD INSECT PROTECTED ALFALFA	75-618,803	1-11-99

State of Delaware

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Office of the Secretary of State



I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COFY OF THE CERTIFICATE OF AGREEMENT OF MERGER, WHICH MERGES:

"ADVANTA SEEDS PACIFIC INC.", A OREGON CORPORATION,

"ADVANTA USA, INC.", A DELAMARE CORPORATION,

"AGRIFRO SEEDS, THC.", A DELAWARE CORPORATION,

"BRAVER CREEK GERETICS, INC.", A DELAMARE CORPORATION,

"BEAVER CREEK GENETICS, LLC", A TEXAS LIMITED LIBELLITY COMPANY.

"INTERSTATE PAYCO SEED COMPANY", A DELAMARE CORPORATION,
WITH AND INTO "GARST SEED COMPANY" UNDER THE NAME OF
"ADVANTA USA, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER
THE LAME OF THE STATE OF DELAMARE, AS RECEIVED AND FILED IN THIS
OFFICE THE THEMTY-EIGHTH DAY OF DECEMBER, A.D. 1999, AT 4:30
O'CLOCK P.M.

AND I DO HERBEY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF AGREEMENT OF MERGER IS THE FIRST DAY OF JANUARI, A.D. 2000.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORMARDED TO THE NEW CASTLE COUNTY ENCORDER OF DEEDS.

Edward J. Freel, Secretary of S

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AUTHENTICATION:

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acreement and plan of merger

OF

AGRIPRO SEEDS, INC.
ADVANTA USA, UNC.
ADVANTA SEEDS PACIFIC INC.
INTERSTATE PAYCO SEED COMPANY
BEAVER CREEK GENETICS, LLC
BEAVER CREEK GENETICS, INC.



WITH AND INTO

CARST SEED COMPANY

AGREEMENT AND PLAN OF MERGER, dated this 28th day of December, 1999, pursuant to Section 252 of the General Corporation Law of the State of Deleware, between Garst Seed Company, a Delaware corporation ("Garst"), AgriPro Seeds, Inc., a Delaware corporation, Advanta Seeds Pacific Inc., an Oregon corporation, Interstate Psyco Seed Company, a Delaware corporation, Beaver Creek Genetics, LLC, a Texas limited liability company, and Beaver Creek Genetics, Inc., a Delaware corporation.

- 1. The effective date of the Merger (the "Effective Date") shall be January 1, 2000.
- 2. On the Effective Date:
 - (a) The following entities (the "Constituent Companies"), shall be merged with and into Gaust, and the separate existence of each of the Constituent Companies shall cease:

AgriPro Seeds, Inc., a Delaware corporation
Advanta USA, Inc., a Delaware corporation
Advanta Seeds Pacific Inc., an Oregon corporation
Interstate Payco Seed Company, a Delaware corporation
Beaver Creek Genetics, LUC, a Texas limited liability company
Beaver Creek Genetics, Inc., a Delaware corporation

- (b) Corst shell be the corporation surviving the Merger (the "Surviving Corporation"), and shall assume all of the Constituent Companies' liabilities and obligations and shall succeed to all of the Constituent Companies' assets.
 - (c) The Certificate of Incorporation of Gurst in effect immediately prior to the Effective Dam shall be the Certificate of Incorporation of the Surviving Corporation, except that Article FIRST, including any amendments thereto, be deleted in its entirety and in lieu thereof, the following Article FIRST be, and

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hereby is, adopted to read as follows:

FIRST: The name of the corporation (bereinafter called the "Corporation") is Advanta USA, Inc.

- (d) The Bylans of Garst in effect immediately prior to the Effective Date shall be the Bylans of the Surviving Corporation, until duly amended in accordance with their terms and the Delaware Corporation Code.
- (c) The following officers and directors shall be the officers and directors of the Surviving Corporation, until their successors are daily elected or appointed and qualified or until their earlier death, resignation or removal in accordance with the Articles of incorporation and the Bylaws of the Surviving Corporation:

Directors
Colin R. Secondo
Graham Walker
Officers
President
Vice President-Garst/AggiPro
Vice President-Interstate
Vice President-AgriPro Wheat
Secretary

Tressurer

Assistant Treasurer

Colin R. Septembe W. David Witherspoon, Jr. Bruce Howland Robert Bruns Robert A. Sims Marcy Hausen LaDon Johnson

- (f) The manner of converting the outstanding shares of the capital stock of each of the Constituent Corporations and Gurst shall be as follows:
 - (i) All shares of common stock of Garat which shall be issued and outstanding on the Effective Date, shall remain issued and outstanding:
 - (ii) All shares of each of the Constituent Companies (except Beaver Creek Genetics, LLC) common stock shall be, without further act or deed, canceled and extinguished:
 - (iii) All member interests of Beaver Creek Gauctics, LLC, shall be, without further act or deed, canceled and extinguished.
- 3. The Surviving Corporation shall be responsible for the payment of all applicable filing fees and franchise taxes and shall be obligated to pay such fees and franchise taxes it the same are not timely paid.
- 4. If at any time the Surviving Corporation determines that any further action is necessary or desirable to vest, perfect or confirm in the Surviving Corporation, according to the terms hereof, title to any property rights of the Constituent Companies, the former officers and directors of the Constituent Companies and each of them shall take such action as is

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necessary or desirable to vest, perfect or confirm title in such property or rights in the Surviving Corporation, and otherwise carry out the purposes of this Agreement and Plan of Merger.

Anything herein or elsewhere to the contrary notwithstanding, this Agreement and Plan of Merger may be terminated and abundoned by the Board of Directors of any Constituent Corporation or Gerst at any time prior to the time that this Agreement and Plan of Merger filed with the Scoretary of State becomes effective.

IN WITNESS WHEREOF, each of the Constituent Companies and Garst has caused this Agreement and Plan of Merger to be signed in its name by its duly authorized efficer, all on the date first above written.

GARST SEED COMPANY

By: Kobert A. Sirns. Secretary

AGRIPRO SEEDS, INC.

Robert A. Sinns, Secretary

ADVANTA USA, INC.

Robert A. Situs, Secretary

ADVANTA SEEDS PACIFIC INC

Robert A. Sims, Secretary

INTERSTATE PAYCO SEED COMPANY

Robert A. Sims, Socretary

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BEAVER CREEK GENETICS, LLC

Robert & Sime Monac

Koben A. Suns, Munager

BEAVER CREEK GENETICS, INC.

Sy. J. Course

L Robert A. Sims, Secretary of Garst Seed Company, a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such Secretary, that the Agreement and Plan of Merger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of AgriPro Seeds, Inc., a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Advanta Seeds Pacific Inc., an Oregon corporation, Interstate Payco Seed Company, and Beaver Creek Genetics, Inc., a Delaware corporation, was duly adopted pursuant to section 228 of Title 8 of the Delaware Code by the unanimous written consent of the stockholders holding one hundred one (101) shares of the copinal stock of the corporation same being all of the shares issued and ourstanding having voting power, which Agreement and Plan of Merger was thereby adopted as the set of the stockholders of said Garst Seed Company and the duly adopted agreement and act of the said corporation.

WIINESS, my hand on this 25th day of December, 1999

Robert A. Sims. Secretary

I, Robert A. Sims. Secretary of AgriPro Seeds, Inc., a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such Secretary, that the Agreement and Plea of Merger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of Garst Seed Company, a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Advanta Seeds Parific Inc., an Oregon corporation. Interstate Payeo Seed Company, a Delaware corporation, Beaver Creek Genetics, LLC, a Testas limited Hability company, and Beaver Creek Genetics. Inc., a Delaware corporation, was duly adopted pursuant to section 228 of Title 8 of the Delaware Code by the unanimous written consent of the stockholders holding one hundred (100) shares of the capital stock of the corporation same being all of the theres issued and outstanding having voting power, which Agreement and Plan of Merger was thereby adopted as the act of the stockholders of said AgriPro Seeds, Inc. and the duly adopted agreement and act of the said corporation.

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WITNESS, my hand on this 28th day of December, 1999.

Robert A. Sims, Secretary

I, Robert A. Sims, Secretary of Advanta USA, Inc., a corporation organized and existing under the laws of the State of Delawers, hereby sertify, as such Secretary, that the Agreement and Plan of Merger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of Garst Seed Company, a Delaware corporation, AgriPro Seeds, Inc., a Delaware corporation, Advanta Seeds Pacific inc., an Oregon corporation, Interstate Payco Seed Company, a Delaware corporation, Beaver Creek Genetics, LLC, a Texas limited liability company, and Beaver Creek Genetics, Inc., a Delaware corporation, was duly adopted parsitant to section 228 of Title 8 of the Delaware Code by the quantimous written consent of the stockholders holding four hundred severty-seven (477) shares of the capital stock of the corporation same being all of the shares issued and outstanding having voting power, which Agreement and Plan of Merger was thereby adopted as the set of the special obers of said Advanta USA, Inc. and the duly adopted agreement and act of the said composition.

WITNESS, any hand on this 28th day of December, 1999

Robert A. Sims, Secretary

L, Robert A. Sims, Secretary of Advanta Seeds Pacific Inc., a corporation organized and existing under the laws of the State of Oregon, hereby certify, as such Secretary, that the Agreement and Plan of Morger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of Garst Seed Company, a Delaware corporation, AgriPro Seeds, Inc., a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Interstate Payco Seed Company, and Beaver Creek Genetics, Inc., a Delaware corporation, was timized liability company, and Beaver Creek Genetics, Inc., a Delaware corporation, was duly adopted pursuant to section 60.501 of the Oregon Business Corporation Act by the unanimous written consent of the stockholders holding three hundred (300) shares of the capital stock of the corporation same being all of the shares issued and nutstanding having voting power, which Agreement and Plan of Marger was thereby adopted as the act of the stockholders of said Advanta Seeds Pacific Inc. and the duly adopted agreement and act of the mid corporation.

WITNESS, my hand on this 28th day of December, 1999

Robert A. Sims, Secretary

I, Robert A. Sims, Secretary of Interstate Payco Seed Company, a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such Secretary, that the Agreement and Plan of Merger to which this certificate is anached, after having been

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first duly signed on behalf of the said corporation and having been signed on behalf of Garst Seed Company, a Delaware corporation, AgriPro Seeds, Inc., a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Advanta Seeds Pacific Liu., a Delaware corporation, Beaver Creek Genetics, LLC, a Texas limited liability company, and Beaver Creek Genetics, Inc., a Delaware corporation, was duly adopted pursuant to section 228 of Title 8 of the Delaware Code by the unanimous switten consent of the stockholders holding one hundred (100) shares of the capital stock of the corporation same being all of the shares issued and outstanding having voting power, which Agreement and Plan of Margar was thereby adopted as the act of the stockholders of said interstate Payco Seed Company and the duly adopted agreement and act of the said corporation.

WITNESS, my hand on this 28th day of December, 1999.

Robert A. Sims Secretary

I. Robert A. Sims, Secretary of Besver Creek Genetics, LLC, a timited liability company organized and existing under the laws of the State of Texas, hereby certify, as such Manager, that the Agreement and Plan of Merger to which this certificate is attached, after having been first dally signed on behalf of the said corporation and having been signed on behalf of Guest Seed Company, a Delaware corporation, AgriPro Seeds, Inc., a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Advanta Seeds Pacific Inc., a Delaware corporation, Interstate Payero Seed Company, a Delaware corporation, and Beaver Creek Genetics, Inc., a Delaware corporation, was duly adopted pursuant to section 10.01 of the Texas Limited Liability Company Act by the unanimous written consent of the members holding one hundred percent (100%) of the member interests of said limited liability company, which Agreement and Plan of Merger was thereby adopted as the act of the members of said Beaver Creek Genetics, LLC and the duly adopted agreement and act of the said limited liability company.

WITNESS, my hand on this 28th day of December, 1999.

Robert A. Sizes, Manager

I, Robert A. Sims, Secretary of Beaver Creek Genetics, Inc., a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such Secretary, that the Agreement and Plan of Merger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of Garst Seed Company, a Delaware corporation, AgriPro Seeds, Inc., a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Advanta USA, Inc., a Delaware corporation, Advanta Seeds Pacific Inc., a Delaware corporation, Interstate Payero Seed Company, a Delaware corporation, and Beaver Creek Genetics, LLC, a Texas limited liability company, was duly adopted pursuant to section 225 of Title 8 of the Delaware Code by the unanimous written consent of the stockholders holding three hundred (300) shares of the capital stock of the corporation same being all of the Shares issued and outstanding having voting power, which Agreement and Plan of Merger was thereby adopted as

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the set of the stockholders of said Beaver Creek Genetics, Inc. and the duly adopted agreement and act of the said corporation.

WITNESS, my hand on this 28th day of December, 1999.

Robert A. Sims, Secretary

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RECORDED: 05/24/2000