Form PTO-1594 RECORDATION FOR (Rev. 03/01) TRADEMA	11 D D 1 1 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1
OMB No. 0651-0027 (exp. 5/31/2002)	· · · · · · · · · · · · · · · · · · ·
	Please record the attached original documents or copy thereof.
	2. Name and address of receiving party(les)
1. Name of conveying party(les):	Name: Fleet Capital Corporation
PM Beef Holdings, L.L.C.	Internal Address: Suite 800
Individual(s) Association	Street Address: 300 Gallcria Parkway
General Partnership Limited Partnership Corporation-State	City: Atlanta State: Georgia Zip: 30339
Other Limited Liability Company	Individual(s) citizenship
	Association
Additional name(s) of conveying party(les) attached? 📮 Yes 🛂 No	
3. Nature of conveyance:	Limited Partnership
Assignment 📮 Merger	Corporation-State Rhode Island
Security Agreement	Other
Other Record to correct - see Schedule 1	If assignes is not domiciled in the United States, a domestic representative designation is attached: 📮 Yas 📮 No
Execution Date: Letter Amendment, 5.3.04	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
A. Trademark Application No.(s) Additional number(s) a	B. Trademark Registration No.(s) See Exhibit A-1 attached hereto ttached Yes No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Sujata Pillai, Paralegal	
Internal Address: Parker, Hudson, Rainer	7. Total fee (37 CFR 3.41)\$ 40
& Dobbs LLP	Enclosed
	Authorized to be charged to deposit account
	O. Daniel account number
Street Address: 1500 Marquis Two Tower	8. Deposit account number:
Street Address: 1500 Marquis Two Tower 285 Peachtree Center Avenue, N. E.	8. Deposit account number:
285 Peachtree Center Avenue, N. E.	(Attach duplicate copy of this page if paying by deposit account)
285 Peachtree Center Avenue, N. E. City: Atlanta State: GA Zip: 30303	(Attach duplicate copy of this page if paying by deposit account)
285 Peachtree Center Avenue, N. E. City: Atlanta State: GA Zip: 30303 DO NOT US 9. Statement and signature. To the best of my knowledge and belief, the foregoing inforcepy of the original document.	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE mation is true and correct and any attached copy is a true
285 Peachtree Center Avenue, N. E. City: Atlanta State: GA Zip: 30303 DO NOT US 9. Statement and signature. To the best of my knowledge and belief, the foregoing information of the state of my knowledge and belief.	(Attach duplicate copy of this page if paying by deposit account)

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

SCHEDULE 1

to Box 3 of Trademark Recordation Form Cover Sheet

Recording to Correct Erroneous Registration Number 0299525 on Notice of Recordation Number 700076872A of Security Agreement previously recorded in Reel/Frame number 002827/0253

Correct Registration Number of Service Mark "Alpha Star International" is evidenced by a Letter Amendment (to Trademark Security Agreement dated March 31, 2004) dated May 3, 2004 attached herewith.

357647_1.DOC

EXHIBIT A-1

to Trademark Recordation Form Cover Sheet

UNITED STATES SERVICE MARK

SERIAL NUMBER REGISTRATION NUMBER MARK

ALPHA STAR 2199525 75292210

INTERNATIONAL

357641_1.DOC **TRADEMARK**

REEL: 002851 FRAME: 0910

04/06/2004 700076872

Ports PTO-3594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE (Rev. 02/01) TRADEMARKS ONLY U.S. Palent and Tradomark Office			
Tab settinge ⇔⇒⇔ ▼ ▼ ▼	<u> </u>		
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.		
1. Name of conveying party(les):	2. Name and address of receiving party(les)		
PM Beef Holdings, L.L.C.	Name: Fleet Capital Corporation		
	Internal Address: Suito 800		
☐ Individual(s) ☐ Association	Street Address; 300 Galleria Parkway		
General Partnership 📮 Limited Partnership	City: Atlanta State: Georgia Zip: 30339		
Corporation-State			
Other Limited Liability Company	Individual(s) clitzenship		
Additional name(a) of conveying party(les) attached? 🖵 Yes 🖾 No	Association		
3. Nature of conveyance:	General Services in Control of the C		
	Umrited Partnership		
	Corporation-State Rhode Island		
Security Agreement	Use Other If assigned is not dominist in the United States, a generalic		
Execution Date: March 31, 2004	representative designation is attached: 🕒 Yee 🕌 No (Designations must be a separate document from seeignings)		
<u> </u>	Additional name(s) & address(ss) attached? 📮 Yes 🛂 rec		
 Application number(s) or registration number(s); 	İ		
A. Tradement Application No.(a)	9. Trademark Registration No.(s)		
See Schedule 1 attached hereto	See Schedule 1 attached hereto		
Addidonal number(s) a	l Beghéd Kali Yes Cali No		
 Name and address of party to whom correspondence concerning document should be malled: 	6, Total number of applications and registrations involved:		
Name: Sujata Pillai, Paralegal			
Internal Address: Parker, Hudson, Rainer	7, Total 186 (37 CFR 3.41)s 115		
& Dobbs LLP	☑ Enclosed		
	Authorized to be charged to deposit account		
Street Address: 1500 Marquis Two Tower	8. Deposit secount number:		
285 Peachtree Center Avenue, N. E.	1		
The same of the same server same, the bit			
City: Atlanta State: GA Zip: 30303	(Attach duplicate copy of this page if paying by deposit account)		
<u> </u>	THIS SPACE		
8. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Of the original document.			
Sujata Pillai April 6, 2004			
Name of Person Sighing Signature Date Total number of segre including cover sheet, stackmann, and accument: 12.			
i nom committee de Badias differenti en			

Mail documente to be recorded with sequires pover sheet information to: Commissioner of Fatant & Trademarks, Sox Assignments Washington, D.C. 20231

May 3, 2004

Fleet Capital Corporation 300 Galleria Parkway Suite 800 Atlanta, Georgia 30339

Ladies and Gentlemen:

Reference is made to that certain Trademark Security Agreement dated March 31, 2004, by and between PM Beef Holdings, L.L.C., a Delaware limited liability company ("Company"), and Lender (as defined below), as recorded in the United States Patent and Trademark Office ("USPTO") on April 6, 2004, at Reel/Frame number 2827/253 (the "Trademark Security Agreement"). All capitalized terms used in this letter agreement, unless otherwise defined herein, shall have the meanings ascribed to such terms in that certain Loan and Security Agreement dated as of March 31, 2004, by and between Fleet Capital Corporation, a Rhode Island corporation, having an office at 300 Galleria Parkway, Suite 800, Atlanta, Georgia as lender ("Lender") and Company.

Company acknowledges that the list of Trademarks listed on Exhibit A attached to the Trademark Security Agreement executed between the Lender and Company, incorrectly identifies the registration number for the service mark "Alpha Star International" and that Exhibit A-1 attached to this letter correctly identifies that registration number. Lender and Company agree to amend the Trademark Security Agreement to correct the registration number of such mark.

Exhibit A to the Trademark Security Agreement is hereby amended by deleting the registration number for the service mark "Alpha Star International" and by adding in place thereof the registration number and serial number for such mark as listed on Exhibit A-1 attached hereto. Lender is hereby authorized to attach a copy of Exhibit A-1 to the Trademark Security Agreement as a supplement and amendment to Exhibit A thereto and to file a copy of the Trademark Security Agreement, as so supplemented, and/or of this letter agreement, with the USPTO at Company's expense.

This letter agreement shall be effective upon execution by Company and acceptance by Lender in Atlanta, Georgia (notice of which acceptance is hereby waived), whereupon the same shall be governed by and construed in accordance with the internal laws of the State of Georgia. This letter agreement may be executed in any number of counterparts and by different parties to this letter agreement on separate counterparts, each of which, when so executed, shall be deemed an original, but all such counterparts shall constitute one and the same agreement. Any signature delivered by a party by facsimile transmission shall be deemed to be an original signature hereto.

355937-1

Fleet Capital Corporation May 3, 2004 Page 2

If the terms of this letter agreement are acceptable to Lender, please evidence its agreement by executing the enclosed copy of this letter.

Very truly yours,

PM BEEF HOLDINGS L.L.C.

By:

Pitle: Jay P. AuWerter, President

Accepted and agreed to this day of May , 2004:

FLEET CAPITAL CORPORATION, as Lender

ву: _

Trial ...

355937-1

-2-

EXHIBIT A-1

UNITED STATES SERVICE MARK

SERIAL NUMBER **REGISTRATION NUMBER** <u>MARK</u>

2199525 ALPHA STAR 75292210

INTERNATIONAL

357637_1.DOC

SCHEDULE 1

<u>Trademark</u>

Trademark DescriptionJurisdictionRegistration No.Ranch to RetailUnited States2,540,283Zalman's GlattUnited States2,823,853

Kosher Beef

Trademark Applications

Trademark DescriptionJurisdictionApplication No.Date FiledPure ReviewUnited States76/195.36001/17/01

Service Marks

Service Mark Description

Service Mark Description

Jurisdiction

Registration No.

Registration No.

Date

Alpha Star International

United States

2/99525

10/27/98

353529_1.DOC

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT is made as of this <u>31</u> day of March 2004, between FLEET CAPITAL CORPORATION, a Rhode Island corporation having an office at 300 Galleria Parkway, Suite 800, Atlanta, Georgia 30339 ("Lender"), and PM BEEF HOLDINGS, L.L.C., a Delaware limited liability company having its principal place of business at 10920 N.W. Ambassador Drive, Suite 525, Kansas City, Missouri 64153 (the "Company").

Recitals:

The Company desires to obtain loans and other financial accommodations from Lender pursuant to that certain Loan and Security Agreement dated as of the date hereof among the Company, PM Global Foods, L.L.C., a Delaware limited liability company, and Lender (hereinafter referred to, together with all amendments thereto, as the "Loan Agreement").

Lender is willing to make loans and other financial accommodations to the Company from time to time, pursuant to the terms of the Loan Agreement, provided that the Company executes this Agreement.

NOW, THEREFORE, for Ten Dollars (\$10,00) and other valuable consideration, and in consideration of the premises, the Company hereby agrees with Lender as follows:

- 1. Capitalized terms used herein (including those used in the Recitals hereto), unless otherwise defined, shall have the meanings ascribed to them in the Loan Agreement.
- 2. To secure the prompt payment and performance of the Obligations, the Company hereby pledges, assigns and grants to Lender, for its benefit, a continuing security interest in and lien upon all of the following property of the Company, whether now owned or existing or hereafter created or acquired (the "Trademark Collateral"):
 - (a) all trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations and service mark applications including, without limitation, the trademarks and service marks and applications listed on Exhibit A attached hereto and made a part hereof (as the same may be amended from time to time), and (i) all renewals thereof, (ii) all income, royalties, damages and payments now or hereafter due or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations and service mark applications, together with the items described in clauses (i)-(iv), are hereinafter collectively referred to as the "Trademarks");
 - (b) the goodwill of the Company's business connected with and symbolized by the Trademarks; and
 - (c) all proceeds of the foregoing.

- 3. The Company represents and warrants to Lender, for its benefit that:
- (a) Each of the Trademarks is subsisting and has not been adjudged invalid or unenforceable;
- (b) Upon filing of this Agreement in the United States Patent and Trademark Office, this Agreement will create a legal and valid perfected lien upon and security interest in the Trademark Collateral (other than foreign trademarks), enforceable against Company and all third Persons in accordance with its terms;
- (c) No claim has been made that the use of any of the Trademarks does or may violate the rights of any third Person;
- (d) The Company has the unqualified right to enter into this Agreement and perform its terms;
 - (e) Each of the Trademarks is valid and enforceable; and
- (f) The Company is the sole and exclusive owner of the entire right, title and interest in and to all of the Trademark Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by the Company not to sue third Persons.
- 4. The Company covenants and agrees with Lender, for its benefit that:
- (a) The Company will maintain the quality of the products associated with the Trademarks, at a level consistent with the quality at the time of this Agreement, and will, upon Lender's request, provide Lender quarterly with a certificate to that effect in the form attached hereto as Exhibit B executed by an officer of the Company; and
- (b) The Company has used and will continue to use for the duration of this Agreement, proper statutory notice in connection with its use of the Trademarks, including, without limitation, filing an affidavit of use with the United States Patent and Trademark Office for each Trademark as required by Applicable Law to maintain the registration thereof without loss of protection therefor, unless no Event of Default exists or would result from the cessation of use of such Trademark and the Company determines in good faith that the continued use of such Trademark is not necessary in the Ordinary Course of Business of the Company.
- 5. The Company hereby authorizes Lender, and its employees and agents, but at their own expense, unless a Default or Event of Default exists, as often as may be reasonably requested, but only during normal business hours and (except when a Default or Event of Default exists) upon reasonable prior notice to the Company, to visit the Company's plants and facilities which manufacture, inspect or store products sold under any of the Trademarks and to inspect the products and quality control records relating thereto at reasonable times during regular business hours. The Company shall do any and all acts required by Lender to ensure the Company's compliance with paragraph 4(b) of this Agreement.

- 6. Until all of the Obligations have been satisfied in full and the Loan Agreement has been terminated, the Company shall not enter into any license agreement relating to any of the Trademarks with any Person except non-exclusive licenses to customers of the Company in the regular and ordinary course of the Company's business as presently conducted and for reasonable and customary compensation, and shall not become a party to any agreement with any Person that is inconsistent with the Company's duties under this Agreement.
- 7. If, before the Obligations have been satisfied in full and the Loan Agreement has been terminated, the Company shall obtain rights to any new trademarks, or become entitled to the benefit of any trademark application or trademark or any renewal of any Trademark, the provisions of paragraph 2 hereof shall automatically apply thereto, and the Company shall give to Lender prompt notice thereof in writing.
- 8. The Company irrevocably authorizes and empowers Lender to modify this Agreement by amending Exhibit A to include any future trademarks and trademark applications within the definition of Trademarks under paragraph 2 or paragraph 7 hereof.
- 9. Upon and at any time after the occurrence of an Event of Default, Lender shall have, in addition to all other rights and remedies given it by this Agreement, all rights and remedies under Applicable Law and all rights and remedies of a secured party under the UCC. Without limiting the generality of the foregoing, Lender may immediately, for its benefit, without demand of performance and without notice (except as described in the next sentence, if required by Applicable Law), or demand whatsoever to the Company, each of which the Company hereby expressly waives, collect directly any payments due the Company in respect of the Trademark Collateral, or sell at public or private sale or otherwise realize upon all or from time to time, any of the Trademark Collateral. The Company hereby agrees that seven (7) days written notice to the Company of any public or private sale or other disposition of any of the Trademark Collateral shall be reasonable notice; provided, however, that no notice shall be required hereunder if not otherwise required by Applicable Law. At any such sale or disposition, Lender may, to the extent permitted by law, purchase the whole or any part of the Trademark Collateral sold, free from any right of redemption on the part of the Company, which right the Company hereby waives and releases. After deducting from the proceeds of such sale or other disposition of the Trademark Collateral all costs and expenses incurred by Lender in enforcing its rights hereunder (including, without limitation, all attorneys' fees), Lender shall apply the remainder of such proceeds to the payment of the Obligations in such order and manner as may be authorized or required by the Loan Agreement. Any remainder of the proceeds after payment in full of the Obligations shall be paid over to the Company. If any deficiency shall arise, the Company and each guarantor of the Obligations shall remain jointly and severally liable to Lender therefor.
- 10. The Company hereby makes, constitutes and appoints Lender and any officer or agent of Lender as Lender may select, as the Company's true and lawful attorney-in-fact, with full power to do any or all of the following if an Event of Default shall occur and be continuing: to endorse the Company's name on all applications, documents, papers and instruments necessary for Agent to continue the registration of or to use the Trademarks, or to grant or issue any exclusive or nonexclusive license under the Trademarks to any other Person, or to assign, pledge, convey or otherwise transfer title in or dispose of any Trademark Collateral to any other

Person. The Company hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney, being coupled with an interest, shall be irrevocable until all of the Obligations shall have been satisfied in full and the Loan Agreement shall have been terminated.

- 11. At such time as all of the Obligations shall have been satisfied finally and in full and the Loan Agreement shall have been terminated, Agent shall execute and deliver to the Company, without representation, warranty or recourse and at the Company's expense, all releases or other instruments necessary to terminate Lender's security interest in the Trademark Collateral subject to any disposition thereof which may have been made by Lender pursuant to the terms of this Agreement or any of the Loan Documents.
- 12. Any and all fees, costs and expenses, of whatever kind or nature (including, without limitation, reasonable attorneys' fees and legal expenses) incurred by Lender in connection with the preparation of this Agreement and any other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including, without limitation, all taxes in connection therewith) with the United States Patent and Trademark Office or in any other public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, Liens or otherwise protecting, maintaining, or preserving the Trademark Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademark Collateral, shall be borne and paid by the Company (it being the intent of the Company and Lender that the Company shall be responsible for the payment of all sums, fees, costs and expenses, including, without limitation, all renewal fees with respect to the Trademarks) or, if paid by Lender in its sole discretion, shall be reimbursed by the Company on demand by Lender and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the highest per annum rate in effect from time to time under the Loan Agreement.
- 13. The Company shall use its best efforts to detect any infringers of the Trademarks and shall notify Lender in writing of infringements detected. The Company shall prosecute diligently any trademark application for a Trademark pending as of the date of this Agreement or thereafter until the Obligations shall have been paid in full and the Loan Agreement terminated, make federal application on registrable but unregistered Trademarks, file and prosecute opposition and cancellation proceedings, file and prosecute lawsuits to enforce the Trademarks and do any and all acts which are deemed necessary or desirable by Lender to preserve and maintain all rights in the Trademarks, unless no Event of Default exists or would result from the cessation of use of such Trademarks and the Company determines in good faith that the continued use of such Trademarks is not necessary in the Ordinary Course of Business of the Company. Any expenses incurred in connection with such applications or proceedings shall be borne by the Company. The Company shall not abandon any right to file a trademark application, or any pending trademark application or trademark, unless no Event of Default exists or would result from such abandonment and the Company determines in good faith that such trademark application or trademark is not necessary in the Ordinary Course of Business of the Company.
- 14. Notwithstanding anything to the contrary contained in paragraph 13 hereof, if an Event of Default exists, Lender shall have the right, but shall in no way be obligated, to bring

suit instead in its own name to enforce the Trademarks and any license hereunder, or to defend any suit or counterclaim in its own name to protect the Trademarks or any license hereunder, in either of which events the Company shall at the request of Agent do any and all lawful acts (including bringing suit) and execute any and all proper documents required by Agent to aid such enforcement, or defense, and the Company shall promptly, **upon demand**, reimburse and indemnify Lender for all costs and expenses incurred in the exercise of Lender's rights under this paragraph 14.

- 15. If the Company fails to comply with any of its obligations hereunder, to the extent permitted by Applicable Law, Lender may do so in the Company's name or in Lender's name, in Lender's sole discretion, but at the Company's expense, and the Company agrees to reimburse Lender in full for all expenses, including, without limitation, reasonable attorneys' fees, incurred by Lender in prosecuting, defending or maintaining the Trademarks or Lender's interest therein pursuant to this Agreement.
- 16. No course of dealing between the Company and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under any of the other Loan Documents shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 17. All of Lender's rights and remedies with respect to the Trademark Collateral, whether established hereby or by any of the other Loan Documents, or by any other agreements or by Applicable Law shall be cumulative and may be exercised singularly or concurrently.
- 18. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 19. This Agreement, together with the other Loan Documents, constitutes and expresses the entire understanding of the parties hereto with respect to the subject matter hereof, and supercedes all prior agreements and understandings, inducements or conditions, whether expressed or implied, oral or written. This Agreement is subject to modification only by a writing signed by the parties, except as provided in paragraph 8 hereof.
- 20. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the successors and assigns of Lender and upon the successors of the Company. The Company shall not assign its rights or delegate its duties hereunder without the prior written consent of Lender.
 - 21. The Company hereby waives notice of Lender's acceptance hereof.
- 22. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Georgia.

23. To the fullest extent permitted by Applicable Law, the Company and Lender each waives the right to trial by jury in any action, suit, proceeding or counterclaim of any kind arising out of or related to this Agreement or the Trademark Collateral.

WITNESS the execution hereof as of the day and year first above written.

PM BEEF HOLDINGS, L.L.C.

("Company")

Name: JAY P. AUWERTER Title: PRESIDENT

Accepted:

FLEET CAPITAL CORPORATION,

as Lender ("Lender")

By: ___\

Name

Title: VICE PRE

STATE OF GEORGIA)
COUNTY OF FULTON)

BEFORE ME, the undersigned authority, on this day personally appeared ___ of PM Beef Holdings, L.L.C., to me known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 3/stday of March, 2004.



STATE OF GEORGIA COUNTY OF FULTON

BEFORE ME, the undersigned authority, on this day personally appeared Laura R. Glass, Nice President of Fleet Capital Corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 31 day of March, 2004.

Notary Public -

My Commission Expires:



EXHIBIT A

<u>Trademark</u>

Trademark Description	<u>Jurisdiction</u>	Registration No.	Issue Date
Ranch to Retail	United States	2,540,283	
Zalman's Glatt Kosher Beef	United States	2,823,853	

Trademark Applications

Trademark Description	<u>Jurisdiction</u>	Application No.	<u>Date Filed</u>
Pure Review	United States	76/195,360	01/17/01

Service Marks

Service Mark Description	<u>Jurisdiction</u>	Registration No.	Registration <u>Date</u>
Alpha Star International	United States	2/99525	10/27/98

EXHIBIT B

CERTIFICATE

The undersigned officer of **PM BEEF HOLDINGS**, **L.L.C.** (the "Company"), DOES HEREBY CERTIFY to **FLEET CAPITAL CORPORATION** ("Lender") from time to time party to the Loan and Security Agreement between Lender and the Company, that the quality of the products associated with the Trademarks listed on <u>Exhibit A</u> of the Trademark Security Agreement dated as of March ___, 2004, between the Company and Lender (as amended from time to time to include future trademarks and trademark applications, the "Agreement"), has been maintained at a level consistent with the quality of such products at the time of the execution of the Agreement.

IN WITNESS	WHEREOF, the	undersigned	has executed	this Certificate,	this	day of
, 20						

PM BEEF HOLDINGS, L.L.C.

Ву:	_
Title:	_

OPR/ASSIGNMENTS APR-06-2004 17:51

MAY-11-2004 16:58

P.03

SCHEDULE 1

<u>Trademark</u>

Trademark DescriptionJurisdictionRegistration No.Ranch to RetailUnited States2,540,283Zalman's GlattUnited States2,823,853Kosher Beef

Trademark Applications

 Trademark Description
 Jurisdiction
 Application No.
 Date Filed

 Pure Review
 United States
 76/195,360
 01/17/01

Service Marks

Service Mark Description	Jurisdiction	Registration No.	Registration <u>Date</u>
Alpha Star International	United States	2/99525	10/27/98

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