

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
McCauley Brothers, Inc.		02/27/2006	CORPORATION: KENTUCKY

RECEIVING PARTY DATA

Name:	National Bank Australia Limited
Street Address:	255 George Street
Internal Address:	Level 25, NAB House
City:	Sydney NSQ
State/Country:	AUSTRALIA
Postal Code:	2000
Entity Type:	Australian Public Company, limited by shares: AUSTRALIA

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	1513316	BIOTIME
Registration Number:	1718515	ORIGINAL
Registration Number:	1689807	M 30
Registration Number:	1685505	OPEN
Registration Number:	1759431	TRINERGY
Registration Number:	1950282	MCCAULEY'S
Registration Number:	2126557	POST TIME
Registration Number:	2028575	POST TIME
Registration Number:	2679581	HYDROLYTE
Registration Number:	2536078	BONUS BITES
Registration Number:	2592784	LONGEVITY
Registration Number:	2616888	MEGA BRAN
Registration Number:	2750327	ALAM

CH \$465.00 1513316

Registration Number:	2764389	TRIFORMANCE
Registration Number:	2819730	TRAIL TIME
Registration Number:	2975736	THE BEST HORSE FEED IN THE WORLD PASSES THROUGH THIS DOOR
Registration Number:	2999122	ON TRACK
Serial Number:	78687620	FINISHER 14

CORRESPONDENCE DATA

Fax Number: (612)340-8856
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: (612) 340-2656
Email: ip.docket@dorsey.com
Correspondent Name: Travis L. Bachman
Address Line 1: 50 South Sixth Street
Address Line 2: Suite 1500
Address Line 4: Minneapolis, MINNESOTA 55402-1498

ATTORNEY DOCKET NUMBER: 7833

DOMESTIC REPRESENTATIVE

Name:
Address Line 1:
Address Line 2:
Address Line 3:
Address Line 4:

NAME OF SUBMITTER: Travis L. Bachman

Signature: /Travis L. Bachman/

Date: 03/03/2006

Total Attachments: 18
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SUPPLEMENT TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

This is a Supplement made as of February 27, 2006 to the intellectual property security agreement made as of October 16, 2001 among the Global Security Trustee and each Grantor that is a party thereto from time to time (the "IP Security Agreement"). The provisions of the IP Security Agreement apply, *mutatis mutandis*, to this Supplement. Capitalized terms used but not otherwise defined in this Supplement have the meanings specified in the IP Security Agreement.

For valuable consideration, the undersigned (the "New Grantor") agrees with the Global Security Trustee, for the benefit of the Global Security Trustee and each other Secured Finance Party, as follows:

1. The New Grantor has received and reviewed a copy of the IP Security Agreement and the Transaction Documents in existence on the date of this Supplement, and confirms that it is executing and delivering this Supplement to the Global Security Trustee, for the benefit of the Global Security Trustee and each other Secured Finance Party, pursuant to Section 8 of the IP Security Agreement. The New Grantor acknowledges and agrees, for the benefit of the Global Security Trustee and each other Secured Finance Party, that this Supplement shall be valid and enforceable against it irrespective of whether it is substantially in the form of Exhibit A to the IP Security Agreement.
2. Effective as of the date of this Supplement, the New Grantor will be deemed for all purposes to be a Grantor under the IP Security Agreement, with the same force and effect, and subject to the same obligations, as if the New Grantor was an original signatory to the IP Security Agreement as a Grantor. For greater certainty, the New Grantor grants and will be deemed to have granted each of the Security Interests described in Section 2 of the IP Security Agreement to the Global Security Trustee, for the benefit of the Global Security Trustee and each other Secured Finance Party. As general and continuing security for the due payment and performance of its Obligations (including payment and performance of any Obligations that would become due but for any automatic stay under the provisions of the *Bankruptcy and Insolvency Act* (Canada), the United States Bankruptcy Code or any analogous provisions of any other applicable law in Canada, the United States of America or any other jurisdiction), the New Grantor grants to the Global Security Trustee, for the benefit of the Global Security Trustee and each other Secured Finance Party, a lien on the Intellectual Property Collateral of the New Grantor.
3. Each of the representations and warranties included in the IP Security Agreement, and deemed to have been made by the New Grantor in this Supplement, are true and correct on the date of this Supplement.
4. Attached to this Supplement is a schedule disclosing all information that would have been disclosed in Schedules 1, 2 and 3 of the IP Security Agreement had the New Grantor been an original signatory to the IP Security Agreement. Such information is true, complete and correct on the date of this Supplement.

IN WITNESS WHEREOF this Supplement has been duly executed and delivered by the New Grantor as of the date indicated on the first page of this Supplement.

New Grantor

SIGNED, SEALED AND DELIVERED)

McCAULEY BROTHERS, INC.)

Michael Mitchell)

By: Michael Mitchell)

Its: Treasurer)

Muriel Dunkel)

Signature of witness)

Muriel Dunkel)

Name of witness)

SCHEDULE TO SUPPLEMENT TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT

1. TRADEMARKS (UNITED STATES)

Mark	Owner	Serial No.	Reg. No.
BIOTIME	McCauley Brothers, Inc.	73/699056	1513316
ORIGINAL	McCauley Brothers, Inc.	74/165418	1718515
M30	McCauley Brothers, Inc.	74/165351	1689807
OPEN	McCauley Brothers, Inc.	74/165441	1685505
TRINERGY	McCauley Brothers, Inc.	74/297700	1759431
MCCAULEY'S	McCauley Brothers, Inc.	74/538748	1950282
POST TIME & DESIGN	McCauley Brothers, Inc.	75/019822	2126557
POST TIME	McCauley Brothers, Inc.	75/019823	2028575
HYDROLYTE & DESIGN	McCauley Brothers, Inc.	76/094224	2679581
BONUS BITES	McCauley Brothers, Inc.	76/158493	2536078
LONGEVITY	McCauley Brothers, Inc.	76/158636	2592784
OMEGA BRAN	McCauley Brothers, Inc.	76/158629	2616888
ALAM	McCauley Brothers, Inc.	78/124111	2750327
TRIFORMANCE	McCauley Brothers, Inc.	78/180498	2764389
TRAIL TIME	McCauley Brothers, Inc.	78/180957	2819730
THE BEST HORSE FEED...	McCauley Brothers, Inc.	78/306748	2975736
ON TRACK	McCauley Brothers, Inc.	78/348141	2999122
FINISHER 14	McCauley Brothers, Inc.	78/687620	Pending

2. TRADEMARKS (CANADA)

Mark	Owner	Serial No.	Reg. No.
BIOTIME	McCauley Brothers, Inc.	764872	TMA466466
MCCAULEY'S	McCauley Brothers, Inc.	756529	TMA501071

3. PATENTS (UNITED STATES)

Title	Owner	Serial No.	Reg. No.
NUTRITIONAL SUPPLEMENT FOR THE HOOF AND COAT	McCauley Brothers, Inc.	400830	5000964
NUTRITIONAL SUPPLEMENT FOR THE HOOF AND COAT	McCauley Brothers, Inc.	669673	5066498

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (together with all amendments, if any, from time to time hereon, this "Agreement"), dated as of ~~the 1st day of~~ September, 2001, is made by RIDLEY, INC., RIDLEY LIMITED PARTNERSHIP, HFI FINANCE LLC, RIDLEY U.S. HOLDINGS INC., FEED-RITE, INC., COTSWOLD HOLDINGS LLC, HUBBARD FEEDS INC., PBR TRANSPORTATION COMPANY, HUBBARD FEEDS MANAGEMENT COMPANY, RIDLEY BLOCK OPERATIONS, INC., RIDLEY UK HOLDINGS LTD., COTSWOLD PIG DEVELOPMENT COMPANY LTD., COTSWOLD PIG DEVELOPMENT GMBH, COTSWOLD CANADA LTD., RIDLEY MANITOBA LIMITED and RIDLEY NOVA SCOTIA ULC (each, a "Grantor" and collectively, "Grantors"), in favor of NATIONAL AUSTRALIA BANK LIMITED, in its capacity as Global Security Trustee for itself and the other Secured Finance Parties ("Global Security Trustee").

WITNESSETH:

WHEREAS, pursuant to the Global Loan Note Subscription Agreement made as of 28 September, 2001 among, among others, Ridley Limited Partnership, a Delaware limited partnership, and Hubbard Feeds Inc., a Minnesota corporation (collectively, "Borrower"), the lenders signatory thereto from time to time (the "Lenders"), and Global Security Trustee, as amended, supplemented, restated or replaced from time to time (the "Loan Note Subscription Agreement"), Lenders have agreed to extend financing accommodations to Borrower.

WHEREAS, in order to induce Lenders to extend financing accommodations to Borrower, Grantors have agreed to execute and deliver this Agreement to Global Security Trustee; and

WHEREAS, for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantors hereby agree as follows:

1. DEFINED TERMS.

(a) Unless otherwise defined herein, all capitalized terms used but not otherwise defined herein have the meanings given to them in the Common Terms Deed ("Common Terms Deed") made as of 28 September, 2001 among, among others, Borrower, the lenders signatory thereto from time to time (the "Lenders"), and Global Security Trustee, as amended, supplemented, restated or replaced from time to time.

(b) "Copyright License" means any and all rights now owned or hereafter acquired by any Grantor under any written agreement granting any right to use any Copyright or Copyright registration.

(c) "Copyrights" means all of the following now owned or hereafter adopted or acquired by any Grantor: (a) all copyrights and General

intangibles of like nature (whether registered or unregistered), all registrations and recordings thereof, and all applications in connection therewith, including all registrations, recordings and applications in the United States Copyright Office or in any similar office or agency of the United States of America, any state or territory thereof, or any other country or any political subdivision thereof; and (b) all reissues, extensions or renewals thereof.

(d) "General Intangibles" means all "general intangibles", as such term is defined in Uniform Commercial Code as the same may, from time to time, be enacted and in effect in the State of Minnesota, now owned or hereafter acquired by Grantors.

(e) "Patent License" means rights under any written agreement now owned or hereafter acquired by any Grantor granting any right with respect to any invention on which a Patent is in existence.

(f) "Patents" means all of the following in which any Grantor now holds or hereafter acquires any interest: (a) all letters patent of the United States of America or of any other country, all registrations and recordings thereof, and all applications for letters patent of the United States of America or of any other country, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States of America, any State, or any other country, and (b) all reissues, continuations, continuations-in-part or extensions thereof.

(g) "Secured Obligations" means all present and future obligations of each Grantor to the Global Security Trustee and each other Secured Finance Party under or in connection with the Transaction Documents, all present and future obligations of each Grantor to the Global Security Trustee and each Secured Finance Party under or in connection with this Agreement, and any ultimate unpaid balance thereof.

(h) "Trademark License" means rights under any written agreement now owned or hereafter acquired by any Grantor granting any right to use any Trademark.

(i) "Trademarks" means all of the following now owned or hereafter existing or adopted or acquired by any Grantor: (a) all trademarks, trade names, corporate names, business names, trade styles, service marks, logos, other source or business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of like nature (whether registered or unregistered), all registrations and recordings thereof, and all applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States of America, any state or territory thereof, or any other country or any political subdivision thereof; (b) all reissues, extensions or renewals thereof; and (c) all goodwill associated with or symbolized by any of the foregoing.

2. GRANT OF SECURITY INTEREST IN INTELLECTUAL

PROPERTY COLLATERAL. To secure the complete and timely payment of all the Secured Obligations of Grantors now or hereafter existing from time to time, each Grantor hereby pledges and grants to Global Security Trustee, for itself and the other Secured Finance Parties, a continuing first priority security interest in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Intellectual Property Collateral"):

- (a) all of its Patents and Patent Licenses to which it is a party including those referred to on Schedule I hereto;
- (b) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule II hereto;
- (c) all of its Copyrights and Copyright Licenses to which it is a party including those referred to on Schedule III hereto;
- (d) all reissues, continuations or extensions of the foregoing;
- (e) all goodwill of the business connected with the use of, and symbolized by, each Patent, each Patent License, each Trademark, each Trademark License, each Copyright and each Copyright License; and
- (f) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Patent or Patent licensed under any Patent License, (ii) injury to the goodwill associated with any Patent or any Patent licensed under any Patent License, (iii) infringement or dilution of any Trademark or Trademark licensed under any Trademark License, (iv) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License, (v) infringement or dilution of any Copyright or Copyright licensed under any Copyright License, and (vi) injury to the goodwill associated with any Copyright or any Copyright licensed under any Copyright License.

3. REPRESENTATIONS AND WARRANTIES. Each Grantor

represents and warrants that such Grantor does not have any interest in, or title to, any Patent, Trademark or Copyright except as set forth in Schedule I, Schedule II and Schedule III, respectively, hereto. This Agreement is effective to create a valid and continuing Lien on and, upon the filing hereof with the United States Patent and Trademark Office and the United States Copyright Office, perfected security interests in favor of Global Security Trustee for itself and the other Secured Finance Parties in all of Grantors' Patents, Trademarks and Copyrights and such perfected security interests are enforceable as such against any and all creditors of, and purchasers from, Grantors. Upon filing of this Agreement with the United States Patent and Trademark Office and the United States Copyright Office and the filing of appropriate financing statements with the Secretaries of State of the States of Minnesota and

Delaware] all action necessary or desirable to protect and perfect Global Security Trustee's Lien on Grantors' Patents, Trademarks and Copyrights shall have been duly taken.

4. COVENANTS. Each Grantor covenants and agrees with Global Security Trustee, for itself and the other Secured Finance Parties, that from and after the date of this Agreement and until the indefeasible payment of the Secured Obligations:

(a) Each Grantor shall notify Global Security Trustee immediately with respect to any Patent, Trademark or Copyright that is material to the conduct of the business, operations, assets or otherwise of such Grantor if it knows or has reason to know that any application or registration relating to any Patent, Trademark or Copyright (now or hereafter existing) may become abandoned or dedicated, or of any adverse determination or development (including the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office, the United States Copyright Office or any court) regarding such Grantor's ownership of any Patent, Trademark or Copyright, its right to register the same, or to keep and maintain the same.

(b) In no event shall any Grantor, either directly or through any agent, employee, licensee or designee, file an application for the registration of any Patent, Trademark or Copyright with the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency without giving Global Security Trustee prior written notice thereof, and, upon request of Global Security Trustee, such Grantor shall execute and deliver a supplement hereto (in form and substance satisfactory to Global Security Trustee) to evidence Global Security Trustee's Lien on such Patent, Trademark or Copyright, and the General Intangibles of such Grantor relating thereto or represented thereby.

(c) Each Grantor shall take all actions necessary or requested by Global Security Trustee to maintain and pursue each application, to obtain the relevant registration and to maintain the registration of each of the Patents or Trademarks (now or hereafter existing) that is material to the conduct of the business, operations, assets or otherwise of such Grantor, including the filing of applications for renewal, affidavits of use, affidavits of noncontestability and opposition and interference and cancellation proceedings.

(d) In the event that any of the Intellectual Property Collateral is infringed upon, or misappropriated or diluted by a third party, each Grantor shall notify Global Security Trustee promptly after such Grantor learns thereof. Each Grantor shall, unless it shall reasonably determine that such Intellectual Property Collateral is in no way material to the conduct of its business or operations, promptly sue for infringement, misappropriation or dilution and to recover any and all damages for such infringement, misappropriation or dilution, and shall take such other actions as Global Security Trustee shall deem appropriate under the circumstances to protect such Intellectual Property Collateral.

[SIGNATURE PAGE FOLLOWS]

5. **SECURITY AGREEMENT.** The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to Global Security Trustee pursuant to the Ridley Inc. Group Master Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Global Security Trustee with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Ridley Inc. Group Master Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.


6. **REINSTATEMENT.** This Agreement shall remain in full force and effect and continue to be effective should any petition be filed by or against any Grantor for liquidation or reorganization, should any Grantor become insolvent or make an assignment for the benefit of any creditor or creditors or should a receiver or trustee be appointed for all or any significant part of any Grantor's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Secured Obligations, or any part thereof, is, pursuant to applicable law, rescinded or reduced in amount, or must otherwise be restored or returned by any obligee of the Secured Obligations, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is rescinded, reduced, restored or returned, the Secured Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.

7. **NOTICES.** Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon any of the parties by any other party, or whenever any of the parties desires to give and serve upon any other party any communication with respect to this Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be given in the manner, and deemed received, as provided for in the Common Terms Decd.


8. **ADDITIONAL GRANTORS.** The Initial Grantors hereunder shall be the Borrower and those affiliates of Borrower as are signatories hereto on the date hereof. From time to time subsequent to the date hereof, additional direct and indirect subsidiaries of Borrowers may become parties hereto, as additional Grantors (each, an "Additional Grantor"), by executing a counterpart of this Agreement substantially in the form of Exhibit A attached hereto. Upon delivery of any such counterpart to Global Security Trustee, notice of which is hereby waived by the Grantors, each Additional Grantor shall be a Grantor and shall be as fully a party hereto as if such Additional Grantor were an original signatory hereto. Each Grantor expressly agrees that its obligations arising hereunder shall not be affected or diminished by the addition or release of any other Grantor hereunder nor by any election of Global Security Trustee not to cause any subsidiary of Borrowers to become an Additional Grantor hereunder. This Agreement shall be fully effective as to any Grantor that is or becomes a party hereto regardless of whether any other Person becomes or fails to become or ceases to be a Grantor hereunder.

IN WITNESS WHEREOF, each Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

RIDLEY, INC.
RIDLEY LIMITED PARTNERSHIP
HFI FINANCE LLC
RIDLEY U.S. HOLDINGS INC.
FEED-RITE, INC.
COTSWOLD HOLDINGS LLC
HUBBARD FEEDS INC.
PBH TRANSPORTATION COMPANY
HUBBARD FEEDS MANAGEMENT COMPANY
RIDLEY BLOCK OPERATIONS, INC.
RIDLEY UK HOLDINGS LTD.
COTSWOLD PIG DEVELOPMENT COMPANY LTD.
COTSWOLD PIG DEVELOPMENT GMBH
COTSWOLD CANADA LTD.
RIDLEY MANITOBA LIMITED
RIDLEY NOVA SCOTIA ULC

By: 
Name: Michael Jon Greig
Title:

ACCEPTED and ACKNOWLEDGED by:
NATIONAL AUSTRALIA BANK LIMITED, as Global Security Trustee

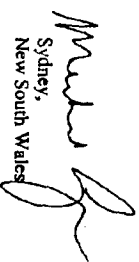
By: 
Name:
Its: Duly Authorized Signatory

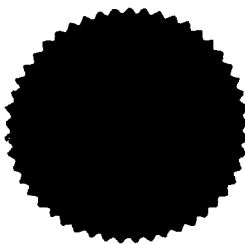
TO ALL TO WHOM THESE PRESENTS SHALL COME

I, Michael Jon Greig, Notary Public duly authorised admitted and sworn and practising in the City of Sydney in the State of New South Wales in the Commonwealth of Australia do hereby certify and attest that on this 10th day of October in the year of our Lord two thousand and one, 2001, being an attorney of each of RIDLEY, INC., RIDLEY LIMITED PARTNERSHIP, HFI FINANCE LLC, RIDLEY U.S. HOLDINGS INC., FEED-RITE, INC., COTSWOLD HOLDINGS LLC, HUBBARD FEEDS INC., PBH TRANSPORTATION COMPANY, HUBBARD FEEDS MANAGEMENT COMPANY, RIDLEY BLOCK OPERATIONS, INC., RIDLEY UK HOLDINGS LTD, COTSWOLD PIG DEVELOPMENT COMPANY LTD, COTSWOLD PIG DEVELOPMENT GMBH, COTSWOLD CANADA LTD, RIDLEY MANITOBA LIMITED and RIDLEY NOVA SCOTIA ULC pursuant to Powers of Attorney each dated 27 September 2001, personally appeared before me and proved to me his identity on the basis of satisfactory evidence and executed the foregoing instrument as an attorney on behalf of the said corporations as authorised by the Board of Directors of the said corporations, limited partnerships or limited liability companies, as the case may be, and acknowledged the said instrument to be the free act and deed of said corporations, limited partnerships and limited liability companies.

Whereof an act being required I have granted the same under my Notarial Form and Seal of Office to serve and avail as occasion may require.

Done and passed at Sydney
aforesaid this 10th day of
October in the year of our Lord
two thousand and one


Michael Jon Greig
Notary Public
Sydney,
New South Wales



SCHEDULE I
INTELLECTUAL PROPERTY SECURITY AGREEMENT

I. PATENT REGISTRATIONS

Grantor Patent Reg. No. Date

II. PATENT APPLICATIONS

Grantor Patent Application No. Date

III. PATENT LICENSES

Grantor Name of Agreement Date of Agreement Parties

SCHEDULE II
INTELLECTUAL PROPERTY SECURITY AGREEMENT

[See attached]

TRADEMARKS LISTING
HUBBARD FEEDS INC.

Division	Name	Contact
Feed	4th DAY	VanRoekel
All	Abandoned Tradenames	VanRoekel
Feed	Acclam	VanRoekel
Feed	Acid Test	VanRoekel
Feed	ADVANCER	VanRoekel
Feed	ALLIED MILLS	VanRoekel
Feed	AMINO BALANCE	VanRoekel
Feed	Amino Science, Trademark No. 1,946,051	VanRoekel
Feed	ANIMAL Design	VanRoekel
Feed	Apollo	VanRoekel
Feed	APPEAL	VanRoekel
Feed	Appelizer	VanRoekel
Feed	Ascend	VanRoekel
Corporate	ASSIGNMENT OF CONTI-GROUP MARKS TO HUBBARD	VanRoekel
Feed	ASSIST	VanRoekel
PB	Bacon Blend	VanRoekel
Feed	Bag Design (Schreiber Mills)	VanRoekel
Feed	BAW, Trademark No. 1,411,974	VanRoekel
Feed	BASELINE	VanRoekel
Feed	B-COM-EXTRA	VanRoekel
Feed	Because Friends Take Care of Friends	VanRoekel
Feed	BEEF BALANCER	VanRoekel
PB	Beef Brickle	VanRoekel
Feed	Beef Builders	VanRoekel
Feed	Beef Spark	VanRoekel
Feed	Beef Tech	VanRoekel
Feed	BENCHMARK	VanRoekel
Feed	BENCHMARK & Design	VanRoekel
Proviso	Big H Feed and Design	VanRoekel
Feed	BLIX	VanRoekel
PB	Blue Ribbon	VanRoekel
Feed	Blueprint	VanRoekel
Feed	BND Animal Feed/Feed Patent Search	VanRoekel
Feed	BODYGUARD	VanRoekel
PB	BP/TMR	VanRoekel

3/4/11, 3

11

Division	Name	Contact
Feed	BREAKTHRU	VanRoekel
Feed	BRIGHTSTART	VanRoekel
Pet	Bruno's Best	VanRoekel
Feed	BUFFERPRO	VanRoekel
PB	Butcher	VanRoekel
Feed	Calf Aid	VanRoekel
Feed	Calf Krunch	VanRoekel
Feed	Calf Nip	VanRoekel
Feed	Calf Perk	VanRoekel
Feed	CALF RES-Q	VanRoekel
PB	Calf Roasties	VanRoekel
Feed	Calf to Cow	VanRoekel
Feed	Calf Glo	VanRoekel
Feed	Calf Mate	VanRoekel
Feed	CALFNIP	VanRoekel
Feed	CAUPER	VanRoekel
All	Canada Trademarks	VanRoekel
Feed	Canine Cuisine	VanRoekel
Feed	CanSota Blenders	VanRoekel
Feed	Classic Calf	VanRoekel
Feed	Compenx - Dairy	VanRoekel
Feed	Compenx - Non Dairy	VanRoekel
Feed	Concentric Circle Design	VanRoekel
Feed	Corporate Logo for Hubbard Feeds (Stylized H), Trademark Nos. 911,597 & 914,461	VanRoekel
All	Corporate Symbol Trademark	VanRoekel
Corporate	Cotswold USA	McKee
Feed	Creep-N-Wash	VanRoekel
Feed	Dairy Cow Design	VanRoekel
Feed	Dairy Queen	VanRoekel
Feed	Dairy Select/Horizon	VanRoekel
Feed	Dairy Works Management System	VanRoekel
Feed	Dairy-Lyx	VanRoekel
Feed	Dakota Gold	VanRoekel
Feed	DARIBLEN	VanRoekel
Feed	DARRATIONER	VanRoekel
Feed	Defender	VanRoekel
Feed	DESIGNERSOW	VanRoekel
Feed	Doc's Rabbit Enhancer	VanRoekel

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Division	Name	Contact
Feed	Dyna-Mates	VanRoekel
Feed	Easy Wean	VanRoekel
Misc.	Electrical Shock Test of Fowl	VanRoekel
Feed	Energy Injected for the Active Dog	VanRoekel
Feed	EN-R-G Flakes	VanRoekel
West	Equine LMT & Design	VanRoekel
West	Equine LTM Configuration	VanRoekel
PB	Equi-Star	VanRoekel
Feed	Equestrian's Choice	VanRoekel
Feed	EXPRESS	VanRoekel
Feed	F.A.B.	VanRoekel
Proviso	FaceX Honeyggers	VanRoekel
Feed	Fam-Tyx	VanRoekel
Feed	Fast & Lean	VanRoekel
Feed	Fast Start	VanRoekel
Feed	FastFresh/Quincy - Abandoned	VanRoekel
PB	Fasttrak	VanRoekel
Feed	Fat N Fiber	VanRoekel
PB	Feed BP Logo and Design	VanRoekel
Feed	Feed Palani Saatch	VanRoekel
Feed	Feedback Manager	VanRoekel
Feed	Feed-Rite	John Richardson
Feed	Feedbac	VanRoekel
Feed	FIN-PRO	VanRoekel
Feed	First Course	VanRoekel
Flour	Flour Sack Garments	VanRoekel
Flour	Flour Sack Jumpers	VanRoekel
Feed	FORAGE BALANCER	VanRoekel
Feed	Formula 2000	VanRoekel
Feed	Fort-Pack	VanRoekel
Feed	FOUNDATION	VanRoekel
Misc.	Four Leaf Clover Design	Bob Galitway
Feed	FRAMEBUILDER	VanRoekel
Feed	FRAMEWORK	VanRoekel
Feed	FRONT RUNNER	VanRoekel
Feed	FUL-O-PEP	VanRoekel
PB	Gain Xpress	VanRoekel
Misc.	Gen. Con/Non-Complete Agreements	VanRoekel
Misc.	George Patras	VanRoekel

Division	Name	Contact
Feed	Gasia-Flex	VanRoekel
Feed	Glo-Coal	VanRoekel
PB	Gold Medal	VanRoekel
Feed	Golden Glo Topper	VanRoekel
Feed	Golden-Flow	VanRoekel
Feed	Heads-Up	VanRoekel
Misc.	Hershey Food Corporation	VanRoekel
Feed	Hi-Flu	VanRoekel
Proviso	Hi-Lean	VanRoekel
West	Hi-Weigh 45 and Design	VanRoekel
Feed	HNR/Acid Assist	VanRoekel
Feed	HOMESTEAD	VanRoekel
Proviso	Honeyggers	VanRoekel
Feed	Horse Feed	VanRoekel
Feed	HORSE KRUNCH	VanRoekel
Feed	HPS	VanRoekel
Feed	Hubbard Discs	VanRoekel
Feed	Hubbard Homestead Line	VanRoekel
Misc.	Hubbard House	VanRoekel
Misc.	Hubbard House/Turkeys, ABANDONED	VanRoekel
Feed	Hubbard in Canada (animal feeds)	VanRoekel
Feed	Hubbard Sow Power	VanRoekel
Feed	Hubbard Sunshine	VanRoekel
Feed	Hubbard Trademark No. 641.332	VanRoekel
Feed	Hungry Dog	VanRoekel
Feed	I.Q. & SEAL Design	VanRoekel
Feed	Imperial	VanRoekel
Feed	Imperial Buffet	VanRoekel
Feed	Imperial Choice	VanRoekel
Misc.	Indian Territory Trade Co.	VanRoekel
Feed	Infringement - Blueprint Pro-Sow/Booster	VanRoekel
Feed	Infringement - Cargill/Vgorena	VanRoekel
Misc.	International Trademarks	VanRoekel
Feed	Jump Start	VanRoekel
Feed	JUMPSTART	VanRoekel
Feed	KATLYTE	VanRoekel
Feed	Kent Feed's License Agreement/Toll Mill	VanRoekel
Feed	KORNPLEX	VanRoekel
Feed	KRUMS	VanRoekel

Division	Name	Contact
Feed	KRUNCH	VanRoekel
Feed	LACTA GAIN	VanRoekel
Feed	Lacto-Prep	VanRoekel
Feed	Lassy	VanRoekel
Feed	LASSY Dog Food	VanRoekel
Feed	Lassy Livestock Feed	VanRoekel
Feed	LUNCH	VanRoekel
Feed	Lean Beef	VanRoekel
Feed	Lean Calf	VanRoekel
Feed	Lean Era	VanRoekel
Feed	Lean Expression	VanRoekel
Feed	Lean Finish/ABANDONED	VanRoekel
Feed	Lean Leader Nutrition	VanRoekel
Feed	Lean Prodigy	VanRoekel
Feed	Lean Start	VanRoekel
Feed	Lean Value	VanRoekel
Feed	Litter Aid	VanRoekel
Feed	Litter Builder	VanRoekel
Feed	Litter Gain	VanRoekel
Feed	LITTER GAIN	VanRoekel
Feed	Litter Maker	VanRoekel
Feed	Litter Plus	VanRoekel
Misc.	Logo	VanRoekel
Feed	MAST-AID	VanRoekel
Feed	Master Mix	VanRoekel
Misc.	Masterfeeds	VanRoekel
Feed	Mate Saver	VanRoekel
Feed	Max-E-Lac	VanRoekel
Feed	Max-E-Lax	VanRoekel
Feed	Maxtrim	VanRoekel
Feed	Med Milk	VanRoekel
Misc.	MFC Services	VanRoekel
Proviso	Milk Popper	VanRoekel
Feed	Milk Check	VanRoekel
Feed	Milktrakes	VanRoekel
Feed	Milk-Pro	VanRoekel
Feed	MIN-A-LYTE	VanRoekel
Feed	Mix-Tech	VanRoekel
Misc.	Miscellaneous Design	VanRoekel

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Division	Name	Contact
Feed	Mooman Manufacturing Company	VanRoekel
Feed	Mor-Lac	VanRoekel
Feed	Mor-Lean	VanRoekel
Feed	Mormilk	VanRoekel
Misc.	Mother Hubbard on Turkey Products	VanRoekel
West	Milium	VanRoekel
Feed	Naturalax	VanRoekel
Feed	NEW HOPE	VanRoekel
Feed	NEW LIFE	VanRoekel
Feed	NEXT STEP	VanRoekel
Feed	Nipple Feeder for Dry Feeding Calves	VanRoekel
Misc.	Non-Complete Agreement/General	VanRoekel
Feed	NUCON	VanRoekel
Feed	Nurse Lassy Abandoned	VanRoekel
Feed	Nur-N-Hid	VanRoekel
Feed	Nu-Tech	VanRoekel
Feed	Nu-Tech Beet Mineral	VanRoekel
Feed	Nu-Tech Mineral	VanRoekel
Feed	Nu-Tech Mineral Line	VanRoekel
Feed	Nutra Aid	VanRoekel
Feed	Nutra Lac	VanRoekel
Feed	Nutra Power	VanRoekel
Feed	NUTRI FERM	VanRoekel
Feed	Nutribits	VanRoekel
Feed	Nutr-Glo/ABANDONED	VanRoekel
Feed	Nutr-Lean	VanRoekel
Feed	Nutr-Lean-Tek	VanRoekel
Feed	Nutprime	VanRoekel
Feed	Nutritech	VanRoekel
Feed	OFF AND RUNNING	VanRoekel
Misc.	Old Mother Hubbard Convenient Store	VanRoekel
Misc.	Old Mother Hubbard	VanRoekel
Feed	OPT-BLEN	VanRoekel
Feed	Opt-Care, Trademark No. 1,544,073	VanRoekel
Feed	Opt-Care Center	VanRoekel
Feed	Opt-Care Line	VanRoekel
Feed	Opt-Care Product Center	VanRoekel
Feed	Opt-Care Product Line	VanRoekel
Feed	OPT-GAIN	VanRoekel

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Division	Name	Contact
Feed	Opti-Guard	VanRoekel
Feed	Opti-Mix	VanRoekel
Feed	Opti-Pak	VanRoekel
Feed	OptiSow	VanRoekel
Feed	Osborne Industries, Inc.	VanRoekel
PB	Pace	VanRoekel
Feed	PARAGON	VanRoekel
Feed	Passage	VanRoekel
Misc.	Patents	VanRoekel
Misc.	Patras, George	VanRoekel
Feed	PDC for Consulting Services/ABANDON.	VanRoekel
Feed	Peak Nutrition System	VanRoekel
Feed	PEAK-DARI	VanRoekel
Feed	Pedi-Bac Pack	VanRoekel
Feed	Performance Profile	VanRoekel
Misc.	Perpetual Calendar for all Trademarks	VanRoekel
Feed	Phase Feeding	VanRoekel
Feed	Pig Kon Plus	VanRoekel
Feed	Pig Plus	VanRoekel
Feed	Pig Power Factors	VanRoekel
PB	Pig Supreme	VanRoekel
Feed	Pig Nilkon	VanRoekel
Proviso	Popper	VanRoekel
Feed	Pork Power	VanRoekel
PB	Power Champ	VanRoekel
PB	Power Pax	VanRoekel
Feed	POWERBASE	VanRoekel
Feed	Powerplan/horizon	VanRoekel
Feed	Powerline	VanRoekel
Feed	Powerline 40/horizon	VanRoekel
Feed	POWERSTART	VanRoekel
PB	Precision	VanRoekel
Feed	Prep-Lac/ABANDONED	VanRoekel
Feed	Prestigal/ABANDONED	VanRoekel
Feed	PRIME FORCE	VanRoekel
West	Pro Gold Texturized Horse Feed	VanRoekel
Feed	PRODUCTS AND ANSWERS THAT WORK	VanRoekel
Feed	Products and Answers That Work, Serial No. 751559731	VanRoekel
Feed	Pro-Fat 10	VanRoekel

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Division	Name	Contact
Feed	Pro-Fat 6	VanRoekel
PB	Progressive Edge	VanRoekel
Feed	Pro-Lean	VanRoekel
Feed	Prolific Sow Concentrate	VanRoekel
Feed	Pro-Milk	VanRoekel
Feed	Pro-Mix	VanRoekel
Feed	Pro-Pak 225	VanRoekel
Feed	Pro-Pass FF25	VanRoekel
Feed	PRO-PEL	VanRoekel
Feed	Pro-Sow	VanRoekel
Feed	Pro-Sow Booster	VanRoekel
Feed	PROSTOCK	VanRoekel
Feed	Protected Protein	VanRoekel
Misc.	Protection File	VanRoekel
PB	Protein Blenders General	VanRoekel
Proviso	Proviso and Design	VanRoekel
Proviso	Proviso Big-H	VanRoekel
Proviso	Proviso Buterfat Booster	VanRoekel
Proviso	Proviso General	VanRoekel
Proviso	Proviso, Inc.	VanRoekel
Feed	Provision	VanRoekel
Feed	Q	VanRoekel
Feed	Quick Start	VanRoekel
Feed	RAT PATROL	VanRoekel
Feed	Ready-Mean	VanRoekel
Feed	Real Dairy	VanRoekel
PB	Real Milk	VanRoekel
Misc.	Reclosable Bag	VanRoekel
Misc.	Registration/Trademark Indicators	VanRoekel
Feed	Remata Nutrition Company	VanRoekel
Feed	Rescue	VanRoekel
Feed	RESOURCE	VanRoekel
Feed	Res-Q	VanRoekel
Feed	RES-Q	VanRoekel
Misc.	Restaurant	VanRoekel
PB	Roasties	VanRoekel
Feed	RUFFIN REDI	VanRoekel
PB	Ruma Blox	VanRoekel
PB	Ruma Min	VanRoekel

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Division	Name	Contact
Misc.	S F Services	Bob Galloway
Feed	Schreiber Mills Trademark Listing	VanRoekel
Feed	SCHUMACHER	VanRoekel
Feed	Seal of Satisfaction	VanRoekel
Feed	Sheep Production Management	VanRoekel
Feed	Snow Champ Feeds	VanRoekel
Feed	Snow Results	VanRoekel
Feed	Snow-Rite	VanRoekel
Feed	SIRE GAIN	VanRoekel
Feed	Smart Choices	VanRoekel
Feed	Smart Mix	VanRoekel
Feed	Snowflake	VanRoekel
Feed	SOE-DIP	VanRoekel
Feed	SOLO	VanRoekel
Feed	Sow Alternative/BANDONIED	VanRoekel
Feed	Sow Power	See Hubbard Sow Power
PB	Sprint	VanRoekel
Feed	Square Deal	VanRoekel
Feed	Stable-lyx	VanRoekel
PB	Star MXR	VanRoekel
Feed	Start-N-Grow	VanRoekel
Feed	STOCKBUILDER	VanRoekel
Feed	Stockmaster	VanRoekel
Feed	STRESS QUENCHER	VanRoekel
Misc.	Sugar Loaf	VanRoekel
Feed	Sulfac	VanRoekel
Feed	Summit +	VanRoekel
Feed	Summit Plus and Design	VanRoekel
Feed	Super Hi Flo 8	VanRoekel
Feed	SuperGain	VanRoekel
Feed	SUPER-TONE	VanRoekel
PB	Supreme Pig	VanRoekel
Feed	Sweet Lassy	VanRoekel
Misc.	Sweet Lassy - Canada/ABANDONED/94	VanRoekel
Feed	Swine Feed	VanRoekel
Feed	T.C.	VanRoekel
Feed	T.C. Rockets	VanRoekel
Feed	T.C. ROCKETS	VanRoekel

Division	Name	Contact
Feed	TAL CURLER ROCKETS	VanRoekel
Feed	The Feed People	VanRoekel
Feed	TITAN	VanRoekel
Feed	TOPPER	VanRoekel
Misc.	Trade Secrets	VanRoekel
Misc.	Trademark Account Status	VanRoekel
Feed	Trademark Registration Swine Feed Name	VanRoekel
Misc.	Trademarks - Japan	VanRoekel
Misc.	Trademarks - Mexico	VanRoekel
Feed	Tradition, Trademark No. 1,785,741	VanRoekel
Feed	Tradition Feed Products Co. D/B/A	VanRoekel
Feed	Transformer	VanRoekel
Feed	TRIANGLE WITH 3 PIGS	VanRoekel
PB	Tri-max	VanRoekel
West	Tri-State Feeds	VanRoekel
Feed	Triumph (Animal Feed)	VanRoekel
Proviso	Tune-up	VanRoekel
Misc.	Turkeys/Hubbard House	VanRoekel
PB	Ultra	VanRoekel
Feed	UL TRA BLEN	VanRoekel
Feed	Ultralac PF-25	VanRoekel
Feed	UNIVERSAL	VanRoekel
Feed	VALLEY DAIRY SERVICES	VanRoekel
Feed	VALUSOW	VanRoekel
Feed	VandenBosch	VanRoekel
Feed	Velvet	VanRoekel
Feed	VETRIENT	VanRoekel
Feed	Vg-4-Licks	VanRoekel
Feed	Vigorera Assumed Name Filings	VanRoekel
Feed	Vigorera Feeds	VanRoekel
Feed	WAYNE, Trademark No. 1,051,009	VanRoekel
Feed	WAYNE, Trademark No. 2,194,143	VanRoekel
Feed	WAYNE BODY BUILDER	VanRoekel
Feed	WAYNE FEED and Design	VanRoekel
Feed	WAYNE in Oval, Trademark No. 2,343,084	VanRoekel
Feed	WAYNE QUALITY	VanRoekel
Feed	WAYNEGUARD	VanRoekel
Feed	WAYNE-MIX	VanRoekel
Feed	WAYNESSENTIALS	VanRoekel

Division	Name	Contact
Feed	WAYNEXTRA	VanRoekel
Feed	WEIGHT LIFTER	VanRoekel
West	Western Gold	VanRoekel
West	Western Pleasure	VanRoekel
West	West-Lyx	VanRoekel
Feed	WXB	VanRoekel
Feed	XL Choice	VanRoekel
Feed	Yeast Plus	VanRoekel
Feed	Yeast XTRA	VanRoekel
Misc	Zipper Bag	VanRoekel

TRADEMARK LISTING
HUBBARD FEEDS INC.

Division	Name	Contact
RBO	Animal Feed Supplement	Frost
RBO	Beef-Lyx	Frost
RBO	Beef-Lyx	Frost
RBO	Beef-Lyx	Frost
RBO	Beef-Lyx - Japanese Registration	Frost
RBO	Benton Patent	Frost
RBO	Brigade	Frost
RBO	Call-Lyx	Frost
RBO	Cattle Call	Frost
RBO	Cattle Call	Frost
RBO	Concentrated Supplements	Frost
RBO	Confidentiality - Crystalyx	Frost
RBO	Configuration of Containers	Frost
RBO	Creep-Lyx	Frost
RBO	Crystal Phos	Frost
RBO	Crystalyx - Cargill Dist. License	Frost
RBO	Crystalyx - Jack Miller	Frost
RBO	Crystalyx - Pfizer	Frost
RBO	Crystalyx "License"	Frost
RBO	Crystalyx (7 files)	Frost
RBO	Crystalyx (Canada)	Frost
RBO	Crystalyx Confidentially	Frost
RBO	Crystalyx Extension of Patent	Frost
RBO	Crystalyx General File	Frost
RBO	Crystalyx International	Frost
RBO	Crystalyx Patent & Trademark Infring	Frost
RBO	Crystalyx Protest	Frost
RBO	Crystalyx Registration, Trademark No. 1,089,036	Frost
RBO	Crystalyx Research	Frost
RBO	Crystalyx with Kalakana	Frost
RBO	Crystalyx/Mexico	Frost
RBO	CSI Crystalyx	Frost
RBO	Dairy-Lyx	Frost
RBO	Equi-Lyx	Frost
RBO	Extending our Crystalyx Patent	Frost
RBO	Farnell Chemical Abandoned	Frost
RBO	Feed In a Drum	Frost

Division	Name	Contact
RBO	Feed It And They Will Follow	Frost
RBO	Fescue-Lyx	Frost
RBO	Go With The Brand You Know	Frost
RBO	Hait Barrel Design, Trademark No. 1 632 876	Frost
RBO	Heartland Pro-Lik	Frost
RBO	Hill Climber	Frost
RBO	Hubbard	Frost
RBO	Infringement - Crystalyx	Frost
RBO	Iono-Lyx	Frost
RBO	Kent/Crystalyx	Frost
RBO	Land-O-Lyx	Frost
RBO	Livestock Energy Systems	Frost
RBO	Manna Pro, Inc.	Frost
RBO	Mineral-Lyx	Frost
RBO	Missouri Livestock System	Frost
RBO	Molasses Feed Block for Animals(Japan)	Frost
RBO	Naturalyx	Frost
RBO	New Barrels In New Places	Frost
RBO	New Mexican State U Patent License	Frost
RBO	Next Generation	Frost
RBO	Patent License Agreement/New Mexico	Frost
RBO	Pfizer - Crystalyx	Frost
RBO	Phos-Lyx	Frost
RBO	Pig-Lyx/Alison Laboratories	Frost
RBO	Quincy Nutrition Company	Frost
RBO	Renown	Frost
RBO	Robert Inglis/Texas - Crystalyx	Frost
RBO	Ross McKenzie - Crystalyx	Frost
RBO	Show Results	Frost
RBO	Shade-Lyx	Frost
RBO	Stocker-Lyx	Frost
RBO	Superior Feeds - Louisiana	Frost
RBO	Supple-Max	Frost
RBO	Tateco Mills, Inc. - Mississippi	Frost
RBO	The Branding Iron Tub	Frost
RBO	The Power of Continuous Nutrient Delivery	Frost
RBO	Trademarks - Korea	Frost
RBO	Ver-Lyx	Frost
RBO	Vigorix	Frost

sheet 2

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


Division	Name	Contact
RBO	Wid-Lyx	Frost



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
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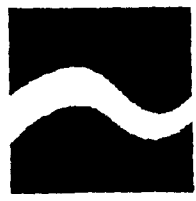

1. TRADEMARKS (CANADA)

[See Attached]

TRADE-MARK	OWNER	REG. NO.	RENEWAL DATE
BEEF-LYX	Hubbard Feeds Inc.	379,803	Feb. 8, 2006
CRYSTALYX	Hubbard Feeds Inc.	357,521	June 23, 2004
DAIRY-LYX	Hubbard Feeds Inc.	394,364	Feb. 14, 2007
EASY RIDER	Ridley Inc.	493,700	April 24, 2013
FARMIX	Ridley Inc.	303,862	June 21, 2015
FARMIX & Design	Ridley Inc.	304,896	July 19, 2015
			
FEED-RITE	Ridley Inc.	380,530	Feb. 22, 2006
FEED-RITE & Design	Ridley Inc.	214,214	June 11, 2006
			
FEEDRITE MAINTENANCE 21/8	Ridley Inc.	526,205	March 30, 2015
HORSE SENSE	Ridley Inc.	301,709	April 12, 2015
K-MOLIX	Ridley Inc.	320,984	Nov. 21, 2001
MINERAL-LYX	Hubbard Feeds Inc.	394,363	Feb. 14, 2007
PRO-BONE	Ridley Inc.	355,502	May 5, 2004
PRO-BONE & Design	Ridley Inc.	360,443	Sept. 15, 2004
			
PRO-TEK	Ridley Inc.	433,306	Sept. 16, 2009
RITE LIX	Ridley Inc.	503,474	Nov. 2, 2013

TRADE-MARK	OWNER	REG. NO.	RENEWAL DATE
ROYAL VELVET & Design 	Ridley Inc.	399,966	July 3, 2007
ROYAL VELVET & Design 	Ridley Inc.	440,485	March 17, 2010
STABLE-LYX TW4	Hubbard Feeds Inc. Ridley Inc.	379,802 354,857	Feb. 8, 2006 April 21, 2004

PENDING/DRAFTED APPLICATIONS	TRADE-MARK	OWNER	APPLICATION NO.	STATUS
	FEED, RITE & Design (new logo) 	Ridley Inc.		Application drafted
	OUTBACK	Ridley Inc.	892,204	Response Due: Oct. 2, 2001

PENDING/DRAFTED APPLICATIONS	TRADE-MARK	OWNER	APPLICATION NO.	STATUS
	 RIDLEY INC. & Design	Ridley Inc.	1,050,080	Approved for advertising
	 RIDLEY Inc.	Ridley Inc.	1,086,301	Serial No. assigned

2. PATENTS (UNITED STATES)

<u>Character</u>	<u>Patent No.</u>	<u>Patent Date</u>	<u>Description</u>
Hubbard Feeds Inc.	US 6,244,217B1	June 12, 2001	METHOD OF EXPANDING GRAZING RANGE AND AN ANIMAL FEED SUPPLEMENT FOR USE THEREIN.

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2. PATENTS (CANADA)

[NONE]

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