

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Kent Feeds, Inc.		01/01/2010	CORPORATION: IOWA

RECEIVING PARTY DATA

Name:	Kent Nutrition Group, Inc.
Street Address:	1600 Oregon Street
Internal Address:	P.O. Box 749
City:	Muscatine
State/Country:	IOWA
Postal Code:	52761
Entity Type:	CORPORATION: IOWA

PROPERTY NUMBERS Total: 119

Property Type	Number	Word Mark
Registration Number:	3581261	ADJUST
Registration Number:	3709906	ARRIVALMAX
Registration Number:	2454006	ATTAIN
Registration Number:	3651947	BOVANTAGE
Registration Number:	2352719	BREEDER AIDE
Registration Number:	2989201	CATTLE DRIVE
Registration Number:	3505007	CATTLEFLEX
Registration Number:	1131596	CHICK-GO
Registration Number:	3360441	COMPLETE YEAR
Registration Number:	2811678	DOUBLE BUFFER
Registration Number:	3402483	DOWN HOME
Registration Number:	2226795	DYNASTY
Registration Number:	3502180	EASY COVER 100

OP \$2990.00 3581261

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**TRADEMARK
 REEL: 004133 FRAME: 0665**

Registration Number:	1698728	EASY WEAN
Registration Number:	1879305	ENERGILASS
Registration Number:	1468575	EQUESTRIAN'S CHOICE
Registration Number:	2618697	EQUILASS
Registration Number:	2401566	EQUINE CHOICE
Registration Number:	2102479	EVERGREEN
Registration Number:	1913637	EVERGREEN
Registration Number:	2064327	EVERGREEN
Registration Number:	1911659	EVERGREEN
Registration Number:	2710039	EXACT BEEF
Registration Number:	3193736	EZ-GAIT
Registration Number:	2767023	FAMILY FRIENDS
Registration Number:	2456318	FEVERGUARD
Registration Number:	2583017	FIRST RATE
Registration Number:	1458966	FLAV-R-IZED
Registration Number:	2109209	FOAL TO FURLONG
Registration Number:	1074176	FORMULA 77
Registration Number:	3413299	FRAMEWORK
Registration Number:	3402408	FRAMEWORK 365 MINERAL
Registration Number:	2505271	FRESH AIDE
Registration Number:	3581479	FULL BORE
Registration Number:	1170871	GM
Registration Number:	1120668	GOLDEN K
Registration Number:	1905835	GRANOLENE
Registration Number:	3304087	HANDS DOWN
Registration Number:	3304086	HANDS DOWN
Registration Number:	3166362	HANG TIME
Registration Number:	3402439	HEAT WAVE
Registration Number:	3304200	HOME FRESH
Registration Number:	2872673	K BLENDER
Registration Number:	0610044	KAFNURS
Registration Number:	1164826	KATTL BULK
Registration Number:	3074286	KENNEL KING
Registration Number:	1457982	KENT
Registration Number:	0625533	KENT

Registration Number:	1935372	KENT
Registration Number:	0944808	KENT
Registration Number:	2756121	KENT FAMILY FRIENDS
Registration Number:	2465732	LEANIUM
Registration Number:	2465731	LEANIUM
Registration Number:	1120671	LIQ-N-GAIN
Registration Number:	1850523	MARAUDER
Registration Number:	2732755	MARKET LOCK
Registration Number:	2306564	MATERNALACT
Registration Number:	1745045	MED-I-KENT
Registration Number:	2496960	MICROBE PLUS
Registration Number:	1963294	MILKLINE
Registration Number:	1996288	MINI NUGGETS
Registration Number:	3412140	NATIVE
Registration Number:	2918026	NEIGH BITS
Registration Number:	0887949	NRB
Registration Number:	3577454	NUTRIVANTAGE
Registration Number:	2830901	OMEGABLUME
Registration Number:	2745221	OMEGATIN
Registration Number:	2900696	OVERDRIVE
Registration Number:	1135448	PIG GOLD
Registration Number:	1196093	PIG NUGGETS
Registration Number:	0609241	"PIGNIPS"
Registration Number:	1169501	PNP
Registration Number:	3086132	POWERWAG
Registration Number:	3550982	PRECISION
Registration Number:	1948787	PRECISION NUTRITION
Registration Number:	1456740	PRECISION PLUS
Registration Number:	1121127	PRIME PORK
Registration Number:	1120669	PRIMERLAYER
Registration Number:	2518383	PROTAIN
Registration Number:	1500954	PROTECTOR
Registration Number:	1938869	RAIN-COTE
Registration Number:	1944074	RAIN-COTE MINERALS
Registration Number:	1229239	REBOUND

Registration Number:	0624797	RUMENADE
Registration Number:	2213440	SAV-R-IZED
Registration Number:	3402507	SECURE & FIT
Registration Number:	0705321	SHUR-BLUME
Registration Number:	3277280	SIMPLY GREAT NUTRITION
Registration Number:	0591294	STARTGROLAY
Registration Number:	2427518	SUCCESS
Registration Number:	2982005	SUCCESS LS
Registration Number:	2735662	SUCCESSFOAL
Registration Number:	1904562	SUGARED BEEF
Registration Number:	3547593	SWEETFLAKES
Registration Number:	1187959	TASTY NUGGETS
Registration Number:	2833282	TECHSTART
Registration Number:	2833283	TECHSTART
Registration Number:	2811684	THE KENT GROUP
Registration Number:	2839170	THE KENT GROUP
Registration Number:	1445477	THERMOLASS
Registration Number:	2579492	TOP SHOW
Registration Number:	3709828	TOTAL STAGE
Registration Number:	2314644	TROPHY IMAGE
Registration Number:	2244635	ULTI-LACT
Registration Number:	2987713	VARIMIX
Registration Number:	2887749	VELOCITY2
Registration Number:	2979109	VELOSTRUM
Registration Number:	3423486	WINNING FILL
Registration Number:	1835122	X-TRA-LEAN
Serial Number:	77661487	COVER-ALL
Serial Number:	78636855	DOWN HOME
Serial Number:	77666855	LACEY J
Serial Number:	77335116	FAMILY CARE
Serial Number:	77028823	HAVEN
Serial Number:	77883512	KENT NUTRITION GROUP
Serial Number:	77896544	KENT NUTRITION GROUP
Serial Number:	78967715	SIMPLICITY
Serial Number:	77624481	STARDOM

Serial Number:

77764940

STONEY CREEK

CORRESPONDENCE DATA

Fax Number: (312)578-6666

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 312-715-5713

Email: thomas.arden@hklaw.com

Correspondent Name: Thomas P. Arden

Address Line 1: 131 South Dearborn Street

Address Line 2: 30th Floor

Address Line 4: Chicago, ILLINOIS 60603

NAME OF SUBMITTER:

Thomas P. Arden

Signature:

/Thomas P. Arden/

Date:

01/19/2010

Total Attachments: 9

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SECRETARY OF STATE
IOWA

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**ARTICLES OF MERGER
OF
BLUE SEAL FEEDS, INC. (DELAWARE)
WITH AND INTO
KENT FEEDS, INC. (IOWA)**

516318 MERG \$50.00 DJC 2/23/09

The undersigned, Kent Feeds, Inc., an Iowa corporation (the "Surviving Company"), in compliance with the requirements of the Iowa Business Corporation Act, as amended (the "Iowa Act") and the Delaware General Corporation Law, as amended (the "Delaware Act") and desiring to effect a merger (the "Merger") of Blue Seal Feeds, Inc., a Delaware corporation (the "Merging Corporation"), into the Surviving Company, and acting by its duly authorized officer, hereby sets forth the following facts:

ARTICLE I
Surviving Corporation

The name of the corporation surviving the Merger (the "Surviving Corporation") is Kent Feeds, Inc., and such name has been changed as a result of the Merger to Kent Nutrition Group, Inc. The Surviving Corporation is an Iowa domestic corporation incorporated on September 30, 1946 and existing pursuant to the provisions of the Iowa Act.

ARTICLE II
Merging Corporation

The name of the corporation merging into the Surviving Corporation (the "Merging Corporation") is Blue Seal Feeds, Inc. The Merging Corporation is a Delaware domestic corporation incorporated on November 1, 1988.

ARTICLE III
Plan of Merger

Section 1. Plan of Merger. The Agreement and Plan of Merger, containing such information as required by the Iowa Act and the Delaware Act, is set forth in "Exhibit A", attached hereto and made a part hereof.

Section 2. Effective Time. The effective date and time of the merger shall be the date and time shall be 12:00 a.m. Central Standard Time on January 1, 2010.

ARTICLE IV
Manner of Adoption and Vote

The manner of adoption and vote by which the Plan of Merger was adopted and approved by each corporation party to the merger is as follows:

Section 1. Action by the Surviving Corporation. By unanimous written consent dated December 22, 2009, the Board of Directors of the Surviving Corporation adopted the Agreement

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and Plan of Merger and recommended it to the sole shareholder of the Surviving Corporation, and the sole shareholder, by unanimous written consent dated as of the same date, approved it.


Section 2. Action by the Merging Corporation. By unanimous written consent dated December 22, 2009, the Board of Directors of the Merging Corporation adopted the Agreement and Plan of Merger and recommended it to the sole shareholder of the Merging Corporation, and the sole shareholder, by unanimous written consent dated as of the same date, approved it.

Section 3. Compliance with Legal Requirements. The manner of adoption of the Plan of Merger, and the votes by which it was adopted and approved, constitute full legal compliance with the provisions of the Iowa Act and the Delaware Act and the Articles of Incorporation and Code of Bylaws of the Surviving Corporation and the Merging Corporation.

[Signature page to immediately follow]

IN WITNESS WHEREOF, each undersigned corporation has caused these Articles of Merger to be signed and executed by a duly authorized officer who verifies, subject to penalties of perjury, that the statements contained herein are true, this 22nd day of December, 2009.

KENT FEEDS, INC.

By: 
R.M. Dwyer, President

BLUE SEAL FEEDS, INC.

By: _____
K.J. Fields, President

IN WITNESS WHEREOF, each undersigned corporation has caused these Articles of Merger to be signed and executed by a duly authorized officer who verifies, subject to penalties of perjury, that the statements contained herein are true, this 22nd day of December, 2009.

KENT FEEDS, INC.

By: _____
R.M. Dwyer, President

BLUE SEAL FEEDS, INC.

By: K.J. Fields
K.J. Fields, President

SECRETARY OF STATE
IOWA

Exhibit A

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EXECUTION COPY

**AGREEMENT AND PLAN OF MERGER
OF
BLUE SEAL FEEDS, INC. (DELAWARE)
INTO
KENT FEEDS, INC. (IOWA)**

This Agreement and Plan of Merger (the "Plan of Merger"), dated as of December 22, 2009, is for Blue Seal Feeds, Inc., a Delaware corporation (the "Merging Corporation") to merge with and into Kent Feeds, Inc., an Iowa corporation (the "Surviving Corporation", and together with the Merging Corporation, the "Constituent Corporations") pursuant to and in accordance with the provisions of the Delaware Business Corporation Law, as amended and the Iowa Business Corporation Act, as amended (together, the "Acts").

RECITALS:

WHEREAS, Merging Corporation is a corporation duly organized and validly existing under the laws of the State of Delaware;

WHEREAS, Surviving Corporation is a corporation duly organized and validly existing under the laws of the State of Iowa;

WHEREAS, Surviving Corporation and Merging Corporation have determined that it is advisable and in the best interests of the Constituent Corporations that Merging Corporation be merged with and into Surviving Corporation (the "Merger") upon the terms and subject to the conditions set forth in this Plan of Merger and in accordance with the Acts.

NOW, THEREFORE, in consideration of the foregoing and for the purpose of setting forth the terms, conditions and method of effecting the Merger, the parties agree as follows:

ARTICLE I

Merger: Effective Time

1.1 Merger. Merging Corporation shall be merged with and into Surviving Corporation in accordance with the Acts.

1.2 Effective Time. The Effective Time of the Merger shall be 12:00 a.m. Central Standard Time on January 1, 2010 (the "Effective Time").

1.3 Survival of the Merger. On the Effective Time, the separate existence of Merging Corporation shall cease and Surviving Corporation shall survive the Merger and continue doing business as an Iowa corporation.

1.4 Name. The name of Surviving Corporation shall be Kent Feeds, Inc. and such name has been changed as a result of the Merger to Kent Nutrition Group, Inc.

ARTICLE II

Articles of Incorporation; Bylaws; Registered Agent and Office

2.1 **Articles of Incorporation.** On and after the Effective Time, the Articles of Incorporation of Surviving Corporation, as in effect immediately prior to the Effective Time, shall constitute the Articles of Incorporation of Surviving Corporation (the "Surviving Articles"), and, except for the change of the name of the Surviving Corporation to Kent Nutrition Group, Inc., shall not be amended in any respect by reason of this Plan of Merger, subject always to the right of Surviving Corporation to amend the Surviving Articles in accordance with the laws of the State of Iowa and the Surviving Articles.

2.2 **Bylaws.** On and after the Effective Time, the Bylaws of Surviving Corporation, as in effect immediately prior to the Effective Time, shall constitute the Bylaws of Surviving Corporation (the "Surviving Bylaws"), and shall not be amended in any respect by reason of this Plan of Merger, subject always to the right of Surviving Corporation to alter, amend or repeal the Surviving Bylaws in accordance with the laws of the State of Iowa, the Surviving Articles and the Surviving Bylaws.

ARTICLE III

Directors and Officers

On and after the Effective Time, the officers and directors of Surviving Corporation shall remain the same.

ARTICLE IV

Manner of Converting

4.1 **Cancellation of Merging Corporation Issued Shares.** At the Effective Time, by virtue of this Merger and without any action on the part of Surviving Corporation or Merging Corporation, each share of capital stock of Merging Corporation issued and outstanding immediately prior to the Effective Time shall automatically and by operation of law be canceled, and all certificates evidencing ownership of such shares shall be surrendered and canceled and thereafter shall be void and of no effect.

4.2 **Existence of Surviving Corporation Issued Shares.** At the Effective Time, all issued and outstanding shares of common stock of Surviving Corporation shall be and remain issued and outstanding shares of common stock of Surviving Corporation.

ARTICLE V

Transfer of Rights

From and after the Effective Time, Surviving Corporation shall, without further transfer, succeed to and thereafter possess and enjoy all of the public or private rights, privileges, immunities and franchises, and be subject to all of the public and private restrictions, liabilities

and duties, of each of the Constituent Corporations. All property (real, personal and mixed) of, all debts (on whatever account) due to, and all things in action and each and every other interest of or belonging or due to, each of the Constituent Corporations shall be taken by and deemed to be transferred to and vested in Surviving Corporation without further act, deed or other instrument; and the title to any real estate or any interest in any such real estate, vested by deed or otherwise in either of the Constituent Corporations, shall not revert or be in any way impaired by reason of the Merger.

ARTICLE VI
Liabilities

From and after the Effective Time: (i) all rights of creditors and all liens (if any) upon the property of either of the Constituent Corporations shall be preserved unimpaired by the Merger; (ii) all debts, liabilities, obligations and duties (collectively, "Obligations") of either of the Constituent Corporations shall become the responsibility and liability of Surviving Corporation and may be enforced against it to the same extent as if such Obligations had been incurred or contracted by it; and (iii) any claim existing or action or proceeding pending by or against either of the Constituent Corporations may be prosecuted to judgment as if the Merger had not taken place, or Surviving Corporation may be substituted in the place of Merging Corporation in such action or proceeding.

ARTICLE VII
Corporate Acts

From and after the Effective Time, all corporate acts, plans, policies, arrangements, approvals and authorizations (collectively "Corporate Acts") of Merging Corporation, its directors, employees and agents that were valid and effective immediately prior to the Effective Time shall be taken for all purposes as the Corporate Acts of Surviving Corporation.

ARTICLE VIII
Further Documents

The Board of Directors and the proper officers of each of the Constituent Corporations are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file and/or record any and all instruments, papers, and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

[Signatures page to immediately follow]

IN WITNESS WHEREOF, each of the Constituent Corporations executes this Agreement and Plan of Merger on the date and year first above written.

KENT FEEDS, INC.

By: R.M. Dwyer
R.M. Dwyer, President

BLUE SEAL FEEDS, INC.

By: _____
K.J. Fields, President

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IN WITNESS WHEREOF, each of the Constituent Corporations executes this Agreement and Plan of Merger on the date and year first above written.

KENT FEEDS, INC.

By: _____
R.M. Dwyer, President

BLUE SEAL FEEDS, INC.

By: K.J. Fields
K.J. Fields, President

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