

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Norbest, Inc.		05/16/2011	CORPORATION: UTAH

**RECEIVING PARTY DATA**

<b>Name:</b>	CoBank, ACB
<b>Street Address:</b>	5500 S. Quebec Street
<b>City:</b>	Greenwood Village
<b>State/Country:</b>	COLORADO
<b>Postal Code:</b>	80111
<b>Entity Type:</b>	Federally Chartered Instrumentality: COLORADO

**PROPERTY NUMBERS Total: 38**

Property Type	Number	Word Mark
Registration Number:	0750662	BUDGETWISE
Registration Number:	1919984	CENTER CUT
Registration Number:	2355007	EL ENCANTO
Registration Number:	2832708	EL ENCANTO
Registration Number:	1046938	FAMILY PRIDE
Registration Number:	749878	FAMILY PRIDE
Registration Number:	2469072	FAMILY TRADITION
Registration Number:	2291249	FRESH FROM THE SMOKE HOUSE
Registration Number:	1697198	GOLDEN ROASTER
Registration Number:	746323	NORBEST
Registration Number:	1039802	NORBEST
Registration Number:	2430243	NORBEST
Registration Number:	1736820	NORBEST
Registration Number:	2669062	NORBEST

**CH \$965.00 0750662**

Registration Number:	1075622	NORBEST FAMILY TRADITION
Registration Number:	2324818	NORBEST HOME STYLE
Registration Number:	1211752	NORBEST OVER 50 YEARS OF TRADITION
Registration Number:	2164754	NORFRESH
Registration Number:	1443453	NOR-FRESH
Registration Number:	2354249	PERFECT TURKEY EVERY TIME
Registration Number:	3100814	PERFECT TURKEY EVERY TIME
Registration Number:	1156859	POPS ITS BUTTON WHEN DONE
Registration Number:	1697824	PLYMOUTH PRIDE
Registration Number:	797869	ROAST-RITE
Registration Number:	2324819	SANPETE BBQ
Registration Number:	2192906	SIGNATURE CLASSICS
Registration Number:	2585190	
Registration Number:	2299749	
Registration Number:	1779072	SWEETHEART
Registration Number:	1589158	NORBEST TASTI-LEAN
Registration Number:	1883736	TASTI-TURK
Registration Number:	1879942	TASTI-TURK
Registration Number:	837264	TENDER-TIMED
Registration Number:	3056571	TENDER TIMED
Registration Number:	840437	TENDER-TIMER
Registration Number:	3072101	TENDER TIMER
Serial Number:	78601822	PERFECTLY NATURAL
Serial Number:	77433556	SIGNATURE CLASSICS

**CORRESPONDENCE DATA**

Fax Number: (302)636-5454  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: 800-927-9801 x2348  
Email: jpaterso@cscinfo.com  
Correspondent Name: Corporation Service Co.- J. Paterson  
Address Line 1: 1090 Vermont Avenue NW, Suite 430  
Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER:	791525
NAME OF SUBMITTER:	Jean Paterson
Signature:	/jep/

**TRADEMARK**

**REEL: 004549 FRAME: 0402**

05/26/2011

**Total Attachments: 10**

source=5-26-11 Norbest-TM#page1.tif  
source=5-26-11 Norbest-TM#page2.tif  
source=5-26-11 Norbest-TM#page3.tif  
source=5-26-11 Norbest-TM#page4.tif  
source=5-26-11 Norbest-TM#page5.tif  
source=5-26-11 Norbest-TM#page6.tif  
source=5-26-11 Norbest-TM#page7.tif  
source=5-26-11 Norbest-TM#page8.tif  
source=5-26-11 Norbest-TM#page9.tif  
source=5-26-11 Norbest-TM#page10.tif

**CoBANK, ACB  
SECURITY AGREEMENT**

**THIS SECURITY AGREEMENT** is executed and delivered by NORBEST, INC. (the "Debtor"), a Utah corporation, having its place of business (or chief executive office if more than one place of business) located at 15 East 1900 South, Moroni, Utah 84646, to **CoBANK, ACB** (the "Secured Party"), a federally chartered instrumentality of the United States, whose mailing address is P.O. Box 5110, Denver, Colorado 80217.

**SECTION 1. GRANT OF SECURITY INTEREST.** For valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Debtor hereby grants to the Secured Party a security interest in all of the personal property of the Debtor, wherever located and whether now existing or hereafter acquired, together with all accessions and additions thereto, and all products and proceeds thereof, including:

Trademarks named in the attached Exhibit A (the "Collateral").

Where applicable, all terms used herein shall have the same meaning as presently and as hereafter defined in the Uniform Commercial Code (the "UCC").

**SECTION 2. THE OBLIGATIONS.** The security interest granted hereunder shall secure the payment of all indebtedness and the performance of all obligations of the Debtor to the Secured Party of every type and description, whether now existing or hereafter arising, fixed or contingent, as primary obligor or as guarantor or surety, acquired directly or by assignment or otherwise, liquidated or unliquidated, regardless of how they arise or by what agreement or instrument they may be evidenced, including without limitation all loans, advances and other extensions of credit and all covenants, agreements, and provisions contained in all loan and other agreements between the parties (the "Obligations").

**SECTION 3. REPRESENTATIONS, WARRANTIES AND COVENANTS.** The Debtor represents, warrants and covenants as follows:

**A. Title to Collateral.** Except as permitted by any other written agreement between the parties, and except for any security interest in favor of the Secured Party, the Debtor has clear title to all Collateral free of all adverse claims, interests, liens, or encumbrances. Without the prior written consent of the Secured Party, the Debtor shall not create or permit the existence of any adverse claims, interests, liens, or other encumbrances against any of the Collateral. The Debtor shall provide prompt written notice to the Secured Party of any future adverse claims, interests, liens, or encumbrances against all Collateral, and shall defend diligently the Debtor's and the Secured Party's interests in all Collateral.

**B. Validity of Security Agreement; Corporate Authority.** This Security Agreement is the valid and binding obligation of the Debtor, enforceable in accordance with its terms. The Debtor has the corporate power to execute, deliver and carry out the terms and provisions of this Security Agreement and all related documents, and has taken all necessary corporate action to authorize the execution, delivery and performance of this Security Agreement and all related documents.

**C. Location of the Debtor.** The Debtor's place of business (or chief executive office if more than one place of business) is located at the address shown above. The Debtor's state of incorporation or formation is as shown above.

**D. Name, Identity, and Corporate Structure.** The Debtor's exact legal name is as set forth above. Except as otherwise disclosed to the Secured Party in writing, the Debtor has not within the past ten years changed its name, identity or corporate structure through incorporation, merger, consolidation, joint venture or otherwise.

**E. Change in Name, State of Debtor's Location, Location of Collateral, Etc.** Without giving at least thirty days' prior written notice to the Secured Party, the Debtor shall not change its name, identity or corporate structure, the location of its place of business (or chief executive office if more than one place of business), its state of incorporation or formation, or the location of the Collateral.

**F. Further Assurances.** Upon the request of the Secured Party, the Debtor shall do all acts and things as the Secured Party may from time to time deem necessary or advisable to enable it to perfect, maintain, and continue the perfection and priority of the security interest of the Secured Party in the Collateral, or to facilitate the exercise by the Secured Party of any rights or remedies granted to the Secured Party hereunder or provided by law. Without limiting the foregoing, the Debtor agrees to execute, in form and substance satisfactory to the Secured Party, such financing statements, amendments thereto, supplemental agreements, assignments, notices of assignments, and other instruments and documents as the Secured Party may from time to time request. In addition, in the event the Collateral or any part thereof consists of instruments, documents, chattel paper, or money (whether or not proceeds of the Collateral), the Debtor shall, upon the request of the Secured Party, deliver possession thereof to the Secured Party (or to an agent of the Secured Party retained for that purpose), together with any appropriate endorsements and/or assignments. Where Collateral is in the possession of a third party, the Debtor will join with the Secured Party in notifying the third party of the Secured Party's security interest and obtaining an acknowledgment from the third party that it is holding the Collateral for the benefit of the Secured Party. The Debtor will cooperate with the Secured Party in obtaining control with respect to Collateral consisting of deposit accounts (that are not held by the Secured Party as depository institution), investment property, letter-of-credit rights and electronic chattel paper. The Secured Party shall use reasonable care in the custody and preservation of such Collateral in its possession, but shall not be required to take any steps necessary to preserve rights against prior parties. All costs and expenses incurred by the Secured Party to establish, perfect, maintain, determine the priority of, or release the security interest granted hereunder (including the cost of all filings, recordings, and taxes thereon and the fees and expenses of any agent retained by Secured Party) shall become part of the Obligations secured hereby and be paid by the Debtor on demand.

**G. Insurance.** The Debtor shall maintain such property and casualty insurance with such insurance companies, in such amounts, and covering such risks, as are at all times satisfactory to the Secured Party. All such policies shall provide for loss payable clauses or endorsements in form and content acceptable to the Secured Party. Upon the request of the Secured Party, all policies (or such other proof of compliance with this Section as may be satisfactory to the Secured Party) shall be delivered to the Secured Party. The Debtor shall pay all insurance premiums when due. In the event of loss, damage, or injury to any insured Collateral, the Secured Party shall have full power to collect any and all insurance proceeds due under any of such policies, and may, at its option, apply such proceeds to the payment of any of the Obligations secured hereby, or may apply such proceeds to the repair or replacement of such Collateral.

**H. Taxes, Levies, Etc.** The Debtor has paid and shall continue to pay when due all taxes, levies, assessments, or other charges which may become an enforceable lien against the Collateral.

**I. Disposition and Use of Collateral by the Debtor.** Without the prior written consent of the Secured Party, the Debtor shall not at any time sell, transfer, lease, abandon, or otherwise dispose of any Collateral, except that, so long as the Debtor is not in default hereunder, the Debtor may sell, transfer, lease, abandon, or otherwise dispose of equipment and inventory in the ordinary course of Debtor's business. The Debtor shall not use any of the Collateral in any manner which violates any statute, regulation, ordinance, rule, decree, order, or insurance policy.

**J. Receivables.** The Debtor shall preserve, enforce, and collect all accounts, chattel paper, electronic chattel paper, instruments, documents and general intangibles, whether now owned or hereafter acquired or arising (the "Receivables"), in a diligent fashion and, upon the request of the Secured Party, the Debtor shall execute an agreement in form and substance satisfactory to the Secured Party by which the Debtor shall direct all account debtors and obligors on Receivables to make payment to a lock box deposit account under the exclusive control of the Secured Party.

**K. Condition of Collateral.** All tangible Collateral is now in good repair and condition and the Debtor shall at all times hereafter, at its own expense, maintain all such Collateral in good repair and condition.

**L. Condition of Books and Records.** The Debtor has maintained and shall maintain complete, accurate and up-to-date books, records, accounts, and other information relating to all Collateral in such form and in such detail as may be satisfactory to the Secured Party, and shall allow the Secured Party or its representatives at any reasonable time to examine and copy such books, records, accounts, and other information.

**M. Right of Inspection.** At all reasonable times upon the request of the Secured Party, the Debtor shall allow the Secured Party or its representatives to visit any of the Debtor's properties or locations so that the Secured Party or its representatives may confirm, inspect and appraise any of the Collateral.

**SECTION 4. DEFAULT.** The breach of any of the Obligations secured hereby, and/or the breach of any representation, warranty, covenant, or agreement contained in this Security Agreement, shall constitute default hereunder.

**SECTION 5. RIGHTS AND REMEDIES.** Upon the Debtor's default and at any time thereafter, the Secured Party may declare all Obligations to be immediately due and payable and may exercise any and all rights and remedies of the Secured Party in the enforcement of its security interest under the UCC, this Security Agreement, or any other applicable law. Without limiting the foregoing:

**A. Disposition of Collateral.** The Secured Party may sell, lease, or otherwise dispose of all or any part of the Collateral, in its then present condition or following any commercially reasonable preparation or processing thereof, whether by public or private sale or at any brokers' board, in lots or in bulk, for cash, on credit or otherwise, with or without representations or warranties, and upon such other terms as may be acceptable to the Secured Party, and the Secured Party may purchase at any public sale. At any time when advance notice of sale is required, the Debtor agrees that ten days' prior written notice shall be reasonable. In connection with the foregoing, the Secured Party may:

1. require the Debtor to assemble the Collateral and all records pertaining thereto and make such Collateral and records available to the Secured Party at a place to be designated by the Secured Party which is reasonably convenient to both parties;
2. enter the premises of the Debtor or premises under the Debtor's control and take possession of the Collateral;
3. without charge, use or occupy the premises of the Debtor or premises under the Debtor's control, including without limitation, warehouse and other storage facilities;
4. without charge, use any patent, trademark, tradename, or other intellectual property or technical process used by the Debtor in connection with any of the Collateral; and
5. rely conclusively upon the advice or instructions of any one or more brokers or other experts selected by the Secured Party to determine the method or manner of disposition of any of the Collateral and, in such event, any disposition of the Collateral by the Secured Party in accordance with such advice or instructions shall be deemed to be commercially reasonable.

**B. Collection of Receivables.** The Secured Party may, but shall not be obligated to, take all actions reasonable or necessary to preserve, enforce or collect the Receivables, including without limitation, the right to notify account debtors and obligors on Receivables to make direct payment to the Secured Party, to permit any extension, compromise, or settlement of any of the Receivables for less than face value, or to sue on any Receivable, all without prior notice to the Debtor.

**C. Proceeds.** The Secured Party may collect and apply all proceeds of the Collateral, and may endorse the name of the Debtor in favor of the Secured Party on any and all checks, drafts, money orders, notes, acceptances, or other instruments of the same or a different nature, constituting, evidencing, or relating to the Collateral. The Secured Party may receive and open all mail addressed to the Debtor and remove therefrom any cash or non-cash items of payment constituting proceeds of the Collateral.

**D. Insurance Adjustments.** The Secured Party may adjust, settle, and cancel any and all insurance covering any Collateral, endorse the name of the Debtor on any and all checks or drafts drawn by any insurer, whether representing payment for a loss or a return of unearned premium, and execute any and all proofs of claim and other documents or instruments of every kind required by any insurer in connection with any payment by such insurer.

The net proceeds of any disposition of the Collateral may be applied by the Secured Party, after deducting its reasonable expenses incurred in such disposition, to the payment in whole or in part of the Obligations in such order as the Secured Party may elect. The enumeration of the foregoing rights and remedies is not intended to be exhaustive, and the exercise of any right and/or remedy shall not preclude the exercise of any other rights or remedies, all of which are cumulative and non-exclusive.

## **SECTION 6. OTHER PROVISIONS.**

**A. Amendment, Modification, and Waiver.** Without the prior written consent of the Secured Party, no amendment, modification, or waiver of, or consent to any departure by the Debtor from, any provision hereunder shall be effective. Any such amendment, modification, waiver, or consent

shall be effective only in the specific instance and for the specific purpose for which given. No delay or failure by the Secured Party to exercise any remedy hereunder shall be deemed a waiver thereof or of any other remedy hereunder. A waiver on any one occasion shall not be construed as a bar to or waiver of any remedy on any subsequent occasion.

**B. Costs and Attorneys' Fees.** Except as prohibited by law, if at any time the Secured Party employs counsel in connection with the creation, perfection, preservation, or release of the Secured Party's security interest in the Collateral or the enforcement of any of the Secured Party's rights or remedies hereunder, all of the Secured Party's reasonable attorneys' fees arising from such services and all expenses, costs, or charges relating thereto shall become part of the Obligations secured hereby and be paid by the Debtor on demand.

**C. No Obligation to Make Loans.** Nothing contained herein or in any financing statement or other document executed or filed in connection herewith shall be construed to obligate the Secured Party to make any loans or advances to the Debtor, whether pursuant to a commitment or otherwise.

**D. Revival of Obligations.** To the extent the Debtor or any third party makes a payment or payments to the Secured Party or the Secured Party enforces its security interest or exercises any right of setoff, and such payment or payments or the proceeds thereof are subsequently invalidated, declared to be fraudulent or preferential, set aside, and/or required to be repaid to a trustee, receiver, or any other party under any bankruptcy, insolvency or other law or in equity, then, to the extent of such recovery, the Obligations or any part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment or payments had not been made, or such enforcement or setoff had not occurred.

**E. Performance by the Secured Party.** In the event the Debtor shall at any time fail to pay or perform punctually any of its duties hereunder, the Secured Party may, at its option and without notice to or demand upon the Debtor, without obligation and without waiving or diminishing any of its other rights or remedies hereunder, fully perform or discharge any of such duties. All costs and expenses incurred by the Secured Party in connection therewith, together with interest thereon at four percent per annum in excess of the rate of interest that would otherwise be in effect on the Obligations, shall become part of the Obligations secured hereby and be paid by the Debtor upon demand.

**F. Indemnification, Etc.** The Debtor hereby expressly indemnifies and holds the Secured Party harmless from any and all claims, causes of action, or other proceedings, and from any and all liability, loss, damage, and expense of every nature, arising by reason of the Secured Party's enforcement of its rights and remedies hereunder, or by reason of the Debtor's failure to comply with any environmental or other law or regulation. As to any action taken by the Secured Party hereunder, the Secured Party shall not be liable for any error of judgment or mistake of fact or law, absent gross negligence or willful misconduct on its part.

**G. Power of Attorney.** The Debtor hereby appoints the Secured Party or the Secured Party's designee as its attorney-in-fact, which appointment is irrevocable, durable, and coupled with an interest, with full power of substitution, in the name of the Debtor or in the name of the Secured Party, to take any action which the Debtor is obligated to perform hereunder or which the Secured Party may deem necessary or advisable to accomplish the purposes of this Security Agreement. In taking any action in accordance with this Section, the Secured Party shall not be deemed to be the agent of the Debtor. The



powers conferred upon the Secured Party in this Section are solely to protect its interest in the Collateral and shall not impose any duty upon the Secured Party to exercise any such powers.

**H. Continuing Effect.** This Security Agreement, the Secured Party's security interest in the Collateral, and all other documents or instruments contemplated hereby shall continue in full force and effect until all of the Obligations have been satisfied in full, the Secured Party has no commitment to make any further advances to the Debtor, and the Debtor has sent a valid written demand to the Secured Party for termination of this Security Agreement.

**I. Binding Effect.** This Security Agreement shall be binding upon and inure to the benefit of the Debtor and the Secured Party and their respective successors and assigns.

**J. Security Agreement as Financing Statement and Authorization to File.** A photographic copy or other reproduction of this Security Agreement may be used as a financing statement. In addition, the Debtor authorizes the Secured Party to prepare and file financing statements describing the Collateral, amendments thereto, and continuation statements and file any financing statement, amendment thereto or continuation statement electronically. In addition, the Debtor authorizes the Secured Party to file financing statements describing any agricultural liens or other statutory liens held by the Secured Party.

**K. Governing Law.** Subject to any applicable federal law, this Security Agreement shall be construed in accordance with and governed by the laws of the State of Colorado, except to the extent that the UCC provides for the application of the law of another state.

**L. Notices.** All notices, requests, demands, or other communications required or permitted hereunder shall be in writing and shall be deemed to have been given when sent by registered, or certified mail, or overnight package service, return receipt requested, addressed to the other party at the respective addresses given above, or to such other person or address as either party designates to the other in the manner herein prescribed.

**M. Severability.** The determination that any term or provision of this Security Agreement is unenforceable or invalid shall not affect the enforceability or validity of any other term or provision hereof.

**IN WITNESS WHEREOF**, the Debtor has executed this Security Agreement by its duly authorized officer as of the day and year shown below.

Date: May 16, 2011

Debtor: NORBEST, INC.,  
a Utah corporation

By: *M. Cook*

Title: *President and CEO*

*JKW*  
*5-24-11*

EXHIBIT A  
 To Security Agreement Dated May 16, 2011  
 Executed By: NORBEST, INC.  
 NORBEST TRADEMARK REGISTRATIONS

TRADEMARK	REGISTRATION NUMBER	CLASS	GOODS COVERED	DATE OF INITIAL REGISTRATION
BUDGETWISE	0750662	46	Dressed Fresh and Frozen Turkeys	06-04-1963
CENTER CUT	1919984	46	Turkey Ham, Turkey Pastrami & Processed Turkey Breast	09-19-1995
COMMODITY MARKETERS (UTAH)	2519219		Turkeys & turkey products	07-09-1992
EL ENCANTO	2355007	29	Smoked & smoked flavored turkey & turkey portions; turkey based meats; cooked & further processed turkey; namely turkey breast products & turkey dark meat products	06-06-2000
EL ENCANTO II	2832708	29	Fresh & frozen turkey and turkey portions	04-13-2004
FAMILY PRIDE	1046938	29	Processed, Dressed And Frozen Poultry	08-24-1976
FAMILY PRIDE #2	749878	29	Dressed, fresh & frozen turkeys	05-21-1963
FAMILY TRADITION	2469072	29	Refrigerated and frozen whole turkeys	07-17-2001
FRESH FROM THE SMOKE HOUSE	2291249	29	Smoked & smoke flavored turkey; smoked & smoke flavored turkey based meats; and smoked & smoke flavored cooked and further processed turkey	11-09-1999
GOLDEN ROASTER & DESIGN	1697198	29	Fresh and frozen turkeys	06-23-1992
NORBEST				
NORBEST (#2)	746323	46	Dressed fresh and frozen turkeys	03-05-1963
NORBEST (#3)	1039802	29	Processed, dressed & frozen poultry	05-18-1976
NORBEST (#4)	2430243	42	Restaurant Services	02-20-2001
NORBEST & DESIGN	1736820	29	Fresh & frozen turkey and turkey portions; turkey based meats; cooked & further processed turkey; namely smoked & unsmoked turkey, turkey ham, turkey pastrami, turkey bologna, turkey salami, turkey breasts	12-01-1992
NORBEST & DESIGN (II)	2669062	29	Fresh & frozen turkey and turkey portions; turkey breasts and roasts	12-31-2002
NORBEST FAMILY TRADITION	1075622	29	Processed, fresh & frozen poultry	10-18-1977
NORBEST HOME STYLE	2324818	29	Fresh & frozen turkey & turkey portions, turkey base meats; cooked & further processed turkey	02-29-2000
NORBEST OVER 50 YEARS OF TRADITION	1211752	29	Processed, fresh & frozen poultry; turkey parts, turkey lunch meats	10-05-1982
NORFRESH	2164754	46	Fresh, frozen turkey & turkey portions, based meats, cooked & further processed turkey	06-09-1998
NOR-FRESH	1443453	29	Oven roasted boneless turkey breasts	06-16-1987

G:\Loan Processing\Collateral\Common\WIP\ABG\Customers\M - O\Moroni Feed Com\Trademark Register\_04\_2011.doc

TRADEMARK	REGISTRATION NUMBER	CLASS	GOODS COVERED	DATE OF INITIAL REGISTRATION
PERFECT TURKEY EVERY TIME	2354249	29	Fresh, refrigerated, & frozen turkey; turkey portions; turkey based meats; cooked & further processed turkey.	05-30-2000
PERFECT TURKEY EVERY TIME (#2)	3100814	29	Fresh, refrigerated & frozen turkey; turkey portions; turkey based meats; cooked & further processed turkey	06-06-2006
PERFECTLY NATURAL	78601822	29	Fresh & frozen turkey and turkey portions; turkey based meats; and cooked & further processed turkey	
POP IT'S BUTTON WHEN DONE	1156859	29	Dressed, fresh & frozen turkeys	06-02-1981
PLYMOUTH PRIDE	1697824	29	Whole turkeys	06-30-1992
ROAST-RITE	0797869	46	Dressed fresh & frozen turkeys	10-19-1965
ROAST-RITE	0797869	46	Dressed fresh & frozen turkeys	10-19-1965
SANPETE BBQ	2324819	29	Fresh & frozen turkey and turkey portions; turkey based meats; cooked & further processed turkey	02-29-2000
SIGNATURE CLASSICS	2192906	29	Fresh & frozen turkey and turkey portions; turkey based meats; cooked & further processed turkey	09-29-1998
SIGNATURE CLASSICS (II)	77433556	29	Fresh & frozen turkey and turkey portions; turkey based meats; cooked & further processed turkey	
SLICED TURKEY BREAST DESIGN	2585190	35	Cooperative advertising & marketing services in the filed of meat products	06-25-2002
STYLED TURKEY DESIGN	2299749	29	Fresh & frozen turkey and turkey portions	12-14-1999
SWEETHEART	1779072	29		06-29-1993
SWEETHEART DESIGN				
TASTI-LEAN	1589158	29	Processed turkey meat	03-27-1990
TASTI-TURK	1883736	29	Dressed fresh & frozen turkeys	03-14-1995
TASTI-TURK DESIGN	1879942	46	Dressed, fresh & frozen turkey	02-21-1995
TENDER-TIMED	837264	46, 29	Dressed fresh & frozen turkeys	10-17-1967
TENDER-TIMED (#2)	3056571	29	Dressed fresh & frozen turkeys	01-31-2006
TENDER TIMER	0840437	26	Dressed fresh & frozen turkeys	12-12-1967
TENDER-TIMER (2)	3072101	9	Gauges in the nature of thermometers placed in bagged cooking packages containing fresh & frozen dressed poultry	03-21-2006

G:\Loan Processing\Collateral\Common\WIP\ABG\Customers\M - O\Moroni Feed Com\Trademark Register\_04\_2011.doc