## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM367676

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EEEEOTIVE DATE.	06/09/2015

#### **EFFECTIVE DATE:** | 06/02/2015

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
American Bank and Trust Company, N.A.		12/23/2015	National Association: IOWA

#### **RECEIVING PARTY DATA**

Name:	Suwannee Lumber Company, LLC	
Street Address:	49 SW 10th Street	
City:	Cross City	
State/Country:	FLORIDA	
Postal Code:	32628	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

#### **PROPERTY NUMBERS Total: 5**

Property Type	Number	Word Mark
Registration Number:	1601240	SECRET GARDEN
Registration Number:	3823325	PURE ORGANIC
Registration Number:	3690794	WATER WISE
Registration Number:	3901092	SECRET GARDEN
Registration Number:	2943741	JUNGLE GROWTH

#### **CORRESPONDENCE DATA**

Fax Number: 5152741488

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 515-271-1748

Email: brian.laurenzo@brickgentrylaw.com

**Correspondent Name:** Brian Laurenzo

Address Line 1: 6701 Westown Parkway

Address Line 2: Suite 100

Address Line 4: West Des Moines, IOWA 50266

ATTORNEY DOCKET NUMBER:	22225.000
NAME OF SUBMITTER:	Brian J. Laurenzo
SIGNATURE:	/bjl/

# **DATE SIGNED:** 12/31/2015 **Total Attachments: 16** source=AssignmentREPurchaseAgrasFiled#page1.tif source=AssignmentREPurchaseAgrasFiled#page2.tif source=AssignmentREPurchaseAgrasFiled#page3.tif source=AssignmentREPurchaseAgrasFiled#page4.tif source=AssignmentREPurchaseAgrasFiled#page5.tif source=AssignmentREPurchaseAgrasFiled#page6.tif source=AssignmentREPurchaseAgrasFiled#page7.tif source=AssignmentREPurchaseAgrasFiled#page8.tif source=AssignmentREPurchaseAgrasFiled#page9.tif source=AssignmentREPurchaseAgrasFiled#page10.tif source=AssignmentREPurchaseAgrasFiled#page11.tif source=AssignmentREPurchaseAgrasFiled#page12.tif source=AssignmentREPurchaseAgrasFiled#page13.tif source=AssignmentREPurchaseAgrasFiled#page14.tif

source=AssignmentREPurchaseAgrasFiled#page15.tif source=AssignmentREPurchaseAgrasFiled#page16.tif

#### TRADEMARK ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency and receipt of which is hereby acknowledged by American Bank and Trust Company, N.A., a National Association having a principal place of business at 4301 E. 53<sup>rd</sup> Street, Davenport, Iowa 52807 (sometimes referred to herein as ASSIGNOR) hereby transfers, assigns and conveys nunc pro tunc (pursuant to the Real Estate and Personal Property Purchase Agreement attached hereto) as of June 2, 2015 to Suwannee Lumber Company, LLC, a Delaware limited liability company in the State of Delaware having a principal place of business at 49 SW 10th Street, Cross City, Florida 32628 (hereinafter sometimes referred to as ASSIGNEE); the entire right, title and interest in, as well as the good will of the business symbolized by, the trademarks and service marks, including: United States Trademark Registration No. 1,601,240 registered on June 12, 1990 covering the mark SECRET GARDEN; Registration No. 3,823,325 registered on July 20, 2010 covering the mark PURE ORGANIC; Registration No. 3,690,794 registered on September 29, 2009 covering the mark WATER WISE; Registration No. 3,901,092 registered on January 4, 2011 covering the mark SECRET GARDEN; Registration No. 2,943,741 registered on April 26, 2005 covering the mark JUNGLE GROWTH (collectively the "Marks"). Together with ASSIGNOR's entire right, title and interest in as well as the good will of the business associated with the marks being assigned to ASSIGNEE, are any and all privileges under said Federal Trademark Registration Numbers, as well as throughout the entire world associated with same, including the right to sue for any and all past infringements which may have occurred at any time up to the date of this present nunc pro tunc Trademark Assignment agreement.

ASSIGNOR agrees to perform all affirmative acts which may be necessary or desirable to perfect the above-described transfer of trademark registration, or to maintain said registration before the United States Patent and Trademark Office, at ASSIGNEE's expense, as well as to cooperate with ASSIGNEE in obtaining and/or providing information required in any proceedings relating to said trademarks, service marks and/or trademark registration.

ASSIGNOR further authorizes the Commissioner of Patents and Trademarks of the United States, and the appropriate official in any other country, to issue any and all additional trademark registrations or amended registrations that have been or may be granted upon any application or petition for same, to ASSIGNEE, its successors and assigns.

ASSIGNOR hereby grants to the law offices of Brick Gentry PC of 6701 Westown Parkway, Suite 100, West Des Moines, Iowa 50266, the authority and power to insert on this instrument any further identification which may be necessary or desirable for purposes of recordation in the United States Patent and Trademark Office or the Trademark Office of any foreign country.

American Bank and Trust Company, N.A. ASSIGNOR

Name: Dan P. Juros

Title: svP/CLO

Dated: 12 23 15

Subscribed and sworn to before me this 23 day of December , 2015.

Notary Public

My Commission Expires: 9/15/16

MELINA POYZER
Commission Number 792084
My Commission Ensisted

# REAL ESTATE AND PERSONAL PROPERTY PURCHASE AGREEMENT

All that tract or parcel of land situate, lying and being in the 1742<sup>nd</sup> District, G.M., and in the City of Statham, Barrow County, Georgia, containing 5.442 acres, and being more particularly described and delineated according to a plat of survey prepared by Borders and Associates, certified by Paul E. Borders, Georgia Registered Surveyor No. 1995, dated June 1, 1993, entitled "Survey for Piedmont Pacific, Inc.", said plat being of record in the Office of the Clerk of the Superior Court of Barrow County, Georgia in Plat Book 41, page 78, which said plat and the recording thereof are by reference hereto incorporated herein for a more complete and detailed description.

Along with the following property (referred to herein as the "Personal Property"):

All tangible personal property, inventory, furniture, fixtures, and equipment located on the Real Estate, including without limitation those items listed on the Bill of Sale a copy of which is attached hereto as Exhibit "A".

Along with the following property (referred to herein as the "Trademark"):

The trademark/word mark of "Jungle Growth" (registration number 2943741 in the United States Patent and Trademark Office).

(the Real Estate, the Personal Property and the Trademark may be referred to herein collectively as the "Property")

Upon the following terms and conditions:

### 1. EARNEST MONEY.

No later than three (3) business days after the effective date of this Agreement the earnest money of \$100,000.00 (referred to herein as the "Earnest Money") will be paid to and held in a

non-interest bearing trust account by the Buyer's attorneys, the law firm of Davis, Schnitker, Reeves & Browning P.A., a Florida professional corporation, with offices at 519 West Base Street, Madison, Florida 32340, (Mailing Address: Post Office Drawer 652, Madison, Florida 32341); Phone (850) 973-4186, who shall act as the Escrow Agent. The Earnest Money will be credited to the Purchase Price and paid to the Seller at closing. In the event any contingency is not met by the date contained in such contingency, the Seller recognizes the Earnest Money will be returned to the Buyer and this Agreement shall be void.

#### CASH AT CLOSING.

On the Closing Date, the Buyer will pay to the Seller the further sum of \$2,300,000,00, in cash, subject to the terms of this Agreement.

#### 3. PURCHASE PRICE AND ALLOCATION.

The Purchase Price is \$2,400,000.00 and will be allocated among the Property as follows:

a.	Land	\$77,000.00
b.	Buildings	\$870,000.00
c.	Payed drives and parking areas	\$18,000,00
d.	Machinery and Equipment	\$585,000.00
ę.	Inventory	\$350,000,00
£.	Trademark and Goodwill	\$500,000,00
	Total	\$2,400,000.00

#### 4. TITLE.

This Agreement is subject to the Buyer's review, approval, and acceptance of evidence of the Seller's title in the form of a Commitment for Title Insurance issued by a title insurance company regularly doing business in the County where the Real Estate is located, committing the company to issue an Owner's Title Policy in the usual form insuring merchantable title to the real estate in the Buyer for the amount of the Purchase Price allocated to the Real Estate.

If the title evidence discloses exceptions which the Buyer does not accept, the Buyer or the Buyer's attorney shall give written notice of disapproval of such exceptions to the Seller within a reasonable period of time. The Seller shall then have a reasonable period of time to have such title exceptions removed, or, such exceptions which may be removed by the payment of money, may be cured by deduction from the Purchase Price at the time of closing. If the Seller is unable to cure such exception, then the Buyer shall have the option to terminate this

Agreement, in which case the Buyer shall be entitled to a refund of the Earnest Money. Furnishing a title insurance policy insuring over an exception shall constitute a cure of such exception in those cases where title is evidenced by Title Insurance.

#### 5. CONVEYANCE OF TITLE AND DOCUMENTS OF SALE.

This Agreement is subject to the Buyer's review and approval of the following, to be delivered to the Buyer at Closing:

- a. A Special Warranty Deed, in such form as acceptable to the Buyer, conveying title to the Real Estate to the Buyer, or such parties as the Buyer may direct, together with such other documents as may be required to record the deed and may be required by the title insurance company and a standard closing affidavit attesting that to, among other things, that there has been no work performed on the Real Estate during the past 90 days for which payment has not been made and that the Seller is the only person in possession of the Real Estate.
  - A Bill of Sale in the form attached hereto as Exhibit "A".
  - All documents necessary to convey and transfer, of record, the Trademark to the Buyer.

#### 6. EXPENSES OF TRANSFER,

The parties shall pay the expenses of this transaction as follows:

At or before closing, the Buyer shall pay:

Transfer tax on the deed of conveyance
Costs to record the deed of conveyance
All fees related to the transfer of the Trademark
The owner's title insurance commitment and policy
The survey for the Real Estate, if desired by the Buyer
The termite inspection for the Real Estate, if desired by the Buyer
Phase I Environmental Audit for the Real Estate, if desired by the Buyer
The Buyer's attorneys fees.

b. At or before closing, the Seller shall pay:

Costs of clearing title to the Property, if any. The Seller's attorneys fees.

#### 7. CLOSING AND POSSESSION.

Closing shall be on or before, but in no event later than, June 10, 2015. Possession shall be given at closing. Possession shall be deemed delivered when the Seller has vacated the Real

Property (leaving the Personal Property) and delivered the keys to the Buyer.

#### 8. PRORATIONS.

At closing, all real estate and personal property taxes on the Property shall be paid or prorated between the Buyer and the Seller to the date of Closing. Such proration shall be based on the most recent tax information available.

#### 9. SPECIAL ASSESSMENTS.

There are no special assessments which are liens on the Property.

#### 10. ESCROW.

This Agreement will be closed through an escrow with the Buyer's attorney. The funds held in escrow shall be paid out upon recording of the necessary documents and the vesting of merchantable title to the Property in the Buyer.

#### 11. CONDITION OF PREMISES.

The parties agree that the Purchase Price reflects the condition of the Property being purchased and the Buyer acknowledges that the Property has been inspected, and the Buyer is acquainted with the condition thereof and accepts the same in "As-Is" condition.

The Buyer or its authorized agent shall be permitted to make an inspection of the Property prior to possession or closing, whichever is sooner. At closing, the Seller shall deliver the Property in the same condition it was in on the effective date of this Agreement.

On the Closing Date, all Personal Property shall be: (a) located on the Real Estate, and, (b) free from all liens and encumbrances (including the termination, of record, of all outstanding UCC-1 Financing Statements); failing which, the Buyer may terminate this Agreement by written notice to the Seller, in which event the Earnest Money shall be refunded to the Buyer and each party shall be released from all further obligations to the other under this Agreement.

#### 12. PERSONAL PROPERTY REGARDING THE REAL ESTATE.

All Personal Property that integrally belongs to or is a part of the Real Estate, whether attached or detached, such as light fixtures, window shades, blinds, rods, brackets, awnings, storm windows and doors, window, door and porch screens permanently installed floor coverings, permanently installed heating and cooling equipment, garage door openers and transmitters, outside television towers and antennas, fencing, trees, shrubs, plants and all other fixtures shall be considered a part of the Real Estate included in this sale.

#### 13. BROKERS/REAL/TORS.

The Seller and the Buyer represent to each other that no broker nor realtor has been involved in this transaction, and no third party is entitled to a commission on this transaction. The Seller will hold harmless and indemnify the Buyer for any commission owed to any brokers and/or realtors contacted by the Seller claiming a commission on this transaction, and the Buyer will hold harmless and indemnify the Seller for any commission owed to any brokers and/or realtors contacted by the Buyer claiming a commission on this transaction.

#### 14. ENVIRONMENTAL MATTERS.

- a. The Seller warrants and represents to the Buyer that: (i) other than in compliance with all applicable environmental laws, rules and regulations, the Seller has not disposed of or dumped any hazardous waste or other environmental pollutants onto the Real Estate, and the Seller has no actual knowledge, without inquiry, that any third party has dumped any hazardous waste or other environmental pollutants onto the Real Estate, (ii) to the best of the Seller's actual information and belief, without inquiry, the Real Estate has never been used as a dump, land-fill or garbage disposal site, (iii) to the best of the Seller's actual information and belief, without inquiry, the Real Estate is presently in compliance with all applicable environmental laws, rules and regulations, (iv) the Seller is unaware, without inquiry, of any previous violations of applicable environmental laws, rules and regulations regarding the Real Estate, and (v) the Seller has not received actual notice, without inquiry, from any government agency that the Real Estate is in violation of any federal, state or local laws, ordinances, codes, rules, orders or regulations or that any remedial action is required on the Real Estate.
- b. The Seller does not have in its possession any environmental audits or reports, or any correspondence relating to environmental matters concerning the Real Estate.

#### DEFAULT.

If the Buyer herein fails to fulfill this Agreement after the same has been accepted by the Seller, the Seller shall serve written notice of default upon the Buyer and the Buyer's attorney, if any, and if such specified default is not corrected within ten (10) business days thereafter, the Seller will retain the Eurnest Money and will not be entitled to claim any other damages against the Buyer for failure to close on this transaction. No payment of attorney fees or broker fees will be paid by the Buyer if the closing does not take place. A Termination of Purchase Agreement shall be prepared by the Seller or the Seller's attorney for all parties to execute.

It is further agreed that if the Seller fails to fulfill this Agreement after acceptance, the Buyer shall serve written notice of default upon the Seller and the Seller's attorney, if any, and if such specified default it not corrected within ten (10) days thereafter, the Earnest Money and any additional down payment deposit shall be refunded to the Buyer without prejudicing the Buyer's right to any available legal or equitable remedy, including specific performance. A Termination of Purchase Agreement may be prepared by the Buyer or the Buyer's attorney for all parties to execute.

#### 16, INSURANCE.

The Seller shall bear the risk of loss or damage to the Property prior to closing or possession, whichever first occurs. In the event all or a material part of the Property is damaged or destroyed prior to closing or possession, whichever first occurs, this Agreement shall terminate and be of no further force and effect, unless the Property can be restored to its present condition on or before the closing date. The Seller shall keep adequate insurance, including first and other extended coverage, on improvements on the Property until title has passed to the Buyer or possession is delivered to the Buyer, whichever first occurs. The Buyer shall be responsible for insurance coverage upon taking title to or possession of the Property, whichever occurs first.

#### 17. LEASES.

There are no leases regarding the Property.

#### 18. ESCROW AGENT.

The Escrow Agent shall at all times be authorized to deliver the Earnest Money in accordance with the terms of this Agreement or pursuant to written instructions executed by both the Seller and the Buyer. At closing, the Escrow Agent shall remit the Earnest Money to the Seller, and the Buyer shall receive a credit against the Purchase Price in the amount of the Earnest Money. In the event the Escrow Agent receives a written claim of default by either the Buyer or the Seller against the other, or in the event there is a dispute over the Earnest Money, the Escrow Agent shall be authorized to file an action in interpleader to determine the party entitled to the Earnest Money, and all legal fees, cost and expenses incurred by the Escrow Agent associated with such proceeding shall be paid from the Earnest Money. The prevailing party in any litigation over the Earnest Money shall be entitled to recover its attorney fees and costs from the non-prevailing party. The Escrow Agent may act in reliance upon any facsimile, writing, instrument or signature that it in good faith believes to be genuine and may assume that any person purporting to give any writing notice, advice or instruction in connection with the provisions hereof has been duly authorized to do so. The Seller and the Buyer agree to hold harmless and indemnify the Escrow Agent for all liability and expenses incurred by acting as escrow agent, other than intentional misuse of funds.

#### 19. NOTICES.

All notices required pursuant to this Agreement shall be in writing, signed by the party and shall be given to given to the other party or that party's attorney.

- a. Personal service upon the other party in which case notice shall be effective upon the date of delivery;
- b. By certified or registered mail, return receipt required, and sent to the address of the party set forth below, which case notice shall be effective on the date of mailing.

If to the Buyer:

Frank B. "Bump" Faircloth

SUWANNEE LUMBER COMPANY, LLC

49 SW 10th Street

Cross City, Florida 32628

If to the Seller:

R.D. Krohn, SVP Commercial Loans American Bank and Trust Company, N.A.

4301 E. 53<sup>rd</sup> Street Davenport, Iowa 52807

#### 20. MISCELLANEOUS.

This Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one and the same instrument. This Agreement may be executed and delivered by facsimile and/or email transmission, with the intention that such facsimile and/or email signature and delivery shall have the same effect as an original signature and actual delivery. The provisions of this Agreement are for the sole and exclusive benefit of the parties hereto. No provision of this Agreement will be deemed for the benefit of any other person or entity, and no other person or entity shall acquire any rights under this Agreement. This Agreement shall be binding on and inure to the benefit of the parties hereto, and their respective heirs, successors and assigns and estates, as the case may be. The Buyer shall have right to assign this Agreement, without the consent of the Seller, provided the Earnest Money is not released. The terms of this Agreement shall survive the closing. This Agreement shall be governed by the laws of the State of Georgia, regardless of its conflict of laws rules.

Signed by the parties on the dates indicated below:

BUYER:

STRUCK CHARLET COMPANY

The state of the s

Dated: \_\_\_\_\_\_, 2015

and authorized representative,

SELLER:

AMERICAN BANK AND TRUST COMPANY, N.A.

By: A. J. D

R.D. Krohn, its SVP Commercial Loans and authorized representative.

#### EXHIBIT "A"

#### BILL OF SALE

Seller, AMERICAN BANK AND TRUST COMPANY, N.A., in consideration of \$10.00 and other good and valuable consideration, receipt of which is acknowledged, sells, assigns, transfers and sets over to SUWANNEE LUMBER COMPANY, LLC, Buyer, all of the assets set forth on Schedule I attached hereto and hereby made part hereof.

Seller hereby transfers to Buyer all of Seller's right, title and interest in and to the assets transferred herein. Seller has full right, power and authority to sell said personal property and to make this Bill of Sale. THE SUBJECT ASSETS ARE BEING SOLD "AS IS, WHERE IS" AND ALL WARRANTIES OF QUALITY, FITNESS AND MERCHANTABILITY ARE HEREBY EXCLUDED.

Signed effective, 2015.	
AMERICAN BANK AND TRUS	T COMPANY, N.A.
Ву:	
By:R.D. Krohn, SVP Commer	cial Loans
STATE OF IOWA ) SS: COUNTY OF SCOTT )	
certify that R.D. Krohn, personally known subscribed to the foregoing instrument, at acknowledged that and signed and deliver act and as the free and voluntary act of Ar uses and purposes set forth.	ed the said instrument as his free and voluntary nerican Bank and Trust Company, N.A., for the
Given under my hand and notarial	seal on, 2015.
	Notary Public

jbnv/docs4428

# Schedule I to Exhibit "A"

Jungle Growth	
1771 Broad Street	
Statham, GA 30666	
	vol. co. = 10.0 = 1 = 10.0 = 1
- F. I.F	No. 1 1 85 - 1 - 1
Description	Make / Model #
POLITICISTA PORTINGO (PORTINGO)	
EQUIPMENT SOIL PRODUCTION	
Soll Milling Circuit (UNIT 1)	
Soll Milling Circuit (UNIT 1)  Bulk Hopper w/ Variable Speed Drive, Darable Mig. Co., Inc.	
Conveyor, Inclined Feed	
Magnets, Dust High Intensity Conveyor Mounted	see magnet above belt
Bulk Hopper w/ Variable Speed Drive, Dumble Mfg. Co., Inc.	CASE TELEGRAPS SHOWE CAN SOME
Convoyor, Stacking (custom)	
- Controper, amountag (contain)	
Baled Peat Moss Preparation Circuit (for soil)(UNIT 2)	
Conveyor, Bala Feed	
Bale Handler	
Bale Lift Crane and Pivot Assembly	
Inclined Conveyor & Disintegrator	
Surge Happer & Feeder	
Soil Blending Circuit	
Conveyor multi point blending system	3 pieces to combine to make this line
Hopper & Driva System, Vernikulite	
Hopper & Drive System, Fertilizer	
Hopper & Drive System, Decomposed Bark	
Hopper & Drive System, Perlite	
Hopper & Drive System, Sand	***************************************
Hopper & Drive System, Amendment	
Conveyor, Inclined Mixing	
Feeder, Vibra-Serew Minor Ingredient - Necm	
Feeder, Vibra-S crew Minor ingredient - Pertilizer 1	
Peeder, Vibra-Scrow Minor Ingredient - Fertilizer 2	
Work Platforms and Catwalks	
Computer Controller, Automated 3-Panel Kinckner-Moeller	
oil Bagging Circuit	
Hopper and Fill Assembly, Amedas	
Upright Bag Conveyor with Kicker, Amadas	
Fill Spouls, Amadas (x6)	
Heat Sealer, Doboy	
Then many tentos	

Call Dallatizar Circuit /Manufarturary Mallace)	<del></del>
Soli Palletizer Circuit (Manufacturer: Mollers)  Belt Conveyor Silder Deck	
Reg Flatener Elevator	
Bag Pacing System	
Automatic Falletizer PLS	
Constant Speed Exit Conveyor Live Roller	
Transition Conveyor	
Bek Conveyor Slider Desk	
Electrical Controls	
Work Platform	
Soli Pallet Wrapping Circuit	
Infect Conveyor	
Wrapping Conveyor	
Exit Coaveyor	
GSE 450 Floor Scale	
Soil (Secondary) Production Line	
Hopper (Custom) X 2	
35 Foot Inclined Conveyor	
Bouldin & Lawson Bagger	
Rapiston Upright Bag Conveyor	
Packaging Equipment Services Bag Flattener Conveyor System	
2 Roller Conveyors	
InfraPak Wrapping Machine	
Toleco Scale	
Petton's Inc. Air Compressur	
Hines Aftenvoler	
Airdiyer	
Rolling Stock	
Wheel Loader, Komatsu, WASSO-6 WAISO-6 5797 HRS	***************************************
Wiscel Loader, International, 510 #338001093050715X	
Forklift, Diesel, Caterpillar DP 25 TYPED 17792 HOURS	#5SBM08935
Forklift, Diesel, Caterpillar DP 25 5BM01531 14942 HOURS	
Forklift, Diesel, Ceterpiller P5000D ATT 19C20365 6219 HORUS	
Forklift, Electric, Catespiller, 3-Wiseel EPZOKT ETB5B50094	
Porklift, Electric, Caterpillar M40D SA	
Ufiguerd Ferroresonant Charger	
Tennant Gasoline Floor Cleaner	
Yard Ramp, Mobile, Hydraelic Lift	
Fuel Tank, Gasoline w/ Bendel Manual Pump - 300 gal	
Fuel Tenk, Diesol w/ Fee Dee Electric Pump - 500 Cel	

Fabrication Shop	
Dayton M, fal Band Saw	
Norco Hydraulic Press	
Lipcoln Electric AC/DC Ara Welder	
Bronco Grinder	
Sears Craftsman Drill Press	
Millrite Mill	
Karcher High Pressure Washer	
Pressure Washer	nama dan di
Dayton Air Compressor	
	-
Reserve Equipment	
Spec-Dec Specialty Bag Filler	
Hobbs Bag Saddie Conveyor	
Doboy Bag Scaler	`
Doboy Bag Sealer	41.00
Spare Parts	
EQUIPMENT FERTILIZER PRODUCTION	
Bulk Truck Unloading system for Feather Meal	
Receiving Hopper	
Conveyor, Drag Chain, 16" x 9", Custom	
Gestbux	pert of above
VFD Drive, Allen Bradley	part of above
Conveyor, Enclosed Belt, Clumbland, Hy-Cap	
Motor, 1.Shp, Balder	part of above
Gearbox: 20:1, Boston Gear	part of above
Airtook Feeder, Waldon-Sprout	
Motor: I.Shp, Bakior	part of above
Gearbox	pert of above
Preumatic Conveyor System	green work
Roots Blower, 68 U-RAI	part of above
Motor 25hp, Baldor	part of above
Pressure Relief Valvo	part of shore
Sitencer	pert of sixore
Preumatic Flox Transfer Tubing Morris	part of above
Earthan Mad Channa Cila Costa	
Feather Meal Storage Silo System	
4x Square Silos, 8' x 8 , 0 2 0' , Steel, Poly Floor Liner	
Upper Access Hatches	pen of above
Air Discharge Filter Socks	hat of spots

Fairbank Load Cells (x4)  Manual Gaic Vaives	part of above
INTERNAL CLAIR + COACO	
Pneumatic Tubing	
8x Level Sensors, KA	
4x Bin Vibrators, Pocumatic, Linear	
4x Bin Biesters,	
Control Panels for Level Sensors	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Control Panels for Pneumatic Splenoid	
	PairoBau PSC A17 CC
Conveyor, Flexible Screw, 4.5°, 40° L, Flat Screw, UHMW Tube, 5 hp, 8	-
2x Hopper, Receiving, 10.6 Cubic Foot, Agitated, Level Seasor, Spirollo	*
Bulk Bag Handling Circuit	
The second secon	
Bulk Bag Discharger, Mobile, Type 2, Spiroflow	seat of above
Lifting Frame, Forkillt, 4,400 lb rating	part of above
Bag Tensioning Frame, Spring, Adjustable	
Discharge Cinte & Hopper w/ Agitator, 1/3 hp Gear motor	part of above
Interlock Switch	part of above
Vent Port, Dust Collection	part of above
Level Probes, NEMA 4, High & Low	pert of above
Massage System, Bag Bottom	part of above
Cross Braced Frame w/Heavy Duty Castors	part of above
Conveyor, Integral, Flexible Screw, 4,5°, 22°1, Flat Screw, UHMW Total	2 2 ub
Bulk Bag Discharger, Mobile, Custom/Chantland	
Lifting Franc, Forklift, 4,400 to resing, Solid	pert of ebovo
Cross Braced Frame w/Heavy Duty Castors	part of above
Conveyor, Enclosed Belt, Clianthand, Hy-Cap	part of shave
Motor: 1.Shp, Baldor	part of above
Geathox: 2011, Boston Gear	part of above
	<u> </u>
Gravimetric Batch Blend & Metering System	
Automated Blending Control Touch Screen Computer and Motor Drive P.	asiel
Gain-In-Weight Load Cells System, Phatham	
Hopper, 55 ft3, HOPE, 60-degree Cone Bottom,	
Support Frame, Upper Conveyor Discharge	
Convoyor Transition, Custom for HOPE Hopper	
Conveyor, Flexible Screw, 4.5*, 12*, 45-deg Flat Screw, UHMW Tube, S1	hp .
Material Blending System	
Mixer, Nauta (J.H. Day), Planetary 52 ft3, 7.5hp GE Motor	
ASEA Brown Boveri (ABB) ACHSOI-010-4-00P2 Variable Frequency Dr	rives
Hopper Interfaced with Nauta Mixer with Integral Flexible Screw Conveyo	r .
Discharge Conveyor, Flexible Scrow, 4.5*, 12', 45-deg Flat Scrow, UHMV	V Tube, 5 hp
Feedstock Storage Silos w/conveyors (5 total)	-
Storage Silo - Component #1	
HDPE 60-degree Cone Bottom Silo, 180 83	
Sicel Support Frames	

F	**************************************
Upper Access Door	
Conveyor Transition, Custom for HDPB Silo	
Conveyor, Floxible Screw, 4.5", 16', 45-deg, Flat Screw, URIMY Tube, 5	hp
Storage Sito- Component #2	
HOPE 60-degree Cone Bottom Slin, 180 ft3	
Steel Support Frances	
Upper Access Door	
Conveyor Transition, Custom for HOPE Silo	
Conveyor, Floxible Screw, 4.5°, 16', 45-deg, Flat Screw, UHMW Tube, 5	bp
Storege Silo - Component #3	
HDPE 60-degree Cone Britism Silo, 180 ft3	
Steel Support Frames	
Upper Access Door	
Conveyor Transition, Custom for HDPE Silo	
Conveyor, Flexible Screw, 4.5°, 16', 45-deg, Flat Screw, URMW Tube, 5	hp
Storage Silo-Component #4	
HDPE 60-degree Cone Boilom Silo, 180 fG	
Steel Support Frames	
Upper Access Door	
Conveyor Transition, Custom for HOPE Silo	A LONG TO SERVICE AND A SERVIC
Conveyor, Florible Screw, 4.5", 12', 45-deg, Flat Screw, UHMW Tube, 5	hp .
Starage Silo-Component #5	
HDPE 60-degree Cone Bottom Silo, 180 ft3	
Steel Support Frames	
Upper Access Door	
Convoyor Transition, Custom for HDPE Silo	
Conveyor, Flexible Screw, 4.5", 12', 45-deg, Flet Screw, UHMW Tube, 5	hp .
Blended Material Surge Silo	
HOPE 60-degree Cone Bottom Siks, 180 fi3	
Upper Access Door	
Conveyor Transition, Custom for HDPE Sile	
Conveyor, Flexible Screw, 4.5°, 12', 45-deg Disc., Flat Screw, UHMW To	be, 5 hp
Pneumatic Material Handling Aids	
Pelletization Process Equipment	
Pellet Mill, 12Shp, Dual Knife Post, CPM - Century Series (Rebuilt)	
Die, Extrusion, CPM 1/8*	
ASEA Brown Boveri (ABB) ACHSO1-040-4-00P2. Variable Prequency Dr	ives
Magnetic Separator (x2) Bunting, Rare Earth Type	
7,7	
Bagging System (all #39 are one unit)	
Bulk Bag Loading Francs (x4)	1
Chantland Hy-Cap Enclosed Belt Conveyor	
Bagger, Oress Weigh with 37 ft3 Overhead Discharge Hopper, JEM	
Open Top Hopper on Bulk Bag Filler with Manual Clam Shell Valve	

	Bagging Conveyor	
	Sealer, Hot Air, Crown, MoT	
	Material Hopper an Bulk Bag Filler with Pneumatic Gate Valv	c c
Compr	essed Air System	
	1000 Gallon Compressed Air Vessel	
	Air Compressor, 25HP Robery Screw	
	Conlessing Air Filter; Model T-100-DG	
	Compressed Air Blast Tanks (0)	
	Compressed Air Tank; 120 Gailon	
	Relitigerated Compressed Air Dryer; Model 134	
Fertiliz	er Support Equipment	
	10' Fiberglass Step Ludder	
	36" Floor Fen	
	36° Shop Fens (x5)	
	55 Gallon Storage /Shilpping Barrels	
	SO Liter Screw Top Barrels	
	Assorted Mechanical and Electrical Components	
	Gain-in-Weight Discharge Conveyor Offset Trim Load Cell w/Display Enclosure	
	Metal Storage Shelf Unit	
	Retractable Air Line Hose Reels	
	Warehouse Isolation Curtains with Cable & Winch	
	6' Fibergless Step Ladder	
	Forklift Safety Cage	1
	Pallet Racks, Lot 225 FEET OF RACKS	
	Spare Perts	
~~~~		
Other A	dditional Equipment Assets	
	Office Furnishings, Computers & Automation	

and all right, title and interest in and to trade name and/or trademark "Jungle Growth."

**RECORDED: 12/31/2015**