

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM469915

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY AGREEMENT		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Beekman 1802, Inc.		03/09/2018	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	WOODFOREST NATIONAL BANK		
Street Address:	Post Office Box 7889		
City:	The Woodlands		
State/Country:	TEXAS		
Postal Code:	77387-7889		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 38			
Property Type	Number	Word Mark	
Serial Number:	87351174	BEEKMAN 1802 HAPPY PLACE	
Registration Number:	4942547	DOXEN & HUE	
Registration Number:	5392523	HUNNY BEE	
Registration Number:	4150706	MY SUPER DOG	
Registration Number:	3971459	BEAUTE ESSENTIELLE BY STA ELEMENTS	
Registration Number:	4028673	B.1802	
Registration Number:	4213743	BEEKMAN 1802	
Registration Number:	4214114	POLKASPOT	
Registration Number:	4293041	POLKASPOT	
Registration Number:	4356332	BEEKMAN 1802	
Registration Number:	4356333	BEEKMAN 1802	
Registration Number:	4356334	BEEKMAN 1802	
Registration Number:	4356335	BEEKMAN 1802	
Registration Number:	4356337	BEEKMAN 1802	
Registration Number:	4374342	BEEKMAN 1802	
Registration Number:	4374343	BEEKMAN 1802	
Registration Number:	4374521	BEEKMAN 1802	
Registration Number:	4402400	BEEKMAN 1802	
Registration Number:	4470914	BEEKMAN 1802	

CH \$965.00 87351174

Property Type	Number	Word Mark
Registration Number:	4570579	BEEKMAN 1802
Registration Number:	4742921	B.1802
Registration Number:	4743298	BEEKMAN 1802 "MORTGAGE LIFTER"
Registration Number:	4767709	BEEKMAN 1802 "MORTGAGE LIFTER"
Registration Number:	4905568	THANKSGIVING PANT
Registration Number:	5031994	BEEKMAN 1802 FARM PANTRY
Registration Number:	5031993	BEEKMAN 1802 FARM PANTRY
Registration Number:	5045546	BEEKMAN 1802 FARM PANTRY
Registration Number:	5111128	BEEKMAN 1802 FARMHOUSE
Registration Number:	5111211	BEEKMAN 1802 FARMHOUSE
Registration Number:	5111332	BEEKMAN 1802 FARM HOUSE
Registration Number:	5141424	BEEKMAN 1802
Registration Number:	5199519	BEEKMAN 1802 FARM HOUSE
Registration Number:	5199569	HI NEIGHBOR
Registration Number:	5199574	HI NEIGHBOR
Registration Number:	5419994	GOAT POOP
Serial Number:	86103730	BEEKMAN 1802
Serial Number:	87631736	A SEAT AT THE TABLE
Serial Number:	87780244	HAPPY PLACE

CORRESPONDENCE DATA

Fax Number: 2156894934

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: 215-979-1191

Email: nkmcLaughlin@duanemorris.com

Correspondent Name: Nicole K. McLaughlin, Duane Morris LLP

Address Line 1: 30 South 17th Street

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103-4196

ATTORNEY DOCKET NUMBER:	M2453-00013
NAME OF SUBMITTER:	Nicole K. McLaughlin
SIGNATURE:	/Nicole K. McLaughlin/
DATE SIGNED:	04/16/2018

Total Attachments: 14

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SECURITY AGREEMENT- TRADEMARKS, PATENTS AND LICENSES

This SECURITY AGREEMENT – TRADEMARKS, PATENTS AND LICENSES dated as of this 9th day of March, 2018 (this "Agreement"), is executed by and among BEEKMAN 1802, INC, a Delaware corporation, whose address is Beekman 1802, Inc., c/o Urban Co-Works, 433 State Street, 4th Floor, Schenectady, NY 12305 (the "Debtor"), and WOODFOREST NATIONAL BANK, a national banking association, whose address is Post Office Box 7889, The Woodlands, Texas 77387-7889, together with its successors and assigns (the "Lender").

RECITALS:

A. Debtor requested and Lender agreed to make (x) a revolving credit facility in the maximum principal amount outstanding at any one time of [REDACTED], as may be increased as provided in the Loan Agreement (as defined below) and (y) a non-revolving term loan in the original principal amount of [REDACTED], in accordance with that certain Loan Agreement dated as of even date herewith by and between Debtor and Lender (as same may be amended, restated, modified or replaced from time to time, the "Loan Agreement");

B. As a condition to making the Loan (as defined in the Loan Agreement), Lender requires that Debtor grant to Lender, as collateral security therefor, a security interest in certain of Debtor's assets, including, without limitation, Intellectual Property Collateral, as more fully set forth herein;

NOW THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which is hereby acknowledged, Debtor agrees as follows:

AGREEMENTS:

1. **Definitions.** For the purposes of this Agreement, the following capitalized words and phrases shall have the meanings set forth below.

"Affiliate" of the Lender shall mean (a) any entity which, directly or indirectly, controls or is controlled by or is under common control with the Lender, and (b) any entity administered or managed by the Lender, or an Affiliate or investment advisor thereof and which is engaged in making, purchasing, holding or otherwise investing in commercial loans. An entity shall be deemed to be "controlled by" another entity if such other entity possesses, directly or indirectly, power to direct or cause the direction of the management and policies of such entity whether by contract, ownership of voting securities, membership interests or otherwise

"Borrower" shall mean the Debtor.

"Collateral" shall have the meaning given thereto in the General Security Agreement.

"General Security Agreement" shall mean that certain Security Agreement dated as of even

date herewith, by and among Debtor and Lender, as the same may be amended, restated, modified or replaced from time to time.

"Hedging Agreements" shall mean any interest rate, currency or commodity swap agreement, cap agreement or collar agreement, and any other agreement or arrangement designed to protect a Person against fluctuations in interest rates, currency exchange rates or commodity prices.

"Hedging Obligation" shall mean, with respect to any Person, any liability of such Person under any Hedging Agreement.

"Lender Products" shall mean any service or facility extended to an Obligor or any Subsidiary by the Lender or any Affiliate of the Lender, including: (a) credit cards, (b) credit card processing services, (c) debit cards, (d) purchase cards, (e) ACH transactions, (f) cash management, including controlled disbursement, accounts or services, or (g) Hedging Agreements.

"Letter of Credit" and "Letters of Credit" shall mean, respectively, a letter of credit and all such letters of credit issued by the Lender, in its sole discretion, for the account of an Obligor.

"Loan Documents" shall mean each of the agreements, documents, instruments and certificates from time to time executed and delivered by an Obligor or any of their Subsidiaries for the benefit of the Lender in connection with the Obligations, and all amendments, restatements, supplements and other modifications thereto.

"Obligations" shall mean all loans, advances and other financial accommodations, including, without limitation, those arising pursuant to the Revolver Note, the Term Note, and the Loan Agreement, all interest accrued thereon (including interest which would be payable as post-petition in connection with any bankruptcy or similar proceeding, whether or not permitted as a claim thereunder), any fees due the Lender under the Loan Documents, any expenses incurred by the Lender under the Loan Documents and any and all other liabilities and obligations of an Obligor to the Lender, including any reimbursement obligations of an Obligor to Lender in respect of Letters of Credit and surety bonds, all Hedging Obligations of an Obligor which are owed to the Lender or any Affiliate of the Lender, and all Lender Product Obligations of an Obligor, all in each case howsoever created, arising or evidenced, whether direct or indirect, absolute or contingent, now or hereafter existing, or due or to become due, together with any and all renewals or extensions thereof.

"Obligor" shall mean the Borrower, any Subsidiary of the Borrower, the Debtor, any guarantor, accommodation endorser, third party pledgor, or any other party liable with respect to the Obligations.

"Person" shall mean any natural person, partnership, limited liability company, corporation, trust, joint venture, joint stock company, association, unincorporated organization,

government or agency or political subdivision thereof, or other entity, whether acting in an individual, fiduciary or other capacity.

“Revolver Note” shall mean that certain Revolving Promissory Note dated as of even date herewith from Debtor in favor of Lender in the principal amount of \$6,000,000.00, as the same may be amended, restated, modified, increased, extended or replaced from time to time.

“Term Note” shall mean that certain Promissory Note dated as of even date herewith from Debtor in favor of Lender in the principal amount of \$2,500,000.00, as the same may be amended, restated, modified, increased, extended or replaced from time to time.

“UCC” shall mean the Uniform Commercial Code in effect in the state of Florida from time to time.

Capitalized terms used but not otherwise defined herein shall have the meaning given thereto in the Loan Agreement.

2. **Grant of Security Interest.** To secure the payment of the Obligations, Debtor hereby grants to Lender of a security interest in all of Debtor's right, title and interest in and to all of the following described property listed in paragraphs 2(a) – (f) below, whether now owned or hereafter acquired (collectively herein the “Intellectual Property Collateral”):

(a) Trademarks (whether registered or not), trademark registrations, recordings and/or applications, trade names, trade styles, service marks, domain names, Twitter handles and/or other digital user or identifying term, prints and labels on which any of the foregoing have or may appear, designs, general intangibles pertaining to any of the foregoing throughout the world, including, without limitation, the trademarks, applications, and registrations, if any, listed on Schedule A attached hereto and made a part hereof, and any and all reissues and/or renewals thereof, including the right to receive all proceeds therefrom, including without limitation, license fees, royalties, income, payments, claims, damages and proceeds of suit, now or hereafter due and/or payable in connection therewith including, without limitation, the right to sue or otherwise recover for any past, present or future infringement, dilution, misappropriation, unfair competition, counterfeiting or other violation or impairment thereof (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the “Trademark Collateral”);

(b) Patents and patent applications and/or registrations together with the inventions and improvements described and claimed therein including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part, throughout the world, including without limitation the patents and applications, if any, listed on Schedule B, attached hereto and made a part hereof, including the right to receive all proceeds therefrom, including without limitation, license fees, royalties, income, payments, claims, damages and proceeds of suit, now or hereafter due and/or payable in connection therewith including, without limitation, the right to sue or otherwise recover for any past, present or future infringement,

misappropriation, or other violation or impairment thereof (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Patent Collateral");

- (c) All licenses or other rights in which Debtor is or becomes licensed to use any patents, trademarks and/or other intellectual property rights owned by a third party including, without limitation, the licenses, if any, listed on Schedule C attached hereto and made a part hereof, and all license fees and royalties arising from such use to the extent permitted by such license or rights (all of the foregoing are sometimes referred to herein individually and/or collectively as the "License Collateral");
- (d) The goodwill of Debtor's business connected with and symbolized by the Intellectual Property Collateral;
- (e) Any and all of Debtor's rights and interests in any of the foregoing as they relate to Debtor's accounts, inventory, equipment and general intangibles, or any Collateral bearing any of the foregoing, including without limitation the right to sell inventory, goods and property bearing or covered by any of the foregoing Intellectual Property Collateral; and
- (f) All cash and non-cash proceeds, royalties and income of the foregoing, including without limitation any amounts obtained pursuant to any infringement, misappropriation, violation, impairment, insurance, indemnity or warranty.

3. **Lender's Rights.** Upon the occurrence of any Event of Default hereunder, Lender shall have all the rights and remedies of a secured party under the UCC and any other applicable state or federal laws. Lender will give Debtor reasonable notice of the time and place of any public sale of the Intellectual Property Collateral or the time after which any private sale of the Intellectual Property Collateral or any other intended disposition thereof is to be made. Unless otherwise provided by law, the requirement of reasonable notice shall be met if such notice is mailed, postage prepaid to the address of Debtor set forth above at least fifteen (15) days before the date of such sale or disposition. In addition to the foregoing and all other rights and remedies of Lender, upon the occurrence of any Event of Default hereunder, Lender shall thereupon have the immediate right to transfer to itself or to sell, assign and transfer to any other person all right, title and interest in and to all or any part of the Intellectual Property Collateral. A formal irrevocable power of attorney (in the form annexed hereto) is being executed and delivered by Debtor to Lender concurrently with this Agreement to enable such rights to be carried out. Debtor agrees that, in the event Lender exercises its rights hereunder and/or pursuant to said power of attorney in accordance with its terms, after written notification of such exercise from Lender to Debtor, Debtor shall never thereafter, without the prior written authorization of the owner or owners of such Intellectual Property Collateral, use any of such Intellectual Property Collateral. The condition of the foregoing provision is that unless and until there occurs an Event of Default under this Agreement, Debtor shall continue to own and use the Intellectual Property Collateral in the normal course of its business and to enjoy the benefits, royalties and profits therefrom

provided, however, that from and after the occurrence of an Event of Default such right will, upon the exercise by Lender of the rights provided by this Agreement, be revoked and the right of Debtor to enjoy the uses, benefits, royalties and profits of said Intellectual Property Collateral will wholly cease, whereupon Lender or its transferee(s) shall be entitled to all of Debtor's right, title and interest in and to the Intellectual Property Collateral hereby so assigned. This Agreement will not operate to place upon Lender any duty or responsibility to maintain the Intellectual Property Collateral.

4. **Fees.** Debtor will pay all fees, costs and expenses, including attorneys' fees, with respect to the security interest created hereby which Lender may deem necessary or advisable in order to perfect and/or maintain the perfection or priority of its security interest in the Intellectual Property Collateral, including, without limitation, all applicable fees, costs and expenses to record this Agreement with the United States Patent and Trademark Office.
5. **Representations and Warranties.** Debtor represents and warrants: that Debtor lawfully possesses and owns the Intellectual Property Collateral and that except for the security interest granted hereby, the Intellectual Property Collateral will be kept free from all liens, security interests, claims and encumbrances whatsoever; that Debtor has not made or given any prior assignment, transfer or security interest in the Intellectual Property Collateral or any of the proceeds thereof; that the Intellectual Property Collateral is and will continue to be, in all respects, in full force and effect; and that there are no known infringements of the Intellectual Property Collateral. Debtor agrees not to take any action inconsistent with the terms and intent hereof, provided that Debtor may enter into licensing agreements in the ordinary course of its business on fair and reasonable terms, provided further that no Event of Default (as defined herein below) has occurred and that any such agreement does not adversely affect Lender's rights and interests hereunder. Debtor hereby further agrees to provide notice to Lender of any hereafter acquired Intellectual Property Collateral, and such Collateral shall be automatically subject to the terms hereof and Debtor shall take any such additional action as Lender shall reasonably request with respect thereto. Debtor authorizes Lender to modify this Agreement by amending Schedules A, B and C to include any future Trademark Collateral, Patent Collateral and License Collateral covered hereby.
6. **Protection of Intellectual Property Collateral.** Debtor shall (a) protect, defend and maintain the validity and enforceability of any Intellectual Property Collateral material to the conduct of its business and (b) not allow any Intellectual Property Collateral material to Debtor's business to be abandoned, forfeited or dedicated to the public. Debtor shall remain liable under each of its Intellectual Property licenses pursuant to which it is a licensee, and shall observe and perform, in all material respects, all of the conditions and obligations to be observed and performed by it thereunder. Lender shall have no obligation or liability under any such license by reason of or arising out of this Agreement, any other Loan Document, the granting of a Lien, if any, in such license, or the receipt by Lender of any payment relating to any such license.
7. **Application of Proceeds.** The proceeds of any sale, transfer or disposition of the Intellectual Property Collateral shall be applied first to all costs and expenses, including, but not limited

to, reasonable attorneys' fees and expenses and court costs, incurred by Lender in connection with such sale and the exercise of Lender' rights and remedies hereunder and under the Agreement; next, such proceeds shall be applied to the payment, in whole or in part, of the Obligations due Lender in such order as Lender may elect; and the balance, if any, shall be paid to Debtor or as a court of competent jurisdiction may direct. Debtor hereby agrees that it shall be liable to Lender for, and shall pay to Lender on demand, any deficiency which may remain after such application of proceeds.

8. **Defense of Claims.** Debtor will defend at its own cost and expense any action, claim or proceeding affecting the Intellectual Property Collateral or the interest of Lender therein. Debtor agrees to reimburse Lender for all costs and expenses (including reasonable attorneys' fees) incurred by Lender in defending any such action, claim or proceeding.
9. **Rights Cumulative.** This Agreement shall be in addition to the Loan Agreement and the General Security Agreement and shall not be deemed to affect, modify or limit the Loan Agreement or the General Security Agreement or any rights that Lender has under the Loan Agreement or the General Security Agreement. All Lender's rights and remedies with respect to the Intellectual Property Collateral, whether established herein or by the General Security Agreement, or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Debtor agrees to execute and deliver to Lender (at Debtor's expense) any further documentation or papers necessary to carry out the intent or purpose of this Agreement including, but not limited to, financing statements under the Uniform Commercial Code.
10. **Construction and Invalidity.** Any provisions hereof contrary to, prohibited by or invalid under any laws or regulations shall be inapplicable and deemed omitted here from, but shall not invalidate the remaining provisions hereof.
11. THE LENDER AND THE DEBTOR, AFTER CONSULTING OR HAVING HAD THE OPPORTUNITY TO CONSULT WITH COUNSEL, EACH KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE IRREVOCABLY, ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO ENFORCE OR DEFEND ANY RIGHTS UNDER THIS AGREEMENT, ANY NOTE, ANY OTHER LOAN DOCUMENT, ANY OF THE OTHER OBLIGATIONS, THE INTELLECTUAL PROPERTY COLLATERAL, OR ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH OR THEREWITH OR ARISING FROM ANY LENDING RELATIONSHIP EXISTING IN CONNECTION WITH ANY OF THE FOREGOING, OR ANY COURSE OF CONDUCT OR COURSE OF DEALING IN WHICH THE LENDER AND THE DEBTOR ARE ADVERSE PARTIES, AND EACH AGREES THAT ANY SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY. THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE LENDER GRANTING ANY FINANCIAL ACCOMMODATION TO THE DEBTOR.

12. **Events of Default.** Any of the following constitutes an "Event of Default" under this Agreement:
- (a) Debtor fails to perform or observe any agreement, covenant or condition required under this Agreement;
 - (b) Any warranty or representation made by Debtor in this Agreement shall be or becomes false or misleading in any material respect; or
 - (c) The occurrence of any "Event of Default" as described and defined in the Revolver Note, the Term Note, or the Loan Agreement.
12. **Notices.** Debtor covenants and agrees that, with respect to the Intellectual Property Collateral, it will give Lender written notice at the address set forth above of:
- (a) Any claim by a third party that Debtor has infringed on the rights of a third party;
 - (b) Any suspected infringement by a third party on the rights of Debtor; or
 - (c) Any Intellectual Property Collateral created, arising or acquired by Debtor after the date hereof.
13. **Further Assurances.** Debtor will take any such action as Lender may reasonably require to further confirm or protect Lender's rights under this Agreement in the Intellectual Property Collateral. In furtherance thereof, Debtor hereby grants to Lender a power of attorney coupled with an interest which shall be irrevocable during the term of this Agreement to execute any documentation or take any action in Debtor's behalf required to effectuate the terms, provisions and conditions of this Agreement.
14. **Termination.** This Agreement shall terminate upon the full, final and indefeasible payment in cash of all Obligations of Debtor and the termination of any obligation of Lender to make advances under the Loan Agreement, Revolver Note and Term Note (without the intent of imposing same). Upon Debtor's request, Lender shall within a reasonable time after any such termination execute and deliver to Debtor (at Debtor's expense) such documents and instruments as are reasonably necessary to evidence such termination and release of the security interest granted herein on any applicable public record.
15. **Assignment.** This Agreement binds and benefits each of Debtor and Lender and their respective successors and assigns; provided, however, that Debtor may not assign this Agreement or its rights hereunder without Lender's prior written consent. Subject to Section 5(n) of the Loan Agreement, Debtor agrees that Lender may, without notifying Debtor, sell, assign or transfer Lender's rights and obligations under this Agreement, including, without limitation, Lender's rights and obligations with respect to the Intellectual Property Collateral.
16. **Governing Law.** This Agreement shall be delivered and accepted in and shall be

deemed to be a contract made under and governed by the internal laws of the State of Florida (but giving effect to federal laws applicable to national banks) applicable to contracts made and to be performed entirely within such state, without regard to conflict of laws principles.

17. **Miscellaneous.** This Agreement can be changed only by a writing signed by both Debtor and Lender (except as stated in paragraph 5 above) and Lender's failure or delay in exercising any of its rights hereunder will not constitute a waiver thereof, unless such waiver is in writing and signed by Lender, or bar Lender from exercising any of its rights at any time. No course of dealing between Debtor and Lender shall change or modify this Agreement. A waiver on any one occasion shall not be construed as a bar to or waiver of any right or remedy on any future occasion.

9 IN WITNESS WHEREOF, the Debtor and the Lender have executed this Agreement as of the date first above written.

Debtor:

BEEKMAN 1802, INC, a Delaware corporation

By: K Wayne Mc Dougall
Name: K Wayne Mc Dougall
Title: CFO

STATE OF New York)
) SS:
COUNTY OF Schenectady

The foregoing instrument was acknowledged before me this 9 day of March 2018, by K Wayne Mc Dougall as CFO BEEKMAN 1802, INC, a Delaware corporation, on behalf of the corporation. He is personally known to me or has produced Driver License a identification.

Rosa Rodriguez
Notary Public, State of New York
Qualified In Saratoga County
Reg. No. 01906242152
Commission Expires May 31, 2019

Rosa Rodriguez
Print or Stamp Name: Rosa Rodriguez
Notary Public, State of New York
Commission No.: 01906242152
My Commission Expires: May 31, 2019

Lender:

WOODFOREST NATIONAL BANK,
a national banking association

By: [Signature]
Name: Tom Angley
Title: Vice President

STATE OF FLORIDA)
) SS:
COUNTY OF _____)

The foregoing instrument was acknowledged before me this ___ day of March, 2018, by _____, as _____ of WOODFOREST NATIONAL BANK, a national banking association, on behalf of said national banking association. He is personally known to me or has produced _____ as identification.


Print or Stamp Name: _____
Notary Public, State of Florida
Commission No.: _____
My Commission Expires: _____

[SIGNATURE PAGE TO SECURITY AGREEMENT]

**SCHEDULE A TO SECURITY AGREEMENT - TRADEMARKS, PATENTS,
AND LICENSES**

FEDERAL U.S. TRADEMARKS

Country	Mark	Application no	Classes	Status	Comments
United States of America	A SEAT AT THE TABLE		16	Not yet filed	
United States of America	A SEAT AT THE TABLE	87631736	41	Pending--published Feb 20, 2018	
United States of America	B. 1802	86103762	43	Dead	
United States of America	B.1802	86400959	3	Registered	
United States of America	B.1802	85250861	35	Registered	
Canada	BEEKMAN 1802	1792027	3, 29, 30	Pending	
China	BEEKMAN 1802	18125624	29	Pending	
China	BEEKMAN 1802	18125624A	29	Registered	
China	BEEKMAN 1802	18125623	30	Registered	
China	BEEKMAN 1802	18125625A	3	Registered	
EU-CTM	BEEKMAN 1802	015681679	3, 29, 30	Pending--Negotiation of a consent agreement is underway to settle opposition	
Mexico	BEEKMAN 1802		3	Not Yet Filed	
OAPI	BEEKMAN 1802	3201603306	3	Registered	
United States of America	BEEKMAN 1802	85979817	30	Registered	
United States of	BEEKMAN 1802	87096318	41	Registered	

America					
United States of America	BEEKMAN 1802	85250817	35	Registered	
United States of America		85250926	35	Registered	
United States of America	BEEKMAN 1802	85547369	20	Registered	
United States of America	BEEKMAN 1802	85548018	8	Registered	
United States of America	BEEKMAN 1802	85547884	16	Registered	
United States of America	BEEKMAN 1802	85547455	21	Registered	
United States of America	BEEKMAN 1802	85547502	24	Registered	
United States of America	BEEKMAN 1802	85547530	25	Registered	
United States of America	BEEKMAN 1802	85547911	29	Registered	
United States of America	BEEKMAN 1802	85547955	30	Registered	
United States of America	BEEKMAN 1802	85548057	31	Registered	
China	BEEKMAN 1802	18125625	3	Dead	
United States of America	BEEKMAN 1802 "MORTGAGE LIFTER"	86415614	30	Registered	
United States of America	BEEKMAN 1802 "MORTGAGE LIFTER"	86415645	29	Registered	
United States of America	BEEKMAN 1802 FARM HOUSE	87191344	27	Registered	

United States of America	BEEKMAN 1802 FARM HOUSE	86953565	11	Registered	
United States of America	BEEKMAN 1802 FARM PANTRY	86918875	31	Registered	
United States of America	BEEKMAN 1802 FARM PANTRY	86918868	29	Registered	
United States of America	BEEKMAN 1802 FARM PANTRY	86918853	30	Registered	
United States of America	BEEKMAN 1802 FARMHOUSE	86902132	20	Registered	
United States of America	BEEKMAN 1802 FARMHOUSE	86856926	24	Registered	
United States of America	BEEKMAN 1802 HAPPY PLACE	87351174	3	Pending	
United States of America	FARM TO SHELF	86712155	30	Dead	
United States of America	GOAT POOP	87521791	30	Registered	
United States of America	HAPPY PLACE	87780244		Pending	
United States of America	HI NEIGHBOR	87192170	25	Registered	
United States of America	HI NEIGHBOR	87192261	16	Registered	
United States of America	PolkaSpot	85405715	9	Registered but allow to lapse	
United States of America	POLKASPOT	85976715	35	Registered but allow to lapse	
United States of America	SNAKE OIL	85710226	3	Dead	
United States of America	SNAKE OIL	85710345	4	Dead	

States of America					
United States of America	SNAKE OIL	85710457	3	Dead	
United States of America	DOXEN & HUE	4942547	1	Live	
United States of America	Hunny Bee	5392523	1	Live	
United States of America	MY SUPER DOG	4150706	1	Live	
United States of America	beauté essentielle by STA Elements	3971459	1	Live	
United States of America	VYKASA WAY OF LIFE	3819137	1	Dead	
United States of America	BEEKMAN 1802	86103730	43	Live	
United States of America	THANKSGIVING PANT	86099396	25	Live	