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To the Honorable Commissioner of Pater	. 10200		oru me anached origi					
<ol> <li>Name of conveying party(ies): Weatherly Consumer Products,</li> </ol>	ACIPE E		ne and address of r					
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Additional name(s) & address(es) attached?	es 🛛 No	Inter	rnal Address:					
3. Nature of conveyance:	& TRADE							
Assignment Merge	er	City		State:	_ ZIP:			
				Street Address: 2450 Colorado Blvd.,				
Security Agreement Change of Name			Suite 3000					
Other		Citv	City: Santa Monica State: CA ZIP: 90					
Execution Date: October 30, 2002			ional name(s) & addres					
4. Application number(s) or patent number	<b>(s)</b> :		ional hame(o) a address					
If this document is being filed together v	vith a new applicatio	on, the ex	ecution date of the	application is				
A. Patent Application No.(s)		B.F	Patent No.(s)					
Please see attached Exhibit A.			Please see attached Exhibit A.					
	Additional numbers at	tached? [	] Yes 🛛 No		the dealer of the second se			
<ol><li>Name and address of party to whom co concerning documents should be mailed</li></ol>	rrespondence d:	6. Tota	6. Total number of applications and patents involved: 6					
Name: Marshall Stoddard, Esg.		7. Tota	Total fee (37 CFR 3.41)\$ 240					
Internal Address:			⊠ Enclosed					
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9. Statement and signature. 240.00 DP 9. To the best of my knowledge and belief, t original document.	he foregoing informa	tion is true	e and correct and ar	<b>.</b> .				
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Name of Person Signing Total number o	of pages including cove	er sheet. a	ttachments, and doci	ument: 1				
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U.S. Patent and Tradema 1213 Jeffer	ark Office, Office of P∟ son David Highway, 3	Floor, A	rds, Attn: Customer S rlington, Virginia 222	Services Counte 202	r			

PATENT REEL: 013645 FRAME: 0069

# EXHIBIT A

### List of Patents

#	Patent L. Martin L.	Patent No.	Issued Date
1.	Root feeder	5322085	6/21/94
2.	Root feeder head assembly	D 357971	5/2/95
3.	Fertilizer	3892552	7/1/75
4.	Fertilizer briquette adapted to be hammered into the ground	4348218	9/7/82
5.	Fertilizer product and process for making and using it	4474595	10/2/84
6.	Nozzle structure for a root feeding device	4705218	11/10/87

### COLLATERAL ASSIGNMENT OF PATENTS (SECURITY AGREEMENT)

THIS COLLATERAL ASSIGNMENT OF PATENTS (SECURITY AGREEMENT) (this "Security Agreement") dated October *2*, 2002, is made between WEATHERLY CONSUMER PRODUCTS, INC., a Delaware corporation with an office at 655 Montgomery Street, San Francisco, California 94111 ("Pledgor"), and FOOTHILL CAPITAL CORPORATION, a California corporation with an office at 2450 Colorado Boulevard, Suite 3000 West, Santa Monica, California 90404 ("Pledgee"), as agent for the Lenders (as defined below).

## $\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$ :

WHEREAS, Pledgee, the lenders from time to time party thereto (the "Lenders") and Easy Gardener, Inc., a Delaware corporation. Ampro Industries, Inc., a Michigan corporation, Weatherly Consumer Products Group, Inc., a Delaware corporation and Weatherly Consumer Products, Inc., a Delaware corporation (collectively referred to herein as the "Borrower"), have entered into that certain Loan and Security Agreement, dated as of the date hereof (the "Loan Agreement" and together will all documents in connection therewith, "Loan Documents") (capitalized terms used herein but not otherwise defined shall have the meaning ascribed to them in the Loan Documents), pursuant to which the Lenders will provide certain financial accommodations to Borrower;

WHEREAS, Pledgor owns all right, title, and interest in and to, among other things, all the United States and foreign patents, registrations and applications for the protection of inventions or designs set forth on Exhibit A hereto (the "Patents"); and

WHEREAS, in order to secure Pledgor's obligations to the Lenders under the Loan Agreement, Pledgor has granted to Pledgee a security interest in the Patents and certain other patents, inventions and assets with respect to the Patents as further set forth herein and in the Loan Documents, and Pledgee has requested Pledgor to enter into this Security Agreement to evidence further such security interest.

NOW THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that for valuable consideration received and to be received, as security for the full payment and performance of Pledgor's obligations under the Loan Agreement, and to induce the Lenders to make loans and advances to Borrower, Pledgor hereby grants to Pledgee, for the benefit of Pledgee, the Lenders, and any provider of a Bank Product, a continuing security interest in:

(a) the Patents:

(b) all patents, registrations and applications for the protection of inventions and designs hereafter acquired by, granted to, or filed by Pledgor, whether based upon, derived from or variations of any invention or designs disclosed in the Patents or otherwise (the "<u>Future Patents</u>"); (c) all extensions, renewals, and continuations, re-issues, divisions, and continuations-in-part of the Patents and Future Patents;

(d) all rights to sue for past, present and future infringements of the Patents and Future Patents;

(e) all proceeds, including without limitation, license royalties and proceeds of infringement suits, based on the Patents and Future Patents;

(f) all licenses and other agreements and all fees, rents, royalties, proceeds or monies thereunder, relating to the Patents and Future Patents and the use thereof; and

(g) all trademarks, trademark registrations, trademark registration applications, formulae, processes, compounds, methods, know-how, and trade secrets relating to the manufacture of Pledgor's products under, utilizing, or in connection with the Patents and Future Patents and all goodwill connected with, symbolized by or related to the foregoing.

All of the foregoing items set forth in clauses (a) through (g) are hereinafter referred to collectively as the "<u>Collateral</u>."

AND Pledgor hereby covenants with Pledgee as follows:

1. <u>Pledgor's Obligations</u>. Pledgor agrees that, notwithstanding this Security Agreement, it will perform and discharge and remain liable for all its covenants, duties, and obligations arising in connection with the Collateral and any licenses and agreements related thereto. Neither Pledgee nor any Lender shall have any obligation or liability in connection with the Collateral or any licenses or agreements relating thereto by reason of this Security Agreement or any payment received by Pledgee or any Lender relating to the Collateral, nor shall Pledgee or any Lender be required to perform any covenant, duty or obligation of Pledgor arising in connection with the Collateral or any license or agreement related thereto or to take any other action regarding the Collateral or any such licenses or agreement.

- 2. <u>Representations and Warranties</u>. Pledgor represents and warrants to Pledgee that:
- (a) Pledgor is the registered owner of, and no adverse claims are currently outstanding with respect to its title to or the validity of, the Collateral;
- (b) such title is indefeasible for the duration of each such Patent; the Patents are subsisting and no part thereof has been adjudicated invalid or unenforceable, in whole or in part; each Patent is, to its best knowledge, valid and, if granted and registered, enforceable;
- (c) the Patents are the only patents in which Pledgor has any or all ownership right, title and interest; none of the Collateral is subject to any mortgage, pledge, lien, security interest, lease, charge, license (by Pledgor as licensor) or encumbrance, except Pledgee's security interest and Permitted Liens; and

when this Security Agreement is filed in the United States Patent and Trademark Office and Pledgee has taken the other actions contemplated in this Security Agreement and by the other Loan Documents, this Security Agreement will create a legal and valid perfected and continuing lien on and security interest in the Collateral in favor of Pledgee, enforceable against Pledgor and all third parties, subject to no other mortgage, lien, charge, encumbrance, or security or other interest other than Permitted Liens.

3. <u>Covenants</u>. Pledgor will maintain and renew all items of Collateral, and will defend the Collateral against the claims of all persons; provided, however, that Pledgor will not be required to maintain any Collateral which no longer has any material economic value and is not related to any Inventory. Without limiting the generality of the foregoing, so long as any Patent or Future Patent has any material economic value or relates to any Inventory, Pledgor shall not permit the expiration of any registration of or termination of any application for any such Patent and Future Patent without the prior written consent of Pledgee. If, before the Pledgor's obligations under the Loan Agreement have been satisfied in full and the Loan Documents have been terminated, Pledgor shall obtain rights to or be licensed to use any new patentable inventions, or become entitled to the benefit of any patent application or patent for any reissue, division, continuation, renewal, extension, or continuation-in-part of any Patent, or any improvement on any Patent, the provisions of Section 1 hereof shall automatically apply thereto and Pledgor shall give Pledgee prompt notice thereof in writing.

4. <u>Use Prior to Default</u>. Effective until Pledgee's exercise of its rights and remedies upon an Event of Default under and as defined in the Loan Documents (an "<u>Event of Default</u>"), Pledgor shall be entitled to use the Collateral in the ordinary course of its business, subject to the terms and covenants of the Loan Documents and this Security Agreement.

5. Remedies Upon Default. Whenever any Event of Default shall occur and be continuing, Pledgee shall have all the rights and remedies granted to it in such event by the Loan Agreement, which rights and remedies are specifically incorporated herein by reference and made a part hereof, and any and all rights and remedies of law available to Pledgee or any Lender. Pledgee in such event may collect directly any payments due to Pledgor in respect of the Collateral and may sell, license, lease, assign, or otherwise dispose of the Collateral in the manner set forth in the Loan Agreement. Pledgor agrees that, in the event of any disposition of the Collateral upon any such Event of Default, it will duly execute, acknowledge and deliver all documents necessary or advisable to record title to the Collateral in any transferee or transferees thereof, including, without limitation, valid, recordable assignments of the Patents and Future Patents. In the event Pledgor fails or refuses to execute and deliver such documents, Pledgor hereby irrevocably appoints Pledgee as its attorney-in-fact, with power of substitution, to execute, deliver, and record any such documents on Pledgor's behalf. Notwithstanding any provision hereof to the contrary, during the continuation of an Event of Default, Pledgor may sell any merchandise incorporating or utilizing the Patents and Future Patents in the ordinary course of its business and in a manner consistent with its past practices until it receives written notice from Pledgee to the contrary. The preceding sentence shall not limit any right or remedy granted to Pledgee with respect to Pledgor's inventory under the Loan Documents or any other agreement now or hereafter in effect.

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(d)

6. <u>Cumulative Remedies</u>. The rights and remedies provided herein are cumulative and not exclusive of any other rights or remedies provided by law. The rights and remedies provided herein are intended to be in addition to and not in substitution of the rights and remedies provided by the Loan Documents or any other agreement or instrument delivered in connection therewith.

7. <u>Amendments and Waivers</u>. This Security Agreement may not be modified, supplemented or amended, or any of its provisions waived, without the prior written consent of Pledgee. Pledgor hereby authorizes Pledgee to modify this Security Agreement by amending Exhibit A hereto to include any Future Patents or additional licenses.

8. <u>Waiver of Rights</u>. No course of dealing between the parties to this Security Agreement or any failure or delay on the part of any such party in exercising any rights or remedies hereunder shall operate as a waiver of any rights or remedies of such party or any other party and no single or partial exercise of any rights or remedies by one party hereunder shall operate as a waiver or preclude the exercise of any other rights or remedies of such party or any other party. No waiver by Pledgee or any Lender of any breach or default by Pledgor shall be deemed a waiver of any other previous breach or default or of any breach or default occurring thereafter.

9. <u>Assignment</u>. The provisions of this Security Agreement shall be binding upon and inure to the benefit of the respective successors and assigns of the parties hereto; provided, however, that no interest herein or in or to the Collateral may be assigned by Pledgor without the prior written consent of Pledgee; and provided, further, that Pledgee may assign the rights and benefits hereof to any party acquiring any interest in the Obligations or any part thereof in accordance with the Loan Agreement.

10. <u>Further Acts</u>. Until all of the obligations of Borrower to the Lenders shall have been paid in full, Pledgor shall have the duty to prosecute diligently any applications for the Patents and Future Patents pending as of the date of this Security Agreement or thereafter, until the Obligations shall have been paid in full, to make applications on material unpatented or unregistered but patentable or registrable inventions, in any location where Pledgor does business, and to preserve and maintain all rights in the Patents. Any expenses incurred in connection with such applications or actions shall be borne by Pledgor. Pledgor shall not abandon any right to file a patent application or registration for any invention, nor abandon any such pending patent application or registration, without the consent of Pledgee, except to the extent that the invention covered thereby has no material economic value and is not related to any Inventory.

11. <u>Enforcement</u>. Upon Pledgor's failure to do so after Pledgee's demand, or during the existence of an Event of Default, Pledgee shall have the right but shall in no way be obligated to bring suit in its own name (as agent for the Lenders) to enforce the Patents and Future Patents and any license thereunder, in which event Pledgor shall at the request of Pledgee do any and all lawful acts and execute any and all proper documents required by Pledgee in aid of such enforcement and Pledgor shall promptly, upon demand, reimburse and indemnify Pledgee, each Lender and their respective agents for all costs and expenses incurred by such person in the exercise of their rights under this Section 11.

12. <u>Release</u>. At such time as Pledgor shall finally pay in full in cash and satisfy all of the Obligations (as defined by the Loan Documents), and the Loan Documents (and the Commitments) have been terminated, other than upon enforcement of Pledgee's remedies under the Loan Documents during the existence an Event of Default, Pledgee, as agent for the Lenders, will execute and deliver to Pledgor a release or other instrument as may be necessary or proper to release Pledgor's lien in the Collateral, subject to any dispositions thereof which may have been made by Pledgee pursuant hereto.

13. <u>Severability</u>. If any clause or provision of this Security Agreement shall be held invalid or unenforceable, in whole or in part, in any jurisdiction, such invalidity or unenforceability shall attach only to such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such or any other clause or provision in any other jurisdiction.

14. <u>Notices</u>. All notices, requests and demands to or upon Pledgor or Pledgee under this Security Agreement shall be given in the manner prescribed by the Loan Documents.

Governing Law. This Security Agreement shall be governed by and construed, 15. applied, and enforced in accordance with the federal laws of the United States of America applicable to patents and the laws of the State of New York, except that no doctrine of choice of law shall be used to apply the laws of any other State or jurisdiction. The parties agree that all actions or proceedings arising in connection with this Security Agreement shall be tried and litigated only in the state and federal courts located in the Borough of Manhattan, County of New York, State of New York, whichever Pledgee may elect (except that Pledgee shall have the right to bring any action or proceeding against Pledgor or its property in the courts of any other jurisdiction which Pledgee deems necessary or appropriate in order to realize on the Collateral or to otherwise enforce its rights against Pledgor or its property). PLEDGOR AND PLEDGEE EACH WAIVES THE RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION. OR CAUSE OF ACTION ARISING UNDER THIS SECURITY AGREEMENT, WHETHER NOW EXISTING OR HEREAFTER ARISING, AND ANY RIGHT EITHER MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS, LACK OF PERSONAL JURISDICTION, OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS **BROUGHT IN ACCORDANCE WITH THIS SECTION 15.** 

16. <u>Counterparts, etc.</u> This Security Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of this Security Agreement by telefacsimile shall have the same force and effect as the delivery of an original executed counterpart of this Security Agreement. Any party delivering an executed counterpart of this Security for this Security Agreement by telefacsimile shall also deliver an original executed counterpart, but the failure to do so shall not affect the validity, enforceability or binding effect of this Security Agreement.

17. <u>Supplement</u>. This Security Agreement is a supplement to, and is hereby incorporated into, the Loan Documents and made a part thereof.

IN WITNESS WHEREOF, the parties have entered into this Security Agreement as of the date first above written.

PLEDGOR

WEATHERLY CONSUMER PRODUCTS, INC., a Delaware corporation

By: HIEF OFFICER Title: <u>C</u> FINANC

PLEDGEE

FOOTHILL CAPITAL CORPORATION, a California corporation

By: **(** Title: SENIOR

#### **CERTIFICATE OF ACKNOWLEDGMENT**

STATE OF NEW YORK ) SS.: COUNTY OF N

On the 30 day of 0 the f in the year 2002 before me, the undersigned, a Notary Public in and for said State, personally appeared 100 me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

Notary Public

DIMITRIOS J. ANGELIS Notary Public Qualified in New York County State of New York, No. 01AN6057672 Commission Expires April 23, 2023

#### **CERTIFICATE OF ACKNOWLEDGMENT**

STATE OF NEW YORK ) SS.: COUNTY OF

On the 22 day of 2(+3)v in the year  $2a^2$  before me, the undersigned, a Notary Public in and for said State, personally appeared 4(-4)v/2, personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

Notary Public

OIMITRIOS J. ANGELIS Notary Public Qualified in New York County State of New York, No. 01AN6057672 Commission Expires April 23, 20 0 (