

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM327256

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Second Lien Trademark Security Agreement
SEQUENCE:	3

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Plantation Products, LLC		12/23/2014	LIMITED LIABILITY COMPANY: DELAWARE
Ferry-Morse Seed Company		12/23/2014	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Ares Capital Corporation, as Administrative Agent and Collateral Agent
Street Address:	245 Park Avenue
Internal Address:	44th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10167
Entity Type:	CORPORATION: MARYLAND

PROPERTY NUMBERS Total: 46

Property Type	Number	Word Mark
Registration Number:	3641538	AMERICAN SEED
Registration Number:	4016821	AMERICA'S SELECT
Registration Number:	4042209	AMERICA'S SELECT
Registration Number:	2001111	CALIFORNIA CHOICE
Registration Number:	0669447	
Registration Number:	0534013	
Registration Number:	0969438	
Registration Number:	1934229	D.M. FERRY
Registration Number:	2707916	DROUGHT FIGHTER
Registration Number:	3561013	ECO-ACCENTS
Registration Number:	0983593	FAST & FINE
Registration Number:	1077575	FERRY MORSE
Registration Number:	0529030	FERRY-MORSE
Registration Number:	4158127	FERRY~MORSE SEEDS GUARANTEED TO GROW
Registration Number:	1449969	FERRY'S SEEDS
Registration Number:	0428508	F-M

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	1497960	FREDONIA
Registration Number:	2530655	GARDENER'S DELIGHT
Registration Number:	3808671	GARDENER'S HELPLINE
Registration Number:	0192923	GOLDEN GATE PARK
Registration Number:	3722901	GREEN ARBOR
Registration Number:	3722943	GREEN ARBOR KIDS
Registration Number:	3955276	GROW
Registration Number:	2885771	HEALTH SMART
Registration Number:	0191520	HOMELAWN
Registration Number:	1679049	KIDSEEDS
Registration Number:	1011665	LET THE GOOD EARTH PRODUCE
Registration Number:	0422975	MORSE'S
Registration Number:	1666340	NATURE'S CHOICE
Registration Number:	2141007	NK LAWN & GARDEN
Registration Number:	0104566	NORTHLAND
Registration Number:	0228511	PARKVIEW
Registration Number:	2495246	PLANTATION PRODUCTS
Registration Number:	0434952	PLAYGROUND
Registration Number:	1084187	PREVAIL
Registration Number:	2769719	QUICK 'N EASY
Registration Number:	1819146	QUICK 'N' EASY
Registration Number:	0652544	QUICK TURF
Registration Number:	1610001	SHOWLAWN
Registration Number:	2843762	START SMART
Registration Number:	3716884	TASTE OF ASIA
Registration Number:	2086394	THE HAND THAT SEEDS THE WORLD
Registration Number:	3684056	THE ITALIAN CHOICE
Registration Number:	3557427	THE PERFECT INDOOR START FOR YOUR GARDEN
Registration Number:	1044371	THRIFTY
Registration Number:	2762683	WILDGAME MAX

CORRESPONDENCE DATA

Fax Number: 6179518736

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: 617-951-8144

Email: eileen.sullivan@morganlewis.com

Correspondent Name: Eileen Sullivan

Address Line 1: Morgan, Lewis & Bockius LLP

Address Line 2: 1 Federal Street

TRADEMARK

REEL: 005427 FRAME: 0021

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER: 3641538

NAME OF SUBMITTER: Eileen Sullivan

SIGNATURE: /eileen sullivan/

DATE SIGNED: 12/23/2014

Total Attachments: 12

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SECOND LIEN TRADEMARK SECURITY AGREEMENT

This SECOND LIEN TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement") is made this 23rd day of December, 2014, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **ARES CAPITAL CORPORATION**, a Maryland corporation ("ARCC"), in its capacity as administrative agent and as collateral agent for the Lender Group and the other Secured Parties (in such capacity, together with its successors and assigns in such capacity, the "Collateral Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Second Lien Credit Agreement of even date herewith (as amended, amended and restated, supplemented, or otherwise modified from time to time, the "Credit Agreement") by and among Seed Holdings, Inc., a Delaware corporation (solely in its capacity as a Credit Party and not as a Borrower, "Parent"), Plantation Products, LLC, a Delaware limited liability company ("Plantation"), the other borrowers party thereto as "Borrowers" (together with Plantation, collectively, the "Borrowers"), the lenders party thereto (each, a "Lender" and, collectively, the "Lenders"), and the Collateral Agent, the Lender Group and the other Secured Parties have agreed to make certain financial accommodations available to the Borrowers from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group and the other Secured Parties are willing to make the financial accommodations to the Borrowers as provided for in the Credit Agreement, but only upon the condition, among others, that Grantors shall have executed and delivered to the Collateral Agent, for the benefit of the Lender Group and the other Secured Parties, that certain Second Lien Security Agreement, dated as of December 23, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, amended and restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to the Collateral Agent, for the benefit of Lender Group and the other Secured Parties, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or, if not defined therein, in the Credit Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to the Collateral Agent, for the benefit each member of the Lender Group and each of the other Secured Parties, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Trademark Collateral"):

(a) all of its Trademarks and Intellectual Property Licenses in respect of Trademarks to which it is a party including those referred to on Schedule I;

(b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Intellectual Property License in respect of Trademarks; and

(c) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution

of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Intellectual Property Licenses in respect of Trademarks.

3. SECURITY FOR SECURED OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to the Collateral Agent, the Lender Group, the other Secured Parties or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to the Collateral Agent, for the benefit of the Lender Group and the other Secured Parties, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to the Collateral Agent with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize the Collateral Agent unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from the Collateral Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Trademark Security Agreement may be executed by one or more of the parties thereto on any number of separate counterparts (including by facsimile or other electronic transmission), and all of said counterparts taken together shall be deemed to constitute one and the same instrument. A set of the copies of this Trademark Security Agreement signed by all the parties shall be lodged with the Administrative Borrower and the Collateral Agent.

7. CONSTRUCTION. This Trademark Security Agreement is a Credit Document. Unless the context of this Trademark Security Agreement clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement refer to this Trademark Security Agreement, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement, as the case may be. Section, subsection, clause, schedule, and exhibit references herein are to this Trademark Security Agreement unless otherwise specified. Any reference in this Trademark Security Agreement to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). The words "asset" and "property" shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties. Any reference herein or in any other Credit Document to the satisfaction, repayment, or payment in full (including, without limitation

references to “paid in full” or words of similar import) of the Secured Obligations shall mean (a) the payment or repayment in full in immediately available funds of (i) the principal amount of, and interest accrued and unpaid with respect to, all outstanding Loans, together with the payment of any premium applicable to the repayment of the Loans, (ii) all Lender Group Expenses that have accrued and are unpaid regardless of whether demand has been made therefor, (iii) all fees or charges that have accrued hereunder or under any other Credit Document and are unpaid, (b) the receipt by the Collateral Agent of cash collateral (or other collateral reasonably acceptable to the Collateral Agent) in order to secure any other contingent Secured Obligations for which a claim or demand for payment has been made on or prior to such time or in respect of matters or circumstances known to the Collateral Agent or a Lender at such time that are reasonably expected to result in any loss, cost, damage, or expense (including reasonable and documented attorneys fees and legal expenses), such cash or other collateral to be in such amount as the Collateral Agent reasonably determines is appropriate to secure such contingent Secured Obligations, (c) the payment or repayment in full in immediately available funds of all other outstanding Secured Obligations other than unasserted contingent indemnification and unasserted cost or expense reimbursement Secured Obligations, and (d) the termination of all of the Commitments, if any, of the Lenders. Any reference herein to any Person shall be construed to include such Person’s successors and assigns. Any requirement of a writing contained herein or in any other Credit Document shall be satisfied by the transmission of a Record. The captions and headings are for convenience of reference only and shall not affect the construction of this Trademark Security Agreement.

8. THIS TRADEMARK SECURITY AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER, AND ANY CLAIMS, CONTROVERSIES OR DISPUTES ARISING HEREUNDER OR RELATED HERETO SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK, WITHOUT REFERENCE TO CONFLICTS OF LAW PROVISIONS.

9. EACH PARTY HERETO HEREBY IRREVOCABLY AND UNCONDITIONALLY: (A) SUBMITS FOR ITSELF AND ITS PROPERTY IN ANY LEGAL ACTION OR PROCEEDING RELATING TO THIS TRADEMARK SECURITY AGREEMENT TO WHICH IT IS A PARTY, OR FOR RECOGNITION AND ENFORCEMENT OF ANY JUDGMENT IN RESPECT THEREOF, TO THE NON-EXCLUSIVE GENERAL JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK, THE COURTS OF THE UNITED STATES OF AMERICA FOR THE SOUTHERN DISTRICT OF NEW YORK AND APPELLATE COURTS FROM ANY THEREOF; (B) CONSENTS THAT ANY SUCH ACTION OR PROCEEDING MAY BE BROUGHT IN SUCH COURTS AND WAIVES ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE VENUE OF ANY SUCH ACTION OR PROCEEDING IN ANY SUCH COURT OR THAT SUCH ACTION OR PROCEEDING WAS BROUGHT IN AN INCONVENIENT COURT AND AGREES NOT TO PLEAD OR CLAIM THE SAME; (C) AGREES THAT SERVICE OF PROCESS IN ANY SUCH ACTION OR PROCEEDING MAY BE EFFECTED BY MAILING A COPY THEREOF BY REGISTERED OR CERTIFIED MAIL (OR ANY SUBSTANTIALLY SIMILAR FORM OF MAIL), POSTAGE PREPAID, TO THE APPLICABLE PARTY AT ITS RESPECTIVE ADDRESS SET FORTH ON SCHEDULE 13.02 TO THE CREDIT AGREEMENT OR ON SCHEDULE 1.01 TO THE CREDIT AGREEMENT OR AT SUCH OTHER ADDRESS OF WHICH THE COLLATERAL AGENT SHALL HAVE BEEN NOTIFIED PURSUANT THERETO; (D) AGREES THAT NOTHING HEREIN SHALL AFFECT THE RIGHT TO EFFECT SERVICE OF PROCESS IN ANY OTHER MANNER PERMITTED BY LAW OR SHALL LIMIT THE RIGHT TO SUE IN ANY OTHER JURISDICTION; (E) WAIVES, TO THE MAXIMUM EXTENT NOT PROHIBITED BY LAW, ALL RIGHTS OF RESCISSION, SETOFF, COUNTERCLAIMS, AND OTHER DEFENSES IN CONNECTION WITH THE REPAYMENT OF THE OBLIGATIONS; AND (F) WAIVES, TO THE MAXIMUM EXTENT NOT PROHIBITED BY LAW, ANY RIGHT IT MAY HAVE TO CLAIM OR RECOVER IN ANY LEGAL ACTION OR PROCEEDING REFERRED TO IN THIS SECTION 9 ANY SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES; PROVIDED, HOWEVER, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT THE COLLATERAL AGENT’S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE THE

COLLATERAL AGENT ELECTS TO BRING SUCH ACTION OR WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND.

10. EACH GRANTOR, THE COLLATERAL AGENT, EACH OTHER MEMBER OF THE LOAN GROUP AND THE OTHER SECURED PARTIES HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVE TRIAL BY JURY IN ANY LEGAL ACTION OR PROCEEDING RELATING TO THIS TRADEMARK SECURITY AGREEMENT AND FOR ANY COUNTERCLAIM THEREIN.

Intercreditor Agreement


Anything herein to the contrary notwithstanding, the liens and security interests securing the obligations evidenced by this Trademark Security Agreement, the exercise of any right or remedy with respect thereto and certain of the rights of the Secured Parties hereof are subject to the provisions of that certain Intercreditor Agreement, dated as of December 23, 2014 (the "Intercreditor Agreement"), by and between Ares Capital Corporation, a Maryland corporation, as First Lien Agent (as defined therein), and Ares Capital Corporation, a Maryland corporation, as Second Lien Agent (as defined therein). In the event of any conflict between the terms of the Intercreditor Agreement and this Trademark Security Agreement, the terms of the Intercreditor Agreement shall govern and control.

[SIGNATURE PAGE FOLLOWS]


IN WITNESS WHEREOF, the parties hereto have caused this Second Lien Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

PLANTATION PRODUCTS, LLC,

By: 
Name: Michael Pietrasiewicz
Title: President

FERRY-MORSE SEED COMPANY,

By: 
Name: Michael Pietrasiewicz
Title: President

[SIGNATURE PAGE TO SECOND LIEN TRADEMARK SECURITY AGREEMENT]

ACCEPTED AND ACKNOWLEDGED BY:

COLLATERAL AGENT:

ARES CAPITAL CORPORATION, a
Maryland corporation

By: 

Name: Mitchell Goldstein
Title: Authorized Signatory

[SIGNATURE PAGE TO SECOND LIEN TRADEMARK SECURITY AGREEMENT]

TRADEMARK
REEL: 005427 FRAME: 0028

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

Trademark Registrations/Applications

See attached list of registered trademarks.

Trade Names

Common Law Trademarks

Trademarks Not Currently In Use

Trademark Licenses

U.S. Trademarks

Trademark	Client Matter No.	SubCase	Application Number	Publication Number	Registration Number	Status
	Country	Case Type	Filing Date	Publication Date	Registration Date	Next Renewal
AMERICAN SEED	34258-0047		76/449,442		3,641,538	Registered
	United States of America	ORD	13-Sep-2002	13-Jan-2004	23-Jun-2009	23-Jun-2019
Owner:	Plantation Products, LLC					
AMERICA'S SELECT	34258-0008		85/042,401		4,016,821	Registered
	United States of America	ORD	19-May-2010	09-Nov-2010	23-Aug-2011	23-Aug-2021
Owner:	FMC Acquisition Corp.					
AMERICA'S SELECT	34258-0009		85/306,371		4,042,209	Registered
	United States of America	ORD	27-Apr-2011	02-Aug-2011	18-Oct-2011	18-Oct-2021
Owner:	FMC Acquisition Corp.					
CALIFORNIA CHOICE	34258-0018		74/710,403		2,001,111	Registered
	United States of America	ORD	03-Aug-1995	25-Jun-1996	17-Sep-1996	17-Sep-2016
Owner:	FMC Acquisition Corp.					
CUPPED HAND HOLDING EARTH	34258-0028		72/036,794		669,447	Registered
	United States of America	ORD	06-Sep-1957		11-Nov-1958	11-Nov-2018
Owner:	FMC Acquisition Corp.					
CUPPED HAND HOLDING EARTH	34258-0037		71/579,273		534,013	Registered
	United States of America	ORD	21-May-1949		28-Nov-1950	28-Nov-2020
Owner:	FMC Acquisition Corp.					
CUPPED HAND HOLDING EARTH	34258-0038		72/434,955		969,438	Registered
	United States of America	ORD	07-Sep-1972		02-Oct-1973	02-Oct-2023
Owner:	FMC Acquisition Corp.					
D.M. FERRY	34258-0013		74/509,128		1,934,229	Registered
	United States of America	ORD	05-Apr-1994	29-Nov-1994	07-Nov-1995	07-Nov-2015
Owner:	FMC Acquisition Corp.					
DROUGHT FIGHTER	34258-0003		76/358,832		2,707,916	Registered
	United States of America	ORD	15-Jan-2002	16-Jul-2002	15-Apr-2003	15-Apr-2023
Owner:	FMC Acquisition Corp.					

ECO-ACCENTS	34258-0029	United States of America	ORD	77/508,035	28-Oct-2008	13-Jan-2009	3,561,013	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		13-Jan-2019
FAST & FINE	34258-0058	United States of America	ORD	72/443,679		14-May-1974	983,593	Registered
Owner:	Plantation Products, LLC					Attorneys:		14-May-2024
FERRY MORSE	34258-0030	United States of America	ORD	73/109,783		15-Nov-1977	1,077,575	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		15-Nov-2017
FERRY-MORSE (Stylized)	34258-0032	United States of America	ORD	71/556,566		15-Aug-1950	529,030	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		15-Aug-2020
FERRY-MORSE SEEDS	34258-0026	United States of America	ORD	77/692,007		12-Jun-2012	4,158,127	Registered
Owner:	FMC Acquisition Corp.				15-Mar-2011	Attorneys:		12-Jun-2022
GUARANTEED TO GROW (Stylized)	34258-0033	United States of America	ORD	73/616,965		28-Jul-1987	1,449,969	Registered
Owner:	FMC Acquisition Corp.				05-May-1987	Attorneys:		28-Jul-2017
F-M	34258-0027	United States of America	ORD	71/500,869		25-Mar-1947	428,508	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		25-Mar-2017
FREDONIA	34258-0055	United States of America	ORD	73/605,991		26-Jul-1988	1,497,960	Registered
Owner:	Plantation Products, LLC				03-May-1988	Attorneys:		26-Jul-2018
GARDENER'S DELIGHT and Design	34258-0049	United States of America	ORD	75/981,180		15-Jan-2002	2,530,655	Registered
Owner:	Plantation Products, LLC				04-Jan-2000	Attorneys:		15-Jan-2022
GARDENER'S HELPLINE	34258-0019	United States of America	ORD	77/673,702		22-Jun-2010	3,808,671	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		22-Jun-2020
GOLDEN GATE PARK (Stylized)	34258-0015	United States of America	ORD	71/201,574		16-Dec-1924	192,923	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		16-Dec-2014
GREEN ARBOR	34258-0022	United States of America	ORD	77/286,117			3,722,901	Registered
Owner:	FMC Acquisition Corp.					Attorneys:		Registered

Owner:	United States of America FMC Acquisition Corp.	ORD	21-Sep-2007	20-Jan-2009	08-Dec-2009	08-Dec-2019
	GREEN ARBOR KIDS		34258-0031	77/328/609	3,722,943	Registered
Owner:	United States of America FMC Acquisition Corp.	ORD	13-Nov-2007	20-Jan-2009	08-Dec-2009	08-Dec-2019
	GROW and Design		34258-0034	77/633,163	3,955,276	Registered
Owner:	United States of America FMC Acquisition Corp.	ORD	15-Dec-2008	21-Apr-2009	03-May-2011	03-May-2021
	HEALTH SMART		34258-0023	76/501,793	2,885,771	Registered
Owner:	United States of America FMC Acquisition Corp.	ORD	21-Mar-2003	09-Jun-2004	21-Sep-2004	21-Sep-2024
	HOMELAWN		34258-0062	71/199,382	191,520	Registered
Owner:	United States of America Plantation Products, LLC	ORD	30-Jun-1924		11-Nov-1924	11-Nov-2014
	KIDSEEDS		34258-0054	74/042,385	1,679,049	Registered
Owner:	United States of America Plantation Products, LLC	ORD	26-Mar-1990	22-Jan-1991	10-Mar-1992	10-Mar-2022
	LET THE GOOD EARTH PRODUCE		34258-0024	73/024,785	1,011,665	Registered
Owner:	United States of America FMC Acquisition Corp.	ORD	20-Jun-1974		27-May-1975	27-May-2015
	MORSE'S		34258-0036	71/488,083	422,975	Registered
Owner:	United States of America FMC Acquisition Corp.	ORD	07-Sep-1945	14-May-1946	20-Aug-1946	20-Aug-2016

NATURE'S CHOICE	34258-0053	74/088,719	14-May-1991	03-Dec-1991	1,666,340	Registered
Owner:	United States of America Plantation Products, LLC	17-Aug-1990		Attorneys:		03-Dec-2021
NK LAWN & GARDEN (Stylized)	34258-0051	75/268,426	09-Dec-1997	03-Mar-1998	2,141,007	Registered
Owner:	United States of America Plantation Products, LLC	02-Apr-1997		Attorneys:		03-Mar-2018
NORTHLAND	34258-0063	71/084,379	08-Feb-1915	01-Jun-1915	104,566	Registered
Owner:	United States of America Plantation Products, LLC			Attorneys:		01-Jun-2015
PARKVIEW	34258-0061	71/242,689	11-Jan-1927	07-Jun-1927	228,511	Registered
Owner:	United States of America Plantation Products, LLC			Attorneys:		07-Jun-2017
PLANTATION PRODUCTS	34258-0050	75/457,137	17-Jul-2001	09-Oct-2001	2,495,246	Registered
Owner:	United States of America Plantation Products, LLC	25-Mar-1998		Attorneys:		09-Oct-2021
PLAYGROUND (Stylized)	34258-0039	71/514,190	13-Dec-1946	09-Dec-1947	434,952	Registered
Owner:	United States of America FMC Acquisition Corp.			Attorneys:		09-Dec-2017
PREVAIL	34258-0056	73/111,923	10-Jan-1977	31-Jan-1978	1,084,187	Registered
Owner:	United States of America Plantation Products, LLC			Attorneys:		31-Jan-2018
QUICK 'N EASY	34258-0007	76/224,505	14-Mar-2001	30-Sep-2003	2,769,719	Registered
Owner:	United States of America FMC Acquisition Corp.			Attorneys:		30-Sep-2023
QUICK 'N EASY	34258-0006	74/389,799	13-May-1993	01-Feb-1994	1,819,146	Registered
Owner:	United States of America FMC Acquisition Corp.			Attorneys:		01-Feb-2024
QUICK TURF	34258-0060	72/012,283	17-Jul-1956	08-Oct-1957	652,544	Registered
Owner:	United States of America Plantation Products, LLC			Attorneys:		08-Oct-2017
SHOWLAWN	34258-0010	73/838,807	13-Nov-1989	14-Aug-1990	1,610,001	Registered
Owner:	United States of America FMC Acquisition Corp.			Attorneys:		14-Aug-2020

START SMART	34258-0011	76/500,409	11-Nov-2003	18-May-2004	2,843,762	Registered
Owner:	United States of America FMC Acquisition Corp.	14-Mar-2003		Attorneys:		18-May-2024
TASTE OF ASIA	34258-0040	77/977,715	21-Oct-2008	24-Nov-2009	3,716,884	Registered
Owner:	United States of America FMC Acquisition Corp.	20-May-2008		Attorneys:		24-Nov-2019
THE HAND THAT SEEDS THE WORLD	34258-0035	75/010,740	01-Oct-1996	05-Aug-1997	2,086,394	Registered
Owner:	United States of America FMC Acquisition Corp.	26-Oct-1995		Attorneys:		05-Aug-2017
THE ITALIAN CHOICE	34258-0020	77/478,916	21-Oct-2008	15-Sep-2009	3,684,056	Registered
Owner:	United States of America FMC Acquisition Corp.	20-May-2008		Attorneys:		15-Sep-2019
THE PERFECT INDOOR START FOR YOUR GARDEN!	34258-0021	77/494,436	21-Oct-2008	06-Jan-2009	3,557,427	Registered
Owner:	United States of America FMC Acquisition Corp.	09-Jun-2008		Attorneys:		06-Jan-2019
THRIFTY	34258-0057	73/070,346		20-Jul-1976	1,044,371	Registered
Owner:	United States of America Plantation Products, LLC	28-Nov-1975		Attorneys:		20-Jul-2016
WILDGAME MAX	34258-0001	76/399,832	07-Jan-2003	09-Sep-2003	2,762,683	Registered
Owner:	United States of America FMC Acquisition Corp.	23-Apr-2002		Attorneys:		03-Sep-2023