

STATE OF WISCONSIN : CIRCUIT COURT : CHIPPEWA COUNTY

NASH FINCH COMPANY
7600 France Avenue South
Minneapolis, Minnesota 55435 ,

Plaintiff,

v.

GORDY'S CHIPPEWA FOODS, INC.
212 Bay Street
Chippewa Falls, Wisconsin 54729

Case No. 17-CV-_____

GORDY'S FOOD & LIQUOR, INC.
17158 County Highway J
Chippewa Falls, Wisconsin 54729

Case Code: 30304
Other Debtor Action

GORDY'S EAU CLAIRE FOODS, INC.
2717 Birch Street
Eau Claire, Wisconsin 54703

Case Code: 30301
Money Judgment

CORNELL FOODS, INC.
522 Bridge Street
Cornell, Wisconsin 54732

LADYSMITH FOODS, INC.
400 W. 9th Street North,
Ladysmith, Wisconsin 54848

GORDY'S EAU CLAIRE SOUTH, INC.
3310 East Hamilton Avenue
Eau Claire, WI 54703

GORDY'S AUGUSTA FOODS, INC.
155 W. Lincoln Street
Augusta, Wisconsin 54722

GORDY'S EAU CLAIRE WEST, INC.
1031 West Clairemont Avenue
Eau Claire, Wisconsin 54703

GORDY'S CHETEK FOODS, INC.
719 2nd Street
Chetek, Wisconsin 54728

GORDY'S RICE LAKE FOODS, INC.
2601 S. Main Street
Rice Lake, Wisconsin 54868

GORDY'S NEILLSVILLE FOODS, INC.
320 E. Division Street
Neillsville, Wisconsin 54456

GORDY'S SHELL LAKE FOODS, INC.
37 5th Avenue
Shell Lake, Wisconsin 54871

GORDY'S ARCADIA FOODS, INC.
550 Dettloff Drive
Arcadia, Wisconsin 54612

GORDY'S GALESVILLE FOODS, INC.
17512 North Main Street
Galesville, Wisconsin 54630

GORDY'S LACROSSE FOODS, INC.
1607 George Street
La Crosse, Wisconsin 54603

GORDY'S STANLEY FOODS, INC.
614 South Broadway Street
Stanley, WI 54768

GORDY'S BARRON FOODS, INC.
622 La Salle Avenue
Barron, Wisconsin 54812

GORDY'S WHITEHALL FOODS, INC.
36394 Ellis Street
Whitehall, Wisconsin 54773

GORDY'S EAU CLAIRE CLAIREMONT
FOODS, INC.,
2615 N. Clairemont Avenue
Eau Claire, Wisconsin 54703

GORDY'S HAYWARD FOODS, INC.
15870 U.S. Highway 63
Hayward, Wisconsin 54843

GORDY'S CHIPPEWA SOUTH, INC.
303 Prairie View Road
Chippewa Falls, Wisconsin 54729

GORDY'S BLACK RIVER FALLS, INC.
449 County Road A West
Black River Falls, Wisconsin 54615

GORDY'S RICHLAND CENTER FOODS, INC.
Richland Square #195
Highway 14 East
Richland Center, Wisconsin 53581

GORDY'S SPENCER FOODS, INC.
1110 South Pacific Street
Spencer, Wisconsin 54479

And

GORDY'S TOMAH FOODS, INC.
701 East Clifton
Tomah, Wisconsin 54660

Defendants.

SUMMONS

THE STATE OF WISCONSIN

To each person named above as a defendant:

You are hereby notified that the Plaintiff named above has filed a lawsuit or other legal action against you. The Complaint, which is attached, states the nature and basis of the legal action.

Within twenty (20) days of receiving this Summons, you must respond with a written answer, as that term is used in Chapter 802 of the Wisconsin Statutes, to the Complaint. The court may reject or disregard an answer that does not follow the requirements of the statutes. The answer must be sent or delivered to the court, whose address is Chippewa Falls County Courthouse, 711 North Bridge Street, Chippewa Falls, Wisconsin 54729, and to Plaintiff's attorney, Carla O. Andres, Esq., whose address is Godfrey & Kahn, S.C., 200 S. Washington

Street, Suite 100, Green Bay, Wisconsin 54301. You may have an attorney help or represent you.

If you do not provide a proper answer within twenty (20) days, the court may grant judgment against you for the award of money or other legal action requested in the Complaint, and you may lose your right to object to anything that is or may be incorrect in the Complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future, and may also be enforced by garnishment or seizure of property.

Dated this 23rd day of August, 2017.

GODFREY & KAHN, S.C.

By: Electronically Signed by Carla O. Andres
Timothy F. Nixon, State Bar No. 1013753
Carla O. Andres, State Bar No. 1020997

Attorneys for Plaintiff, Nash Finch Company

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GORDY'S SPENCER FOODS, INC.
1110 South Pacific Street
Spencer, Wisconsin 54479

And

GORDY'S TOMAH FOODS, INC.
701 East Clifton
Tomah, Wisconsin 54660

Defendants.

COMPLAINT

Plaintiff, Nash Finch Company, by its attorneys, Godfrey & Kahn, S.C., by Carla Andres, and for a cause of action against the defendants, alleges the following:

1. The plaintiff, Nash Finch Company ("Plaintiff"), is a Delaware corporation with a principal place of business located at 7600 France Avenue South, Minneapolis, Minnesota 55435.
2. The defendant, Gordy's Chippewa Foods, Inc. ("Gordy's Parent"), is a Wisconsin corporation with principal places of business located at 212 Bay Street, Chippewa Falls, Wisconsin 54729 and 13307 10th Street, Osseo, Wisconsin 54758.
3. The defendant, Gordy's Food & Liquor, Inc. ("Gordy's Liquor"), is a Wisconsin corporation with a principal place of business located at 17158 County Highway J, Chippewa Falls, Wisconsin 54729.

4. The defendant, Gordy's Eau Claire Foods, Inc. ("Gordy's EC Birch"), is a Wisconsin corporation with a principal place of business located at 2717 Birch Street, Eau Claire, Wisconsin 54703.

5. The defendant, Cornell Foods, Inc. ("Gordy's Cornell"), is a Wisconsin corporation with a principal place of business located at 522 Bridge Street, Cornell, Wisconsin 54732.

6. The defendant, Ladysmith Foods, Inc. ("Gordy's Ladysmith"), is a Wisconsin corporation with a principal place of business located at 400 West 9th Street North, Ladysmith, Wisconsin 54848.

7. The defendant, Gordy's Eau Claire South, Inc. ("Gordy's EC South"), is a Wisconsin corporation with a principal place of business located at 3310 E. Hamilton Avenue, Eau Claire, Wisconsin 54703. Upon information and belief, Gordy's EC South has ceased operations.

8. The defendant, Gordy's Augusta Foods, Inc. ("Gordy's Augusta"), is a Wisconsin corporation with a principal place of business located at 155 West Lincoln Street, Augusta, Wisconsin 54722.

9. The defendant, Gordy's Eau Claire West, Inc. ("Gordy's EC West"), is a Wisconsin corporation with a principal place of business located at 1031 W. Clairemont Avenue, Eau Claire, Wisconsin 54703.

10. The defendant, Gordy's Chetek Foods, Inc. ("Gordy's Chetek"), is a Wisconsin corporation with a principal place of business located at 719 2nd Street, Chetek, Wisconsin 54728.

11. The defendant, Gordy's Rice Lake Foods, Inc. ("Gordy's Rice Lake"), is a Wisconsin corporation with a principal place of business located at 2601 South Main Street, Rice Lake, Wisconsin 54868.

12. The defendant, Gordy's Neillsville Foods, Inc. ("Gordy's Neillsville"), is a Wisconsin corporation with a principal place of business located at 320 E. Division Street, Neillsville, Wisconsin 54456.

13. The defendant, Gordy's Shell Lake Foods, Inc. ("Gordy's Shell Lake"), is a Wisconsin corporation with a principal place of business located at 37 5th Avenue, Shell Lake, Wisconsin 54871.

14. The defendant, Gordy's Arcadia Foods, Inc. ("Gordy's Arcadia"), is a Wisconsin corporation with a principal place of business located at 550 Dettloff Drive, Arcadia, Wisconsin 54612.

15. The defendant, Gordy's Galesville Foods, Inc. ("Gordy's Galesville"), is a Wisconsin corporation with a principal place of business located at 17512 North Main Street, Galesville, Wisconsin 54630.

16. The defendant, Gordy's La Crosse Foods, Inc. ("Gordy's La Crosse"), is a Wisconsin corporation with a principal place of business located at 1607 George Street, La Crosse, Wisconsin 54603.

17. Upon information and belief, the defendant, Gordy's Stanley Foods, Inc. ("Gordy's Stanley"), is a Wisconsin corporation with a principal place of business located at 614 South Broadway St., Stanley, Wisconsin 54768.

18. The defendant, Gordy's Barron Foods, Inc. ("Gordy's Barron"), is a Wisconsin corporation with a principal place of business located at 622 La Salle Avenue, Barron, Wisconsin 54812.

19. The defendant, Gordy's Whitehall Foods, Inc. ("Gordy's Whitehall"), is a Wisconsin corporation with a principal place of business located at 36394 Ellis Street, Whitehall, Wisconsin 54773.

20. The defendant, Gordy's Eau Claire Clairemont Foods, Inc. ("Gordy's EC Clairemont"), is a Wisconsin corporation with a principal place of business located at 2615 North Clairemont Avenue, Eau Claire, Wisconsin 54703.

21. The defendant, Gordy's Hayward Foods, Inc. ("Gordy's Hayward"), is a Wisconsin corporation with a principal place of business located at 15870 U.S. Highway 63, Hayward, Wisconsin 54843. Upon information and belief, Gordy's Hayward has ceased operations.

22. The defendant, Gordy's Chippewa South, Inc. ("Gordy's Chippewa"), is a Wisconsin corporation with a principal place of business located at 303 Prairie View Road, Chippewa Falls, Wisconsin 54729. Upon information and belief, Gordy's Chippewa has ceased operations.

23. The defendant, Gordy's Black River Falls, Inc. ("Gordy's BRF"), is a Wisconsin corporation with a principal place of business located at 449 County Road A, Black River Falls, Wisconsin 54615.

24. The defendant, Gordy's Richland Center Foods, Inc. ("Gordy's Richland"), is a Wisconsin corporation with a principal place of business located at Richland Square #195, Highway 14 East, Richland Center, Wisconsin 53581.

25. The defendant, Gordy's Spencer Foods, Inc. ("Gordy's Spencer"), is a Wisconsin corporation with a principal place of business located at 1110 South Pacific Street, Spencer, Wisconsin 54479.

26. The defendant, Gordy's Tomah Foods, Inc. ("Gordy's Tomah"), is a Wisconsin corporation with a principal place of business located at 701 East Clifton, Tomah, Wisconsin 54660. Collectively, the entities identified in Paragraphs 2-26 are referred to as the "Gordy's Entities."

Customer Supply Agreements

27. On or about December 24, 2015, the following Gordy's Entities executed and delivered to Plaintiff a Customer Supply Agreement (the "Initial Agreement"), by and among Defendants Gordy's Parent, Gordy's Liquor, Gordy's EC Birch, Gordy's Cornell, Gordy's Ladysmith, Gordy's EC South, Gordy's Augusta, Gordy's EC West, Gordy's Chetek, Gordy's Rice Lake, Gordy's Neillsville, Gordy's Shell Lake, Gordy's Arcadia, Gordy's Galesville, Gordy's La Crosse, Gordy's Stanley, Gordy's BRF, Gordy's Richland, Gordy's Spencer, and Gordy's Tomah (collectively, the "Initial Parties"), and Plaintiff.

28. The Initial Agreement was amended by a) that certain First Amendment to Customer Supply Agreement dated February 22, 2016 by and between the parties to the Initial Agreement and Defendants Gordy's Barron, Gordy's Whitehall, and Gordy's EC Clairemont; b) that certain Second Amendment to Customer Supply Agreement dated April 4, 2016 by and between the parties to the Initial Agreement and Defendants Gordy's Barron, Gordy's Whitehall, and Gordy's EC Clairemont; c) that certain Third Amendment to Customer Supply Agreement dated April 8, 2016 by and between the parties to the Initial Agreement and Defendants Gordy's Barron, Gordy's Whitehall, and Gordy's EC Clairemont; and d) that certain Fourth Amendment to Customer Supply Agreement dated May 16, 2016 by and between the parties to the Initial Agreement and Defendants Gordy's Barron, Gordy's Whitehall, and Gordy's EC Clairemont. The Initial Agreement, together with all amendments, is referred to herein as the "Customer Supply Agreement."

29. Pursuant to the terms of the Customer Supply Agreement, Plaintiff advanced \$41,238,648 to the above-named Gordy's Entities to re-finance certain debt obligations of the Gordy's Entities, and the Gordy's Entities contracted for the purchase of inventory and services from Plaintiff as its primary supplier, all on the terms set forth in the Customer Supply Agreement.

30. On or about May 9, 2016, Defendant Gordy's Hayward executed and delivered to Plaintiff a customer supply agreement (the "Hayward Supply Agreement"), by and among Gordy's Hayward and Plaintiff.

31. Pursuant to the terms of the Hayward Supply Agreement, Plaintiff advanced \$429,156 to Gordy's Hayward as a rebateable incentive and Gordy's Hayward contracted for the purchase of inventory and services from Plaintiff as its primary supplier, all on the terms set forth in the Hayward Supply Agreement.

Purchase Option Agreement

32. In connection with the Customer Supply Agreement, certain Gordy's Entities entered into the following Purchase Option Agreements (collectively, and together with amendments, the "Purchase Option Agreements"):

- a) Purchase Option Agreement between Plaintiff and the Initial Parties dated December 24, 2015;
- b) First Amendment to Purchase Option Agreement dated February 22, 2016, by and between Plaintiff, the Initial Parties, and Defendants Gordy's Barron, Gordy's Whitehall, and Gordy's EC Clairemont;
- c) Second Amendment to Purchase Option Agreement dated April 4, 2016, by and between Plaintiff, the Initial Parties, and Defendants Gordy's Barron, Gordy's Whitehall, and Gordy's EC Clairemont; and
- d) Purchase Option Agreement between Plaintiff and Defendant Gordy's Chippewa dated August 8, 2016.

33. The Purchase Option Agreements provide for Plaintiff to exercise an option to purchase assets or equity interests in certain Gordy's Entities (a "Right of First Refusal") in the event of a contemplated sale to a third party.

34. Plaintiff perfected its Right of First Refusal by filing the following UCC financing statements against the Gordy's Entities identified below with the Wisconsin Department of Financial Institutions:

Gordy's Chippewa Foods, Inc.	1/4/16	160000070613
Gordy's Food & Liquor, Inc.	1/4/16	160000070613
Gordy's Eau Claire Foods, Inc.	1/4/16	160000070613
Cornell Foods, Inc.	1/4/16	160000070613
Ladysmith Foods, Inc.	1/4/16	160000070613
Gordy's Eau Claire South, Inc.	1/4/16	160000070613
Gordy's Augusta Foods, Inc.	1/4/16	160000070613
Gordy's Eau Claire West, Inc.	1/4/16	160000070613
Gordy's Chetek Foods, Inc.	1/4/16	160000070613
Gordy's Rice Lake Foods, Inc.	1/4/16	160000070613
Gordy's Neillsville Foods, Inc.	1/4/16	160000070613
Gordy's Shell Lake Foods, Inc.	1/4/16	160000070613
Gordy's Arcadia Foods, Inc.	1/4/16	160000070613
Gordy's Galesville Foods, Inc.	1/4/16	160000070613
Gordy's La Crosse Foods, Inc.	1/4/16	160000070613
Gordy's Stanley Foods, Inc.	1/4/16	160000070613
Black River Falls Foods, Inc.	1/4/16	160000070613
Gordy's Richland Center Foods, Inc.	1/4/16	160000070613
Gordy's Spencer Foods, Inc.	1/4/16	160000070613
Gordy's Tomah Foods, Inc.	1/4/16	160000070613
Gordy's Barron Foods, Inc.	4/4/16	160004311817
Gordy's Whitehall Foods, Inc.	4/4/16	160004311817
Gordy's Eau Claire Clairemont Foods, Inc.	4/4/16	160004311817
Gordy's Hayward Foods, Inc.	5/11/16	160006355524
Gordy's Chippewa South, Inc.	8/31/16	160011565422

Security Agreements

35. To secure their obligations under the Customer Supply Agreement and the Hayward Supply Agreement, the Gordy's Entities (other than Gordy's BRF, Gordy's Spencer, Gordy's Richland, and Gordy's Tomah) entered into the following security agreements (collectively, the "Security Agreements"):

- a) Security Agreement by and between Plaintiff and Defendants Gordy's Parent, Gordy's Liquor, Gordy's EC Birch, Gordy's Cornell, Gordy's Ladysmith, Gordy's EC South, Gordy's Augusta, Gordy's EC West, Gordy's Chetek, Gordy's Rice Lake, Gordy's Neillsville, Gordy's Shell Lake, Gordy's Arcadia, Gordy's Galesville, Gordy's La Crosse, and Gordy's Stanley, dated on or about December 24, 2015, which grants Plaintiff a security interest in all assets of the Gordy's Entities that are parties thereto;
- b) Security Agreement by and between Plaintiff and Defendants Gordy's Barron, Gordy's Whitehall and Gordy's EC Clairemont, dated on or about March 29, 2016, which grants Plaintiff a security interest in all assets of the Gordy's Entities that are parties thereto;
- c) Security Agreement by and between Plaintiff and Defendant Gordy's Hayward dated on or about May 9, 2016, which grants Plaintiff a security interest in all assets of Gordy's Hayward; and
- d) Security Agreement by and between Plaintiff and Defendant Gordy's Chippewa dated on or about August 9, 2016, which grants Plaintiff a security interest in all assets of Gordy's Chippewa.

All assets in which the Gordy's Entities have granted a security interest are referred to as the "Collateral."

36. Plaintiff perfected its security interest in the Collateral by filing the following UCC financing statements against the Gordy's Entities identified below with the Wisconsin Department of Financial Institutions:

Gordy's Chippewa Foods, Inc.	1/4/16	160000062311
Gordy's Eau Claire Foods, Inc.	1/4/16	160000062311
Cornell Foods, Inc.	1/4/16	160000062311
Ladysmith Foods, Inc.	1/4/16	160000062311
Gordy's Eau Claire South, Inc.	1/4/16	160000062311
Gordy's Augusta Foods, Inc.	1/4/16	160000062311
Gordy's Eau Claire West, Inc.	1/4/16	160000062311
Gordy's Chetek Foods, Inc.	1/4/16	160000062311
Gordy's Rice Lake Foods, Inc.	1/4/16	160000062311
Gordy's Neillsville Foods, Inc.	1/4/16	160000062311
Gordy's Shell Lake Foods, Inc.	1/4/16	160000062311
Gordy's Arcadia Foods, Inc.	1/4/16	160000062311
Gordy's Galesville Foods, Inc.	1/4/16	160000062311
Gordy's La Crosse Foods, Inc.	1/4/16	160000062311
Gordy's Stanley Foods, Inc.	1/4/16	160000062311
Gordy's Food & Liquor, Inc.	1/4/16	160000062311
Gordy's Barron Foods, Inc.	4/4/16	160004311817
Gordy's Whitehall Foods, Inc.	4/4/16	160004311817
Gordy's Eau Claire Clairemont Foods, Inc.	4/4/16	160004311817
Gordy's Hayward Foods, Inc.	5/11/16	160006355524
Gordy's Chippewa South, Inc.	8/31/16	160011565422

37. All obligations owed Plaintiff by the Gordy's Entities are secured by the security interests, or liens granted in the Collateral.

38. Each of the Gordy's Entities is in default of its obligations to Plaintiff, including the failure to timely pay amounts due pursuant to the Customer Supply Agreement and the Hayward Supply Agreement, which failure constitutes a default pursuant to Section 9.1(h) of the Customer Supply Agreement and an Event of Default pursuant to each of the Security Agreements.

39. For valuable consideration, the Gordy's Entities executed and delivered to Plaintiff: (a) a Forbearance Agreement dated February 1, 2017, by and among Plaintiff and the Gordy's Entities; and (b) a Forbearance Agreement dated March 14, 2017, by and among Plaintiff and the Gordy's Entities (the "Forbearance Agreements").

40. The Forbearance Agreements between Plaintiff and the Gordy's Entities have been terminated and are no longer in effect.

41. As of July 17, 2017, the following amounts are due from the Gordy's Entities to Plaintiff pursuant to the Customer Supply Agreement and the Hayward Supply Agreement. A schedule of the obligations itemized by each Defendant is attached hereto as **Exhibit A**:

Incentive	\$36,286,817
Accounts Receivable	\$ 7,867,319
Liquidated Damages	<u>\$42,657,136</u>
	\$86,811,271

These calculations do not include attorneys' fees, costs, or interest.

Grounds for Receivership

42. Upon information and belief, each of the Gordy's Entities is insolvent or in imminent danger of insolvency as defined in §§ 128.001(1) and 128.08(1)(b), Wis. Stats.

43. As further support of its request for the immediate appointment of a Receiver, the Affidavit of William Jacobs, SpartanNash Company, Vice President, Treasury and Corporate Development, has been filed contemporaneously herewith in support of Plaintiff's *Ex Parte* Motion for Temporary Injunction/Temporary Restraining Order and Motion for Appointment of Receiver and is incorporated herein by reference.

Alternative Relief - Foreclosure and Replevin

44. If the request for appointment of a receiver or the authority requested is denied, then in the alternative, Plaintiff seeks relief including, but not limited to, replevin and sale of all Collateral, with proceeds applied to the obligations due Plaintiff.

WHEREFORE, Plaintiff requests an order of the Court:

- a) Issuing an *ex parte* injunction pursuant to §§ 813.02(1) and 813.025(2), Wis. Stats., restraining the defendants from disposing of or removing any assets pending a hearing on this matter; and
- b) Appointing a receiver for each of the Gordy's Entities in order to administer their assets in accordance with § 128.08(1)(b), Wis. Stats; and
- c) Entering judgment in favor of Plaintiff and against each of the Gordy's Entities, for the amounts owed on their obligations to Plaintiff and for the right to immediate possession of the Collateral described in the Security Agreements if a Receiver is not appointed as requested herein; and
- d) Any other relief to which it may in equity or at law be entitled.

Dated this 23rd day of August, 2017.

GODFREY & KAHN, S.C.

By: Electronically Signed by Carla O. Andres
Timothy F. Nixon, State Bar No. 1013753
Carla O. Andres, State Bar No. 1020997

Attorneys for Plaintiff, Nash Finch Company

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candres@gklaw.com

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as of 07/15/17

as of 07/18/17

as of 07/18/17

Name	Incentives	A/R Balance	Liquidated Damages	Total
GORDY'S ARCADIA	\$1,227,380	\$391,536	\$1,442,853	\$3,061,769
GORDY'S AUGUSTA	\$562,281	\$177,471	\$660,992	\$1,400,744
GORDY'S BARRON	\$1,032,606	\$257,848	\$1,213,884	\$2,504,338
GORDY'S BRF	\$1,601,781	\$338,185	\$1,882,981	\$3,822,947
GORDY'S CHETEK	\$1,372,684	\$435,322	\$1,613,665	\$3,421,671
GORDY'S CHIPPEWA	\$1,010,714	\$200,343	\$1,188,148	\$2,399,205
GORDY'S CORNELL	\$1,006,911	\$296,241	\$1,183,679	\$2,486,831
GORDY'S EC BIRCH	\$2,793,322	\$536,686	\$3,283,703	\$6,613,711
GORDY'S EC SOUTH	\$2,237,316	\$325,528	\$2,630,087	\$5,192,931
GORDY'S EC WEST	\$3,099,208	\$791,791	\$3,643,288	\$7,534,287
GORDY'S EC CLAIREMONT	\$1,444,731	\$285,773	\$1,698,360	\$3,428,864
GORDY'S GALESVILLE	\$744,178	\$160,709	\$874,822	\$1,779,709
GORDY'S HAYWARD	\$921,376	\$181,420	\$1,083,128	\$2,185,924
GORDY'S LA CROSSE	\$976,986	\$211,805	\$1,148,500	\$2,337,291
GORDY'S LADYSMITH	\$1,938,790	\$458,893	\$2,279,153	\$4,676,836
GORDY'S LIQUOR	\$1,887,328	(\$88,796)	\$2,218,657	\$4,017,189
GORDY'S NEILLSVILLE	\$858,566	\$196,239	\$1,009,292	\$2,064,097
GORDY'S PARENT	\$3,520,551	\$950,862	\$4,138,601	\$8,610,014
GORDY'S RICE LAKE	\$2,115,363	\$408,472	\$2,486,725	\$5,010,560
GORDY'S RICHLAND	\$1,253,188	\$266,633	\$1,473,191	\$2,993,012
GORDY'S SHELL LAKE	\$532,826	\$136,757	\$626,366	\$1,295,949
GORDY'S SPENCER	\$783,675	\$170,255	\$921,253	\$1,875,183
GORDY'S STANLEY	\$779,782	\$154,251	\$916,676	\$1,850,709
GORDY'S TOMAH	\$1,925,512	\$440,171	\$2,263,544	\$4,629,227
GORDY'S WHITEHALL	\$659,761	\$182,924	\$775,586	\$1,618,271
Total	\$36,286,816	\$7,867,318	\$42,657,134	\$86,811,268

