

TTAB

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Walton & Post, Inc.

Serial No.: 77/188,155

Mark: TOP KAT

Law Office 113  
Christine Cooper, Examiner

2800 S.W. Third Avenue  
Historic Coral Way  
Miami, Florida 33129

Commissioner for Trademarks  
P.O. Box 1451  
Alexandria, VA 22313-1451

Dear Sir:



09-26-2008

U.S. Patent & TMO/c/TM Mail Rcpt Ct #:

**NOTICE OF APPEAL TO THE  
TRADEMARK TRIAL AND APPEAL BOARD**

Applicant hereby appeals to the Trademark Trial and Appeal Board from the decision of the Examiner dated March 24, 2008, finally refusing registration of the above-identified trademark.

Our check in the amount of \$100.00 is enclosed herewith for the appeal fee.

Respectfully submitted,

MALLOY & MALLOY, P.A.  
2800 S.W. Third Avenue  
Historic Coral Way  
Miami, Florida 33129  
Telephone: (305) 858-8000  
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By:   
John Cyril Malloy, III

Date: 9/23/08

09/30/2008 SWILSON1 00000001 77188155

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Dear Sir:

**CERTIFICATE OF MAILING**

I HEREBY CERTIFY that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Trademarks, P.O. Box 1451 Alexandria, VA 22313-1451, this 23 day of sept, 2008.

Respectfully submitted,

MALLOY & MALLOY, P.A.  
2800 S.W. Third Avenue  
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By:   
John Cyril Malloy, III

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Email: jcmalloy@malloylaw.com

Signed:   
John Cyril Malloy, II

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Walton & Post, Inc.

Serial No.: 77/188,155

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Miami, Florida 33129

Commissioner for Trademarks  
P.O. Box 1451  
Alexandria, VA 22313-1451

Dear Sir:

Responsive to the Office Action dated March 24, 2008, Applicant submits the following, in conjunction with the Notice of Appeal submitted simultaneously herewith:

**REQUEST FOR RECONSIDERATION**

The Examining Attorney has continued and made final her objection regarding the likelihood of confusion between Applicant's mark "TOP KAT" and U.S. Registration No. 2,372,529 for "TOP CAT", for use on vitamins, minerals, herbals and dietary supplements for cats, owned by FoodScience Corporation.

Applicant once again appreciates the opportunity to respond, and continues to submit that there is no likelihood of confusion, based upon the significant differences between the marks, the goods, and the channels of trade.

Furthermore, Applicant urges the Examining Attorney to consider the position of both the Applicant and the cited

registrant that there is no likelihood of confusion, as evidenced by the consent agreement submitted herewith.

### R E M A R K S

#### I. NO LIKELIHOOD OF CONFUSION BETWEEN APPLICANT'S MARK AND THE CITED REGISTRATION.

As discussed in detail below, Applicant submits that a close examination of the relevant DuPont factors demonstrates that Applicant's mark is not likely to be confused with the cited registration based on the significant differences between the marks, the goods, and the respective channels of trade.

As set forth in the case of In re E.I. DuPont de Nemours, 177 USPQ 563 (TTAB 1973) (hereinafter, "DuPont"), several factors must be considered in deciding whether or not to allow registration of the marks. These factors include:

(a) The similarity or dissimilarity of the marks in their entireties as to appearance, sound, connotation, and commercial impression;

(b) The similarity or dissimilarity and nature of the goods and services as described in an application or registration;

(c) The similarity or dissimilarity of established, and likely-to-continue trade channels; and

(d) The market interface between applicant and the owner of a prior mark. Id. at 567.

Upon consideration of these factors, it is clear that no likelihood of confusion will ensue between the cited registration and the Applicant's mark.

**A. Consent Agreement with the Cited Registrant**

The Applicant and the cited registrant have entered into an agreement which provides, in part, that the parties agree that no confusion is likely between the respective marks and goods, and also that each party will work to eliminate confusion and co-exist. Accordingly, Applicant submits herewith a copy of the coexistence and consent agreement pertaining specifically to Applicant's mark and the cited mark, and requests that the consent be considered. See Exhibit A. Specifically, Applicant requests that the Examiner's objection be withdrawn in light of the arrangement between the parties to avoid and eliminate any potential confusion.

As set forth in In re E. I. du Pont de Nemours & Co., 476 F.2d 1357, 1363, 177 USPQ 563, 568 (C.C.P.A. 1973), the Court of Customs and Patent Appeals stated as follows:

[W]hen those most familiar with use in the marketplace and most interested in precluding confusion enter agreements designed to avoid it, the scales of evidence are clearly tilted. It is at least difficult to maintain a subjective view that confusion will occur when those directly concerned say it won't. A mere assumption that confusion is likely will rarely prevail against uncontroverted evidence from those on the firing line that it is not.

"The Court of Appeals for the Federal Circuit has made it clear that consent agreements should be given great weight, and that the Office should not substitute its judgment concerning likelihood of confusion for the judgment of the real parties in interest without good reason, that is, unless the other factors clearly dictate a finding of likelihood of confusion." Amalgamated Bank of New York v. Amalgamated Trust & Savings Bank, 842 F.2d

1270, 6 USPQ2d 1305 (Fed. Cir. 1988); Bongrain International (American) Corp. v. Delice de France Inc., 811 F.2d 1479, 1 USPQ2d 1775 (Fed. Cir. 1987); and In re N.A.D. Inc., 754 F.2d 996, 224 USPQ 969 (Fed. Cir. 1985). Accordingly, Applicant respectfully asserts that the existence of the coexistence and consent agreement between the Applicant and the cited registrant serves to eliminate any potential confusion.

**B. Dissimilarity of the Marks in Their Entireties.**

It is axiomatic that the marks must be examined in their entireties. Sears, Roebuck & Co. v. Hoffman, 119 USPQ 137 (C.C.P.A. 1958). The mere similarity of one portion of the mark will not suffice to bar registration. In re Hearst Corp., 25 USPQ2d 1238, 1239 (C.A.F.C. 1992). In this regard, similar marks will not necessarily be found conflicting, and each case must be viewed on its merits. See e.g. Champagne Louis Roederer S.A., 47 USPQ2d 1459 (Fed. Cir. 1998) ("CRISTAL" and "CRYSTAL CREEK" on identical goods not conflicting).

Furthermore, significant distinctiveness can be created even if the marks in question differ only with respect to a single letter. See, Lever Brothers Company v. Babson, 94 USPQ 161, 164 (C.C.P.A. 1952) ("SURF" and "SURGE"). Again, the marks must be considered in the way they are used and perceived, with all components given appropriate weight. See, Id.

Moreover, phonetic similarity has *less significance* when the goods are not commonly purchased via direct verbal or telephonic communications. See, La Maur, Inc. v. Revlon, Inc., 146 USPQ 654,

655 (D. Minn. 1965); Krim-Ko Corp. v. Coca-Cola Co., 156 USPQ 523, 526 (C.C.P.A. 1968).

Here, as the Examiner states, the goods of the Applicant would normally be purchased in pet stores, in grocery stores, or online. In each of these cases, consumers virtually always make self-service, sight-based purchases, as opposed to verbal purchases with a clerk. Thus, despite the verbal similarities in the marks, the significant visual distinction in the marks, namely, the spelling of the term "KAT," affords a unique commercial impression that clearly distinguishes the Applicant's mark from the cited mark. Indeed, even an illiterate person or a child would be able to distinguish the mark "TOP KAT" from the mark "TOP CAT."

For at least the above reasons, the cited registration is not likely to be confused with Applicant's mark due to the distinction in the marks themselves.

### **C. Different Goods.**

Even when the wording of the marks is identical or highly similar, this does not necessarily create a likelihood of confusion, even when comparing similar or related goods. See e.g., In Re Mars, Inc., 222 USPQ 938 (Fed. Cir. 1984) ("CANYON" for candy bars and "CANYON" for fresh citrus fruit)("mere fact that applicant's and registrant's goods may be sold in the same retail establishment does not by itself establish that the goods are related"); Dwinnell-Wright Co. v. White House Milk Co., 132 F.2d 822 (2d Cir. 1943) ("WHITE HOUSE" for tea and coffee and "WHITE HOUSE" for milk);; Interstate Brands Corp. v. Celestial Seasonings,



Inc., 198 USPQ 151 (C.C.P.A. 1978) ("RED ZINGERS" for use on herb tea and "ZINGERS" for use on cakes.).

Of particular relevance to the instant case, it has been held that a tenuous relationship between two products will not suffice to prohibit the registration of a mark, a principle espoused in Colgate-Palmolive Co. v. Carter-Wallace, Inc., 167 USPQ 529 (C.C.P.A. 1970). In that case, registration of the mark "PEAK PERIOD" on deodorant was allowed despite a prior registration for "PEAK" on dentrifice, or toothpaste. The Court noted that:

"Although the respective goods of the parties may be encompassed by the broad characterization of 'toilet preparations,' they are nevertheless essentially different and noncompetitive in that their application and utility serve different objectives."

Id., at 530. In the present case, even assuming, for the sake of argument, that the goods at issue could somehow be broadly characterized into some abstract common category, the Applicant's cat foods are just as different in "application and utility" from the supplements offered by the registrant as those goods compared in Colgate-Palmolive, above. Here, the cited registrant's goods deal specifically with the sustenance required for cats to survive, namely, canned cat food and dry cat food. In contrast, the registrant's goods relate to dietary supplements, vitamins, minerals, and herbals, which, are not meant to sustain but, rather, enhance the wellbeing of cats. In fact, this distinction is inherent in the very term "supplement." Thus, the Applicant's goods and the registrant's goods are clearly "different and noncompetitive in that their application and utility serve

different objectives."

Given these strong differences in product characteristics, consumers would never expect such goods to emanate from a single source. Id. Accordingly, the inherent differences in the goods further serves to confirm that there is no likelihood of confusion in this matter.

#### **D. Different Channels of Trade**

The different channels of trade between the Applicant's goods and the registrant's goods further serves to eliminate confusion. Indeed, it is common knowledge that pet food, particularly cat food, is ordinarily found in a different area of a pet store, or even a grocery store, than the aisle or area in which products such as vitamins or dietary supplements for cats are found.

This same reasoning would apply, even more so, to modern pet "superstores," where Applicant's cat food would be found in a "cat food" section of such an establishment, as opposed to the cited mark's goods being located in a completely separate "vitamins and minerals for cats" or "supplements for cats" aisle. See, e.g., Worthington Foods, Inc., 14 USPQ2d at 1599 (Finding "separate presentation of the parties' goods," one in the "freezer chests or frozen foods cases" and one in "an aisle set aside for ready-to-eat cereal" sufficient to "almost entirely eliminate any confusion which might arise from the appearance of the parties' foods in the same store."); The Nestle Co. v. Nash-Finch Co, 4 USPQ 1085 (TTAB 1987) (No confusion between "QUICK" for powdered drink mixes and "DELI QUICK" for delicatessen products, since drink mixes are sold

on shelves with other dry goods and delicatessen products are sold in delicatessen department of grocery store.)

Furthermore, even if such products would appear in close proximity to each other in the same store, "modern consumers would be less likely than their counterparts in previous decades to infer a connection between goods with the same mark, merely from the fact that they appear together in a grocery store." Worthington Foods, Inc. v. Kellogg Co., 14 USPQ2d 1577, 1599 (S.D. Ohio 1990); See also, Interstate Brands Corp., Inc., 198 USPQ at 153.

Similarly, online retail websites for pet products also provide clearly different channels of trade. For instance, the Examiner's cited reference to "pets.alnutrition.com" shows, on the left-hand side of the second page, a *link* to "dietary supplements" for cats separate from the links to canned and dry cat food. As such, the consumer must navigate to separate web pages to purchase the different respective goods, which is akin to shopping in different aisles of a grocery store or pet store. Moreover, the sources of the cat food offered by "pets.alnutrition.com" (e.g., Pro Pac, Sport Mix) appear to be entirely different from those of the dietary supplements for cats (e.g., Pet Ag, Nutri Vet). See Exhibit B.

It should also be noted that when a retailer offers a *service* of selling the goods of *others*, this should not be construed as evidence that the retailer is the producer of the various *goods*. In fact, although every page of the cited "pets.alnutrition.com" printout shows numerous products available from numerous different

sources, it would be quite a stretch to suggest that consumers would expect those goods to emanate from a single source simply because all of those goods are offered on the same website.

From the foregoing, the different channels of trade between the Applicant's goods and the registrant's goods further serves to eliminate confusion.

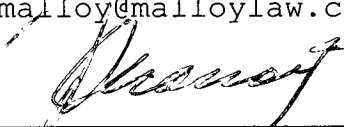
## II. CONCLUSION.

In conclusion, given the differences between the marks, the goods, and the channels of trade, in addition to the coexistence agreement between the Applicant and the cited registrant, it is clear that no likelihood of confusion will ensue between the cited registration and the Applicant's mark.

As such, having addressed the Examining Attorney's concerns, it is respectfully asserted that the Application is now in condition to be passed to publication, and the same is respectfully requested.

Respectfully submitted,

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Historic Coral Way  
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Facsimile: (305) 858-0008  
Email: jcmalloy@malloylaw.com

Signed: 

John Cyril Malloy, III

Date: 9/23/08

**EXHIBIT A**

TRADEMARK COEXISTENCE AND CONSENT AGREEMENT

THIS AGREEMENT is made by and between FoodScience Corporation, a Vermont corporation with an address at 20 New England Dr., Essex Junction, Vermont 05453 (hereinafter "FC") and Walton & Post, Inc., a Florida corporation with an address at 8105 N.W. 77th Street, Miami, Florida 33166 (hereinafter "W&P").

RECITALS

WHEREAS, FC is the owner of the trademark "TOP CAT" (hereinafter "the FC Mark") for use on "vitamins, minerals, herbals, and dietary supplements for cats," as shown in U.S. Registration No. 2,372,529, and FC intends to use and reserves the right to use the FC Mark to identify "biscuits and treats for cats" (hereinafter, collectively, "the FC Goods"); and

WHEREAS, W&P is the owner of the trademark "TOP KAT" (hereinafter "the W&P Mark") as shown in U.S. Application Serial No. 77/188,155, for use on "canned cat food and dry cat food," as well as on cat food in general (hereinafter "the W&P Goods"); and

WHEREAS, W&P does not object to FC's use or registration of the FC Mark in connection with the FC Goods, and FC does not object to W&P's use and registration of the W&P Mark in connection with the W&P Goods; and

WHEREAS, W&P acknowledges FC's ownership of the FC Mark in connection with the FC Goods, and FC acknowledges W&P's ownership of the W&P Mark in connection with the W&P Goods; and

WHEREAS, W&P and FC (hereinafter, collectively, "the parties") desire their respective trademarks to coexist and be registered in the United States.

TERMS

NOW THEREFORE, for and in consideration of the mutual terms, covenants, and conditions set forth herein, the parties agree as follows:

USE AND REGISTRATION OF MARKS

1. W&P hereby consents to the use and registration by FC of the FC Mark for the FC Goods, and agrees not to challenge, or assist others in challenging, FC's rights in, or FC's right to use or register, the FC Mark to identify the FC Goods. Further, W&P agrees not to assert the W&P Mark against FC to prevent sales of the FC Goods.

2. FC hereby consents to the use and registration by W&P of the W&P Mark for the W&P Goods, and agrees not to challenge, or assist others in challenging, W&P's rights in, or W&P's right to use or register, the W&P Mark to identify the W&P Goods.

3. W&P agrees not to use or seek to register the W&P mark in connection with the FC Goods.

4. FC agrees not to use or seek to register the FC Mark in connection with the W&P Goods.

5. W&P agrees not to use or seek to register the FC Mark in connection with any goods or services.

6. FC agrees not to use or seek to register the W&P Mark in connection with any goods or services.

NO LIKELIHOOD OF CONFUSION

7. The parties agree that the marks, when used in connection with their respective goods, are not likely to cause confusion, mistake, or deception with respect to their customers and prospective customers because there are differences in the appearance and commercial impression of the marks themselves as well as differences in the goods and their channels of trade.

8. The parties further agree and represent that their respective uses of marks as set forth above have not, to the knowledge of the parties, caused any instances of actual confusion, mistake, or deception on the part of the parties' respective customers or prospective customers.

9. Although both parties acknowledge that their anticipated compliance with this Agreement makes confusion unlikely to occur, the parties agree that in the event that either party becomes aware of or is informed of significant confusion arising from the parties' uses of the respective marks, then the parties will promptly, and in good faith, meet



and work out appropriate steps to prevent such confusion (such steps to include designation of executives or agents to represent each party to address issues regarding avoidance of confusion in the marketplace).

MISCELLANEOUS

10. The territory encompassed by this Agreement is the United States and its territories.

11. This Agreement shall be binding upon and inure to the benefit of the parties, their respective successors, assigns and licensees, and any corporation or partnership that owns or controls, or is owned or controlled by either party.

12. This Agreement shall be governed by and construed in accordance with Vermont law, without regard to the conflict of laws principles thereof. All disputes under this Agreement shall be resolved by the courts of the State of Vermont, including the U.S. District Court for the District of Vermont. The parties all consent to the jurisdiction of such courts and hereby waive any jurisdictional or venue defenses otherwise available to it.

13. This document constitutes the entire Agreement between the parties hereto with respect to the subject matter thereof, and any modification of this document shall be in writing and shall be signed by a duly authorized representative of each party. There are no understandings, representations or

warranties except as expressly set forth, and no rights are granted hereunder except as expressly set forth herein.

14. If any provision of this Agreement is held to be void, invalid or inoperative, such event shall not affect any other provisions herein, which shall continue and remain in full force and effect as though such void, invalid or inoperative provision had not been a part thereof.

IN WITNESS THEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives. The effective date of this Agreement shall be the date of the last signature below.

FOODSCIENCE CORPORATION


WALTON & POST, INC.

By:

Name

Title:

Date:

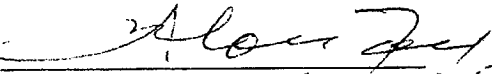
  
Name Dale R Metz  
Title: CEO  
Date: 9/23/08

By:

Name:

Title: CEO

Date: 9-22-08

  
Name: JOSE A. GARRIDO  
Title: CEO  
Date: 9-22-08

2818557.1

**EXHIBIT B**

[Nutrition Home](#)

[Pet Supplies Home](#)

  
Discounts  
Sale

  
Categories

  
Best  
Sellers



  
New  
Products

  
Reviews

  
Shopping  
Cart

All Brands: [A](#) [B](#) [C](#) [D](#) [E](#) [F](#) [G](#) [H](#) [I](#) [J](#) [K](#) [L](#) [M](#) [N](#) [O](#) [P](#) [Q](#) [R](#) [S](#) [T](#) [U](#) [V](#) [W](#) [X](#) [Y](#) [Z](#)

## Dietary Supplements

Categories / [Pet Care](#) / [Cat Products](#) / Dietary Supplements (16)

Sort by: Relevance

Overstock Super Sale



Pet Care

Narrow by price:

\$0 ... \$10(7)  
\$10 ... \$20(8)  
\$20 ... \$30(1)

Narrow by brand:

Church and Dwight (1)  
Farnam Pet Products (2)  
Virbac (1)  
Vet Sciences (9)  
Nutri Vet (2)  
Pet Ag (1)

Church and Dwight  
Linatone Shed Relief  
Food Supplement For  
Cats  
16 oz



Retail: ~~\$19.95~~  
Sale : **\$13.95**  
Save: -27% Off  
a1n-33154

Farnam Pet Products  
Shed-stop Dogs  
Supplement  
24 oz



Retail: ~~\$19.95~~  
Sale : **\$16.95**  
Save: -22% Off  
a1n-33206

Farnam Pet Products  
Shed-stop Cats  
Supplement  
24 oz



Retail: ~~\$19.95~~  
Sale : **\$16.95**  
Save: -22% Off  
a1n-33225

Virbac Pet-tabs  
Complete Daily Vitamin-  
mineral Supplement For  
Cats



Retail: ~~\$7.95~~  
Sale : **\$9.95**  
Save: -25% Off  
a1n-33373

Vet Sciences Healthy  
Skin And Coat Lipiderm  
For Cats  
4 oz



Retail: ~~\$5.95~~  
Sale : **\$7.95**  
Save: -34% Off  
a1n-33618

Vet Sciences Healthy  
Skin And Coat Lipiderm  
For Dogs  
16 oz



Retail: ~~\$19.97~~  
Sale : **\$16.95**  
Save: -21% Off  
a1n-33627

Vet Sciences Healthy  
Skin And Coat Lipiderm  
For Small And Medium  
Dogs  
60 caps



Retail: ~~\$7.95~~  
Sale : **\$9.95**

Vet Sciences Healthy  
Skin And Coat Lipiderm  
For Small And Medium  
Dogs  
180 caps



Retail: ~~\$19.95~~  
Sale : **\$22.95**

Vet Sciences Healthy  
Skin And Coat Lipiderm  
For Large Dogs  
60 caps



Retail: ~~\$19.95~~  
Sale : **\$13.95**

Save: -25% Off  
a1n-33628

Vet Sciences Arthramine  
For Small And Medium  
Dogs  
60 caps



Retail: ~~\$6.95~~  
Sale : **\$8.95**  
Save: -29% Off  
a1n-33631

Save: -21% Off  
a1n-33629

Vet Sciences Arthramine  
For Small And Medium  
Dogs  
120 cap



Retail: ~~\$11.95~~  
Sale : **\$14.95**  
Save: -25% Off  
a1n-33632

Save: -27% Off  
a1n-33630

Vet Sciences Arthramine  
For Large Dogs  
60 caps



Retail: ~~\$9.95~~  
Sale : **\$11.95**  
Save: -20% Off  
a1n-33633

Vet Sciences Arthramine  
Healthy Joints And  
Bones For Large Dogs  
120 caps



Retail: ~~\$15.96~~  
Sale : **\$19.95**  
Save: -25% Off  
a1n-33634

Nutri Vet Pet Ease Soft  
Chews For Cats Tuna  
Flavored  
2.5 oz



Retail: ~~\$2.95~~  
Sale : **\$3.95**  
Save: -34% Off  
a1n-33858

Nutri Vet Indoor Formula  
Soft Chews For Cats  
Tuna Flavored  
2.5 oz



Retail: ~~\$3.95~~  
Sale : **\$4.95**  
Save: -25% Off  
a1n-33859

Pet Ag Supplement  
Mirra Coat  
4 fl.oz



Retail: ~~\$4.95~~  
Sale : **\$5.95**  
Save: -20% Off  
a1n-34066

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Nutrition Blog and Information  
Company Info • Policies, help  
center, contact us

We ship US domestic, US military  
and international orders. © 2001-  
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**Dietary Supplements Brands:**

Church and Dwight

Farnam Pet Products

Virbac

Vet Sciences

Nutri Vet

Pet Ag

[Nutrition Home](#)

[Pet Supplies Home](#)



All Brands: [A](#) [B](#) [C](#) [D](#) [E](#) [F](#) [G](#) [H](#) [I](#) [J](#) [K](#) [L](#) [M](#) [N](#) [O](#) [P](#) [Q](#) [R](#) [S](#) [T](#) [U](#) [V](#) [W](#) [X](#) [Y](#) [Z](#)

## Food - Canned

[Categories / Pet Care / Cat Products / Food - Canned \(2\)](#)

Sort by: Relevance

Pro Pac Premium  
Canned Kitten Food  
5.5 oz 4 Variations



Retail: \$16.95  
Sale : \$20.95  
Save: -24% Off  
a1n-33960

Pro Pac Premium  
Canned Kitten Food  
5.5 oz 2 Variations



Retail: \$17.95  
Sale : \$21.95  
Save: -22% Off  
a1n-33961

Overstock Super Sale



Pet Care

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**TRUSTe**  
E-Trustmark



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[Nutrition Home](#)

[Pet Supplies Home](#)

  
Discounts  
Sale

  
Categories

  
Best  
Sellers



  
New  
Products

  
Reviews

  
Shopping  
Cart

All Brands: [A](#) [B](#) [C](#) [D](#) [E](#) [F](#) [G](#) [H](#) [I](#) [J](#) [K](#) [L](#) [M](#) [N](#) [O](#) [P](#) [Q](#) [R](#) [S](#) [T](#) [U](#) [V](#) [W](#) [X](#) [Y](#) [Z](#)

## Food - Dry

Categories / Pet Care / Cat Products / Food - Dry (13)

Sort by: Relevance

Overstock Super Sale



Pet Care

Narrow by price:

- \$10 ... \$20(1)
- \$20 ... \$30(3)
- \$30 ... \$40(1)
- \$50 ... \$60(3)
- \$60 ... \$70(1)
- \$70 ... \$80(3)
- \$80 ... \$90(1)

Narrow by brand:

- Sportmix (2)
- Pro Pac (11)

Pro Pac Premium Cat  
Food Adult  
3 lbs



Retail: \$60.95  
**Sale : \$73.95**  
Save: -21% Off  
a1n-33962

Pro Pac Premium Cat  
Food Adult  
16.5 lbs



Retail: \$47.95  
**Sale : \$21.95**  
Save: -22% Off  
a1n-33963

Pro Pac Premium Cat  
Food Adult  
6 lbs



Retail: \$45.97  
**Sale : \$55.95**  
Save: -22% Off  
a1n-33964

Pro Pac Premium Adult  
Cat Food Hairball  
Reduction Formula  
3 lbs



Retail: \$60.95  
**Sale : \$73.95**  
Save: -21% Off  
a1n-33965

Pro Pac Premium Adult  
Cat Food Hairball  
Reduction Formula  
16.5 lbs



Retail: \$47.95  
**Sale : \$21.95**  
Save: -22% Off  
a1n-33966

Pro Pac Premium Adult  
Cat Food Hairball  
Reduction Formula  
6 lbs



Retail: \$45.97  
**Sale : \$55.95**  
Save: -22% Off  
a1n-33967

Pro Pac Premium Cat  
Food Low Fat Formula  
3 lbs



Retail: \$60.95  
**Sale : \$73.95**

Pro Pac Premium Cat  
Food Low Fat Formula  
16.5 lbs



Retail: \$47.95  
**Sale : \$21.95**

Pro Pac Premium Cat  
Food Low Fat Formula  
6 lbs



Retail: \$45.97  
**Sale : \$55.95**

Save: -21% Off  
a1n-33968

Pro Pac Premium Kitten  
Food Formula  
3 lbs



Retail: \$69.95  
**Sale : \$83.95**  
Save: -20% Off  
a1n-33971

Save: -22% Off  
a1n-33969

Pro Pac Premium Kitten  
Food Formula  
6 lbs



Retail: \$52.95  
**Sale : \$63.95**  
Save: -21% Off  
a1n-33972

Save: -22% Off  
a1n-33970

Sportmix Hairball  
Reducing Formula Cat  
Food With Natural Oat  
Fiber  
16.5 lbs



Retail: \$9.95  
**Sale : \$11.95**  
Save: -20% Off  
a1n-34007

Sportmix Original  
Recipe Cat Food  
3.5 lbs



Retail: \$25.95  
**Sale : \$31.95**  
Save: -23% Off  
a1n-34008

**Food - Dry Brands:**

Sportmix

Pro Pac

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