Exhibit 9
END-USER LICENSE AGREEMENT

LICENSE FOR FREIGHT CONTROL SYSTEM SOFTWARE

LICENSEE:
Ralph Stussi
Fleming Foods, Inc.
91-315 Hanua Street
Kapolei, Hawaii 96707

LICENSOR:
Wayne Berry
P.O. Box 549
Haleiwa, Hawaii 96712

IMPORTANT-READ CAREFULLY: This End-User License Agreement ("EULA") is a legal agreement between you (Fleming Foods, Inc.) and Wayne Berry for the Software product identified above, which includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT"). An amendment or addendum to this EULA may accompany the SOFTWARE PRODUCT. BY INSTALLING, COPYING, OR OTHERWISE USING THE SOFTWARE PRODUCT, YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA.

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licensed, not sold.

1. GRANT OF LICENSE. This EULA grants you the following rights provided that you comply with all terms and conditions of this EULA:

   a. Types of Software. The SOFTWARE PRODUCT contains some or all of the following types of software: Server Software, Client Software, Screens, Reports, Database and "Glue Logic" or Integration Code.

   b. Server Software and Database. At any given time, you may install one copy on a single computer.
2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS. For SOFTWARE PRODUCT.

c. Client Software, Screens, Reports, "Glue Logic" or Integration Code. At any
given time, you may install up to one copy on up to ten (10) separate computers.

f. This EULA is not transferable to anyone other than Fleming Foods, Inc.

g. Additional Software. Any software provided to you by Wayne Berry which
updates or supplements the original SOFTWARE PRODUCT is part of the
SOFTWARE PRODUCT and is governed by this EULA, unless other terms of
use are provided with such updates or supplements. Any software provided to
you along with the SOFTWARE PRODUCT that is associated with a separate
end-user license agreement is licensed to you under the terms of that license
agreement, except if this EULA specifically sets forth the terms of use for such
software then the terms set forth in this EULA shall apply.

h. Reservation of Rights. All rights not expressly granted are reserved by Wayne
Berry.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS. For SOFTWARE PRODUCT.

a. Software Transfer. You may transfer the SOFTWARE PRODUCT to another
computer, provided that it is removed from the computer from which it is
transferred.

b. Rental. You may not rent, lease, or lend the SOFTWARE PRODUCT.

c. Notice to Users. You shall inform all users of the SOFTWARE PRODUCT of the
terms and conditions of this EULA.

d. Limitation on Modifications, Reverse Engineering, Decompilation, and
Disassembly. You may not modify, reverse engineer, decompile, or disassemble
the SOFTWARE PRODUCT.

e. Performance or Benchmark Testing. You may not disclose the results of any
benchmark test of the SOFTWARE PRODUCT.

f. Termination. Without prejudice to any other rights, Wayne Berry may terminate
this EULA if you fail to comply with the terms and conditions of this EULA. In
such event, you must destroy all copies of the SOFTWARE PRODUCT and all
of its component parts.

2. Consent to Use of Data. With respect to technical information and data you
provide to Wayne Berry as part of any (if any) support services related to the
SOFTWARE PRODUCT ("Support Services"), you agree that Wayne Berry (and
his affiliates and agents) may collect, process and use such information for its
business purposes, including but not limited to product support and
development.
h. Application Sharing Technology. The SOFTWARE PRODUCT may contain
technology that enables applications to be shared between two or more
computers, even if an application is installed on only one of the computers. You
may not use this technology.

3. INTELLECTUAL PROPERTY RIGHTS. All title and intellectual property rights in and
to the SOFTWARE PRODUCT (including but not limited to any database designs,
report designs, custom code, functional designs, images, photographs, animations,
video, audio, music, text, and "applets" incorporated into the SOFTWARE
PRODUCT), and any copies you are permitted to make herein are owned by Wayne
Berry. You may not copy any printed materials accompanying the SOFTWARE
PRODUCT.

4. ENTIRE AGREEMENT. This EULA (including any addendum or amendment to this
EULA which is included with the SOFTWARE PRODUCT) are the entire agreement
between you and Wayne Berry relating to the SOFTWARE PRODUCT and the
Support Services (if any) and they supersede all prior or contemporaneous oral or
written communications, proposals and representations with respect to the
SOFTWARE PRODUCT or any other subject matter covered by this EULA.

LIMITED WARRANTY

THERE ARE NO WARRANTIES EXPRESSED OR IMPLIED. THE SOFTWARE PRODUCT IS
MADE AVAILABLE UNDER THIS EULA "AS IS" WITH ANY REVISIONS UP TO AND
INCLUDING WORK PERFORMED BY WAYNE BERRY AS OF OCTOBER 29, 1999.

Wayne Berry

Date 10/29/99

LICENSOR: Wayne Berry