SMITHFIELD FOODS INC Form SC 13D/A October 23, 2003

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### **SCHEDULE 13D**

Under the Securities Exchange Act of 1934 (Amendment No. 2)\*

Smithfield Foods, Inc.

(Name of Issuer)

Common Stock, \$.50 par value

(Title of Class of Securities)

832248 95 9

(CUSIP Number)

Mark Roberts P.O. Box 1076 Rose Hill, NC 28458

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 19, 2003

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box. []

\* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 ( Act ) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act.

CUSIP No. 832248 95 9	9		Page 2 of 19 Pages	
1 NAME OF REPOR	RTING PERSON			
Wendell H. Murp	hy			
2 CHECK THE APP	ROPRIATE BOX IF A ME!	MBER OF A GROUP*	(a) (b)	
3 SEC USE ONLY				
4 SOURCE OF FUN OO	DS*			
5 CHECK BOX IF D ITEMS 2(d) or 2(e)		PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR United States of A	PLACE OF ORGANIZATI merica	ON		
NUMBER OF	7	SOLE VOTING POWER <b>5,186,606</b>		
SHARES — BENEFICIALLY OWNED BY EACH REPORTING —	8	SHARED VOTING POWER 73		
PERSON WITH	9	SOLE DISPOSITIVE POWER <b>4,768,690</b>		
_	10	SHARED DISPOSITIVE POWER 73		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,186,679

13PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)4.7%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9			Page 3 of 19 Pages	
1 NAME OF REPORTIN	G PERSON			
Harry D. Murphy				
2 CHECK THE APPROP	RIATE BOX IF A MI	EMBER OF A GROUP*	(a) (b)	
3 SEC USE ONLY				
4 SOURCE OF FUNDS* OO				
5 CHECK BOX IF DISCI ITEMS 2(d) or 2(e)	LOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR PLA United States of Ameri		ΓΙΟΝ		
NUMBER OF	7	SOLE VOTING POWER <b>2,925,034</b>		
SHARES BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 17		
PERSON WITH	9	SOLE DISPOSITIVE POWER 2,565,501		
	10	SHARED DISPOSITIVE POWER 17		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,925,051

13PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)2.7%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9			Page 4 of 19 Pages	8
1 NAME OF REPORTIN	G PERSON			
Joyce Murphy Minche	W			
2 CHECK THE APPROP	RIATE BOX IF A ME	EMBER OF A GROUP*	(a) (b)	[ ] [x]
3 SEC USE ONLY				
4 SOURCE OF FUNDS* OO				
5 CHECK BOX IF DISCI ITEMS 2(d) or 2(e)	LOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR PLA United States of Ameri		TION		
NUMBER OF SHARES	7	SOLE VOTING POWER <b>1,782,603</b>		
BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 26		
PERSON WITH	9	SOLE DISPOSITIVE POWER 1,638,243		
	10	SHARED DISPOSITIVE POWER 26		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,782,629

 13
 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

 1.6%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9			Page 5 of 19 Pages	
1 NAME OF REPORTING	G PERSON			
Wendell H. Murphy, J	r.			
2 CHECK THE APPROP	RIATE BOX IF A MI	EMBER OF A GROUP*	(a) (b)	
3 SEC USE ONLY				
4 SOURCE OF FUNDS* OO				
5 CHECK BOX IF DISCI ITEMS 2(d) or 2(e)	LOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR PLA United States of Ameri		TION		
NUMBER OF SHARES	7	SOLE VOTING POWER 3,396,069		
BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 51		
PERSON WITH	9	SOLE DISPOSITIVE POWER 3,122,533		
	10	SHARED DISPOSITIVE POWER 51		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,396,120

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)3.1%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9			Page 6 of 19 Page	s
1 NAME OF REPORTING	C DEDSON			
Wendell Murphy Crun	npler			
2 CHECK THE APPROP	RIATE BOX IF A ME	EMBER OF A GROUP*		[ ] [x]
<b>3</b> SEC USE ONLY				
4 SOURCE OF FUNDS* OO				
5 CHECK BOX IF DISCL ITEMS 2(d) or 2(e)	LOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR PLA United States of Ameri		TON		
NUMBER OF	7	SOLE VOTING POWER 999,004		
SHARES BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 15		
PERSON WITH	9	SOLE DISPOSITIVE POWER 918,185		
	10	SHARED DISPOSITIVE POWER 15		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 999,019

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.9%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9			Page 7 of 19 Pages	s
1 NAME OF REPORTING	G PERSON			
Stratton K. Murphy				
2 CHECK THE APPROP	RIATE BOX IF A MI	EMBER OF A GROUP*		[ ] [x]
3 SEC USE ONLY				
4 SOURCE OF FUNDS* OO				
5 CHECK BOX IF DISCU ITEMS 2(d) or 2(e)	LOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR PLA United States of Ameri		TION		
NUMBER OF SHARES	7	SOLE VOTING POWER <b>1,168,265</b>		
BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 9		
PERSON WITH	9	SOLE DISPOSITIVE POWER 985,794		
	10	SHARED DISPOSITIVE POWER 9		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,168,274

13PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)1.1%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 9	59		Page 8 of 19 Pages	
1 NAME OF REP	ORTING PERSON			
Marc D. Murph	у			
2 CHECK THE A	PPROPRIATE BOX IF A MEN	/IBER OF A GROUP*	(a) [ (b) [x]	-
3 SEC USE ONLY	7			
4 SOURCE OF FU OO	JNDS*			
5 CHECK BOX IF ITEMS 2(d) or 2		ROCEEDINGS IS REQUIRED PURSUANT TO	[]	]
6 CITIZENSHIP C United States of	OR PLACE OF ORGANIZATIO America	ON		
NUMBER OF SHARES -	7	SOLE VOTING POWER 1,168,265		
BENEFICIALLY OWNED BY EACH REPORTING -	8	SHARED VOTING POWER 9		
PERSON WITH	9	SOLE DISPOSITIVE POWER 985,794		
-	10	SHARED DISPOSITIVE POWER 9		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,168,274

13PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)1.1%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9			Page 9 of 19 Page	8
1 NAME OF REPORT	ING PERSON			
Angela Norman Bro	own			
2 CHECK THE APPRO	OPRIATE BOX IF A ME	EMBER OF A GROUP*		[ ] [x]
3 SEC USE ONLY				
4 SOURCE OF FUNDS OO	S*			
5 CHECK BOX IF DIS ITEMS 2(d) or 2(e)	SCLOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO		[]
6 CITIZENSHIP OR PL United States of Am	LACE OF ORGANIZAT erica	ION		
NUMBER OF	7	SOLE VOTING POWER <b>548,291</b>		
SHARES BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 8		
PERSON WITH	9	SOLE DISPOSITIVE POWER 503,873		
	10	SHARED DISPOSITIVE POWER 8		

# 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 548,299

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.5%

14 TYPE OF REPORTING PERSON\* IN

CUSIP No. 832248 95 9

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#### Item 1 Security and Issuer

This Amendment No. 2 to Schedule 13D relating to the common stock (the Smithfield Common Stock ) of Smithfield Foods, Inc., a Virginia corporation (Smithfield), is being filed on behalf of Wendell H. Murphy, Harry D. Murphy, Joyce Murphy Norman, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Stratton K. Murphy, Marc D. Murphy, and Angela Norman Brown (each, a Reporting Person and, collectively, the Reporting Persons), to amend the Schedule 13D which was originally filed with the with the Securities and Exchange Commission (the Commission) on August 31, 2001 (the Schedule 13D), as amended by Amendment No. 1 to the Schedule 13D filed with the Commission on November 7, 2001. Unless otherwise indicated, all capitalized terms used but not defined herein shall have the meanings set forth in the Schedule 13D.

#### Item 3 Source and Amount of Funds or Other Consideration

Item 3 is hereby amended by adding the following information:

On July 22, 2003, Smithfield increased the estimate of Additional Acquisition Shares to 575,972 from 446,872. This increase in the estimate resulted in the following increases, for no consideration, of shares of Smithfield Common Stock deemed beneficially owned by the Reporting Persons:

Reporting Person	Number of Additional Shares Acquired		
XX7 1 11 TT X 6 1	46.020		
Wendell H. Murphy	46,839		
Harry D. Murphy	8,538		
Joyce Murphy Minchew	17,106		
Wendell H. Murphy, Jr.	32,640		
Wendy Murphy Crumpler	9,806		
Stratton K. Murphy	4,476		
Marc D. Murphy	4,476		
Angela Norman Brown	5,219		
Total	129,100		

The Reporting Persons expect to receive a portion of the 575,972 Additional Acquisition Shares within the next 60 days, but as of the date of this filing, do not know the exact amount to be distributed or the exact date when such distribution will occur.

#### Item 5 Interest in Securities of the Issuer

Item 5 is hereby amended by adding the following information:

#### Limited Liability Company Transfers:

In December 2002, each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown transferred the shares of Smithfield Common Stock indicated below to limited liability companies directly or indirectly wholly-owned by such Reporting Persons for the consideration described below.

Wendell H. Murphy transferred the number of shares of Smithfield Common Stock indicated below to the following Delaware limited liability companies on the dates

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indicated in exchange for all of the limited liability company interests of WHM-Sr. Legacy, LLC.

Date	Entity	Shares
12/19/02	WHM-Sr. Legacy, LLC	549,707
12/13/02	WHM Jr. Legacy, LLC	1,500,000
12/13/02	WMC Legacy, LLC	1,500,000

WHM Jr. Legacy, LLC and WMC Legacy, LLC are wholly-owned by WHM-Sr. Legacy, LLC.

Wendell H. Murphy, Jr. transferred 1,921,052 shares of Smithfield Common Stock on December 18, 2002 to DM Legacy, LLC, a Delaware limited liability company, in exchange for all of the limited liability company interests of DM Legacy, LLC (which included both Class A and Class B limited liability company interests).

Wendy Murphy Crumpler transferred 564,267 shares of Smithfield Common Stock on December 16, 2002 to Register Legacy, LLC, a Delaware limited liability company, in exchange for all of the limited liability company interests of Register Legacy, LLC (which included both Class A and Class B limited liability company interests).

Joyce Murphy Minchew transferred 1,209,476 shares of Smithfield Common Stock on December 16, 2002 to JM Legacy, LLC, a Delaware limited liability company, in exchange for all of the limited liability company interests of JM Legacy, LLC (which included both Class A and Class B limited liability company interests).

Angela Norman Brown transferred 310,123 shares of Smithfield Common Stock on December 16, 2002 to AB Legacy, LLC, a Delaware limited liability company, in exchange for all of the limited liability company interests of AB Legacy, LLC (which included both Class A and Class B limited liability company interests).

On July 21, 2003, each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown transferred all of the Class B limited liability company interests they held in the above limited liability companies to various family trusts in exchange for promissory notes of the trusts. Under each of the limited liability company agreements, the Class B interests receive 99% of the economic interest of the assets held in the respective limited liability companies. As a result, each of these Reporting Persons transferred 99% of the economic interest in the shares of Smithfield Common Stock held by each limited liability company to these family trusts. The Reporting Persons retained the Class A limited liability company interests, which give the Reporting Persons voting and dispositive power over the shares of Smithfield Common Stock held by the limited liability companies. The family trusts to which the Class B interests were transferred have the right to receive the dividends from, and the proceeds of the sale of the shares of Smithfield Common Stock held by the limited liability companies. Because the Reporting Persons retain the voting and dispositive power over the shares of Smithfield Common Stock held ownership of the Class A interests, the Reporting Persons retain beneficial ownership of these shares of Smithfield Common Stock held ownership of the shares of Smithfield Common Stock held ownership of the shares of Smithfield Common Stock held ownership of the shares of Smithfield Common Stock held ownership of the shares of Smithfield Common Stock held ownership of the class A interests, the Reporting Persons retain beneficial ownership of these shares of Smithfield Common Stock.

#### CUSIP No. 832248 95 9 Prepaid Variable Forward Contracts:

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On the dates set forth in the table below, the Forward Contract Dates, each of the Reporting Persons entered into a prepaid variable forward contract (Forward Contract) with an unaffiliated third party buyer pursuant to a Master Agreement (the Master Agreement), dated on the respective dates set forth in the table below, the Master Contract Dates. Pursuant to the Master Agreement, each Reporting Person received cash on the Forward Contract Date in exchange for the obligation to deliver a number of shares of Smithfield Common Stock on a date in the future, the Delivery Date, (or on an earlier date if the Master Agreement is terminated early) pursuant to the following formula. Each Reporting Person also pledged the number of shares of Smithfield Common Stock indicated in the table below under the column Shares Subject to Forward Contact (as to each Reporting Person, the Number of Forward Contract Shares) on the Forward Contract Date to secure his or her obligations under the Master Agreement.

(i) if the price of Smithfield Common Stock on the respective Delivery Date <sup>1/</sup> (the Settlement Value ) is less than or equal to the floor price (the Floor Price ), the Reporting Person must deliver the Number of Forward Contract Shares;

(ii) if the Settlement Value is less than or equal to the threshold price (the Threshold Price ), but greater than the Floor Price, then the Reporting Person must deliver a number of shares equal to the Number of Forward Contract Shares times the Floor Price divided by the Settlement Value;

(iii) if the Settlement Value is greater than the Threshold Price, then the Reporting Person must deliver a number of shares equal to the Number of Forward Contract Shares times the sum of the Floor Price and the amount by which the Settlement Value exceeds the Threshold Price divided by the Settlement Value.

For the Forward Contracts dated June 19, 2003 and July 15, 2003, the number of shares to be delivered on the Delivery Date is calculated with the above formula on each of the 10 business days prior to and including the Delivery Date. Following are the prices for each Forward Contract as they relate to the above formula:

Forward Contract Date	Floor Price	Threshold Price
03/14/2003	\$ 14.07	\$ 22.87
06/19/2003	\$23.3713	\$30.3827
07/15/2003	\$23.0112	\$29.9146

Alternatively, each Reporting Person has the option to settle the Master Agreement for cash, in which case the cash settlement amount payable would be equal to the result obtained by multiplying the number of shares to be delivered on the Delivery Date by the Settlement Value. Unless there is a default under the Master Agreement, each Reporting Person retains all voting rights with respect to the shares of Smithfield Common Stock pledged by such Reporting Person until such shares are delivered in settlement of the Master Agreement. The unaffiliated third party buyer is entitled to any dividends received by the

1/ For the Forward Contracts dated March 14, 2003, this price is the closing price on the Delivery Date. For the Forward Contracts dated June 19, 2003 and July 15, 2003, this price is the volume weighted average price per share as displayed on Bloomberg on each of the 10 business days prior to and including the Delivery Date.

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Reporting Persons on the Number of Forward Contract Shares. The Forward Contracts are subject to early termination upon the occurrence of certain events.

In addition to the Number of Forward Contract Shares subject to the Forward Contract the following table also sets forth the amount of the cash payment received by each Reporting Person pursuant to the respective Master Agreement.

Reporting Person	Forward Contract Date	Master Agreement Date	Delivery Date	Shares Subject to Forward Contract	Cash Received
Harry D. Murphy	03/14/2003	02/27/2003	03/14/2006	359,533	\$ 4,624,199
Stratton K. Murphy	03/14/2003	02/27/2003	03/14/2006	182,471	\$ 2,346,884
Marc D. Murphy	03/14/2003	02/27/2003	03/14/2006	182,471	\$ 2,346,884
Wendell H. Murphy	06/19/2003	06/16/2003	06/19/2006	174,762	\$ 3,537,104
Wendell H. Murphy, Jr.	06/19/2003	06/16/2003	06/19/2006	113,436	\$ 2,295,893
Wendy Murphy Crumpler	06/19/2003	06/16/2003	06/19/2006	33,516	\$ 678,349
Joyce Murphy Minchew	06/19/2003	06/16/2003	06/19/2006	59,866	\$ 1,211,661
Angela Norman Brown	06/19/2003	06/16/2003	06/19/2006	18,420	\$ 372,813
Wendell H. Murphy	07/15/2003	06/19/2003	07/15/2008	243,154	\$ 4,783,952
Wendell H. Murphy, Jr.	07/15/2003	06/19/2003	07/15/2008	160,100	\$ 3,149,900
Wendy Murphy Crumpler	07/15/2003	06/19/2003	07/15/2008	47,303	\$ 930,666
Joyce Murphy Minchew	07/15/2003	06/19/2003	07/15/2008	84,494	\$ 1,662,384
Angela Norman Brown	07/15/2003	06/19/2003	07/15/2008	25,998	\$ 511,500
Total				1,685,524	\$28,452,189

As noted above, although the Reporting Persons have entered into the Forward Contracts and have pledged the shares of the Smithfield Common Stock listed above under the column Shares Subject to Forward Contracts, the Reporting Persons have retained all voting rights with respect to these shares and accordingly continue to be deemed the beneficial owners of such shares. As a result of the pledge of the shares, however, the Reporting Persons do not have dispositive power with respect to the pledged shares.

#### CUSIP No. 832248 95 9 Open Market Sales:

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Between May 28, 2003 and June 9, 2003, the following Reporting Persons sold shares of Smithfield Common Stock in transactions on the New York Stock Exchange (the Open Market Sales ).

The Open Market Sales of Wendell H. Murphy are as follows:

Date of sale	Number of shares sold	Price per share	Gross Proceeds
05/28/2003	37,533	\$ 20.75	\$ 778,810
05/29/2003	11,356	\$20.7549	\$ 235,693
05/30/2003	44,764	\$20.9628	\$ 938,379
06/02/2003	3,597	\$ 21.016	\$ 75,595
06/05/2003	19,701	\$22.3228	\$ 439,781
06/06/2003	86,021	\$22.4325	\$1,929,666
06/09/2003	23,945	\$22.2766	\$ 533,413
Total	226,917		\$4,931,337

The Open Market Sales of Wendell H. Murphy, Jr. are as follows:

Date of sale	Number of shares sold	Price per share	Gross Proceeds
05/28/2003	24,303	\$ 20.75	\$ 504,287
05/29/2003	5,008	\$20.7549	\$ 103,941
05/30/2003	31,243	\$20.9628	\$ 654,941
06/02/2003	2,569	\$ 21.016	\$ 53,990
06/05/2003	12,036	\$22.3228	\$ 268,677
06/06/2003	55,683	\$22.4325	\$1,249,109
06/09/2003	16,446	\$22.2766	\$ 366,361
Total	147,288		\$3,201,306

The Open Market Sales of Wendy Murphy Crumpler are as follows:

Date of sale	Number of shares sold	Price per share	<b>Gross Proceeds</b>
05/28/2003	7,180	\$ 20.75	\$148,985
05/29/2003	1,480	\$20.7549	\$ 30,717
05/30/2003	9,231	\$20.9628	\$193,508
06/02/2003	760	\$ 21.016	\$ 15,972
06/05/2003	3,556	\$22.3228	\$ 79,380
06/06/2003	16,452	\$22.4325	\$369,059
06/09/2003	4,859	\$22.2766	\$108,242
Total	43,518		\$945,863

The Open Market Sales of Joyce Murphy Minchew are as follows:

Date of sale	Number of shares sold	Price per share	Gross Proceeds
05/28/2003 05/29/2003	12,826 2,643	\$ 20.75 \$20.7549	\$266,140 \$54.855
05/30/2003	16,489	\$20.9628	\$345,656
06/02/2003	1,356	\$ 21.016	\$ 28,498

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06/05/2003	6,352	\$22.3228	\$ 141,794
06/06/2003	29,387	\$22.4325	\$ 659,224
06/09/2003	8,679	\$22.2766	\$ 193,339
Total	77,732		\$1,689,506

The Open Market Sales of Angela Norman Brown are as follows:

Date of sale	Number of shares sold	Price per share	Gross Proceeds
05/28/2003	3,946	\$ 20.75	\$ 81,880
05/29/2003	813	\$20.7549	\$ 16,874
05/30/2003	5,073	\$20.9628	\$106,344
06/02/2003	418	\$ 21.016	\$ 8,785
06/05/2003	1,954	\$22.3228	\$ 43,619
06/06/2003	9,042	\$22.4325	\$202,835
06/09/2003	2,671	\$22.2766	\$ 59,501
Total	23,917		\$519,838

#### Current Beneficial Ownership of the Reporting Persons:

As of the date of this Amendment, the Reporting Persons beneficially own an aggregate of 17,174,345 shares of Smithfield Common Stock (such number includes 208 shares of Smithfield Common Stock owned directly by MurFam and 575,972 Additional Acquisition Shares). The shares beneficially owned by the Reporting Persons represent approximately 15.7% (assuming the receipt by the Reporting Persons of the Escrowed Acquisition Shares and the Additional Acquisition Shares referred to in the Schedule 13D) of the 109,730,431 shares of Smithfield Common Stock outstanding on September 5, 2003, as set forth in the Form 10-Q of Smithfield filed on September 10, 2003. The number of shares of Smithfield Common Stock beneficially owned by each Reporting Person is as follows:

	Total Number of	Percentage of Outstanding	Additional
<b>Reporting Person</b>	Shares Beneficially Owned	Common Stock	Acquisition Shares <sup>2/</sup>
Wendell H. Murphy	5,186,679	4.7%	208,968
Harry D. Murphy	2,925,051	2.7%	38,092
Joyce Murphy Minchew	1,782,629	1.6%	76,318
Wendell H. Murphy, Jr.	3,396,120	3.1%	145,621
Wendy Murphy Crumpler	999,019	0.9%	43,748
Stratton K. Murphy	1,168,274	1.1%	19,970
Marc D. Murphy	1,168,274	1.1%	19,970
Angela Norman Brown	548,299	0.5%	23,285
Total	17,174,345	15.70%	575,972

Each Reporting Person has sole voting and dispositive power over those shares of Smithfield Common Stock individually beneficially owned by such Reporting Person and not pledged pursuant to the

2/ The Additional Acquisition Shares are included in the Total Number of Shares Beneficially Owned column.

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Forward Contracts; each Reporting Person has shared voting and dispositive power over those shares of Smithfield Common Stock beneficially owned by such Reporting Person by virtue of such Reporting Person s ownership interest in MurFam; and each Reporting Person has sole voting power (but no dispositive power) over those shares of Smithfield Common Stock beneficially owned by such Reporting Person pledged pursuant to the Forward Contracts, as follows:

		Shared Voting	
	Sole Voting and	and Dispositive	
Reporting Person	Dispositive Power	Power	Sole Voting Power
Wendell H. Murphy	4,768,690	73	417,916
Wendell H. Murphy, Jr.	3,122,533	51	273,536
Wendy Murphy Crumpler	918,185	15	80,819
Joyce Murphy Minchew	1,638,243	26	144,360
Angela Norman Brown	503,873	8	44,418
Harry D. Murphy	2,565,501	17	359,533
Stratton K. Murphy	985,794	9	182,471
Marc D. Murphy	985,794	9	182,471
Total	15,488,613	208	1,685,524

#### Item 6 Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

Item 6 is hereby amended by adding the following information:

Each of the Reporting Persons entered into the Forward Contracts described in Item 5 above pursuant to which they pledged the Number of Forward Contract Shares indicated above.

#### Item 7 Material to be Filed as Exhibits

- Exhibit 1 Trade Confirmations dated March 14, 2003 from Merrill Lynch, Pierce, Fenner & Smith Incorporated to each of Marc D. Murphy, Stratton K. Murphy and Harry D. Murphy.
  Exhibit 2 Form of ISDA Master Agreement dated February 27, 2003 between Merrill Lynch, Pierce, Fenner & Smith Incorporated and each of Marc D. Murphy, Stratton K. Murphy and Harry D. Murphy.
  Exhibit 3 Variable Prepaid Forward Confirmation dated June 19, 2003 from Credit Suisse First Boston Capital LLC to each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown.
  Exhibit 4 Variable Prepaid Forward Confirmation dated July 15, 2003 from Credit Suisse First Boston Capital LLC to each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown.
- Exhibit 5 Form of Variable Prepaid Forward Agreement dated June 16, 2003 and June 19, 2003 between Credit Suisse First Boston Capital LLC and each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown.

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#### Signature

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After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Amendment No. 2 to Schedule 13D is true, complete and correct.

Date: October 23, 2003

Wendell H. Murphy

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

Harry D. Murphy

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

Joyce Murphy Minchew

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

Wendell H. Murphy, Jr.

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

Wendy Murphy Crumpler

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

Stratton K. Murphy

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact CUSIP No. 832248 95 9 Marc D. Murphy Page 18 of 19 Pages

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

-

Angela Norman Brown

<u>/s/ Mark Roberts</u> Mark Roberts Attorney-in-Fact

CUSIP No. 832248 95 9

#### EXHIBIT INDEX

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#### Exhibit **Description** 1 Confirmations dated March 14, 2003 from Merrill Lynch, Pierce, Fenner & Smith Incorporated to each of Marc D. Murphy, Stratton K. Murphy and Harry D. Murphy. Form of ISDA Master Agreement dated February 27, 2003 between Merrill Lynch, Pierce, Fenner & Smith Incorporated and each 2 of Marc D. Murphy, Stratton K. Murphy and Harry D. Murphy. 3 Variable Prepaid Forward Confirmation dated June 19, 2003 from Credit Suisse First Boston Capital LLC to each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown. Variable Prepaid Forward Confirmation dated July 15, 2003 from Credit Suisse First Boston Capital LLC to each of Wendell H. 4 Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown. Form of Variable Prepaid Forward Agreement dated June 16, 2003 and June 19, 2003 between Credit Suisse First Boston Capital 5 LLC and each of Wendell H. Murphy, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Joyce Murphy Minchew and Angela Norman Brown.

6 Joint Filing Agreement dated October 23, 2003 among Wendell H. Murphy, Harry D. Murphy, Joyce Murphy Minchew, Wendell H. Murphy, Jr., Wendy Murphy Crumpler, Stratton K. Murphy, Marc D. Murphy, and Angela Norman Brown.