| FORM PTO-1595<br>(Rev. 6-93)<br>MN<br>7.6.00<br>R   | 07-31-20           | HEET   | U.S. DEPARTMENT OF COMMERCE<br>Patent and Trademark Office<br>Attorney Docket Nos : 51545-5005 |
|---|--------------------|--|--|
| · · · · · · · · · · · · · · · · · · ·   |                    |  | Attorney Docket Nos.: 51545-5005   |
| To the Assistant Commissioner for Patents:<br>Please record the attached original documents of                  | or copy thereof. 8 | <u> </u>   | ATTN: BOX ASSIGNMENT   |
| 1. Name of conveying party(ies):  | A BE SHE           | 2. Name and address o  | f receiving party(ies):  |
| Vlasic Farms, Inc.  | Mar 10             | Name: Money's Fo   | oods U.S. Inc.   |
| Additional name(s) of conveying party(ies) a<br><u>Yes X</u> No   | ttached?           | Internal Address:  |  |
| 3. Nature of conveyance:  |                    | Street Address: P.C  | D. Box 169, Maidencreek Road   |
| Assignment     _X Merger       Security Agreement     Change       Other  |                    | City: Blandon<br>State: Pennsylvania                                   | a Zip: 19510   |
| Execution Date: February 1, 2000  |                    | Additional name(s) &<br>Yes <u>_X</u> No                               | address(es) attached?  |
| If this document is being filed together with<br>A. Patent Application No.:<br>Additional numbers attached: Yes |                    | xecution date of the appl  | lication is:   |
| <ul> <li>5. Name and address of party to whom c concerning document should be mailed</li> </ul>                 | orrespondence      | 6. Total number of app   | plications and patents involved: <u>1</u>  |
| Name: Mr. Reid G. Adler<br>Internal Address: Customer No. 09629<br>Morgan, Lewis & B                            |                    | 7. Total fee (37 C.F.I<br><u>X</u> Enclosed<br><u>Authorized to be</u> | R §3.41): <u>\$40.00</u><br>e charged to deposit account 50-0310                               |
| Street Address:1800 M Street, N.WCity:WashingtonState: D.C.   | 7.<br><b>20036</b> | 8. Deposit account nu Attach duplicate of                              | mber: 50-0310<br>page if paying by deposit account   |
| 9. Statement and Signature  |                    |  |  |
| -   | <u>Elizaleth</u>   | nation is true and correct<br><u>Clubic man</u><br>ature               | and any attached copy is a true copy of $\frac{\int deg (6, 2000)}{Date}$                      |
| 07/28/2000 NTHAI1 00000238 4996390  | Total number o     | f pages including cover  | sheet, attachments and documents: <u>14</u>  |
| 01 FC:581 40.00 0P  |                    |  |  |
| 1 4/4 /1/20001 1  |                    |  |  |
| 1-WA/1438891.1  |                    |  |  |

PATENT REEL: 010942 FRAME: 0703

# **CERTIFICATE OF MERGER**

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# OF

# RECEIVED

MONEY'S FOODS (U.S.) LTD. (a Washington Corporation)

## WITH AND INTO

# VLASIC FARMS, INC. (an Obio Corporation)

Vlasic Farms, Inc., an Ohio corporation ("Vlasic"), which desires to merge with Money's Foods (U.S.) Ltd., a Washington corporation ("Money's"), pursuant to the provisions of Section 1701.78 of the General Corporation Law of the State of Ohio (the "Merger"), hereby certifies as follows:

**<u>FIRST</u>: The names and states of incorporation of the constituent corporations in the Merger (collectively the "Constituent Entities" and each a "Constituent Entity") are as follows:</u>** 

| Name                      | State of Incorporation |  |
|---------------------------|------------------------|--|
| Money's Foods (U.S.) Ltd. | Weshington             |  |
| Vlasic Farms, Inc.        | Ohio                   |  |

SECOND: The Constituent Entities have complied with all of the provisions of the WBCA and the DGCL.

<u>IHIRD</u>: Money's shall merge with and into Vlasic with Vlasic surviving the merger as the surviving corporation (the "Surviving Corporation"). The name of the Surviving Corporation shall be Money's Foods U.S. Inc.

FOURTH: The Certificate of Incorporation of Vlasic, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Corporation, except that Article One shall be amended as follows:

"The name of the corporation shall be Money's Foods U.S. Inc."

<u>FIFTH</u>: The executed Agreement of Merger is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the



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L KENNETH BLACKWELL SECRETARY OF STATE

#### CERTIFICATE OF MERGER

#### OF

## MONEY'S FOODS (U.S.) LTD. (a Washington Corporation)

#### WITH AND INTO

# VLASIC FARMS, INC. (an Ohio Corporation)

Vlasic Farms, Inc., an Ohio corporation ('Vlasic'), which desires to merge with Money's Foods (U.S.) Ltd., a Washington corporation ('Money's'), pursuant to the provisions of Section 1701.78 of the General Corporation Law of the State of Ohio (the 'Merger'), hereby certifies as follows:

<u>FIRST</u>: The names and states of incorporation of the constituent corporations in the Merger (collectively the "Constituent Entities" and each a "Constituent Entity") are as follows:

| Name                      | State of Incorporation |  |
|---------------------------|------------------------|--|
| Money's Foods (U.S.) Ltd. | Washington             |  |
| Vlasic Farms, Inc.        | Ohio                   |  |

SECOND: The Constituent Entities have complied with all of the provisions of the WBCA and the DGCL.

THIRD: Money's shall merge with and into Vlasic with Vlasic surviving the merger as the surviving corporation (the "Surviving Corporation"). The name of the Surviving Corporation shall be Money's Foods U.S. Inc.

FOURTH: The Certificate of Incorporation of Vlasic, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Corporation, except that Article One shall be amended as follows:

"The name of the corporation shall be Money's Foods U.S. Inc."

<u>FIFTH</u>: The executed Agreement of Merger is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the

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Surviving Corporation is c/o 2700-700 West Georgia Street, Vancouver, British Columbia. A copy of the executed Agreement of Merger will be furnished by the Surviving Corporation, on receipt of written request and without cost, to any stockholder of either of the Constituent Corporations.

<u>SIXTH</u>: The Merger shall become effective upon filing with the Secretary of State of Ohio.

SEVENTH: The Agreement of Merger is authorized on behalf of each of the Constituent Entities and each person whose signature appears on behalf of each Constituent Entity below is authorized to sign of behalf of such Constituent Entity.

IN WITNESS WHEREOF, the parties hereto, pursuant to the approval and authority duly given by resolutions adopted by their respective Board of Directors and shareholders, if applicable, have duly executed this Agreement as of the day and year first written above.

> VLASIC FARMS, INC., an Ohio Corporation

Name:

Name: Title:

MONEY'S FOODS (U.S.) LTD. a Washington Corporation

Bv:

Name: Title:

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#### AGREEMENT OF MERGER

## OF

## MONEY'S FOODS (U.S.) LTD. (a Washington Corporation)

#### WITH AND INTO

# VLASIC FARMS, INC. (an Ohio Corporation)

This AGREEMENT OF MERGER (this "Agreement") is dated as of February 1, 2000, by and between Money's Foods (U.S.) Ltd., a Washington Corporation ("Money's"), and Vlasic Farms, Inc., an Ohio corporation ("Vlasic"):

#### RECITALS

Money's is a corporation duly organized, validly existing and in good standing under the laws of the State of Washington;

Vlasic is an Ohio corporation duly organized, validly existing and in good standing under the laws of the State of Ohio; and

The Board of Directors of Money's has approved the merger contemplated by this Agreement in accordance with the Washington Business Corporation Act ("WBCA"), and the Board of Directors have approved the merger contemplated by this Agreement in accordance with the Ohio General Corporation Law ("OGCL").

NOW, THEREFORE, the parties hereto, in consideration of the mutual covenants herein contained and intending to be legally bound, agree as follows:

1. <u>Parties to Merger</u>. Money's and Vlasic (the "Constituent Entities") shall effect a merger (the "Merger") in accordance with and subject to the terms and conditions of this Agreement.

2. <u>Merger: Governing Law</u>. At the Effective Time (as defined in Section 3 hereof), Money's shall be merged with and into Vlasic, with Vlasic being the surviving corporation in the Merger (the "Surviving Corporation"). The Surviving Corporation shall continue to be governed by the laws of the State of Ohio.

- 3. <u>Filing and Effective Time</u>. Certificates of merger (the "Certificates of Merger") will be filed with the Secretary of State of the State of Ohio and the Secretary of State of the State of

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Washington. The Merger shall become effective at the time of filing of the Certificates of Merger with the Secretary of State of the State of Ohio and the Secretary of State of the State of Washington, or such later time as is agreed upon by the parties hereto and set forth in the Certificates of Merger (the "Effective Time").

4. <u>Certificate of Incorporation</u>. The Certificate of Incorporation of Vlasic, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Corporation, except that Article One shall be amended as follows:

"The name of the corporation shall be Money's Foods U.S. Inc."

5. <u>Bylaws</u>. At the Effective Time, the Bylaws of Vlasic shall be and thereafter remain the Bylaws of the Surviving Corporation until altered, amended or repealed in the manner provided in accordance with the Certificate of Incorporation and Bylaws of the Surviving Corporation and applicable law.

6. <u>Directors and Officers</u>. At the Effective Time, the directors and the officers of Money's shall be the directors and the officers of the Surviving Corporation. Each such director and officer shall hold office until his resignation or removal, in accordance with the Certificate of Incorporation and the Bylaws of the Surviving Corporation and applicable law.

7. <u>Conversion of Common Stock</u>. At the Effective Time, (1) all shares of the capital stock of Money's shall be converted into one hundred (100) shares of Vlasic, and (2) the one hundred (100) shares of Vlasic stock outstanding prior to the Effective Time shall be cancelled.

8. <u>Effect of Merger</u>. At the Effective Time, the Merger shall have the effect set forth in the WBCA and the DGCL.

9. Further Assurances. Each of the Constituent Entities shall use its best efforts to take all action and to do all things necessary in order to consummate and make effective the actions contemplated in this Agreement. If at any time the Surviving Corporation, or its successors or assigns, shall consider or be advised that any further assignments or assurances in law or any other acts are necessary or desirable to (a) vest, perfect or confirm, of record or otherwise, in the Surviving .Corporation its rights, title or interest in, to or under any of the rights, properties or assets of Money's acquired or to be acquired by the Surviving Corporation as a result of, or in connection with, the Merger, or (b) otherwise carry out the purposes of this Agreement, the Money's and its proper officers and managers shall be deemed to have granted to the Surviving Corporation an irrevocable power of attorney to execute and deliver all such proper deeds, assignments and assurances in law and to do all acts necessary or proper to vest, perfect or confirm title to and possession of such rights, properties or assets in the Surviving Corporation and otherwise to carry out the purposes of this Agreement; and the proper officers of the Surviving Corporation are fully authorized in the name of Money's or otherwise to take any and all such action.

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10. <u>Compliance with Statutes</u>. All statements and matters required to be set forth in an agreement of merger by the WBCA and the DGCL are contained in this Agreement.

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11. <u>Amendment or Termination</u>. This Agreement may be amended or terminated at any time on or before the Effective Time by agreement of the Boards of Directors of Vlasic and Money's; provided, however, that this Agreement may not be amended in any manner which is then prohibited by law.

12. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall be considered one and the same agreement. The parties agree that a facsimile may be executed as an original.

13. <u>Governing Law</u>. This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Ohio, without regard to principles of conflict of laws.

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<sup>215</sup> 963 5299 PATENT REEL: 010942 FRAME: 0709 IN WITNESS WHEREOF, the parties hereto, pursuant to the approval and authority duly given by resolutions adopted by their respective Board of Directors and shareholders, if applicable, have duly executed this Agreement as of the day and year first written above.

> VLASIC FARMS, INC., an Ohio Corporation

By: Name:

Title:

MONEY'S FOODS (U.S.) LTD. a Washington Corporation

By: Name: Title:

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FILED STATE OF WASHINGTON

FEB 3 2000

RALPH MUNRO SECRETARY OF STATE

# ARTICLES OF MERGER OF MONEY'S FOODS (U.S.) LTD., A WASHINGTON CORPORATION INTO VLASIC FARMS, INC., AN OHIO CORPORATION

Pursuant to the provisions of the Washington Business Corporation Act, the undersigned corporations adopt the following Articles of Merger:

1. The Agreement and Plan of Merger is set forth on Exhibit A.

2. The merger was duly approved by the shareholders pursuant to RCW 35B. 11.030.

Executed on this first day of February, 2000.

Money's Foods (U.S.) Ltd., a Washington corporation

Name: LEN BYKOWSKI Title: CED

Vlasic Farms, Inc., an Ohio corporation

By:

Name: LEN BYKOWSKI Title: PRESIDENT

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Exhibit A

#### AGREEMENT AND PLAN OF MERGER

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OF

## MONEY'S FOODS (U.S.) LTD. (a Washington Corporation)

#### WITH AND INTO

# VLASIC FARMS, INC. (an Obio Corporation)

This AGREEMENT AND PLAN OF MERGER (this "Agreement") is dated as of February 1, 2000, by and between Money's Foods (U.S.) Ltd., a Washington Corporation ("Money's"), and Vlasic Farms, Inc., an Ohio corporation ("Vlasic"):

## RECITALS

Money's is a corporation duly organized, validly existing and in good standing under the laws of the State of Washington;

Vlasic is an Ohio corporation duly organized, validly existing and in good standing under the laws of the State of Ohio; and

The Board of Directors of Money's has approved the merger contemplated by this Agreement in accordance with the Washington Business Corporation Act ("WBCA"), and the Board of Directors have approved the merger contemplated by this Agreement in accordance with the Ohio General Corporation Law ("OGCL").

NOW, THEREFORE, the parties hereto, in consideration of the mutual covenants herein contained and intending to be legally bound, agree as follows:

1. <u>Parties to Merger</u>. Money's and Vlasic (the "Constituent Entities") shall effect a merger (the "Merger") in accordance with and subject to the terms and conditions of this Agreement.

2. <u>Merger: Governing Law</u>. At the Effective Time (as defined in Section 3 hereof), Money's shall be merged with and into Vlasic, with Vlasic being the surviving corporation in the Merger (the "Surviving Corporation"). The Surviving Corporation shall continue to be governed by the laws of the State of Ohio.

3. <u>Filing and Effective Time</u>. Certificates of merger (the "Certificates of Merger") will be filed with the Secretary of State of the State of Ohio and the Secretary of State of the State of

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Washington. The Merger shall become effective at the time of filing of the Certificates of Merger with the Secretary of State of the State of Ohio and the Secretary of State of the State of Washington, or such later time as is agreed upon by the parties hereto and set forth in the Certificates of Merger (the "Effective Time").

4. <u>Certificate of Incorporation</u>. The Certificate of Incorporation of Vlasic, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Corporation, except that Article One shall be amended as follows:

"The name of the corporation shall be Money's Foods U.S. Inc."

5. <u>Bylaws</u>. At the Effective Time, the Bylaws of Vlasic shall be and thereafter remain the Bylaws of the Surviving Corporation until altered, amended or repealed in the manner provided in accordance with the Certificate of Incorporation and Bylaws of the Surviving Corporation and applicable law.

6. <u>Directors and Officers</u>. At the Effective Time, the directors and the officers of Money's shall be the directors and the officers of the Surviving Corporation. Each such director and officer shall hold office until his resignation or removal, in accordance with the Certificate of Incorporation and the Bylaws of the Surviving Corporation and applicable law.

7. <u>Conversion of Common Stock</u>. At the Effective Time, (1) all shares of the capital stock of Money's shall be converted into one hundred (100) shares of Vlasic, and (2) the one hundred (100) shares of Vlasic stock outstanding prior to the Effective Time shall be cancelled.

8. <u>Effect of Merger</u>. At the Effective Time, the Merger shall have the effect set forth in the WBCA and the DGCL.

9. Further Assurances. Each of the Constituent Entities shall use its best efforts to take all action and to do all things necessary in order to consummate and make effective the actions contemplated in this Agreement. If at any time the Surviving Corporation, or its successors or assigns, shall consider or be advised that any further assignments or assurances in law or any other acts are necessary or desirable to (a) vest, perfect or confirm, of record or otherwise, in the Surviving Corporation its rights, title or interest in, to or under any of the rights, properties or assets of Money's acquired or to be acquired by the Surviving Corporation as a result of, or in connection with, the Merger, or (b) otherwise carry out the purposes of this Agreement, the Money's and its proper officers and managers shall be deemed to have granted to the Surviving Corporation an irrevocable power of attorney to execute and deliver all such proper deeds, assignments and assurances in law and to do all acts necessary or proper to vest, perfect or confirm title to and possession of such rights, properties or assets in the Surviving Corporation and otherwise to carry out the purposes of this Agreement; and the proper officers of the Surviving Corporation are fully authorized in the name of Money's or otherwise to take any and all such action.

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215 963 52**PATENT**PAGE.11 REEL: 010942 FRAME: 0713

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10. <u>Amendment or Termination</u>. This Agreement may be amended or terminated at any time on or before the Effective Time by agreement of the Boards of Directors of Vlasic and Money's; provided, however, that this Agreement may not be amended in any manner which is then prohibited by law.

11. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall be considered one and the same agreement. The parties agree that a facsimile may be executed as an original.

12. <u>Governing Law</u>. This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Ohio, without regard to principles of conflict of laws.

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215 963 5299 PAGE.12 PATENT REEL: 010942 FRAME: 0714 IN WITNESS WHEREOF, the parties hereto, pursuant to the approval and authority duly given by resolutions adopted by their respective Board of Directors and shareholders, if applicable, have duly executed this Agreement as of the day and year first written above.

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VLASIC FARMS, INC., an Ohio Corporation

By: Name:

Title:

MONEY'S FOODS (U.S.) LTD. a Washington Corporation

B Name:

Title:

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I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal,

hereby certify by this certificate that the attached is a true and correct copy of

ARTICLES OF MERGER

of

# MONEY'S FOODS (U.S.) LTD.

Merged into VLASIC FARMS, INC. (An Ohio corp. not qualified in WA)

as filed in this office on February 3, 2000.



February 4, 2000 Date:

Given under my hand and the Seal of the State of Washington at Olympia, the State Capital



RECORDED: 07/06/2000

PAGE.14 215 963 PATENT REEL: 010942 FRAME: 0716

TOTAL

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