





FORM PTO-1595 COMMERCE (Rev. 6-93) Office

ARTMENT OF

Patent and Trademark

RECORDATION FORM COVER SHEET PATENTS ONLY

	Attorney Docket No.: 056222-5036	
To the Commissioner for Patents SERVICES	ATTN: MAIL STOP ASSIGNMENT RECORDATION	
Please record the attached original documents or co		
Name of conveying party(ies):	Name and address of receiving party(ies):	
Quest International B.V. and Maschmeijer		
Aromatics B.V. (by Merger)	Name: Quest International Services B.V.	
() ()		
Additional names of conveying party(ies) attached? ☐ Yes ☑ No	Internal Address:	
	Street Address: Huizerstraatweg 28	
Nature of conveyance:	City: Naarden 1411 GP	
3. Natare of conveyance.	State: Netherlands	
☐ Assignment		
☐ Security Agreement	Additional name(s) & address(es) attached?	
Other CERTIFICATE OF MERGER/NAME	☐ Yes ☒ No	
CHANGE		
Execution Date: January 22, 2004		
 4. New Application number(s) or patent number(s): application the execution date of the application A. Patent Application No.(s) 10/344,531 B. Patent No.(s) Additional numbers attached: Yes No 5. Name and address of party to whom correspondence concerning document should be mailed: 	 6. Total number of applications and patents involved: 1 7. Total fee (37 C.F.R. §3.41): \$40.00 	
Name: Paul N. Kokulis	☐ Enclosed	
	Authorized to be charged to Deposit Account 50-	
Internal Address: Morgan, Lewis & Bockius LLP	0310	
Customer No. 09629	8. Deposit Account No. 50-0310	
	(Attach duplicate page if paying by deposit account)	
Street Address: 1111 Pennsylvania Ave., N.W.	(Attach duplicate page if paying by deposit account)	
City: Washington State: D.C. Zip: 20004		
Statement and Signature		
	g information is true and correct and any attached copy	
is a true copy of the original document.	g into material to true and correct and any attached copy	
The state of property of the original decarries.		
Paul N. Kokulis, Reg. No. 16,773		
Name of Person Signing Signature	Date: April 13, 2005	
	Date. April 10, 2000	
TOTAL INTIDEL C	of pages including cover sheet, attachments and documents: 8	

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NautaDutilh

I Rotterdam, 22 January 2004

CERTIFICATE OF MERGER/NAME CHANGE

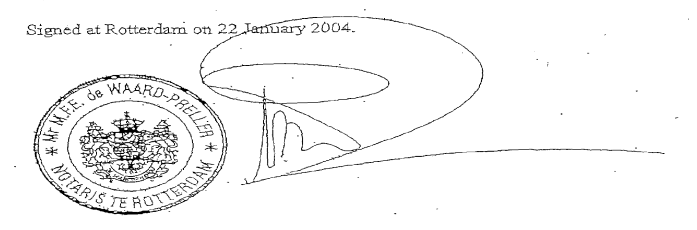
The undersigned:

Maria Francisca Elisabeth de Waard-Preller, civil law notary in Rotterdain,

does hereby certify:

that by a deed of merger executed on the 31st day of December 2003 the private company with limited liability ("besloten vennootschap met beperkte aansprakelijkheid") at that time named: Maschmeijer Aromatics B.V., having its registered office at that time at 1411 GP Naarden, Huizerstraatweg 28, as acquiring company, and the private company with limited liability ("besloten vennootschap met beperkte aansprakelijkheid") Quest International B.V., having its registered office at that time at 1411 GP Naarden, Huizerstraatweg 28, as disappearing company, entered into a merger which became effective on the 1st day of January 2004, whereby Maschmeijer Aromatics B.V. as the acquiring company acquired the entire assets and liabilities of Quest International B.V. under universal title;

that by the above described deed of merger executed on the 31st day of December 2003 the aforementioned private company with limited liability ("besloten vermoofschap met beperkte aansprakelijkheid") Maschmeijer Aromatics B.V., pursuant to an amendment of its articles of association changed its name into Quest International Services B.V., having its registered office at 1411 GP Naarden, Huizerstraatweg 28; which name change became effective on the first day of January 2004.



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Nauta Dutilh

Lawyers, Civil-Law Notaries, Tax Consultants

LEGAL MERGER

between

Maschmeijer Aromatics B.V. (as the acquiring company)

and

Quest International B.V. (as the company ceasing to exist)

as well as

AMENDMENT TO THE ARTICLES OF ASSOCIATION

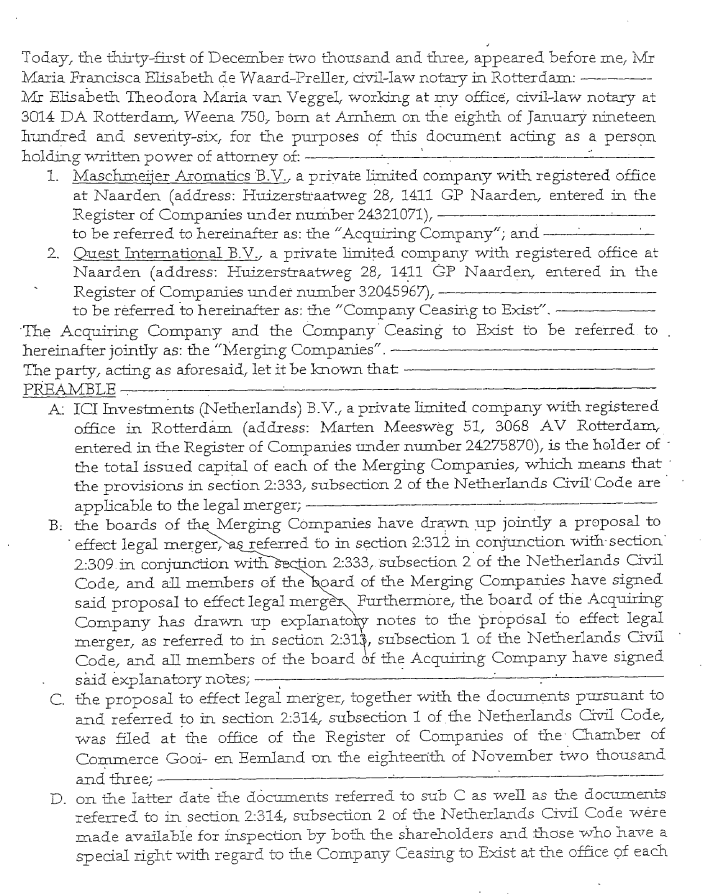
of

Maschmeijer Aromatics B.V. currently named Quest International Services B.V.

deed dated 31 December 2003

Amsterdam
Brussels
London
Luxembourg
New York
Rotterdam

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١.	of the Merging Companies up to the date of legal merger and at the office of		
	the Acquiring Company for six months subsequently;		
Ŧ	on the nineteenth of November two thousand and three the Merging		
٠.	Companies announced said filing at the office of the Register of Companies		
-			
	and at the office of each of the Merging Companies in the newspaper Trouw,		
	in conformity with the provision in section 2:314, subsection 3 of the		
7.7	Netherlands Civil Code;		
r.	the declaration of the clerk of the District Court of Amsterdam attached to this		
	deed evidences that no debtor of one of the Merging Companies objected to		
	the proposed legal merger;		
Ġ.	the general meeting of shareholders of each of the Merging Companies, held		
	on the thirty-first of December two thousand and three, in which the		
	resolution to effect legal merger in accordance with the proposal to effect legal		
ŕ	merger was adopted is evidenced by the official minutes drawn up by me,		
77	civil-law notary, today;		
Н.	the declaration of the board of each of the Merging Companies attached to this		
	deed evidences that following the proposal to effect legal merger no		
	substantial changes in the circumstances have arisen affecting the		
	announcements in the proposal to effect legal merger or in the explanatory		
~	notes;		
I.	no right of pledge or right of usufruct has been established on the shares in the		
	capital of the Company Ceasing to Exist, so that such rights cannot be		
~ ~i ~ .	acquired pursuant to this deed.		
	AL MERGER		
The p	sarty, acting as aforesaid, declared to proceed to the legal merger in conformity		
with t	the proposal to effect legal merger and the explanatory notes thereto referred to		
	("Merger"), which therefore comes into effect as from the day following today		
	s a result of which:		
1.	the total capital of the Company Ceasing to Exist is transferred to the		
	Acquiring Company under universal title;		
2.			
	and		
3.	the Acquiring Company does not grant any shares to any shareholder of		
	the Merging Companies.		
Sapse	equently, the party, acting as aforesaid, declared that the Acquiring Company		
will a	account for the financial data of the Company Ceasing to Exist with effect from		
the fi	rst of January two thousand and three.		
	NDMENT TO THE ARTICLES OF ASSOCIATION OF THE ACQUIRING		
COM	PANY —		
Subsequently, the party, acting as aforesaid, declared that the sole shareholder of the			
Acquiring Company decided, by decision dated the thirteenth of November two			
thousand and three as referred to in article 14 of the articles of association of the			
Acqui	Acquiring Company, to amend the articles of association of the Acquiring Company		
in the	scope of and subject to the condition of said Merger coming into effect.		

To imp	plement said decision the party declared to amend the articles of association of
_	equiring Company taking effect on the date on which the Merger comes into
	therefore on the first of January two thousand and four, as follows:
	Article 1 paragraph 1 will read as follows:
"I. Th	e company is named Quest International Services B.V."
II.	Article 2 will read as follows:
"OBJE	<u>CTIVE</u>
	<u>2</u>
The co	mpany's objectives are:
	to manage and exploit the intangible assets of group companies and in particular those of the Quest International division as well as the companies
	affiliated with it directly and indirectly, in the widest sense of the word, which
	will include in any case: to acquire, to alienate, to manage and to exploit the
	legal entitlement to the intangible assets, to provide administrative services to
7 \	the companies and to conduct research and development activities;
ъ)	to provide management services in the widest sense of the word to directly
	and indirectly affiliated companies, which will include in any case: activities
	in the field of marketing, product group management, international client
,	management, administrative support, legal and fiscal services;
· .	to conduct the management of other companies and enterprises;
d)	to give guarantees, to provide collateral or to warrant performance by a third
	party otherwise or to bind itself severally or otherwise for liabilities of group
,	companies; and
e)	to do anything that is related to the above in the widest sense or may be
~~~ * 1 *	conducive thereto."
	LSTATEMENT
Furthe	ermore, the party, acting as aforesaid, declared:
a)	that by the aforementioned decision of the shareholders dated the thirteenth of November two thousand and three she was designated to apply for the
	Ministerial declaration of no objection having been raised to the draft of the
	amendment to the articles of association of the Acquiring Company contained
	in this deed or to cause such declaration to be applied for and following said
	declaration having been obtained to cause the notarial deed of amendment to
	the articles of association to be executed; and ———————————————————————————————————
Ъ)	that the declaration of no objection having been raised as referred to in section
2)	2:235 of the Netherlands Civil Code for the purpose of the amendment to the
	articles of association of the Acquiring Company was granted, as evidenced
	by a Ministerial declaration number B.V. 1162712 dated the twenty-first of
	November two thousand and three attached to this deed.
$P \cap \mathcal{M}$	ER OF ATTORNEY —
The n	arty has been authorised by two private deeds to the effect of granting power of
aftorn	ey, which will be attached to this deed immediately following its execution. —
	arty is known to me, civil-law notary.
This ?	leed was executed in Rotterdam on the date first mentioned in this deed. ———
When	the substance of this deed had been communicated by me, civil-law notary,
and e	explained by me, civil-law notary, to the party, she declared to have acquainted

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herself with the contents of this deed, to agree to its contents and not to desire it to be read out verbatim.
Subsequently, when its substance had been read out, this deed was signed by the party and by me, civil-law notary.
E.T.M. van Veggel ——————————————————————————————————
ISSUED AS A TRUE COPY
[signature illegible]
[seal of mr M.F.E. de Waard-Preller civil-law notary in Rotterdam]

The undersigned, J.S. Luteijn, sworn translator in the English language, registered at the District Court of Justice of Amsterdam, hereby declares that the above translation is a true and accurate reproduction of the attached text in the Dutch language.

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# Vertaald alsof er stond: Considerans, sub C: ......tezamen met de stukken ingevolge en genoemd in artikel 2:314 lid 1 ...... Statutenwijziging, artikel 2 sub a: .....exploiteren van de juridische gerechtigdheid tot de immateriële activa .....

OPMERKINGEN VAN DE VERTALER:

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**RECORDED: 04/13/2005**