# Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT
NATURE OF CONVEYANCE:		MERGER
EFFECTIVE DATE:		01/01/2004
CONVEYING PARTY	DATA	
		Name Execution Date
Henkel Loctite Corpor	ation	12/15/2003
RECEIVING PARTY D	ΑΤΑ	
Name:	Henkel Corporation	
Street Address:	1001 Trout Brook Crossing	
City:	Rocky Hill	
State/Country:	CONNECTICUT	
Postal Code:	06067	
PROPERTY NUMBER	S Total: 1	
Property Type		
Property Ty	/ре	Number
Property Ty Application Number:		Number 0607111
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Application Number:	1	0607111
Application Number: CORRESPONDENCE Fax Number:	DATA (860)571-	0607111
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone:	DATA (860)571-4 De sent via US M 860-571-5	5028 Sail when the fax attempt is unsuccessful. 002
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email:	DATA (860)571-4 be sent via US M 860-571-5 trish.russo	5028 <i>ail when the fax attempt is unsuccessful.</i> 002 @us.henkel.com
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name:	DATA (860)571-4 <i>pe sent via US M</i> 860-571-5 trish.russo Steven C.	5028 Sail when the fax attempt is unsuccessful. 002 @us.henkel.com Bauman
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1:	DATA (860)571-1 be sent via US M 860-571-5 trish.russo Steven C. Henkel Co	2007111 5028 <i>fail when the fax attempt is unsuccessful.</i> 002 @us.henkel.com Bauman orporation
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Delaware PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"HENKEL LOCTITE CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "HENKEL CORPORATION" UNDER THE NAME OF "HENKEL CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE SIXTEENTH DAY OF DECEMBER, A.D. 2003, AT 9:35 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF JANUARY, A.D. 2004, AT 12:01 O'CLOCK A.M.



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Darriet Smith Windson

Harriet Smith Windsor. Secretary of State AUTHENTICATION: 2850255

DATE: 01-06-04

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State of Delaware Secretary of State Division of Corporations Delivered 10:24 PM 12/16/2003 FILED 09:35 PM 12/16/2003 SRV 030812000 - 0740913 FILE

## CERTIFICATE OF MERGER MERGING HENKEL LOCTITE CORPORATION INTO HENKEL CORPORATION

## Pursuant to Section 251 of the Delaware General Corporation Law

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware,

DOES HEREBY CERTIFY:

**<u>FIRST</u>**: That the name and state of incorporation of the constituent corporations in the merger are as follows:

### <u>Name</u>

State of Incorporation

Henkel Loctite Corporation (prior to change of name filing on May 15, 2002 known as Loctite Corporation) Delaware

Henkel Corporation

Delaware

SECOND: That an Agreement and Plan of Merger ("Merger Agreement") between the parties to the merger has been approved, adopted, certified, executed, and acknowledged by the constituent corporations in accordance with the requirements of Section 251 of the General Corporation Law of the State of Delaware.

**THIRD:** That Henkel Corporation ("Henkel") shall be the surviving corporation.

**FOURTH:** That the Amended and Restated Certificate of Incorporation of the surviving corporation, Henkel, as in effect immediately prior to the effective date of the merger, shall be the Amended and Restated Certificate of Incorporation of the surviving corporation, and no amendments or changes to that Amended and Restated Certificate of Incorporation are effected by this merger.

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

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business of the surviving corporation is The Triad, Suite 200, 2200 Renaissance Boulevard, Gulph Mills, Pennsylvania 19406.

<u>SIXTH</u>: That a copy of the Merger Agreement will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: That the merger shall be effective as of 12:01 a.m., January 1, 2004.

HENKEL CORPORATION

Bv:

John E. Knudson, President and Chief Financial and Administrative Officer

ATTEST:

Bv:

K.P.L.

Kenneth R. Piña - Senior Vice President, Chief Legal Officer & Secretary

#### ACKNOWLEDGEMENT

### **COMMONWEALTH OF PENNSYLVANIA**

**58.** 

#### **COUNTY OF MONGTOMERY**

On this 15th day of December, 2003, before me appeared John E. Knudson and Kenneth R. Piña, to me personally known, who being by me duly sworn, did say that they are the President and Chief Financial and Administrative Officer and the Senior Vice President, Chief Legal Officer & Secretary of Henkel Corporation and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation, by authority of its by-laws or from its board of directors, and said President and Chief Financial and Administrative Officer and the Assistant Secretary of Henkel Corporation acknowledged said instrument to be the free act and deed of said corporation.

Sworn to and subscribed before me on the date aforesaid.

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Notary Public

Meterial Bood Dataseth A. Weist, Natary Public Lipper Meter True, Montpanney County My Conveticeion Expires Pats. 18, 8887 March 19, 1997

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PATENT <sup>\*</sup> REEL: 018437 FRAME: 0804

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**RECORDED: 10/26/2006**