Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	08/31/2007

CONVEYING PARTY DATA

Name	Execution Date
Benjamin Obdyke Incorporated	08/31/2007

RECEIVING PARTY DATA

Name:	Benjamin Obdyke Incorporated	
Street Address:	400 Babylon Road, Suite A	
City:	Horsham	
State/Country:	PENNSYLVANIA	
Postal Code:	19044	

PROPERTY NUMBERS Total: 20

Property Type	Number
Patent Number:	7182688
Patent Number:	6981916
Patent Number:	6594965
Patent Number:	6308472
Patent Number:	6298613
Patent Number:	6277024
Patent Number:	5960595
Patent Number:	5902432
Patent Number:	5673521
Patent Number:	5099627
Patent Number:	6804922
Patent Number:	6131353
Application Number:	11781390
Application Number:	11690886

PATENT

REEL: 019817 FRAME: 0605

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Application Number:	11615348
Application Number:	11470518
Application Number:	11470427
Application Number:	11464911
Application Number:	11305623
Application Number:	11274685

CORRESPONDENCE DATA

Fax Number: (215)540-5818

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2155409216

Email: wbak@howsonandhowson.com

Correspondent Name: William Bak

Address Line 1: 501 Office Center Drive, Suite 210

Address Line 4: Fort Washington, PENNSYLVANIA 19034

ATTORNEY DOCKET NUMBER:	BOIPATMERGER
NAME OF SUBMITTER:	William Bak

Total Attachments: 6

source=Date Stamped PA Articles of Merger#page1.tif source=Date Stamped PA Articles of Merger#page2.tif source=Date Stamped PA Articles of Merger#page3.tif source=Date Stamped PA Articles of Merger#page4.tif source=Date Stamped PA Articles of Merger#page5.tif source=Date Stamped PA Articles of Merger#page6.tif

PATENT REEL: 019817 FRAME: 0606

Entity #: 257621 Date Filed: 08/31/2007 Pedro A. Cortés Secretary of the Commonwealth

•	Articles/Certificat				
nitry Number 1931019	Domestic Business Domestic Nonprofi Limited Partnership	Corporation (§ 19 it Corporation (§ 5	926) 926)		
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150 plus \$40 additional for arty in additional to two	each			T07247	767001
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3enjamin Obdyke Incorporated Check and complete one of the	l he following:				
Check and complete one of the Surviving corporation/lithe (a) address of its current	he following: mited partnership is a domesti registered office in this Comm	ic business/nonpro	ame of its cor	nmercial register	ed office !
Check and complete one of the Check and Check	the following: mited partnership is a domesti registered office in this Commenue is (the Department is her Department): City	ic business/nonpro nonwealth or (b) n eby authorized to	ame of its cor correct the fol	nmercial register lowing informati	ed office !
The surviving corporation/li the (a) address of its current provider and the county of v conform to the records of the (a) Number and Street (b) Name of Commercial Re The surviving corporation/lin partnership incorporated/form office in this Commonwealth Department is hereby authori (a) Number and Street North 8th Street,	ine following: mited partnership is a domestive registered office in this Commenue is (the Department is here. City gistered Office Provider mited partnership is a qualifficated under the laws of Delaws or (b) name of the commercian city Philadelphia	ic business/nonprononwealth or (b) neby authorized to State I foreign business/ ure and the registered office formation to confi	ame of its cor correct the fol Zip nonprofit corp e (a) address o provider and to corm to the rec Zip 19123-3907	County Philadelphia	ed office on to tered ue is (the tment):
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PENNSYLVANIA DEPARTMENT OF STATE

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DSCB:15-1926/5926/8547-2

Number and street	*	City	State	Zip	County
Pursuant to 15 P if any, of the plan Incorporation/Ce subsequent to the The full text of th partnership, the a	ger is set forth in fu a.C.S. § 1901/§ 854 of merger that amount ifficate of Limited effective date of the e plan of merger is ddress of which is.	Il in Exhibit A attached 17(b) (relating to omiss and or constitute the op Partnership of the surv e plan are set forth in f on file at the principal	ion of certain provi crative provisions (lying corporation/li	sions from filed pot the Articles of mited partnership sched hereto and	p as in effect
corporation/limite	horized, adopted or ed partnership (or ea	n corporation/limited papproved, as the case rach of the foreign busin of the jurisdiction in w	nay be, by the foreign	gn business/nong trations/limited p	profit
Name Benjamin Obdyke	Incorporated	rger was adopted by ea Adopted rs of the domestic corp	Manner of Adopt by the stockholder	ion s and directors of	f the parent foreign
The plan of m	orger shall be effect	ive upon filing these A ive on: August, 31, 20 Date	007 at Ho	our .	
provider and the	ne county of venue on business/nonprofice Registered Office	egistered office in this (of each other domestic it corporation/limited p Address Comme 65 Steamboat Drive	business/nonprofit o	corporation/limite a party to the pla fice Provider	ed partnership and

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IN TESTIMONY WHEREOF, the undersigned corporation/ limited partnership has caused these Articles/Certificate of Marger to be signed by a duly authorized officer thereof this
31 st day of Dugust , 2007
BENJAMIN OBDYKE INCORPORATED (PA)
Name of Corporation/Limited Partnership
Silfell .
Devid A. Campbell, President
BENJAMIN OBDYKE INCORPORATED (DE) Name of Corporation/Limited Partnership
TIAN.
David A. Campbell, President

B#646694 v.3

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REEL: 019817 FRAME: 0609

EXHIBIT A TO ARTICLES OF MERGER

Plan of Merger

[See attached.]

B#646694 v.3

PATENT REEL: 019817 FRAME: 0610

PLAN OF MERGER OF

BENJAMIN OBDYKE INCORPORATED (A PENNSYLVANIA CORPORATION) WITH AND INTO BENJAMIN OBDYKE INCORPORATED (A DELAWARE CORPORATION)

THIS PLAN OF MERGER ("Plan") is made as of August 31, 2007 by and between Benjamin Obdyke Incorporated, a business corporation incorporated under the laws of the Commonwealth of Pennsylvania ("BOI-PA"), and Benjamin Obdyke Incorporated, a business corporation incorporated under the laws of the State of Delaware ("BOI-DE"), pursuant Sections 1921(b) and 1924 of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania, as amended (the "Pennsylvania Act"), Section 252 of the Delaware General Corporation Law, as amended (the "Delaware Act") and resolutions adopted by the Board of Directors of BOI-DE and the Board of Directors of BOI-PA on said date, in accordance therewith.

WITNESSETH

WHEREAS, BOI-PA is a wholly-owned subsidiary of BOI-DE; and

WHERBAS, the Directors and sole shareholder of BOI-PA (being BOI-DE) and the Directors and stockholders of BOI-DE deem it desirable and in the best interests of each such company to merge (the "Merger") BOI-PA with and into BOI-DE in accordance with the Pennsylvania Act and the Delaware Act.

NOW, THEREFORE, the parties do hereby agree as follows:

- I. BOI-PA shall, pursuant to the provisions of the Pennsylvania Act and the Delaware Act, be merged with and into BOI-DE, which shall be the surviving corporation upon the effective date of the Merger. The Merger shall be effective on August 31, 2007 (the "Effective Time of the Merger"). BOI-DE shall continue to exist as sald surviving corporation pursuant to the provisions of the Delaware Act. The separate existence of BOI-PA shall cease upon the Effective Time of the Merger in accordance with the provisions of the Pennsylvania Act and the Delaware Act.
- 2. At the Effective Time of the Merger, the Certificate of Incorporation and Bylaws of BOI-DE as in effect immediately prior to the Effective Time of the Merger shall be and become the Certificate of Incorporation and Bylaws of BOI-DE from and after the Effective Time of the Merger, and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Delaware Act.
- 3. The officers and directors of BOI-DE at the Effective Time of Merger shall be and remain the officers and directors of BOI-DE and shall hold office from the Effective Time of Merger until their successors are duly elected and qualified.
- 4. At the Effective Time of the Merger, all of the issued and outstanding shares of stock of BOI-PA shall, by virtue of the Merger and without need of any further action, be canceled, without any payment being made in respect thereof or any exchange being made therefor. The issued and outstanding shares of stock of BOI-DB shall not be converted or exchanged in any manner, but each said share which is issued and outstanding as of the Effective Time of the Merger shall continue to represent one issued and outstanding share of stock of BOI-DE.

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- 5. Upon the authorization, approval, and adoption of this Pian in accordance with the provisions of the Delaware Act and the Pennsylvania Act, BOI-DE and BOI-PA shall cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Delaware and the laws of the Commonwealth of Pennsylvania, and shall cause to be performed all necessary acts therein and elsewhere to effectuate the Merger. In case at any time after the Effective Time of Merger BOI-DE shall consider or be advised that any further assignments, conveyances or assurances in law are necessary or desirable to carry out the provisions hereof, the proper officers of such Parent Corporation and the proper officers of BOI-PA shall execute and deliver any and all proper deeds, assignments, and the assurances in law, and do all things necessary or proper to carry out the provisions hereof.
- 6. Any officer of BOI-DB and any officer of BOI-PA is hereby authorized to execute a Certificate of Merger and Articles of Merger, respectively, in conformity with the provisions of the Delaware Act and the Pennsylvania Act; and the Board of Directors and the proper officers of BOI-DE and of BOI-PA, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan or of the Merger herein provided for.
- 7. Notwithstanding the full authorization, approval and adoption of this Plan and the full authorization of the Merger, on behalf of BOI-DE and BOI-PA in accordance with the provisions of the Delaware Act and the Pennsylvania Act, respectively, this Plan may be terminated at any time prior to the Effective Time of the Merger, and of the Merger herein provided for, in the event that the Board of Directors of BOI-DE determines to abandon such Merger plans.

IN WITNESS WHEREOF, the parties hereto have caused this Plan to be executed in their respective company names by their respective duly authorized officers as of the date first above written.

BENJAMIN OBDYKE INCORPORATED (DE)

David A. Campbell, President

BENJAMIN OBDYKE INCORPORATED (PA)

David A. Camphell Presiden

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