FORM PTO-1594 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar TM05/REV03

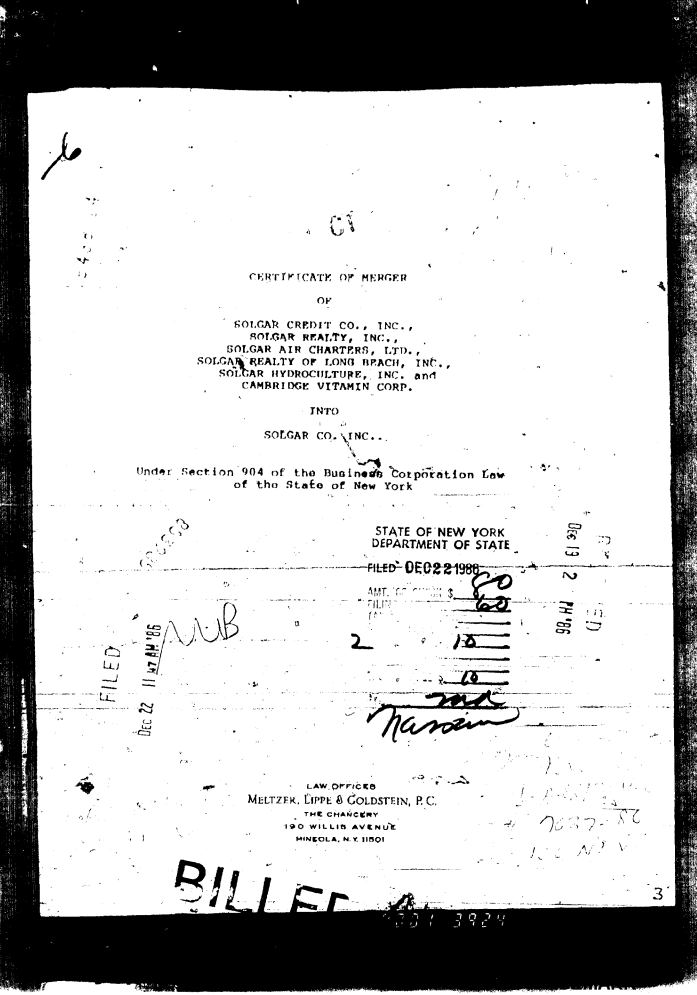
11-14-2000



Docket No.:

Tab settings → → 101515408 To the Honorable Commissioner of Patents and madernaiss, riease record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies): Cambridge Vitamin Corp. Name: American Home Products Corporation Internal Address: Association ☐ Individual(s) Street Address: Five Girada Farms General Partnership ☐ Limited Partnership City: Madison State: NJ ZIP: 07940 ☒ Corporation-State New York ☐ Other ☐ Individual(s) citizenship (see attached letter for explanation) Additional names(s) of conveying party(les) ☐ Association ☐ General Partnership _____ 3. Nature of conveyance: □ Limited Partnership _____ ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other □ Other If assignee is not domiciled in the United States, a domestic (see enclosed letter for explanation) Dec. 22, 1988, Execution Date: Oct. 13, 1994 and July 30, 1998 designation is ☐ Yes M N (Designations must be a separate document from Additional name(s) & address(es) ☐ Yes XI N 4. Application number(s) or registration numbers(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) **CAMBRIDGE** 1436173 120 10.13.00 Additional numbers ☐ Yes 🛛 No 6. Total number of applications and 5. Name and address of party to whom correspondence registrations involved:..... concerning document should be mailed: Name: Ron Adams 7. Total fee (37 CFR 3.41):.....\$ \$40.00 or the appropriate filing fees Internal Address: Bldg. 2B1 Enclosed Authorized to be charged to deposit account 8. Deposit account number: Street Address: American Home Products Corporation One Campus Drive 01-1425 (American Home Products Corporation) City: Parsippany State: NJ ZIP: 07054 DO NOT USE THIS SPACE 00000008 011425 1436173 11/14/2000 MTHAI1 40.00 CH 01 FC:481 9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. American Home Products Corporation October 10, 2000 Egon E. Berg, Vice President Name of Person Signing Total number of pages including cover sheet, attachments, and

REEL: 002173 FRAME: 0314



REEL: 002173 FRAME: 0315

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CERTIFICATE OF MERGER

OF

SOLGAR CREDIT CO., INC.,
SOLGAR REALTY, INC.,
SOLGAR AIR CHARTERS, LTD.,
SOLGAR RRALTY OF LONG BEACH, INC.,
SOLGAR HYDROCULTURE, INC. and
CAMBRIDGE VITAMIN CORP.

INTO

SOLGAR CO. INC..

Under Section 904 of the Business Corporation Law of the State of New York

The undersigned, Allen Skolnick, Vice President of Solgar Co. Inc., being the holder of all outstanding shares entitled to wote in Solgar Credit Co., Inc., Solgar Realty, Inc., Solgar Air Charters, Ltd. and Solgar Hydroculture, Inc. and Vice President of Solgar Realty, Inc., the holder of all shares entitled to vote in Solgar Realty of Long Beach, Inc. and Allen Skolnick and Nathaniel Colby, the holders of all outstanding shares entitled to vote in Cambridge Vitamin Corp. and Solgar Co. Inc., respectively, each of said corporations being domestic corporations duly organized and existing under and by virtue of the laws of the State of New York except Solgar Air Charters, Ltd., a foreign corporation duly organized and existing under and by virtue of the laws of the laws of Delaware, do hereby certify and set forth:

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TRADEMARK REEL: 002173 FRAME: 0316 d. (5) 12.08.86 blu 02077 8-24

Co. Inc., Bolgar Credit Co., Inc., Bolgar Realty, Inc., Bolgar Air Charters, Ltd., Solgar Realty of Long Beach, Inc., Bolgar Bydroculture, Inc., and Cambridge Vitamin Corp.

SECOND: The name of the surviving corporation is Solgar Co. Inc.

THIRD: The designation, number and voting rights of the outstanding shares of stock of the constituent corporations is as follows:

CONSTITUENT	CLASS .	NUMBER		
SOLGAR CO. INC.	common, no par value	100	shares	
SOLGAR CREDIT CO., INC.	Class A, \$1 par value Class B, \$2 par value		shares	Ę
SOLGAR REALTY, INC.	. Common,		shares	
SOLGAR AIR CHARTERS, LTD.	•	100	shares	
SOLGAR REALTY OF	no par value Common,	100	shares	٠.,
SOLGAR HYDROCULTURE, INC.	Common, no par value		shares	
CAMBRIDGE VITAMIN CORP.	Common, no par value		shares	

Each share of common stock of the constituent corporations is entitled to one vote per share.

FOURTH: There are no changes or amendments to be made in the Certificate of Incorporation of Solgar Co. Inc.

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Merger by the unanimous written goment of all the directors of each of the constituent corporations, followed by the unanimous written consent of all the shareholders of each of the constituent domestic corporations, pursuant to Sections 615 and 708 of the Business Corporation Law of the State of New York, respectively, each dated December 15, 1986 and December 15, 1986, respectively and (ii) In tempect of Solgar Air Charters, Ltd., a Delaware corporation, by approval of an Agreement of Herger by the unanimous written consent of all the directors of said corporation followed by the unanimous written consent of all shareholders of said corporation pursuant to Sections 141 and 228 of the Delaware Corporation Law, respectively each dated December 15, 1986 and December 15, 1986, respectively.

IN WITNESS WHEREOF, the undersigned have executed and signed this Certificate of Merger as permitted by

Section 104(d)(1) of the Business Corporation Law of the State of New York and affirm the truth of the statements contained herein, insofar as they relate to their respective corporations, under the penalties of perjury this day of December, 1986.

By:

Allen Skolnick, Shareholder

By:

Mien Skolnick, Shareholder

By:

Mien Skolnick, Shareholder

By:

Nathaniel Colby, Shareholder

Nathaniel Colby, Shareholder

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Co., Inc., Solgar Realty, Inc., Solgar Air Charters, Etd., Solgar Realty of Long Boach, Inc., Solgar Hydroculture, Inc. and Cambridge Vitamin Corp. into Solgar Co., Inc. is the date of filing.

SIXTH: The date that the Certificate of Incorporation of each domestic constituent corporation was filed by the Department of State is as follows:

Constituent Corporation

Solgar Co. Inc.
Solgar Credit Co., Inc.
Solgar Realty, Inc.
(name under which it was formed:
Solgar Realty Development Co., Inc.)
Solgar Realty of Long Reach, Inc.
Solgar Hydroculture, Inc.
Cambridge Vitamin Corp.

Date of Incorporation

June 18, 1947.... July 12, 1979 December 11, 1979

September 4, 1984 July 20, 1982 January 19, 1979

Air Charters, Ltd. a constituent foreign corporation was filed with the Secretary of State of the State of Delaware was May 23, 1979. An application for authority to do husiness in New York was never filed.

SEVENTH: The merger of Solgar Credit Co., Inc., Solgar Realty, Inc., Solgar Air Charters, Ltd., Solgar Realty of Long Beach, Inc., Solgar Hydroculture, Inc. and Cambridge Vitamin Corp. into Solgar Co. Inc. was authorized, (i) in respect of each of the constituent domestic corporations, by the approval of a Plan of

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SOLGAR CREDIT CO., INC. SOLGAR HYDROCULTURE, INC. Solgar Co. Inc., By: Solgar Co. Inc., Sole Shareholder Sole Shareholder President Vice President SOLGAR REALTY, INC. SOLGAR REALTY OF LONG BEACH, INC. Solgar Co. Inc. Solgar Realty, Inc., Sole Shareholder By: Vice Milen Skolnick, Vice President SOLGAR AIR CHARTERS, LTD. Solgar Co. Inc., Sole Spareholder Aften Skølnick, Vice President

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State of New York Department of State

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.

Witness my hand and seal of the Department of State on

APR 20 1999



Special Deputy Secretary of State

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Certificate of Antindment

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Certificate of Incorporation

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SOLGAR COL, INC.

Pursuant to Section 805 of the Business Corporation Law

IT IS HEREBY CERTIFIED:

FIRST: The name of the Corporation is SOLGAR CO., INC., hereinafter referred to as the "Corporation.

SECOND: The Certificate of Incorporation was filed with the Department of State of the State of New York on June 18, 1947.

THIRD: The Certificate of Incorporation is hereby emended to effect the foregoing change:

To amend Peragraph (1) which sets forth the name of the Corporation. Peragraph (1)____

(1) The name of the Corporation is: SOLGAR VITAMIN AND HERB

FOURTH: The amendment to the Certificate of Incorporation was authorized first by the board, followed by the holder of all outstanding shares entitled to vote thereon,

IN WITNESS WHEREOF, this Certificate of Antendment has been subscribed by the undersigned, this 13th day of October 1994, who effiche that the statements made therein are true under the penalties of perjury.

Alien Skolnick, President #Censtance Skolnick Constance Skolnick, Secretary

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TRADEMARK REEL: 002173 FRAME: 0323

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ASSIGNOR: SOLGAR VITAMIN AND HERB COMPANY, INC.

ASSIGNEE: AMERICAN HOME PRODUCTS CORPORATION

UNITED STATES TRADEMARK ASSIGNMENT

THIS ASSIGNMENT, effective as of the 30th day of July 1998, is made by and between SOLGAR VITAMIN AND HERB COMPANY, INC., a/k/a Solgar Co. Inc., a New York corporation with its office at 410 Ocean Avenue, Lynbrook, New York 11563 ("Assignor"), and AMERICAN HOME PRODUCTS CORPORATION, a Delaware corporation with its office at Five Giralda Farms, New Jersey 07940 ("Assignee")

WITNESSTH:

WHEREAS, Assignor is the sole owner of the entire right, title and interest in and to the trademark registration thereof as follows:

CAMBRIDGE – Registration Number 1,436,173 - registered April 14, 1987.

WHEREAS, Assignor desires to sell, transfer and assign to Assignee all of Assignor's right, title and interest in and to the trademark registration therefore together with the portion of the business to which the trademark pertains or the goodwill of the business in connection with which the trademark is used and which is symbolized by the trademark, along with the right to recover for damages and profits for past infringements thereof;

WHEREAS, Assignee desires to acquire from Assignor all of Assignor's right title and interest in and to the trademark registration therefor together with the portion of the business to which the trademark pertains or the goodwill of the business in connection with which the trademark is used and which is symbolized by the trademarks, along with the right to recover for damages and profits for past infringements thereof.

NOW, THEREFORE, for one dollar and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, Assignor hereby sells, transfers and assigns to Assignee, its successors and assigns, Assignor's entire right and interest in and to the trademark registration therefor set forth above, together with the portion of the business to which the trademarks pertain or the goodwill of the business in connection with which the trademarks are used and which is symbolized by said trademarks, along with the right to recover for damages and profits for past infringements thereof.

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TRADEMARK REEL: 002173 FRAME: 0324

TO HAVE AND TO HOLD by Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor had not this transfer and assignment been made.

Assignor covenants and agrees that no assignments, sale, agreement or encumbrance has or will be made or entered into which would conflict with this assignment and sale.

Assignor covenants and agrees that it will, without charge to Assignee, whenever so requested by Assignee, execute and deliver such further instruments and perform any other reasonable acts that Assignee may require as may be necessary or convenient for vesting in Assignee the full benefits of all the rights and premises hereby assigned and/or provide evidence to support any of the foregoing in the event such evidence is deemed necessary by Assignee, to the extent such evidence is in the possession or control of Assignor.

The Commissioner of Patents and Trademarks is hereby respectfully requested to record this assignment in the United States Patent and Trademark Office against the files of the registration herein described.

EXECUTED THE 28th DAY OF September . 2000

ASSIGNOR:

SOLGAR VITAMIN AND HERB COMPANY, INC.

Richard Eisenberg, General Counsel/Asst Secy

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