FORM P Expires 06/30/9 OMB 0651-002

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U.S. Department of Commerce TRADEMARK

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#### RECORDATION FORM COVER SHEET

TRADEMARKS ONLY					
TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).					
Submission Type Conveyance Type					
New Assignment License					
Resubmission (Non-Recordation)  Document ID #  Security Agreement Nunc Pro Tunc Assignment					
Merger Month Day Year					
Reel # Frame # 11 12 1998					
Corrective Document Change of Name					
Reel # Other Other					
Conveying Party  Mark if additional names of conveying parties attached  Execution Date Month Day Year					
Name Windy Hill Pet Food Company, Inc.					
Formerly 143349					
Individual General Partnership Limited Partnership Corporation Association					
Other					
Citizenship/State of Incorporation/Organization Minnesota					
Receiving Party  Mark if additional names of receiving parties attached					
Name Doane MergeCo No. 1, Inc.					
DBA/AKA/TA					
Composed of					
Address (line 1) P.O. Box 2487					
Address (line 2)					
TN 37024-2487					
Address (line 3) Brentwood State/Country State/Country					
Individual General Partnership Limited Partnership assignment and the receiving party is					
Corporation Association appointment of a domestic representative should be attached.					
(Designation must be a separate					
Other					
Citizenship/State of Incorporation/Organization Texas					
2001 GTOH11 00000064 1493399 FOR OFFICE USE ONLY					

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

**TRADEMARK** 

**REEL: 002237 FRAME: 0483** 

FORM PTO- Expires 06/30/99 OMB 0651-0027	1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK		
Domestic Representative Name and Address Enter for the first Receiving Party only					
Name					
Address (line 1)			DECEIVED :		
Address (line 2)			FFR - 5 2001		
Address (line 3)					
Address (line 4)					
Correspondent Name and Address Area Code and Telephone Number (713) 758-2732					
Name	Peter E. Mims				
Address (line 1)	Vinson & Elkins L.L.P.				
Address (line 2)	1001 Fannin Street				
Address (line 3)	2300 First City Tower				
Address (line 4)	Houston, Texas 77002	2-6760			
		of pages of the attached conveyance	document # 4		
Pages	including any attachme	ents.	# [4		
Trademark Application Number(s) or Registration Number(s)  Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).					
	e <i>trademark Application Numb</i> demark Application Nun		istration Number(s)		
Tian	Jemark Application Rull	1493399	730532		
Number of	Properties Enter the	total number of properties involved.	#2		
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 65.00					
Method of Payment: Enclosed 🗹 Deposit Account 🗍					
(Enter for p	account or deposit account or	if additional fees can be charged to the account.)  Deposit Account Number:	# 22-0365		
		Authorization to charge additional fee	s: Yes 🗸 No 🔲		
Statement and Signature					
To to	he best of my knowledge a	nd belief, the foregoing information is true the original document. Charges to depos	it account are authorized, as		
Peter	E. Mims	Peter E.VA	cm 2/2/01		
	of Person Signing	Signature	Date Signed		

## state of Minnesote

### SECRETARY OF STATE

Certificate of Merger

I, Joan Anderson Growe, Secretary of State of Minnesota, certify that: the documents required to effectuate a merger between the entities listed below and designating the surviving entity have been filed in this office on the date noted on this certificate; and the qualification of any non-surviving entity to do business in Minnesota is terminated on the effective date of this merger.

Merger Filed Pursuant to Minnesota Statutes, Chapter: 302A

State of Formation and Names of Merging Entities:

MN: WINDY HILL PET FOOD COMPANY, INC.

TX: DOANE MERGECO NO. 1, INC.

State of Formation and Name of Surviving Entity:

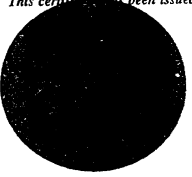
TX: DOANE MERGECO NO. 1, INC.

Effective Date of Merger: 11/12/98---11:05 A.M. EASTERN STANDARD TIME

Name of Surviving Entity After Effective Date of Merger:

DOANE MERGECO NO. 1, INC.

This certificate has been issued on: 11/10/98



Joan anderson Grosse Secretary of State.

: 75-AA

#### ARTICLES OF MERGER MERGING

#### WINDY HILL PET FOOD COMPANY, INC.

(a Minnesota corporation)

INTO

DOANE MERGECO NO. 1, INC.

(a Texas corporation)

Pursuant to the provisions of Minnesota Statutes, Section 302A.621, the undersigned officer of Doane MergeCo No. 1, Inc., a Texas corporation (the "Surviving Parent Corporation") and parent corporation of Windy Hill Pet Food Company, Inc., a Minnesota corporation (the "Merged Subsidiary Corporation"), hereby certifies that:

- (a) attached hereto as Exhibit A is a true and correct copy of the Plan of Merger (the "Plan of Merger") merging the Merged Subsidiary Corporation into the Surviving Parent Corporation;
- (b) the Surviving Parent Corporation owns 4,500 shares of common stock, par value 50.05 per share, of the Merged Subsidiary Corporation, constituting all of the issued and outstanding shares of the Merged Subsidiary Corporation;
- (c) there are no shareholders of the Merged Subsidiary Corporation other than the Surviving Parent Corporation, so there is no notice requirement as set forth in Minnesota Statutes, Section 302A.621, Subd. 2;
- (d) the Plan of Merger has been approved by the Sole Director of the Surviving Parent Corporation, the parent corporation of the Merged Subsidiary Corporation, pursuant to the provisions of Minnesota Statutes, Section 302A.621;
- (e) the merger is permitted by the Minnesota Business Corporation Act and the Texas Business Corporation Act; and
- (f) the merger shall be effective as of 200 a.m., Eastern Standard Time, on November 12, 1998.

IN WITNESS WHEREOF, the undersigned has subscribed his name this 10th day of November, 1998.

DOANE MERGECO NO. 1, INC.

Thomas R. Heidentha

President

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#### Exhibit A

# PLAN OF MERGER MERGING WINDY HILL PET FOOD COMPANY, INC. (a Minnesota corporation) INTO DOANE MERGECO NO. 1, INC. (a Texas corporation)

This Plan of Merger, is made and executed as of November 10, 1998, and constitutes the Plan of Merger merging Windy Hill Pet Food Company, Inc., a Minnesota corporation (the "Merged Subsidiary Corporation") with and into Doane MergeCo No. 1, Inc., a Texas corporation (the "Surviving Parent Corporation") and parent corporation of the Merged Subsidiary Corporation, each of which are hereinafter referred to as a "Constituent Corporation".

#### WITNESSETH:

WHEREAS, the Sole Director of the Surviving Parent Corporation and parent corporation of the Merged Subsidiary Corporation deems it advisable for the Constituent Corporations to merge pursuant to this Plan of Merger;

NOW, THEREFORE, it is hereby determined that effective as of \$100 a.m. Eastern Standard Time on November 12, 1998 (the "Effective Time") the Merged Subsidiary Corporation shall be merged into the Surviving Parent Corporation according to the following terms and conditions:

- 1. Effective as of the Effective Time, the Merged Subsidiary Corporation is hereby merged into the Surviving Parent Corporation, and the name of the Surviving Parent Corporation shall remain Doane MergeCo No. 1, Inc..
- 2. Upon the Effective Time, each share of the issued and outstanding stock of the Merged Subsidiary Corporation shall be canceled.
- Corporation shall cease and the Surviving Parent Corporation shall thereupon continue its corporate existence and possess all the rights, privileges, powers and franchises and shall be subject to all the restrictions, disabilities and duties of the Merged Subsidiary Corporation, and all the property, real, personal and mixed, all debts due to the Merged Subsidiary Corporation in whatever account, all choses in action, and all other property and interest belonging to the Merged Subsidiary Corporation shall be and become the property of the Surviving Parent Corporation; all rights of creditors and all liens upon the property of the Merged Subsidiary Corporation shall be preserved and unimpaired, and all debts, liabilities and duties of the Merged Subsidiary

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Corporation shall thereafter attach to the Surviving Parent Corporation, and may be enforced against it to the same extent as ifficial debts, liabilities and duties had been incurred or contracted

- The Articles of Incorporation and Bylaws of the Surviving Parent Corporation, as in effect immediately prior to the Effective Time, shall continue and remain in full force and effect as the Articles of Incorporation and Bylaws of the Surviving Parent Corporation immediately after the merger.
- The officers and Sole Director of the Surviving Parent Corporation immediately prior to the Effective Time shall be the officers and Sole Director of the Surviving Parent Corporation immediately after the merger, and until the next election of the Board of Directors and officers of the Surviving Parent Corporation, as required by the Surviving Parent Corporation's Articles of Incorporation and Bylaws.
- The Surviving Parent Corporation agrees that it may be served with process in the 6. State of Minnesota in any proceeding for enforcement of any obligation of a Constituent Corporation, as well as for enforcement of the rights of a dissenting shareholder of a Constituent Corporation against the Surviving Parent Corporation. The Surviving Parent Corporation hereby irrevocably appoints the Secretary of State or the State of Minnesota as its agent to accept service of process in any such suit or proceeding. The address to which a copy of such process shall be mailed by the Secretary of State of the State of Minnesota is:

P.O. Box 2487 Brentwood, Tennessee 37024-2487

The Surviving Parent Corporation agrees that it will promptly pay to the dissenting shareholders of the Merged Subsidiary Corporation, the Minnesota domiciled Constituent Corporation, the amount, if any, to which they are entitled under Minnesota Statutes, Section 302A.473.

Anything herein contained to the contrary notwithstanding, this Plan of Merger may be terminated or abandoned, before the Effective Time, by the Board of Directors of the Surviving Parent Corporation, the parent corporation of the Merged Subsidiary Corporation.

IN WITNESS WHEREOF, the undersigned director has executed the foregoing instrument as of the date first written above.

J'ATE OF MINNESOTA DEPARTMENT OF STATE

Secretary of State

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RECORDED: 02/05/2001