09-27-2001



FORM PTO-1594 COMMERCE R

ET U.S. DEPARTMENT OF

1	OMMERCE /97)	101856623 Patent and Trademark Office	ce :
T	o the Honorable Commissioner of Patents and	Trademarks: Please Record the attached original documents or copy thereof.	
	Name of conveying party(ies): Rubbermaid Cleaning Products Inc. ntity: A Corporation of Delaware	2. Name and address of receiving party(ies): Name: Rubbermaid Incorporated Address: 1147 Akron Road	
A	dditional name(s) of conveying party(ies) ☐ Yes XX No	attached? Wooster, Ohio 44691	
3.	Nature of conveyance: ☐ Assignment XXX Merger ☐ Security Agreement Change of Name Date: December 8, 1999	Entity: <u>A Corporation of Ohio</u> If assignee is not domiciled in the United States, an appointmen of domestic representative is attached: □ Yes □ No Additional name(s) & address(es) attached: □ Yes XX No	t
4	Application or Registration number(s): A. Trademark Application No.(s)	B: Trademark Registration No.(s) 1,175,246 1,681,234 1,376,480 1,327,034 nal numbers attached? □ Yes □ No	
	Name and address of party to whom corresponderning document should be mailed:		
	SCHIFF HARDIN & WAITE Attn: Debbie Nowicki, Trademark Department 6600 Sears Tower Chicago, IL 60606	7. Total Fee (37 CFR 3.41	1
A	tt. Ref. No(s).:	8. Deposit Account Number: 19-0409	
40, 40, 40 dP DO NOT USE THIS SPACE 75, 60 dP			
7 0	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 bonginal document. Jeanette S. Zimmer		

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State of Delaware

Office of the Secretary of State

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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 OWNERSHIP, WHICH MERGES:

"RUBBERMAID CLEANING PRODUCTS INC.", A DELAWARE CORPORATION,

"RUBBERMAID-CORTLAND INC.", A DELAWARE CORPORATION,

"RUBBERMAID FINANCIAL SERVICES CORP.", A OHIO CORPORATION,

"RUBBERMAID HEALTH CARE PRODUCTS INC.", A NORTH CAROLINA CORPORATION,

"THE WOOSTER RUBBER COMPANY", A OHIO CORPORATION,

WITH AND INTO "RUBBERMAID INCORPORATED" UNDER THE NAME OF "RUBBERMAID INCORPORATED", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF OHIO, AS RECEIVED AND FILED IN THIS OFFICE THE FOURTEENTH DAY OF DECEMBER, A.D. 1999, AT 10 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1999.



Darriet Smith Windson, Secretary of State

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AUTHENTICATION: 0944685

DATE: 01-30-01

TRADEMARK REEL: 002374 FRAME: 0024

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 10:00 AM 12/14/1999 991536611 - 0543602

OF

RUBBERMAID-CORTLAND INC.

(a Delaware corporation),

RUBBERMAID CLEANING PRODUCTS INC.

(a Delaware corporation),

RUBBERMAID HEALTH CARE PRODUCTS INC.

(a North Carolina corporation),

THE WOOSTER RUBBER COMPANY

(an Obio corporation)

AND

RUBBERMAID FINANCIAL SERVICES CORP.

(an Obio corporation)

INTO

RUBBERMAID INCORPORATED

(an Ohio corporation)

It is hereby certified that:

- 1. Rubbermaid Incorporated (hereinafter sometimes referred to as the "Corporation") is a business corporation of the State of Ohio.
- 2. The Corporation is the owner of all of the outstanding shares of stock of Rubbermaid-Cortland Inc., a business corporation of the State of Delaware; Rubbermaid Cleaning Products Inc., a business corporation of the State of Delaware; Rubbermaid Health Care Products Inc., a business corporation of the State of North Carolina; The Wooster Rubber Company, a business corporation of the State of Ohio; and Rubbermaid Financial Services Corp., a business corporation of the State of Ohio.
- 3. The laws of the jurisdiction of organization of Delaware permit the merger of a business corporation of Delaware with a business corporation of another jurisdiction; the laws of the jurisdiction of organization of Ohio permit the merger of a business corporation of Ohio with a business corporation of another jurisdiction; and the laws of the jurisdiction of organization of North Carolina permit the merger of a business corporation of North Carolina with a business corporation of another jurisdiction.
- 4. The Corporation hereby merges Rubbermaid-Cortland Inc., Rubbermaid Cleaning Products Inc., Rubbermaid Health Care Products Inc., The Wooster Rubber Company and Rubbermaid Financial Services Corp. into the Corporation.
- 5. The Corporation does hereby agree that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Rubbermaid-Cortland Inc. and Rubbermaid Cleaning Products Inc., as well as for enforcement of any obligation of this Corporation arising from the merger herein provided for; and does hereby irrevocably appoint the Secretary of

TRADEMARK
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State of the State of Delaware as its agent to accept service of process in any such proceeding; and does hereby specify the following address without the State of Delaware to which a copy of such process shall be mailed by the Secretary of State of the State of Delaware:

Newell Rubbermaid, Inc.
6833 Stalter Drive, Suite 101
Rockford, IL 61108
Attention: Vice President - General Counsel

5. On December 8, 1999, the Board of Directors of the Corporation adopted the following resolutions by unanimous written consent to merge Rubbermaid-Cortland Inc., Rubbermaid Cleaning Products Inc., Rubbermaid Health Care Products Inc., The Wooster Rubber Company and Rubbermaid Financial Services Corp. into the Corporation:

WHEREAS, the Corporation directly owns all of the outstanding capital stock of each of Rubbermaid Health Care Products Inc., a North Carolina corporation; Rubbermaid-Cortland Inc., a Delaware corporation; Rubbermaid Cleaning Products Inc., a Delaware corporation; The Wooster Rubber Company, an Ohio corporation; and Rubbermaid Financial Services Corp., an Ohio corporation (collectively, the "Affiliated Entities"); and

WHEREAS, the Board of Directors of the Corporation deems it advisable and in the best interests of the Corporation to have each of the Affiliated Entities merge with and into the Corporation (the "Merger");

NOW, THEREFORE, BE IT RESOLVED, that the form, terms and provisions of the proposed Agreement and Plan of Merger by and among the Corporation and the Affiliated Entities (the "Merger Agreement"), in substantially the form previously provided to the Board of Directors of the Corporation, and all other documents related thereto, including without limitation, the Certificate(s) of Merger, Articles of Merger, Plan(s) of Merger or other similar documents to be filed in connection with the Merger (the "Ancillary Documents"), and the transactions contemplated by the Merger Agreement and the Ancillary Documents, including, without limitation, the Merger, be, and they hereby are, ratified, confirmed and approved in all respects, and that proper officers of the Corporation, or any one of them acting alone, be, and each of them hereby is, authorized, empowered and directed to execute, deliver and perform, in the name and on behalf of the Corporation, the Merger Agreement and all Ancillary Documents, with such changes, modifications and amendments thereto as such officers shall approve as desirable, necessary, appropriate or convenient, the execution and delivery thereof to be conclusive evidence of such approval;

FURTHER RESOLVED, that, pursuant to the Merger Agreement, the effective time of the Merger shall be December 31, 1999;

FURTHER RESOLVED, that the proper officers of the Corporation, or any one of them acting alone, be, and each of them hereby is, authorized, empowered and directed to execute, deliver, certify and file all such further agreements, instruments and documents and to take or cause to be taken such further actions, in the name and on behalf of the

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Corporation, as they may deem necessary or advisable to complete the transactions described in these resolutions and to carry into effect their intent and purpose, and that all actions of said officers so taken and all actions heretofore taken by said officers in connection with the transactions herein described are ratified, confirmed and approved in all respects; and

Dated as of this 8th day of December, 1999.

RECORDED: 09/24/2001

RUBBERMAID INCORPORATED

Name: Dale L. Matschullat

Title: Vice President - General Counsel

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