Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	04/30/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
InnoWare Plastic, Inc.		04/30/2010	CORPORATION: FLORIDA

RECEIVING PARTY DATA

Name:	Solo Cup Operating Corporation
Street Address:	150 S. Saunders Road
Internal Address:	Suite 150
City:	Lake Forest
State/Country:	ILLINOIS
Postal Code:	60045
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 15

900163919

Property Type	Number	Word Mark
Registration Number:	2033478	OCTAVIEW
Registration Number:	2211712	ISOBOX
Registration Number:	2601820	CREATIVE CARRYOUTS
Registration Number:	2821753	OCTABOWL
Registration Number:	3062243	MONSTERBOX
Registration Number:	3024269	FINISHING TOUCH
Registration Number:	3335029	EXPRESSIONS
Registration Number:	3335031	EXPRESSIONS
Registration Number:	3374393	ECO
Registration Number:	3374388	ECO RETURN TO NATURE
Registration Number:	3329504	READY ROLL
Registration Number:	3339909	READY ROLL

REEL: 004219 FRAME: 0632

TRADEMARK

Serial Number:	77735371	ECO RETURN TO NATURE
Serial Number:	77735359	ECO
Serial Number:	77831775	ADVANTA

CORRESPONDENCE DATA

Fax Number: (312)463-5001

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

Phone: (312) 463-5000

Email: bwptotm@bannerwitcoff.com

Correspondent Name: Linda A. Kuczma

Address Line 1: 10 South Wacker Drive

Address Line 2: Suite 3000

Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	503177.01509
NAME OF SUBMITTER:	Linda A. Kuczma
Signature:	/Linda A. Kuczma/
Date:	06/07/2010

Total Attachments: 5

source=InnoWare Merger Document#page1.tif source=InnoWare Merger Document#page2.tif source=InnoWare Merger Document#page3.tif source=InnoWare Merger Document#page4.tif source=InnoWare Merger Document#page5.tif



April 30, 2010

FLORIDA DEPARTMENT OF STATE

Division of Corporations

SOLO CUP OPERATING CORPORATION 150 S. SAUNDERS RD., STE 150 LAKE FOREST, IL 60045US

Re: Document Number 850712

The Articles of Merger for SOLO CUP OPERATING CORPORATION, the surviving Delaware entity, were filed on April 30, 2010.

This document was electronically received and filed under FAX audit number H10000105631.

Should you have any questions regarding this matter, please feel free to telephone (850) 245-6050, the Amendment Filing Section.

Teresa Brown Regulatory Specialist II Division of Corporations

Letter Number: 710A00010825

P.O BOX 6327 - Tallahassee, Florida 32314

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the <u>surviving</u> corporation:			
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)	
Solo Cup Operating Corporation	Delaware		
Second: The name and jurisdiction of each	n merging corporation:		
Name	Jurisdiction	Document Number (If known/ applicable)	
InnoWare Plastic, Inc.	Florida		
		And to the second district to the second dist	
Third: The Plan of Merger is attached.			
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida	
OR / / (Enter a specification 90 days	ic date. NOTE: An effective date canno after merger file date.)	ot be prior to the date of filing or more	
Fifth: Adoption of Merger by surviving of The Plan of Merger was adopted by the sha	corporation - (COMPLETE ONLY or the surviving corporation of the surviving	ONE STATEMENT) ation on	
The Plan of Merger was adopted by the box April 30, 2010 and shareholds	ard of directors of the surviving c er approval was not required.	orporation on	
Sixth: Adoption of Merger by merging of The Plan of Merger was adopted by the sha	orporation(s) (COMPLETE ONLY Careholders of the merging corpora	ONE STATEMENT) tion(s) on	
The Plan of Merger was adopted by the bo April 30, 2010 and shareholde	ard of directors of the merging co er approval was not required.	rporation(s) on	

(Attach additional sheets if necessary)

Seventh: SIGNATURES FO	OR EACH CORPORATION	
Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Solo Cup Operating	J-5RJ	Jan Stern Reed
Corporation		Executive Vice President - HR,
		General Counsel & Secretary
InnoWare Plastic, Inc.	J-58-V	Jan Stern Reed Secretary

PLAN OF MERGER

INNOWARE PLASTIC, INC. WITH AND INTO

SOLO CUP OPERATING CORPORATION

(As adopted by the Boards of Directors of Solo Cup Operating Corporation and InnoWare Plastic, Inc. on April 30, 2010)

- Solo Cup Operating Corporation, a Delaware corporation (the "Corporation"), will own 100% of the outstanding capital stock of InnoWare Plastic, Inc., a Florida corporation (the "Operating Subsidiary"), upon the effectiveness of the merger of InnoWare Plastic Holding, Inc., a Delaware corporation, with and into the Corporation, with the Corporation as the surviving corporation (the "Holding Subsidiary Merger").
 Immediately following the effectiveness of the Holding Subsidiary Merger, the Operating Subsidiary shall merge with and into the Corporation, with the Corporation as the surviving corporation, pursuant to Section 253 of the General Corporation Law of the State of Delaware and Chapter 607.1104 of the Florida Statutes (the "Operating Subsidiary Merger").
- 2. By virtue of the Operating Subsidiary Merger, each share of common stock, par value \$1.00 per share, of the Operating Subsidiary shall be canceled and retired and shall cease to exist, and no consideration shall be delivered in exchange therefor.
- 3. The Certificate of Incorporation of the Corporation in effect immediately prior to the Operating Subsidiary Merger shall continue as the Corporation's Certificate of Incorporation, and the Articles of Incorporation of the Operating Subsidiary shall cease to be effective upon the Operating Subsidiary Merger.
- 4. The By-Laws of the Corporation in effect immediately prior to the Operating Subsidiary Merger shall continue as the Corporation's By-Laws until amended or repealed in a manner provided by law.
- 5. The directors of the Operating Subsidiary in office immediately prior to the Operating Subsidiary Merger shall resign as directors of the Operating Subsidiary effective upon the Operating Subsidiary Merger, and the directors of the Corporation in office immediately prior to the Operating Subsidiary Merger shall continue as the Corporation's directors, all of whom shall hold their director positions until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Corporation's By-Laws or Certificate of Incorporation.

6. The officers of the Operating Subsidiary in office immediately prior to the Operating Subsidiary Merger shall resign as officers of the Operating Subsidiary effective as of the Operating Subsidiary Merger, and the officers of the Corporation in office immediately prior to the Operating Subsidiary Merger shall continue as the Corporation's officers, all of whom shall hold their officer positions until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Corporation's By-Laws or Certificate of Incorporation.

RECORDED: 06/07/2010