09-23-1998

EET Y.

U.S. DEPARTMENT OF COMMERCE Paient and Trademark Office

1-21-93 ۳ Tab serings 0 0 0 V To the Honorable Commissioner or careful and instantials. 2. Name and address of receiving party(les): 1, Name of conveying party(les): Name: Papa Murphy's International Papa Aldo's International, Inc. Inc. 8000 Northeast Parkway □ Association Individual(s) State: WA ZIP: 98662 Cry. Vancouver O Limited Partnership General Partnership Corporation-State Oregon Individual(s) ditterably. D Other Additional harms(s) of conveying party(les) stacked? C) Yes: (C) No. D Association . General Partnership. Umiled Partnership
Corporation-State Washington 3. Nature of conveyance: Other. Merger | Assignment Bassignes is not germinated in the Linked States, a dome Change of Name Security Agreement D No designation is etherwise D Y= Other ... Designations must be a separate document from Assigns Execution Date: May 25, 1995; Additional names(s) & additional(ss) additional 10 Yes Q Ho November 30, 1995 4. Application number(s) or registration number(s): B. Trademark registration No.(s) A. Trademark Application No.(s) 1,235,023 Addional numbers stached? - Yes - No 8. Total number of applications and registrations involved: Name and address of party to whom correspondence concerning document should be mailed: ĭ Name: Neil E. Taxv. Esq 40.00 (recording) Internal Address: Leland, Parachini 7. Total lee (37 CFR 3.41): 30.00 (expedite) 70.00 (TOTAL) Enclosed Authorized to be charged to deposit account 333 Market St., #2700 Street Address: 8. Deposit account number: (Attach duplicate copy of this page if paying by deposit account) San Francisco State: CA ZIP: 94105 B. 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 f the priginal decument. 1 Neil E. Taxy, Esq Total number of pages comprising cover sheet: Qual No. 0051-0011 (exp. 4/94) Do not detach this portion Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks 00000010 1235023 Box Assignments Washington, D.C. 20231 120.00 OP Public burden reporting for this sample cover sheet is estimated to average about 30 minutes per

09/25/1998 TTON11

01 FC:484

document to be recorded, including time for reviewing the document and gathering the data needed, and completing and reviewing the sample cover sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Office of information Systems, PK2-1000C. Washington, R D.C. 2023 1, and to the Office of Management and Budget, Paper port Reductions reject (0651,0011) 0394 Washington D.C 20402





NEIL E. TAXY

September 2, 1998

EXPEDITED RECORDING REQUESTED

Commissioner of Patents and Trademarks Box Assignments 2800 North Tower Building Jefferson Davis Highway Arlington, VA 22202

Re: Federal Trademark Conveyance; Registration No. 1,23

Dear Commissioner:

Attached hereto is the Recordation Form Cover Sheet and certified copies of documents in support thereof. Trademark Registration No. 1,235,023 (the "Mark") currently stands in the name of Papa Aldo's International, Inc., an Oregon corporation of the "Registrant"). On May 25, 1995, the Registrant changed its name to Papa Murphy's International, Inc. Subsequently, on November 30, 1995, the Registrant reincorporated in the State of Washington, becoming a Washington corporation. Certified copies of those documents accomplishing the above-mentioned changes are enclosed herewith.

Accordingly, we have enclosed a check made payable to Commissioner of Patents and Trademarks in the amount of \$70.00, consisting of the \$40 recording fee and \$30 expedition fee.

I am enclosing a duplicate copy of the Cover Sheet. Please return a filed, stamped copy of the Cover Sheet and return it to me in the envelope provided. Please contact me by telephone if there are any questions regarding this matter.

09/21/1998 DNGUYEN 00000013 1235023

01 FC:465

30.00 OP

Neil E. Taxv

Very truly yours,

NET/emc Enclosures

G:\AP\$\PAPAM\0001\LTR\133300

TRADEMÊRK REEL: 1755 FRAMÊ 70395

CERTIFICATE

State of Oregon

OFFICE OF THE SECRETARY OF STATE Corporation Division

I, PHIL KEISLING, Secretary of State of Oregon, and Custodian of the Seal of said State, do hereby certify:

That the attached Document File for: PAPA MURPHY'S INTERNATIONAL, INC.

is a true copy of the original documents that have been filed with this office.



In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Oregon.

PHIL KEISLING, Secretary of State

Debra L. Virag
August 20, 1998

TRADEMARK REEL: 1755 FRAME: 0396 08179000234

89654

214428-84

ARTICLES OF INCORPORATION OF COLLINS NEW CORP.

FILED

DEE1 01 20M

The undersigned natural person of the age of eighteen or more, acting as incorporator of a common lighteen years or more, acting as incorporator of a corporation under the Oregon Business Corporation Act, adopts the following Articles of Incorporation:

ARTICLE 1. NAME

The name of the corporation is Collins New Corp.

ARTICLE 2. DURATION

The period of the corporation's duration shall be gerpetual.

ARTICLE 3. PURPOSES AND POWERS

The purpose for which the corporation is organized is to engage in any business, trade or activity which may lawfully be conducted by a corporation organized under the Oregon Business Corporation Act.

The corporation shall have the authority to engage in any and all such activities as are incidental or conducive to the attainment of the purposes of the corporation and to exercise any and all powers authorized or permitted under any laws that may be now or hereafter applicable or available to the corporation.

ARTICLE 4. SHARES

The corporation shall have authority to issue 100,000 shares of common stock, and each share shall have a par value of \$.01.

ARTICLE 5. REGISTERED OFFICE AND AGENT

The name of the initial registered agent of the corporation and the address of its registered office are as follows:

Lawco of Oregon, Inc.
111 S.W. Fifth Avenue, Suite 2500
Portland, Oregon 97204

ARTICLE 6. INITIAL DIRECTORS

The number of Directors constituting the initial Board of Directors of the corporation is one (1). The name and address of the person who is elected to serve as Director until the first annual meeting of shareholders or until the election and qualification of his successor or successors are:

Terry Collins 385 Bel Marin Keys Boulevard Suite C Novato, California 94947

ARTICLE 7. LIMITATION OF DIRECTOR LIABILITY

To the fullest extent that the Oregon Business Corporation Act, as it exists on the date hereof or may hereafter be amended, permits the limitation or elimination of the liability of directors, a director of the corporation shall not be liable to the corporation or its shareholders for any monetary damages for conduct as a director. Any amendment to or repeal of this Article 7 or amendment to the Oregon Business Corporation Act shall not adversely effect any right or protection of a director of the corporation for or with respect to any acts or omissions of such director occurring prior to such amendment or repeal.

ARTICLE 8. INDEMNIFICATION

To the fullest extent not prohibited by law, the corporation: (i) shall indemnify any person who is made, or threatened to be made, a party to an action, suit or proceeding, whether civil, criminal, administrative, investigative, or otherwise (including an action, suit or proceeding by or in the right of the corporation), by reason of the fact that the person is or was a director of the corporation, and (ii) may indemnify any person who is made, or threatened to be made, a party to an action, suit or proceeding, whether civil, criminal, administrative, investigative, or otherwise (including an action, suit or proceeding by or in the right of the corporation), by reason of the fact that the person is or was an officer, employee or agent of the corporation, or a fiduciary (within the meaning of the Employee Retirement Income Security Act of 1974), with respect to any employee benefit plan of the corporation, or serves or served at the request of the corporation as a

080990:5570c

director or officer of, or as a fiduciary (as defined above) of an employee benefit plan of, another corporation, partnership, joint venture, trust or other enterprise. This Article & shall not be deemed exclusive of any other provisions for the indemnification of directors, officers, employees, or agents that may be included in any statute, bylaw, agreement, resolution of shareholders or directors or otherwise, both as to action in any official capacity and action in any other capacity while holding office, or while an employee or agent of the corporation. For purposes of this Article &, "corporation" shall mean the corporation incorporated hereunder and any successor corporation thereof.

ARTICLE 9. INCORPORATOR

The name and address of the incorporator are:

Gregg I. Eskenazi 111 S.W. Fifth Avenue, Suite 2500 Portland, Oregon 97204

ARTICLE 10. NOTICES

The address where the State of Oregon Corporation Division may mail notices to the corporation is:

111 S.W. Fifth Avenue, Suite 2500 Portland, Oregon 97204

The undersigned incorporator has executed these Articles of Incorporation this _______ day of August, 1990.

Greag I Eskendzi, Incorporator

The name and telephone number of the person to contact about this filing are:

Susan E. Kipper (503) 295-4400

080990:5570c

-3-

TRADEMARK REEL: 1755 FRAME: 0399

(4					
		-84 : 12:07 : LEUV			6,5		
-21448	28-84	102690000	,	917545p			
ENT DE CROSVL D CAS DES COSYL	•	SECRETARY OF STATE		E SACE FOR OFFICE USE (3/17		
ATTE TOO O CAS DATE COM		CONFORUTION DIVISION 128-126-See No.	7. 705 proces	ILED			
		Bir CR 97110-0213	A STATE OF	OF THE SECRETARY THE STATE OF CRE			
qistry Naber:			nr:	25 1590			
214428-84		ARTICLES OF AMBIENCE Directory or Starebo	T .	TICK DIVISION			
(If Imain)	-4		OUNFURA	HON DIVISION			
	rec m	e de most isones i	N MACH DUK				
Name of the co	rporation prior t	o anadamit:					
Colli	na New Corp.						
See A	anal sheets, if n strachment A	rober 21 , 19 90	/70 man				
Booyula, Lokyu	nth fue date of #	to adopt the engine	merc.)				
Class or Series of States	Number of Sheres Cutaterding	Number of Votes Entitled to be Cust	Number of Votes Cast For	Number of Votes Cast Against	•		
Comon Stock	100,000	100,000	100,000				
Shareholder action was not required to adopt the amendment(s). The amendment was adopted by the board of directors without shareholder action. Other provisions, if applicable (Attach extitional sharts, if necessary). Description: Terry A. Collins President and Secretary							
8	intere	Printed Name		fitle			
	(-						
erson to contact about this filling:				(503) 295-4400			
recn to contact ab	out this filing:	Susan B. Kipy	er (.	503) 295-4400			
rean to contact ab	out this filling:	Susan E. Kipy Name		503) 295-4400 Ins Phone Number	_		

SENT MY: Xarox Talecopier 7020 :10-21-80 ; 15:08 ; PERKINS COIE PORT. -

14158831802;# '5

ATTACHMENT A TO ARTICLES OF AMENDMENT COLLINS NEW CORP.

State the article number(s) and set forth the article(s) as it is amended to read.

ARTICLE 1. HAME

The name of the corporation is Papa Aldo's International, Inc.

ARTICLE 4. SHARES

The corporation shall have authority to issue 200,000 shares of common stock, and each share shall have a par value of \$.01.

REEL: 1755 FRAME: 0401

21442884 Submit the original and one true copy \$10.00 Survivor's Registry Number. 214428-84

Corporation Division - Business Registry Public Service Building 255 Capitol Street NE. Suite 151 Salem, OR 97310-1327 (503) 986-2200 Facsimile (503) 378-4381 THE SPACE FOR OFFICE USE ONLY

FILED

MAY - 9 1995 Secretary of State

117 (11/93)

ARTICLES OF MERGER

	PLEAS	E TYPE OR PRIN	TLEGIBLY IN	BLACKINK				
. Name	mes of the corporations proposing to merge:							
A. C	COMURPHYCO FRANCHISE CORPORATION, a California corporation							
B. P.	APA ALDO'S INTE	RNATIONAL, INC.	an Oregon corn	oration	,			
***************************************		corporation: Papa						
	•							
A copy	of the plan of me	erger is attached.						
Corpor	ration A - check th	he appropriate stat	tement:					
		bership approval v		The plan was a	pproved by a			
_		he board of directo			leve			
× 5		bership approval v	vas required. In	le vote was as to	iows:			
Corporation A a business	Class(es) entitled to vote	Number of shares outstanding	Number of votes entitled to be cast	Number of votes cast for	Number of votes cast egainst			
poration	Common	102.1	102.1	102.1	0			
Corporation A a nonprofit	Class(es) or series of shares	Number of members entitled to vote	Number of votes entitled to be cast	Number of votes cast for	Number of votes cast against			
					1			
POTALION	1							
Corpo	ration B - check ti	he appropriate sta	lement:					
Corpo	Shareholder/mem	bership approval v	was not required.	The plan was a	pproved by a			
Согро	Shareholder/mem sufficient vote of the	bership approval v	was not required. ors.					
Corpo	Shareholder/mem sufficient vote of the	bership approval v	was not required. ors.					
Corpo	Shareholder/mem sufficient vote of the	bership approval v	was not required. ors.					
Corpo	Shareholder/mem sufficient vote of the Shareholder/mem Class(es) entitled	bership approval the board of director bership approval to the Number of shares	was not required. Ors. was required. The Number of votes	e vote was as fol	lows:			
Corpo	chareholder/mem sufficient vote of the Chareholder/mem Class(es) entitled to vote	bership approval the board of directs bership approval to Number of shares butstanding 100,000	was not required. ors. was required. The Number of votes entitled to be cast	Number of votes	Number of votes cest against			
Corpo	Class(es) ensired Common Class(es) or series of	bership approval the board of directs bership approval to Number of shares substanding 100,000 Number of members	was not required. ors. was required. The Number of votes entitled to be cast 100,000 Number of votes	Number of votes cast for 100,000 Number of votes	Number of votes cest against O Number of votes			
Corpo	Class(es) ensired Common Class(es) or series of	bership approval the board of directs bership approval to Number of shares substanding 100,000 Number of members	was not required. ors. was required. The Number of votes entitled to be cast 100,000 Number of votes	Number of votes cast for 100,000 Number of votes	Number of votes cest against O Number of votes			
Corpo Soporation B a business poration Corporation B a nonprofit poration Beution for hybring	Class(es) ensired Common Class(es) or series of	bership approval the board of directs bership approval to Number of shares substanding 100,000 Number of members entitled to vote	was not required. ors. was required. The Number of votes entitled to be cast 100,000 Number of votes	Number of votes sast for 100,000 Number of votes cast for	Number of votes cest against O Number of votes cast against			
Corpo Soporation B a business poration Corporation B a nonprofit poration coution for wiving	Class(es) ensired Common Class(es) or series of	bership approval the board of directs bership approval to Number of shares substanding 100,000 Number of members entitled to vote	was not required. Ors. Was required. The Number of votes entitled to be cast 100,000. Number of votes emitted to be cast.	Number of votes sast for 100,000 Number of votes cast for	Number of votes cest against O Number of votes cast against			
Corpo	Class(es) envited to vote Common Class(es) or series of shares	bership approval the board of directs bership approval to humber of shares butstanding 100,000 Number of members entitled to vote	was not required. Ors. was required. The Number of votes entitled to be cast 100,000 Number of votes emitled to be cast A. Collins	Number of votes cast for 100,000 Number of votes cast for	Number of votes cest against 0 Number of votes cast scaling			
Corporation B a business poration Corporation B a nonprofit reporation for nything reporation erson to corporation	Class(es) envited to vote Common Class(es) or series of shares Class(es) to series of shares	bership approval vine board of directs bership approval vine shares butstanding 100,000 Number of members entitled to vote Adam P. S. Name	was not required. ors. was required. The Number of votes entitled to be cast 100,000 Number of votes emitled to be cast A. Collins Printed name stegman, Esq.	Number of votes cast for 100,000 Number of votes cast for (415) Daytime	Number of votes cast against O Number of votes cast against Title 957–1800 phone number			
Corporation B a business poration Corporation B a nonprofit reporation secution for nativing reporation	Class(es) entitled to vote Common Class(es) or series of entitled to vote Common Class(es) or series of entitled to vote Signature Charact about this file	bership approval the board of directs bership approval to humber of shares butstanding 100,000 Number of members entitled to vote Ferry ling: Adam P. S	was not required. Provided to be cast 100,000 Number of votes entitled to be cast 100,000 Number of votes entitled to be cast 100,000 A. Collins Printed name of the cast 100,000 to be cast 100,000 t	Number of votes cast for 100,000 Number of votes cast for (415) Daytime	Number of votes cast against O Number of votes cast against Title 957–1800 phone number URD NUMBER AND			

05:09503049TRADEMARK.00 REEL: 1755 FRAME: 0402

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER dated as of $\frac{2-10}{}$, 1995, between COMURPHYCO FRANCHISE CORPORATION, a California corporation ("CFC"), and PAPA ALDO'S INTERNATIONAL, INC., an Oregon corporation ("PAI").

RECITALS:

- A. WHEREAS, CFC is a corporation duly organized and validly existing under the laws of the State of California, and all of which shares are owned by Terry A. Collins and F. Robert Graham;
- B. WHEREAS, CFC has authorized capital stock consisting of 100,000 shares of common stock, no par value, of which 102.1 shares have been duly issued and are now outstanding; and
- C. WHEREAS, PAI is a corporation duly organized and validly existing under the laws of the State of Oregon; and
- D. WHEREAS, PAI has authorized capital stock consisting of 200,000 shares of common stock, \$0.01 par value per share, of which 100,000 shares have been duly issued and are now outstanding, all of which are owned by Terry A. Collins; and
- E. WHEREAS, the respective Boards of Directors of CFC and PAI have determined it is advisable that CFC be merged into PAI under and pursuant to the Oregon Business Corporation Act, upon the terms and subject to the conditions set forth herein.

AGREEMENT:

NOW, THEREFORE, in consideration of the foregoing premises and of the mutual covenants contained herein and of the mutual benefits provided hereby, the parties agree as follows:

1. HERGER

CFC shall be merged with and into PAI (the "Merger"), effective as of the time the Articles of Merger, substantially in the form attached hereto as Exhibit "A", and any other required documents are filed and made effective in accordance with the Oregon Business Corporation Act (the "Effective Time"). It is anticipated that the Effective Time will be during the month of March, 1995.

2. SURVIVING CORPORATION

The separate corporate existence of CFC shall cease at the Effective Time of the Merger, and PAI shall survive and continue in existence following the Merger and shall continue to be governed by the laws of the State of Oregon.

3. SUCCESSION

At the Effective Time, PAI shall succeed to and possess, without further act or deed, all of the estate, rights, privileges, powers, and franchises, both public and private, and all of the property, real, personal, and mixed, of CFC, all debts due to CFC or whatever account shall be vested in PAI; all claims, demands, property, rights, privileges, powers, franchises and every other interest of CFC shall be as effectively the property of PAI as they were of CFC; the title to any real estate vested by deed or otherwise in CFC shall not revert or be in any way impaired by reason of the Merger, but shall be vested in PAI; all rights of creditors and all liens upon any property of CFC shall be preserved unimpaired, limited in lien to the property affected by such lien at the Effective Time of the Merger; all debts, liabilities, and duties of CFC shall thenceforth attach to PAI and may be enforced against PAI to the same extent as if such debts, liabilities, and duties had been incurred or contracted by PAI, as more fully set forth in the Oregon Business Corporation Act.

4. CONVERSION OF SHARES

By virtue of the merger and without any action by any shareholder, upon the Effective Time each share of common stock of CFC outstanding immediately prior to the Effective Time shall be converted into 432.4636 fully paid and nonassessable shares of PAI's common stock. No fractional shares of PAI shall be issued. The shares of PAI outstanding immediately prior to the merger shall not be changed by reason of the merger. Immediately after the conversion of CFC shares into PAI shares, Terry A. Collins will hold eighty-five percent (85%) of the outstanding shares of PAI and F. Robert Graham will hold fifteen percent (15%) of the outstanding shares of PAI.

5. STOCK CERTIFICATES

On or after the Effective Time, all of CFC's outstanding share certificates shall be deemed to represent ownership of PAI's shares, into which CFC's shares have been converted (as provided above). The holders of such certificates must surrender them to PAI in whatever manner it may legally require. On receipt thereof, PAI shall issue and exchange certificates for shares of its common stock representing the number of shares to which the holder is entitled as provided above.

Pending the surrender and exchange of certificates, the registered owner on CFC's books of any outstanding share certificates shall be entitled to exercise all voting and other rights, and receive any dividends payable, with respect to the shares of PAI represented by certificates (as provided above)

CANCELLATION OF CFC STOCK

Immediately upon the Effective Time, each share of CFC common stock presently issued and outstanding shall be retired and canceled, and no shares of common stock or other securities of PAI or other property shall be issued in respect thereof.

7. ARTICLES OF INCORPORATION AND BYLAWS

The Articles of Incorporation and Bylaws of PAI in effect at the Effective Time shall, at and after the Effective Time, continue to be the Articles of Incorporation and Bylaws respectively, of PAI.

8. BOARD OF DIRECTORS AND OFFICERS

The persons who are members of the Board of Directors and officers of PAI immediately prior to the Effective Time shall, at and after the Effective Time, continue to be the members of the Board of Directors and officers, respectively, of PAI.

9. REPRESENTATIONS AND WARRANTIES

Each of CFC and PAI represents and warrants that (i) the execution, delivery and performance of this Agreement and the consummation by it of the transactions contemplated hereby, have been duly and validly authorized by all necessary action on its part and (ii) no consent, approval, or authorization of any third party which has not been obtained is required for the consummation of the transactions contemplated by this Agreement.

10. FURTHER ASSURANCES

Prior to and from and after the Effective Time, the parties hereto shall take all such action as may be necessary or appropriate in order to effectuate the Merger. If PAI shall at any time consider or be advised that any acknowledgments, assignments, conveyances, assurances in law, or other similar actions are necessary or desirable to acknowledge or confirm in and to PAI any right, title, interest held by, or obligation or liability of, CFC immediately prior to the Effective Time or otherwise to carry out the provisions hereof, the proper officers and directors of CFC shall execute and deliver any and all proper acknowledgments, assignments, deeds and assurances in law and shall do all other things necessary or proper to acknowledge or confirm such right, title, interest, obligation or liability in PAI and to otherwise carry out the provisions hereof. PAI and the proper officers and directors thereof are fully authorized to take any and all such action in the name of CFC or otherwise.

CERTIFICATE OF SECRETARY OF COMURPHYCO FRANCHISE CORPORATION

I, Terry A. Collins, the Secretary of COMURPHYCO FRANCHISE CORPORATION, a California corporation, hereby certify that the Agreement and Plan of Merger to which this certificate is attached, prior to having been duly signed on behalf of said corporation by the President, was duly approved and adopted by the board of directors of said corporation on 2-10, 1995.

IN WITNESS WHEREOF I have hereunto set my hand this 10 day of Fabruary, 1995.

Terry A. Collins Secretary

CERTIFICATE OF SECRETARY OF PAPA ALDO'S INTERNATIONAL, INC.

I, Terry A. Collins, the Secretary of PAPA ALDO'S INTERNATIONAL, INC., an Oregon corporation, hereby certify that the Agreement and Plan of Merger to which this certificate is attached, prior to having been duly signed on behalf of said corporation by the President and Secretary, was duly approved and adopted by the board of directors of said corporation on $\frac{1}{2}$, 1995.

IN WITNESS WHEREOF, I have hereunto set my hand this 10 day of Fabruary, 1995.

Terry A. Collins

Secretary

25 haps befoldered . see

Submit the original and one true copy \$10.00

Registry Number:

214428-84



SECRETARY OF STATE Corporation Division Business Registry 158 12th Street NE Salem, OR 97310-0210 (503) 378-4166

05 11 3

THIS SPACE FOR OFFICE USE ONLY

FILED

\$10.00

MAY 2 5 1995

Secretary of State

ARTICLES OF AMENDMENT By Incorporators, Directors or Shareholders

	State the article number(s) and set forth the article(s) as it is amended to read or attach a separate sheet.						
	See Attachment A						
	The amendment(s amendment was a						
•	Check the appropr			``			
	x Shareholder	action was require	ed to adopt the am	endment(s). The	vote was as foll		
	Class or series of shares	Number of shares outstanding	Number of votes entitled to be cast	Number of votes cast for	Number of votes cast against		
	Common Stock	144,154	144,154	144,154	ø		
	Common Scock	· .					
	Shareholder was adopted The corporat	by the board of dition has not issued amondment(s). T	quired to adopt the rectors without sh	e amendment(s).	The amendmen		
CL	Shareholder was adopted The corporat to adopt the the board of	by the board of dition has not issued amondment(s). Tidirectors,	quired to adopt the irectors without ship any shares of sto	amendment(s). areholder action. ck. Shareholder a was adopted by the	The amendmen		
;L	Shareholder was adopted The corporat to adopt the the board of	by the board of dition has not issued amondment(s). T	quired to adopt the irectors without ship any shares of sto annunctment(v)	amendment(s). areholder action. ck. Shareholder a was adopted by the	The amendmen		

BC-2 (9/91)

85269500755 831.219

10.00

Q(H478-84

ATTACEMENT A TO ARTICLES OF AMENDMENT PAPA ALDO'S INTERNATIONAL, INC.

Item 2. State the article number(s) and set for the article(s) as it is amended to read.

ARTICLE 1. NAME

The name of the corporation is Papa Murphy's International, Inc.

25laps/pailattech.n

TRADEMARK

REEL: 1755 FRAME: 0408

214428-84 TEL:

במסכ כעם טעם ו מעו אחוי

11.02/02

May 25'95 % 10:11 No.007 R.02

AND THE PROPERTY OF THE PROPER

hibrat the original nd one true copy 10.00

Rogistry Number:

214428-84

SECRETARY OF STATE Corporation Division - Business Registry 255 Capital Street NE. Suite 181 Selon. OR 97319-1327 (303) 986-2200 Facalinão (503) 376-4381 THE SPACE FOR DEPICE WILL GOLV

FILED

JUL 2 4 1995

ARTICLES OF CORRECTION

Secretory of State

Please type on printlegisly in Slackink

NOTE: This form may be used by business corporations, professional corporations, cooperative corporations, nonprofit corporations, water district improvement corporations, and business trusts.

Name of the entity: PAPA MURPHY'S INTERNATIONAL, INC.

- Describe the document to be corrected, including the date on which it was filed (or attach 2. a copy of the document to be corrected); Agraement and Plan of Merger. heroso. (filed May 9, 1995.)
- Describe the incorrect statement and indicate the reason it is incorrect: 3.

Paragraph 6 is being corrected at the request of the California Secretary of State.

The incorrect statement is corrected to read (attach additional sheets, if necessary):

"6. CANCELLATION OF CFC STOCK. Immediately upon the Effective Time, the CFC common stock contilicates presently issued and outstanding shall be retired and concelled."

Execution:

Signature L

Terry A. Collins פחופה הפוחה

CEO Hie

Person to contact about this fling: Adam P. Siegman, Esq.

(415) 957-1800 Devume phone number

Name

MAKE CHECKS PAYABLE TO THE CORPORATION DIVISION OR INCLIDE YOUR WEA OR MASTERCARD NUMBER AND EXPIRATION DATE. SUBJECT THE COMPLETED FORM AND FEET EXPIRATION DATE
THE ABOVE ADDRESS OR PAX TO (40) 374-4081.

(CANTO CAT

07259501301 831.219

10.00

TRADEMARK

REEL: 1755 FRAME: 0409

domit the original and one true copy \$10.00

Vol. Sun 187 & Beglistry Number:

SECRETARY OF STATE Corporation Division Business Registry 158 12th Street NE Salem, OR 97310-0210 (503) 378-4166

THIS SPACE FOR OFFICE USE ONLY

SECRETARY OF STATE

ARTICLES OF MERGER By Shareholders

	PLEASE TYPE OF	PRINTLEGIBLY	IN BLACK INK	
I. Names of the	corporations propor	sing to merge:		
A. Papa Mu	rphy's Internat	ional, Inc.,	Oregon registry #	214428-84
B. Dana Mi	on corporation urphy's Internal	tional, Inc.,	Oregon registry #	
. Name of the	naton corporation	on L'Papa Murphy's	International.	Inc., a Washingto
	e plan of merger is		corporation	
• •	· check the approp			
	nolder approval was			
X Share	nolder approval was	required. The shall	eholder vote was as	follows:
Class or series of shares	Number of shares outstanding	Number of votes emitted to be cast	Number of votes cast for	Number of votes cast against
Сопилол	144,154	144,154	144,154	ø
		required. The shar	eholder vote was as	follows:
Class or series of shares	Number of shares outstanding	entitled to be cast	cast for	cast against
xecution for	11	70	1	
orporation A	enga lul		. Collins d name	President Title
xecution for		10		
orporation B	luga la		. Collins	President litle
Sign	gnature /	. , , , , ,	d name	
erson to contact at		dam P. Siegman, Jame		415) 957-1800 vime phone number
ake checks payable	to the Corporation Divi	sion. Submit the comp	pleted form and fee to:	Corporation Division,
usiness Registry, 159 27 (1091)	3 12th Street NE, Salem		9950200 2 831,219	10.00
		120	424660 A	\sim 1
				S

214428-84

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER dated as of November 27, 1995, between PAPA MURPHY'S INTERNATIONAL, INC., an Oregon corporation ("PMI"), and PAPA MURPHY'S INTERNATIONAL, INC., a Washington corporation ("New PMI").

WHEREAS, PMI has authorized capital stock consisting of 200,000 shares of \$0.01 par Common Stock ("PMI Common Stock"), of which 144,154 shares were issued and outstanding and entitled to one vote per share as of November 27, 1995;

WHEREAS, New PMI has authorized capital stock consisting of 200,000 shares of Common Stock, par value \$0.01 per share ("New PMI Common Stock"), of which no shares are issued and outstanding; and

WHEREAS, PMI and New PMI desire that PMI merge with and into New PMI and that New PMI shall continue as the surviving corporation in such merger, upon the terms and subject to the conditions herein set forth and in accordance with the laws of the State of Washington and the laws of the State of Oregon.

NOW, THEREFORE, the parties hereto agree as follows:

25\apa\napa\mcrg.was

1.

X14740 07

ARTICLE I MERGER

- 1.1 MERGER. Subject to the terms and conditions of this Agreement, PMI shall be merged (the "Merger") with and into New PMI in accordance with the General Corporation Law of the State of Oregon and the Washington Business Corporation Act, the separate existence of PMI shall cease and New PMI shall be the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation") and continue its corporate existence under the laws of the State of Washington. The Surviving Corporation shall succeed, insofar as permitted by law, to all the rights, assets, liabilities and obligations of PMI.
- 1.2 EFFECTIVE TIME OF THE MERGER. The Merger shall become effective as of the date and time (the "Effective Time of the Merger") an appropriate agreement of merger is filed in accordance with the laws of the State of Oregon and the laws of the State of Washington.

ARTICLE II NAME, CERTIFICATE OF INCORPORATION, BY-LAWS, DIRECTORS AND OFFICERS OF THE SURVIVING CORPORATION

- 2.1 NAME OF SURVIVING CORPORATION. The name of the Surviving Corporation shall be "Papa Murphy's International, Inc."
- 2.2 CERTIFICATE OF INCORPORATION. The Articles of Incorporation of New PMI shall be the Articles of Incorporation of the Surviving Corporation after the Effective Time of the Merger until further amended thereafter as provided therein or by law.

25\aps\papa\merg.uas

10:03

09/24/98

- 2.3 BY-LAWS. The By-laws of New PMI shall be the By-laws of the Surviving Corporation after the Effective Time of the Merger until amended thereafter as provided therein or by law.
- 2.4 DIRECTORS AND OFFICERS. The directors and officers of PMI at the Effective Time of the Merger shall be the directors and officers, respectively, of the Surviving corporation after the Effective Time of the Merger until expiration of their current terms as such, or prior resignation, removal or death, subject to the Articles of Incorporation and By-laws of the Surviving Corporation.

ARTICLE III CONVERSION AND EXCHANGE OF STOCK

- 3.1 CONVERSION. At the Effective Time of the Merger, each of the following transactions shall be deemed to occur simultaneously:
- (a) Each share of PMI Common Stock issued and outstanding immediately prior to the Effective Time of the Merger shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into and become one validly issued, fully paid and non-assessable share of New PMI Common Stock.
- (b) Any and all dividends declared by the directors of PMI with respect to PMI Common Stock prior to the Effective Time of the Merger but unpaid at that time shall be paid by New PMI.
- (c) Each stock option to purchase shares of PMI Common Stock granted by PMI and outstanding immediately prior to the Effective Time of the Merger shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into and

з.

THE THE PERSON OF THE PERSON O

TO THE PROPERTY OF THE PROPERT

214428-84

become a stock option or warrant to purchase, upon the same terms and conditions, the number of shares of New PMI Common Stock which is equal to the number of shares of PMI Common Stock which the optionee would have received had he exercised his option or right in full immediately prior to the Effective Time of the Merger (whether or not such option was then exercisable). The exercise price per share under each of said options or warrants shall be equal to the exercise price per share thereunder immediately prior to the Effective Time of the Merger.

All PMI stock option plans, and stock options and warrants granted thereunder, outstanding immediately prior to the Effective Time of the Merger are automatically amended to permit plan continuance and stock option and warrant continuance and conversion into those of New PMI following the Merger provided for under this Agreement, notwithstanding any provisions heretofore contained in such PMI plan or outstanding options and warrants providing for termination in the event of a merger in which PMI is not the surviving corporation.

- 3.2 EXCHANGE.
- (a) After the Effective Time of the Merger, each certificate theretofore representing issued and outstanding shares of PMI Common Stock shall represent the same number of shares of New PMI Common Stock.
- (b) At any time on or after the Effective Time of the Merger, any holder of certificates theretofore evidencing ownership of shares of PMI Common Stock will be entitled, upon surrender of such certificates to the Surviving Corporation or its transfer agent, to

25\aps\papa\merg.was

receive in exchange therefor one or more new stock certificates evidencing ownership of the number of shares of New PMI Common Stock into which such PMI stock shall have been converted in the Merger. If any certificate representing shares of New PMI Common Stock is to be issued in a name other than that in which the certificate surrendered in exchange therefor is registered, it shall be a condition of the issuance thereof that the certificate so surrendered shall be properly endorsed and otherwise in proper form for transfer and that the person requesting such exchange shall pay to the Surviving Corporation or its transfer agent any transfer or other taxes required by reason of the issuance of a certificate representing shares of New PMI Common Stock in any name other than that of the registered holder of the certificate surrendered, or otherwise required, or shall establish to the satisfaction of the Surviving Corporation or its transfer agent that such tax has been paid or it not payable.

ARTICLE IV CONDITIONS

Consummation of the Merger is subject to the satisfaction at or prior to the Effective Time of the Merger of the following condition:

4.1 SHAREHOLDER AND BOARD APPROVAL. This Agreement and the Merger shall have been adopted and approved by the vote of a majority of the shares of PMI Common Stock outstanding on the record date fixed for determining shareholders of PMI entitled to vote thereon. This Agreement and the Merger shall also have been

5.

adopted and approved by the vote of a majority of the Board of Directors of New PMI.

ARTICLE V GENERAL

- 5.1 TERMINATION AND ABANDONMENT. At any time prior to the consummation of the Merger, this Agreement may be terminated and the Merger abandoned by the Board of Directors of PMI.
- 5.2 AMENDMENT. This Agreement may be amended at any time prior to the Effective Time of the Merger With the mutual consent of the Boards of Directors of PMI and New PMI; provided, however, that this Agreement may not be amended after it has been adopted by the shareholders of PMI in any manner which, in the judgment of the Board of Directors of PMI, would have a material adverse effect on the rights of such shareholders or in any manner not permitted under applicable law.
- 5.3 HEADINGS. The headings set forth herein are inserted for convenience or reference only and are not intended to be part of, or to affect the meaning or interpretation of, this Agreement.
- 5.4 COUNTERPARTS. This Agreement may be executed in two or more counterparts, each of which shall constitute an original, and all of which, when taken together, shall constitute one and the same instrument.
- 5.5 GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon, except to the extent the laws of the State of Washington shall mandatorily apply to the Merger.

6.

THE PROPERTY OF THE PROPERTY O

214428-84

.....

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed on its behalf and attested by its officers hereunto duly authorized, all as of the day and year first above written.

Papa Murphy's International, Inc., an Oregon Corporation

Papa Murphy's International, Inc., a Washington Corporation

By: Jeen

Terry A. Collins President By:

Terry A. Collins

President

Attest:

Secretary of

Papa Murphy's International, Inc.,

an Oregon Corporation,

and Secretary of

Papa Murphy's International, Inc.,

a Washington Corporation

I. Terry A. Collins, Secretary of New PMI, hereby certify that this Agreement and Plan of Merger has been adopted pursuant to Section 23B.11.030(7) of the Revised Code of Washington and certify that no shares of stock of New PMI were issued prior to the adoption by the Board of Directors of the resolution approving this Agreement and Plan of Merger.

Jeny a Callin

THE SECTION OF THE PROPERTY OF

STATE of WASHINGTON



SECRETARY of STATE

I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal,

hereby certify this certificate that the attached is a true and correct copy of

ARTICLES OF MERGER

of

PAPA MURPHY'S INTERNATIONAL, INC.

Merging PAPA MURPHY'S INTERNATIONAL, INC. (An Oregon corp. not qualified in WA) into PAPA MURPHY'S INTERNATIONAL, INC.

as filed in this office on November 30, 1995.



Date: August 20, 1998

Given under my hand and the Seal of the State of Washington at Olympia, the State Capital



REEL: 1755 FRAME: 0418.



STATE of WASHINGTON SECRETARY of STATE

I, Ralph Munro, Secretary of State of the State of Washington and custodian of its seal, hereby certify that

ARTICLES OF MERGER

of

PAPA MURPHY'S INTERNATIONAL, INC.

Washington Profit

corporation,

was/were filed for record in this office on the date indicated below.

Merging PAPA MURPHY'S INTERNATIONAL, INC. (An Oregon corp. not qualified in Washington) into PAPA MURPHY'S INTERNATIONAL, INC.

Corporation Number: 601 672 339

Date: November 30, 1995

Given under my hand and the seal of the State of Washington, at Olympia, the State Capitol.

Raiph Munro, Secretary of State

TRADEMARK REEL: 1755 FRAME: 0419

а

FILED ()
STATE OF WASHINGTON

NOV 3 0 1995

ARTICLES OF MERGER OF

PAPA MURPHY'S INTERNATIONAL, INC., An Oregon Corporation INTO

PAPA MURPHY'S INTERNATIONAL, INC., A Washington Corporation

SECRETARY OF

Pursuant to the Oregon Revised Statutes and RCW 23B.11.050 of the Washington Business Corporation Act, Papa Murphy's International, Inc., an Oregon corporation, ("PMI") and Papa Murphy's International, Inc., a Washington corporation ("New PMI") hereby execute the following Articles of Merger:

- The Agreement and Plan of Merger (the "Agreement") is attached hereto as Exhibit A.
- The Agreement was approved by the shareholders of PMI by unanimous written consent dated November 27, 1995, pursuant to Section 60.487 of the Oregon Revised Statutes; approval of the Agreement by the shareholders of New PMI was not required pursuant to RCW 23B.11.030(7) of the Washington Business Corporations Act.

Dated this 27 day of November, 1995

PAPA MURPHY'S INTERNATIONAL, INC., an Oregon corporation

President and Secretary

PAPA MURPHY'S INTERNATIONAL, INC., a Washington corporation

Collins.

President and Secretary

25\aps\papa\wash.art

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER dated as of November 27, 1995,

between PAPA MURPHY'S INTERNATIONAL, INC., an Oregon corporation

("PMI"), and PAPA MURPHY'S INTERNATIONAL, INC., a Washington

corporation ("New PMI") .

WHEREAS, PMI has authorized capital stock consisting of

200,000 shares of \$0.01 par Common Stock ("PMI Common Stock"), of

which 144,154 shares were issued and outstanding and entitled to

one vote per share as of November 27, 1995;

WHEREAS, New PMI has authorized capital stock consisting of

200,000 shares of Common Stock, par value \$0.01 per share ("New PMI

Common Stock"), of which no shares are issued and outstanding; and

WHEREAS, PMI and New PMI desire that PMI merge with and into

New PMI and that New PMI shall continue as the surviving

corporation in such merger, upon the terms and subject to the

conditions herein set forth and in accordance with the laws of the

State of Washington and the laws of the State of Oregon.

NOW, THEREFORE, the parties hereto agree as follows:

1.

ARTICLE I MERGER

- 1.1 MERGER. Subject to the terms and conditions of this Agreement, PMI shall be merged (the "Merger") with and into New PMI in accordance with the General Corporation Law of the State of Oregon and the Washington Business Corporation Act, the separate existence of PMI shall cease and New PMI shall be the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation") and continue its corporate existence under the laws of the State of Washington. The Surviving Corporation shall succeed, insofar as permitted by law, to all the rights, assets, liabilities and obligations of PMI.
- 1.2 EFFECTIVE TIME OF THE MERGER. The Merger shall become effective as of the date and time (the "Effective Time of the Merger") an appropriate agreement of merger is filed in accordance with the laws of the State of Oregon and the laws of the State of Washington.

ARTICLE II NAME, CERTIFICATE OF INCORPORATION, BY-LAWS, DIRECTORS AND OFFICERS OF THE SURVIVING CORPORATION

- 2.1 NAME OF SURVIVING CORPORATION. The name of the Surviving Corporation shall be "Papa Murphy's International, Inc."
- 2.2 CERTIFICATE OF INCORPORATION. The Articles of Incorporation of New PMI shall be the Articles of Incorporation of the Surviving Corporation after the Effective Time of the Merger until further amended thereafter as provided therein or by law.

- 2.3 BY-LAWS. The By-laws of New PMI shall be the By-laws of the Surviving Corporation after the Effective Time of the Merger until amended thereafter as provided therein or by law.
- 2.4 DIRECTORS AND OFFICERS. The directors and officers of PMI at the Effective Time of the Merger shall be the directors and officers, respectively, of the Surviving corporation after the Effective Time of the Merger until expiration of their current terms as such, or prior resignation, removal or death, subject to the Articles of Incorporation and By-laws of the Surviving Corporation.

ARTICLE III CONVERSION AND EXCHANGE OF STOCK

- 3.1 CONVERSION. At the Effective Time of the Merger, each of the following transactions shall be deemed to occur simultaneously:
- (a) Each share of PMI Common Stock issued and outstanding immediately prior to the Effective Time of the Merger shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into and become one validly issued, fully paid and non-assessable share of New PMI Common Stock.
- (b) Any and all dividends declared by the directors of PMI with respect to PMI Common Stock prior to the Effective Time of the Merger but unpaid at that time shall be paid by New PMI.
- (c) Each stock option to purchase shares of PMI Common Stock granted by PMI and outstanding immediately prior to the Effective Time of the Merger shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into and

TRADEMARK
REEL: 1755 FRAME: 0423

become a stock option or warrant to purchase, upon the same terms and conditions, the number of shares of New PMI Common Stock which is equal to the number of shares of PMI Common Stock which the optionee would have received had he exercised his option or right in full immediately prior to the Effective Time of the Merger (whether or not such option was then exercisable). The exercise price per share under each of said options or warrants shall be equal to the exercise price per share thereunder immediately prior to the Effective Time of the Merger.

All PMI stock option plans, and stock options and warrants granted thereunder, outstanding immediately prior to the Effective Time of the Merger are automatically amended to permit plan continuance and stock option and warrant continuance and conversion into those of New PMI following the Merger provided for under this Agreement, notwithstanding any provisions heretofore contained in such PMI plan or outstanding options and warrants providing for termination in the event of a merger in which PMI is not the surviving corporation.

3.2 EXCHANGE.

- (a) After the Effective Time of the Merger, each certificate theretofore representing issued and outstanding shares of PMI Common Stock shall represent the same number of shares of New PMI Common Stock.
- (b) At any time on or after the Effective Time of the Merger, any holder of certificates theretofore evidencing ownership of shares of PMI Common Stock will be entitled, upon surrender of such certificates to the Surviving Corporation or its transfer agent, to

receive in exchange therefor one or more new stock certificates evidencing ownership of the number of shares of New PMI Common Stock into which such PMI stock shall have been converted in the Merger. If any certificate representing shares of New PMI Common Stock is to be issued in a name other than that in which the certificate surrendered in exchange therefor is registered, it shall be a condition of the issuance thereof that the certificate so surrendered shall be properly endorsed and otherwise in proper form for transfer and that the person requesting such exchange shall pay to the Surviving Corporation or its transfer agent any transfer or other taxes required by reason of the issuance of a certificate representing shares of New PMI Common Stock in any name other than that of the registered holder of the certificate surrendered, or otherwise required, or shall establish to the satisfaction of the Surviving Corporation or its transfer agent that such tax has been paid or it not payable.

ARTICLE IV CONDITIONS

Consummation of the Merger is subject to the satisfaction at or prior to the Effective Time of the Merger of the following condition:

4.1 SHAREHOLDER AND BOARD APPROVAL. This Agreement and the Merger shall have been adopted and approved by the vote of a majority of the shares of PMI Common Stock outstanding on the record date fixed for determining shareholders of PMI entitled to vote thereon. This Agreement and the Merger shall also have been adopted and approved by the vote of a majority of the Board of Directors of New PMI.

ARTICLE V

- 5.1 TERMINATION AND ABANDONMENT. At any time prior to the consummation of the Merger, this Agreement may be terminated and the Merger abandoned by the Board of Directors of PMI.
- 5.2 AMENDMENT. This Agreement may be amended at any time prior to the Effective Time of the Merger with the mutual consent of the Boards of Directors of PMI and New PMI; provided, however, that this Agreement may not be amended after it has been adopted by the shareholders of PMI in any manner which, in the judgment of the Board of Directors of PMI, would have a material adverse effect on the rights of such shareholders or in any manner not permitted under applicable law.
- 5.3 HEADINGS. The headings set forth herein are inserted for convenience or reference only and are not intended to be part of, or to affect the meaning or interpretation of, this Agreement.
- 5.4 COUNTERPARTS. This Agreement may be executed in two or more counterparts, each of which shall constitute an original, and all of which, when taken together, shall constitute one and the same instrument.
- 5.5 GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon, except to the extent the laws of the State of Washington shall mandatorily apply to the Merger.

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed on its behalf and attested by its officers hereunto duly authorized, all as of the day and year first above written.

Papa Murphy's International, Inc., an Oregon Corporation

Papa Murphy's International, Inc., a Washington Corporation

President

President

Attest:

Secretary of

Papa Murphy's International, Inc.,

an Oregon Corporation,

and Secretary of Papa Murphy's International, Inc.,

a Washington Corporation

I, Terry A. Collins, Secretary of New PMI, hereby certify that this Agreement and Plan of Merger has been adopted pursuant to Section 23B.11.030(7) of the Revised Code of Washington and certify that no shares of stock of New PMI were issued prior to the adoption by the Board of Directors of the resolution approving this Agreement and Plan of Merger.