**FORM PTO-1594** 

| U.S. DEPARTMENT OF COMMERCE    |
|--------------------------------|
| Patent and Trademark Office    |
| Attorney Docket No: PRII215826 |

| 1-31-92   | EET Patent and Trademark Office   |
|---|---|
|   | Attorney Docket No: PRII215826  |
| To the Honorable Assistant Commissioner for Trademarks: I   | Please record the attached original documents or copy thereof.                                  |
| Name of conveying party(ies):   | 2. Name and address of receiving party(ies):  |
|   | Name: Hepworth Plastics Inc. See 14   |
| Western Plastics Corporation  | Address: 1019 Pacific Ave. Suite 1501   |
| Individuals Association   | City Tooms State WA 7th 09402   |
| General Partnership Limited Partnership   | City: Tacoma State: WA ZIP: 98402   |
| X Corporation-State   | Individual(s) citizenship   |
| Other   | Association State of  |
| Additional name(s) of conveying party(ies) attached? Yes X  | No General Partnership State of Limited Partnership State of                                    |
|   |   |
| 3. Nature of conveyance:  | X Corporation-State State of Washington   |
| Assignment X Merger   | Other   |
| Security Agreement Change of Name   | If assignee is not domiciled in the United States, a domestic                                   |
| Other   | representative designation is attached: Yes XNo   |
| Execution date: May 12, 1987  | (Designation must be a separate document from Assignment)                                       |
|   | Additional name(s) & address(es) attached? Yes X No   |
| 4. Application number(s) or registration number(s):   |   |
| A. Trademark Application No(s).   | B. Trademark Registration No(s). 748,303  |
| Additional number   | rs attached? Yes XNo  |
| f N   | ence 6. Total number of applications and registrations involved: 1                              |
| <ol><li>Name and address of party to whom corresponde<br/>concerning document should be mailed.</li></ol> | ence 6. Total number of applications and registrations involved: 1                              |
| Gary S. Kindness, Esq.  | 7. Total fee (37 CFR 3.41):\$ 40.00   |
| CHRISTENSEN O'CONNOR  | Check No. 099/41 in the amount of \$40.00 is enclosed.  |
| JOHNSON & KINDNESSPLLC  | Chock 110.0 11111 In the united of \$10.00 is chocked.  |
| 1420 Fifth Avenue   | 8. The Commissioner is authorized to charge any fees that may                                   |
| Suite 2800<br>Seattle, WA 98101-2347  | be required or credit any overpayment to Deposit Account  |
| (206) 682-8100  | Number 03-1740.   |
| DO NOT  | USE THIS SPACE  |
| 9. Statement and signature:   | 11/2  |
| - / Ma A  | Simple and correct and any attached copy is a true copy of the                                  |
| original document.  | minimpen is the who correct with any underted copy is a true copy of the                        |
| (,  | 9/11/98.  |
| Gary S. Kindness Name of Attorney or Agent  | Signature / Date  |
| Registration No. 22,178   | RN ZZallo Date  |
|   | pages including cover sheet, attachments and document:  |
| OMB No. 0651-0011 (exp. 4/94)   |   |
| I handy portify that this appropriate is being denocited with the   | U.S. Postal Service in a sealed envelope as first class mail with postage thereon fully prepaid |
| addressed to: U.S. Patent and Trademurk Office, Office of Public Records, Crys                            | $\alpha / \gamma / \gamma \sim 1$   |
| Does Septomber 11.1998  | W/ loe ( Innatathours)  |
| Date: Churwy (1)  | in here vivialization   |
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SECRETARY OF STATE OF MASHINGTON

ARTICLES OF MERGER

OF

WESTERN PLASTICS CORPORATION

INTO

HEPWORTH PLASTICS, INC.

Pursuant to RCW Section 23A.20.050 of the Washington
Business Corporation Act, HEPWORTH PLASTICS, INC.

("Hepworth"), a Washington corporation, hereby executes
duplicate copies of these Articles of Merger for the purpose
of merging WESTERN PLASTICS CORPORATION ("Western"), a
Washington corporation, into Hepworth.

- 1. The plan of merger of said corporations is set forth in the Plan and Agreement of Merger attached hereto and incorporated herein by this reference as Exhibit A.
- 2. The capital stock of Western (the disappearing corporation) consists of a single class of common stock, 8-1/3¢ par value per share, of which there are 1,676,648 shares outstanding and which are all owned by Hepworth (the surviving corporation).

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## 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

HEPWORTH PLASTICS INC.

а

Washington Profit

corporation,

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

Merging with and into itself WESTERN PLASTICS CORPORATION

Corporation Number: 2-299903-1

Date: May 12, 1987

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

Ralph Munro, Secretary of State

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| 3.       | Hepwort  | h, as | holde | r of  | all   | the  | outs | tand | ding  | sh | ares | of |
|----------|----------|-------|-------|-------|-------|------|------|------|-------|----|------|----|
| Western, | waived : | its r | ights | to be | e mai | iled | a co | рус  | of th | he | Plan | of |
| Merger.  |          |       |       |       |       |      |      |      |       |    |      |    |

EFFECTIVE this \_\_\_\_\_\_ day of May, 1987.

HEPWORTH PLASTICS, INC

By Market Broads

Michael R. Wall, President

PFM/dm 5/4/87

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## EXHIBIT A

## PLAN OF MERGER

Pursuant to RCW 23A.20.050 of the Washington Business Corporation Act, this Plan of Merger shall merge HEPWORTH PLASTICS, INC. (the "Surviving Corporation"), a Washington corporation, and WESTERN PLASTICS CORPORATION (the "Disappearing Corporation"), a Washington corporation, hereinafter collectively referred to as the "Merging Corporations."

- 1. The Surviving Corporation owns 100% of the issued and outstanding shares of the Disappearing Corporation.
- 2. The merger will become effective on May  $\nearrow$ , 1987, such date being hereinafter referred to as the "Effective Date."
- 3. On the Effective Date (a) the Disappearing Corporation shall be merged with and into the Surviving Corporation; (b) the Surviving Corporation shall continue to be governed by the laws of the State of Washington; and (c) the separate existence of the Disappearing Corporation shall cease. The merger shall be effective pursuant to the provisions of and with the effect provided in the Washington Business Corporation Act.
- 4. All of the issued and outstanding shares of stock of the Disappearing Corporation shall be cancelled. All of the

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issued and outstanding shares of the Surviving Corporation shall remain unaffected; no additional shares thereof shall be issued as a result of this merger.

- 5. The Articles of Incorporation and Bylaws of the Surviving Corporation remain unchanged. All of the officers and directors of the Surviving Corporation shall continue in their respective positions until the next annual meeting of shareholders of the Surviving Corporation and until their respective successors are elected and qualified, unless they shall be earlier removed or resign from office.
- 6. The Surviving Corporation and the Disappearing
  Corporation shall take or cause to be taken all action, or do
  or cause to be done, all things necessary or advisable and
  proper under all applicable laws to consummate this merger.

  If at any time after the Effective Date the Surviving
  Corporation shall consider or be advised of any further deeds,
  assignment, or assurances, or any other things necessary or
  desirable to vest, perfect, confirm, record or otherwise deed
  title to any property or rights of the Disappearing
  Corporation acquired or to be acquired by the Surviving
  Corporation by reason of, or as a result of this merger, the
  appropriate officers and directors of the Disappearing
  Corporation shall sign and deliver for or on behalf of the
  Disappearing Corporation all such properties, assignments, and

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assurances and shall do other things necessary and proper to vest, perfect, confirm or record title to such property or rights in the Surviving Corporation and otherwise to carry out the purposes of this Plan, and the appropriate officers and directors of the Surviving Corporation are authorized under the name of the Disappearing Corporation to take any and all such action.

7. This Plan may be terminated at any time on or prior to the Effective Date by the consent of the Board of Directors of the Surviving Corporation.

DATED this \_\_\_\_\_ day of May, 1987.

Michael R. Wall

Calvin D. Bamford, Ur.

PFM:sk 4/22/87

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**RECORDED: 09/14/1998**