FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 06-14-2000

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| TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).                 |   |  |
| Submission Type   | Conveyance Type   |  |
| X New   | Assignment License  |  |
| Resubmission (Non-Recordation) Document ID #  | Security Agreement Nunc Pro Tunc Assignment  Effective Date |  |
| Correction of PTO Error   | Merger Month Day Year                                       |  |
| Reel # Frame #  | Change of Name  |  |
| Corrective Document   |   |  |
| Reel # Frame #  | Other   |  |
| Conveying Party  Mark if additional names of conveying parties attached  Execution Date Month Day Year                        |   |  |
| Name Trigon Packaging Corporation 3 26 98   |   |  |
| Formerly  |   |  |
| Individual General Partnership Limited Partnership X Corporation Association  |   |  |
| Other   |   |  |
| X Citizenshin/State of Incorporation/Organizat  | tion Washington   |  |
|   |   |  |
| Receiving Party  Mark if additional names of receiving parties attached   |   |  |
| Name Sealed Air Corporation   |   |  |
| DBA/AKA/TA  |   |  |
| Composed of   |   |  |
| Address (line 1) Park 80 East   |   |  |
| Address (line 2)  |   |  |
| Address (line 3) Saddle Brook   | New Jersey 07663 State/Country Zip Code                     |  |
| Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party is     |   |  |
| X Corporation Association not domiciled in the United States, an appointment of a domestic representative should be attached. |   |  |
| Other   | (Designation must be a separate document from Assignment.)  |  |
| Citizenship/State of Incorporation/Organization Delaware  |   |  |

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| FORM PTO-<br>Expires 06/30/99<br>OMB 0651-0027 | 618B Page 2  | U.S. Department of Commerce Patent and Trademark Office TRADEMARK |
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|  | epresentative Name and Address Enter for the first   | Receiving Party only.   |
| Name   |  |   |
| Address (line 1)                               |  |   |
| Address (line 2)                               |  |   |
| Address (line 3)                               |  |   |
| Address (line 4)                               |  |   |
| Correspond                                     | ent Name and Address Area Code and Telephone Number  | 704-331-6000  |
| Name   | Floyd A. Gibson, Esq.  |   |
| Address (line 1)                               | Alston & Bird LLP  |   |
| Address (line 2)                               | P.O. Drawer 34009  |   |
| Address (line 3)                               | Charlotte, North Carolina 28234  |   |
| Address (line 4)                               |  |   |
| Pages  | Enter the total number of pages of the attached conveyance including any attachments.                          | document # 9  |
|  | Application Number(s) or Registration Number(s)  | Mark if additional numbers attached                               |
|  | Trademark Application Number <u>or</u> the Registration Number (DO NOT ENTER Elemark Application Number(s)     | stration Number(s)  |
| IIac   | 1,613,384  | Station Number(3)   |
|  |  |   |
|  |  |   |
| Number of I                                    | Properties Enter the total number of properties involved.  | # 1   |
| Fee Amoun                                      | Fee Amount for Properties Listed (37 CFR 3.41  | ): \$ 40.00   |
|  | F Payment: Enclosed x Deposit Account  |   |
| Deposit A<br>(Enter for p                      | ccount ayment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: | # 16-0605   |
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**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 original document. Charges to deposit account are authorized, as

indicated herein.

Floyd A. Gibson

Name of Person Signing

Floyd A. Hilaur Signature

May 19, 2000

**Date Signed** 

# State of Delaware

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# Office of the Secretary of State

I, EDWARD J. FREEL, 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:

"TRIGON PACKAGING CORPORATION!" A WASHINGTON CORPORATION, WITH AND INTO "SELLED AIR CORPORATION" ONDER THE NAME OF "SEALED AIR CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SIXTH DAY OF MARCH, A.D. 1998, AT 10 O'CLOCK A.M.

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Edward J. Freel, Secretary of State 9019362

**AUTHENTICATION:** 

04-09-98

DATE:

TRADEMARK REEL: 002086 FRAME: 0772 STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 10:00 AM 03/26/1998 981116384 - 0702714

### CERTIFICATE OF OWNERSHIP AND MERGER

#### MERGING

#### TRIGON PACKAGING CORPORATION

#### INTO

#### SEALED AIR CORPORATION

\* \* \* \* \*

Sealed Air Corporation, a corporation organized and existing under the laws of the State of Delaware (the "Corporation"),

## DOES HEREBY CERTIFY THAT:

FIRST: The Corporation was incorporated on February 17, 1969 pursuant to the General Corporation Law of the State of Delaware.

SECOND: The Corporation owns all of the outstanding shares of the capital stock of Trigon Packaging Corporation, a corporation incorporated on December 1, 1989 pursuant to the laws of the State of Washington.

THIRD: The Corporation by the following resolutions of its Board of Directors duly adopted at a meeting of the Board of Directors duly called and held on November 7, 1995, which resolutions have not been amended or modified and remain in full force and effect, determined to and does merge into itself said Trigon Packaging Corporation:

RESOLVED that the Plan of Merger of Trigon Packaging Corporation into the Corporation hereafter set forth shall be and is adopted and approved and that the officers of the Corporation shall be and each is authorized, in the name and on behalf of the Corporation and under its corporate seal or otherwise, to take all such actions, to execute and deliver all such instruments and documents and to pay all such expenses and taxes

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as any of said officers shall upon the advice of counsel deem necessary or advisable to effectuate such merger:

## PLAN OF MERGER OF TRIGON PACKAGING CORPORATION INTO SEALED AIR CORPORATION

\* \* \* \* \*

FIRST: Sealed Air Corporation, a corporation organized under the laws of the State of Delaware, shall merge with and into itself and assume the liabilities and obligations of Trigon Packaging Corporation, a corporation organized under the laws of the State of Washington. The name of the surviving corporation is Sealed Air Corporation.

SECOND: The presently issued and outstanding shares of stock of Trigon Packaging Corporation, the merging corporation, all of which are owned by Sealed Air Corporation, the surviving corporation, shall be surrendered and cancelled. No shares of stock of the surviving corporation shall be issued in exchange therefor.

THIRD: The Certificate of Incorporation of Sealed Air Corporation, as heretofore amended, shall be the Certificate of Incorporation of the corporation surviving the merger. No changes or amendments shall be made to such Certificate of Incorporation as a result of the merger.

FOURTH: The By-Laws of Sealed Air Corporation, as heretofore amended, shall be the By-Laws of the corporation surviving the merger.

FIFTH: The directors of Sealed Air Corporation shall be the directors of the corporation surviving the merger and shall hold office until the next annual meeting of stockholders of Sealed Air Corporation and until their respective successors are duly elected and qualified.

SIXTH: The officers of Sealed Air Corporation shall be the officers of the corporation surviving the merger and shall serve at the pleasure of the Board of Directors of the corporation surviving the merger.

SEVENTH: The officers of each corporation party to the merger shall be and each is authorized to do all acts and things

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necessary and proper upon the advice of counsel to effect the merger.

RESOLVED that Sealed Air Corporation merge, and it hereby does merge, into itself said Trigon Packaging Corporation and assumes all of the obligations of said corporation.

RESOLVED that such merger shall be effective upon the date of filing with the Secretary of State of Delaware and the Secretary of State of the State of Washington of the documents required by the laws of each of those jurisdictions to be so filed to evidence such merger or on such later date as may be set forth in such documents.

RESOLVED that (a) the officers of the Corporation shall be and each is directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Trigon Packaging Corporation, and assume the liabilities and obligations of such corporation, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State of the State of Delaware and a certified copy recorded in the office of the Recorder of Deeds of New Castle County and to make and execute and cause to be filed Articles of Merger with the Secretary of State of the State of Washington pursuant to the laws of the State of Washington and (b) the officers of the Corporation shall be and each is authorized from time to time, in the name and on behalf of the Corporation and under its corporate seal or otherwise, to make, execute, deliver and perform all such agreements, assignments, certificates, instruments, documents and other papers and to make all such payments and to give all such directions and to make all such requests and to do and perform all such acts and things as may to any of them upon the advice of counsel seem appropriate in connection with or in furtherance of any of the matters, transactions or agreements referred to in, or contemplated by, the foregoing resolutions.

EOURTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the board of directors of Sealed Air Corporation at any time prior to the time set forth in Article FIFTH hereof at which the merger shall become effective.

<u>FIFTH</u>: The merger shall become effective upon the date of filing with the Secretary of State of Delaware and the Secretary of State of the State of Washington of the

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documents required by the laws of each of those jurisdictions to be so filed to evidence such merger.

IN WITNESS WHEREOF, said Sealed Air Corporation has caused this Certificate to be signed by William V. Hickey, its President and Chief Operating Officer and attested by H. Katherine White, its Secretary this  $29^{74}$  day of 198.

SEALED AIR CORPORATION

(Scal)

William V. Hickey
President and Chief Operating Officer

ATTEST:

H. Katherine White

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Secretary

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