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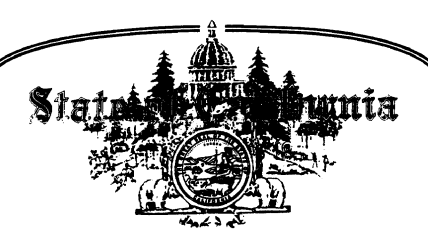
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U. DEPARTMENT OF COMME Patent and Trademark (

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To the Honorable Commissioner of Paten	10153	33332	ned original docu	ments or co	py thereof
Name of conveying party(ies):	Name and address of receiving party(ies):				
ORGANIC FOOD PRODUCTS, INC.			TRUM NATURALS		
Individual(s) Ass General Partnership Lim Corporation-State California Other Additional name(s) of conveying party(ies) attached? 3. Nature of conveyance: 3-14-36 Assignment Me Security Agreement Characteristics Other Execution Date: October 4, 1999	Yes No Yes No Yes No	Street Address City: Petalum Individual(Association General Pa Limited Pa Corporation Other If assignee is not don designation is attache (Designations must be	s) citizenshipartnershiprh-StateCalif	Point Bondate: CA Z ornia es, a domestic r 'Yes C from Assignment	ulevard ip: 94954
4. Application number(s) or registration number. A. Trademark Application No.(s) 75/365,553	er(s):	1.700.735	mark registration No. 2,146,445 2,147,800	o.(s)	
	i dditional numbers att	ached? Tes No	0		
5. Name and address of party to whom corresconcerning document should be mailed:				******************	6
Name: <u>Kathryn Jennison Shultz</u> Internal Address: <u>Jennison & Shultz</u> , P.C.		7. Total fee (37 (OFR 3.41):	\$165	.00
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- · ·		☐ Authorized	to be charged to	debosit acct	JUI II
Street Address: Crystal Plaza #1, S	Suite 1102	8. Deposit accor	unt number:		
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9. Statement and signature. To the best of my knowledge and belief, to of the original document.	the foregoing info	rmation is true and	correct and any at	March	13, 200
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Kathryn Jennison Shultz		Signature		_	-
Name of Person Signing		Total n	umber of pages comp	HISKING COVER SH	

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OMB No 0861-0011 (ave 4/04)





SECRETARY OF STATE

I, *BILL JONES*, Secretary of State of the State of California, hereby certify:

That the attached transcript of ____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

OCT 2 5 1999

Secretary of State

State Form CE-107 (rev. 9/96)

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AGREEMENT OF MERGER

ENDORSED-FILED
IN THE OFFICE OF THE
SECRETARY OF STATE
OF THE STATE OF CALIFORNIA

OCT 20 1999

BILL JONES, SECRETARY OF STATE

This Agreement of Merger is entered into between ORGANIC FOOD PRODUCTS, INC., a California corporation (herein "Surviving Corporation") and SPECTRUM NATURALS, INC., a California corporation (herein "Merging Corporation").

- 1. Merging Corporation shall be merged into Surviving Corporation.
- 2. Each outstanding share of Merging Corporation shall initially be converted to 4,669.53 shares of Common Stock of Surviving Corporation plus such additional number of shares determined as follows:
- (a) for each share of Surviving Corporation Common Stock issued upon exercise, in accordance with their terms, of any and all warrants or options to purchase Surviving Corporation Common Stock outstanding as of the effective date of the merger of Merging Corporation and Surviving Corporation, Surviving Corporation shall issue .000434 shares of Common Stock of the Surviving Corporation for each share of Merging Corporation; and
- (b) in the event that the Applicable Price (as defined in Section 1.10 of the Agreement and Plan of Merger and Reorganization by and between Surviving Corporation and Merging Corporation dated as of May 14, 1999 (the "Reorganization Agreement")) exceeds \$0.75 per share (the "Baseline Price"), then for each \$0.01 per share above the Baseline Price, Surviving Corporation shall issue 27,293 shares of Common Stock of the Surviving Corporation for each share of Merging Corporation.

provided that any such additional shares issued to Merging Corporation shareholders, together with all other shares issued to Merging Corporation shareholders, pursuant to this paragraph 2, shall not exceed eighty percent (80%) of the outstanding Common Stock of Surviving Corporation, including all outstanding options, warrants or other rights to acquire capital stock of Surviving Corporation.

- 3. The outstanding shares of Surviving Corporation shall remain outstanding and are not affected by the merger.
- 4. Merging Corporation shall from time to time, as and when requested by Surviving Corporation, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out this merger.
- 5. The effect of the merger and the effective date of the merger are as prescribed by law.

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ORGANIC FOOD PRODUCTS, INC.

SPECTRUM NATURALS, INC.

CERTIFICATE OF APPROVAL
OF
AGREEMENT OF MERGER

John Battendieri and Richard Bacigalupi certify that:

1. They are the President and the Secretary, respectively, of ORGANIC FOOD

PRODUCTS, INC., a California corporation.

2. The Agreement of Merger in the form attached was duly approved by the Board of

Directors and Shareholders of the Corporation.

3. The Shareholder approval was by the holders of 4,988,855 shares of the Corporation.

4. There is only one class of shares and the total number of shares outstanding is

7,559,021. The number of shares voting in favor of the amendment equaled or

exceeded the vote required. The percentage vote required was more than fifty percent

(50%).

We further declare under penalty of perjury under the laws of the State of California that

the matters set forth in this Certificate are true and correct of our own knowledge.

DATE: October 4, 1999

ØHN BATTENDIERI, President

RICHARD BACIGALUPI Secretary

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CERTIFICATE OF APPROVAL OF AGREEMENT OF MERGER

Neil Blomquist and Jethren Phillips certify that:

- They are the President and the Secretary, respectively, of SPECTRUM NATURALS,
 INC., a California corporation.
- 2. The Agreement of Merger in the form attached was duly approved by the Board of Directors and Shueholder of the Corporation.
- 3. The Shareholder approval was by the holder of 100% of the outstanding shares of the Corporation.
- 4. There is only one class of shares and the number of shares outstanding is 5,000.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this Certificate are true and correct of our own knowledge.

DATE: October 1999

. . .

NEIL BLOMQUIST, President

IETAREN PHILLIPS, Secretary

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RECORDED: 03/14/2000

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