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

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U.S. Patent & TMOfc/TM Mail Rcpt Dt. #11

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Jepartment of Commerce t and Trademark Office RADEMARK

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RECORDATION FORM COVER SHEET TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies). Submission Type Conveyance Type **Assignment** License New Resubmission (Non-Recordation) Security Agreement Nunc Pro Tunc Assignment Document ID # Effective Date Month Day Year Merger **Correction of PTO Error** 11/18/1994 Reel# Frame # **Change of Name Corrective Document** Frame # 86-96 Reel # |1807 Other Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year Name Federal Paper Board Company, Inc. 04/05/1994 **Formerly** | Limited Partnership | Corporation **Association** General Partnership Individual Other Citizenship/State of Incorporation/Organization North Carolina Mark if additional names of receiving parties attached **Receiving Party** Name | Federal Paper Board Company, Inc. DBA/AKA/TA Composed of 75 Chestnut Ridge Road Address (line 2) 107645 New Jersey Address (line 3) | Montvale State/Country If document to be recorded is an **Limited Partnership** assignment and the receiving party is **General Partnership** Individual not domiciled in the United States, an appointment of a domestic **Association** Corporation representative should be attached. (Designation must be a separate document from Assignment.) Other Citizenship/State of Incorporation/Organization New York FOR OFFICE USE ONLY 40E 00000119 74389884 02/15/2001 GTON11 40.00 OP #C:481

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20503. See OMB D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0851-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to Mail documents to be recorded with required cover state.

Mashington, D.C. 20231

Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

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Expires 06/30/99		

Page 2

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Domestic Representative Name and Address Name Address (line 1) Address (line 2) Address (line 3) Address (line 4) Correspondent Name and Address Area Code and Telephone Number (312) 609 7850 Name Angelo J. Bufalino Address (line 2) 222 N. LaSalie Street Address (line 2) Address (line 2) Address (line 2) 222 N. LaSalie Street Address (line 2) Trademark Application Number of pages of the attached conveyance document # 3 Including any attachments. Trademark Application Number (s) or Registration Number (s) Mark if additional numbers for the same property). Trademark Application Number(s) Trademark Application Number(s) Registration Number(s) Trademark Application Number(s) Trademark Applicat	OMB 0651-0027	TOOLINAIN	
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Statement and Signature	Method of Payment: Enclosed Deposit Account (Enter for payment by deposit account or if additional fees can be Deposit Account	Deposit Account e charged to the account.) t Number: # 22-0259	
To the best of my knowledge and belief, the foregoing information is the foregoing information is attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein. Angelo J. Bufalino Name of Person Signing Signature Date Signed	Statement and Signature To the best of my knowledge and belief, the forego attached copy is a true copy of the original declaration indicated herein. Angelo J. Bufalino	ing information is true and correct and any ent. Charges to deposit account are authorized, as	

TRADEMARK REEL: 002237 FRAME: 0179



Department of The Secretary of State

To all whom these presents shall come, Greetings:

I, Rufus L. Edmisten, Secretary of State of the State of
North Carolina, do hereby certify the following and hereto
attached to be a true copy of

ARTICLES OF MERGER

OF

FEDERAL PAPER BOARD COMPANY, INC.

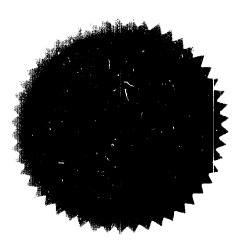
INTO

FEDCO, INC.

Which changed its name to:

FEDERAL PAPER BOARD COMPANY, INC.

the original of which is now on file and a matter of record in this office.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at the City of Raleigh, this 18th day of November, 1994.

Refus 1. Elmiter

Secretary of State

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FILED 9:00 AM

ARTICLES OF MERGER OF

APR 2 0 1994

FEDERAL PAPER BOARD COMPANY, INC. EFFECTIVE INTO

FEDCO, INC.

RUFUS : EDMISTEN
SECRETARY OF STATE
NORTH CAROLINA

Pursuant to § 55-11-05 of the General Statutes of North Carolina, the undersigned, FEDCO, Inc., a corporation organized under the law of North Carolina, hereby submits these Articles of Merger for the purpose of merging Federal Paper Board Company, Inc., a corporation organized under the law of New York, into FEDCO, Inc.

1. The following Plan of Merger was duly approved in the manner prescribed by law by the shareholders of each of the corporations participating in the merger:

PLAN OF MERGER

A. Corporations Participating in Merger.

Federal Paper Board Company, Inc. (the "Merging Corporation") will merge into Fedco, Inc., which will be the surviving corporation (the "Surviving Corporation").

B. Name of Surviving Corporation.

After the merger, the Surviving Corporation will have the name "Federal Paper Board Company, Inc."

C. Merger.

The merger of the Merging Corporation into the Surviving Corporation (the "Merger") will be effected pursuant to the terms and conditions of this Plan. Upon the Merger's becoming effective, the corporate existence of the Merging Corporation will cease, and the corporate existence of the Surviving Corporation will continue. The time when the Merger becomes effective is hereinafter referred to as the "Effective Time."

D. Conversion and Exchange of Shares.

At the Effective Time, the outstanding shares of the corporations participating in the Merger will be converted and exchanged as follows:

1. <u>Surviving Corporation</u>. The shares of the Surviving Corporation outstanding immediately prior to the Effective Time shall be cancelled and retired and shall resume the status of authorized but unissued shares and no shares or other securities of the Surviving Corporation shall be issued in respect thereof.

TRADEMARK
REEL: 002237 FRAME: 0181

- 2. Merging Corporation. Each outstanding share of the Merging Corporation outstanding immediately prior to the Effective Time shall be changed and converted into and shall be one fully paid and nonassessable share of an identical share of the Surviving Corporation capital stock and shall have all of the same conversion rights and preferences as the case may be of the particular issue of the Merging Corporation capital stock.
- 3. <u>Conversion of Shares</u>. The conversion of the shares as described above will be effect by virtue of the Merger and without any action on the part of the holder thereof.
- E. Amendment to Articles of Incorporation.

The Articles of Incorporation of the Surviving Corporation are hereby amended as follows:

Article First is changed to read as follows:

The name of the corporation is Federal Paper Board Company, Inc. (the "Corporation").

F. Abandonment.

At any time prior to the Effective Time, this Plan may be terminated and the Merger may be abandoned by the board of directors of the Merging Corporation notwithstanding the approval of this Plan by the shareholders of the Merging Corporation or the Surviving Corporation or both, if, in the opinion of the board of directors of the Merging Corporation, circumstances arise which, in the opinion of the such board of directors, make the Merger for any reason inadvisable.

2. The merger will become effective upon filing.

RECORDED: 02/05/2001

This the 5th day of April, 1994.

FEDCO, INC.

Quentin J. Kennedy

Executive Vice President