

RECOR



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To the Honorab. 101736838 cademarks: Please record the attached original documents or copy thereof.				
Name of conveying party(ies):     Allmet Building Products, Inc.	2. Name and address of receiving party(ies):			
Individual(s)  Association	Name: Allmet Building Products, L.P.			
General Partnership Limited Partnership	Internal Address:  227 Town East Blvd.			
☑ Corporation	William East Blvd.			
Other	te State: Texas			
Additional name(s) of conveying party(ies) attached TYes   O5-17-20				
3. Nature of conveyance:	Mall Rept Dt #56 l(s) citizenship			
☐ Assignment	Association General Partnership			
Security Agreement Change of Name	☐ Central Farmership ☐ Limited Partnership Texas			
Security Agreement — Change of Name	Corporation-State			
Other	Other			
Execution Date: December 29, 1999	If assignee is not domiciled in the United States, a domestic representative designation is attached. □ Yes □ No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? □ Yes□ No			
4. Application number(s) or patent number(s): See Section	•			
If this document is being filed together with a new application, the execution date of the application is:				
A. Trademark Application No.(s): 75/448,747	B. Trademark Registration No.(s): 2,402,279 2,425,483			
Additional numbers attached? ☐ Yes ⊠ No				
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Total number of applications and registrations involved: 3			
Name: Cami D. Boyd, Esq.				
Internal Address: Jackson Walker L.L.P.	7. Total fee (37 CFR 3.41): \$ 90.00			
Street Address: 901 Main Street, Suite 6000	⊠ Enclosed			
City: Dallas	Authorized to be charged to deposit account			
State: <u>Texas</u> Zip: <u>75202-3797</u>	8. Deposit account number:			
DO MOTHER	(Attach duplicate copy of this page if paying by deposit account)			
DO NOT USE THIS SPACE				
Statement and signature.     To the best of my knowledge and belief, the foregoing in true copy of the original document.	nformation is true and correct and any attached copy is a			
Cami Dawson Boyd	For 5/9/21			
Name of Person Signing  Total number of pages including co	Signature / / Date ver sheet, attachments, and document: 12			

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments

Washington, D.C. 20231

# CERTIFICATE OF MERGER OF ALLMET BUILDING PRODUCTS, INC. INTO ALLMET BUILDING PRODUCTS, L.P.

Secretary of States of Torrate

DEC 29 1999

Corporations Section

Pursua it to Section 2.11 of the Texas Revised Limited Partnership Act (the "TRLPA") and Article 5.04 of the Texas Business Corporation Act (the "TBCA"), the undersigned entities submit the following Certificate of Merger for filing and certify that:

1. The name and jurisdiction of formation or organization of each of the domestic limited partner thips and other business entities which are to merge are:

Name	Jurisdiction	Form	
Allmet Building Products, Inc.	Texas	Corporation	
Allme: Building Products, L.P.	Texas	LP	

- 2. A plan of merger has been approved by each of the constituent entities which are to merge.
- 3. The name of the surviving entity is: Allmet Building Products, L.P.
- 4. The merger shall become effective on December 31, 1999 at 11:59 p.m. Central Standard Time.
- 5. No amondments to the Certificate of Limited Partnership of Allmet Building Products, L.P., the surviving entity, are to be effected by the merger.
- 6. An executed copy of the Plan of Merger is on file at the principal place of business of Allmet Buildin; Products, L.P., located at 227 South Town East Blvd., Mesquite, Texas 75149.
- 7. A copy of the Plan of Merger has been furnished to each partner in each domestic limited partners hip that is a party to the merger, in accordance with Section 2.11 of the TRLPA, and will be urnished, on written request and without cost, to any shareholder of each domestic corpora ion that is a party to or created by the Plan of Merger, in accordance with Article 5.04 of he TBCA.

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8. As to each constituent corporation the approval of whose shareholders is required, the number of shares outstanding and the number of shares voted for and against the Plan of Merger are as follows:

Name of Corporation	Shares	Shares	Shares Voted
	Outstanding	Voted For	Against
Allme Building Company, Inc.	1,378,665	1,378,665	

9. As to e sch of the constituent entities, the Plan of Merger was duly authorized by all action require 1 by the laws under which it was formed or organized and by its constituent documents.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, this Certificate of Merger has been duly executed as of the day of December, 1999, and is being filed in accordance with Section 2.11 of the Texas Revised Limited Partnership Act and Article 5.04 of the Texas Business Corporation Act by the undersigned.

ALLMET BUILDING PRODUCTS, L.P.,

By: Allmet GP, Inc., as its general

Yeny L. Freeman, Vice President

ALLMET BUILDING PRODUCTS, INC., a Texas corporation

Rv. '

L. Freeman, Vice President

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### PLAN AND AGREEMENT OF MERGER

This P an and Agreement of Merger (this "Plan"), dated as of the Aday of December, 1999, is made: nd entered into by and between ALLMET BUILDING PRODUCTS, L.P., a Texas limited partnership ("...llmet LP") and ALLMET BUILDING PRODUCTS, INC., a Texas corporation ("Allmet Inc.", together with Allmet LP, collectively the "Constituent Entities").

## WITNESSETH:

WHEREAS, Allmet LP is a limited partnership duly organized and validly existing under the laws of the State of Texas;

WHER EAS, Allmet Inc. is a corporation duly organized and validly existing under the laws of the State of Cexas;

WHER EAS, the authorized capital stock of Allmet Inc. consists of 20,000,000 shares of common stock \$.01 par value (the "Common Stock of Allmet Inc."), of which 1,378,665 shares are issued and our randing as follows:

#### Holder

## Number of Shares

Metals USA, Inc., a Delaware corporation

1,378,665

WHER EAS, the partners of Allmet LP deem it desirable and in the best interests of Allmet LP to merge A limet Inc. into Allmet LP, pursuant to the provisions of Section 2.11 of the Texas Revised Limite i Partnership Act, as amended (the "Act"), and the partners of Allmet LP have duly approved this Flan;

WHER IAS, the Board of Directors of Allmet Inc. deems it desirable and in the best interests of Allmet Inc. and it stockholders to merge Allmet Inc. into Allmet LP, pursuant to the provisions of Article S.01 of the Texas Business Corporation Act, as amended, and has duly approved this Plan by Resolution;

WHEREAS, the sole stockholder of Allmet Inc. has duly adopted and approved such merger pursuant to this Plan; and

NOW. HEREFORE, in consideration of the premises and the mutual covenants and agreements her in contained, and for the purpose of setting forth the terms and conditions of this merger, the medie of carrying the same into effect and such other details and provisions as are

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deemed neces ary or desirable, the parties hereto have agreed and do hereby agree, subject to the conditions set forth herein, as follows:

#### ARTICLE I

## Terms and Conditions

- 1.1 Merger. At the Effective Time of the merger (as defined in Section 1.2 hereof), Allmet Inc. slall be merged with and into Allmet LP, which shall continue its existence as and remain a Texa; limited parmership governed by and subject to the laws of the State of Texas.
- 1.2 <u>Effective Time</u>. The merger shall become effective at the date and time specified in the Certificate of Merger filed by Allmet LP with the Secretary of State of the State of Texas. The date and time upon which the merger shall become effective, as defined by this Section 1.2, is referred to her sin as the "Effective Time."
- 1.3 Existence. The identity, existence, purposes, powers, objects, franchises, rights, and immunities of Allmet LP shall continue unaffected and unimpaired by the merger, and at the Effective Time, the corporate identity, existence, purposes, powers, objects, franchises, rights, and immunities of Allmet Inc. shall be wholly merged into Allmet LP, and Allmet LP shall be fully vested therew th. Accordingly, at the Effective Time, the separate existence of Allmet Inc. shall cease.

# ARTICLE II

#### Conversion of Shares

- 2.1 <u>Conversion</u>. The issued and outstanding Common Stock of Allmet Inc. shall, immediately prior to the Effective Time, automatically be canceled and cease to exist.
- 2.2 <u>Alimet Inc.'s Transfer Book Closed</u>. At the Effective Time, the stock transfer book of Alimet Inc. shall be deemed closed, and no transfer of capital stock of Alimet Inc. shall thereafter be made or consummated.

#### ARTICLE III

# Certificate of Limited Partnership and Partnership Agreement

3.1 <u>Certificate of Limited Partnership</u>. The Certificate of Limited Partnership of Allmet LP as existing and constituted immediately prior to the Effective Time of the merger shall be the

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Certificate of Limited Partnership of Allmet LP until thereafter amended in the manner provided by law.

3.2 <u>Partnership Agreement</u>. The Partnership Agreement of Allmet LP as existing and constituted in mediately prior to the Effective Time of the Merger shall be the Partnership Agreement of Allmet LP until the same shall be altered, amended, or repealed, or until a new Partnership A<sub>1</sub> reement shall be adopted in accordance with the provisions of law and the Partnership Agreement of Allmet LP.

#### ARTICLE IV

# Partners of Surviving Entity

4.1 <u>Partners of Surviving Entity</u>. The partners of Allmet LP immediately prior to the Effective Time shall constitute the partners of Allmet LP from and after the Effective Time, to serve until its successor is, in accordance with the Partnership Agreement of Allmet LP and applicable law, admitted and cualified.

#### **ARTICLE V**

# Parmership Interests in Allmet LP

5.1 Partnership Interests in Allmet LP. The designations, rights and limitations of the Partnership In erests in Allmet LP, and the express terms thereof, shall be as set forth in the Partnership Agreement of Allmet LP as in effect at the Effective Time.

#### ARTICLE VI

# Assets and Liabilities

Assets and Liabilities of Allmet Inc. Become Those of Allmet I.P. At the Effective Time, all rights, privileges, powers, immunities, and franchises of each of the Constituent Entities, both of a public and private nature, and all property, real, personal, and mixed, and all debts due on whatever account, as well as securities subscriptions and all other chooses or things in action, and all and every other interest of or belonging to or due to either of the Constituent Enrities, shall be taken by and deemed to be transferred to and shall be vested in Allmet I.P without further act or deed, and all such rights, privileges, powers, immunities, franchises, property, debts, chooses or things in action, and all and every other interest of the Constituent Entities shall be thereafter as effectually the property of Allmet I.P as they were of the respective Constituent Entities, and the title to any real or other property, or any interest therein, whether vested by deed or otherwise, in either

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of the Constituent Entities, shall not revert or be in any way impaired by reason of the merger; provided, however, that all rights of creditors and all liens upon any properties of each of the Constituent Entities shall be preserved unimpaired, and all debts, liabilities, restrictions obligations, and duties of the respective Constituent Entities, including without limitation all obligations, liabilities, and duties for fees and franchise taxes required by law and as lessee under any existing lease, shall the receipt attach to Allmet LP and may be enforced against and by it to the same extent as if said debts liabilities, restrictions, obligations, and duties had been incurred or contracted by it. Any action or proceeding pending by or against either of the Constituent Entities may be prosecuted to judgment as if the merger had not taken place, or Allmet LP may be substituted in place of either of the Constituent Entities.

6.2 <u>Accounting Treatment</u>. The assets and habilities of the Constituent Entities shall be taken up on the books of Allmet LP in accordance with generally accepted accounting principles.

#### **ARTICLE VII**

## Amendment and Termination

7.1 <u>Amendment and Termination</u>. This Plan may be amended or terminated at any time prior to the Effective Time of the merger by mutual consent of the Constituent Entities, expressed by action of the Board of Directors of Allmet Inc. and the partners of Allmet I.P.

[SIGNATURE PAGE FOLLOWS]

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IN WI CNESS WHEREOF, the parties have caused their duly authorized representatives to execute this P an on their behalf as of the date first written above.

ALLMET BUILDING PRODUCTS, L.P.,

By: Allmet GP, Inc., as its general partner

Yerry L. Freeman, Vice President

ALLMET BUILDING PRODUCTS, INC., a Texas corporation

Rv:

ory V. Freeman, Vice Presiden

# **ASSISTANT SECRETARIES' CERTIFICATE**

I, John A. Hageman, Assistant Secretary of ALLMET GP, INC., general partner of ALLMET BUILDING PR. DUCTS, L.P., a Texas limited partnership ("Allmet LP"), do hereby certify that this Plan and Agreement of Merger was duly adopted pursuant to Section 2.11 of the Texas Revised Limited Partnership Act, as amended, by the Written Consent of the partners of Allmet LP, effective as of December 21, 1999.

Decem ber 2, 1999.

John A. Hageman Assistant Secretary

I, John A. Hageman, Assistant Secretary of ALLMET BUILDING PRODUCTS, INC., a Texas corporation ("Allmet Inc."), do hereby certify that this Plan and Agreement of Merger was duly adopted pursuant to Article 5.01 of the Texas Business Corporation Act, as amended, by the Joint Written Consent of the Board of Directors and Sole Stockholder of Allmet Inc., effective as of December 1, 1999.

December 2], 1999.

olin A. Hagoman, Assistant Secretary

# **ACKNOWLEDGMENTS**

THE STATE OF TEXAS §
COUNTY OI HARRIS §

BEFO LE ME, the undersigned authority, in and for said County and State, on this day personally appeared Terry L. Freeman, Vice President of ALLMET GP, Inc., general partner of ALLMET Bull DING PRODUCTS, L.P., a Texas limited partnership, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed said I istrument as the act and deed of such entity for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 25 day of December, 1999.



Notary Public in and for the State of Texas

THE STATE (IF TEXAS §

COUNTY OF HARRIS §

BEFOI E ME, the undersigned authority, in and for said County and State, on this day personally app ared Terry L. Freeman, Vice President of ALLMET BUILDING PRODUCTS, INC., a Texas corporation, known to me to be the person and officer whose name is subscribed to the foregoing insuranent and acknowledged to me that he executed said instrument as the act and deed of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 25 day of December, 1999.

SUSAN MALLEK

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APRIL 10, 2000

Notary Public in and for the State of Texas

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