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

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U.S. Department of Commerce

Patent and Trademark Office

**TRADEMARK** 

Submission Type  X New	Conveyance Type  Assignment License
Resubmission (Non-Recordation) Document ID #  Correction of PTO Error Reel # Frame #  Corrective Document Reel # Frame #	Security Agreement Nunc Pro Tunc Assignme  Effective Date Month Day Year 07022001  Change of Name  Other
Conveying Party  Name  Co	Mark if additional names of conveying parties attached  Execution Date Month Day Yea  DSCO, Inc.  06272001
Formerly	
Other  Citizenship/State of Incorporation/Organiz	Limited Partnership _x Corporation Associatio
Receiving Party	Mark if additional names of receiving parties attached
Name	Dorel Juvenile Group, Inc.
DBA/AKA/TA	
Address (line 1)	45 Dan Road
Address (line 2)	Canton Commerce Center
Address (line 3) Canton	Massachusetts  State/Country Limited Partnership  If document to be recorded is an assignment and the receiving party is
Individual General Partnership  X Corporation Association	not domiciled in the United States, an appointment of a domestic
Individual General Partnership	appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

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Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

FORM PTO- Expires 06/30/99 OMB 0651-0027	·1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK	
Domestic R	Representative Name	and Address Enter for the first R	eceiving Party only.	
Name				
Address (line 1)				
Address (line 2)				
Address (line 3)				
Address (line 4)				
Correspond	lent Name and Addre	SS Area Code and Telephone Number	317-231-1313	
Name		Julia Spoor Gard		
Address (line 1)		Barnes & Thornburg		
Address (line 2)		11 South Meridian Street		
Address (line 3)	Indianapolis, Indiana 46204			
Address (line 4)				
Pages	Enter the total number o including any attachmen	f pages of the attached conveyance do	cument # 25	
Trademark /		s) or Registration Number(s)	X Mark if additional numbers attached	
Enter either the	Trademark Application Number	or the Registration Number (DO NOT ENTER BO	TH numbers for the same property).	
	demark Application Numb		ration Number(s)	
76104725	5 75597005	78063984		
76248997	7 75862637	76258304		
76263692	76131635	76132101		
Number of F	Properties Enter the t	total number of properties involved.	# 49	
Fee Amoun	t Fee Amour	nt for Properties Listed (37 CFR 3.41):	\$ 1,240	
Method o Deposit A	<del>-</del>	nclosed X Deposit Account	.,2.19	
		additional fees can be charged to the account.)  Deposit Account Number:	# 10-0435	
		Authorization to charge additional fees:	Yes X No	
Statement a	nd Signature			
attac		I belief, the foregoing information is true an ne original document. Charges to deposit a		
Juli	a Spoor Gard	Chilie & Bax	July 19, 2001	
	of Person Signing	Signature	Date Signed	

# ATTACHMENT TO RECORDATION FORM COVER SHEET

Conveying Party:

Cosco, Inc.

Receiving Party:

Dorel Juvenile Group, Inc.

# Trademark Application Numbers (cont'd)

75862638	76255092	75420138	75636439	76185714
76186123	76187049	76131631	76254521	76254659
76104726	75606077	75922398	75922399	75933934
75863016	76185719	75823709	75823721	76131629
75605743	76179961	76189316	75673796	76131808
76248787	76186204	76185715	76186023	76186205
76258303	76185716	76185718	76131997	76261875
76109066	75389786	75389787	76258757	75453948

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FEDERAL IDENTIFICATION NO. 35-1554636 NO. 35-1851471 FEDERAL IDENTIFICATION NO. 04-2836423

Examiner

 $\Box$ 

P.C.

# The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

# ARTICLES OF CONSIDER MERGER

(General Laws, Chapter 156B, Section 79)

XXXXXXXXXXXXX merger of	Cosco, Inc. and Infantino, Inc.
	(both Indiana Corporations)
	with
	Safety 1st, Inc.
	(a Massachusetts Corporation)
	the constituent corporations, into
	Safety lst, Inc.
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ns organized under the laws of Massachusetts
The undersigned officers of each of the constituent corpo	prations certify under the penalties of perjury as follows:
	ept as provided by Subsection (c) thereof. The x continued who was
	termined pursuant to the agreement of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
July 2 , 2001	
3. (For a merger)  "The following amendments to the Articles of Organis pursuant to the agreement of mergen:	zation of the surviving corporation have been effected
The name of the surviving co	orporation will be:
2) See Attachment A, Article II	and Article VI.

#### (For a consolidation)

(b) State the total number of shares and the par value, if any, of each class of stock which the resulting corporation authorized to issue:

wrr	HOUTPARVALUE		WITHPARVALUE	
TYPE	NUMBEROFSHARES	TYPE	NUMBER OF SHARES	PARVALUE
Common:		Common:		
Preferred:		Preferred:		

**(c) If more than	one class of stock is authorized, stat	e a distinguishing designat	ion for each class:	ind provide a descriptio	n
of the preferences,	voting powers, qualifications, and sp	pecial or relative rights or	privileges of each	class and of each serie s	s
then established.			-		

"(d) The restrictions, if any, on the transfer of stock contained in the agreement of consolidation are:

"(e) Other lawful provisions if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockhold ers, or of any class of stockholders:

- 4. The information contained in Item 4 is not a permanent part of the Articles of Organization of the Assachus surviving corporation.
- (a) The street address of the \*\*\*\* surviving corporation in Massachusetts is: (post office boxes are not acceptable)
  45 Dan Road, Canton Commerce Center, Canton, MA 02021

(b) The name	, residential address and p	ost office address of each director and off	icer of the ***********************************
	NAME	RESIDENTIALADDRESS	POST OFFICE ADDRESS
President:			
Treasurer:	See Attachme	nt B.	
Clerk:	V		
Directors:			
			•
(c) The fiscal	l year end (i.e. tax year) o	of the <del>Resolvinged</del> "surviving corporation s	hall end on the last day of the month of Decembe
(d) The nam	e and business address of	the resident agent, if any, of the Yosaka	ngst surviving corporation is:
		tion Service Company	
	84 State Boston, N	1A 02109	
			· <del>-</del>
	_		
<del></del>		AGGERA and *Clerk ANN AREA NOTICE of _	Dorel Juvenile Group, Inc. (f/k/a Safety 1st, Inc.)
a comoratio	a organized under the lav	vs of Massachusetts, further state under th	ne penalties of perjury that the agreement of
General Law	merger has been dul rs, Chapter 156B, Section	78.	and duly approved in the manner required by
	Mul Ist		, *President XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
-//			· · · · · · · · · · · · · · · · · · ·
/	1 566	(holds	, *Clerk XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

(b) The n	same residential address and p	ost office address of each dir	ector and officer of the	Asex de Santin	
Danidan.	NAME	RESIDENTIALADDRE	ess	POST OFFICE ADD	
President	: See Attac	hmant R			
Treasurer	. See Attac	inment b.			
Clerk:					
Directors	:				
				•	
(c) The fi	iscai year end (i.e. tax year) or	the "KREGIFE" surviving c	orporation shall end on	the last day of the month of	Decembe
(d) The r	name and business address of	the resident agent, if any, of	the Kashingulk'survi	ving corporation is:	
	Corporation Service	e Company, 84 State	Street, Boston	n, MA 02109	
FOR MAS	SSACHUSETTS CORPORATI	ONS			
				venile Group, Inc. Safety lst, Inc.)	
2 corpora		of Massachusens, further sta	te under the penalties	of perjury that the agreement of	
"consolida General L	.tion / *merger has been duly aws, Chapter 156B, Section 78	executed on behalf of such c 3.	orporation and duly ap	proved in the manner required	by
		ched for signature	•	*Desident Volumer	**********
Nic	ck Costides	oned ror organization	•	, "President XXXXXXX	ZERNALE
_9	MIN WOLD	? 	4	, "Clerk XXXXXX	XXXXXXX
FORCO	nathan Reynolds RPORATIONS ORGANIZED	IN A STATE OTHER THAN	MASSACHUSETTS		
The unde	rsigned, † <u>President</u>		and †† <u>Secreta</u>	ry	
of	Cosco, Inc.		, , 2 (	corporation organized under the	laws of
I	Indiana	further state under th		that the agreement of Konkolida	
	han dala d				NO PARTIE
merger i	nas been duly adopted by such	corporation in the manner	required by the laws o	FURTRUE	· ·
t Specify th	e inapplicable words, be officer having powers and duties	corresponding t	see attached i	for signature	
to those of	the president or vice president of a organized under General Laws Co	a Massachusetts	Nick Costides,		<del> </del>
ttspecify.	the officer having powers and duti	es corresponding ++	06/1/4	old 1	

Jonatkan Reynolds, Secretary

TRADEMARK

REEL: 002331 FRAME: 0847

(b) The name, residential address and post office address on NAME RESIDENTIA		ter of the *resulting / *surviving corporation on is:
NAME RESIDENTIA	LADDRESS	POST OFFICERDDRESS
Treasurer:		
Clerk:		
Directors:		
(c) The fiscal year end (i.e. tax year) of the *resulting / *s	surviving corporation sha	Il end on the last day of the month of:
(d) The name and business address of the resident agent.	if any, of the stallting	g / 'surviving corporation is:
	. /	
Item 5 below may be deleted if the resulting/surviv	ving carporation is of	organized under the laws of Massachusetts.
5. The "resulting / "surviving corporation hereby agrees that obligation of any constituent Massachusetts corporation a under General Laws, Chapter 181, and any obligations hobligation created by General Laws, Chapter 156B Section in the Commonwealth of Massachusetts, and it hereby irrefaceept service of process in any action for the enforcement provided in Chapter 181.	ny prior obligation of a nereafter incurred by the 85, so long as any liab wocably appoints the Sec	any constituent foreign corporation qualified "resulting / "surviving corporation, including the oility remains outstanding against the corporation cretary of the Commonwealth as its agent to
FOR MASSACHUSETTS CORPORATIONS		
The undersigned *President *Vice President and *Clerk / a corporation organized under the laws of Massachuserts, *consolidation / *merger has been duly executed on behalf General Laws, Chapter 156B, Section 78.	fürther state under the	
*	4	
		, *Clerk / *Assistant Clerk
FOR CORPORATIONS ORGANIZED IN A STATE OTHE	ER THAN MASSACHU	SETTS
The undersigned, † President	and †† <u>Sec</u>	cretary
of Infantino, Inc.		, a corporation organized under the laws of
Indiana further state	te under the penalties of	of perjury that the agreement of https://doi.org/10.1001/
*merger has been duly adopted by such corporation in the	e manner required by the	he laws of Indiana
*Delete the inapplicable words.  1 Specify the officer having powers and duties corresponding to those of the president or vice president of a Massachusetts corporation organized under General Laws, Chapter 156B.  11 Specify the officer having powers and duties corresponding		Schwartz, President
to the clerk or assistant clerk of such a Massachusetts corporation.	tt	n Revnolds. Secretary

the month of: is:  vs of Massachusetts.  nusetts for any prior  proration qu alified
is:  vs of Massachusetts.
vs of Massachusetts.
nuserts for any prior
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poration, including the against the corporat ion alth as its agent to a same manner as
ident / *Vice President
Clerk / *Assistant Clerk
ized under the laws of
nc of ⊁xsxxskdsxxxxx

#### Attachment A

# DESCRIPTION OF AMENDMENTS TO ARTICLES OF ORGANIZATION

ARTICLE II is hereby amended by deleting all language contained therein, and inserting in place thereof, the following:

To engage in any lawful activity for which corporations may be organized under the Massachusetts Business Corporation Law, including, but not limited to, the manufacture of various juvenile products, ready-to-assemble furniture, and home furnishings.

ARTICLE VI is hereby amended by deleting all language contained therein, and inserting in place thereof, the following:

- Rights to Indemnification and Advancement of Expenses.
- (a) The Corporation shall indemnify as a matter of right every person made a party to a proceeding because such person is or was
  - (i) a member of the Board of Directors of the Corporation,
  - (ii) an officer of the Corporation, or
  - (iii) while a director or officer of the Corporation, serving at the Corporation's request as a director, officer, partner, member, manager, trustee, employee, or agent of another foreign or domestic corporation, partnership, limited liability company, joint venture, trust, employee benefit plan, or other enterprise, whether for profit or not,

(each an "Indemnitee") against all liability incurred by such person in connection with the proceeding; provided that it is determined in the specific case that indemnification of such person is permissible in the circumstances because such person has met the standard of conduct for indemnification specified in the Massachusetts Business Corporation Law ("BCL"). The Corporation shall pay for or reimburse the reasonable expenses incurred by an Indemnitee in connection with any such proceeding in advance of final disposition thereof in accordance with the procedures and subject to the conditions specified in the BCL. The Corporation shall indemnify as a matter of right an Indemnitee who is wholly successful, on the merits or otherwise, in the defense of any such proceeding, against reasonable expenses incurred by the Indemnitee in connection with the proceeding without the requirement of a determination as set forth in the first sentence of this paragraph.

- (b) Upon demand by a person for indemnification or advancement of expenses, as the case may be, the Corporation shall expeditiously determine whether the person is entitled thereto in accordance with this Article VI and the procedures specified in the BCL.
- (c) The indemnification provided under this <u>Article VI</u> shall apply to any proceeding arising from acts or omissions occurring before or after the adoption of this Article VI.
- 2. Other Rights Not Affected. Nothing contained in this Article VI shall limit or preclude the exercise or be deemed exclusive of any right under the law, by contract or otherwise, relating to indemnification of or advancement of expenses to any individual who is or was a director, officer, employee or agent of the Corporation, or the ability of the Corporation to otherwise indemnify or advance expenses to any such individual. It is the intent of this Article VI to provide indemnification to directors and officers to the fullest extent now or hereafter permitted by law consistent with the terms and conditions of this Article VI. Therefore, indemnification shall be provided in accordance with this Article VI irrespective of the nature of the legal or equitable theory upon which a claim is made, including without limitation negligence, breach of duty, mismanagement, corporate waste, breach of contract, breach of warranty, strict liability, violation of federal or state securities laws, violation of the Employee Retirement Income Security Act of 1974, as amended, or violation of any other state or federal laws, subject to the conditions specified in the BCL.

# Attachment B

The name, residential address and post office address of each officer and director of the surviving corporation are:

Title	Name	Residential Address	Post Office Address
President	Nick Costides	4509 Heatherwood Blvd.	2525 State Street
•		Greenwood, Indiana 46143	Columbus, Indiana 47201
Treasurer	Donald March	4574 Silver Hill Drive	2525 State Street
		Greenwood, Indiana 46142	Columbus, Indiana 47201
Clerk	Jonathan	4923 E. Windsor Lane	2525 State Street
(Secretary)	Reynolds	Columbus, Indiana 47201	Columbus, Indiana 47201
Director	Martin Schwartz	9 Roxborough Avenue	1255 Greene Avenue,
		Westmount Quebec	Suite 300
		H3Y 1M1	Westmount, Quebec
			H3Z 2A4
Director	Jeffrey Schwartz	424 Russell Hill Road	1365 Midway Blvd.,
		Toronto, Ontario M5P 2S3	Unit 27, Ste. 100
			Mississauga, Ontario
			L5T 2J5

828563.1

## THECOMMONWEALTHOFMASSACHUSETTS

# ARTICLES OF MERGER

Telephone: (317) 236-2289

(General Laws, Chapter 156B, Section 79)

I hereby approve the within Articles of Merger and
the filing fee in the amount of \$ having been paid
said articles are deemed to have been filed with me this
day of, 20 <u>01</u>
Effective date
·
WILLIAM FRANCIS GALVIN
Secretary of the Commonwealth
TO BE FILLED IN BY CORPORATION
Photocopy of document to be sent to:
Stephen J. Hackman, Esq.
Ice Miller, One American Square
Box 82001, Indianapolis, IN 46282

## AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER, is made and entered into as of June 27, 2001 (the "Agreement") among Cosco, Inc., an Indiana corporation ("Cosco"), Infantino, Inc., an Indiana corporation ("Infantino") and Safety 1<sup>st</sup>, Inc., a Massachusetts corporation ("Safety").

#### WITNESSETH:

WHEREAS, Cosco is a corporation duly incorporated and validly existing under the laws of the State of Indiana, with a current authorized capital stock consisting of One Thousand (1,000) common shares, all of which are issued and outstanding (the "Cosco Stock");

WHEREAS, Infantino is a corporation duly incorporated and validly existing under the laws of the State of Indiana, with a current authorized capital stock consisting of One Thousand (1,000) common shares, all of which are issued and outstanding (the "Infantino Stock");

WHEREAS, Safety is a corporation duly incorporated and validly existing under the laws of the Commonwealth of Massachusetts, with a current authorized capital stock consisting of One Hundred (100) common shares, with a par value of \$.01 per share, of which one (1) share has been duly issued and is now outstanding (the "Safety Stock");

WHEREAS, the respective boards of directors of Cosco and Infantino have deemed it desirable and in the respective best interests of Cosco, Infantino and Safety that Cosco and Infantino be merged with and into Safety (Safety being sometimes hereinafter referred to as the "Surviving Corporation") pursuant to the terms and conditions contained herein (the "Merger") and have each, by resolutions duly adopted, approved this Agreement and the Merger;

WHEREAS, Dorel U.S.A., Inc. ("Dorel USA"), as the sole shareholder of Cosco, Infantino and Safety, has approved this Agreement and the Merger by written consent; and

WHEREAS, at the Effective Time (as defined herein), all of the Cosco Stock and Infantino Stock shall be cancelled, and Dorel USA shall wholly own all equity interest in the Surviving Corporation following the Merger;

NOW, THEREFORE, in consideration of the foregoing premises and the mutual covenants and agreements herein contained, the parties hereto have agreed as follows:

# ARTICLE I The Merger

In accordance with the applicable provisions of the laws of the Commonwealth of Massachusetts and the State of Indiana, as of the Effective Time, Cosco and Infantino shall be merged with and into Safety, and Safety shall be the surviving corporation of the Merger, governed by the laws of the Commonwealth of Massachusetts.

Section 1.1 Effective Time. The Merger shall become effective at 11:59 p.m., EST, on the evening of June 30, 2001, and such date and time shall be the "Effective Time" referred to in this Agreement.

Section.1.2 Articles of Merger. On or before June 30, 2001, Articles of Merger shall be executed and filed with the Secretary of State of the State of Indiana as provided in the Indiana Business Corporation Law (the "IBCL") and Articles of Merger/Consolidation shall be executed and filed with the Secretary of the Commonwealth of Massachusetts as provided in the Business Corporation Law of the Commonwealth of Massachusetts (the "BCLM").

Section 1.3 Other Actions. Safety, Cosco and Infantino shall take all such actions as may be reasonably necessary or appropriate in order to fully effectuate the Merger. In case at any time after the Effective Time any further action is necessary or desirable to carry out the purposes of this Agreement, the officers and directors of the Surviving Corporation shall take all such action.

Section 1.4 Effect of the Merger. As of the Effective Time, Cosco and Infantino shall be merged with and into Safety, the separate corporate existence of Cosco and Infantino shall cease and the Surviving Corporation shall continue the business of Cosco, Infantino and Safety. The Surviving Corporation shall possess all of the assets, rights, privileges, immunities, powers, and franchises, and shall be subject to and assume all of the duties and liabilities of Cosco and Infantino. The effect of the Merger shall be otherwise as provided under the BCLM and the IBCL.

Section 1.5. Name, Articles, Bylaws, Officers and Directors of Surviving Corporation. As of the Effective Time, the name of the Surviving Corporation shall be Dorel Juvenile Group, Inc. (hereafter, "Dorel Juvenile"). The Articles of Organization of the Surviving Corporation, as duly adopted by the Board of Directors, shall be restated as of the Effective Time, as reflected in the Articles of Merger/Consolidation attached hereto as Exhibit A. The Bylaws of the Surviving Corporation, as duly adopted by the Board of Directors, shall be restated as of the Effective Time. As of the Effective Time, the directors and officers of the Surviving Corporation shall be as follows:

#### Officers

President & Chief Executive Officer Executive Vice President, Operations

Nick Costides Jeffery Hale

Executive Vice President and Treasurer Executive Vice President, Sales & Marketing Executive Vice President, Human Resources Executive Vice President, General Counsel & Secretary

Donald E. March Donald K. Mitchell H.E. Rachie Jonathan P. Reynolds

#### Directors

Martin Schwartz Jeffrey Schwartz

These directors and officers shall take office as of the Effective Time and shall remain in office until such time thereafter as they may be replaced or removed in accordance with the Restated Articles of Organization and the Restated Bylaws of the Surviving Corporation and the applicable provisions of the BCLM.

Section 1.5 Capital Structure. The authorized capital stock of the Surviving Corporation shall be unaffected by the Merger and shall remain at One Hundred (100) shares of common stock, par value \$.01 per share.

Section 1.6 Assets and Liabilities. The title to all assets and other property owned by Cosco and Infantino shall vest in the Surviving Corporation without reversion or impairment. All liabilities of Cosco and Infantino shall be assumed by the Surviving Corporation by virtue of the Merger and by operation of law.

Section 1.7 Tax Treatment. The parties intend that the Merger will constitute a tax-free reorganization as described in Section 368(a) of the Internal Revenue Code of 1986, as amended (the "Code").

Section 1.8 Purpose. The purpose of the Surviving Corporation shall be to engage in any lawful activity for which corporations may be organized under the BCLM, including, but not limited to, the manufacture of various juvenile products, ready-toassemble furniture and home furnishings.

Section 2.1. Conversion of Safety Stock. At the Effective Time, each share of Safety Stock shall be automatically converted on a one-to-one basis into stock of the Surviving Corporation. The stock certificate representing shares of Safety Stock shall be exchanged to reflect the change of the Surviving Corporation's name to Dorel Juvenile.

Section 2.2 Surrender of Certificates. Prior to the Effective Time, Dorel USA shall surrender to Safety for cancellation the stock certificates representing all issued and outstanding shares of Cosco and Infantino, respectively.

Section 2.3 Cancellation of Cosco Stock and Infantino Stock. As of the Effective Time, by virtue of the Merger and by operation of law without any action by Dorel USA. Cosco or Infantino, all authorized capital stock of Cosco and of Infantino, including, but not limited to, all of such shares that are now issued and outstanding, shall be cancelled.

## ARTICLE III Representations of the Parties

Section 3.1. Representations of Safety. Safety hereby represents and warrants to Cosco and Infantino that, as of the Effective Date:

- (i) Safety is duly incorporated and validly existing under the laws of the BCLM and has the requisite corporate power to carry on its business as it is now being conducted.
- (ii) Safety is duly qualified as a foreign corporation to do business, and is in good standing, in each jurisdiction where the nature of its activities makes such qualification necessary, except where the failure to be so qualified would not have a material adverse effect.
- (iii) Safety's business is not being conducted in violation of any applicable law, ordinance, rule, regulation, decree or order of any court or governmental entity, and Safety is not in default or violation of any term. condition or provision of (i) its Articles of Organization or its Bylaws, or (ii) any mortgage, indenture, contract, agreement, lease or other instrument to which Safety is now a party or by which it or any of its properties or assets may be bound, except for such violations and defaults which do not have a material adverse effect on the condition (financial or otherwise), results of operations, properties, assets, liabilities, prospects or business of Safety.
- (iv) Safety has full power and authority to execute, deliver and perform this Agreement and any and all related agreements and to consummate the Merger contemplated hereby. The execution, delivery and performance of this Agreement and the consummation of the Merger contemplated hereby have been duly, validly and unanimously authorized by the Board of Directors of Safety and approved by the sole shareholder thereof, and no other proceedings on the part of Safety are necessary to authorize this Agreement. Subject to the foregoing, this Agreement has been duly and validly executed and delivered by Safety, and this Agreement constitutes a valid and binding agreement of Safety, enforceable against Safety in accordance with its terms.

- 4 -

- (v) There is no action, proceeding or investigation in any court or before any governmental or regulatory authority pending or threatened in writing or orally threatened against Safety which seeks to enjoin or obtain damages in respect of the consummation of the Merger contemplated hereby.
- (vi) The fair market value of the Dorel Juvenile stock that Dorel USA will hold as a result of the Merger and other consideration received by Dorel USA will be approximately equal to the fair market value of the Cosco Stock and Infantino Stock surrendered in exchange therefor.
- (vii) Safety has no plan or intention to reacquire any of its stock involved with the Merger.
- (viii) Safety has no plan or intention to sell or otherwise dispose of any of the assets of Cosco or Infantino acquired in the Merger, except for dispositions made in the ordinary course of business or transfers described in Section 368(a)(2)(C) of the Code.
- (ix) Following the Merger, Dorel Juvenile will continue the historic business of Cosco and Infantino or use a significant portion of Cosco's and Infantino's historic business assets in a business.
- (x) There is no intercorporate indebtedness existing between Safety and Cosco or between Safety and Infantino that was issued, acquired, or will be settled at a discount.
- (xi) Safety is not an investment company as defined in Code Sections 368(a)(2)(F)(iii) and 368(a)(2)(F)(iv).
- (xii) The fair market value of the assets of Cosco and Infantino transferred to Safety will equal or exceed the sum of the liabilities assumed by Safety plus the amount of liabilities, if any, to which the transferred assets are subject.
- (xiii) The total adjusted basis of the assets of Cosco and Infantino transferred to Safety will equal or exceed the sum of the liabilities assumed by Safety plus the amount of liabilities, if any, to which the transferred assets are subject.
- (xiv) There will be no fractional shares issued in the Merger.
- (xv) Safety will pay or assume only those expenses of Cosco and Infantino that are solely and directly related to the Merger in accordance with the guidelines established in Rev. Rul. 73-53, 1973-1 C.B. 187.

(xvi) No representation or warranty by Safety in this Agreement contains or will contain any untrue statement of a material fact or omits or will omit the statement of a material fact necessary to make the statements not misleading.

Section 3.2. Representations of Cosco and Infantino. Cosco and Infantino hereby represent and warrant to Safety and to each other that, as of the Effective Date:

- (i) Cosco and Infantino, respectively, are duly incorporated and validly existing under the laws of the IBCL and have the requisite corporate power to carry on their businesses as they are now being conducted.
- (ii) Cosco and Infantino, respectively, are duly qualified as foreign corporations to do business, and are in good standing, in each jurisdiction where the nature of their activities makes such qualification necessary, except where the failure to be so qualified would not have a material adverse effect.
- (iii) Neither Cosco's nor Infantino's business is being conducted in violation of any applicable law, ordinance, rule, regulation, decree or order of any court or governmental entity, and neither Cosco nor Infantino is in default or violation of any term, condition or provision of (i) its Articles of Organization or its Bylaws, or (ii) any mortgage, indenture, contract, agreement, lease or other instrument to which Cosco or Infantino is now a party or by which it or any of its properties or assets may be bound, except for such violations and defaults which do not have a material adverse effect on the condition (financial or otherwise), results of operations, properties, assets, liabilities, prospects or business of Cosco or Infantino.
- (iv) Cosco and Infantino, respectively, have full power and authority to execute, deliver and perform this Agreement and any and all related agreements and to consummate the Merger contemplated hereby. The execution, delivery and performance of this Agreement and the consummation of the Merger contemplated hereby have been duly, validly and unanimously authorized by the respective Boards of Directors of Cosco and Infantino and approved by the sole shareholder thereof, and no other proceedings on the part of Cosco or Infantino are necessary to authorize this Agreement. Subject to the foregoing, this Agreement has been duly and validly executed and delivered by Cosco and Infantino, respectively, and this Agreement constitutes a valid and binding agreement of Cosco and Infantino, enforceable against Cosco or Infantino in accordance with its terms.

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- (v) There is no action, proceeding or investigation in any court or before any governmental or regulatory authority pending or threatened in writing or orally threatened against Cosco or Infantino which seeks to enjoin or obtain damages in respect of the consummation of the Merger contemplated hereby.
- (vi) The fair market value of the Dorel Juvenile stock that Dorel USA will hold as a result of the Merger and other consideration received by Dorel USA will be approximately equal to the fair market value of the Cosco Stock and Infantino Stock surrendered in exchange therefor.
- (vii) Prior to and in connection with the Merger, (a) neither Cosco nor Infantino has plans or intentions to redeem any stock of Cosco or Infantino held by Dorel USA or to make any distribution with respect to any stock of Cosco or Infantino held by Dorel USA within the meaning of Treasury Regulation §1.368-1(e)(1)(ii); (b) neither Cosco nor Infantino has redeemed (and will not redeem) any Cosco or Infantino stock, within the meaning of Treasury Regulation §1.368-1(e)(1)(ii), with respect thereto; and (c) no person that is related to Cosco or Infantino, within the meaning of Treasury Regulation §1.368-1(e)(3)(i), has acquired (or will acquire) Cosco or Infantino stock from any holder thereof.
- (viii) The liabilities of Cosco and Infantino assumed by Safety and the liabilities to which the transferred assets of Cosco and Infantino are subject were incurred by Cosco and Infantino in the ordinary course of their respective businesses.
- (ix) Cosco, Infantino and Dorel USA will pay their respective expenses, if any, incurred in connection with the Merger.
- (x) There is no intercorporate indebtedness existing between Cosco and Safety or between Infantino and Safety that was issued, acquired, or will be settled at a discount.
- (xi) Neither Cosco nor Infantino is an investment company as defined in Code Sections 368(a)(2)(F)(iii) and 368(a)(2)(F)(iv).
- (xii) Neither Cosco nor Infantino is under the jurisdiction of a court in a Title 11 or similar case within the meaning of Code Section 368(a)(3)(A).
- (xiii) The fair market value of the assets of Cosco and Infantino transferred to Safety will equal or exceed the sum of the liabilities assumed by Safety plus the amount of liabilities, if any, to which the transferred assets are subject.

- (xiv) The total adjusted basis of the assets of Cosco and Infantino transferred to Safety will equal or exceed the sum of the liabilities assumed by Safety plus the amount of liabilities, if any, to which the transferred assets are subject.
- (xv) There will be no fractional shares issued in the Merger.
- (xvi) Safety will pay or assume only those expenses of Cosco and Infantino that are solely and directly related to the Merger in accordance with the guidelines established in Rev. Rul. 73-53, 1973-1 C.B. 187.
- (xvii) No representation or warranty by Cosco or Infantino, respectively, in this Agreement contains or will contain any untrue statement of a material fact or omits or will omit the statement of a material fact necessary to make the statements not misleading.

## ARTICLE IV Miscellaneous

This Agreement may be executed in one or more counterparts with the same effect as if each party had signed the same document; that all counterparts shall be construed together and shall constitute one and the same document; and that facsimile transmissions of the executed version of this Agreement or any counterpart thereof shall have the same force and effect as the original.

[Remainder of page intentionally left blank.]

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IN WITNESS WHEREOF, this Agreement, having first been duly approved by resolutions of the respective Board of Directors of each corporation and approved by their respective shareholders is hereby executed on behalf of each of Cosco, approved by their respective officers, all as of the date first above written.

SAFETY 1 <sup>st</sup> , INC. a Massachusetts corporation
By: Nick Costides, President & Chief Executive Officer
By:  Donald March, Executive Vice President & Treasurer
COSCO, INC. an Indiana corporation
By: Nick Costides, President & Chief Executive Officer
By:  Donald March, Executive Vice President & Treasurer
INFANTINO, INC. an Indiana corporation
By: Martin Schwartz, President
By:

803831.5

IN WITNESS WHEREOF, this Agreement, having first been duly approved by resolutions of the respective Board of Directors of each corporation and approved by their respective shareholders is hereby executed on behalf of each of Cosco, Infantino and Safety by their respective officers, all as of the date first above written.

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SAFETY 1 <sup>st</sup> , INC.
a Massachusetts corporation,
By: //w/ South
Mck Costides, President & Chief Executive
Officer
Officer
man / /
Ву:
Donald March, Executive Vice President &
Treasurer
Treasurer
/ /
COSCO, INC/
an Indiana corporation
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By: // / 1900
Mick Costides, President & Chief Executive
Officer
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By: (1) (1)
Donald March, Executive Vice President &
Treasurer
INFANTINO, INC.
an Indiana corporation
By:
Martin Schwartz, President
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Ву: (/) С
By: Donald March, Treasurer

803831.5

# **EXHIBIT A**

Restated Articles of Organization of Dorel Juvenile Group, Inc. f/k/a Safety 1<sup>st</sup>, Inc. as Reflected in the Articles of Merger/Consolidation

RECORDED: 07/23/2001