

02-26-2002

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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Tab settings □□□ ▼		732109
To the Honorable Commissioner of	Patents and Trademarks: F	Please record the attached original documents or copy thereof.
Name of conveying party(ies):	8.19 111	2. Name and address of receiving party(ies) Flint Ink North America Corporation Name:
Progressive Ink Company	11.02	Internal Address:
Individual(s)	Association	Street Address: 4600 Arrowhead Drive
	Limited Partnership Delaware	}
Corporation-State		CityAnn Arbor StateMI Zip: 48105
Other		Individual(s) citizenship
Additional name(s) of conveying party(ies)	attached? 🗀 Yes 🗀 No.	Association
	attaches.	General Partnership
3. Nature of conveyance:	En Manne	Limited Partnership
Assignment	Merger	XX Corporation-State Michigan Other
	Change of Name	Other If assignee is not domiciled in the United States, a domestic
Other		representative designation is attached: 🖳 Yes 💂 No (Designations must be a separate document from assignment)
Execution Date: 8-18-00		Additional name(s) & address(es) attached? 📮 Yes 📮 No
4. Application number(s) or registration	n number(s):	
A. Trademark Application No.(s)		B. Trademark Registration No.(s) 1,189,675 1,189,676
		1,189,681 1,190,360
	Additional number(s) at	tached 📮 Yes 📮 No
5. Name and address of party to whom	n correspondence	6. Total number of applications and
concerning document should be maile		registrations involved:
Name: Lisabeth H. Coa	kiey	115.00
Internal Address: Harness, Dic	key & Pierce,	7. Total fee (37 CFR 3.41)\$\frac{115.00}{}
	P.L.C	📮 Enclosed
		Authorized to be charged to deposit account
Street Address: 5445 Corpora	te Drive #400	8. Deposit account number:
Street Address		080750
City: Troy State: MI	Zip: <u>48098</u>	(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 b copy of the original document. 	elief, the foregoing inform	nation is true and correct and any attached copy is a true
Lisabeth H. Coakley	_8181	per Workly Taking 19des
Name of Person Signing		ignature Dane
	Total number of pages including cov	ver sheet, attachments, and document:

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

Commissioner of Patent & Trademarks, Box Assignments

1189675 Washington, D.C. 20231

02/25/2002 NAMED1 00000152 080750 01 FC:481 02 FC:482

State of Delaware

Office of the Secretary of State

PAGE 1

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 MERGER, WHICH MERGES:

*ALPER DISPERSIONS COMPANY, LLC", A DELAWARE LIMITED LIABILITY COMPANY.

"ALPER INK GROUP, LLC", A DELAWARE LIMITED LIABILITY COMPANY,

"PATRIOT PRINTING INK COMPANY, LLC", A DELAWARE LIMITED LIABILITY COMPANY,

*PROGRESSIVE INK COMPANY, LLC", A DELAWARE LIMITED LIABILITY COMPANY.

WITH AND INTO "FLINT INK NORTH AMERICA CORPORATION" UNDER THE NAME OF "FLINT INK NORTH AMERICA CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MICHIGAN, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FIRST DAY OF AUGUST, A.D. 2000, AT 3:52 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF AUGUST, A.D. 2000.

3278011 B100M

001422663

AUTHENTICATION: 0633233

DATE: 08-22-00

MILLER.CANFIELD, PADDOCK AND STON + 287958913027393812

NO.559 PRZ

CERTIFICATE OF MERGER

OF

Alper ink group, llc;

PATRIOT PRINTING INK COMPANY, LLC;

ALPER DISPENSIONS COMPANY, LLC; AND

Progressive ink company, llc

INTO

FLINT INK NORTH AMERICA CORPORATION

(UNDER SECTION 11-209 OF THE DELAWARE LIABILITY COMPANY ACT)

FLINT INK NORTH AMERICA CORPORATION hereby confines that:

- (1) The name and jurisdiction of formation or organization of each constituent entity is:
 - (3) Flint Ink North America Corporation, a Michigan corporation!
 - (b) Alper Ink Group, LLC, a Delaware limited liability company:
 - (c) Patriot Printing Ink Company, LLC, a Dolaware limited liability company;
 - (d) Alper Dispersions Company, LLC. a Deleware limited liability company;
 - (e) Progressive ink Company. LLC. a Delaware limited liability company.
- (2) An agreement of merger has been approved, adopted, cartified, executed and acknowledged by and among flint link North America Corporation. Alper link Group, LLC, Patriot Printing link Company, LLC, Alper Dispersions Company, LLC, and Progressive link Company, LLC in accordance with the provisions of Section 18-209 of the Delaware Limited Liability Company Act and Section 736 of the Business Corporation Act of the State of Michigan, respectively.
- (3) The name of the surviving corporation is Flint Ink North America Corporation, a corporation of the State of Michigan.

STATE OF DELABORE SECRETARY OF STATE DIVISION OF COMPORATIONS FILED 03:52 PM 08/21/2000 001422569 - 2602352

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- The time and date on which such Merger will become effective shall be August [4] 31, 2000, at 11:59 p.m. (the "Bifootive Date of Merger")...
- The executed agreement of marger is attached hereto as Exhibit A and is on file at the principal place of business of Plint Ink North America Corporation, or 4500 Amounted Drive, Ann Arbor, Michigan 48105.
- A copy of the agreement of merger will be furnished by Flint link North America Corporation, on request and without cost to any stockholder or member of Flint Ink North America Corporation, Alper Ink Group, LLC, Patriot Printing Ink Company, LLC, Alper Dispersions Company, LLC, or Progressive Ink Company, LLC, .
- Flint Ink North America Corporation hereby agrees that it may be served with process in Delaware in any proceeding for enforcement of any obligation of Alper Ink Group. LLC, Petriot Printing link Company, LLC, Alper Dispersions Company, LLC, or Progressive Ink. Company. LLC, and film link North America Componation hereby inevacably appoints the Becretary of State of the State of Delaware as its agent to accoust service of process in any such suit or other proceedings and a copy of such process shall be misited by the Secretary of State to Flint Ink North America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following address: 4600 Arrowhend Drive, America Corporation at the following at t Arbor, Michigan 48105.

IN WITNESS WHERBOF, Flint Ink North America Corporation has caused this certificate to be signed by Leonard D. Freecoln, its authorized officer, on the 18th day of August, 2000.

FLINT INK NORTH AMBRICA CORPORATION

formed D. Freecoin

Prosident

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Exhibit A

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Plan of Merger"), dated as of August 18, 2000, is by and between FLINT INK NORTH AMERICA CORPORATION, a Michigan corporation ("F.LN.A."), ALPER INK GROUP, LLC, a Delaware limited liability company ("Alper Ink"), PATRIOT PRINTING INK COMPANY, LLC, a Delaware limited liability company ("Partiot Ink"), ALPER DISPERSIONS COMPANY, LLC, a Delaware limited liability company ("Alper Dispensions"), and PROGRESSIVE INK COMPANY, LLC, a Delaware limited liability company ("Progressive Ink").

WITNESSETH:

WHEREAS. Alper link and Patriot link are wholly owned by F.I.N.A. and have determined that it is in each entitles best interests and the best interest of their members to merge with and into their parent, F.I.N.A., and in doing so change their domicile from the State of Delaware to the State of Michigan; and

WHEREAS, Alper Dispersions and Progressive link are wholly owned by Alper Ink and have determined that it is in each entities best interests and the best interest of their members to merge with and into F.I.N.A., and in doing so change their domicile from the State of Delaware to the State of Michigan; and

WHERRAS, F.I.N.A. has determined that it is in the best interests of it and its shareholder for it to merge Alper Ink, Patriot Ink, Alper Dispersions, and Progressive Ink with and into FINA., with F.I.N.A. being the surviving corporation;

NOW, THEREFORE, the plan for the consummation of such merger (the "Mergor") is as follows:

- I. Merging Entities and Surviving Entity: The constituent entities are F.I.N.A., A'per Ink, Patriot Ink, Alper Dispersions, and Progressive Ink (the "Constituent Entities"). Upon the Effective Date of Merger (as hereinafter defined), Alper Ink, Patriot Ink, Alper Dispersions, and Progressive Ink (the "Merging Entities") shall be merged with and into, and under the charter of F.I.N.A., and F.I.N.A. shall be the surviving corporation (the "Surviving Corporation").
- II. Outstanding Interests and Shares: As to each Constituent Entity, the outstanding interests or shares are as follows:
 - A. The total authorized capital stock of F.I.N.A. immediately prior to the Effective Date of Merger shall be 60,000 shares of common stock, with no par value (the "F.I.N.A. Common Stock"), of which a total of 10,000 shares shall be insued and outstanding. All of the shares of F.I.N.A. Common Stock that are issued and outstanding as of the offective record date may be voted at any meeting of shareholders of F.I.N.A.

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- B. Immediately prior to the Effective Date of Merger all of the membership interest of Alper Ink shall be owned by its sale member, P.I.N.A. All of the membership interest of Alper Ink obstanding may be voted at any meeting of members of Alper Ink at which this Plan of Merger is submitted for approval.
- C. Immediately prior to the Effective Date of Merger all of the membership interest of Patriof Ink shall be owned by its sole member, F.I.N.A. All of the membership interest of Patriot Ink outstanding may be voted at any meeting of members of Patriot Ink at which this Plats of Merger is submitted for approval.
- D. Immediately prior to the Effective Date of Morger all of the membership interest of Alper Dispersions shall be owned by its solo member. After Ink. All of the membership interest of Alper Dispersions outstanding may be voted at any meching of members of Alper Dispersions at which this Place of Morger is submitted for approval.
- E. Immediately prior to the Effective Date of Marger all of the membership interest of Progressive Ink shall be owned by its sole member. Alper Ink. All of the membership interest of Progressive Ink outstanding may be voted as any meeting of members of Progressive Ink at which this Plan of Merger is submitted for approval.

1911. Morger Terms: The terms and canditions of the Merger are as follows:

- A. The Merger shall be consummated and become effective, subject to the terms and conditions of this Plan of Merger, following the filing of the Cartificates of Merger in accordance with the provisions of the Michigan Business Comporation Act, as amended and the Dalaware Limited Liability Company Act, as amended. The time and date on which such Merger will become effective shall be August 31, 2000, at 11:59 p.m. (the Effective Date of Merger").
- B. The marger shall be approved by the Board of Directors of F.I.N.A. in accordance with Section 736 and 703(a)2 of the Michigan Business Corporation Acc, and by each sole member of Alper Ink, Patriot Ink, Alper Dispersions, and Progressive Ink in accordance with Section 18-209 of the Delaware Limited Liability Company Act and each company's respective limited liability company agreements.

C. At the Affective Dete of Merger:

- I The Articles of Incorporation of F.I.N.A. then in effect shall thereupon be and constitute the Articles of Incorporation of the Surviving Corporation, until the same shall thereafter be altered or amended in accordance with applicable law.
- 2. The By-Laws of R.I.N.A. then in effect shall thereupon be and constitute the By-Laws of the Surviving Corporation, until the same shall thereafter be altered, amended or repealed.
- 3. The directors of the Surviving Corporation shall be those same parsons who are the directors of F-LN-A. Immediately prior to the Effective Date of Merger (a) of whom shall be directors of the Surviving Corporation with the same term remaining as such persons had as directors of F-LN-A. Immediately prior to the Effective Date of Merger).

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- 4. The officers of the Surviving Corporation shell be chose same persons who are the officers, in the same capacities, of F.I.N.A. immediately prior to the Effective Date of Merger.
- 5. The attest address of the principal place of business of the Surviving Corporation shall be: Flint ink North America Corporation, 4600 Attowheed Drive, Ann. Arbor, Michigan 48105.
- 6. The moldent agent and the address of the registered office of the Serviving Corporation after the merger shall be:

The Prentice-Hall Corporation System Company 601 Abbott Road East Landing, MI 48823

- 7. This Agreement and Plan of Merger will be furnished by F.I.N.A., the Surviving Corporation, on request and without cost to any member or shatcholder of any of the Constituent Emities, and shall be piece on the at the principal place of business of the Surviving Corporation.
- D. From and after the Effective Date of Marger, the separate existence of the Merging Entities shall cease and the Merging Entities shall be merged and consolidated to the Surviving Corporation, which shall passess all of the rights, privileges, powers and franchises, and shall be subject to all pf the liabilities, debts and duties of each of the Constituent Entities; and all and singular the rights, privileges, powers and franchises of each of the Constituent Entities, and all property, real, personal and mixed, and all dabte due to any of the Constituent Entities on whatever account, as well for stock subscriptions as all other things in action or belonging to any of the Constituent Entities shall, without the necessity of delivery of any deeds, bills of sale or other improvement of transfer, be vested in the Surviving Corporation; and all property, rights, privileges, powers and franchises, and all and every other interest shall thereafter be the property of the Surviving Corporation as they were of the several and respective Constituent Entities and the title to any real entate vested by deed or otherwise, in any of such Constituent Entities, shall not revert or be in any way impaired by reason of the Merger.
- E. From and after the Effective Date of Margor, all rights of creditors and all liens upon any property of any of the Constituent Entities shall be preserved unimpaired and all debts. Habitities and duties of the respective Constituent Entities shall thenceforth stuch to the Surviving Corporation, and may be enforced against the Surviving Corporation to the same extent as if such debts, liabilities and duties had been incursed or contracted by it.
- F. From and after the Effective Date of Merger, any action or proceeding, whether civil, criminal or administrative, pending by or against any of the Constituent Entities shall be proceeded as if the Merger had not taken place, or the Surviving Corporation may be substituted in such action or proceeding in place of the Constituent Entity as a party thereto.
- O. At the Effective Date of Merger, all of the interests of each of the Merging Entities shall be cancelled and because FANA, is the ultimate perent of the Merging

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Entities (F.I.N.A) is the owner of all of the outstanding interest of Paviot lak and Alper Ink, and Alper Ink is the owner of all of the outstanding interest of Alper Dispersions and Progressive Ink), no interest shall be converted in any manner into shares of common stock of the Surviving Corporation, nor shall any cash or other consideration be paid or delivered therefor.

- H. At the Effective Date of Merger, each share of F.I.N.A. Common Stock authorized, issued and outstanding immediately prior to the Effective Date of Merger shall by virtue of the Merger and without any action on the part of any of the Constituent Entities, the Surviving Corporation of the holder thereof automatically represent an identical number of authorized, issued and outstanding shares of Common Stock of the Surviving Corporation.
- I. As of the Effective Date of Merger, each certificate evidencing charts of F.I.N.A. Common Stock which have been converted into shares of Common Stock of the Surviving Corporation pursuant to Subsection H of this Article shall by virtue of the Merger and without any action on the pair of any of the Constituent Entities, the Surviving Corporation or the holder thereof automatically be deemed to constitute, and shall at all times thereafter constitute, a certificate representing the number of theres of Common Stock of the Surviving Corporation into which the shares of F.I.N.A. Common Stock have been converted by the Merger.
- J. Flint Ink North America Corporation hereby agrees that it may be served with process in Delaware in any proceeding for enforcement of any obligation of Alper Ink Group, LLC, Patriot Printing Ink Company, LLC, Alper Dispersions Company, LLC, or Progressive Ink Company, LLC, and Flint Ink North America Corporation hereby irrevocably appoints the Secretary of State of the State of Delaware as its agent to accept service of process in any such suit or other proceedings and a copy of such process shall be mailed by the Secretary of State to Flint Ink North America Corporation at the following address: 4600 Arrowhead Drive, Ann Arbor, Michigan 48105.
- IV. Right to Abandon: This Plan of Merger will be terminated and the Merger abandoned automatically upon (i) mutual agreement of the Constituent Entities; (ii) failure of the Board of F.I.N.A. or members of any Merging Entity to approve the Merger, or (iii) order of any governmental agency having such authority.
- V. Modification: Any of the terms or conditions of this Plan of Merger may be amended or modified in whole or in part at any time by mutual agreement in writing executed by the Boards of Directors of F.I.N.A. and all of the members of the Merging Emities.
- VI. Further Assurances: If at any time the Surviving Corporation shall consider or be advised that any further assignments, conveyances or assurances in law are necessary or desirable to vest, perfect or confirm of record in the Surviving Corporation the title to any property or rights of the Constituent Entities or otherwise to carry out the provisions hereof, the proper officers of the Constituent Entities immediately prior to the Effective Date of Morger shall execute and deliver any and all proper deeds, assignments and assurances in law, and do all things necessary or proper to vest, perfect or confirm title to such property or rights in the Surviving Corporation and otherwise to carry out the provisions bereof.

[SIGNATURES ON FOLLOWING PAGE]

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IN WITNESS WHEREOF, the respective the Constituent Entities have executed this Agreement and Plan of Merger, all as of the day and year furn above written.

FLINT INK NORTH AMERICA CORPORATION,

s Michigan corporation,

Cornard D. Freecoln

ALPER INK GROUP, LLC.

a Delaware thnited liability company

By: FLINT INK NORTH AMERICA CORPORATION, its pale member

coaled D. Prescala

Its: President

PATRIOT PRINTING INK COMPANY, LLC.

a Delaware limited liability company

By: FLINT INK NORTH AMERICA CORPORATION, its sole manufact

connerd D. Francoln

Its: President

ALPER DISPERSIONS COMPANY, LLC.

a Delaware limited liability company

By: ALPER INK GROUP, LLC, in sole member

By: FLINT INK NORTH AMERICA CORFORATION, is solo member

Leanurd D. Frescoin

Its: President '-

PROGRESSIVE INK COMPANY, LLC,

a Delowere limited liability company

By: ALPER INK GROUP, LLC, its sole member
By: FLINT INK NORTH AMERICA CORPORATION, its sole member

conerd D. Prescoin

ite: President

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corporation, Securities & Land Dev. Bureau p.3

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

far

FLINT INK NORTH AMERICA CORPORATION

ID NUMBER: 537974

received by facelmile transmission on August 21, 2000 is hereby endorsed Piled on August 22, 2000 by the Administrator.

The document is offective on the date filed, unless a subsequent offective date within 90 days after received date is stated in the document.

Effective Date: August 31, 2000.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 22nd day of August, 2000.

, Direct

Corporation, Securities and Land Development Bureau

Sent by Facsimile Transmission 27846

	an department of consul Orpomation and Land de			EE
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Verno Bruco D. Birghauar Vidram 150 Weel Jefforson	date is stated in the docume		ING C	EFFECTIVE DATE; Expiration data for new assumed names; December \$1.

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FROM : FLINT INK CORPORATION

CERTIFICATE OF MERGER Cross Entity Marger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 244, Public Acts of 1972 (profit compositions), Act 23, Public Acts of 1993 (firminal liability compositions) and Act 213, Public Acts of 1992 (limited partnerships), the undersigned entities execute the following Certificate of Merger;

1.	The Plan of Marger (Consolidation) is as follows: 8. The name of each constituent entity and its identification number is:	
	ELINTINK NORTH AMERICA CORPORATION	537874
•	PROGRESSIVE INK COMPANY, LLC	E90087
	ALPER INK GROUP, LLC	
	PATRIOT PRINTING INK COMPANY, LLC	77
	ALPER DISPERSIONS COMPANY ILC	
	b. The resme of the surviving (new) antity and its identification number is:	_
	FUNT INK NORTH AMERICA CORPORATION	537074
	Corporations and United Cability Companies provide the surest address of the survivor's principal	place of byeiners:
	Elint ink North America Corporation, 4600 Arronbead Drive, Ann Arbor, Michigan 48195	

Dev. Bureau p. 30.392 P83

2. (Complete only if an effective date is desired other than the date of filling. The date must be no make then 90 days what the receipt of this discussion in this office.)

The marger (consideration) shall be effective on the 31" day of August, 2000 at 11:50 p.m.

3. Complete for Frost Corporations only

For each countinent stock corporation, state:

Marge of Comporation

Designation and number of outstanding physes in each class or somes

indicate class or series of states example for vote

Endicate class of serios entitled to your as a class

Flint Ink North America Corporation

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If the number of shares is subject to change prior to the effective date of the merger or consolidation, the manner in which the change may occur is se follows: N/A

The manner and basis of converting shares are so follows:

Pursuant to the merger, all of the interests of each of Alper Inc Group, LLC, Patriot Printing Ink Company, LLC, Alper Dispersion Company, LLC, and Progressive Ink Company, LLC, the "Merging Entities" shall be cancelled and because Part Ink North America Corporation ("F.I.N.A.") is the ultimate parent of all the Marging Entities (F.I.N.A. is the parent of the putatending interest of Patriot Ink and Alper Ink, and Alper Ink is the owner of all of the cutatending interest of Alper Dispersions and Progressive Ink), no interest shall be converted in any manner into share of common speck of the Surviving Corporation, nor shall dry cash or other consideration be paid or delivered meretor.

Each share of F.I.N.A. Common Stock authorized, issued and outstanding immediately prior to the Effective Date of Marger shall by virtue of the Merger submedically represent on Identical number of authorized, issued and outstanding shares of Common Stock of the autiving corporation.

The amendments to the Articles, or a resistement of the Articles, of the surviving corporation to be effected by the marger are as follows:

None.

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The Plan of Merger will be furnished by the surviving profit corporation, on request and without cost, to any shareholder of any constituent arctit corporation.

The marger is permitted by the state or country under whose law it is incorporated and each faceign corporation high computed with that law in effective the marger.

	Haming Mishigan carporation(s) in accordance with Sociles
Tograsure of Authorized Officer of Agent) Leonard D. Frescoin, President	(Bignetula of Authorized Officer or Agond)
(Type of print name) FLINT INK NORTH AMERICA CORPORATION	(Type or print name)
(Name of Corporation)	(Name of Corporation)
	of Organization of the surviving limited liability company. t of the Anticles, of the surviving limited liability company to be
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8:53:45 Corporation, Sacurities Land Dev. Bureau p.

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For each limited liability company involved in the merger, this document is algred in accordance with Section 103 of the Act.

Signed this 10th day of August, 2000
By La treast
(Stansture of Member of Menager)
to Andliamia of Maillant at Lindust.
Alper Ink Group, LLC, its sole member by Film ink North America Corporation, its sole member
by Legnard D. Frescoln, President
(Dippe or Print Name)
PROGRESSIVE INK COMPANY, LLC
(Neme of Limited Dability Company)
(restrict the section of the section
()
$\mathcal{M}\mathcal{D}$
By X (- Franch)
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The state of the s
Flipt Ink North America Corporation its sole mamber by Leonard D. Freecoln, President
(Type or Phili Name)
ALPER INK GURDI LLC
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IN 27 I Arene de la
(Bignature of Mamber of Manager)
Clat lab Nach America Communication to enter manches but i wanted D. Crescrite Dravident
Fint Ink North America Corporation its sale member by Lepnard D. Frascoln, President (Type or Print Name)
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PATRIOT PRINTING INK COMPANY, LLC
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(Signature of Member or Menager)
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Neer Ink Group, U.D., he sale member by Flint (his North America Corporadon, its sole member by Leonard D. Frescoln, President
(Type or Print Name)
• •
ALPER DISPERSIONS COMPANY, LLC
(Name of Limited Liebility Company)

6. Complete for Corporations and Limited Liability Companies only

bijot pa r. Ljua maxn	The assumed names being transferred to continue for the temetring effective ported of the Certificate of Assumed Name on file after to the merger are:					
	Assumed Name	Corporation and/or LLC Immelered Irom	Expiration data			
Man a se	भागमन् प्रमाणिक नार्याचे स्मृतिया स्रोणकोणका	s is to be conducted are:				
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RECORDED: 02/19/2002