Form PTO-1594

03-27-2002



RTMENT OF COMMERCE atent and Trademark Office

Tab settings	ks: Please record the attached original documents or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies)
The same Out of Comments on	
Thermo Optek Corporation 3-11-07	Internal
	Address:
Individual(s) Association	Street Address: 5225 Verona Road
General Partnership 🔲 Limited Partnershi	D I
Corporation-State	City: Madison State: WI 2p: 53711
• Other	Individual(s) citizenship
Delaware	Association CO Property Association
Additional name(s) of conveying party(ies) attached? 🖵 Yes 🛚	No General Partnership
3. Nature of conveyance:	Limited Partnership
Assignment Merger	Corporation-State Wisconsin
	Other If assignee is not domiciled in the United States, a domestic
Other	representative designation is attached: 📮 Yes 📮 No
Execution Date: December 26, 2000	Additional name(s) & address(es) attached? Aves No
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
A. Trademark Application No.(6)	
76/135,613	2,460,443
Additional number(
5. Name and address of party to whom correspondence	6. Total number of applications and registrations involved:
concerning document should be mailed:	
Name: Lydie Arthos Hudson	- (515.00
Internal Address: Lathrop & Clark LLP	7. Total fee (37 CFR 3.41)\$_515.00
Internal Address.	Enclosed
P.O. Box 1507	Authorized to be charged to deposit account
Madison WI 53701-1507	_
Madison WI 33701-1307	8. Deposit account number:
Street Address: 740 Regent Street, Suite 400	U. Boposit assessing
	15-0660
Cibe Madison State: WI Zip: 53715	(Attach duplicate copy of this page if paying by deposit account
City: Madison State: WI Zip: 35/15 DO NOT	USE THIS SPACE
9. Statement and signature.	information is true and correct and any attached copy is a true
To the best of my knowledge and belief, the foregoing	information is true and correct and any attached copy is a true
copy of the original document.	1 1 2 1 4 3 11
Lydie Arthos Hudson January	Cincture Date

Attachment for Recordation Form Cover Sheet Trademarks Only (Form PTO-1594)

Continuation of Item 4. Additional Application Number(s) or Registration Number(s) A. Trademark Application No.(s):

B. Trademark Registration No.(s): 2,458,569, 2,192,735, 1,274,934, 1,561,853, 1,897,984, 1,510,014, 1,461,747, 1,749,322, 2,360,792, 1,408,245, 2,458,454, 1,896,792, 1,586,586, 1,757,777, 2,460,451, 1,277,919, 2,458,455, and 1,800,553

TRADEMARK REEL: 002469 FRAME: 0602

Sec.	180.	101	•	
180.	1105	# 1	BO.1	107,

State of Wisconsin
Department of Financial Institution

ARTICLES OF MERGER – DOMESTIC AND FOREIGN FOR-PROFIT CORPORATIONS

Name:	Thermo Optek	Corporat	:: :ion			1	State (Incorpora Delawar	ition:
Vame:							State of Incorpora	
	ving corporation		the Plan of	Merger to	change the	name) and s	tate of incorpo	pration
ame:	ptek-Nicolet	t Holding	s Inc.		5 9 300		State of Incorporation Wiscons	tion
The Plan	oted Plan of Me was approved he state under	by each for which it wa	reign corpo s incorpora	ration that ted, and b	is a party to y each dome	stic comoral	in accordance ion that is a p	with arty to
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The Plane laws of the merger in Sec. (OPTION proplete and the control of the con	was approved the state under the accordance was accordance was also also also also also also also al	by each for which it wanth (select Stats. Stats. ticles of me of the fallouset by sec.	reign cotpo s incorpora and (X) ma OR erger, when owing)	ration that ited, and by ork one of	is a party to y each dome the following (X) Sec. II be effectiv () as of _ oration on b	stic corporal g) 180.1104, V c (See instru (date)	Vis. Stats. Citions. Selections to the n	ary to

TRADEMARK
REEL: 002469 FRAME: 0603

Exhibit A - PLAN OF MERGER

I. Name and state of incorporation of the merging (non-surviving) corporation(s):

. Na	me:				 State of
	5 (• 0		Incorporation:
	, "	Thermo O	tek Corporati	OTA	Delavare
Na	me: :	,	,		State of
	. .	•	•		Incorporation:
	1		•		
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II. Name (prior to any amendment in the Plan of Merger to change the name) and state of incorporation of the analyticing corporation:

Name:		State of Incorporation:
	Optek-Nicolat Holdings Inc.	Wisconsin

III. State the terms and conditions of the merger:
Optok-Nicolet Holdings Inc. owns all of the outstanding shares of stock of
Thermo Optok Corporation, which consists of 200 shares of Common Stock, \$.01
per value per share. This merger was approved by the Board of Directors of
Optok-Nicolet Holdings Inc. on December 20, 2000 and by the sole stockholder and the
Roard of Directors of Thermo Optok Corporation on December 20, 2000.
IV. State the manner and basis of converting the shares of each non-surviving Corporation.

- (A) into shares, obligations or other securities of the surviving (or any other) corporation; or
- (B) into each or other property, in whole or part:

At the Effective Time of the Merger all [assed and outstanding shares of the capital stock of Thermo Optek Corporation shall automatically and by operation of law be extinguished and cancelled and all certificates Corporation shall automatically and by operation of law be extinguished and cancelled and all certificates evidencing ownership of such shares shall be void and of no effect, and all issued and outstanding of capital stock of the Surviving Corporation shall remain issued and outstanding.

V. State any amendments to the surviving domestic corporation's articles of incorporation (see items B and C of the instructions):

The name of the Corporation is hereby amended to Thermo Nicolat Corporation

VI. State any other provisions:

INSTRUCTIONS (Ref. sec. 180.1101, 1105 and 180.1107, Wis. Stats. for document content)

Submit one original and one exact copy to Dept. of Financial Institutions, P O Box 7846, Madison WI, 53707-7846, together with a FILING FEE of \$50.00 or more, payable to the department. (If sent by Express or Priority U.S. mail, address to 345 W. Washington Ave., 3rd Floor, Madison WI, 53703). This document can be made available in alternate formats upon request to qualifying individuals with disabilities. The original must include an original manual signature, per sec. 180.0120(3)(c), Wis. Stats. Upon filing, the information in this document becomes public and might be used for purposes other than Upon filing, the information in this document becomes public and might be used for purposes other than that for which it was originally furnished. If you have any questions, please contact the Division of Corporate & Consumer Services at 608-261-7577. Hearing-impaired may call 608-266-8818 for TDY.

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ARTICLES OF MERGER - Domestic and Foreign, For-Profit Corporations

Team One CT Corporation System 101 Federal Street Boston, MA 02109

Your name, return address and phone number during the day: (617) 757 - 6401

INSTRUCTIONS (Continued)

- A. Enter the name and state of incorporation of the merging (non-surviving) corporations in item A.
- B. Enter the name and state of incorporation of the surviving corporation in item B. If the Plan of Merger includes an amendment changing the name of the survivor, state the name prior to giving effect to the amendment.
- C. PLAN OF MERGER: Supply the Plan of Merger as Exhibit A to the articles of merger. The plan of merger must contain all the information asked for in items I thru IV. If the plan includes an amendment to the articles of incorporation of the surviving domestic corporation's, enter the amendment in item V.
- D. In item D, indicate the statutory provision under which the Plan of Merger was approved with respect to the domestic corporation. Sec. 180.1103 generally requires that a merger be approved by the (voting) shareholders and directors of each domestic corporation that is a party to the merger. Sec. 180.1104 refers to parent-subsidiary mergers. Review, select and mark (X) the applicable statutory reference.
- E. The effective date of the merger will be set by the provisions of sec. 180.0123(1), Wis. Stats., unless the articles declare a delayed effective date. Such delayed effective date must be within 90 days after the date the articles are received by the department for filing. There is no provision for declaring an effective date earlier than the date the articles of merger are received by the department for filing.
- F. Enter the date of execution and the name and title of the person signing the document. The document must be signed by one of the following: An officer of the corporation (or incorporator if directors have not been elected), or a court-appointed receiver, trustee or fiduciary. A director is not empowered to sign.

If the document is executed in Wisconsin, sec. 182.01(3) provides that it shall not be filed unless the name of the person (individual) who drafted it is printed, typewritten or stamped thereon in a legible manner. If the document is not executed in Wisconsin, enter that remark.

FILING FEE - Fee is \$50.00 for each domestic and licensed foreign corporation that is a party to the merger. If the articles of merger include an amendment to increase the authorized shares of the surviving domestic corporation, an additional fee may be due. Add one cent for each share the survivor will have authorized after the merger, less a credit at the same rate for each share presently authorized by each domestic corporation that is a party to the merger.

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RECORDED: 03/11/2002