4/30/07

BFLODOCS: 682331v1



FORM PTO-1594 RECUR	U.S. DEPARTMENT OF COMMERCE
	Patent and Trademark Office
To the Honorable Commissioner of Patents and Trademarks: Pl	lease record the attached original documents or copy thereof.
1. Name of conveying party(ies): TKI Foods, Inc.	2. Name and address of receiving party(ies):
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	Name: Ontario Foods, Incorporated
□ Corporation-State - Illinois	Street Address: 4001 Saltworks Road
☐ Other	City: Medina State: NY ZIP: 14103
Additional name(s) of conveying party(ies) attached? \(\text{Yes} \) No	☐ Individual(s) citizenship
3. Nature of conveyance:	☐ Association ☐ General Partnership ☐ Limited Partnership
☐ Assignment	□ Corporation-State - New York
☐ Security Agreement ☐ Change of Name ☐ Other	□ Other
Execution Date: April 10, 2000 Effective Date: April 28, 2000	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
Effective Date: April 28, 2000	_
	(Designations must be a separate document from assignment) Additional name(s) and address(es) attached? Yes No
4. Application number(s) or patent number(s): See Exhibit	A (attached)
A. Trademark Application No.(s)	B. Trademark No.(s) 1,362,250
	1,682,165 2,058,706 2,153,789
Additional Numbers att	· · ·
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: / 4 /
Name: R. Kent Roberts	7 Total fee (37 CED 2 41) \$115.00
Hodgson Russ LLP	7. Total fee (37 CFR 3.41)\$115.00
Internal Address: Intellectual Property Law Section	☐ Authorized to be charged to deposit acquire
Street Address: One M&T Plaza, Suite 2000	8. Deposit account number:
City: <u>Buffalo</u> State: <u>NY</u> ZIP: <u>14203-2391</u>	O8-2442 (Attach duplicate copy of this page in paying by deposit account) APR 3 0 2002
DO NOT USE 7	
9. Statement and signature	
To the best of my knowledge and belief, the foregoing info is a true copy of the original document.	ormation is true and correct and any attached copy
R. Kent Roberts, Reg. No. 40,786 Name of Person Signing Signatu	April 22, 2002 Date
Total number of pages including cove	
\	18
02 FC:481 40.00 DP 75.00 DP	

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

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



New Jersey Department of State Division of Commercial Recording Certificate of Merger/Consolidation

(Profit Corporations)

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APR	1 3 2000	·.
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This form may be used to record the merger or consolidation of a corporation with or into another business centify or entities, pursuant to NISA 14A. Applicants must insure strict compliance with the requirements of State law and Basism that last Khilik requirements are met. This form is intended to simplify filing with the Secretary of State. Applicants are advised to seek out private legal advice before submitting filings to the Secretary's office. Type of Filing (check one): ____ Merger Consolidation Name Of Surviving Business Entity: Ontario Foods, Incorporated 2. Name(s)/Jurisdiction(s) Of Each Participating Business Entity: Identification # Assigned By Secretary Jurisdiction of State (If Applicable) Name New Jersey reedom Foods, Inc. 0100298582 KI Foods, Inc. Illinois N/A ntario Foods, Incorporated New York 0100544115 Voting: (all corporations involved; attach additional sheets if necessary) Com. Name Freedom Foods, Inc. Outstanding Shares 3,319 Common Stock If applicable, set forth the number and designation of any class or series of shares entitled to vote. 3,319 shares of Common Stock, no par value, are entitled to vote. Outstanding Shares 13,140 Common Stock Corp. Name TKI Foods Inc If applicable, set forth the number and designation of any class or series of shares entitled to voic. Preferred Non-Voting Stock 13,140 shares of Common Stock, no par value, are entitled to vote. Outstanding Shares 100 Common Stock -c Corp. Name Ontrio Foods, Incorporated If applicable, set forth the number and designation of any class or series of shares entitled to vote. 100 Shares of Common Stock, \$1.00 par value, are entitled to vote. Votes For Votes Against Corp. a 3.319 0 Corp. b 13,140 0 Corp. c 100 0 Service of Process Address (For use if the surviving business entity is not authorized or registered by the Secretary of State): The Secretary of State is hereby appointed as agent to accept service of process and to forward same to the address above. Effective Date: (if other than filing date; not to exceed 90 days from filing date) Signature: > President

*Remember to attach: 1) the plan of merger or consolidation; and 2) if the surviving or resulting business is not a registered or authorized domestic or foreign corporation, insure that you obtain and attach to you filing submission a Tax Clearance Certificate for each participating corporation.

Title

Ontario Foods, Incorporated and Freedom Foods, Inc.

N1076 - CT System Online

Name

PLAN OF MERGER

OF
FREEDOM FOODS, INC.

AND

TKI FOODS, INC.

INTO

ONTARIO FOODS, INCORPORATED

PURSUANT TO TITLE 14A OF THE NEW JERSEY STATUTES ANNOTATED

This Plan of Merger of Freedom Foods Inc. and TKI Foods, Inc. into Ontario Foods, Incorporated shall be effected pursuant to Title 14A of the New Jersey Statutes Annotated.

- 1. (a) The name of each constituent corporation to the merger is as follows:
 - (i) Ontario Foods, Incorporated. Ontario Foods, Incorporated was originally incorporated under the name Genesee Ontario Subsidiary, Inc.
 - (ii) Freedom Foods, Inc.
 - (iii) TKI Foods, Inc. TKI Foods, Inc. was originally incorporated under the name Imperial Process Company.
 - (b) The name of the surviving corporation is Ontario Foods, Incorporated.
- 2. As to each constituent corporation, the designation and number of outstanding shares of each class and series, and the voting rights thereof are as follows:
 - (a) Ontario Foods, Incorporated has issued and outstanding 100 shares of Common Stock, \$1.00 par value, all of which shares are entitled to vote.
 - (b) TKI Foods, Inc. has issued and outstanding:
 - (i) 13,140 shares of Common Stock, no par value, all of which shares are entitled to vote.
 - (ii) 10,000 shares of Preferred Non-Voting Stock, \$50.00 par value, none of which shares are entitled to vote.
 - (c) Freedom Foods, Inc. has issued and outstanding 3,319 shares of Common Stock, no par value, all of which shares are entitled to vote.
- 3. TKI Foods, Inc. and Freedom Foods, Inc. shall be merged into Ontario Foods, Incorporated, which shall be the surviving corporation.
- 4. The terms and conditions of the merger are as follows:

- (a) All the issued and outstanding shares of stock of Ontario Foods, Incorporated shall remain unchanged in the hands of Genesee Corporation as issued and outstanding shares of the surviving corporation.
- (b) No cash or other consideration shall be paid or delivered for the shares of TKI Foods, Inc. and Freedom Foods, Inc. owned by Genesee Corporation and the certificates for such shares shall be surrendered and canceled.
- 5. The Certificate of Incorporation and By-Laws of Ontario Foods, Incorporated shall remain unchanged until amended or changed as provided therein or as provided by law.
- Upon the effective date of the merger, all property, whether real or personal, tangible or intangible, rights, privileges causes of action, licenses, trademarks, registrations and every other asset of TKI Foods, Inc. and Freedom Foods, Inc. shall be transferred to and shall vest in Ontario Foods, Incorporated without further act or deed.
- 7. Upon the effective date of the merger, Ontario Foods, Incorporated shall assume and be liable for all the liabilities, obligations and penalties of TKI Foods, Inc. and Freedom Foods, Inc.
- B. The merger shall be made effective April 28, 2000.

PIZAMOTZ, MOTE QUIDTO

Eudc-2 3/96



New Jersey Department of State Division of Commercial Recording Certificate of Merger/Consolidation

(Profit Corporations)

APR 13 2000 State Treasurer

1. Type	of Filing (check one):	X	Merger	Consolidation	
2. Name	Of Surviving Busines	ss Entity: Ontari	o Foods, I	incorporated	
3. Name	e(s)/Jurisdiction(s) Of	Each Participating Bu	siness Entity:		
Foods, Ir	s, Inc. nc. , Incorporated	Illinois	of State (If 0100298 N/A		
	g: (all corporations inv				
-а Согр.	Name Freedom F	oods, Inc.		Outstanding Shares 3,319 Common S	tock
13,140 sh -c Comp. 1	ares of Common Name <u>Ontro Foo</u>	Stock, no par ls, Incorporte	value, ar	Voting entitled to vote Outstanding Shares 100 Common Sto	-
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	If applicable, set forti 100 Shares of <u>V</u>	the number and des Common Stock, otes For	ignation of any	class or series of shares entitled to vote. value, are entitled to vote. <u>Votes Against</u>	ock
Corp. a	If applicable, set forting 100 Shares of V	the number and des Common Stock, otes For ,319	ignation of any	class or series of shares entitled to vote. value, are entitled to vote. <u>Votes Against</u> 0	ock
	If applicable, set forti 100 Shares of <u>V</u>	the number and des Common Stock, otes For ,319	ignation of any	class or series of shares entitled to vote. value, are entitled to vote. <u>Votes Against</u>	ock

**Remember to attach: 1) the plan of merger or consolidation; and 2) if the surviving or resulting business is not a registered or authorized domestic or foreign corporation, insure that you obtain and attach to you filing submission a Tax Clearance Certificate for each participating corporation.

NIG76 - CT Syvano Online

PLAN OF MERGER

OF
FREEDOM FOODS, INC.

AND

TKI FOODS, INC.

INTO

ONTARIO FOODS, INCORPORATED

PURSUANT TO TITLE 14A OF THE NEW JERSEY STATUTES ANNOTATED

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- 5. The Certificate of Incorporation and By-Laws of Ontario Foods, Incorporated shall remain unchanged until amended or changed as provided therein or as provided by law.
- 6. Upon the effective date of the merger, all property, whether real or personal, tangible or intangible, rights, privileges causes of action, licenses, trademarks, registrations and every other asset of TKI Foods, Inc. and Freedom Foods, Inc. shall be transferred to and shall vest in Ontario Foods, Incorporated without further act or deed.
- 7. Upon the effective date of the merger, Ontario Foods, Incorporated shall assume and be liable for all the liabilities, obligations and penalties of TKI Foods, Inc. and Freedom Foods, Inc.
- 8. The merger shall be made effective April 28, 2000.

Planting More Salerio



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

APRIL 14, 2000

3318-165-5

C T CORPORATION SYSTEM 600 S 2ND ST SPRINGFIELD, IL 62704

RE ONTARIO FOODS, INCORPORATED

DEAR SIR OR MADAM:

ENCLOSED YOU WILL FIND ARTICLES OF MERGER REGARDING THE ABOVE CORPORATION. THE FILING FEE HAS BEEN RECEIVED AND CREDITED.

THIS CERTIFICATE MUST BE RECORDED IN THE OFFICE OF THE COUNTY RECORDER OF THE COUNTY IN WHICH THE REGISTERED OFFICE OF THE MERGING CORPORATION IS LOCATED.

SINCERELY, Desse White

JESSE WHITE

SECRETARY OF STATE
DEPARTMENT OF BUSINESS SERVICES

CORPORATION DIVISION TELEPHONE (217) 782-6961

Springfield, Illinois 62756



State of Illinois Office of The Secretary of State

Whereas,

ARTICLES OF MERGER OF

ONTARIO FOODS, INCORPORATED
INCORPORATED UNDER THE LAWS OF THE STATE OF NEW YORK HAVE BEEN
FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE
BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, Jesse White, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, at the City of Springfield, this 14TH

day of A.D. and of APRIL 2000 the Independence of the United States the two

hundred and 24TH

Desse White

Secretary of State
TRADEMARK

REEL: 002501 FRAME: 0354

C-212.3

Form BCA-11 25

ARTICLES OF MERGER CONSOLIDATION OR EXCHANGE

(Rev. Jan. 1999)

Jesse White Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 http://www.sos.state.il.us

DO NOT SEND CASH! Remit payment in check or money order, payable to "Secretary of State." Filing Fee is \$100, but if merger or consolidation involves more than 2 corporations, \$50 for each additional corporation.

FILED

APR 14 2000

JESSE WHITE SECRETARY OF STATE File # 3318-165-5

SUBMIT IN DUPLICATE

This space for use by Secretary of State

Date 4-14-00

Filing Fee \$ 150,00

Approved:

1.	Nar	mes of the cor	p 0 . 0 . 0 . 0 . 0 . 0 . 0 . 0 . 0 . 0	merge sinsolitate , and the state or country of sangershares	their incorporation:
		Nar	me of Corporation	State or Country of Incorporation	Corporation File Number
T	KI	Foods, Inc		Illinois	D3318-165-5
F	reed	lom Foods	, Inc.	New Jersey	None
Ω	ntar	io Foods.	Incorporated	New York	None
2.		laws of the s xchange.	state or country under which	h each corporation is incorporated perm	its such merger,consolidation
3.	(a)	Name of the	surviving प्रदूष ्ठ corporation: _ २९३५५७७ ४	Ontario Foods, Incorpora	ated
	(b)	it shall be go	overned by the laws of:	New YOrk	
		10	-	athic point add one or more shoots o	f this size

If not sufficient space to cover this point, add one or more sheets of this size.

merger

Plan of parabidation is as follows: XEXIGHTERISEX

See Schedule 4 attached.

5.	F	merger lan of consolidation was app ممااستان علمان علمان علمان	roved, as to each corporation not of der which it is organized, and (b)	organized in Illinois, incompliance	e with the laws of the
	() A	The following items are not a rticle 7.)	applicable to mergers under §11	1.30 — 90% owned subsidiary	provisions. See
	(Only "X" one box for each III	inois corporation)		
			By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken. (§ 11.20)	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.220)	By written consent of ALL the share- holders entitled to vote on the action, in accordance with § 7.10 & § 11.20
Nam	<u>e</u> o	f Corporation			
	ľKJ	Foods, Inc.	_ 0		
			_ 0		
			_ 0		
			_ 0		
			_ 0		
ı	t is		r acquiring corporation is an Illino e issuance of a certificate of merg		by the Secretary of
â	3.	proceeding for the enforcem Illinois which is a party to th	uiring corporation may be servent of any corporation of any corporation or exchange of any such corporation or exchange acquiring corporation.	poration organized under the la	ws of the State of
b) .	The Secretary of State of the surviving, new or acquiring	e State of Illinois shall be and he corporation to accept service of	reby is irrevocably appointed a process in any such proceedi	s the agent of the ngs, and
С		exchange the amount, if a	quiring corporation will prompt the laws of the State of Illinois ny, to which they shall be ent f the State of Illinois with resp	which is a party to the merger titled under the provisions o	, consolidation or f "The Business

1L020 - 11/9/99 C T System Online

a.	The number of outstanding s shares of each class owned i	mmediately prior to the	phone of the pion	
	Name of Corporation	Outs	per of Shares anding th Class	Number of Shares of Each Class Owned Immediately Prior to Merger by the Parent Corporation
b.			notice of the right to di	ssent to the shareholders of each mergin
	subsidiary corporation was	(Month & Day)	(Year)	
	Was written consent for the me of all subsidiary corporations r	rger or written waiver	• • •	y the holders of all the outstanding share
	until after 30 days following the	icate copies of the Ar e mailing of a copy o	ticles of Merger may i f the plan of merger a	not be delivered to the Secretary of Statend of the notice of the right to dissent t
	e undersigned corporations have		ration.) s to be signed by thei	r duly authorized officers, each of whon gnatures must be in <u>BLACK INK</u> .)
affii	e undersigned corporations have rms, under penalties of perjury, t	caused these article hat the facts stated h	ration.) s to be signed by thei erein are true. (All sig	r duly authorized officers, each of whom gnatures must be in <u>BLACK INK</u> .)
affii	e undersigned corporations have	caused these article	ration.) s to be signed by thei serein are true. (All sign	r duly authorized officers, each of whom gnatures must be in <u>BLACK INK</u> .)
affii	a undersigned corporations have rms, under penalties of perjury, to April 10 (Month & Day)	caused these article hat the facts stated h	s to be signed by their perein are true. (All signature) TKI Foods (Example)	r duly authorized officers, each of whom gnatures must be in <u>BLACK INK</u> .) , Inc.
affii	a undersigned corporations have rms, under penalties of perjury, to April 10 (Month & Day)	caused these article hat the facts stated had the facts stated had been stated from the facts stated from the facts stated from the facts of the fac	tration.) s to be signed by their in are true. (All signerein are true. TKI Foods (Exactly Signerein) (Signerein) Karl D. Si	r duly authorized officers, each of whomgnatures must be in BLACK INK.) , Inc. R Name of Corporation)
affii ated tested t	April 10 (Month & Day) (Signature of Secretary or Ass.) Mark W. Leunig, Secretary or Print Name of April 10	caused these article hat the facts stated hat the f	to be signed by their iterein are true. (All signature Karl D. Si (Type	r duly authorized officers, each of whom gnatures must be in BLACK INK.) , Inc. The Name of Corporation) of President or Vice President) monson. President e or Print Name and Title)
affinated	April 10 (Month & Day) (Signature of Secretary or Assembly (Type or Print Name of Month & Day)	caused these article hat the facts stated hat the f	TKI Foods TKI Foods (Exact) (Signature Karl D. Si (Type Freedom Foods)	r duly authorized officers, each of whom gnatures must be in BLACK INK.) , Inc. To Name of Corporation) of President or Vice President) monson. President e or Print Name and Title)
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7. (Complete this item if reporting a merger under § 11.30—90% owned subsidiary provisions.)

PLAN OF MERGER

OF

TKI FOODS, INC.

AND

FREEDOM FOODS, INC.

INTO

ONTARIO FOODS, INCORPORATED

- 1. (a) The name of each constituent corporation to the merger is as follows:
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 - (b) The name of the surviving corporation is Ontario Foods, Incorporated.
- 2. As to each constituent corporation, the designation and number of outstanding shares of each class and series, and the voting rights thereof are as follows:
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- 7. Upon the effective date of the merger, Ontario Foods, Incorporated shall assume and be liable for all the liabilities, obligations and penalties of TKI Foods, Inc. and Freedom Foods, Inc.
- 8. The merger shall me made effective April 28, 2000.

In witness whereof, Ontario Foods, Incorporated, TKI Foods, Inc. and Freedom Foods, Inc. have adopted this Plan of Merger this 10th day of April, 2000.

ONTARIO FOODS, INCORPORATED

Ву:	Karl D. Simonson, President
TKI F	OODS, INC.
Ву:	Karl D. Simonson, President
FREE	DOM FOODS, INC.
By:	Karl D. Simonson, President

PLAN OF MERGER
OF
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AND
FREEDOM FOODS, INC.
INTO
ONTARIO FOODS, INCORPORATED

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- 8. The merger shall me made effective April 28, 2000.

IN WITNESS WHEREOF, Ontario Foods, Incorporated, TKI Foods, Inc. and Freedom Foods, Inc. have adopted this Plan of Merger this 10th day of April, 2000.

ONTARIO FOODS, INCORPORATED

y: 1/21/ 1

Karl D. Simonson, President

TKI FOODS, INC.

Rν

Karl D. Simonson, President

FREEDOM FOODS, INC.

Bv

RECORDED: 04/30/2002

Karl D. Simonson, President

PlanMerg.Mark.Ontario