Form PTO-1594 (Rev. 03/01) OM8 No. 0651-0027 (exp. 5/31/2002) Tab settings □□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□	ARKS ONLY U.S. DEPARTMENT OF COMMERCE U.S. Petent and Trademark Office
To the Honorable Commissioner of Patents and Trademark	s: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Maultasch Enterprises, Inc. Individual(s) Association General Partnership Limited Partnership Corporation-State New York Other Additional name(s) of conveying party(ies) attached? Yes Inc. Nature of conveyance: Assignment Merger Security Agreement Change of Name	2. Name and address of receiving party(ies) Name: Waddington North America, Inc. Internal Address: 100 East River Center Blvd., Suite 200 City: Covington State: KY Zip: 41011 Individual(s) citizenship Association General Partnership Limited Partnership Corporation-State Delaware
Other Execution Date:June 29, 2001 4. Application number(s) or registration number(s): A. Trademark Application No.(s)	If assigned is not domicited in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No B. Trademark Registration No.(s)
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Scott J. Asmus (WNA67-TM)	6. Total number of applications and registrations involved:
Internal Address: Maine & Asmus	7. Total fee (37 CFR 3.41)
Street Address: P.O. Box 3445	8. Deposit account number:
City: Nashua State: NH Zip: 03061	(Attach duplicate copy of this page if paying by deposit account)
9. Statement and signature. To the best of my knowledge and belief, the foregoing information copy of the original document. Scott J. Asmus, Reg. No. 42,269 Name of Person Signing	THIS SPACE Thation is true and correct and any attached copy is a true October 22, 2002 Indignature Date

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

ENT BY: MAINE & ASMUS;

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT ("Agreement") is made as of June 29, 2001 between Bruce Maultasch, Jonathan Maultasch (each a "Seller" and collectively, the "Sellers"), Maultasch Merger Corporation, a New York corporation ("Purchaser"), Waddington North America, Inc., a Delaware corporation ("Waddington"), Maultasch Enterprises, Inc., a New York corporation (the "Company") and, solely with respect to Section 28(q) hereof, the other signatories hereto. As used herein, "Purchaser Entities" means Purchaser and Waddington.

RECITALS.

- A. Sellers own all of the outstanding shares of capital stock of the Company (the "Shares").
- B. Waddington owns all of the outstanding shares of capital stock of the Purchaser.
- C. By means of a reverse merger of Purchaser with and into the Company, Waddington desires to acquire one hundred percent (100%) of the Shares, on the terms and subject to the conditions contained herein.

AGREEMENTS

Therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. The Merger.

- (a) <u>General.</u> Upon the terms and subject to the conditions contained in this Agreement, at the Effective Time (as herein defined) and in accordance with the New York Business Corporation Law (the "NYBCL") Purchaser shall be merged with and into the Company (the "Merger"), the separate corporate existence of Purchaser shall cease and the Company shall continue as the surviving corporation (the "Surviving Corporation"). The Company and Purchaser are sometimes referred to in this Agreement as the "Constituent Corporations."
- (b) <u>Effect of Merger</u>. Immediately following the Merger, the Surviving Corporation shall (i) possess all rights, privileges, immunities and franchises, both public and private, of the Constituent Corporations, (ii) be vested with all property, whether real, personal or mixed, and all debts due on whatever account, and all other causes of action, and all and every other interest belonging to or due to each of the Constituent Corporations, and (iii) be responsible and liable for all the obligations and liabilities of each of the Constituent Corporations, all with the effect set forth in the NYBCL.
- (c) <u>Consummation of the Merger</u>. At the Closing, the parties shall cause to be filed with the Secretary of State of the State of New York such certificates of merger or other appropriate documents (such certificates and other documents being hereinafter collectively referred to as the "<u>Certificate of Merger</u>") executed in accordance with the relevant provisions of the NYBCL and shall make all other filing, recordings or publications required by the NYBCL

TRADEMARK REEL: 2564 FRAME: 0212

Section 10(z)

Intellectual Property

<u>Patent</u>	Held By	
Combination pizza cutter	Bruce and Jonathan Maultasch	
Closure for pizza box	Bruce and Jonathan Maultasch	

<u>Trademark</u>	Held By	Registration Number
Caterline	Maultasch Enterprises, Inc.	2002633 2015090
Stax (pizza)	Maultasch Enterprises, Inc.	2035637

By letter dated June 13, 2001, counsel for the Company sent a "cease and desist" letter to a company named "Caterlines" of Panama City, Florida and New Orleans. The Company became aware during the spring of 2001 that Caterlines was potentially infringing on the Company's registered trademark "Caterline" (as indicated above). By letter to the Company's counsel dated June 19, 2001, Caterlines has agreed to change the name it uses to market its catering equipment.

TRADEMARK REEL: 2564 FRAME: 0213 SENT BY: MAINE & ASMUS; date first above written.

IN WITNESS WHEREOF, the parties have executed this Agreement and Plan of Merger on the **SELLERS** MAULTASCH ENTERPRISES, INC. MAULTASCH MERGER CORPORATION Marcus George, Vice President WADDINGTON NORTH AMERICA, INC. Marcus George, Vice President WNA COMET EAST, INC. Marcus George, Vice President WNA HOPPLE PLASTICS, INC. Marcus George, Vice President

603886 4796; OCT-22-02 1:43PM; IN WITNESS WHEREOF, the parties have executed this Agreement and Plan of Merger on the date first above written. **SELLERS** Bruce Maultasch Jonathan Maultasch MAULTASCH ENTERPRISES, INC. Bruce Maultasch, President MAULTASCH MERGER CORPORATION Marcus George Vice President

WADDINGTON NORTH AMERICA, INC.

Marcus George, Vice President

WNA COMET EAST, INC.

Marcus George, Vice President

WNA HOPPLE PLASTICS, INC.

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WNA COMET WEST, INC.

WNA CUPS ILLUSTRATED, INC.

Marcus George, Vice President

WNA CARTHAGE, LLC

[COUNTERPART SIGNATURE PAGE TO AGREEMENT AND PLAN OF MERGER]

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RECORDED: 10/22/2002

TRADEMARK REEL: 2564 FRAME: 0216