10-31-2002 U.S. Department of Commerce FORM PTO-1618A Patent and Trademark Office TRADEMARK OMB 0651-0027 TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies) Submission Type Conveyance Type License X New **Assignment** Resubmission (Non-Recordation) Security Agreement **Nunc Pro Tunc Assignment** Document ID # **Effective Date** Month Day Year Merger Correction of PTO Error 07022001 Reel# Frame # Change of Name **Corrective Document** Reel# Frame # Other Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year Name Safety 1st, Inc. 06272001 **Formerly** Limited Partnership | x | Individual General Partnership Corporation Association Other Massachusetts Citizenship/State of Incorporation/Organization **Receiving Party** Mark if additional names of receiving parties attached Dorel Juvenile Group, Inc. Name DBA/AKA/TA Composed of 45 Dan Road Address (line 1) Canton Commerce Center Address (line 2) 02021 Massachusetts Canton Address (line 3) Zip Code State/Country If document to be recorded is an **Limited Partnership** assignment and the receiving party is General Partnership Individual not domiciled in the United States, an appointment of a domestic Association Corporation representative should be attached. (Designation must be a separate document from Assignment.) Other Massachusetts Citizenship/State of Incorporation/Organization

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and Public ourden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document an gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, 02 FC:8522 D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS

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FOR OFFICE USE ONLY

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

<b>FORM</b>	PTO-1618B
Expires 06/3	30/99
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## Page 2

U.S. Department of Commerce Patent and Trademark Office

Address (line 2)  Address (line 4)  Correspondent Name and Address 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)	OMB 0651-0027			TRADEMARK	
Address (line 1)  Address (line 2)  Address (line 3)  Address (line 4)  Correspondent Name and Address 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 of pages of the attached conveyance document including any attachments.  Trademark Application Number(s) or Registration Number(s) X Mark if additional numbers attached Enter either the Trademark Application Number of the Registration Number (DO NOT ENTER BOTH numbers for the same property).  Trademark Application Number(s) Registration Number (DO NOT ENTER BOTH numbers for the same property).  Trademark Application Number(s) 2437121 2448457 23905227  2430032 2420127 2381958  2411225 242224 2296871  Number of Properties Enter the total number of properties involved. # 25  Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ \$6.49.00  Method of Payment: Enclosed X Deposit Account Deposit Account (Sever rayment) by deposit account (I additional fees can be charged to the account.)	Domestic Re	presentative Name and Addr	ess Enter for the first Re	eceiving Party only.	
Address (line 2)  Address (line 4)  Correspondent Name and Address 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 of pages of the attached conveyance document including any attachments.  Trademark Application Number(s) or Registration Number(s) X Mark if additional numbers attached Enter either the Trademark Application Number of the Registration Number (DO NOT ENTER BOTH numbers for the same property).  Trademark Application Number(s) Registration Number(s) 2437121 2448457 2390522  2430032 2420127 2381958  2411225 242242 2296871  Number of Properties Enter the total number of properties involved. # 25.  Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ \$6.49,00  Method of Payment: Enclosed X Deposit Account Deposit Account  Set Metro and Address (line 2) 110-0435	Name				
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Name    Julia Spoor Gard	Address (line 4)				
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 of pages of the attached conveyance document including any attachments.  Trademark Application Number(s) or Registration Number(s)  Enter either the Trademark Application Number of the Registration Number (DO NOT ENTER BOTH numbers for the same property).  Trademark Application Number(s)  Registration Number(s)  Registration Number(s)  2437121  2448457  2390522  2430032  2420127  2381958  2411225  2422242  2296871  Number of Properties  Enter the total number of properties involved.  # 25  Fee Amount  Fee Amount for Properties Listed (37 CFR 3.41): \$ \$640.00  Method of Payment:  Deposit Account  Deposit Account  Deposit Account  (Fester or payment by deposit account or if additional fees can be charged to the account.)	Corresponde	nt Name and Address Area Co	ode and Telephone Number	317-231-1313	
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Address (line 3)    Address (line 3)	Address (line 1)		Barnes & Thornburg		
Address (line 4)  Pages Enter the total number of pages of the attached conveyance document including any attachments.  Trademark Application Number(s) or Registration Number(s)	Address (line 2)		11 South Meridian Street		
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Authorization to charge additional fees: Yes X No No					
Statement and Signature	Statement an	od Signature			
the foregoing information is true and correct dilu dily		nd correct and any			
attached copy is a true copy of the original document. Charges to deposit deboard and a second at the copy of the original document.	attach	ed copy is a true copy of the original	document. Charges to deposit a	CCOUNT are authorized, as	
indicated herein.	indica	ted herein.	$1 \cdot m$		
Julia Spoor Gard 10/23/02	lulis	Spoor Gard	hules vales		
Name of Person Signing Signature Date Signed			Signature	Date Signed	

## ADDITIONAL REGISTRATIONS

Mark	Filing Date	Serial No.	Reg. Date	Reg. No.
KIDTRONICS	9/25/95	74/733691	10/28/97	2,109,610
BABY'S 1ST	3/27/95	74/652104	6/30/98	2,169,836
SOF'KEY	3/4/94	74/497161	3/26/96	1,964,765
SPORTSIFIER	11/9/90	74/113837	10/1/91	1,658,908
SAFETY 1ST	4/6/90	74/046674	1/1/91	1,629,943
SAFETY 1ST	4/6/90	74/046474	1/8/91	1,630,775
SAFETYIST	4/6/90	74/046473	12/17/91	1,668,413
SAFETY 1ST	4/6/90	74/046472	1/8/91	1,630,734
SAFETYIST	4/6/90	74/046471	1/15/91	1,631,658
SAFETY 1ST	4/6/90	74/046470	1/22/91	1,632,363
SAFETY 1ST	9/14/89	73/825518	10/30/90	1,619,413
TOT A LONG	6/5/86	73/602521	3/3/87	1,431,138
SOF'SPOUT	6/5/86	73/602520	1/6/87	1,423,944
SAFETY 1ST PUTS CHILDREN 1 <sup>ST</sup>	2/14/86	73/582772	2/17/87	1,429,182
BOUNCING BUGGY	4/4/00	76/017576	2/2/01	2,430,036
JITTER BUGS	11/10/1999	75/846368	5/29/01	2,456,402

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PEDERAL IDENTIFICATION NO. 35-1554636 (M) NO. 35-1851471 (M)

NO. 04-2836423 (S)

# The Commonwealth of Massachusetts

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

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## ARTICLES OF THE MERGER

(General Laws, Chapter 156B, Section 79)

022

Consideration XX *merger of	Cosco. Inc. and Infantino, Inc.
	(both Indiana Corporations) un les
	with
	Safety 1st, Inc.
	(a Massachusetts Corporation)
	the constituent corporations, into
	Safaty lst. Inc

Expension of the constituent corporations organized under the laws of Messachusetts

The undersigned officers of each of the constituent corporations certify under the penalties of perjury as follows:

- 1. An agreement of knowledgements' merger has been duly adopted in compliance with the requirements of General Laws, Chapter 156B, Section 79, and will be kept as provided by Subsection (c) thereof. The knowledge autiviting corporation will furnish a copy of said agreement to any of its stockholders, or to any person who was a stockholder of any constituent corporation, upon written request and without charge.
- 2. The effective date of the 'tementidations' 'merger determined pursuant to the agreement of NAMESTATIONS' 'merger shall be the date approved and filed by the Secretary of the Commonwealth. If a letter effective date is desired, specify such date which shall not be more than thirty days after the date of filing:

July 2 , 2001

- 3. (For a merger)
- \*The following amendments to the Articles of Organization of the nurviving corporation have been effected pursuant to the agreement of merger:
  - 1) The name of the surviving corporation will be: Dorel Juvenile Group, Inc.
  - 2) See Attachment A, Article II and Article VI.

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#### (For a constidution)

(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:

WII	HOUTPARVALUE		WITHPARVALUE	
TYPE	NUMBEROFSHARES	TYPE NUMBEROFSHARES PARVALUE		ARVALUE
Common:		Common:		
			/	
Preferred:		Preferred:		

(c) If more than one class of stock is authorized, state a distinguishing designation for each class and provide a description of the preferences, voting powers, qualifications, and special or relative rights or privileges of each class and of each series 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 RESEARCH \*surviving corporation.
- (a) The street address of the \*\*\* surviving corporation in Massachusetts is: (post office boxss are not acceptable)
  45 Dan Road, Canton Commerce Center, Canton, MA 02021

TRADEMARK

President:	NAME		RESIDENTIALADDRESS	POST OFFICE ADDRESS	
Tressurer: Clerk:	See .	Attachment	В.		
Directors:					

- (c) The fiscal year end (i.e. tax year) of the Resolvings "surviving corporation shall end on the last day of the month of December
- (d) The name and business address of the resident agent, if any, of the Noushingst "surviving corporation is:

Corporation Service Company 84 State Street Boston, MA 02109

	Dorel Juvenile Group, Inc.
The underlined "Posider MANAGEMENT and "Clerk MANAGEMENT of a corporation organized under the late of Manachusers, further state under the	(f/k/a Safety lat. Inc.)
a comparation organized under the live of Mesenchusers, further state under the	and duly approved in the manual appeared by
General Loren Company 1888. Sales To	
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resident: :- ressurer:	
PASITET:	
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The final area and the same and of the Perculsing I t	surviving corporation shall end on the last day of the month of:
The name and business address of the resident agent	i, if any, of the scaling / surviving corporation is:
m 5 below may be deleted if the resulting/surv	riving perporation is organized under the laws of Massachuset
ME MASSACHUSETTS CORPORATIONS  The undersigned "President "Vice President and "Clerk corporation organized under the laws of Massachusetts, presidenting / "measer has been duly executed on behalf	of such corporation and duly approved in the manner required by
THE MASSACHUSETTS CORPORATIONS  The undersigned "President "Vice President and "Clerk corporation organized under the laws of Massachusetts, propolidation / "measer has been duly executed on behalf	
MASSACHUSETTS CORPORATIONS  Le undersigned "President "Vice President and "Clerk corporation organized under the laws of Massachusetts, president in laws of Massachusetts.	if of such corporation and duly approved in the manner required by  "President / "Vice Preside
e undersigned "President "Vice President and "Clerk corporation organized under the laws of Massachusetts, resolidation / "meaner has been duly executed on behalf	if of such corporation and duly approved in the manner required by  "President / "Vice Preside
e undersigned "President "Vice President and "Clerk corporation organized ander the laws of Massachuserts maolidation / "member has been duly executed on behalmeral Laws, Chapter 156B, Section 78.	if of such corporation and duly approved in the manner required by  "President / "Vice President, "Clerk / "Assistant Clerk / "Assistant Clerk /"
e undersigned "President TVice President and "Clerk corporation organized under the laws of Massachuserts maolidation / "member has been duly executed on behalmeral Laws, Chapter 156B, Section 78.  OR CORPORATIONS ORGANIZED IN A STATE OT	if of such corporation and duly approved in the manner required by  "President / "Vice President, "Clerk / "Assistant Clerk / "Assistant /
e undersigned "President "Vice President and "Clerk corporation organized sinder the laws of Massachuserts maolidation / "mener has been duly executed on behavioral Laws, Chapter 156B, Section 78.  DR CORPORATIONS ORGANIZED IN A STATE Of the undersigned, † President	"President / "Vice President / "Vice President / "Clerk / "Assistant Clerk THAN MASSACHUSETTS  and the Secretary
EMASSACHUSETTS CORPORATIONS  e undersigned "President "Vice President and "Clerk corporation organized sinder the laws of Massachuserts, masolidation / "merger has been duly executed on behavioral Laws, Chapter 156B, Section 78.  DR CORPORATIONS ORGANIZED IN A STATE Of the undersigned, † President  Infantino, Inc.	"President / "Vice President / "Vice President / "Vice President / "Clerk / "Assistant Clerk / "Assistant / "Clerk / "Clerk / "Assistant / "Clerk / "Cler
RMASSACHUSETTS CORPORATIONS  e undersigned "President "Vice President and "Clerk corporation organized sinder the laws of Massachuserts, masolidation / "member has been duly executed on behalmeral Laws, Chapter 156B, Section 78.  DR CORPORATIONS ORGANIZED IN A STATE OT the undersigned, † President  Infantino, Inc.	"President / "Vice President / "Vice President / "Vice President / "Clerk / "Assistant Clerk / "Assistant / "Clerk / "Clerk / "Assistant / "Clerk / "Cler
e undersigned "President "Vice President and "Clerk corporation organized sinder the laws of Massachuserts, ensolidation / "mener has been duly executed on behavioral Laws, Chapter 156B, Section 78.  DR CORPORATIONS ORGANIZED IN A STATE Of the undersigned, † President  Infantino, Inc.  Indians	"Clerk / "Assistant Clerk / "Assistant / "Clerk / "Clerk / "Assistant / "Clerk / "Assistant / "Clerk / "Clerk / "" Assistant / "Clerk / "" Assist
Tindians  "Re MASSACHUSETTS CORPORATIONS  "It undersigned "President "Vice President and "Clerk corporation organized sinder the laws of Massachuserts, onsolidation / "memor has been duly executed on behavioral Laws, Chapter 156B, Section 78.  "The corporations organized in Astate of the undersigned, † President  Infantino, Inc.  Indians	"Clerk / "Assistant Clerk / "Assistant / "Clerk / "Clerk / "Assistant / "Clerk / "Assistant / "Clerk / "Clerk / "" Assistant / "Clerk / "" Assist
DR MASSACHUSETTS CORPORATIONS  The understand President Vice President and "Clerk cosporation organized under the laws of Massachusetts onsolidation / "member has been duly executed on behaleneral Laws, Chapter 156B, Section 78.  OR CORPORATIONS ORGANIZED IN A STATE OT the understand, † President  [ Infantino, Inc.	"President / "Vice President / "Vice President / "Vice President / "Clerk / "Assistant Clerk / "Assistant / "Clerk / "Clerk / "Assistant / "Clerk / "Cler
onsolidation / member has been duly executed on bena- eneral Laws, Chapter 156B, Section 78.  OR CORPORATIONS ORGANIZED IN A STATE Of The undersigned, † President  Infantino, Inc.  Indiana further s	"President / "Vice President / "Vice President / "Vice President / "Clerk / "Assistant Clerk / "Assistant / "Clerk / "Clerk / "Assistant / "Clerk

(b) The name, residential address and	l post office address of each director	and officer of the "resulting / "surviving corporation is:
NAME	RESIDENTIALADDRESS	POST OFFICE ADDRESS
President:		/
Treasurer:		
Clerk:		
Directors:		
(c) The fiscal year end (i.e. tax year	of the "resulting / "surviving corpo	praction shall end on the last day of the month of:
(d) The name and business address	of the resident agent, if any, of the	** sulting / *surviving corporation is:
Item 5 below may be deleted is	the resulting/surviving corpora	tion is organized under the laws of Massachusetts.
obligation of any constituent Massa- under General Laws, Chapter 181, obligation created by General Laws, in the Commonwealth of Massachus accept service of process in any acc provided in Chapter 181.  FOR MASSACHUSETTS CORPORT	chusetts corporation any prior oblig and any obligations hereafter incurre Chapter 156B. Section 85, so long a errs, and is hereby irrevocably appoint ion for the enforcement of any suc- ATIONS  President and "Clerk / "Assistant Clarks of Massachusetts, further state to any executed on behalf of such corp	ed in the Commonwealth of Massachuserts for any prior action of any constituent foreign corporation qualified ed by the "resulting / "surviving corporation, including the as any liability remain, outstanding against the corporation are the Secretary of the Commonwealth as its agent to hobligation, including taxes, in the same manner as each of the penalties of perjury that the agreement of oration and duly approved in the manner required by . "President / "Vice President"
FOR CORPORATIONS ORGANIZ	ED IN A STATE OTHER THAN M	ASSACHUSETTS
The undersigned, † Preside	nt	nd †† Secretary ,
of Infantino, Inc.		, a corporation organized under the laws of
of Intentition		penalties of perjury that the agreement of Transationalment
Indiana	, further state under the	penance of post-y
*merger has been duly adopted by	such corporation in the manner rec	quired by the laws of <u>Indiana</u> .
*Deless the inapplicable words. †Specify the officer having powers and to those of the president or oil; *ide corporation organized under General L ††Specify the officer having powers an to the tlerk or assistant clerk of such	awi, Chapter 156B.	Martin Schwartz, President  Jonatham Reynolds, Secretary

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.

/
SAFETY 1st, INC. a Massachusetts corporation
By: My Sortio
Officer  Chief Executive Officer
By: Donald March, Executive Vice President &
Treasurer
COSCO, INC an Indiana corporation
By: Mark Books
Officer  Officer
By: Donald March, Executive Vice President &
Treasurer
INFANTINO, INC. an Indiana corporation
Ву:
Martin Schwartz, President
By: Donald March, Treasurer

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#### 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:

- 1. 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 <u>Article</u> 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 <u>Article VI</u>.
- 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.

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## Attachment B

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

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

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#### **THECOMMONWEALTHOPMASSACHUSETTS**

ARTICLES OF MERGER
(General Laws, Chapter 1968, Section 79)

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And Frening Bolich

**WILLIAM FRANCIS GALVIN** 

A TRUE COPY ATTEST

Option Supplied

WILLIAM FRANCIS GALVIN
SECRETARY OF THE COMMONWEALTH

DATE 17 CLERK

COMMERLTH

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CORPORATION DIVISION

TO BE FILLED IN BY CORPORATION
Photocopy of document to be sent to:

Stanhen J. Hackman, Tan								
Lan H	Hiller, One American Square							
	2001, Indianapolis, IN 46282							
Telephone	(317) 236-2289							

TRADEMAIN

RECORDED: 10/29/2002 REEL: 002608 FRAME: 0035