FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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Submission Type  X New	10.2802	Conveyance Type  Assignment  License
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Conveying Party	Coto	Mark if additional names of conveying parties attached Month Day Yea ety 1st, Inc.  Execution Date Month Day Yea
Formerly Individual	General Partnership	
Other	te of Incorporation/Organiza	
Receiving Party		Mark if additional names of receiving parties attached
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Name		Dorel Juvenile Group, Inc.
DBA/AKA/TA  Composed of		45 Dan Road
DBA/AKA/TA		45 Dan Road  Canton Commerce Center
DBA/AKA/TA  Composed of  Address (line 1)		45 Dan Road  Canton Commerce Center  Massachusetts State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an
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DBA/AKA/TA  Composed of  Address (line 1)  Address (line 2)  Address (line 3)  Individual  X Corporation  Other	Canton  City  General Partnership	A5 Dan Road  Canton Commerce Center  Massachusetts State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

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Examiner

P.C.

# The Commonwealth of Massachusetts

William Francis Galvin

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

## ARTICLES OF CONSOLIDATION MERGER

(General Laws, Chapter 156B, Section 79)

WANNAMAN Weiger of	Cosco. Inc. and Infantino, Inc.
	(both Indiana Corporations)
	with
	Safety lst, Inc.
	(a Massachusetts Corporation)
	the constituent corporations, into
	Safety lst, Inc.
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ons organized under the laws of Massachusetts.
The undersigned officers of each of the constituent corp	porations certify under the penalties of perjury as follows:
General Laws, Chapter 156B, Section 79, and will be I	duly adopted in compliance with the requirements of kept as provided by Subsection (c) thereof. The xacobiogen's ment to any of its stockholders, or to any person who was

TRADEMARK
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(For a consolidation)

(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:

WIT	HOUTPARVALUE		WITHPARVALUE	
TYPE	NUMBEROFSHARES	TYPE	NUMBER OF SHARES	PARVALUE .
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	n
of the preferences,	voting powers, qualifications, and special or relative rights or privileges of each class and of each serie	\$
then established.		

\*\*(d) The restrictions, if any, on the transfer of stock contained in the agreement of consolidation are:

or of any class of stockholders:

(a) The street address of the Massachusetts is: (post office boxes are not acceptable)
45 Dan Road, Canton Commerce Center, Canton, MA 02021

	RESIDENTIALADDRESS	POST OFFICE ADDRESS
See Attachmen	t B.	
V		
end (i.e. tax year) of t	ine REMEMBER 'surviving corporation	shall end on the last day of the month of Decer
business address of th	e resident agent, if any, of the Xees	things: "surviving corporation is:
Corporation 84 State St	on Service Company	
		<del></del> -
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		D 1 7 11 0 7 7
		Dorel Juvenile Group, Inc. (f/k/a Safety lst, Inc.)
	business address of the Corporati 84 State St	end (i.e. tax year) of the Resoluting of the Resolutions address of the resident agent, if any, of the Resolution Service Company 84 State Street  Boston, MA 02109

(b) The nam	e. residential address and p	ost office address of each d	irector and office	er of the XICXINION	surviving corporati	on is:
President:	NAME	RESIDENTIALADDE	ŒSS	POST OF	FICE ADDRESS	
Treasurer:	See Attac	hment B.				
Clerk:						•
Directors:						
					-	
						,
(c) The fisc	il year end (i.e. tax year) or	the ************************************	corporation shall	il end on the last	day of the month of	Decembe
(d) The nam	ne and business address of	the resident agent, if any,	of the Resulting	EXX surviving compo	oration is:	
1	Corporation Servic	e Company, 84 Star	te Street,	Boston, MA C	2109	
	,					
FOR MASS	ACHUSETTS CORPORATI	ONS				
	gned *President /			rel Juvenile f/k/a Safety		
	a prompited under the lasts.	of Massachusetts, further a	trate under the	beamines or berimit	wat the agreement of	 f
"consolidatio	on / "merger has been duly rs, Chapter 156B, Section 78	executed on behalf of such	corporation and	1 qmy approved in	the manner required t	ру
Juliu	-	ched for signatur	e		, *President XXXXXXX	annat
Nick	Costides	ched ror organization		à	4	
	MACOLA	2		*	Clerk XXXXXX	CXENERY.
FOR COR	than Reynolds ORATIONS ORGANIZED	IN A STATE OTHER THA	IN MASSACHU	SETTS		
The under	signed, † President		and ttS	Secretary		
ofC	Cosco, Inc.			, a corporatio	n organized under the	laws of
In	diana	, further state under	r the penalties o	of perjury that the	egreement of Konsolida	COCKXX
merger ha	s been duly adopted by such	h corporation in the mann	er required by t	the laws of <u>Ind</u>	iana	·
-Delete the	inapplicable words.	. , , +	see att	ached for si	gnature	
to those of	officer having powers and duti the president or vice president of organized under General Laws.	f a Massachusetts Chapter 156B.	Nick Co	stides, Pres	ident	
++Specify 1	he officer having powers and du or assistant clerk of such a Ma	ties corresponding ++	7	- maco	<u> </u>	

(b) The name, t	residential address ar	nd post office address o	of each director and of	fficer of the *resulti	ng / *surviving corporati on :
- 531;	AME	RESIDENTIA	1		OFFICE ADDRESS
Treasurer:		. ^		·	
Clerk:					/ .
Directors:					
c) The fiscal ye	ar end (i.e. rax year	r) of the *resulting / *s	surviving corporation s	isall end on the las	t day of the month of
d) The name a	nd business address	of the resident agent.	if any, of the **esulti	ing / surviving cor	poration is:
		C		0	•
tem 5 below	may be deleted is	f the resulting/survi	ving carporation is	organized under	the laws of Massachusett
inder General L obligation created in the Common occept service of provided in Cha	aws, Chapter 181, I by General Laws, wealth of Massachus process in any actipter 181.	and any ob ligations he Chapter 1568 Section letts, and it hereby irrelation for the enforcement	screafter incurred by the 85, so long as any live vocably appoints the S	ie "resulting / "survi ability remains outs Secretary of the Cor	reign corporation qualified ving corporation, including the canding against the corporation monwealth as its agent to its, in the same manner as
OR MASSACH	USETTS CORPOR	ATIONS			
corporation or consolidation /	ganized ander the la	uly executed on behalf	fürther state under the	e penalties of perju and duly approved	ry that the agreement of in the manner required by
			<u> </u>	i	_, "Præident / "Vice Præiden #
1	•			*	, *Clerk / *Assistant Cler
<del>/</del>				nice Tre	
			ER THAN MASSACH		
The undersigned	l. † <u>Presider</u>		and tt S		
ofInfar	ntino, Inc.				on organized under the laws t
Indiana		, further sta	te under the penalties	of perjury that the	agreement of Makes kideal and Y
merger has bee	n duly adopted by	such corporation in th	e manner required by	the laws of	Indiana
to those of the pri	er having powers and . esident or vice presiden	it of a Manachusetts	1	1 Schwartz, P	resident
ttSpecify the office	ized under General Lui eer baving powers and sissans clerk of such a	wi, Chapter 1368. Lautes corresponding Massachusetts corporation.		han Revnolds	Secretary

(b) The nam	c, residential address and pos	t office address of each	director and officer of th	ne "resulting / "surviving corporati	on is:
	NAME	RESIDENTIALADD	RESS	POST OFFICE ADDRESS	. /
President:			•		
Treasurer:					
Clerk:					•
Directors:					
					:
				•	
(c) The fiscs	i year end (i.e. tax year) of t	he "resulting / "survivin	g corporation shall end o	on the last day of the month of:	
(d) The nam	ne and business address of th	e resident agent, if any,	of the esulting / sur	viving corporation is:	
Item 5 bel	ow may be deleted if the	resulting/surviving	orporation is organize	ed under the laws of Massachu	usetts.
obligation of under Gener obligation on in the Commaccept service	Fany constituent Massachuset al Laws, Chapter 181, and a cated by General Laws, Chapt monwealth of Massachusetts.	ns corporation any pric my ob ligations hereafter or 156B Section 85, so and is hereby irrevocably	or obligation of any con- incurred by the "resulting long as any liability ren appoints the Secretary of	onwealth of Massachusetts for any pri- stituent foreign corporation qualif- ing / "surviving corporation, including mains outstanding against the corpora of the Commonwealth as its agen- uding taxes, in the same manner a	fied g the at ion t to
FORMASSA	ACHUSETTS CORPORATIO	NS			
a corporatio	gned "President Vice President organized ander the laws of the law	f Massachuserts, further recuted on behalf of suc	state under the penaltic	es of perjury that the agreement of approved in the manner required by	у
	<u> </u>			, *President / *Vice Pre	sident
	Å	*	•	*Clerk / *Assistant	- Clerk
	1				
FOR CORE	ORATIONS ORGANIZED I	N A STATE OTHER TH	IAN MASSACHUSETTS	;	
The unders	igned, † President		and †† Secreta	ıry	·
	fantino, Inc.			a corporation organized under the l	aws of
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India					
merger ha	s been duly adopted by such	corporation in the man	ner required by the law	s of <u>Indiana</u>	·
tSpecify the to those of the corporation the specify the	inapplicable words. officer having powers and duties the president or vice president of organized under General Laws, G or officer having powers and duti or assistant clerk of such a Mass	e Massachusetts hapter 156B. es corresponding	+ 86	artz, President	
so the clerk	or assissant there of then a Mass	ection in priparation.	Jonathan Re	ymplds, Secretary	

#### 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:

- 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 Article 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.

### Attachment B

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

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

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### THE COMMONWEALTH OF MASSACHUSETTS

# ARTICLES OF MERGER

(General Laws, Chapter 156B, Section 79)

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	WILLIAM FRA	NCIS GALV	IN	
	Secretary of the	Commonweal	r.h	
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Stephen	J. Hackman, F	Esq		
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Box 8200	ol, Indianapo	lis, IN 46	282	

Telephone: (317) 236-2289

**RECORDED: 10/28/2002**