Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: **MERGER**

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
U.S. Filter/Arrowhead, Inc.		03/28/1996	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	U.S. Filter/lonpure Inc.
Street Address:	75 Technology Drive
City:	Lowell
State/Country:	MASSACHUSETTS
Postal Code:	01851
Entity Type:	CORPORATION: MASSACHUSETTS

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	1493021	FLEXMATE
Registration Number:	1465890	MOBILE NETWORK
Registration Number:	1479055	PWMP
Registration Number:	1501231	TRIZONE

CORRESPONDENCE DATA

Fax Number: (978)454-6094

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 978-614-7431

Email: shermanj@usfilter.com Correspondent Name: JoAnn M. Sherman Address Line 1: 75 Technology Drive

Lowell, MASSACHUSETTS 01851 Address Line 4:

ATTORNEY DOCKET NUMBER: USF/DIV/9155

NAME OF SUBMITTER: JoAnn M. Sherman

Total Attachments: 11

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TRADEMARK

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State of Delaware

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"U.S. FILTER/ARROWHEAD, INC.", A DELAWARE CORPORATION,

WITH AND INTO "U.S. FILTER/IONPURE INC." UNDER THE NAME OF "U.S. FILTER/IONPURE INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MASSACHUSETTS, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF MARCH, A.D. 1996, AT 3 O'CLOCK P.M.

A CERTIFIED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS FOR RECORDING.



Edward J. Freel, Secretary of State

AUTHENTICATION:

7887998

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CERTIFICATE OF MERGER

OF

U.S. FILTER/ARROWHEAD, INC.

INTO

U.S. FILTER/IONPURE INC.

木本本本本本本本本本

The undersigned corporation organized and existing under and by virtue of the Massachusetts General Laws

DOES HEREBY CERTIFY:

That the name and state of incorporation of each of the FIRST: constituent corporations of the merger are as follows:

NAME

STATE OF INCORPORATION

U.S. Filter/Arrowhead, Inc.

Delaware

U.S. Filter/Ionpure Inc.

Massachusetts

SECOND: That an Agreement of Merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of section 252 of the General Corporation Law of Delaware.

That the name of the surviving corporation of the merger is U.S. THIRD Filter/Ionpure Inc., a Massachusetts corporation.

FOURTH: That the Articles of Organization, as amended, of U.S. Filter/Ionpure Inc., a Massachusetts corporation, which is the surviving corporation, shall continue in full force and effect as the Articles of Organization of the surviving corporation.

FIFTH: That the executed Agreement of Merger is on file at the principal place of business of the surviving corporation, the address of which is 10 Technology Drive, Lowell, Massachusetts 01851.

SIXTH: That a copy of the Agreement of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: That U.S. Filter/Ionpure Inc. survives the merger and may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent Delaware corporation as well as for enforcement of any obligation of the surviving corporation arising from the merger, including any suit or other proceeding to enforce the right of any stockholder as determined in appraisal proceedings pursuant to the provisions of section 262 of the General Corporation Law of Delaware, and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by

the Secretary of State of Delaware is 10 Technology Drive, Lowell, Massachusetts 01851 until the surviving corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose.

EIGHTH: That this Certificate of Merger shall be effective upon filing of the Articles of Merger with the Secretary of the Commonwealth of Massachusetts.

Dated: February 16, 1996

U.S. FILTER/IONPURE INC.

Damian C. Georgia

Vice President

Examiner

M R.A.

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)

*Crissification / *merger of	U.S. Filter/Arrowhead, Inc.
	(A Delaware Corporation)
	U.S. Filter/Ionpure Inc.
	(A Massachusetts Corporation)
	the constituent corporations, in
	U.S. Filter/Ionpure Inc.
*2×10000 #23+pokution / *one of the constituent corporation	ons organized under the laws of: Massachusetts
	porations certify under the penalties of perjury as follows:
1. An agreement of "consolidation / merger has been	
*surviving corporation will furnish a copy of said agree a stockholder of any constituent corporation, upon wr 2. The effective date of the *consolitation* / *merger defeation*.	etermined pursuant to the agreement of *80111581831100h / cretary of the Commonwealth. If a later effective date is
3. (For a merger) "The following amendments to the Articles of Organiz pursuant to the agreement of merger:	
None	MAR 28 PARY OF TARY OF THE PROPERTY OF THE PRO
(For a consolidation)	P
(a) The purpose of the resulting corporation is to eng	age in the following business activities:
	53 II
*Delete the inapplicable words	a farm to to confidence additions about he see footh on conservate
and a second and a	is form is insufficient, additions sball be set forth on separate uch. Additions to more than one article may be made on a singl arty indicated.

(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 is authorized to issue:

WITHOUT PAR VALUE		WITH PAR VALUE		
TYPE	NUMBER OF SHARES	ТҮРЕ	NUMBER OF SHARES	PAR VALUE
Common:	<u> </u>	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.

	any, on the transfer of stock contained in the agreement of consolidation are:
and the contract of the contra	de la company de
**(A) The restrictions.	Ally, old the translet of the

Item 4 below may be deleted if the resulting/surviving corporation is organized under the laws of a state other than Massachusetts.

- corporation.
- (a) The street address (post office boxes are not acceptable) of the "Kestalling / "surviving corporation in Massachusetts is:
 - 10 Technology Drive, Lowell, MA 01851

^{**(}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 stockholders, or of any class of stockholders:

^{**!}f there are no provisions state "None".

	tial address and post office address of each RESIDENTIAL ADD		POST OFFICE ADDRESS
NAME	KESIDEN HAL ADD	RESS	rosi office abbitas
President:			
Treasurer:			
	(See attached)		
Clerk:			
Directors:			
	•		
			•
		ing companies shall esc	on the last day of the month of:
March	d (i.e. tax year) of the "resulting of surviv		
d) The name and bu	siness address of the resident agent, if an	y, of the "xesultings/ "sur	viving corporation is:
CT Corporati	on System, 2 Oliver St., Bost	ton, MA 02109	
or corporation	be deleted if the resulting/surviving	cornoration is organiz	ed under the laws of Massachuseus
	reviving corporation hereby agrees that it m		
provided in Chapter FOR MASSACHUSE	TTS CORPORATIONS		
· .	resident / "Vice President and Micros / "As	ssistant Clerk of U.S.	Filter/Ionpure Inc.
a corporation organ	ized under the laws of Massachusetts, furl rger has been duly executed on behalf of ter 156B, Section 78.	ther state under the pena such corporation and dul	ties of perjury that the agreement of y approved in the manner required by
1) Aguina	c hox in		, "President/ "Vice Preside
Damian C. Ge	orgino		
	A Bad and		
Cynthe	x man		
Cynthia A. B	acor: Ons organized in a state other	THAN MASSACHUSET	rs
FOR CORPORATION	Vice President		
	Wice President	and ††Assis	tant Secretary
The undersigned, t	VICE ITESICON		tant Secretary
_	Ilter/Arrowhead, Inc.		tant Secretary
of U.S. F	ilter/Arrowhead, Inc.	,	a corporation organized under the law
of U.S. F	ilter/Arrowhead, Inc.	inder the penalties of per	a corporation organized under the laws
of U.S. F	ilter/Arrowhead, Inc.	inder the penalties of per	a corporation organized under the law
of U.S. F	ilter/Arrowhead, Inc.	inder the penalties of per	a corporation organized under the laws
Delawa:	ilter/Arrowhead, Inc. re, further state using adopted by such corporation in the number words.	inder the penalties of per	a corporation organized under the laws
Delawa: *merger has been of *Delete the inapplicate fSpecify the officer bases of the preside	ilter/Arrowhead, Inc. re, further state using powers and duties corresponding and or vice president of a Massachusetts	inder the penalties of per	a corporation organized under the law
*Delawa *merger has been d *Delete the inapplicate †Specify the officer has to those of the preside corporation organize	ilter/Arrowhead, Inc. re, further state using adopted by such corporation in the number words.	nanner required by the k	a corporation organized under the law

THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF *CONSOLIDATION / *MERGER

(General Laws, Chapter 156B, Section 79)

hereby approve the within Article	s of *Consolidation / *Merger and
	, having been paid
	en filed with me this
ny of	_, 19
•	
ffective date	
	INCIS GALVIN
Secretary of the	Commonwealth
TO RE EILED IN	BY CORPORATION
	ument to be sent to:
•	
	· .
C T Corporat	ion System
2 Oliver Stree	et
Boston, Mass	achusetts 02109

U. S. FILTER/IONPURE INC.

OFFICERS:

<u>Name</u>	<u>Title</u>	Residence Address
Nicholas C. Memmo	President & General Manager	104 Carlton Ln. N. Andover, MA 01845
Kevin L. Spence	Vice President & Chief Financial Officer	43-717 Via Majorca Palm Desert, CA 92260
James W. Dierker	Vice President, Assistant Controller & Treasurer	44-375 King's Canyon Ln. Palm Desert, CA 92260
Damian C. Georgino	Vice President & Clerk	76-512 Begonia Ln. Palm Desert, CA 92211
William L. Brennen	Vice President- Service Operations	4 Kirsi Cr. Westford, MA 01886
Andrew Bergdoll	Vice President- Capital Operations	13 Lakeside St. Salem, NH 03079
Christopher T. Lavin	Vice President- Marketing	36 High St. Medfield, MA 02052
Michael F. Welch	Vice President- Finance, Controller, Assistant Clerk & Assistant Treasurer	3 Steeple Chase Cr. Westford, MA 01886
Duane R. Huennekens	Assistant Treasurer	39-540 Kirkwood Ct. Rancho Mirage, CA 92270
Lisabeth W. Huddleston	Assistant Treasurer	17 Mason Rd. New Boston, NH 03070
Dorrie B. Osborne	Assistant Clerk	3184 Cajon Cr. Palm Springs, CA 92264
Cynthia A. Bacon	Assistant Clerk	100 Brookside Dr. Andover, MA 01810 TRADEMARK
		RFFI - 002901 FRAME - 042

DIRECTORS:

Name

Residence Address

Richard J. Heckmann

72-551 Clancy Ln.

Rancho Mirage, CA 92270

Kevin L. Spence

43-717 Via Majorca

Palm Desert, CA 92260

Nicholas C. Memmo

104 Carlton Ln.

N. Andover, MA 01845

TRADEMARK REEL: 002901 FRAME: 0422

RECORDED: 07/27/2004