

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/30/1995

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Fantasy-BlankeBaer Corporation	FORMERLY BlankeBaer/BoweyKrimko Corporation	08/23/1995	CORPORATION: MISSOURI

RECEIVING PARTY DATA

Name:	Universal Flavors - U.S.A., Incorporated
Street Address:	1 N. Capitol Avenue
City:	Indianapolis
State/Country:	INDIANA
Postal Code:	46204
Entity Type:	CORPORATION: INDIANA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0790064	STABILAC

CORRESPONDENCE DATA

Fax Number: (414)223-5000
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 414.273.2100
 Email: splagemann@whdlaw.com
 Correspondent Name: Whyte Hirschboeck Dudek S.C.
 Address Line 1: 555 East Wells Street, Suite 1900
 Address Line 2: Attn: Suzanne Plagemann
 Address Line 4: Milwaukee, WISCONSIN 53202

NAME OF SUBMITTER:	Suzanne Plagemann
Signature:	/suzanneplagemann/

CH \$40.00 0790064

Date:

04/28/2005

Total Attachments: 5

source=STC-9240 Assignment Fantasy Blankaebaer to Universal Flavors USA#page1.tif

source=STC-9240 Assignment Fantasy Blankaebaer to Universal Flavors USA#page2.tif

source=STC-9240 Assignment Fantasy Blankaebaer to Universal Flavors USA#page3.tif

source=STC-9240 Assignment Fantasy Blankaebaer to Universal Flavors USA#page4.tif

source=STC-9240 Assignment Fantasy Blankaebaer to Universal Flavors USA#page5.tif

2

ARTICLES OF MERGER
OF
FANTASY-BLANKEBAER CORPORATION
(A Foreign Subsidiary Corporation)
INTO
UNIVERSAL FLAVORS - U.S.A., INCORPORATED
(An Indiana Parent Corporation)

The undersigned, Universal Flavors - U.S.A., Incorporated (hereinafter referred to as the "Surviving Corporation"), existing pursuant to the provisions of The Indiana Business Corporation Law, as amended (hereinafter referred to as the "Law") and desiring to give notice of corporate action effectuating the merger of Fantasy-BlankeBaer Corporation (hereinafter referred to as the "Merging Corporation"), a corporation organized pursuant to the laws of the State of Missouri, and the laws of the State under which said foreign subsidiary is organized permits such merger, ninety percent (90%) or more of the shares of each class whereof are owned by the Surviving Corporation, into the Surviving Corporation, and acting by its President or Vice President and its Secretary or Assistant Secretary, hereby certifies the following facts:

SUBDIVISION A

PLAN OF MERGER

The Board of Directors of the Surviving Corporation, by resolution duly adopted, approved a Plan of Merger, the title, parties, terms conditions and signatures of which are as follows:

See Attached

SUBDIVISION B

LEGAL REQUIREMENTS

Section 1 - Ownership: The number of outstanding shares of each class of the Merging Corporation, and the number of such shares of each class owned by the Surviving Corporation are as follows:

<u>Class</u>	<u>Total Shares Outstanding</u>	<u>Shares Owned by Surviving Corporation</u>
Common	5,463,654	5,463,654

Section 2 - Date of Mailing of Notice: No mailing was required since all of the shareholders of the subsidiary corporation waived the necessity of the mailing of a copy of the Plan of Merger to each of them. Therefore, pursuant to and in accordance to the waiver, no mailing was made to each of the shareholders of the subsidiary corporation.

Section 3 - Compliance with Legal Requirements: The manner of the adoption of the Plan of Merger, and the vote by which it was adopted, constitute full legal compliance with the provisions of the Law and the laws of the State of Missouri, and with the Articles of Incorporation and the By-Laws of the Merging Corporation and the Surviving Corporation.

SUBDIVISION C

EFFECTIVE DATE

The effective date of the Merger effectuated hereby is at the close of business on September 30, 1995.

IN WITNESS WHEREOF, the undersigned Surviving Corporation executes these Articles of Merger, its President or Vice President and its Secretary or Assistant Secretary acting for and in behalf of such corporation, and certifies to the truth of the

facts and acts herein recited. Dated this 23rd day of August, 1995.

UNIVERSAL FLAVORS - U.S.A.,
INCORPORATED

By: Stephen C. Raymonds
(Written Signature)

Stephen C. Raymonds
(Printed Signature)
Vice President

Attest:

Darrell W. Foell
(Written Signature)

Darrell W. Foell
(Printed Signature)
Assistant Secretary



(Corporate Seal)
"Surviving Corporation"

Flvmerge.doc

STATE OF WISCONSIN)
)SS:
County of Milwaukee)

I, the undersigned, a Notary Public duly commissioned to take acknowledgements and administer oaths in the State of Wisconsin, certify that Stephen C. Raymonds, the Vice President and Darrell W. Foell, the Assistant Secretary of Universal Flavors - U.S.A., Incorporated, the officers executing the foregoing Articles of Merger, personally appeared before me; acknowledged the execution thereof for and in behalf of such Corporation; and swore to the truth of the facts therein stated.

WITNESS my hand and Notarial Seal this 23rd day of August, 1995.

Min E. Allen

(Written Signature)


MIN E. ALLEN

(Printed Signature)

Notary Public

My Commission expires:
12/10/95

This instrument was prepared by Stephen C. Raymonds



September 11 1995

THIS IS TO ADVICE ON THE ABOVE DATE
FANTASY-BLANKEBAER CORPORATION (#00108631)

CEASED TO EXIST BY VIRTURE OF ITS MERGER INTO:

UNIVERSAL FLAVORS - U.S.A., INC. (#F00402193)

THE EFFECTIVE DATE OF THE MERGER IN THE PARENT STATE OF THE
SURVIVOR WAS:

September 30 1995

TRADEMARK