Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/20/2004

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CHEM-TREND, INCORPORATED		10/20/2004	CORPORATION: MICHIGAN

RECEIVING PARTY DATA

Name:	CT-MERGING LIMITED PARTNERSHIP
Street Address:	1445 W. McPherson Park Drive
City:	Howell
State/Country:	MICHIGAN
Postal Code:	48843
Entity Type:	LIMITED PARTNERSHIP: MICHIGAN

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	78330311	HYDROLEASE
Serial Number:	78235216	RELEASE INNOVATION
Serial Number:	78330301	HYDROCLEAN

CORRESPONDENCE DATA

Fax Number: (248)594-0610

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

Phone: 2485940600

Email: TMDOCKETING@RADERFISHMAN.COM

Correspondent Name: MICHAEL D. FISHMAN

Address Line 1: 39533 WOODWARD AVENUE

Address Line 2: SUITE 140

Address Line 4: BLOOMFIELD HILLS, MICHIGAN 48304

TRADEMARK
REEL: 003081 FRAME: 0404

900024463

Signature:	/MDF/
Date:	05/11/2005
Total Attachments: 3 source=CTMERGER#page1.tif source=CTMERGER#page2.tif source=CTMERGER#page3.tif	

TRADEMARK REEL: 003081 FRAME: 0405 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the .

The Plan of Marger (Consolidation) is as follows:	
a. The name of each constituent entity and its identification number is:	
Chem-Trend, Incorporated	035235
C-T Merging Limited Partnership	L05368
b. The name of the surviving (new) entity and its identification number is:	
	L05368
C-T Merging Limited Partnership Corporations and Limited Liability Companies provide the afrest address of the su	
	rvivors principal place of busine

LB CK 170944

TRADEMARK

3. Complete for Profit Corporations only

For each constituent stock con	Pordion of the		
s or deep entire track DOL	·		
Name of corporation	Oesignation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class
Chem-Trend, Incorporated	100	Common	. N/A
he manner and basis of convertible by the Survivor, they were amendments to the Articles of the Plan of Merger will be furnished by the profit corporation.	ting shares are as follows: d. Since the stockholders of Cl vill have, in effect, identical int or a restatement of the Articles. No hed by the surviving profit corporates tate or country under whose law	tive date of the merger or consoling. Item-Trend, Incorporated are ide erests in the Survivor. of the surviving corporation to be able to the surviving corporated and without cost, it is incorporated and each foreign	ntical to the Partners effected by the merger are as
	pproved by the majority consent	en commetion which has not see	nmenced business, has not
(Signature of Incorporator)	(Type or Print Name)	(Signature of incorporator)	(Type or Print Name)
(Signature of incorporator) b) The plan of merger was an interest with Board of Directors without approval of the	(Type or Print Name) optoved by: of shareholders in accordance with	(Signalure of Incorporator) , the survi	(Type or Print Name) ving Michigan corporation,
	•	wing Michigan corporation(s) in a	ccordance with Section
,	Chem- Tre	nd, Incorporated	
By U.A. Plui (Signature of Author	1 8hai (c rtzad Officer crAgeni)	ShOS	
Lee A.	Plutehack	(Self-thurs of Authorized Bredley R	. Busker
Chem-Tre	nd, incorporated	(Typeorphis Chem-Trend,	Incorporated
INSTRUCTO	Porpogation)	(Namoof Corre	

TRADEMARK

(Name of Corporation)

REEL: 003081 FRAME: 0407

: :

s. Complete for any Limited Partnership only	_
It is organized.	partners of each constituent limited partnership in accordance with tallon in the manner provided by the laws of the jurisdiction in which
The manner and basis of converting the partnership inter	rests are as follows:
The Partnership interests issued prior to the sthus the percentage ownership does not chan	merger remain identical following the merger and age.
Chack one of the following:	
The survivor is a limited partnership and there are no	changes to be made to its Certificate of Limited Partnership.
F	rufficate of Limited Partnership is amended as a result of the
The survivor is a foreign limited partnership organized Certificate of Limited Partnership as amended as a re-	in the state of A copy of its suit of the merger is attached.
	Built of the consolidation. Its Certificate of Limited Partnership is
A new limited partnership from the state of copy of its Certificate of Limited Partnership or similar	le created as a result of the consolidation. A document is attached.
The survivor is a domestic business organization other of the surviving business organization are not amended	than a limited partnership. The organizing or governing documents is as part of the merger.
The survivor is a domestic business organization offset of the surviving business organization are amended as	than a limited partnership. The organizing or governing documents a result of the merger. A statement of these changes is attached.
A new business organization from the state of consolidation. A copy of the organizing or governing of	is created as a result of the documents of this new business organization are attached.
The survivor is a business organization from the state of governing documents is attached. These documents a changes is attached.	of A copy of its organizing or amended as a result of the merger. A statement of these
- 1/4	
gned this <u>201</u> day of <u>October</u> , <u>2004</u> HT- Marging Limited Partnership	Signed this day of
(Name of Limited Parine griup)	(Name of Limited Partnership)
- Mully	Ву
(Signature of General Partner) FCS Holding Inc.	(Signature of General Partner)
(Type or Print Name)	(Typo or Print Name)

GOLD SEAL APPEARS ONLY ON ORIGINAL RECORDED: 05/11/2005

REEL: 003081 FRAME: 0408