	06-2003
Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)	S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office U.S. Patent and Trademark Office
To the Honorable Commissioner of Patents	lease record the attached original documents or copy thereof.
1. Name of conveying party(ies): Savin Corporation, a Delaware corporation,	2. Name and address of receiving party(ies) Name: Ricoh Corporation Internal Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other	Street Address: 5 Dedrick Place West Caldwell City: State: NJ Zip: 07006
The King	Association
Additional name(s) of conveying party(ies) attached? 🚉 Yes 🖳 No	General Partnership
3. Nature of conveyance:	Limited Partnership
Assignment Merger	Corporation-State <u>Delaware</u>
Security Agreement Change of Name Other Execution Date: April 1, 2005	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)
	Additional name(s) & address(es) attached? 🖳 Yes 🙀 No
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 76-497946	B. Trademark Registration No.(s) 2027500
	tached XX: Yes : No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Peter D. Murray, Esq.	
Internal Address: Cooper & Dunham, LLP	7. Total fee (37 CFR 3.41)\$365.00
	Authorized to be charged to deposit account
1105 Arrange of the American	
Street Address: 1185 Avenue of the Americas	8. Deposit account number:
Street Address: 1103 Avenue of the Americas	03-3125
City: New York State: NY Zip: 10036	(Attach duplicate copy of this page if paying by deposit account)
City: New York State: NY Zip: 10036 DO NOT USE	(Attach duplicate copy of this page if paying by deposit account)
City: New York State: NY Zip: 10036	(Attach duplicate copy of this page if paying by deposit account)
City: New York State: NY Zip: 10036 DO NOT USE 9. Statement and signature. To the best of my knowledge and belief, the foregoing inform	(Attach duplicate copy of this page if paying by deposit account)

Washington, D.C. 20231

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APPENDIX A

REGISTRATIONS:

<u>Mark</u>	Reg. No.
SHREDMAN	2027500
SAVIN SHREDMAN	2055795
SAVIN	836540
SAVIN	2230303
SAVIN	1174900
SAVIN	1500782
PRISM	1625710

APPLICATIONS:

<u>Mark</u>	Serial No.
SAVIN WORKS HERE	76/497946
SAVIN WORKS HERE	76/497945
WORKS HERE	76/497943
WORKS HERE	76/497944
GESTETNER GETS IT DONE	78/268768
GESTETNER GETS IT DONE	78/268585
GESTETNER GETS IT DONE	76/607782



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The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AGREEMENT OF MERGER OF "RICOH CORPORATION", FILED IN THIS OFFICE ON THE FIRST DAY OF APRIL, A.D. 2005, AT 4:29 O'CLOCK P.M.

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050311674

Warriet Smith Windsor, Secretary of State

AUTHENTICATION: 3841410

DATE: 04-27-05

State of Delaware Secretary of State Division of Corporations Delivered 04:41 PM 04/01/2005 FILED 04:29 PM 04/01/2005 SRV 050267623 - 2117294 FILE

AGREEMENT AND PLAN OF MERGER

This AGREEMENT AND PLAN OF MERGER ("Agreement"), is made and extered into as of March 30, 2005, by and between Savin Corporation, a Delaware corporation ("Savin"), and Ricch Corporation, a Delaware corporation ("Ricoh"), pursuant to Section 251 of the General Corporation Law of the State of Delaware.

WHEREAS, the respective Boards of Directors of Savin and Ricoh have each approved the merger of Savin with and into Ricoh in accordance with the laws of the State of Delaware, and both of the constituent corporations desire to merge into a single corporation as hereinafter specified; and

WHEREAS, the registered offices of Ricoh and Savin in the State of Delaware are located at 1209 Orange Street in the City of Wilmington, County of New Castle, and the name of their registered agent at such address is The Corporation Trust Company; and

WHEREAS, Ricoli has authorized capital stock consisting of 300,000 shares of common stock, without par value, of which 191,041 shares are now issued and outstanding; and

WHEREAS, Savin has authorized capital stock consisting of 1,000 shares of common stock, \$0.01 par value, of which 1,000 shares are now issued and outstanding; and

WHEREAS, Ricoh is the owner of all of the outstanding shares of the capital stock of Savin.

NOW, THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements, and provisions hereinafter contained, do bereby prescribe the terms and conditions of said merger and mode of carrying the same into effect as follows:

FIRST: Ricoh hereby merges into itself Savin and Savin shall be and hereby is merged into Ricoh, which shall be the surviving corporation.

SECOND: The Certificate of Incorporation of Ricoh, as in effect on the date of the merger provided for in this Agreement, shall continue in full force and effect as the Certificate of

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Incorporation of the corporation surviving this merger.

. THIRD: The manner of converting the outstanding shares of the capital stock of Savin into the shares of the surviving corporation shall be that all shares of common stock of Savin issued and outstanding on the effective date of this merger (to wit: 1000 shares of common stock, \$0.01 par value), and all rights, in respect thereof, shall be surrendered and canceled.

FOURTH: The terms and conditions of the merger are as follows:

- The By-Laws of Ricoh as they exist on the effective date of this merger shall be and remain the By-Laws of the surviving corporation until the same shall be altered, amended or repealed as therein provided.
- The directors and officers of Ricoh shall continue in office until **(b)** their successors shall have been duly elected and qualified.
 - This merger shall become effective on April 1, 2005. (c)
- Upon the merger becoming effective, all the property, rights, **(d**) privileges, franchises, patents, trademarks, licenses, registrations, brand names, and other assets of every kind and description of Savin shall be transferred to, vested in and devolve upon Ricoh without further act or deed, and all property, rights, and every other interest of Ricoh and Savin shall be as effectively the property of Ricoh as they were of Ricoh and Savin, respectively. Savin hereby agrees from time to time, as and when requested by Ricoh or by its successors or assigns, to execute and deliver or cause to be executed, and delivered all such deeds and instruments and to take or cause to be taken. such further or other action as Ricoh may deem necessary or desirable in order to vest in and confirm to Ricch title to and possession of any property of Savin acquired or to be acquired by reason of or as a result of the merger herein provided and otherwise to carry out the intent and purposes hereof. The proper officers and directors of Ricoh are fully

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authorized in the name of Savin otherwise to take any and all such action. Ricoh shall assume all obligations and liabilities of Savir of any nature whatsoever.

FIFTH: Anything herein or elsewhere to the contrary notwithstanding, this Agreement may be terminated and abandoned by the Board of Directors of either Savin or Ricch at any time prior to the effective date of the filing of the Certificate of Merger with the Delaware Secretary of State.

IN WITNESS WHEREOF, the parties to this Agreement and Plan of Merger, pursuant to the approval and authority duly given by the resolutions adopted by their respective Boards of Directors have caused these presents to be executed by their respective officers as the respective act, deed and agreement of each of said corporations, as of the 1th day of April, 2005. This Agreement and Plan of Merger may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Facsimile signatures shall constitute original signatures for all purposes permitted by law.

SAVIN CORPORATION

RICOH CORPORATION

SECRETARY'S CERTIFICATE

I, Allen A. Hans, Secretary of Ricoh Corporation, a corporation organized and existing under the laws of the State of Delaware, hereby cartify, as such Secretary, that the Agreement and Plan of Merger to which this Certificate is attached, after having been first duly signed on behalf of Savin Corporation, a corporation organized and existing under the laws of the State of Delaware, was duly adopted pursuant to subsection (f) of Section 251 of the General Corporation Law of the State of Delaware without any vote of the shareholders of Ricoh Corporation; and that the Agreement and Plan of Merger does not amend in any respect the Certificate of Incorporation of Ricoh Corporation, and each share of stock of Ricoh Corporation outstanding immediately prior to the effective date of the merger is to be an identical cutstanding or treasury share of Ricoh Corporation after the effective date of the merger, and the outstanding shares of Ricoh Corporation were such as to render subsection (f) of Section 251 applicable and that the Agreement and Plan of Merger was adopted by action of the Board of Directors of Ricoh Corporation, and is the duly adopted agreement and act of Ricoh Corporation.

RICOH CORPORATION

зу: <u>- / С.</u>

Allen A. Hans

Secretary

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SECRETARY'S CERTIFICATE

I. Gary A. Carbonello, Secretary of Savin Corporation, a corporation organized and existing under the laws of the State of Delaware, bereby certifies, as such Secretary, that the Agreement and Plan of Merger to which this Certificate is attached, after having been first duly signed on behalf of Savin Corporation, a corporation organized and existing under the laws of the State of Delaware, was duly adopted pursuant to subsection (f) of Section 251 of the General Corporation Law of the State of Delaware without any vote of the shareholders of Savin Corporation; that the Agreement and Plan of Merger provides that the Certificate of Incorporation of Ricoh Corporation shall become the Certificate of Incorporation of the surviving corporation; that each share of stock of Savin Corporation shall be surrendered and cancelled on the effective date of the merger; and that the Agreement and Flan of Merger was adopted by action of the Board of Directors of Savin Corporation, and is the duly adopted agreement and act of Savin Corporation.

SAVIN CORPUBATION

By: Garbonello

Secretary

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RECORDED: 06/02/2005

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