TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/07/1995

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sterling, Inc.		03/07/1995	CORPORATION: WISCONSIN

RECEIVING PARTY DATA

Name:	Delcorp Incorporated	
Street Address:	801 AEC Drive	
City:	Wood Dale	
State/Country:	ILLINOIS	
Postal Code:	60191	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	1753780	STERLCO
Registration Number:	553818	STERLCO
Registration Number:	537833	STERLCO

CORRESPONDENCE DATA

Fax Number: (202)887-0689

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

Email: Parsonse@dsmo.com
Correspondent Name: Elizabeth Parsons
Address Line 1: 2101 L Street, NW

Address Line 4: Washington, DISTRICT OF COLUMBIA 20037

ATTORNEY DOCKET NUMBER:	F8800.0314/T
NAME OF SUBMITTER:	Elizabeth Parsons

TRADEMARK REEL: 003270 FRAME: 0382

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Signature:	/Elizabeth Parsons/	
Date:	03/16/2006	
Total Attachments: 9		
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State of Delaware

Office of the Secretary of State

PAGE 1

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 OWNERSHIP, WHICH MERGES:

"STERLING, INC.", A WISCONSIN CORPORATION,

WITH AND INTO "DELCORP INCORPORATED" UNDER THE NAME OF
"DELCORP INCORPORATED", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE THE SEVENTH DAY OF MARCH, A.D. 1995, AT 8:30
O'CLOCK A.M.

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

A AMPA

Edward J. Freel, Secretary of State

AUTHENTICATION:

DATE: **7429765**

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REEL: 003270 FRAME: 0384

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

STERLING, INC. a Wisconsin corporation

INTO

DELCORP INCORPORATED a Delaware corporation

(Pursuant to Section 253 of the General Corporation Law of Delaware)

Delcorp Incorporated (the "Corporation"), a corporation incorporated on the 30th day of November, 1987, pursuant to the provisions of the General Corporation Law of Delaware DOES HEREBY CERTIFY:

FIRST: That the Corporation owns all of the issued and outstanding capital stock of Sterling, Inc., a corporation organized and existing under the laws of the State of Wisconsin.

SECOND: That the Board of Directors of the Corporation by the unanimous written consent of the members thereof on March _7 , 1995, determined to merge Sterling, Inc. into the Corporation, and did adopt the following resolutions:

WHEREAS, the Corporation is the legal and beneficial owner of all of the issued and outstanding common stock, par value \$0.01 per share (the "Common Stock"), of Sterling, Inc., a Wisconsin corporation ("Subsidiary");

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WHEREAS, said Common Stock is the only issued and outstanding class of stock of Subsidiary; and

WHEREAS, the Corporation desires to merge Subsidiary into itself and to be possessed of all the estate, property, rights, privileges and franchises of Subsidiary.

NOW, THEREFORE, BE IT RESOLVED, that the Corporation merge into itself effective upon the filing of an appropriate Certificate of Ownership and Merger with the Secretary of State of Delaware, and it hereby does merge into itself at such effective time, Subsidiary and assume all of Subsidiary's liabilities and obligations;

FURTHER RESOLVED, that the Corporation hereby approves and adopts the Plan of Merger set forth in the Articles of Merger of Subsidiary Corporation, attached hereto as Exhibit A;

FURTHER RESOLVED, that the President or any Vice

President, and the Secretary or Treasurer of Corporation, be and
they hereby are directed to make and execute, under the corporate
seal of Corporation, a Certificate of Ownership and Merger
setting forth a copy of these resolutions to merge Subsidiary
into Corporation and assume Subsidiary's liabilities and
obligations, and the date of adoption thereof, and to cause said
Certificate of Ownership and Merger to be filed with the
Secretary of State of Delaware, and a certified copy recorded in

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the office of the Recorder of Deeds of New Castle County, Delaware and that the President or any Vice President, be and they hereby are directed to execute on behalf of the Corporation the aforesaid Articles of Merger of Subsidiary Corporation and cause them to be filed with the Secretary of State of Wisconsin; and

FURTHER RESOLVED, that the officers of Corporation be and they hereby are authorized and directed to do all acts and things whatsoever, whether within or without the State of Delaware, which may be necessary or appropriate to effect said merger.

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Merger and Ownership to be signed by Gilman R. King, its President, and attested to by Robert J. Dwyer, its Secretary this Jth day of March, 1995.

DELCORP INCORPORATED

By.

Gilman R. King

President

Attact.

Robert J. Dwyer

Secretary

[Seal]

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ARTICLES OF MERGER

OF

STERLING, INC.

INTO

DELCORP INCORPORATED

The undersigned, DELCORP INCORPORATED, a Delaware corporation ("Parent"), desiring to give notice of corporate action effectuating the merger of its wholly-owned subsidiary, Sterling, Inc., a Wisconsin corporation, ("Subsidiary") into Parent, and acting by its officers and pursuant to Section 180.1104 and 180.1107 of the Wisconsin Business Corporation Law and Section 253 of the Delaware General Corporation Law, hereby certifies, with respect to the facts and acts relating to it, the following:

- 1. Stock Ownership. Parent owns all of the issued and outstanding stock of Subsidiary.
- 2. Plan of Merger. The Board of Directors of Parent has adopted and approved a Plan of Merger in accordance with Section 253 of the Delaware General Corporation Law and Section 180.1104 of the Wisconsin Business Corporation Law, by unanimous written consent of the Parent's directors dated February 28, 1995. A copy of the Plan of Merger is attached hereto as Exhibit A and made a part hereof.
- 3. Effective Date. The merger shall be effective as of 7:30 A.M., CST on March 7, 1995.

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IN WITNESS WHEREOF, the undersigned corporation has caused these Articles of Merger to be executed in its name by its President and attested by its Secretary, this 7th day of March, 1995.

DELCORP INCORPORATED

By: S/Gilman R. King, President
Gilman R. King, President

ATTEST:

S/Rogert J. Dwyer, Secretary Robert J. Dwyer, Secretary

This instrument was drafted by:

Jonathan Odell, Esq.
Dickstein, Shapiro & Morin, L.L.P.
2101 L Street, N.W.
Washington, D.C. 20037

FLAN OF MERGER

OF

STERLING, INC.

INTO

DELCORP INCORPORATED

WHEREAS, DelCorp Incorporated ("Parent"), a corporation organized and existing under the laws of the State of Delaware, owns all of the outstanding shares of stock of Sterling, Inc. ("Subsidiary"), a corporation organized and existing under the laws of the State of Wisconsin; and

WHEREAS, the Board of Directors of Parent deems it advisable for the general welfare and advantage of Parent and Subsidiary that Subsidiary be merged into Parent;

NOW, THEREFORE, the terms and conditions of the merger of Subsidiary into Parent (the "Merger") are as follows:

ARTICLE I

MERGER; EFFECTIVE TIME

At the Effective Time of the Merger (as hereinafter defined) the separate existence of Subsidiary shall cease and Subsidiary shall be merger into Parent pursuant to Section 253 of the Delaware General Corporation Law. The Effective Time of the Merger shall be 7:30AM CST on March 7, 1995.

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ARTICLE II

NAME; CERTIFICATE OF INCORPORATION; BYLAWS; DIRECTORS AND OFFICERS

The Merger shall not effect any change in the name, certificate of incorporation, bylaws, directors or officers of Parent.

ARTICLE III

SHARES OF PARENT AND SUBSIDIARY

- Parent Shares. Each share of stock of Parent issued and outstanding or in the treasury of the Parent at the Effective Time of the Merger shall continue to be one such share of the Surviving Corporation.
- 2. Subsidiary Shares. Each share of stock of Subsidiary issued and outstanding or in the treasury of the Subsidiary shall be retired and canceled at the Effective Time of the Merger, and no shares of stock of the Parent shall be issued in exchange therefor.

ARTICLE IV

EFFECT OF MERGER

The effect of the Merger shall be provided in Section 259 of the Delaware General Corporation Law.

ARTICLE V

FEDERAL INCOME TAX EFFECT

This Plan of Merger is intended to constitute a plan of complete liquidation under Section 332 of the Internal Revenue Code of 1986, as amended.

ARTICLE VI

TERMINATION AND ABANDONMENT

At any time prior to the Effective Time of the Merger, this Plan of Merger may be terminated and abandoned by the Board of Directors of Parent. In the event of such termination and abandonment of this Plan, this Plan shall become void and of no effect.

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INFIDDIC NATION

TRADEMARK
REFL: 003270 FRAME: 0392

RECORDED: 03/16/2006