Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL
EFFECTIVE DATE:	12/31/2003

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
IIAmurol Confections Company LLC	FORMERLY Amurol Confections Company	112/31/2003	LIMITED LIABILITY COMPANY: ILLINOIS

RECEIVING PARTY DATA

Name:	Wm. Wrigley Jr. Company
Street Address:	410 North Michigan Avenue
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60611
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2333506	STAY ALERT

CORRESPONDENCE DATA

Fax Number: (312)645-3503

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

Phone: (312) 644-2121

Email: jennifer.powe@wrigley.com Correspondent Name: Wm. Wrigley Jr. Company Address Line 1: 410 North Michgan Avenue Address Line 4: Chicago, ILLINOIS 60611

NAME OF SUBMITTER:	Jennifer Powe
Signature:	/jennifer powe/
Date:	07/11/2006

TRADEMARK

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REEL: 003345 FRAME: 0673

Total Attachments: 11
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Form LLC-37.25

January 1999

Jesse White Secretary of State Department of Business Services Limited Liability Company Division Room 359, Howlett Building Springfield, IL 62756 http://www.sos.state.il.us

Remit payment in check or money order, payable to "Secretary of State." Filling Fee is \$100, but if merger of more than two entities, \$50 for each additional entity.

Illinois Limited Liability Company Act Articles of Merger

SUBMITINDUPLICATE

Must be typewritten

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This space for use by Secretary of State

FILED

DEC 2 6 2003

LIMITED LIABILITY CO. DIV. JESSE WHITE SECRETARY OF STATE

1. Names of the entities propos	sing to merge, and the state or co	ountry of their organiza	ation:
Name of Entity	Type of Entity (Corporation Limited Llability Company, Limited Partnership, General Partnership or other permitted entity)	Domestic State or Country	Illinois Secretary of State File # (if any)
Amurol Confections Company	Corporation	Illinois	<u>3034-7</u> 97-8
Amurol CG LLC	Limited Liability Company	Illinois	01081705
The plan of merger has beer is to merge. If a corporation articles of merger.	n approved and signed by each li is a party to the merger, a copy o	mited liability compan of the plan as approve	y and other entity that ed is attached to these
3. (a) Name of the surviving er	ntity: Amurol CC LLC		
(b) Address of the surviving	entity: 2800 North Route 47, Yo	rkville, IL 60560	2
a) _ v the filing date	check one) or ut not more than 30 days subsequ	uent to the filing date:	
	(month, day and year)		
. All limited liability companies to of State prior to January 1, 1 amendatory Act of 1997.	hat are parties to this merger and 998, have elected in their oper	d were on record with ating agreements to	the Illinois Secretary be governed by the

LLC-37.25

	The name of the limited liabi	lity compa	iny is changed to:		
	Amurol Confections Company	ıy, LLC			
<u></u>					
7.	For the limited liability comp	anies that	are parties to the me	erger, complete the following	ng:
	Name of LLC		Jurisdiction	Organization Date	Date of Admission to Illinois (foreign LLC's
An	nurol CC LLC	Illinois		12-26-03	

•	If the surviving entity is not a State and is subject to liabilit of a Limited Liability Compa	anv nrevic	non or proceeding t	or the enforcement of any	liability or obligation
	of a Limited Liability Compa enforcement, as provided in payment for their interest aga The undersigned entities cau	any previo	ously subject to suit of the right of memb	or the enforcement of any in this State which is to ers of any limited liability	liability or obligation merge, and for the company to receive
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6.

Jesse White Secretary of State Department of Business Services Limited Liability Company Division Room 351, Howlett Building Springfield, IL 62756 http://www.cyberdriveillinois.com

Payment must be made by certified check, cashler's check, Illinois attorney's check, Illinois C.P.A.'s check or money order, payable to "Secretary of State."

Illinois **Limited Liability Company Act Articles of Organization**

Must be typewritten

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Assigned File # 0/08. \$500.00

Approved: 7

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DEC 2 6 2003

LIMITED LIABILITY CO. DIV.

JESSE WHITE SECRETARY OF STATE

•	The address of its pri 2800 North Route 47	ncipal place of business: (Post	office box alone and c/o	o are unacceptable.)
	Yorkville, IL 60560			
	The Articles of Organi	ization are effective on: (Check		
	a) the filing da	ate, or b) another date la	ater than but not more t	han 60 days subsequent
		in the same same same same same same same sam	e:(month, day, yea	r)
	The registered agent's	name and registered office add		
	Registered agent:	Libby		Pinkelton
	Registered Office:		Middle Initial	Last Name
	(P.O. Box and c/o are unacceptable)	Number Chicago, IL 60611 Cook	Street	Suite #
	D	.,	ZIP Code	County
		for which the LLC is organized this point, add one or more sheets of this st	<u>ze.</u> }	
	"The transaction of any this Act."	or all lawful business for which	limited liability compar	nies may be organized und

LLC-4.8

C-5.5					
Other provisions for the reg	ulation of the intern	al affairs of th	e LLC per Section !	5.5 (a) (8) inclus	lad as -44
If yes, state the provisions(s	s) from the ILLCA.	Yes	✓ No	o o (a) (o) molac	ied as attac
a) Management is by manag If yes, list names and busine	ger(s);	✓ Yes	☐ No		
Alan Schneider, 410 N. I		e, Chicago,	IL 60611		
b) Management is vested in t	the member(a):		[7]		
If yes, list names and addres.	ses.	∐ Yes	∠] No		
I affirm, under penalties of per of my knowledge and belief, tr	rjury, having authori rue, correct and con	ity to sign here	eto, that these articl	es of organizatio	on are to th
,	and contract and con	npiete.	eto, that these articl	es of organizatio	on are to th
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Dated(Month/ Signature(s) and Name(s)	/24 /Day)	2003 (Year)	Ad 0 E. Randolph D	ldress(es)	
Dated(Month, Signature(s) and Name(s)	/24 /Day)	2003 (Year)	Ad	ldress(es) Dr., Suite 3500 Street	 D
Dated /2 (Month) Signature(s) and Name(s) of Signature Obert J. Willson, Jr.	/ad/ /Day) of Organizer(s)	2003 (Year)	Ad 0 E. Randolph D	ldress(es) Dr., Suite 3500 Street	 D
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(Signatures must be in ink on an original document. Carbon copy, photocopy or rubber stamp signatures may only be used on conformed copies.)

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OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

0108170-5

12/26/2003

LIBBY PINKELTON 410 N. MICHIGAN AVE CHICAGO, IL 60611-0000

RE AMUROL CONFECTIONS COMPANY, LLC

DEAR SIR OR MADAM:

ARTICLES OF MERGER FOR THE ABOVE-NAMED COMPANY HAVE BEEN PLACED ON FILE.

THE REQUIRED FEE IS HEREBY ACKNOWLEDGED.

SINCERELY YOURS,

Sesse White

JESSE WHITE SECRETARY OF STATE

DEPARTMENT OF BUSINESS SERVICES LIMITED LIABILITY COMPANY DIVISION TELEPHONE (217)524-8008

JW:LLC

Springfield, Illinois 62756

EXHIBIT A

PLAN OF MERGER

This Plan of Merger contains the terms of the merger (the "Merger") between Amurol Confections Company, an Illinois corporation (the "Corporation"), and Amurol CC LLC, an Illinois limited liability company (the "LLC", and sometimes hereinafter, the "Surviving Entity"), for the purpose of, among other things, converting the Corporation from the corporate form into the limited liability company form.

PRELIMINARY STATEMENTS

- A. The total number of shares which the Corporation has authority to issue is 25,000 shares of Common Stock, \$10.00 par value per share (the "Common Stock"), of which 7,637 shares are issued and outstanding to the sole shareholder of the Corporation (the "Shareholder");
- B. The Corporation is a wholly-owned subsidiary of the Shareholder and the LLC is a wholly-owned subsidiary of the Corporation;
- C. The board of directors and shareholder of the Corporation shall have approved this Plan of Merger;
- D. The Manager and the sole member of the LLC shall have approved this Plan of Merger; and
- E. The Corporation and the LLC desire to effect the Merger as a tax-free reorganization pursuant to Section 368(a)(1)(F) of the Internal Revenue Code, as amended.

ARTICLE I - THE MERGER

- Plan of Merger, at the Effective Time (as defined herein) and in accordance with the Illinois Business Corporation Act, as amended ("IBCA"), and the Illinois Limited Liability Company Act, as amended ("LLCA"), the Corporation shall be merged with and into the LLC pursuant to this Plan of Merger. The LLC, as the entity surviving in the Merger, shall continue unaffected and unimpaired by the Merger, to exist under and be governed by the laws of the State of Illinois. Upon the effectiveness of the Merger, the separate existence of the Corporation shall cease, except to the extent provided by law in the case of a corporation after its merger into another entity, and the Surviving Entity shall succeed to and assume all the rights and obligation of the Corporation.
- 1.2 <u>Name of Surviving Entity</u>. Upon and after the Effective Time of the Merger, the name of the Surviving Entity shall be:

Amurol Confections Company, LLC

- 1.3 <u>Street Address of Surviving Entity</u>. Upon and after the Effective Time of the Merger, the street address of the Surviving Entity shall be 2800 North Route 47, Yorkville, Illinois, 60560.
- 1.4 <u>Effective Time</u>. The Merger shall become effective upon the date that the Articles of Merger are filed with the Secretary of State of the State of Illinois pursuant to the IBCA and the LLCA (the "<u>Effective Time</u>").
- 1.5 Operating Agreement and Managers. The Operating Agreement of the LLC, as in effect immediately prior to the Effective Time, shall continue in full force and effect as the Operating Agreement of the Surviving Entity, except that the name of the LLC shall be reflected as "Amurol Confections Company, LLC." The initial Manager of the Surviving Entity shall consist of the Manager of the LLC immediately prior to the Effective Time, who shall serve until his successors are duly elected and qualified.

ARTICLE II - CONVERSION OF SHARES

- 2.1 <u>Conversion Terms</u>. As of the Effective Time, by virtue of the Merger and without any action of the part of the Shareholder of the Corporation or the sole member of the LLC:
- (a) All shares of the Common Stock of the Corporation that, immediately prior to the Effective Time, are issued, outstanding or held in treasury of the Corporation shall be canceled and extinguished.
- (b) All of the membership interests in the LLC that immediately prior to the Effective Time are issued shall be canceled and extinguished and the Shareholder shall receive 1,000 units of the LLC, representing a 100% interest in the LLC such that, upon the Effective Time, the LLC shall be a wholly-owned subsidiary of the Shareholder.

The Merger shall constitute a reorganization as described in Section 368(a)(1)(F) of the Internal Revenue Code of 1986, as amended from time to time.

Manager



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

DECEMBER 26, 2003

0108170-5

LIBBY PINKELTON 410 N. MICHIGAN AVE CHICAGO, IL 60611-0000

RE AMUROL CC LLC

DEAR SIR OR MADAM:

IT HAS BEEN OUR PLEASURE TO APPROVE AND PLACE ON RECORD THE ARTICLES OF ORGANIZATION THAT CREATED YOUR LIMITED LIABILITY COMPANY. WE EXTEND OUR BEST WISHES FOR SUCCESS IN YOUR NEW VENTURE.

THE LIMITED LIABILITY COMPANY MUST FILE AN ANNUAL REPORT PRIOR TO THE FIRST DAY OF ITS ANNIVERSARY MONTH NEXT YEAR. A PRE-PRINTED ANNUAL REPORT FORM WILL BE SENT TO THE REGISTERED AGENT AT THE ADDRESS SHOWN ON THE RECORDS OF THIS OFFICE APPROXIMATELY 60 DAYS PRIOR TO ITS ANNIVERSARY MONTH.

DUE TO STATUTORY CHANGES IN THE LIMITED LIABILITY COMPANY ACT, CERTIFICATES OF ORGANIZATION WILL NO LONGER BE ISSUED WITH THE ARTICLES OF ORGANIZATION.

SINCERELY YOURS.

Desse White

JESSE WHITE SECRETARY OF STATE

DEPARTMENT OF BUSINESS SERVICES LIMITED LIABILITY COMPANY DIVISION TELEPHONE (217)524-8008

JW:LLC

Springfield, Illinois 62756

ASSIGNMENT OF TRADEMARKS AND SERVICEMARKS

This Assignment of Trademarks and Servicemarks ("<u>Assignment</u>") is made as of December 31, 2003 by Amurol Confections Company, LLC, an Illinois limited liability company ("<u>Assignor</u>"), to Wm. Wrigley Jr. Company a Delaware corporation ("<u>Assignee</u>").

PRELIMINARY STATEMENT

Assignor desires to transfer and assign to Assignee, and Assignee desires to accept the transfer and assignment of, all of Assignor's worldwide right, title and interest in, to and under Assignor's name, Assignor's registered and unregistered domestic and foreign trademarks, trade names and servicemarks, all associated registrations and applications therefor and any renewals and extensions thereof, and any assumed fictional business names (all of the foregoing being referred to herein as the "Marks").

AGREEMENT

1. ASSIGNMENT OF MARKS

Assignor, for and in acknowledgement of receipt of the consideration set forth in the Agreement, hereby transfers and assigns to Assignee, and Assignee hereby accepts the transfer and assignment of, all of Assignor's worldwide right, title and interest in, to and under the Marks, together with the goodwill of the business associated therewith and which is symbolized thereby, and all causes of action, rights of recovery and claims for damages and other relief referring or pertaining to the Marks, including claims for past and future infringement, that may hereafter be secured under the laws now or hereafter in effect in all countries around the world, the same to be held and enjoyed by Assignee, its successors and assigns as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made.

2. POWER OF ATTORNEY

Assignor hereby constitutes and appoints Assignee, its true and lawful attorney-in-fact, with full power of substitution in Assignor's name and stead but for Assignee's benefit to take any and all steps including proceedings at law, in equity or otherwise, and to execute, acknowledge and deliver any and all instruments and assurances necessary or expedient in order to vest the aforesaid Marks more effectively in Assignee or to protect the same, or to enforce any claim or right of any kind with respect thereto (at Assignor's cost and expense).

3. GOVERNING LAW

Except to the extent that federal law preempts state law with respect to the matters covered by this Assignment, it will be governed by and construed under the laws of Illinois without regard to conflicts of laws principles that would require the application of any other law.

Assignor has executed and delivered this Assignment as of the date indicated in the first sentence of this Assignment.

Amurol Confections Company, LLC

By: Wm. Wrigley Jr. Company

Its: Manager

y: ________

Name: Alan J. Schneißer

Title: V. P. Treasurer

Witness:

-2-