Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Austenal, Inc.		12/22/2005	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	DENTSPLY International Inc.
Street Address:	221 West Philadelphia Street
City:	York
State/Country:	PENNSYLVANIA
Postal Code:	17405-0872
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Registration Number:	1820954	ADVANTAGE
Registration Number:	0228470	AUSTENAL
Registration Number:	0595629	AUSTENAL
Registration Number:	1760953	DIONE
Registration Number:	1868992	ESTHETICLASP
Registration Number:	0427433	FLEXSEAL
Registration Number:	0659433	MICRO-BOND
Registration Number:	2299871	NEOLOID
Registration Number:	2325744	NEOLOY
Registration Number:	1058180	NP 2
Registration Number:	1771055	PERFLEX
Registration Number:	0668428	POLYCAST
Registration Number:	1090158	POLYFLEX
	71	TRADEMARK

TRADEMARK
REEL: 003367 FRAME: 0610

900055475

Registration Number:	1790098	SILFLEX	
Registration Number:	1373379	VI-COMP	
Registration Number:	1356179	VI-COMP	

CORRESPONDENCE DATA

Fax Number: (717)849-4360

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

Phone: 717-849-4204

Email: trademarks@dentsply.com

Correspondent Name: James B. Bieber

Address Line 1: 221 West Philadelphia Street

Address Line 2: Suite 60

Address Line 4: York, PENNSYLVANIA 17405-0872

NAME OF SUBMITTER:	James B. Bieber
Signature:	/james b bieber/
Date:	08/11/2006

Total Attachments: 5

source=AustenalIncintoDII#page1.tif source=AustenalIncintoDII#page2.tif source=AustenalIncintoDII#page3.tif source=AustenalIncintoDII#page4.tif source=AustenalIncintoDII#page5.tif

> TRADEMARK REEL: 003367 FRAME: 0611

FORM BCA 11.25 (rev. Dec. 2003) ARTICLES OF MERGER, CONSOLIDATION OR EXCHANGE Business Corporation Act

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 www.cyberdriveillinois.com

Remit payment in the form of a check or money order payable to the Secretary of State.

FILED

The filing fee is \$100, but if merger or consolidation involves more than 2 corporations, \$50 for each additional corporation.

DEC 27 2005

JESSE WHITE SECRETARY OF STATE

Submit in duplicate	File # 5681-187 Type or Print clearly in bia	Filing Fee: \$	above this line Approved:
OTE: Strike inapplicable words in it Names of the corporations prop	merge	and the state or country of	CP0012298 their incorporation:
Name of Corpora	tion	State or Country	Carporation
Asstance Inc		of Incorporation Illinois	File Number 5681-187-
Austenal, Inc.		- Illinois	7601-10-1
DENTSPLY International Inc.	5	Delaware	5321-481-
	y under which each corpora	ion is incorporated permi	ts such merger,consolidation
. The laws of the state or countr or exchange.	y under which each corpara	tion is incorporated permi	ts such merger,consolidatio
or exchange.	y under which each corpora corporation: DENTSPLY Inte		ts such merger,consolidatio

PAID

JAN 0 3 2006

EXPEDITED TRADEMARK STATE

REEL: 003367 FRAME: 0612

exchange

Please sec Attachment A

merger
5. Plan of consolidation was approved, as to each corporation not organized in Illinois, in compliance with the laws of the exchange state under which it is organized, and (b) as to each Illinois corporation, as follows:

(The following items are not applicable to mergers under $\S 11.30 - 90\%$ owned subsidiary provisions, See Article 7.)

(Only "X" one box for each Illinois corporation)

By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.

By written consent of the shareholders having notless than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.20)

By written consent of ALL the shareholders entitled to vote on the action, in accordance with \$ 7.10 & \$ 11.20

6. (Not applicable if surviving, new or acquiring corporation is an Illinois corporation)

It is agreed that, upon and after the issuance of a certificate of merger, consolidation or exchange by the Secretary of State of the State of Illinois:

- a. The surviving, new or acquiring corporation may be served with process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of Illinois against the surviving, new or acquiring corporation.
- b. The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and
- c. The surviving, new, or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

TRADEMARK REEL: 003367 FRAME: 0613

2155637773 12/23/2005 11:43

- (Complete this item if reporting a merger under § 11.30—90% owned subsidiary provisions.) 7.
 - The number of outstanding shares of each class of each merging subsidiary corporation and the number of such shares of each class owned immediately prior to the adoption of the plan of merger by the parent corporation, are:

Name of Corporation Austenal, Inc.		Outs	ber of Shares tanding ch Class	Number of Shares of Each Class Owned Immediately Prior to Merger by the Parent Corporation	
		1,000		1,000	
Dan party and glass successive to		the majorin and Specimentally are pholypotent and the committee of the com	от достигна достига и по вышения и по достигна и по до	جه من پود اس مند آواد دارس در آواد دارس مند آواد بده بین واد است مندرود است. پود دارس واد دارس وود دارس وود دار در دارس مند آواد دارس واد دارس در آواد دارس واست. در دارس مند دارس این این این برد است در پود ادارس وود دارد	
b.	(Not applicable to 100% of The data of mailing a copy subsidiary corporation wa	of the plan of merger and		o dissent to the shareholders of each merging	
	Was written consent for the of all subsidiary corporation	a merger or written waive	· ·	od by the holders of all the outstanding shares No	
		ng the mailing of a copy	of the plan of merg	nay not be delivered to the Secretary of State rer and of the notice of the right to dissent to	
8, Th aff	e undersigned corporations l irms, under penalties of perju	nave caused these artic ury, that the facts stated	les to be signed by I herein are true. (A	their duly authorized officers, each of whom ill signatures must be in <u>BLACK INK.)</u>	
Dated I	Occember 22	. 2005	Austenal, Inc.		
	(Month & Day) Howk Roos (Any authorized officer J. Hencik Roos, Senior Vice (Type or Print Name	President	(Exac	t Name of Corporation)	
Dated I	(Month & Day) (Any authorized officer	. 2005 (Year)	DENTSPLY (Exac	nternational Inc. I Name of Corporation)	
	Brian M. Addison, Vice Pre (Type or Print Name	sident & Secretary			
Dated	(Month & Day)	(Year)	(Exac	t Name of Corporation)	
	(Any authorized office	r's signature)			

TRADEMARK REEL: 003367 FRAME: 0614

C-195.10

(Type or Print Name and Title)

PLAN OF MERGER

FIRST: DENTSPLY INTERNATIONAL INC., a corporation of the State of Delaware owns all of the outstanding shares (of each class) of Austenal, Inc. a corporation of the State of Illinois.

SECOND: As to each subsidiary corporation, the designation and number of outstanding shares (of each class) and the number of such shares owned by the surviving corporation are as follows:

Name of Subsidiary

Designation and Number of

Number of Shares

Outstanding Shares

Owned by Survivor

Austenal, Inc.

1,000

1,000

THIRD: The terms and conditions of the proposed merger are as follows:

- (a) Each share of common stock of the merged corporation which shall be outstanding on the effective date of this merger, and all rights in respect thereof shall forthwith be changed and converted into equal shares of common stock of the surviving corporation.
 - (b) After the effective date of this merger, each holder of an outstanding certificate representing shares of common stock of the merged corporation shall surrender the same to the surviving corporation and each such holder shall be entitled upon such surrender to receive the number of shares of common stock of the surviving corporation on the basis provided herein. Until so surrendered, the outstanding shares of the stock of the merged corporation to be converted into the stock of the surviving corporation as provided herein, may be treated by the surviving corporation for all corporate purposes as evidencing the ownership of shares of the surviving corporation as though said surrender and exchange had taken place. After the effective date of this Agreement, each registered owner of any uncertificated shares of common stock of the merged corporation shall have said shares cancelled and said registered owner shall be entitled to the number of common shares of the surviving corporation on the basis provided herein.

The foregoing plan of merger was duly adopted by the Executive Committee Board of Directors of the surviving corporation on December 22, 2005, with the merger to become effective as of December 31, 2005.

TRADEMARK REEL: 003367 FRAME: 0615

STATE OF ILLINOIS

Office of the Secretary of State I hereby certify that this is a true and cerrect copy, consisting of Four pages, as taken from the original or file in this office.

Que White

JESSE WHITE SECRETARY OF STALE

RECORDED: 08/11/2006

EXPEDITED

SECRETARY OF STATE

AUG 0 4 2006

EXP. FEES 50 COPY FEES A5

TRADEMARK REEL: 003367 FRAME: 0616