Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/08/2000

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
John Sexton & Co.		12/08/2000	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	JP Foodservice Distributors, Inc.	
Street Address:	9755 Patuxent Woods Drive	
City:	Columbia	
State/Country:	MARYLAND	
Postal Code:	21046	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 26

Property Type	Number	Word Mark
Registration Number:	1452534	BRODIE/DOHRMANN
Registration Number:	0632387	CONCHO
Registration Number:	1555731	DEBONAIRE
Registration Number:	1409452	ENJOY LIFE, EAT OUT MORE OFTEN
Registration Number:	1073808	ENJOY LIFE, EAT OUT MORE OFTEN
Registration Number:	1516388	ETHEREAL
Registration Number:	1506692	FINEGOLD'S
Registration Number:	2433988	GOLDEN CROWN
Registration Number:	1507385	HANDI-EGG
Registration Number:	1411946	I INTERSTATE
Registration Number:	1056353	JUSTEA
Registration Number:	0070961	MAXIM
Registration Number:	0877119	ONE STAR

TRADEMARK
REEL: 003568 FRAME: 0882

900080341

Registration Number:	1451072	PRIMAVERA
Registration Number:	0827961	RYKOFF INTERNATIONAL
Registration Number:	1473115	RYKOFF SEXTON FOODSERVICES NEWS S E R SEXTON
Registration Number:	1535544	S E R AEGEAN DRESSING
Registration Number:	1474501	S.E.RYKOFF & CO. SER
Registration Number:	1440784	SERCO 100
Registration Number:	1516423	SERCO-ENCORE
Registration Number:	1478877	SERCOLENE
Registration Number:	1540546	SERCOTUFF
Registration Number:	0854761	SEXTON
Registration Number:	0819185	'SPECIALLY GOOD
Registration Number:	1044880	TRADITION
Registration Number:	0857509	VELVETFOLD

CORRESPONDENCE DATA

Fax Number: (717)260-1641

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

Phone: 717-232-8000

Email: trademarks@mwn.com

Correspondent Name: Sue Heberlig
Address Line 1: 100 Pine Street

Address Line 4: Harrisburg, PENNSYLVANIA 17108

ATTORNEY DOCKET NUMBER:	356/21631-0010	
NAME OF SUBMITTER:	Sue Heberlig	
Signature:	/SueHeb/	
Date:	06/27/2007	

Total Attachments: 4

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State of Delaware

PAGE 1

Office of the Secretary of State

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:

"JOHN SEXTON & CO.", A DELAWARE CORPORATION,

WITH AND INTO "JP FOODSERVICE DISTRIBUTORS, INC." UNDER THE NAME OF "JP FOODSERVICE DISTRIBUTORS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE EIGHTEENTH DAY OF DECEMBER, A.D. 2000, AT 9:12 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTIETH DAY OF DECEMBER, A.D. 2000, AT 10 O'CLOCK A.M.

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

2193879 8100M

AUTHENTICATION: 0864905

DATE: 12-19-00

001633024

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STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:12 AM 12/18/2000 001693024 - 2193879

CERTIFICATE OF OWNERSHIP AND MERGER

OF

JOHN SEXTON & CO. (a Delaware corporation)

INTO

JP FOODSERVICE DISTRIBUTORS, INC. (a Delaware corporation)

(Under Section 253 of the General Corporation Law of the State of Delaware)

JP Foodservice Distributors, Inc., a corporation existing under the laws of Delaware (the "Successor Corporation"), hereby certifies that:

FIRST: The Successor Corporation is a business corporation of the State of Delaware.

SECOND: The Successor Corporation owns all of the outstanding shares of the stock of John Sexton & Co., which is also a business corporation of the State of Delaware (the "Merging Corporation").

THIRD: On December 2000, the Board of Directors of the Successor Corporation adopted the following resolutions to merge the Merging Corporation into the Successor Corporation (the "Merger"):

RESOLVED: That it is advisable and in the best interest of JP Foodservice Distributors, Inc. (the "Corporation") to enter into, and the Board of Directors hereby approves, the merger of John Sexton & Co., a Delaware corporation (the "Subsidiary") with and into the Corporation, as the sole stockholder of the Subsidiary, including the assumption of all of the Subsidiary's obligations, in accordance with Section 253 of the Delaware General Corporation Law (the "Merger").

RESOLVED: That the appropriate officers of the Corporation are authorized and directed, in the name of and on behalf of the Corporation to execute, acknowledge, scal and file the documents prescribed by the laws of the State of Delaware and by the laws of any other appropriate jurisdiction in order to consummate the Merger, and to take all other actions determined by such officers to be necessary or appropriate to fulfill the purposes of these resolutions.

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RESOLVED: That the effective time of the Certificate of Ownership and Merger setting forth a copy of these resolutions, and the time when the Merger shall become effective shall be 10:00 a.m., Baltimore, Maryland time, December 30, 2000.

FOURTH: The merger shall be effective at 10:00 a.m., Baltimore, Maryland time, December 30, 2000.

IN WITNESS WHEREOF, IP Foodservice Distributors, Inc. has caused this certificate to be signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson, its authorized officer, on the signed by David M. Abramson M. Abramso

JP FOODSJEDVICE DISTRIBUTORS, INC.

David M. Abramson

Executive Vice President

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JP FOODSERVICE DISTRIBUTORS, INC.

ACTION OF DIRECTORS BY UNANIMOUS WRITTEN CONSENT

The undersigned, being all of the directors of JP Foodservice Distributors, Inc., a

Delaware corporation (the "Corporation"), hereby consents to the adoption of the following
resolutions in lieu of holding a special meeting of the Board of Directors of the Corporation, and
the recording of the resolution among the minutes of the proceedings of the Board of Directors of
the Corporation:

RESOLVED: That it is advisable and in the best interest of JP Foodservice Distributors, Inc. (the "Corporation") to enter into, and the Board of Directors hereby approves, the merger of John Sexton & Co., a Delaware corporation (the "Subsidiary") with and into the Corporation, as the sole stockholder of the Subsidiary, including the assumption of all of the Subsidiary's obligations, in accordance with Section 253 of the Delaware General Corporation Law (the "Merger").

RESOLVED: That the appropriate officers of the Corporation are authorized and directed, in the name of and on behalf of the Corporation to execute, acknowledge, seal and file the documents prescribed by the laws of the State of Delaware and by the laws of any other appropriate jurisdiction in order to consummate the Merger, and to take all other actions determined by such officers to be necessary or appropriate to fulfill the purposes of these resolutions.

RESOLVED: That the effective time of the Certificate of Ownership and Merger setting forth a copy of these resolutions, and the time when the Merger shall become effective shall be 10:00 a.m., Baltimore, Maryland time, December 30, 2000.

RESOLVED: That the Merger is intended to qualify as a tax-free liquidation of a subsidiary corporation under Sections 332 and 337 of the Internal Revenue Code.

Jarnes L. Miller

David M. Abramson

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RECORDED: 06/27/2007