Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/29/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DYMO CORPORATION		12/20/2006	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	SANFORD, L.P.
Composed Of:	COMPOSED OF NEWELL OPERATING COMPANY, A DELAWARE CORPORATION, GENERAL PARTNER; SANFORD INVESTMENT COMPANY, A DELAWARE CORPORATION, LIMITED PARTNER
Street Address:	2707 BUTTERFIELD ROAD
City:	OAK BROOK
State/Country:	ILLINOIS
Postal Code:	60523
Entity Type:	LIMITED PARTNERSHIP: ILLINOIS

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Registration Number:	3022186	DATEMARK
Registration Number:	3003369	EXECULABEL
Registration Number:	2767830	LABEL BLASTER
Registration Number:	2873758	LABELMANAGER
Registration Number:	1618534	LABELWRITER
Serial Number:	78884775	DISCPAINTER
Serial Number:	77176654	DISCPAINTER
Serial Number:	76557724	DYMO RHINOPRO
Serial Number:	76637344	MARINEPRO
Serial Number:	77064496	RHINO CONNECT
Serial Number:	76640117	COOL CLICKS

TRADEMARK

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302218

CORRESPONDENCE DATA

Fax Number: (630)481-1699

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

Phone: 6304811685

Email: zee.darby@newellco.com

Correspondent Name: Zakkiyya P. Darby
Address Line 1: 2707 Butterfield Road

Address Line 4: Oak Brook, ILLINOIS 60523

ATTORNEY DOCKET NUMBER:	RN103012
NAME OF SUBMITTER:	ZAKKIYYA P. DARBY
Signature:	/ZPD/
Date:	08/21/2007

Total Attachments: 3

source=DYMO CORPORATION TO SANFORD LP merger document#page1.tif source=DYMO CORPORATION TO SANFORD LP merger document#page2.tif source=DYMO CORPORATION TO SANFORD LP merger document#page3.tif

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Delaware

PAGE :

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 MERGER, WHICH MERGES:

"DYMO CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "SANFORD, L.P." UNDER THE NAME OF "SANFORD, L.P.", A LIMITED PARTNERSHIP ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF ILLINOIS, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SEVENTH DAY OF DECEMBER, A.D. 2006, AT 5:37 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE TWENTY-NINTH DAY OF DECEMBER, A.D. 2006.

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

4275464 8100M 061192277



Warriet Smith Hindson
Harriet Smith Windson, Secretary of State

AUTHENTICATION: 5314434

***** ** ** **

DATE: 12-28-06

TRADEMARK REEL: 003605 FRAME: 0836

State of Delaware Secretary of State Division of Corporations Delivered 05:51 PM 12/27/2006 FILED 05:37 PM 12/27/2006 SRV 061192277 - 2200748 FILE

CERTIFICATE OF MERGER
OF
DYMO CORPORATION
(a Delaware corporation)
INTO
SANFORD, L.P.
(an Illinois limited partnership)

Pursuant to Section 263 of the General Corporation Law of the State of Delaware, as amended (the "DGCL"), Sanford, L.P. hereby certifies that:

FIRST: The name of the surviving limited partnership is Sanford, L.P., an Illinois limited partnership, and the name of the corporation being merged into this surviving partnership is Dymo Corporation, a Delaware corporation.

SECOND: The Agreement and Plan of Merger ("Merger Agreement") has been approved, adopted, certified, executed and acknowledged by the surviving limited partnership and the merging corporation.

THIRD: The name of the surviving partnership is Sanford, L.P., and the certificate of limited partnership of Sanford, L.P. will be the certificate of limited partnership of the surviving partnership.

FOURTH: The merger is to become effective on December 29, 2006.

FIFTH: The Merger Agreement is on file at an office of the surviving partnership, the address of which is as follows:

29 East Stephenson Street Freeport, Illinois 61032

SIXTH: A copy of the Merger Agreement will be furnished by the surviving limited partnership, on request and without cost, to any partner of the constituent limited partnership or any stockholder of the constituent corporation.

SEVENTH: The surviving limited partnership agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent corporation or limited partnership of Delaware, as well as for enforcement of any obligation of the surviving limited partnership arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the DGCL, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The Secretary of State shall mail any such process to the surviving limited partnership at:

c/o Newell Rubbermaid, Inc. 10B Glenlake Parkway, Suite 300 Atlanta, Georgia 30328 Attention: Vice President - General Counsel

> TRADEMARK REEL: 003605 FRAME: 0837

IN WITNESS WHEREOF, said limited partnership has caused this Certificate of Merger to be duly executed as of December 20, 2006.

RECORDED: 08/21/2007

SANFORD, L.P.

Newell Operating Company By:

General Partner Its:

By: Name: b

TRADEMARK

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