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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	05/28/2006

CONVEYING PARTY DATA

Name	Formerly Execution Da		Entity Type	
Emmpak Foods, Inc.		05/24/2006	CORPORATION: WISCONSIN	

RECEIVING PARTY DATA

Name:	Cargill Meat Solutions Corporation
Street Address:	151 N. Main
City:	Wichita
State/Country:	KANSAS
Postal Code:	67202
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 2

Property Type Number		Word Mark	
Serial Number:	76370105	TNT THICK 'N TENDER BURGER	
Registration Number:	2189654	TNT THICK 'N TENDER	

CORRESPONDENCE DATA

Fax Number: (952)404-6367

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

Phone: 952-742-6334

Email: trademark_docketing@cargill.com

Correspondent Name: Carrie L. Johnson
Address Line 1: PO Box 5624

Address Line 2: Law Department - MS 24

Address Line 4: Minneapolis, MINNESOTA 55440

Signature: /Susan Swartz/	

TRADEMARK

REEL: 003695 FRAME: 0902

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Date:	01/14/2008
Total Attachments: 7	
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MAY 2 4 2006

Sec. 179.77, WISCONSIDERARTMENT OF FINANCIAL INSTITUTIONS 181.1105, and DFI DEPARTMENT OF FINANCIAL INSTITUTIONS 183.1204 Wis. Stats.



ARTICLES OF MERGER

Company N	ame:	
Emmpak Foods	, Inc.	
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of Wisconsin (state or country)
Company Na	me:	
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of
	The state of the s	(state or country)
Schedule mo	re non-surviving parties as an additional page.	STATE OF WISCONSIN FILED
2. Surviving		MAY 2.5.2006
Company Na	me:	
Cargill Meat Solutions Corporation		DEPARTMENT OF FUNDANCIAL INSTITUTIONS
ndicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of Delaware (state or country)

FILING FEE - \$150.00

DFI/CORP/2000(R10/05)

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ARTICLES OF MERGER

merger in the manner 180.1103, 180.1104, CONTINGENCY STATE nonstock corporation that is a party to the maccordance with ss. 1 the members or the beautiful or the approval of sufficient vote of the number of	required by the laws applicated in the surviving entity. The Surviving entity. The Plan of Merger includes a surviving the manner requires and 183 pard, if the approval of such freembers is not required, and the board.	was approved by each entity the able to each entity, and in accordance of this merger is a domestic or ded in this document was approved by the laws applicable to each person is required under s. 181 and the Plan of Merger was applicablers to approve the Plan of	r foreign red by ean entity, a reson oth .1103(2) roved by	ach entity and in er than (c).	* · · · · · · · · · · · · · · · · · · ·
Membership Class	Number of Memberships	Number of Votes Entitled to	For	Against	•
	Outstanding	be Cast	************		•
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(Append or attach tr	e PLAN OF MERGER. Op	otional <u>Plan of Merger</u> template o	n Pages	3 4 & 5)	e e
4. (OPTIONAL) Effect	tive Date and Time of Merg	er		, Andrews	•
(An effective date decidence delivered to the department of the department of the decidence	ared under this article may ment for filing, nor more the he effective date and time v	ctive on May 28, 2006 (date) at 12:0 not be earlier than the date the can 90 days after its delivery. If not libe determined by ss. 179,110 the surviving domestic entity.)	documen o effectiv	<u>re date</u>	
5. Executed on <u>M</u> by the surviving entity the merger.	au 34,3006 (date) on-behalf of all parties to	Willia A Breker		ATE OF WISCONSIN	
n danie (1973 kantana ska a siste	at the manage managetters	(Signature)		1AY 2 5 2006	j.
mark (X) below the title the document.	of the person executing			DEPARTMENT OF	
		William A. Buckner, President		ancial institution	\$
For a limited partners	-	(Printed Name)		
Title: General Part	rer	For a corporation			
For a limited liability Title: Member OR		Title: President OR Second Sec			
This document was dr	afted by: Isnot Higgins (Name the indi	vidual who drafted the documen	t)		
ν.					

Sec. 179.77, 180.1101(2), 181.1101(2), and 183.1203(2) Wis. Stats.

(TEMPLATE)

State of Wisconsin
DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Corporate & Consumer Services

PLAN OF MERGER

-	FILE	SCONSIN	: inneg
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	Marian		a or charle

1. Non-Sun	/iving Parties to the Merger:	FINANCIAL INCTITUTES
Company Na	ame:	
Enmpak Foods,	Inc.	
Indicate (X) Entity Type	Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.) Nonstock Corporation (Ch. 181, Wis. Stats.) Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of Wisconsin (state or country)
Company Na	ime:	
Indicate (X) Entity Type	Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.) Nonstock Corporation (Ch. 181, Wis. Stats.)	Organized under the laws of
	Limited Liability Company (Ch. 183, Wis. Stats.)	(state or country)
Schedule mo	re non-surviving parties as an additional page.	
2. Surviving	j Entity:	
Company Na	пе:	
Cargill Meat So	lutions Corporation	
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of Delaware (state or country)

DFI/CORP/2000(R10/05)

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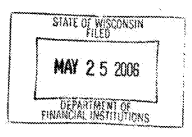
PLAN OF MERGER (TEMPLATE, Contd)

The manner and basis merger into shares, intere other business entity or in	ests, obligations or a	other securities (of the surviving	ly that is a par g business ent	ty to the lity or any
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M					
4. The terms and condition	ns of the merger,	***************************************	***************************************		

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		000000000000000000000000000000000000000	***		
5. Other provisions the pa	rties to the merger	may elect to incl	ude relating to	o the merger.	
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The articles of incorpora entity is amended as follow	ation or other simila /s:	er governing doc	ument of the s	urviving dome	stic
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AGREEMENT OF MERGER

AGREEMENT OF MERGER, dated this 23rd day of May, 2006, pursuant to Section 252 of the General Corporation Law of the State of Delaware, between Cargill Meat Solutions Corporation, a Delaware corporation and Emmpak Foods, Inc., a Wisconsin corporation.

WITNESSETH that:

WHEREAS, all of the constituent corporations desire to merge into a single corporation; and

NOW, THEREFORE, the corporations, parties to this Agreement, in consideration of the mutual covenants, agreements and provisions hereinafter contained, do hereby prescribe the terms and conditions of said merger and mode of carrying the same into effect as follows:

FIRST: Emmpak Foods, Inc., hereby is merged into Cargill Meat Solutions Corporation, which shall be the surviving corporation.

SECOND: The Amended and Restated Certificate of Incorporation of Cargill Meat Solutions Corporation, as heretofore amended and is in effect on the date of the merger provided for in this Agreement, shall continue in full force and effect as the Amended and Restated Certificate of Incorporation of the corporation surviving this merger.

THIRD: The authorized capital stock of each foreign corporation which is a party to the merger is as follows:

Corporation

Class

Number of Shares

Par value per share \$.01

Emmpak Foods, Inc.

Common

200,000

FOURTH: The manner of converting the outstanding shares of the capital stock of each of the constituent corporations into shares or other securities of the surviving corporation shall be as follows:

- (a) Each share of common stock of the surviving corporation, which shall be issued and outstanding on the effective date of this Agreement, shall remain issued and outstanding.
- (b) Each share of common stock of the merged corporation which shall be outstanding on the effective date of this Agreement, all rights in respect thereto shall

#969582

forthwith be changed and converted into one share of common stock of the surviving corporation.

(c) After the effective date of this Agreement, 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 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 of cancelled and said registered owner shall be entitled to the number of common shares of the surviving corporation on the basis provided herein.

FIFTH: The terms and conditions of the merger are as follows:

- (a) The by-laws of the surviving corporation as they shall exist on the effective date of this Agreement shall be and remain the by-laws of the surviving corporation until the same shall be altered, amended and repealed as therein provided.
- (b) The directors and officers of the surviving corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.
 - (c) This merger shall become effective on May 28, 2006.
- (d) Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of the merged corporation shall be transferred to, vested in and devolve upon the surviving corporation without further act or deed and all property, rights, and every other interest of the surviving corporation and the merged corporation shall be as effectively the property of the surviving corporation as they were of the surviving corporation and the merged corporation respectively. The merged corporation hereby agraes from time to time, as and when requested by the surviving corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the surviving corporation may deem to be necessary or desirable in order to vest in and confirm to the surviving corporation title to and possession of any property of the merged corporation acquired or to be acquired by reason of or as a result of the merger herein provided for and otherwise to carry out the intent and purposes hereof and the proper officers and directors of the merged corporation and the proper officers and directors of the surviving corporation are fully authorized in the name of the merged corporation or otherwise to take any and all such action.

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SIXTH: The transactions contemplated by this Agreement are intended to qualify as a complete liquidation of Emmpak Foods, Inc. pursuant to Section 332(a) of the Internal Revenue Code and the applicable Treasury Regulations (including Treasury Regulation Section 1.332-2(d)) and corresponding provisions of state Income tax law.

IN WITNESS WHEREOF, the parties to this Agreement, pursuant to the approval and authority duly given by resolutions adopted by their respective Boards of Directors have caused these presents to be executed by the Chief Executive Officer and /or Chairman of the Board of each party hereto as the respective act, deed and agreement of said corporations on this 23rd day of May, 2006.

Emmpak Foods, Inc.

By: Lew A. Suckner, Chief Executive Officer

Cargill Meat Solutions Corporation

By: William A. Buckner, Chairman of the

Board

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MAY 2.5 2006

DEPARTMENT OF FINANCIAL INSTITUTIONS

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TRADEMARK REEL: 003695 FRAME: 0910

RECORDED: 01/14/2008