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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/30/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Guest Supply, Inc.		109/30/2005	CORPORATION: NEW JERSEY

RECEIVING PARTY DATA

Name:	Guest Supply, Inc.	
Street Address:	4301 US Highway 1	
City:	Monmouth Junction	
State/Country:	NEW JERSEY	
Postal Code:	08852	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	77317161	GUEST SUPPLY

CORRESPONDENCE DATA

Fax Number: (912)236-3003

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

Phone: 912-236-3001

Email: nbelzer@belzerlaw.com

Correspondent Name: Nathan C. Belzer Address Line 1: 2905 Bull Street

Address Line 4: Savannah, GEORGIA 31405

NAME OF SUBMITTER:	Nathan C. Belzer
Signature:	/Nathan C. Belzer/
Date:	03/28/2008

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Total Attachments: 4

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CERTIFICATE OF MERGER

OF

GUEST SUPPLY, INC. a New Jersey Corporation (NJ ID No. 0100098709)

INTO

GUEST SUPPLY, INC. a Delaware Corporation

FILED

OCT 3 2005

STATE TREASURER

To: The Division of Revenue
Department of the Treasury
State of New Jersey

Pursuant to the provisions of Title 14A of the New Jersey Statutes Annotated, the undersigned corporations hereby execute the following Certificate of Merger.

ARTICLE ONE

Guest Supply, Inc., a corporation organized and existing under the laws of the State of New Jersey ("Guest Supply, Inc. (NJ)"), shall be merged into Guest Supply, Inc., a corporation organized and existing under the laws of the State of Delaware ("Guest Supply, Inc. (DE)"), which is hereinafter designated as the surviving corporation. The address of the surviving entity's registered office and the name of its resident agent at such address shall continue to be the same as prior to the effectiveness of the merger.

Guest Supply, Inc. (DE) hereby agrees that (1) it may be served with process in New Jersey in any action, suit or proceeding for the enforcement of any obligation of any domestic or foreign corporation, previously amenable to suit in New Jersey, which is a party to this merger, and in any proceeding for the enforcement of the rights of a dissenting shareholder or any such domestic corporation against the surviving corporation, (2) irrevocably appoints the New Jersey Treasurer as its agent to accept service of process in any such action, suit, or proceeding which shall be forwarded to the surviving corporation at 1390 Enclave Parkway, Houston, Texas 77077, and (3) agrees that it will promptly pay to the dissenting shareholders of any such domestic corporation the amount, if any, to which they shall be entitled under the provisions of Title 14A.

Guest Supply, Inc. (DE) is a wholly-owned subsidiary of Guest Supply, Inc. (NJ).

The total authorized capital stock of the surviving corporation shall be 1,000 shares of common stock, \$0.01 par value per share, no series designated.

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ARTICLE TWO

The laws of Delaware permit such merger and the applicable provisions of the laws of Delaware have been, or upon compliance with filing and recording requirements will have been, complied with.

ARTICLE THREE

The Plan and Agreement of Merger attached as Exhibit A hereto was approved by each of the undersigned corporations in the manner prescribed by the New Jersey Business Corporation Act.

ARTICLE FOUR

The sole shareholder of each corporation has adopted the Plan and Agreement of Merger by written consent of the sole shareholder without a meeting. The date of approval by the sole shareholder of each corporation is:

Guest Supply, Inc. (NJ) Guest Supply, Inc. (DE) September <u>30</u>, 2005 September 30, 2005

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IN WITNESS WHEREOF each of the undersigned corporations has caused this Certificate of Merger to be executed in its name as of the 30 day of September, 2005.

> GUEST SUPPLY, INC., a New Jersey Corporation

Name:

GUEST SUPPLY, INC., a Delaware Corporation

Name:

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TRADEMARK REEL: 003748 FRAME: 0296 become subject to all the debts and liabilities of Parent to the extent such entity was subject to such debts and liabilities.

- The Bylaws of the Surviving Entity shall, upon the merger becoming effective, be the Bylaws of GSIDE as in effect immediately prior to the effective date of the merger and without any further changes therein until the same shall be altered, amended, or repealed or until new Bylaws are adopted as provided therein and by law.
- 4. The names and addresses of the persons who shall constitute the Directors and officers of the Surviving Entity are those names and addresses of the persons who constitute the Directors and officers, respectively, of GSIDE immediately prior to the effective date of the merger.
- 5. Without any action on the part of each of GSINJ and GSIDE or SYSCO, the outstanding shares of each of GSINJ and GSIDE shall be converted, exchanged or cancelled as follows:
- (a) Outstanding Shares of Stock of GSINJ: The 1,000 shares of common stock, \$0.01 par value per share, of GSINJ that are issued and outstanding on the effective date of the merger, which shares are all held by SYSCO, shall together and in the aggregate be automatically cancelled, and SYSCO shall be entitled to receive the pro-rata issuance of shares of GSIDE.
- (b) Outstanding Shares of Stock of GSIDE: The 1,000 shares of common stock of GSIDE that are issued and outstanding on the effective date of the merger, which shares are all held by GSINJ, shall together and in the aggregate be automatically cancelled, and 1,000 shares of GSIDE shall be issued to SYSCO as pro-rata issuance of shares, which shares of GSIDE shall continue to be issued, outstanding, fully paid and non-assessable.
- 6. This Agreement and Plan of Merger shall be submitted to the respective sole owners of the parties hereto for their approval in the manner provided by the applicable laws of the State of Delaware and the State of New Jersey. After approval thereof by the sole owners of such entities in the manner provided by the applicable laws, all required documents shall be executed, filed and recorded and all required acts shall be done in order to accomplish the merger under the provisions of the applicable laws.
- 7. This Agreement and Plan of Merger may be terminated and abandoned by action of the Board of Directors of each of GSINJ or GSIDE at any time prior to the filing and recording of all required documents under the laws of the State of Delaware and the State of New Jersey, whether before or after approval by the respective sole owners of the parties hereto.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Merger to be duly executed by their respective officers effective on and as of the date above written.

GUEST SUPPLY, INC., a New Jersey corporation

Name:

Title:

GUEST SUPPLY, INC., a Delaware corporation

Name:

Title:_

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TRADEMARK REEL: 003748 FRAME: 0298

RECORDED: 03/28/2008