### TRADEMARK ASSIGNMENT

### Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/1996

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
L&P Property Management Company		12/23/1996	CORPORATION: ILLINOIS

### **RECEIVING PARTY DATA**

Name:	L&P/PMC-2, INC.
Street Address:	4095 Firestone Blvd.
City:	South Gate
State/Country:	CALIFORNIA
Postal Code:	90280
Entity Type:	CORPORATION: DELAWARE

### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1534354	FUTRA

### **CORRESPONDENCE DATA**

Fax Number: (312)222-0818

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

Phone: 312-222-0800

Email: chiipdocket@michaelbest.com

Correspondent Name: Michael Best & Friedrich LLP

Address Line 1: 180 N. Stetson Avenue

Address Line 2: Suite 2000

Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	205392-0010
NAME OF SUBMITTER:	Martin L. Stern

TRADEMARK REEL: 003968 FRAME: 0418 OF \$40.00 1534354

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Signature:	/martin I. stern/
Date:	04/07/2009
Total Attachments: 11 source=C0930456#page1.tif source=C0930456#page2.tif source=C0930456#page3.tif source=C0930456#page4.tif source=C0930456#page5.tif source=C0930456#page6.tif source=C0930456#page7.tif	
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## State of Delaware

# 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 MERGER, WHICH MERGES:

"L&P PROPERTY MANAGEMENT COMPANY", A ILLINOIS CORPORATION,
WITH AND INTO "L&P/PMC-2, INC." UNDER THE NAME OF "L&P
PROPERTY MANAGEMENT COMPANY", A CORPORATION ORGANIZED AND
EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED
AND FILED IN THIS OFFICE THE TWENTY-FOURTH DAY OF DECEMBER, A.D.
1996, AT 10 O'CLOCK A.M.

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



Edward J. Freel, Secretary of State

**AUTHENTICATION:** 

8292527

DATE:

TRADEMÂRK<sup>7</sup> REEL: 003968 FRAME: 0420

### CERTIFICATE OF MERGER

OF

### L&P PROPERTY MANAGEMENT COMPANY

INTO

### L&P/PMC-2, INC.

The undersigned corporation, L&P/PMC-2, Inc.,

DOES HEREBY CERTIFY THAT:

FIRST: The constituent business corporations participating in the merger herein certified are L&P Property Management Company, which is incorporated under the laws of the State of Illinois, and L&P/PMC-2. Inc., which is incorporated under the laws of the State of Delaware.

SECOND: An Agreement and Plan of Merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of section 252 of the General Corporation Law of Delaware.

THIRD: The name of the surviving corporation of the merger is L&P/PMC-2, Inc., which shall hereinwith be changed to L&P Property Management Company, a Delaware corporation.

FOURTH: The amendments or changes in the Certificate of Incorporation of L&P/PMC-2, Inc., a

Delaware corporation, which is the surviving corporation, that are to effected by the merger are as follows:

Article 1 is hereby amended to read as follows:

"The name of the Corporation is L&P Property Management Company."

FIFTH: The executed Agreement and Plan of Merger is on file at the principle place of business of the surviving corporation, the address of which is 4095 Firestone Blvd., South Gate, CA, 90280.

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

SEVENTH: The authorized capital stock of L&P Property Management Company, an Illinois corporation, which is the only constituent corporation which is not a corporation of Delaware consists of 3,000 shares of common stock, \$1.00 par value.

EIGTH: This Certificate of Merger shall be effective on December 31, 1996.

Dated: December 23<sup>eo</sup>, 1996.

L&P/PMC-2, INC.

Frnest C lett Vige Pregiden

3~subsidiaries/lppmc/certificate of merger

File Number

97011492

DEPT-01 RECORDING

\$37.00

T40011 TRAN 4954 01/07/97 09:56:00 49588 # KP #-97-011492

COOK COUNTY RECORDER

# State of Illinois Office of The Secretary of State

Whereas.

ARTICLES OF MERGER OF L&P/PMC-2, INC.

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

37011492

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be

affixed the Great Seal of the State of Illinois, at the City of Springfield, this DECEMBER A.D. 19 day of and of the Independence of the United States the two

21ST

hundred and

Secretary of State

TRADEMARK REEL: 003968 FRAME: 0423

C-212.2

Form **BCA-11.25** ARTICLES OF MERGER File # 5653 - 592 -6 CONSOLIDATION OR EXCHANGE (Rev. Jan. 1995) George H. Ryan SUBMIT IN DUPLICATE Secretary of State Department of Business Services Springfield, IL 62756 This space for use by Telephone (217) 782-6961 Secretary of State / DO NOT SEND CASH! Remit payment in check or money DEC 26 1996 order, payable to "Secretary of State." Filing Fee Filing Fee is \$100, but if merger or GEORGE H. RYAN consolidation of more than 2 corpo-Approved rations, \$50 for each additional cor-SECRETARY OF STATE poration. Cmerge consolidate , and the state or country of their incorporation: Names of the corporations proposing to exchange shares Corporation File No. State or Country Name of Corporation Of Incorporation Delaware L&P/PMC-2, Inc. D5653-592-6 Illinois L&P Property Management Company The laws of the state or country under which each corporation is incorporated permit such merger, consolidation or 2. exchange.

3. Name of the (a)

(surviving) new acquiring

corporation:

L&P/PMC-2, Inc.

it shall be governed by the laws of:

General Corporation Law of the State of Delaware

\_merger

Plan of consolidation is as follows:

See Attached

exchange

If not sufficient space to cover this point, add one or more sheets of this size.





DEC 26 1996

SECRETARY PASE REEL: 003968 FRAME: 0424 merger

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

(The following items are not applicable to mergers under  $\S11.30-90\%$  owned subsidiary provisions. See Article 7.)

(Only "X" one box for each 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.

(§ 11.20)

By written consent of the shareholders having not less 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 (§ 11.220)

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

Name of Corporation		· · · · · · · · · ·-
L&P/PMC-2, Inc.		松
L&P Property Management Company		₩ /

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.



REEL: 003968 FRAME: 0426

	Total Number	of Shares	5	Number of Shar	es of Each Class
	Outstan	ding		Owned Imme	diately Prior to
N	ame of Corporation of Each	Class		Merger by the Pa	arent Corporation
					····
			<del></del> -		
b.	(Not applicable to 100% owned subsidaries)				
	The date of mailing a copy of the plan of merger and no	tice of the	right to disse	nt to the sharehold	lers of each merging
	subsidiary corporation was				
	Was written consent for the merger or written waiver of			e holders of all the	outstanding shares
	of all subsidiary corporations received?	] Yes	☐ No		
	(If the answer is "No," the duplicate copies of the Artic	les of Me	rger may not	be delivered to the	e Secretary of State
	until after 30 days following the mailing of a copy of the shareholders of each merging subsidiary corporates		f merger and	of the notice of th	e right to dissent to
	the shareholders of each merging subsidiary corpora	uon.)			
8. The	undersigned corporations have caused these articles	to be sign	ed by their d	بنائكم لممستحمان بمييان	
affirms, un		DC C.g	ca by then a	uly authorized offic	cers, each of whom
,	der penalties of perjury, that the facts stated herein a	re true. (A	Il signatures	must be in BLAC	cers, each of whom CK INK.)
,	der penalties of perjury, that the facts stated herein a	re true. (A	All signatures	must be in <u>BLAC</u>	cers, each of whom CK INK.)
	December 19 ,19 96	re true. (A	II signatures	must be in <u>BLAC</u> 2, Inc.	<u>:K INK</u> .)
		re true. (A	II signatures	must be in BLAC	<u>:K INK</u> .)
Dated		re true. (A	L&P/PMC-2 (Exa	must be in BLAC  2, Inc.  ct Name of Corpo	oration)
Dated		re true. (A	L&P/PMC-2 (Exa (Signature	nust be in BLAC  2, Inc.  of Name of Corpo  of President or Via	ck INK.)  pration)  ce President)
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Dated	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)	re true. (A	L&P/PMC-2 (Exa (Signature	nust be in BLAC  2, Inc.  of Name of Corpo  of President or Via	eration)  ce President) esident
Dated	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)  Sheri L. Bradshaw, Assistant Secretary	by	L&P/PMC-2 (Exa (Signature rnest C. (Type	must be in BLAC  2, Inc.  of President or Vice  Jett, Vice President	ck INK.)  pration)  ce President)  esident  nd Title)
Dated	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)  Sheri L. Bradshaw, Assistant Secretary  (Type or Print Name and Title)	by	L&P/PMC-2 (Exa (Signature rnest C. (Type	nust be in BLAC  2, Inc.  of Name of Corpo  of President or Vice  lett, Vice President or Print Name and	cration)  ce President) esident  nd Title)  Company
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Dated	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)  Sheri L. Bradshaw, Assistant Secretary  (Type or Print Name and Title)  December 19 96	by	L&P/PMC-2 (Exa (Signature rnest C. (Type	enust be in BLAC  Inc.  of President or Vice  Dett, Vice President or Vice  or Print Name and  ty Management	eration)  ce President) esident  d Title)  Company eration)
Dated	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)  Sheri L. Bradshaw, Assistant Secretary  (Type or Print Name and Title)  December 19 96  (Signature of Secretary or Assistant Secretary)	by	L&P/PMC-2 (Exa (Signature rnest C. (Type &P Proper) (Exa (Signature	of President or Vice President	eration)  ce President) esident  d Title)  Company eration)
Dated	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)  Sheri L. Bradshaw, Assistant Secretary  (Type or Print Name and Title)  December 19 95  (Signature of Secretary or Assistant Secretary)  Morton J. Haberman, Secretary	by	L&P/PMC-2 (Exa (Signature rnest C. (Type &P Proper) (Exa (Signature r Filizet	must be in BLAC  2, Inc.  of President or Vice  President Name and  ty Management  of Name of Corpo	ce President) ce President esident company eration) ce President)
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Dated  Dated attested by	December 19 ,19 96  (Signature of Secretary or Assistant Secretary)  Sheri L. Bradshaw, Assistant Secretary  (Type or Print Name and Title)  December 19 95  (Signature of Secretary or Assistant Secretary)  (Signature of Secretary or Assistant Secretary)  Morton 1 Haberman, Secretary  (Type or Print Name and Title)  ,19	by	L&P/PMC-2 (Exa (Signature rnest C. (Type &P Proper) (Exa (Signature r Filizet (Type (Exa	et Name of Corpo  of President or Vice  of P	ce President) ce President es i dent company eration) ce President) ce President) ce President)

C-195.4

(Complete this item if reporting a merger under § 11.30—90% owned subsidiary provisions.)

### AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER, dated as of the 23<sup>2D</sup> day of December, 1996, pursuant to Section 252 of the General Corporation Law of Delaware, between L&P/PMC-2, Inc., a Delaware corporation and L&P Property Management Company, an Illinois 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: L&P/PMC-2, Inc. hereby merges into itself L&P Property Management Company and said L&P Property Management Company shall be and hereby is merged into L&P/PMC-2, Inc., which shall be the surviving corporation.

SECOND: The Certificate of Incorporation of L&P/PMC-2, Inc., is amended as follows:

Article 1 is hereby amended to read as follows:

"The name of Corporation is L&P Property Management Company."

THIRD: The manner of converting the outstanding shares of the capital stock of each of the constituent corporations into the 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 merger, and all rights in respect thereof shall forthwith be canceled and no shares of the

surviving corporation shall be issued in exchange thereof. All of the issued shares of both corporations participating in the merger are owned by Leggett & Platt, FOURTH: The terms and conditions of the merger are as follows: Incorporated in identical proportion:

(a) The bylaws of the merged corporation as they shall exist on the effective date of this merger shall be and remain the bylaws of the surviving corporation until the same shall be altered, amended or 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 December 31, 1996.
- (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 agrees 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 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 interest and purposes hereof and the proper officers and directors of the merged corporation and the proper officers and directors of the surviving corporation or otherwise to take any and all such action.

FIFTH: Anything herein or elsewhere to the contrary notwithstanding, this Agreement may be terminated and abondoned by the Board of Directors of any constituent corporation at any time prior to the date of filing the Agreement with the Secretary of State, provided that an amendment made subsequent to the adoption of the Agreement by the stockholders of any constituent corporation shall not (1) alter or change the amount or kind of shares, securities, cash, property and/or rights to be received in exchange for or on conversion of all or any of the shares of any class or series thereof of such constituent corporation, (2) alter or change any term of the Certificate of Incorporation of the surviving corporation to be effected by the merger, or (3) alter or change any of the terms and conditions of the Agreement if such alteration or change would adversely affect the holders of any class or series thereof of such constituent corporation.

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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 Vice President of each party hereto as the respective act, deed and agreement of each of said corporations, on this 32320 day of December, 1996.

L&P/PMC-2, INC.

Ernest C. Jett, Vice President

L&P PROPERTY MANAGEMENT COMPANY

Enrest C. Jett, Vice President

7022433



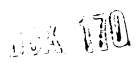
The way may pour prince to

I. Sheri L. Bradshaw, Assistant Secretary of L&P/PMC-2, Inc., a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such Assistant Secretary, that the Agreement and Plan of Merger to which this Certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of L&P Property Management Company, a corporation of the State of Illinois, was duly adopted pursuant to Section 228 of the General Corporation Law of Delaware by the written consent of the sole stockholder of the capital stock of the corporation, and which Agreement and Plan of Merger was thereby adopted as the act of the stockholders of said L&P/PMC-2, Inc., and duly adopted agreement and act of the said corporation.

WITNESS my hand on this 23<sup>4</sup> day of December, 1996.

Sheri-L. Bradshaw, Assistant, Secretary

7011192



3-subsidiaries/lppme/secretary certificate

TRADEMARK
REEL: 003968 FRAME: 0430

**RECORDED: 04/07/2009**