

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/27/2009

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Aspen Pet Products Holdings, Inc.		06/25/2009	CORPORATION: DELAWARE

**RECEIVING PARTY DATA**

Name:	Doskocil Manufacturing Company, Inc.
Street Address:	4209 Barnett, Building A
City:	Arlington
State/Country:	TEXAS
Postal Code:	76017
Entity Type:	CORPORATION: TEXAS

**PROPERTY NUMBERS Total: 60**

Property Type	Number	Word Mark
Serial Number:	74064945	CRAZY CIRCLE
Serial Number:	74133633	ULTRA CLUMP
Serial Number:	74176542	VOLCANITE
Serial Number:	74239264	BOODABOX
Serial Number:	74354791	BOODA BONE
Serial Number:	74439647	LOOK
Serial Number:	74675015	BALL A BOUT
Serial Number:	75173934	ASPEN PET
Serial Number:	75483659	BOODA
Serial Number:	75554802	FRESH 'N FLOSS
Serial Number:	76144665	WALKABOUT
Serial Number:	76229911	EASYTURN
Serial Number:	76230065	BOODA DOME

CH \$1515.00 74064945

**900138740**

**TRADEMARK  
 REEL: 004025 FRAME: 0010**

Serial Number:	76242783	CIDER MILL
Serial Number:	76242796	WAY TO GO!
Serial Number:	76242848	CIDER MILL
Serial Number:	76355555	QUIRKIES
Serial Number:	76365184	DOUBLE CHEW
Serial Number:	76384492	SQUATTERS
Serial Number:	77009303	DAZZLING DOGGIE
Serial Number:	77059922	TANK CRASHERS
Serial Number:	77071899	GO GET IT!
Serial Number:	77075852	SWIFTScoop
Serial Number:	77130659	CATTLEMEN'S BEST
Serial Number:	77157548	CRINKLE CRITTERS
Serial Number:	77265277	BOODA BONE
Serial Number:	77276657	BOODA
Serial Number:	77310100	ARCTIC BONE
Serial Number:	77310108	ARCTIC POP
Serial Number:	77367943	BOODASTRINGERZ
Serial Number:	77408409	CATZILLA
Serial Number:	77408904	TAKE TWO!
Serial Number:	77474444	DOGZILLA
Serial Number:	77549707	PETZILLA
Serial Number:	77681464	PUPZILLA
Serial Number:	78209082	HANDCRAFTED WITH USA HIDES SINCE 1963
Serial Number:	78302968	SMACKLEPUFFS
Serial Number:	78343761	KITTY KLEAN
Serial Number:	78368969	NUMMIES
Serial Number:	78471127	GOOGLES
Serial Number:	78496506	ORIGINAL VELVET
Serial Number:	78496509	VELVET BIMPLE
Serial Number:	78496513	VELVET CASHMERE
Serial Number:	78496516	VELVET DENTAL BRITE
Serial Number:	78496517	VELVET FRESH 'N BRITE
Serial Number:	78496523	VELVET GNARLY
Serial Number:	78496528	VELVET KNOBBY
Serial Number:	78545406	TURBODISC

**TRADEMARK**  
**REEL: 004025 FRAME: 0011**

Serial Number:	78630356	SMARTPADS
Serial Number:	78630393	TRIPLE PLAY
Serial Number:	78630411	DINO DOTS
Serial Number:	78650898	MIGHTY LINK
Serial Number:	78669649	COMFORT CHAIN
Serial Number:	78669700	DOGGONE SONGS
Serial Number:	78735593	TUFF PLUSH
Serial Number:	78797210	THE REEF
Serial Number:	78853291	DOGZILLA
Serial Number:	78915987	STAY!
Serial Number:	78947456	ASPEN GOLD
Serial Number:	78948127	EASY HITCH

**CORRESPONDENCE DATA**

Fax Number: (303)629-3450  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: 303-629-3400  
Email: johnson.marilyn@dorsey.com  
Correspondent Name: Dorsey & Whitney LLP  
Address Line 1: 370 Seventeenth Street, Suite 4700  
Address Line 2: IP Department  
Address Line 4: Denver, COLORADO 80202-5647

ATTORNEY DOCKET NUMBER:	M13291US ~ 455059-302
NAME OF SUBMITTER:	Charlene M. Krogh
Signature:	/CMK 2112/
Date:	07/16/2009

Total Attachments: 3  
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## Office of the Secretary of State

### CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that a filing instrument merging

Aspen Pet Products Holdings, Inc.  
Foreign For-Profit Corporation  
Delaware, USA  
[Entity not of Record, Filing Number Not Available]

Into

DOSKOCIL MANUFACTURING COMPANY, INC.  
Domestic For-Profit Corporation  
[File Number: 24780500]

has been received in this office and has been found to conform to law.

Accordingly, the undersigned, as Secretary of State, and by the virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing the acceptance and filing of the merger on the date shown below.

Dated: 06/26/2009

Effective: 06/27/2009



A handwritten signature in black ink, appearing to read "Hope Andrade".

Hope Andrade  
Secretary of State

**ARTICLES OF MERGER**

**OF**

**Corporations Section**

**ASPEN PET PRODUCTS HOLDINGS, INC.**  
**(a Delaware Corporation)**

**WITH AND INTO**

**DOSKOCIL MANUFACTURING COMPANY, INC.**  
**(a Texas corporation)**

Pursuant to the provisions of Article 5.04 of the Texas Business Corporation Act (the "TBCA"), the undersigned entities adopt the following Articles of Merger.

An Agreement and Plan of Merger (the "Plan of Merger") has been adopted and approved in accordance with the provisions of Article 5.03 of the TBCA providing for the merger of Aspen Pet Products Holdings, Inc., a Delaware corporation, with and into Dorskocil Manufacturing Company, Inc., a Texas corporation, with Dorskocil Manufacturing Company, Inc. being the surviving entity (the "Surviving Entity").

1. The names of the entities participating in the merger, the States under the laws of which they are respectively organized and their form of organization are as follows:

<u>Entity</u>	<u>State</u>	<u>Form</u>
Aspen Pet Products Holdings, Inc.	Delaware	Corporation
Dorskocil Manufacturing Company, Inc.	Texas	Corporation

2. The Plan of Merger was duly approved by the Board of Directors of Dorskocil Manufacturing Company, Inc. Approval by shareholders of Dorskocil Manufacturing Company, Inc. is not required pursuant to Article 5.03G of the TBCA.

3. Notwithstanding the date that these Articles of Merger are accepted for filing with the Secretary of State of the State of Texas, these Articles of Merger shall be effective June 27, 2009.

4. The executed Plan of Merger is on file at the principal place of business of the Surviving Entity, located at 4209 Barnett, Building A, Arlington, Texas, 76017.

5. The approval of the Plan of Merger and performance of its terms by Aspen Pet Products Holdings, Inc. was duly authorized by all action required by the laws of Delaware under which it is organized and by its constituent documents.

6. The Surviving Entity will be responsible for the payment of all fees and franchise taxes of the merged entities and will be obligated to pay such fees and franchise taxes if the same are not timely paid.

7. A copy of the Plan of Merger will be furnished by the Surviving Entity on written request and without cost, to any shareholder of Doskocil Manufacturing Company, Inc. or any Aspen Pet Products Holdings, Inc.

8. No amendments to the Articles of Incorporation of the Surviving Entity will be effected by the merger.

25<sup>th</sup> IN WITNESS WHEREOF, these Articles of Merger have been duly executed as of the day of June, 2009.

**DOSKOCIL MANUFACTURING  
COMPANY, INC.**

By: \_\_\_\_\_

  
Larry E. Rembold,  
Chief Executive Officer

**ASPEN PET PRODUCTS HOLDINGS,  
INC.**

By: \_\_\_\_\_

  
Larry E. Rembold,  
Chief Executive Officer