TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Alcan Inc.		01/01/2008	CORPORATION: CANADA

RECEIVING PARTY DATA

Name:	Rio Tinto Canada Holding Inc	
Street Address:	1188 Sherbrooke Street West	
City:	Montreal, Quebec	
State/Country:	CANADA	
Postal Code:	H3A 3G2	
Entity Type:	CORPORATION: CANADA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1571672	ALSCAN

CORRESPONDENCE DATA

Fax Number: (301)972-0370

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

Phone: 518-280-8924

Email: trademarks@eitangroup.com
Correspondent Name: Eitan Mehulal Law Group
Address Line 1: 18106 Kitchen House Court

Address Line 2: c/o Edna Eisemann

Address Line 4: Germantown, MARYLAND 20874

ATTORNEY DOCKET NUMBER: T-9449-09-US

DOMESTIC REPRESENTATIVE

Name:

TRADEMARK REEL: 004094 FRAME: 0436 15/16/2

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Address Line 1: Address Line 2: Address Line 3: Address Line 4:	
NAME OF SUBMITTER:	A. Tally Eitan
Signature:	/te/
Date:	11/11/2009
Total Attachments: 9 source=MERGER ALCAN INC to RIO TINT	O HOLDING ALCAN INC#page2.tif O HOLDING ALCAN INC#page3.tif O HOLDING ALCAN INC#page4.tif O HOLDING ALCAN INC#page5.tif O HOLDING ALCAN INC#page5.tif O HOLDING ALCAN INC#page6.tif O HOLDING ALCAN INC#page7.tif O HOLDING ALCAN INC#page8.tif

Certificate of Amalgamation

Certificat de fusion

Canada Business Corporations Act

Loi canadienne sur les sociétés par actions

RIO TINTO CANADA HOLDING INC.

446274-2

Name of corporation-Dénomination de la société

Corporation number-Numéro de la société

I hereby certify that the above-named corporation resulted from an amalgamation, under section 185 of the *Canada Business Corporations Act*, of the corporations set out in the attached articles of amalgamation.

Je certifie que la société susmentionnée est issue d'une fusion, en vertu de l'article 185 de la *Loi canadienne sur les sociétés par actions*, des sociétés dont les dénominations apparaissent dans les statuts de fusion ci-joints.

Richard G. Shaw Director - Directeur January 1, 2008 / le 1 janvier 2008

Date of Amalgamation - Date de fusion

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Industry Canada Industrie Canada

Canada Business Loi canadienne sur les Corporations Act sociétés par actions

FORM 9 ARTICLES OF AMALGAMATION (SECTION 185)

FORMULAIRE 9 STATUTS DE FUSION (ARTICLE 185)

		WELLER TO THE TOTAL PROPERTY OF THE TOTAL PR			
1 Name of the Amalgamated Corporation RIO TINTO CANADA HOLDING INC.		Dénomination sociale de	la société issue d	e la fusion	
110 11110 01111111111111111111111111111					
2 The province or territory in Canada where the to be situated	registered office is	La province ou le territoi	ire au Canada où s	e situera le siège s	ocial
Quebec					
3 The classes and any maximum number of sha	res that the	Catégories et tout no	mbre maximal d	'actions que la s	société est
corporation is authorized to issue See Schedule 1 annexed hereto and forn	ning an integral p	autorisée à émettre part hereof.			
000 000000	mig all micogra. p	art notoor.			
4 Restrictions, if any, on share transfers See Schedule 2 annexed hereto and forn	ning an integral p	Restrictions sur le transf part hereof.	ert des actions, s'	il y a lieu	
,	111/9 CI 11.1-29.5 F	art noroon.			
5 Number (or minimum and maximum number) o	of directors	Nombre (ou nombre min	imal et maximal) d	'administrateurs	
Minimum : 1, Maximum : 10					
6 Restrictions, if any, on business the corporation	on may carry on	Limites imposées à l'acti	ivité commerciale (de la société, s'il v	a lieu
None	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	**************************************	**************************************	10 10 000.000, 5 ,	a licu
7 Other provisions, if any See Schedule 3 appeared hereto and form	sing on intogral n	Autres dispositions, s'il y	y a lieu		
See Schedule 3 annexed hereto and form	iing an iiitegiai p	art hereot.			
8 The amalgamation has been approved pursuar subsection of the Act which is indicated as fo	it to that section or	r La fusion a été approuv la Loi indiqué ci-après	ée en accord avec	: l'article ou le par	agraphe de
Subsection of the Act which is indicated as	IIOW 5.	183			
		184(1)			
		184(2)			
9 Name of the amalgamating corporations Dénomination sociale des sociétés fusionnantes	Corporation No. Nº de la société	Signature	Date	Title Titro	Tel. No.
Rio Tinto Canada Holding Inc.	680174-9	1201	0111	Titre Vice-President	Nº de tél.
		Muth	1, 4	and Secretary	514.841.2404
Alcan Inc.	310145-2	1/11/1/	21/12/07	0	514.848.1575
		Ja ven k	, ,	Secretary	
		0			
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SCHEDULE 1

The Corporation shall be authorized to issue an unlimited number of common shares and an unlimited number of preferred shares, which shall respectively carry and be subject to the following rights, privileges, restrictions and conditions:

I. Common Shares

- A. **Dividends.** After payment to the holders of the preferred shares and the holders of any other class of shares ranking ahead of the common shares, the holders of the common shares shall be entitled to receive, as and when declared by the board of directors out of the moneys of the Corporation properly applicable to the payment of dividends, dividends in such amounts and payable at such times as the board of directors shall determine.
- B. Liquidation. In the event of the liquidation, dissolution or winding-up of the Corporation, whether voluntary or involuntary, or any other distribution of the assets of the Corporation among its shareholders for the purpose of winding-up its affairs, after payment to the holders of the preferred shares and the holders of any other class of shares of the Corporation ranking ahead of the common shares of the amounts which they are entitled to receive in any such event, the remaining assets of the Corporation shall be paid to or distributed equally and rateably among the holders of the common shares.
- C. **Voting rights.** Each common share of the Corporation shall entitle the holder thereof to one vote at any meeting of shareholders except at a meeting where only the holders of a class or a series are entitled to vote.
- D. Class vote. The holders of the common shares shall not be entitled to vote separately as a class in the case of an amendment to the articles of the Corporation referred to in paragraphs 176(1)(a), 176(1)(b) and 176(1)(e) of the Canada Business Corporations Act.

II. Preferred Shares

The rights, privileges, restrictions and conditions attaching to the preferred shares as a class shall be as follows:

A. **Issue in series.** The preferred shares shall be issuable at any time and from time to time in one or more series and the board of directors of the Corporation shall have the right, from time to time, by way of simple resolution, to fix the number of, and to prescribe the designation, rights, privileges, restrictions and conditions attaching to the preferred shares of each series including, without limitation, the rate or the

amount or the method of calculation and the method of payment of dividends, cumulative or non-cumulative, the conditions, price and method of redemption, retraction or purchase, the conversion or exchange privileges, if any, and the terms of such privileges.

- B. **Dividends.** The holders of any series of the preferred shares shall be entitled to receive in priority to the holders of shares of any other class of the Corporation ranking subordinate to the preferred shares, as and when declared by the board of directors of the Corporation, dividends in the amounts prescribed or determinable in accordance with the rights, privileges, restrictions and conditions attaching to the series of such preferred shares as prescribed by the board of directors of the Corporation.
- C. Liquidation. Upon any liquidation, dissolution or winding-up of the Corporation or other distribution of assets of the Corporation among shareholders for the purpose of winding-up its affairs, before any amount shall be paid to or any assets distributed among the holders of shares of any other class of the Corporation ranking subordinate to the preferred shares, the holders of the preferred shares shall be entitled to receive with respect to the shares of each series thereof all amounts which may be prescribed to be payable thereon in respect of return of capital, premium and dividends remaining unpaid, including all cumulative dividends, whether or not declared. After payment to the holders of the preferred shares of the amounts prescribed to be payable to them, they shall not be entitled to share in any further distribution of the assets of the Corporation.
- D. **Voting rights.** Subject to the provisions of the *Canada Business Corporations Act*, the holders of the preferred shares shall not be entitled to receive any notice of or attend any meeting of shareholders of the Corporation and shall not be entitled to vote at any such meeting.
- E. Class vote. The holders of the preferred shares shall not be entitled to vote separately as a class and, unless the articles of the Corporation otherwise provide, the holders of any series of the preferred shares shall not be entitled to vote separately as a series, in the case of an amendment to the articles of the Corporation referred to in paragraphs 176(1)(a), 176(1)(b) and 176(1)(e) of the Canada Business Corporations Act.
- F. **Procedure at shareholders' meetings.** Any meeting of shareholders at which the holders of the preferred shares are required or entitled by law to vote separately as a class or as a series shall, unless the articles of the Corporation otherwise provide, be called and conducted in accordance with the provisions of the *Canada Business Corporations Act*, as supplemented by the by-laws of the Corporation. At any such meeting such holders of preferred shares shall be entitled to one vote for each share held.

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SCHEDULE 2

No share of the Corporation may b	e transferred unl	less its transfer con	nplies with the res	triction on the
transfer of securities set out at iter	m 7 – Other prov	visions, if any.		

MTL_LAW #2029229 v. 1

SCHEDULE 3

No security of the Corporation, other than a non-convertible debt security, may be transferred without the consent of:

- (a) the board of directors of the Corporation, expressed by a resolution duly passed at a meeting of the directors;
- (b) a majority of the directors of the Corporation, expressed by an instrument or instruments in writing signed by such directors;
- (c) the holders of the voting shares of the Corporation, expressed by a resolution duly passed at a meeting of the holders of voting shares; or
- (d) the holders of the voting shares of the Corporation representing a majority of the votes attached to all the voting shares, expressed by an instrument or instruments in writing signed by such holders.

MTL LAW #2029229 v. 1



Industry Canada

Industrie Canada

Corporations Canada

Corporations Canada

Form 2

Changes to the registered office or the board of directors are to be made by filling Form 3 — Change of Registered Office Address or Form 6 — Changes Regarding Directors.

Instructions

4 At least 25 per cent of the directors of a corporation must be Canadian residents. If a corporation has four directors or less, at least one director must be a Canadian resident (subsection 105(3) of the Canada Business Corporations Act (CBCA)).

If the corporation is a "distributing" corporation, there must be at least three directors.

However, the board of directors of corporations operating in uranium mining, book publishing and distribution, book sale or film and video distribution must be comprised of a majority of Canadian residents (subsection 105(3.1) of the CBCA). If the space available is insufficient, please attach a schedule to the form

5 Declaration

In the case of an incorporation, this form must be signed by the incorporator. In the case of an amalgamation or a continuance, this form must be signed by a director or an officer of the corporation (subsection 262.(2) of the CBCA).

General

The information you provide in this document is collected under the authority of the CBCA and will be stored in personal information bank number IC/PPU-049. Personal information that you provide is protected under the provisions of the *Privacy Act*. However, public disclosure pursuant to section 266 of the CBCA is permitted under the *Privacy Act*.

If you require more information, please consult our website at www.corporationscanada.ic.gc.ca or contact us at 613-941-9042 (Ottawa region), toll-free at 1-866-333-5556 or by email at corporationscanada@ic.gc.ca.

File documents online (except for Articles of Amalgamation):

Corporations Canada Online Filing Centre: www.corporationscanada.ic.gc.ca

Or send documents by mail:

Director General, Corporations Canada Jean Edmonds Tower South 9th Floor 365 Laurier Ave. West Ottawa ON K1A 0C8

By Facsimile:

613-941-0999

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Initial Registered Office Address and First Board of Directors

(To be filed with Articles of Incorporation, Amalgamation and Continuance) (Sections 19 and 106 of the Canada Business Corporations Act (CBCA))

1 Corporation name

RIO TINTO CANADA HOLDING INC.

2	Address of registered office (must be a street address, a P.O. Box is not acceptable)					
11	1188 Sherbrooke Street West					
NUM	NUMBER AND STREET NAME					
M	Montreal Quebec H3A 3G2					
CITY	700-700-00-00-00-00-00-00-00-00-00-00-00	PROVINCE/TERRITORY	POSTAL CODE			

3	Mailing address (if different from the reg	gistered office)	
SAM	E AS ABOVE		
ATTE	INTION OF		
NUM	BER AND STREET NAME		
CITY		PROVINCE/TERRITORY	POSTAL CODE

4	Members of the board of o	lirectors	
	stname LASTNAME ichard B. Evans	RESIDENTIAL ADDRESS (must be a street address, a P.O. Box is not acceptable) 1285 Redpath Crescent, Montreal, Quebec, H3G 1A1	CANADIAN RESIDENT (Yes/No)
P	hillip Strachan	10 Saint-Jacques Street, PH 1002, Montreal, Quebec, H2Y 1L3	No
Já	acynthe Côté	12 D'Armagnac Street, Candiac, Quebec, J5R 6E2	Yes

5	Declaration				
l h	I hereby certify that I have relevant knowledge and that I am authorized to sign and submit this form.				
SIGN	ATURE				
Mi	chel L. Jutras	(514) 841-2404			
PRIN	T NAME	TELEPHONE NUMBER			
ı	e: Misrepresentation constitutes an offence and, on summary conviction, a person is liab	le to a fine not exceeding \$5000 or to imprisonment			

IC 2904 (2006/12)

B CORP 31 DEC '07 08:51

IN THE MATTER OF THE CANADA BUSINESS CORPORATIONS ACT AND OF

ARTICLES OF AMALGAMATION FILED PURSUANT TO SECTION 185 THEREOF UNDER THE NAME

RIO TINTO CANADA HOLDING INC.

STATUTORY DECLARATION

- I, Michel L. Jutras, residing and domiciled at 730 Hocquart Street, Laval, Quebec, H7E 3N7, do solemnly declare that:
- 1. I am the Vice-President and Secretary of Rio Tinto Canada Holding Inc., one of the amalgamating corporations, and I have personal knowledge of the matters herein declared.
- 2. I have satisfied myself that there are reasonable grounds for believing that:
 - a) Each amalgamating corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - b) The realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - c) No creditor will be prejudiced by the amalgamation.

AND I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Michel 1. Jutras

DECLARED before me at Montreal, Quebec,

this 21 5 day of December, 2007.

Commissioner of oaths for the District of

CIAIRE DE MONTH

Montreal

IN THE MATTER OF THE CANADA BUSINESS CORPORATIONS ACT AND OF

ARTICLES OF AMALGAMATION FILED PURSUANT TO SECTION 185 THEREOF UNDER THE NAME

RIO TINTO CANADA HOLDING INC.

STATUTORY DECLARATION

- I, Roy Millington, residing and domiciled at 483 Strathcona Avenue, Westmount, Quebec, H3Y 2X2, do solemnly declare that:
- 1. I am the Corporate Secretary of Alcan Inc., one of the amalgamating corporations, and I have personal knowledge of the matters herein declared.
- 2. I have satisfied myself that there are reasonable grounds for believing that:
 - a) Each amalgamating corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - b) The realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - c) No creditor will be prejudiced by the amalgamation.

AND I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Roy Millington

DECLARED before me at Montreal, Quebec,

this 20 day of December, 2007.

Commissioner of oaths for the District of

Montreal

RECORDED: 11/11/2009