TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/28/2002

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Automotive Service Consultanats, Inc.		06/26/2002	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Mike Nicholes, Inc.
Street Address:	100 SE CLEVELAND
City:	GRESHAM
State/Country:	OREGON
Postal Code:	97080
Entity Type:	CORPORATION: OREGON

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1401134	ASC

CORRESPONDENCE DATA

Fax Number: (650)798-6071

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

Phone: 650-798-6700

Email: sfdocket@klgates.com, mary.figone@klgates.com

Correspondent Name: Christine B. Redfield - K&L Gates

Address Line 1: 630 Hansen Way

Address Line 4: Palo Alto, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	GOORIN BROS./MERGER-NICHO
NAME OF SUBMITTER:	Christine B. Redfield, Esq.
Signature:	/Christinejrostome B.Redfield/
	TRADEMARK

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CERTIFICATE

State of Oregon

OFFICE OF THE SECRETARY OF STATE
Corporation Division

I, BILL BRADBURY, Secretary of State of Oregon, and Custodian of the Seal of said State, do hereby certify:

That the attached copy of the

Articles of

Merger

filed on

June 28, 2002

for

AUTOMOTIVE SERVICE CONSULTANTS, INC.

merging with and into

MIKE NICHOLES, INC.

 is a true copy of the original document that has been filed with this office.





In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Oregon.

BILL BRADBURY, Secretary of State

Marilyn R. Smith

July 8, 2002

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. Name of the surv	Wicholes, Inc. #14	714-17	•
. A copy of the pla	an of merger is attached.		, i
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PLAN OF MERGER

OF

AUTOMOTIVE SERVICE CONSULTANTS, INC.

INTO

MIKE NICHOLES, INC.

PLAN OF MERGER adopted by Automotive Service Consultants, Inc., a business corporation organized under the laws of the State of Delaware, by resolution of its Board of Directors on June 26, 2002, and by Mike Nicholes, Inc., a business corporation organized under the laws of the State of Oregon, by resolution of its Board of Directors on June 26, 2002. The names of the corporations planning to merger are Automotive Service Consultants, Inc., a business corporation organized under the laws of the State of Delaware, and Mike Nicholes, Inc., a business corporation organized under the laws of the State of Oregon. The name of the surviving corporation into which Automotive Service Consultants, Inc., plans to merger is Mike Nicholes, Inc.

- 1. Automotive Service Consultants, Inc. and Mike Nicholes, Inc., shall, pursuant to the provisions of the laws of the State of Delaware and the provisions of the Oregon Business Corporation Act, be merged with and into a single corporation, to wit, Mike Nicholes, Inc., which shall be the surviving corporation at the effective time and date of the merger and which is sometimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as said surviving corporation under its present name pursuant to the provisions of the Oregon Business Corporation Act. The separate existence of Automotive Service Consultants, Inc., which is sometimes hereinafter referred to as the "non-surviving corporation", shall cease at the effective time and date of the merger in accordance with the laws of the jurisdiction of its organization.
- 2. The Articles of Incorporation of the surviving corporation at the effective time and date of the merger shall be the Articles of Incorporation of said surviving corporation and said Articles of Incorporation shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Oregon Business Corporation Act.
- 3. The present bylaws of the surviving corporation will be the bylaws of said surviving corporation and will commue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Oregon Business Corporation Act.
- 4. The directors and officers in office of the surviving corporation at the effective time and date of the merger shall, at the effective time an date of the merger, be the members of the first Board of Directors and the first officers of the surviving

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corporation, all of whom shall hold their respective directorships and officers until the election and qualification of their successors or until tenure is otherwise terminated in accordance with the bylaws of the surviving corporation.

- Each issued share of the non-surviving corporation immediately prior to the effective time and date of the merger shall be converted into common shares of the surviving corporation. The issued shares of the surviving corporation shall not be converted or exchanged in any manner, but each said share which is issued at the effective time and date of the merger shall continue to represent one issued share of the surviving corporation.
- The merger of the non-surviving corporation with and into the surviving 6. corporation shall be authorized in the manner prescribed by the laws of the jurisdiction of organization of the non-surviving corporation, and the Plan of Merger herein made and approved shall be submitted to the shareholders of the surviving corporation for their approval or rejection in the manner prescribed by the provisions of the Oregon Business Corporation Act.
- In the event that the merger of the non-surviving corporation with and into the surviving corporation shall have been duly authorized in compliance with the laws of the jurisdiction of organization of the non-surviving corporation, and in the event that the Plan of Merger shall have been approved by the shareholders entitled to vote of the surviving corporation in the manner prescribed by the provisions of the Oregon Business Corporation Act, the non-surviving corporation and the surviving corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Delaware and of the state of Oregon, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.
- The Board of Directors and the proper officers of the non-surviving corporation and of the surviving corporation, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.
 - 9. The effective date of this merger shall be June 28, 2002.

Dated: June 27, 2002.