## 900227874 07/10/2012

## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/26/2006

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Casco International, Inc.		12/26/2006	CORPORATION: NEW HAMPSHIRE

## **RECEIVING PARTY DATA**

Name:	Monadnock Lifetime Products, Inc.
Street Address:	Gap Mountain Road
City:	Fitzwilliam
State/Country:	NEW HAMPSHIRE
Postal Code:	03447
Entity Type:	CORPORATION: NEW HAMPSHIRE

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1783237	CAS-EXPANDABLE

## **CORRESPONDENCE DATA**

**Fax Number**: 2122453009

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 2125416222

Email: trademark@kanekessler.com

Correspondent Name: Brendan P. McFeely
Address Line 1: Kane Kessler, P.C.
Address Line 2: 1350 Avenue of Americas
Address Line 4: New York, NEW YORK 10019

ATTORNEY DOCKET NUMBER: 2198-2049

NAME OF SUBMITTER:

Brendan P. McFeely

TRADEMARK REEL: 004818 FRAME: 0272 OP \$40,00 1783237

Signature:	/bpm/
Date:	07/10/2012
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TRADEMARK
REEL: 004818 FRAME: 0273

# State of New Hampshire

OFFICE OF SECRETARY OF STATE



I, DAVID M. SCANLAN, Deputy Secretary of State of the State of New Hampshire, do hereby certify that the attached is a true copy of Articles of Merger of CASCO INTERNATIONAL, INC. with and into MONADNOCK LIFETIME PRODUCTS, INC. as filed in this office on December 28, 2006, effective December 31, 2006 and held in the custody of the Secretary of State.



In Testimony Whereof, I hereto set my hand and cause to be affixed the Seal of the State, at Concord, this 10<sup>th</sup> day of July A.D. 2012

DM Sanlan

Deputy Secretary of State

TRADEMARK REEL: 004818 FRAME: 0274

Filed

Date Filed: 12/28/2006 Effective Date: 12/31/2006 Business ID: 17462 William M. Gardner Secretary of State

RS.

#### STATE OF NEW HAMPSHIRE

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#### ARTICLES OF MERGER OF DOMESTIC CORPORATIONS

## MONADNOCK LIFETIME PRODUCTS, INC.

(surviving corporation)

PURSUANT TO THE PROVISIONS OF THE NEW HAMPSHIRE BUSINESS CORPORATION ACT, THE UNDERSIGNED CORPORATIONS ADOPT THE FOLLOWING ARTICLES OF MERGER FOR THE PURPOSE OF MERGING THEM INTO ONE OF SUCH CORPORATIONS:

FIRST: The plan of merger was approved by each of the undersigned corporations in the manner prescribed by the New Hampshire Business Corporation Act. THE PLAN OF MERGER IS ATTACHED. (Note 1)

			•		
Name of Corp	oration Monadnock	Lifetime Products,	Inc. 1746	2	
(Check one)	A Shareh	older approval	was not requir	ed.	
	B. x Shareh	older approval	was required.	(Note 2)	
Designation (class or series) of voting group	No. of shares outstanding	Total no. of votes entitled to be cast	Total no. of votes cast	OR ST	Total no. of undisputed votes <b>FOR</b>
common stock	100	100	100		
	******	*******	*******	k*	
Name of Corpo	oration Casco Intern	national, Inc.	47159		
(Check one)	A. Shareh				
	B. × Shareh	older approval	was required.	(Note 2)	
Designation (class or series) of voting group	No. of shares outstanding		votes cast		Total no. of undisputed votes FOR
common stock	100	100	100		

State of New Hampshire
Form 21 - Articles of Merger Between Domestic Corporations 5 Page(s)



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CD Corp 21 Pg 1 V-1.0

SECOND: The number of votes cast for the plan by each voting group was sufficient for approval by each voting group.

THIRD: The aggregate number of shares, which the surviving corporation has authority to issue as a result of the merger is: three hundred (300)

Dated December 26 , 2006

Monadnock Lifetime Products, Inc. (Note 3)

By
Signature of its Vice President

\*\*\*\*\*\*\*\*\*

Ian Graham
Print or type name

Casco International, Inc.	(Note	3)
By In Shall	→ (Note	4)
Signature of its Vice President		
Ian Graham		
Print or type name		

Notes: 1. The Plan of Merger must be submitted with this form.

- All sections under "B." must be completed. If any voting group is entitled to vote <u>separately</u>, give respective information for each voting group. (See RSA 293-A:1.40 for definition of voting group.)
- 3. Exact corporate names of respective corporations executing the Articles.
- 4. Signature and title of person signing for the corporation. Must be signed by Chairman of the Board of Directors, President or other officer; or see RSA 293-A:1.20(f) for alternative signatures.

Mail fee and DATED AND SIGNED ORIGINAL (INCLUDING PLAN OF MERGER) to: Corporation Division, Department of State, 107 North Main Street, Concord NH 03301-4989.

page 2 of 2

3/05 CD Corp 21 Pg 2 V-1.0

#### AGREEMENT AND PLAN OF MERGER

OF

### MONADNOCK LIFETIME PRODUCTS, INC.

#### AND

## CASO INTERNATIONAL, INC.

AGREEMENT AND PLAN OF MERGER dated as of December 26, 2006 (the "Merger Agreement"), between MONADNOCK LIFETIME PRODUCTS, INC., a New Hampshire corporation ("MLP") and CASO INTERNATIONAL, INC., a New Hampshire corporation ("CII"), pursuant to Section 293-A:11.05 of the New Hampshire Business Corporation Act.

#### WITNESSETH:

WHEREAS, MLP is a corporation duly organized and in good standing under the laws of the State of New Hampshire;

WHEREAS, CII is a corporation duly organized and in good standing under the laws of the State of New Hampshire; and

WHEREAS, the Board of Directors and sole shareholder of MLP and Board of Directors and the sole stockholder of CII have determined that it is advisable and in the respective best interests of MLP and CII that CII merge with and into MLP upon the terms and subject to the conditions herein provided.

**NOW, THEREFORE**, in consideration of the mutual agreements and covenants set forth herein, the parties hereto agree as follows:

ARTICLE 1: <u>Merger</u>. Upon the filing of Articles of Merger with the Secretary of State of the State of New Hampshire and at the Effective Time (as defined below) of the Merger, CII shall be merged with and into MLP (the "Merger") and MLP shall be the company surviving the Merger (hereinafter referred to as the "Surviving Company"). The Effective Time of the Merger shall be 12:01 o'clock A. M. on December 31, 2006.

ARTICLE 2: <u>Directors, Officers and Governing Documents</u>. The Board of Directors of the Surviving Company from and after the Effective Time shall be the Board of Directors of MLP immediately prior to the Effective Time. The officers of the Surviving Company immediately after the Effective Time shall be the officers of MLP immediately prior to the Effective Time.

Such directors and officers shall continue to hold office in accordance with the Certificate of Incorporation and the Bylaws of MLP. Each of the Certificate of Incorporation and the Bylaws of MLP as in force and effect at the Effective Time will be the Certificate of

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Incorporation and the Bylaws, respectively, of the Surviving Company and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the laws of the State of New Hampshire.

- ARTICLES 3: <u>Name</u>. The name of the Surviving Company shall be "Monadnock Lifetime Products, Inc."
- ARTICLE 4: <u>Effect of Merger on Shares of Stock of MLP and CII</u>. At the Effective Time, the shares of common stock of MLP outstanding immediately prior to the Effective Time shall remain unchanged. At the Effective Time, each issued and outstanding share of common stock of CII shall be extinguished and canceled, without the payment of consideration therefore.
- ARTICLE 5: <u>Effect of the Merger</u>. The Merger shall have the effect set forth in Section 293-A:11.06 of the New Hampshire Business Corporation Act.
- ARTICLE 6: <u>Approval</u>. The Plan of Merger herein made and approval shall be submitted to the sole stockholder of CII and the sole stockholder of MLP for their approval or rejection in the manner prescribed by the provisions of the New Hampshire Business Corporation Act.
- ARTICLE 7: <u>Authorization</u>. The sole stockholder, board of directors, and officers of CII and the Surviving Company, respectively, are hereby authorized, empowered and directed to do any and all acts and things, and to make, 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 Merger Agreement or of convenient to carry out or put into effect any of the provisions of the Merger Agreement or of the Merger.
- ARTICLE 8: <u>Further Assurances</u>. From time to time, as and when required by the Surviving Company or by its successors and assigns, there shall be executed and delivered on behalf of CII such deeds and other instruments, and there shall be taken or caused to be taken by the Surviving Company all such further and other actions, as shall be appropriate or necessary in order to vest, perfect, or confirm in the Surviving Company the title to and possession of all property, interests, assets, rights, privileges, immunities, powers and authority of CII, and otherwise to carry out the purposes of this Merger Agreement. The officers and board of directors of the Surviving Company are fully authorized, on behalf of the Surviving Company or CII, to take any and all such actions and to execute and deliver any and all such deeds, documents and other instruments.

IN WITNESS WHEREOF, the undersigned have executed this Merger Agreement as of the date first above written.

MONANDNOCK LIFETIME PRODUCTS,

INC.,

a New Hampshire corporation

lan Graham Name! Vice President

Title:

CASCO INTERNATIONAL, INC.,

a New Hampshire corporation

By:

Name:

Title:

Vice President

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