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Correction of PTO Error	X Merger Month Day Year					
Reel # Frame # Corrective Document	Change of Name					
Reel # Frame #	Other					
Conveying Party	Mark if additional names of conveying parties attached Execution Date					
Name Metropolitan Pharmacy, In	Month Day Year 06301999					
Formerly						
Individual General Partnership	Limited Partnership X Corporation Association					
Other						
X Qitixenship/State of Incorporation/Qurganizat	ion MO					
Receiving Party Mark if additional names of receiving parties attached						
Name UniFirst Corporation						
DBA/AKA/TA Green Guard First Aid & Safety Service						
Composed of						
Address (line 1) 68 Jonspin Road						
Address (line 2)						
Address (line 3) Wilmington	MA 01887					
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is					
assignment and the receiving party is not domiciled in the United States, an appointment of a domestic						
Other Control of the						
X Citizenship/State of Incorporation/Organization MA						
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FC:481 FC:482 40.00 OP 75.00 OP						

gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

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Corresponde	ent Name and Address Area Code and Telephone Number (314) 863	-0800			
Name	Jeffrey L. Michelman, Esq.				
Address (line 1)	Blumenfeld, Kaplan & Sandweiss, P.C.				
Address (line 2)	168 North Meramec Ave., Suite 400				
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Trademark A	Application Number(s) or Registration Number(s) Mark if add	itional numbers attached			
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75383608	emark Application Number(s) Registration Number	2170294			
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	Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.)				
(Elliot for pa	Deposit Account Number: #				
	Authorization to charge additional fees: Yes	No 🗍			

Statement and Signature

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.

Jeffrey L. Michelman
Name of Person Signing

Signature

January 5, 2000

Date Signed



Rebecca McDowell Cook Secretary of State

CORPORATION DIVISION

CERTIFICATE OF MERGER
FOREIGN CORPORATION SURVIVING

WHEREAS, Articles of Merger of the following corporations: METROPOLITAN PHARMACY, INC. (#00042223)

INTO:

UNIFIRST CORPORATION (#F00462092)

Organized and existing under the laws of Missouri, Massachusetts have been received, found to conform to law, and filed.

NOW, THEREFORE, I, REBECCA MCDOWELL COOK, Secretary of State of the State of Missouri, issue this Certificate of merger, certifying to the foregoing and certifying that the merger of the aforenamed corporations with

UNIFIRST CORPORATION (#F00462092)

as the surviving corporation, shall be effective on the date on which the same becomes effective in the State of Massachusetts Effective date: July 14 1999.

IN TESTIMONY WHEREOF, I HAVE SET MY HAND AND IMPRINTED THE GREAT SEAL OF THE STATE OF MISSOURI, ON THIS, THE 29th DAY OF December, 1999.

Secretary of State



\$30.00



State of Missouri

Rebecca McDowell Cook, Secretary of State P.O. Box 778, Jefferson City, Mo. 6510FILED AND CERTIFICATE

Corporation Division

DEC 29 1999

Articles of Merger

(Section 351.447, RSMo) (To be submitted in duplicate)

Pursuant to the provisions of The General and Business Corporation Law of Missouri, the undersigned

certify the following: That Metropolitan Pharmacy, Inc. (1)(Name of Corporation) (Parent State) That UniFirst Corporation (2)(Name of Corporation) (3) That (Name of Corporation) are hereby merged and that the above named UniFirst Corporation (Name of Corporation) is the surviving corporation. That the Board of Directors of Metropolitan Pharmacy, Inc. (4) (Name of Corporation) JUNE 30,1999 met on and by resolution adopted by a majority vote of the members of such board approved the Plan of Merger set forth in these articles. That the Board of Directors of UniFirst Corporation (5) met on and by resolution adopted by a majority vote of the members of such board approved the Plan of Merger set forth in these articles. That the Board of Directors of (6) (Name of Corporation) and by resolution adopted by a majority vote of the members of such board approved the Plan of Merger set forth in these articles. (7) That this Plan of Merger has been adopted pursuant to Section 351.447, RSMo. That the resolution of the Board of Directors of the parent corporation, UniFirst Corporation (8), approving the Plan of Merger is as follows: Please see the attached Exhibit A. That the parent corporation, UniFirst Corporation (9)is in compliance with the 90 percent ownership requirement of Section 351.447, RSMo, and will maintain at least 90 percent ownership of each of the other corporations, party to the merger, until the issuance of the Certificate of Merger by the Secretary of State of the State of Missouri. (10) PLAN OF MERGER of Massachusetts 1 UniFirst Corporation is the survivor.

Corp. #51A(12-94)

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trai	nsferred to and become the property of UniFirst Corporation
	the survivor. The officers and board of directors of the above
nar	med corporations are authorized to execute all deeds, assignments, and documents of every nature which may be needed to
effe	ectuate a full and complete transfer of ownership.
Th	e officers and board of directors of UniFirst Corporation shall their successors are duly elected and qualified under the provisions of the by laws of the surviving
cor	rporation.
(Tc	o be completed if the parent corporation does not own all of the outstanding shares of each of the subsidiary corporations party the merger.)
	The consideration paid by the surviving corporation upon surrender of each share of the subsidiary corporation(s) which is towned by the parent corporation is as follows:
•	be completed if the parent corporation is not the surviving corporation.)
a.	The outstanding shares of parent
	distribution of for the conference of
	corporation, shall be exchanged for shares of, surviving corporation on the following basis:
	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of parent.
	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of
	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of parent.
b.	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of the corporation, entitled to Vote thereon at a meeting thereof duly called and held on
b.	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of
b. t is	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of parent corporation, entitled to Vote thereon at a meeting thereof duly called and held on
b. It is a.	surviving corporation on the following basis: The proposed merger has been approved by receiving the affirmative vote of at least two-thirds of the outstanding shares of parent corporation, entitled to Vote thereon at a meeting thereof duly called and held on

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of the day and year hereafter acknowledged.	, , , , , , , , , , , , , , , , , , ,
	Metropolitan Pharmacy, Inc.
Corporate Seal	By (Its president or Vice President)
ATTEST: By Its Secretary of Assistant Secretary	Ronald D. Croatti
John B. Bartlett	Haifing Comments
Corporate Seal	UniFirst Corporation (Name of Corporation) By (UniFirst Corporation) Ronald D. Croatti
By Solu & Roccell Its Secretary of Assistant Secretary	
John B. Bartlett	
Corporate Seal	(Name of Corporation) By (Its President or Vice President)
ATTEST:	(18 Frestable of Vice Frestable)
Ву	
Its Secretary of Assistant Secretary	
State nk Commonwealth of Massachusetts	
County of Suffolk	ss.
On this 30th day of June	in the year $19 \frac{99}{}$, before me
Raymond C. Zemlin	, Notary Public in and for said state, personally
appeared Ronald Croatti	, President
(Name)	(Title)
Metropolitan Pharmacy, Inc.	known to me to be the person who executed the within Articles
(Name of Corporation)	
of Merger in behalf of said corporation and acknowledge to me (Notarial Seal)	Ray C. Zuli Notaly Public
Com #SIA (Boss 6)	My commission expires 11 8 02

IN WITNESS WHEREOF, the these Articles of Merger have been executed in duplicate by the aforementioned corporations as

Corp. #51A (Page 5) (MO. – 775)

State of Massachusetts		_
County of Suffolk		SS.
On this _30th	day of June	in the year 19 99 before me
Raymond C. Zemlin		, Notary Public in and for said state, personally
appeared Ronald D. Croatti		President
(Name)		(Title)
UniFirst Corporation	known to n	ne to be the person who executed the within Articles
(Name of Corporation)		
of Merger in behalf of said corporatio	n and acknowledge	d to me that he executed the same for the purposes
therein stated.	<u> </u>	anon) (. Zul
(Notarial Seal)	_	Notary Public
	N	My commission expires 11 8 02
		·
State of	· _	
	<i>}</i>	SS.
County of	<i></i>	
On this	day of	in the year 19before me
		, Notary Public in and for said state, personally
appeared		
Name		(Title)
	known to	me to be the person who executed the within Articles
(Name of Corporation)		
of Merger in behalf of said corporation	n and acknowledged	to me that he executed the same for the purposes
herein stated.		
(Notarial Seal)	_	Notary Public
	N	ly commission expires

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EXHBIT A

VOTED:

To ratify, confirm and approve UniFirst Corporation (the "Corporation") being the owner of all of the issued and outstanding capital stock of Metropolitan Pharmacy, Inc. d/b/a Green Guard ("Green Guard") merging into itself Green Guard ("the merger"), in accordance with the terms and conditions of the Agreement and the Plan of Merger by and between the Corporation and Green Guard (the "Plan of Merger"), such Merger effective as soon as practicable following the closing of the Acquisition, and after the filing of the Articles of Merger of Parent and Subsidiary Corporation (the "Massachusetts Articles") with the Massachusetts Secretary of the Commonwealth and the filing of Articles of Merger (the "Missouri Articles") with the Missouri Secretary of State.

VOTED:

To ratify, confirm and approve the Corporation's execution and delivery by Ronald D. Croati, the Corporation's Chief Executive Officer, of the Plan of Merger, and to authorize and direct each of the Authorized Officers, (i) to execute and deliver any and all documents, agreements, instruments and certificates any of the Authorized Officers may deem necessary or desirable to effectuate the Merger; and (ii) to take and cause to be taken such other actions as the Authorized Officers, or any of them, deem necessary or desirable in connection with the Merger (the execution and delivery of such documents, agreements, instruments and certificates and the taking of such actions shall conclusively establish the authority of the Authorized Officers therefor from the Corporation and the approval and ratification thereof by the corporation).

VOTED:

To ratify, confirm and approve the President, Treasurer and Clerk of the Corporation, and/or any officer or officers of the Corporation to whom each delegated his authority, in the name and on behalf of the Corporation, the execution and delivery of the Massachusetts Articles to the Office of the Secretary of the Commonwealth, the execution and delivery of the Missouri Articles to the Office of the Secretary of State of Missouri and such other actions and payment such fees and expenses as said officers in their sole discretion deemed necessary appropriate to effect the merger of the Corporation and Green Guard.

FILED AND CERTIFICATE

1 S S U E D

DEC 2 9 1999

RECORDED: 01/05/2000