# Electronic Version v1.1 Stylesheet Version v1.1

NEW ASSIGNMENT
MERGER
12/31/2003

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Playtex Apparel, Inc.		12/31/2003	CORPORATION: DELAWARE

# **RECEIVING PARTY DATA**

Name:	Sara Lee Corporation	
Street Address:	1000 East Hanes Mill Road	
Internal Address:	Law Department	
City:	Winston-Salem	
State/Country:	NORTH CAROLINA	
Postal Code:	27105	
Entity Type:	CORPORATION: MARYLAND	

# PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	790155	TRIMLOOK

# **CORRESPONDENCE DATA**

Fax Number: (336)519-7312

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

Phone: (336) 519-7450

Email: mfrye@saralee.com

Correspondent Name: Nicholas J. Valenziano, Jr.

Address Line 1: 1000 East Hanes Mill Road

Address Line 2: Sara Lee Corporation

Address Line 4: Winston-Salem, NORTH CAROLINA 27105

 NAME OF SUBMITTER:
 Michelle S. Frye

 Signature:
 /Michelle S. Frye/

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Date:	08/25/2005
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#### ARTICLES OF MERGER

#### Between

# PLAYTEX APPAREL, INC.

#### And

#### SARA LEE CORPORATION

#### THIS IS TO CERTIFY THAT:

FIRST: Sara Lee Corporation ("Sara Lee") and Playtex Apparel, Inc. ("Playtex") agree to merge in the manner hereinafter set forth (the "Merger").

SECOND: Sara Lee is the corporation to survive the Merger.

THIRD: Sara Lee is incorporated under the laws of the State of Maryland. Playtex was incorporated under the General Corporation Laws of the State of Delaware on November 14, 1986. Playtex, a wholly owned subsidiary of Sara Lee, is not qualified or registered to do business in the State of Maryland.

<u>FOURTH</u>: The principal office of Sara Lee in the State of Maryland is located in Baltimore City. Playtex has no principal office in the State of Maryland.

<u>FIFTH</u>: Playtex owns no interest in land in the State of Maryland.

<u>SIXTH</u>: The charter of Sara Lee will not be amended as a result of the Merger.

<u>SEVENTH</u>: The total number of shares of all classes of stock which each corporation party to these Articles of Merger ("Articles") has the authority to issue and the number of shares of each class are as follows:

## a) Sara Lee

The total number of shares of all classes of stock which Sara Lee has authority to issue is 1,213,500,000 shares, consisting of 1,200,000,000 shares of common stock, \$.01 par value per share, and 13,500,000 shares of preferred stock, without par value. The aggregate par value of all shares of all classes having a par value is \$12,000,000.

## b) Playtex

The total number of shares of all classes of stock which Playtex has authority to issue is 201,000 shares, consisting of 1,000 shares of common stock, \$.01 par value per share, and 200,000 shares of preferred stock, \$.01 par value per share. The aggregate par value of all shares of all classes having a par value is \$2,010.

STATE OF MARYLAND
The state of the s
I hereby certify that this is a true and complete copy of the
The second secon
page document on file in this office. DATED: 3/1/04/
STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
BY: Custodian
This stamp replaces our previous certification system. Effective: 6/95

EIGHTH: Upon the Effective Time (as defined below), Playtex shall be merged with and into Sara Lee. Thereupon, Sara Lee shall possess any and all purposes and powers of Playtex; and all leases, licenses, property, rights, privileges, and powers of whatever nature and description of Playtex shall be transferred to, vested in, and devolved upon Sara Lee, without further act or deed, subject to all of the debts and obligations of Playtex. The stock of Playtex shall be completely canceled and cease to exist, and that of Sara Lee shall be unaffected by the Merger.

NINTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by Sara Lee in the manner required by the laws of the State of Maryland and the charter of Sara Lee, as follows:

The Board of Directors of Sara Lee (the "Sara Lee Board"), by resolution filed with the minutes of the proceedings of the Sara Lee Board, approved the Merger described in these Articles on substantially the terms and conditions set forth herein. A vote of the stockholders of Sara Lee is not required by the laws of the State of Maryland or the charter of Sara Lee.

<u>TENTH</u>: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by Playtex in the manner required by the laws of the State of Delaware and the charter of Playtex, as follows:

The Board of Directors of Playtex adopted a resolution approving the Merger described in these Articles on substantially the terms and conditions set forth herein. Said resolution of the Board of Directors was adopted by a written consent signed on December 23, 2003 by all of the members of the Board of Directors without a meeting. Approval of the vote of the sole stockholder of Playtex, Sara Lee, is not required by the laws of the State of Delaware or the charter of Playtex.

<u>ELEVENTH</u>: These Articles shall become effective on December 31, 2003 (the "Effective Time").

<u>TWELFTH</u>: The undersigned Vice Presidents each acknowledge these Articles to be the corporate act of the respective corporate party on whose behalf he has signed, and further, as to all matters or facts required to be verified under oath, the Vice Presidents each acknowledge that to the best of his knowledge, information and belief, these matters and facts relating to the corporation on whose behalf he has signed are true in all material respects and that this statement is made under the penalties for perjury.

[Signature Page Follows]

IN WITNESS WHEREOF, these Articles of Merger have been duly executed by the parties hereto this  $23^{rd}$  day of December, 2003.

4 1 7 8

ATTEST:

Helen N. Kaminski Assistant Secretary

ATTEST:

Helen N. Kaminski Assistant Secretary SARA LEE CORPORATION

By:\_\_

R. Henry Kleeman, Vice President Deputy General Counsel and Assistant Secretary

PLAYTEX APPAREL, INC.

By:\_

R. Henry Kleeman, Vice President Deputy General Counsel and

Assistant Secretary

# CORPORATE CHARTER APPROVAL SHEET \*\* KEEP WITH DOCUMENT \*\*

DOCUMENT CODE # BUSINESS CODE	
Close Stock Nonstock	1000361989198456
P.A Religious Merging ( <del>Transferor</del> )	riel,
One (DE)	ID # D00074971 ACK # 1000361989198456 LIBER: B00595 FOLIO: 1187 PAGES: 0004 SARA LEE CORPORATION
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Base Fee: // O  Org. & Cap. Fee: // O  Expedite Fee: Penalty:	Change of Name Change of Principal Office Change of Resident Agent Change of Resident Agent Address
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Certificates  Certificate of Status Fee:  Personal Property Filings:	Adoption of Assumed Name
Other:	Other Change(s)
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Documents on Checks Approved By:	Mail to Address:
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**RECORDED: 08/25/2005**