FORM PTQ-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)

M&G<u>12915.00002</u>

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies):
BCI, Inc.	Smiths Medical PM, Inc. N7 W22025 Johnson Drive Waukesha, Wisconsin 53186
Individuals General Partnership Limited Partnership Corporation-State of Delaware Other:	
Additional name(s) of conveying party(ies) attached? Yes No	<u>_</u>
3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other:	Individual(s) citizenship General Partnership Corporation-State of Delaware Other:
Execution Date: <u>December 16, 2003</u>	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes
4 4-1	Additional name(s) & address(es) attached? Yes No
4. Application number(s) or trademark number(s):	
A. Trademark Application No.(s)/ Mark(s)	B. Trademark Reg. No.(s)/Mark(s)
	2,040,677 ANESCO
	2,373,619 PAWPRINT
Additional nu	mbors attached? □ Yes □ No
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Sandra Epp Ryan Address: MERCHANT & GOULD P.C. P.O. Box 2910 Minneapolis, MN 55402-0910	 6. Total number of applications and trademarks involved: 2 7. Total fee (37 CFR 3.41): \$65.00 Enclosed X Authorized to be charged to deposit account 8. Please charge any additional fees or credit any overpayments to our Deposit account number: 13-2725
DO N	OT USE THIS SPACE
9. Signature:	
Sandra Epp Ryan Name of Person Signing	August 12, 2005
0 0	Signature Date
Total n	umber of pages including cover sheet, attachments, and document: $\underline{3}$
Do	not detack this portion

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trudemarks, Box Assignments Director of the United States Patent and Trademark Office

Washington, D.C. 20231

TRADEMARK REEL: 003173 FRAME: 0942 FROM-Merchant & Gould



The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "BCT, INC.", CHANGING ITS NAME FROM "BCI, INC." TO "SMITES MEDICAL PM, INC.", FILED IN THIS OFFICE ON THE TWENTY-NINTH DAY OF DECEMBER, A.D. 2003, AT 4:16 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE MEW CASTLE COUNTY RECORDER OF DEEDS.



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030840213

AUTHENTICATION: 2846840

DATE: 01-05-04

TRADEMARK REEL: 003173 FRAME: 0943

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14:24

AUG-12-05

2155668 559901#660/02 Secretary of State Division of Corporations Delivered 05:07 FH 12/29/2003 FILED 04:16 PH 12/29/2003 SRV 030640213 - 0828605 FIRE

STATE OF DELAWARE CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

The name of the corporation is Smiths Medical PH, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. FHIRD: That said amendment was duly adopted in accordance with the previsions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. N WITNESS WHEREOF, said corporation as exused this certificate to be signed by Jeanna M. Ganderson, Sacretary an Authorized Officer.	DOES HEREBY CERTIFY: PIRST: That at a meeting of the Board of Directors of BCI. Inc. resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the etockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "GSE " so that, as amended, said Article shall be and read as follows: The name of the corporation is Saiths Medical PH. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voxed in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. NWITNESS WHEREOF, said corporation By: Authorized Officer, the Sections Authorized Officer, Sections Authorized Officer, Sections Title: Sections	BCI, Inc.	
DOES HEREBY CERTIFY: PIRST: That at a meeting of the Board of Directors of BCI. Inc. resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution sensing forth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "GRE " so that, as amended, said Article shall be and read as follows: The name of the corporation is Seatche Medical PM. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in secondance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the analysis of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said _corporation shall not be reduced under or by season of said amendment. By: Authorized Officer, Title: Sectionary Name: Jenne H. Gunderson. Name: Jenne H. Gunderson.	DOES HEREBY CERTIFY: PIRST: That at a meeting of the Board of Directors of BCI. Inc. resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "GRE " so that, as amended, said Article shall be and read as follows: The name of the corporation is Seaths Medical PH. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in secondance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the arrevisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation By: Authorized Officer, its 16th day of December 2003 By: Authorized Officer Title: Sectionary	a corporation organized and existing under and by virtue of the	General
PIRST: That at a meeting of the Board of Directors ofBCLInc resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and cailing a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is as follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "_ONE" so that, as amended, said Article shall be and read as follows: The name of the corporation is Seatchs Medical PM, Inc SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voiced in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the nevisions of Section 242 of the General Corporation Law of the State of belaware. OURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, saidcorporation By:	PIRST: That at a meeting of the Board of Directors of BCL Inc. resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and cailing a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is as follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "ONE "so that, as amended, said Article shall be and testd as follows: The name of the corporation is Seatchs Medical PM, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voiced in favor of the amendment. THERD: That said amendment was duly adopted in accordance with the nevisions of Section 242 of the General Corporation Law of the State of Delaware. OURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation By: Authorized Officer, its learner Manne Law of December 2003 By: Authorized Officer Title: Sectionary Name: Jenne M. Gunderson Jenne M. Gunderson Jenne M. Gunderson Jenne M. Gunderson	corporation Law of the State of Delaware.	
resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing furth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article shall be and test as follows: The name of the corporation is Sealths Medical PH, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stames were voxed in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the necessary. THIRD: That the capital of said corporation Law of the State of Melaware. OURTH: That the capital of said corporation hall not be reduced under or by eason of said amendment. NUTINESS WHEREOF, said corporation By:	resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article shall be and test as follows: The name of the corporation is Sadicha Medical PH, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of its State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the necessary. THIRD: That the capital of said corporation Law of the State of Melaware. OURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. NWITNESS WHEREOF, said corporation By: Authorized Officer, is 16th day of December 2003 Name: Jenne N. Gunderson Jenne N. Gunderson Jenne N. Gunderson Jenne N. Gunderson	DOES HEREBY CERTIFY:	
be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "ONE "so that, as amended, said Article shall be and read as follows: The name of the corporation is Saiche Medical PH, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said emporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were vowed in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the revisions of Section 242 of the General Corporation Law of the State of Delaware. OURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation as caused this certificate to be signed by Jeanna H. Gundarson, Sacretary an Authorized Officer, is 16th day of December 2003 By: Authorized Officer Trip: Sacretary Name: Jeanna H. Gundarson	be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution sessing forth the proposed amendment is at follows: RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "ONE "so that, as amended, said Article shall be and test as follows: The name of the corporation is Seathe Medical PH, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the revisions of Section 242 of the General Corporation Law of the State of Delaware. OURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. WITNESS WHEREOF, said corporation as caused this certificate to be signed by Jeanna H. Gunderson, Sacretary an Authorized Officer, is 16th day of December 2003 By: Authorized Officer Tale: Secretary Name: Jeanna H. Gunderson	FIRST: That at a meeting of the Board of Directors of BC1. Inc.	
amended, said Article shall be and read as follows: The name of the corporation is Seaths Medical PH, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation as crusted this certificate to be signed by Jeanna M. Gundarson, Sacretary an Authorized Officer, lie 16th day of December 2003 By: Authorized Officer Title: Sacretary Authorized Officer Title: Sacretary Jeanna R. Gundarson, Sacretary Authorized Officer Title: Sacretary Authorized Officer	amended, said Article shall be and read as follows: The name of the corporation is Saichs Medical PH. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. IHIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of belowere. FOURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation Authorized Officer, the law of December 2003 By: Authorized Officer Trile: Secretary Authorized Officer Trile: Secretary Jeanne H. Gunderson, Secretary Authorized Officer Trile: Secretary Name: Jeanne H. Gunderson	be advisable and calling a meeting of the stockholders of said corpor- consideration thereof. The resolution sessing forth the proposed amen- as follows:	iment to ation for denent is
amended, said Article shall be and read as follows: The name of the corporation is Seaths Medical PM. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation as crusted this certificate to be signed by Jeanna M. Gundarson, Sacretary an Authorized Officer, lie 16th day of December 2003 By: Authorized Officer Title: Sacretary Authorized Officer Title: Sacretary Jeanna H. Gundarson, Sacretary Authorized Officer Title: Sacretary Authorized Officer	amended, said Article shall be and read as follows: The name of the corporation is Saichs Medical PH. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by cason of said amendment. N WITNESS WHEREOF, said corporation as crusted this certificate to be signed by Jeanna M. Gunderson, Sacretary an Authorized Officer, lis 16th day of December 2003 By: Authorized Officer Title: Sacretary Authorized Officer Title: Sacretary Name: Jeanne H. Gunderson	RESOLVED, that the Certificate of Incorporation of this corporation has	
The name of the corporation is Saiths Medical PM, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amandment. FHIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. N WITNESS WHEREOF, said corporation shall not be reduced under or by Jeanna M. Gundarson, Sacretary an Authorized Officer, lis 16th day of December 2003 By: Authorized Officer Title: Secretary Name: Jeanna M. Gundarson	The name of the corporation is Saiths Medical PM. Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the arroadment. FHIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. N WITNESS WHEREOF, said corporation shall not be reduced under or by Jeanna M. Gunderson, Sacretary an Authorized Officer, lis 16th day of December 2003 By: Authorized Officer Title: Secretary Name: Jeanna M. Gunderson	NY CHANVING IND GYNCIO TRANSMINAL I N. ANAA	
The name of the corporation is Saiths Madical PM, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment. That said amendment was duly adopted in accordance with the previsions of Section 242 of the General Corporation Law of the State of Delaware. OURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. N. WITNESS WHEREOF, said corporation as exusted this certificate to be signed by Jeanna M. Gandarson, Sacretary an Authorized Officer, its 16th day of December 2003 By: Authorized Officer Title: Secretary Name: Jeanna M. Gandarson	The name of the corporation is Saiths Madical PM, Inc. SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment. That said amendment was duly adopted in accordance with the previsions of Section 242 of the General Corporation Law of the State of Delaware. OURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. N. WITNESS WHEREOF, said corporation as exusted this certificate to be signed by Jeanna M. Gundarson, Sacretary an Authorized Officer, its 16th day of December 2003 By: Authorized Officer Title: Secretary Name: Jeanna M. Gunderson	amended, said Article shall be and read as follows:	mar, as
SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the previsions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. NWITNESS WHEREOF, said corporation as caused this certificate to be signed by Jeanna M. Gundarson, Sacretary an Authorized Officer, day of December 2003 By: Authorized Officer Title: Sacretary Name: Jeanna M. Gundarson	SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stance were voused in favor of the amendment. THIRD: That said amendment was duly adopted in accordance with the previsions of Section 242 of the General Corporation Law of the State of Delaware. FOURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. NWITNESS WHEREOF, said corporation as caused this certificate to be signed by Jeanna M. Gundarson, Sacretary an Authorized Officer, lis 16th day of December 2003 By: Authorized Officer Title: Sacretary Name: Jeanna M. Gunderson	The name of the corporation is Switche Madinal Day	
upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stature were voted in favor of the amendment. [HIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. [OURTH: That the capital of said corporation shall not be reduced under or by east of said amendment. N. WITNESS WHEREOF, said corporation [23] Caused this certificate to be signed by [24] Jeanne H. Gunderson, Sacretary an Authorized Officer, is 16th day of December 2003 [25] By: Jeanne H. Gunderson Officer [10] Jeanne H. Gunderson [26] Jeanne H. Gunderson [20] Jeanne H. Gunderson	upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by stature were voted in favor of the amendment. [FHIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. [OURTH: That the capital of said corporation shall not be reduced under or by eason of said amendment. N. WITNESS WHEREOF, said corporation [23] Caused this certificate to be signed by [24] Jeanne M. Gunderson, Sacretary an Authorized Officer, is 16th day of December 2003 [25] By: Jeanne M. Gunderson Officer [36] Title: Secretary [36] Name: Jeanne M. Gunderson	THE THE PARTY OF T	· · · · · · · · · · · · · · · · · · ·
Authorized Officer By: Authorized Officer Title: Secretary Name: Jenna H. Gundergon Authorized Officer Authorized Officer Total Secretary Name: Jenna H. Gundergon	Authorized Officer, By: Authorized Officer Title: Secretary Name: Jeanne H. Gundergon	FHIRD: That said amendment was duly adopted in accordance we revisions of Section 242 of the General Corporation Law of the State of Selaware. OURTH: That the capital of said corporation shall not be reduced underson of said amendment.	ith use
Jeanne M. Gunderson, Secretary an Authorized Officer, is 16th day of December 2003 By: Authorized Officer Title: Secretary Name: Jeanne M. Gunderson	Jeanna M. Gunderson, Sacretary an Authorized Officer, is 16th day of December 2003 By: Authorized Officer Title: Secretary Name: Jeanne H. Gunderson	22 Grused this pertifference be also all land	
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Title: Secretary Name: Jenane H. Gunderson	Title: Secretary Name: Jenna H. Gunderson	By: Chroken	
Name: Jennie H. Gunderson	Name: Jenane H. Gunderson	Authorized Officer	
Name: Jeanne H. Gundergon Print or Type	Name: Jeanne H. Gundergon Print or Type	Title: Secretary	
Print or Type	Print or Type	Name: Jennae H. Gunderson	
•		Print or Type	

TOTAL P. 02

TRADEMARK REEL: 003173 FRAME: 0944

RECORDED: 08/12/2005