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OF \$40.00

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Walker & Zanger (West Coast), Ltd.		02/05/2001	Limited Company: NEW YORK

RECEIVING PARTY DATA

Name:	Walker & Zanger, Inc.	
Street Address:	13190 Telfair Avenue	
City:	Sylmar	
State/Country:	CALIFORNIA	
Postal Code:	91342	
Entity Type:	CORPORATION: NEW YORK	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1938175	PORTO BEIGE

CORRESPONDENCE DATA

Fax Number: (310)743-1189

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

Phone: (310) 743-1188
Email: mmizrahi@bjtlaw.com

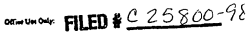
Correspondent Name: Mark B. Mizrahi, Esq.

Address Line 1: 6100 Center Drive, Suite 630

Address Line 4: Los Angeles, CALIFORNIA 90045

ATTORNEY DOCKET NUMBER:	05-298-Z
NAME OF SUBMITTER:	Mark B.Mizrahi
Signature:	/mark b mizrahi/
Date:	05/30/2006

Total Attachments: 6
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source=Name Change Documents#page5.tif
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101 North Carson Street, Sulta 3 Carson City, Nevada 89701-4786 (778) 684 5708

important: Read attached instructions before completing form.

- Remit in Duplicate -

MINE OFFICE OF EAST

FEB 0 5 2001

	Welker & Zanger (West Coast), Ltd.
	(currently on file in Nevada)
2. Sta	te of incorporation: New York
3. Ch (ch	anges reflected by filing of document: leck the appropriate spaces and/or describe under "other")
*	Name Stock Purpose Dissolution Merger (if survivor is qualified in Nevada and the articles were amended within the merger) Other (specify changes):
Name	hanged to: Walker & Zanger, Inc.
X	gnature (must be signed by an officer of the corporation): President Title of Officer

document amendatory or otherwise relating to the original articles in the place of the corporations creation.

IMPORTANT: Failure to include any of the above information and remit with the proper fees may cause this filing to be rejected.

Havada Secretary of State Form SQ.536 QFFICER'S STATEMENT(SS).41 Revised on: 63/07/00

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FILED # <u>C 25800-9</u>

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Department of State State of New York

I hereby certify that the ameand copy has been compared with the original document in the certody of the Secretary of State and that the some is a true copy of said original

Winers my hand and real of the Dapartment of State on

FEB 02-2001

Special Departy Secretary of State

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restated certificate of incorporation, with amendment

RESTATED CERTIFICATE OF INCORPORATION OF WALKER & ZANGER (WEST COAST), LTD.

Under Section 507 of the Business Corporation Law .

WE, THE UNDERSIGNED, LEON ZANGER and JONATHAN ZANGER, being respectively, the President and Setretary of WALKER & ZANGER (WEST GOAST), LTD. hereby certify that:

- 1. The name of the corporation is WALKER & ZANGER (WEST COAST), LTD.
- 2. The Certificate of Incorporation of said corporation was filed by the Department of State on the 27th day of January, 1956.
- 3. The Certificate of Incorporation is amended to effect the following: (i) to change the corporation's name; (ii) to enlarge the corporation's corporate purposes; (iii) to specify the relative rights, preferences and limitations of the corporation's authorized classes of common stock; (iv) to specify the name and address of the corporation's registered agent.
- 4...... The text of the Cartificate of Incorporation of the corporation, as amended theretofore, is hereby restated as further amended to read as herein set forth in full:

"FIRST: The name of the corporation is: Walker, & Zanger, Inc.

SECOND: This corporation is formed to engage in any lawful act or activity for which a corporation may be organized under the Business Corporation Law; provided that it is not formed to engage in any act or activity requiring the consent or approval of any state official, department, board, agency or other body.

THIRD: The aggregate number of shares of common stock which the corporation shall have authority to issue is 100,000 shares, consisting of 50,000 shares of Voting Common Stock, par value \$.20 per share, (the "Voting Common Stock") and 50,000 shares of Nonvoting Common Stock, par value \$.20 per share, (the "Nonvoting Common Stock"). The Voting Common Stock and the Nonvoting Common Stock are hereinafter collectively referred to as the "Common Stock." The powers, preferences, qualifications, limitations and other rights of the Voting Common Stock and the Nonvoting Common Stock, respectively, shall be as follows:

(A) Rights. Except as otherwise required by lew or as atherwise provided in this Cerlificate of incorporation, each share of the Voting Common Stock and each share of the Nonvoling Common Stock shall have identical powers, preferences,

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qualifications. Ilmitations and other rights, including rights in liquidation and rights upon a pierger or consolidation of the corporation.

- (B) Voting. Except as etherwise expressly required by law or as otherwise provided in this Certificate of incorporation, with respect to all matters upon which shareholders of the corporation are entitled to vote: (i) the holders of the outstanding shares of the Veting Common Stock shall have the exclusive right to vote and each holder of the Voting Common Stock shall be entitled to one vote for sach there of the Veting Common Stock held, and (ii) the holders of the outstanding shares of the Nonvoting Common Stock shall have no voting rights. There shall be no cumulative voting rights in the election of directors.
- (C) Dividends. Each share of the Voting Common Stock and sech share of the Nonvoting Common Stock shall be squal in respect of rights to dividends and distributions, except that in the case of dividends or other distributions payable in shares of the Common Stock, including distributions pursuant to stock splits or divisions: (i) only shares of the Voting Common Stock shall be distributed with respect to the Voting Common Stock and (ii) only shares of the Nonvoting Common Stock shall be distributed with respect to the Nonvoting Common Stock.
- (D) Stock Splits. The corporation shall not split, divide or combine the shares of either class of the Common Stock unless, at the same time, the corporation splits, divides or combines, as the case may be, the shares of the other class of the Common Stock in the same proportion and manner.

POURTH: The county within this state in which the office of the corporation is to be located is: Westchester County.

FIFTH: The duration for which the corporation is to exist is perpetual;

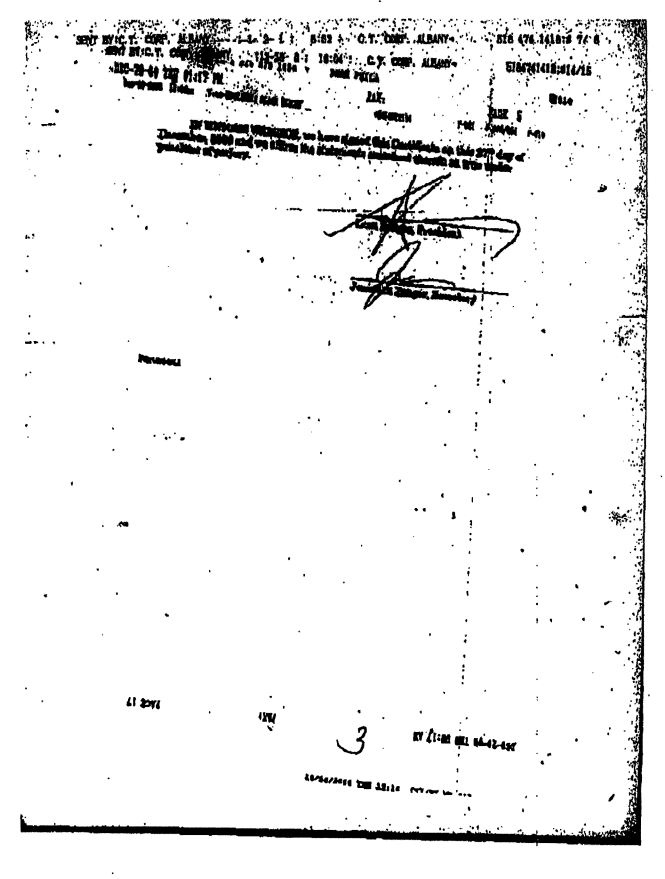
SIXTH: The Secretary of State is designated as agent of the corporation upon whom process against the corporation may be served. The post office address to which the Secretary of State shall mail a copy of any process accepted on behalf of the corporation is: 31 Warren Place, Mount Version, New York, 10550.

SEVENTH: The name and street address in this state of the registered agent upon whom process against the corporation may be served is: Loon Zanger, 31 Warren Place, Mount Vernan, New York, 10650."

4. The amendment and restatement was authorized by the Joint Unanimous Written Consent of the Directors and Shareholders of the corporation dated as of the 27th day of December, 2000.

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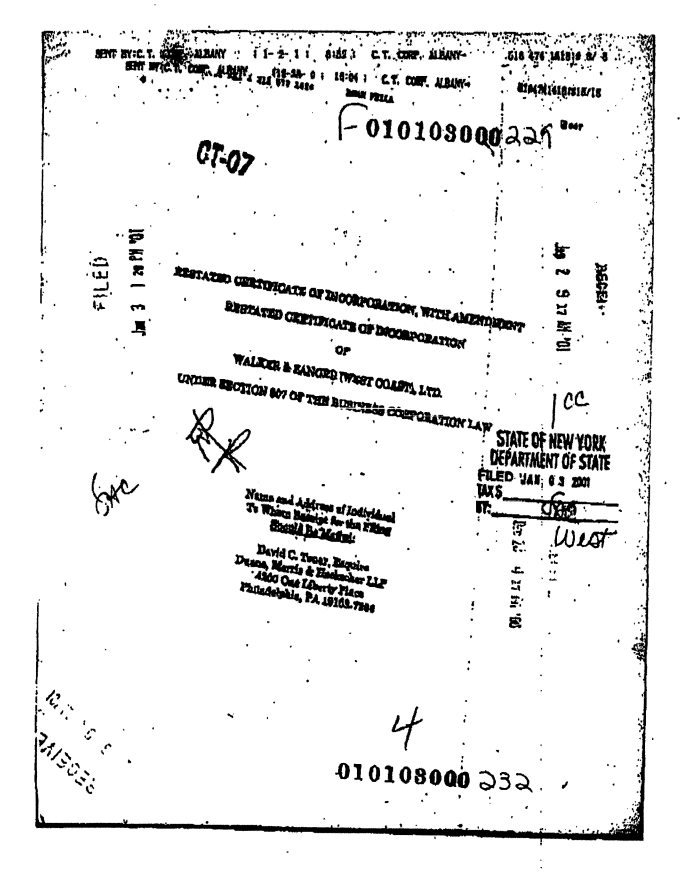
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