

**TRADEMARK ASSIGNMENT**

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/01/2002

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
SUPERFEET, L.L.C.		12/01/2002	LIMITED LIABILITY COMPANY: UNITED STATES

**RECEIVING PARTY DATA**

Name:	SUPERFEET WORLDWIDE, L.L.P.
Street Address:	1419 Whitehorn Street
City:	Ferndale
State/Country:	WASHINGTON
Postal Code:	98248
Entity Type:	Limited Liability Partnership: UNITED STATES

**PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	2258089	SYNERGIZER

**CORRESPONDENCE DATA**

Fax Number: (360)647-4530  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
 Phone: 360-647-1976  
 Email: patents@hathlaw.com  
 Correspondent Name: Todd N. Hathaway  
 Address Line 1: 119 N. Commercial St. #620  
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ATTORNEY DOCKET NUMBER:	T7180
NAME OF SUBMITTER:	Todd N. Hathaway
Signature:	/Todd N. Hathaway 32,991/

CH \$40.00 2258089

Date:

08/07/2006

**Total Attachments: 4**

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## ARTICLES OF MERGER

Pursuant to RCW 25.05.380, the surviving limited liability partnership, SUPERFEET WORLDWIDE, L.L.P., in the merger between the SUPERFEET WORLDWIDE, L.L.P. and SUPERFEET, L.L.C., has set forth the following:

1. The "Agreement and Plan of Merger Between SUPERFEET WORLDWIDE, L.L.P., and SUPERFEET, L.L.C.", is attached hereto as Exhibit "A";
2. All of the Members of the SUPERFEET WORLDWIDE, L.L.P. have agreed to this merger as is evidenced by their signatures on the attached Exhibit "A"; and
3. All of the Members of SUPERFEET, L.L.C. have duly approved this merger as is evidenced by their signatures on the attached Exhibit "A."
4. Both parties have complied with the requirements of RCW 25.05.370, 25.05.375, 25.05.380, 25.15.395, 25.15.400 and 25.15.405.

DATED this 1 day of December, 2002.

SUPERFEET WORLDWIDE, L.L.P.

  
SCOTT I. DOHNER, Managing Partner

MISCELLANEOUS CLIENTS-SUPERFEET

ARTICLES OF MERGER.

AGREEMENT AND PLAN OF MERGER  
BETWEEN  
SUPERFEET WORLDWIDE, L.L.P.  
AND  
SUPERFEET, L.L.C.

This Agreement made and entered into this 1st day of December, 2002, between SUPERFEET WORLDWIDE, L.L.P., a Washington limited liability partnership, and SUPERFEET, L.L.C., a Washington limited liability company.

RECITALS

A. SUPERFEET WORLDWIDE, L.L.P., and SUPERFEET, L.L.C. are owned by the same owners, DENNIS N. BROWN, SCOTT I. DOHNER, CHRISTOPHER E. SMITH, RANDAL J. CURRAN and GERRIT BYEMAN, and in the same proportions; and

B. SUPERFEET, L.L.C. has resolved to merge into the SUPERFEET WORLDWIDE, L.L.P. pursuant to RCW Section 25.15.395 and 25.05.370; and

C. SUPERFEET WORLDWIDE, L.L.P. has resolved to merge with SUPERFEET, L.L.C.

AGREEMENT

The Parties agree as follows:

1. Name of Merging Entities. The entities participating in this merger are SUPERFEET WORLDWIDE, L.L.P. and SUPERFEET, L.L.C.

2. Name of Surviving Entity. The surviving entity shall be SUPERFEET WORLDWIDE, L.L.P. and shall be governed by its existing Operating Agreement which has been signed by all Partners. SUPERFEET, L.L.C. shall terminate.

3. Approval by SUPERFEET, L.L.C. Pursuant to RCW 25.15.400, all the members of SUPERFEET, L.L.C. have executed this Agreement signifying their approval of this merger. The members of SUPERFEET, L.L.C. are DENNIS N. BROWN, SCOTT I. DOHNER, CHRISTOPHER E. SMITH, RANDAL J. CURRAN and GERRIT BYEMAN.

4. Approval by SUPERFEET WORLDWIDE, L.L.P. Pursuant to RCW 25.05.375, all of the Partners of SUPERFEET WORLDWIDE, L.L.P. have executed this Agreement signifying their approval of this merger. The Partners of SUPERFEET WORLDWIDE, L.L.P. are DENNIS N. BROWN, SCOTT I. DOHNER, CHRISTOPHER E. SMITH, RANDAL J. CURRAN and GERRIT BYEMAN.

5. Terms and Conditions of Merger. In order to consolidate two entities held by the same owners in the same proportion, SUPERFEET, L.L.C. will assign all of its assets and delegate all of its duties and liabilities to SUPERFEET WORLDWIDE, L.L.P. After the merger, the same owners will own the same proportion of all of the properties as before, but as one entity, SUPERFEET WORLDWIDE, L.L.P.

6. Manner of conversion. All assets of the SUPERFEET, L.L.C. shall be assigned to SUPERFEET WORLDWIDE, L.L.P.

7. Further Instruments. Each party shall execute and deliver such further instruments as may be reasonably requested by any other party to carry out the purpose and intent of this Agreement.

8. Closing. The transfers contemplated by this Agreement shall take place at the principal office of the Corporation within a reasonable time.

DATE: Effective December 1, 2002.

SUPERFEET WORLDWIDE, L.L.P.

SUPERFEET, L.L.C.

*Dennis N. Brown*

DENNIS N. BROWN, Partner, President  
SUPERFEET IN-SHOE SYSTEMS, INC.

*Dennis N. Brown*

DENNIS N. BROWN, Member, President  
SUPERFEET IN-SHOE SYSTEMS, INC.

*Scott I. Dohner*

SCOTT I. DOHNER, Partner

*Scott I. Dohner*

SCOTT I. DOHNER, Member

*Christopher E. Smith*

CHRISTOPHER E. SMITH, Partner

*Christopher E. Smith*

CHRISTOPHER E. SMITH, Member

*Randal J. Curran*

RANDAL J. CURRAN, Partner

*Randal J. Curran*

RANDAL J. CURRAN, Member

*Gerrit Byeman*

GERRIT BYEMAN, Partner

*Gerrit Byeman*

GERRIT BYEMAN, Member

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