



**BERKSHIRE HOLDING CORPORATION  
SCHEDULE OF TRADEMARKS**

<b>SERIAL/REGN. NOS.</b>	<b>TRADEMARKS</b>	<b>FILING/REGN. DATE</b>
74/024,838	BERKSHIRE	2/2/ 90
708,101	PRETTY-QUIKS	12/ 6/ 60
1,258,576	DURX	11/22/ 83
1,281,482	LABX	6/12/ 84
1,281,626	EXSORBX	6/12/ 84
1,296,369	TWILLX	9/18/ 84
1,296,375	LABOX	9/18/ 84
1,304,985	SEBX (STYLIZED)	11/13/ 84
1,330,917	LENSX	4/16/ 85
1,336,587	BCR	5/21/ 85
1,354,108	GAMMA WIPE	8/13/ 85
1,358,093	POLX	9/ 3/ 85
1,507,237	SUREX	10/ 4/ 88
1,507,238	SUNSORB	10/ 4/ 88
1,507,239	FASTSORB	10/ 4/ 88
1,507,240	BLUESORB	10/ 4/ 88
1,520,972	PERFORMX	1/17/ 89
1,564,419	CLEANOTES	11/ 7/ 89
1,573,038	LAB-TIPS	12/26/ 89
1,624,913	ULTRA-SEAL	11/27/ 90
1,765,924	MicroFirst	4/20/ 93
1,867,591	TRUCAL	12/13/ 94
1,912,562	Pro-Wipe	8/15/ 95
2,012,015	PROJX	10/29/ 96
2,058,392	MICROSEAL	4/29/ 97

*State of Delaware*  
**Office of the Secretary of State** PAGE 1

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I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"BERKSHIRE CORPORATION", A MASSACHUSETTS CORPORATION,  
WITH AND INTO "BERKSHIRE HOLDING CORPORATION" UNDER THE NAME OF "BERKSHIRE HOLDING CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTEENTH DAY OF DECEMBER, A.D. 1996, AT 4:30 O'CLOCK P.M.



2673354 8100M

981354730

A handwritten signature in cursive script, reading "Edward J. Freel".

*Edward J. Freel, Secretary of State*

AUTHENTICATION: 9298552

DATE: 09-11-98

**TRADEMARK**  
**REEL: 1850 FRAME: 0767**

CERTIFICATE OF MERGER  
OF  
BERKSHIRE CORPORATION  
INTO  
BERKSHIRE HOLDING CORPORATION

The undersigned corporation, organized and existing under and by virtue of the General Corporation Law of the State of Delaware, does hereby certify:

FIRST: The State of incorporation of each of the constituent corporations of the merger is as follows:

<u>Name</u>	<u>State of Incorporation</u>
Berkshire Corporation	Massachusetts
Berkshire Holding Corporation	Delaware

SECOND: The Agreement and Plan of Merger, dated October 18, 1996, has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252(c) of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation of the merger is Berkshire Holding Corporation, a Delaware corporation.

FOURTH: The Certificate of Incorporation of Berkshire Holding Corporation, a Delaware corporation which is surviving the merger, shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: The executed Agreement and Plan of Merger is on file at the office of the surviving corporation, the address of which is 673 Gilmer Street, Burlington, North Carolina 27215.

SIXTH: A copy of the Agreement and Plan of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of either constituent corporation.

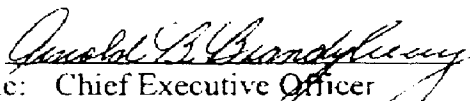
SEVENTH: The authorized capital stock of each foreign corporation which is a party to the merger is as follows:

<u>Corporation</u>	<u>Class</u>	<u>No. of Shares</u>	<u>Par Value or Without Par Value</u>
Berkshire Corporation	Common Stock	100,000	Without par value

EIGHTH: The Certificate of Merger shall be effective at the close of business on December 31, 1996.

Dated: October 8, 1996

BERKSHIRE HOLDING CORPORATION

By:   
 Title: Chief Executive Officer  
 Arnold B. Brandyberry