FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

05-22-2000

U.S. Department of Commerce Patent and Trademark Office TRADEMARK



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Submission Type Now New Resubmission (Non-Recordation) Document ID # Correction of PTO Error Reel # Frame #	Please record the attached original document(s) or copy(ies). Conveyance Type Assignment License Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year	
Corrective Document Reel # Frame # Conveying Party	Other Mark if additional names of convoying parties attached	
Name Westfalia-Surge LLC Formerly	Execution Date Month Day Year 10/1/99	
Individual General Partnership X Other Limited Liability Company		
X Citizenship/State of Incorporation/Organization Delaware		
DBA/AKA/TA Composed of		
Address (line 1) 1880 Country Farm Drive		
Address (line 2) Address (line 3) Naperville City Individual General Partnership X Corporation Association Other	Illinois State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)	
X Citizenship/State of Incorporation/Organization Delaware /2000 JSHABAZZ 00000203 75464575 FOR OFFICE USE ONLY 481 482 1825.00 00		

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Orficer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

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CMB 0651-0027		
Domestic R	epresentative Name and Address Enter for the first Receiving Party only.	
Name [
Address (line 1)		
Address (line 2)		
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Address (line 4)		
Correspond	dent Name and Address Area Code and Telephone Number (608) 257-7766	
Name	Shelley J. Safer, Esq.	
Address (line 1)	Lathrop & Clark LLP	
Address (line 2)	740 Regent Street	
Address (line 3)	P.O. Box 1507	
Address (line 4)	Madison, WI 53701-1507	
Pages	Enter the total number of pages of the attached conveyance document # 6 including any attachments.	
Enter either the Tra	1,139,538 2,038,693 1,489,005 2,136,572 1,745,648 944,905 Properties Enter the total number of properties involved. # 74	
Fee Amou		
Method of Payment: Enclosed X Deposit Account Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 15-0660		
	Authorization to charge additional fees: Yes X No No	
Statement and Signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.		
	ey J. Safer Shelly Jake 4/27/00 Date Signed	
Nam	ne of Person Signing Signature Date Signed	

FORM PTO-1618C Expres 25/30/99 CMB (4514/027

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Conveying Party Enter Additional Conveying Party Mark	if additional names of con		Execution Date Month Day Year
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Name Westfalia-Surge, Inc.			
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Trademark Application Number(s)		gistration Number	
	808,436	1,027,948	747,565
	2,046,641	1,501,170	1,998,232
	2,099,426	2,316,458	1,315,282
	1,209,498	1,364,164	1,493,775
	606,317	2,036,913	1,739,462
	1,948,562	2,258,784	2,041,715
	1,274,940	866,805	828,001

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Trademark Application Number(s) Registration Number	
1,873,235 770,782	2,252,793
2,161,530 1,207,889	846,803
2,015,694 1,916,150	2,062,261
1,597,187 967,011	1,917,725
1,635,227 2,021,839	1,001,499
2,087,693 2,076,474	598,151
1,583,260 2,084,653	

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Trademark Application Number(s)	Registration Number	
	690,856 1,525,103	1,443,861
	822,124 965,851	1,937,667
	389,572 991,656	387,233
	390,651 515,737	564,541
	604,810 990,874	201,871
	903,829 1,239,979	1,588,461
	1,053,501 1,321,628	1,493,776

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Citizenship/State of Incorporation/Organization		
Trademark Application Number(s) or Registration Number(s) Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).		
Trademark Application Number(s)	Registration Number(s)	
	2,328,308	

State of Delaware Office of the Secretary of State PAGE 1

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:

"WESTFALIA-SURGE LLC", A DELAWARE LIMITED LIABILITY COMPANY, WITH AND INTO "WESTFALIA DAIRY SYSTEMS, INC." UNDER THE NAME OF "WESTFALIA-SURGE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF OCTOBER, A.D. 1999, AT 9 O'CLOCK A.M.

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



Edward J. Freel, Secretary of State

AUTHENTICATION:

0015160

DATETRADEMARK REEL: 002074 FRAME: 0106

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Sent By: INCORPORATING SERVICES LTD;

302 678 0789;

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 10/01/1999 991416322 - 2273223

CERTIFICATE OF MERGER

OF

WESTFALIA-SURGE LLC
(a Delaware Limited Liability Company)

INTO

WESTFALIA DAIRY SYSTEMS, INC.
(a Delaware Corporation)

Fursuent to Section 264 of the Delaware General Corporation Law (the "Act"), Westfalia Dairy Systems, Inc., a corporation formed and existing under the laws of the State of Delaware, certifies the following:

FIRST: That the name and state of incorporation or formation of each of the merging business entities are as follows:

Name

State of Incorporation or Formation

Westfalie-Surge LLC

Delaware.

Westfalia Dairy Systems, Inc.

Delaware

SECOND: That an Agreement of Merger dated as of October 1, 1999 (the "Agreement of Merger") has been approved, adopted, certified, executed and acknowledged by each of the merging entities in accordance with Section 264(c)(2) of the Act.

THIRD: That the name of the surviving business entity is Westfalia' Dairy Systems, Inc. (the "Surviving Corporation").

FOURTH: The excodments to the Certificate of Incorporation of the Surviving Corporation that are effected by this surger are as follows:
"FIRST: The name of the corporation is Westfalia-Surge, Inc."

FIFTH: That this Certificate of Merger shall be effective upon filing with the Secretary of State of the State of Delaware.

Sent By: INCOMPORATING SERVICES LTD; 302 678 0789;

Oct-7-99 2:30PM;

Page 2/2

SIXTH: That the executed Agreement of Merger is on file at the principal place of business of the Surviving Company, the address of which is 1880 Country Farm Drive. Naperville, IL 60563.

SEVENTH: That a copy of the executed Agreement of Merger will be furnished by the Surviving Company, on request and without cost, to any person or entity holding an interest in Westfalia-Surge LLC or to any person or entity holding an interest in Westfalia Dairy Systems, Inc.

IN WITNESS WHEREOF, the Surviving Corporation has caused this Certificate of Merger to be executed by its officers thereunto duly authorized as of the 1st day of October, 1999.

WESTFALIA DAIRY SYSTEMS, INC.

By: /s/ Dirk Heinal

Name: Dirk Hejnal Title: President

AGREEMENT OF MERGER

THIS AGREEMENT OF MERGER, (this "Agreement") dated as of the 1st day of October, 1999, pursuant to Section 264 of the Delaware General Corporation Law, as amended (hereinafter referred to as the "DGCL") is entered into by and between the entities named in Article SECOND below, which are hereinafter collectively referred to as the Constituent Entities.

FIRST: Each of the Constituent Entities has agreed to effect a merger, and the terms and conditions of the merger, the manner of carrying the same into effect, and the manner and basis of converting or exchanging the shares of issued stock or ownership interests of each of the Constituent Entities into different stock or other consideration pursuant to Section 264 of the DGCL, are and shall be as set forth herein.

SECOND: The parties to this Agreement are Westfalia Dairy Systems, Inc., a corporation organized under the DGCL on September 10, 1991, (the "Corporation") and Westfalia-Surge LLC, a limited liability company organized under the Delaware Limited Liability Company Act on February 26, 1999 ("Merged Entity").

THIRD: (a) The Merged Entity is a single member limited liability company.

- (b) The Corporation has an authorized capitalization of one thousand five hundred (1,500) shares of common stock, no par value, of which twenty (20) shares are issued and outstanding.
- FOURTH: (a) The date upon which the Merger shall become effective shall be the date on which the Certificate of Merger reflecting the Merger is filed with the Secretary of State of the State of Delaware (the "Effective Date").
- (b) On the Effective Date, the Merged Entity shall be merged with and into the Corporation, whereupon the separate existence of the Merged Entity shall cease, and the Corporation shall be the surviving business entity of the Merger (the "Surviving Corporation") in accordance with Section 264 of the DGCL.
 - (c) The Merger shall have the effects set forth in the DGCL.
- (d) The members of the Board of Directors and the officers of the Corporation immediately prior to the Effective Date shall be the members of the Board of Directors and the officers, respectively, of the Surviving Corporation until their respective successors are duly elected and qualified.

1-NY/1032198.2

(e) The name of the Surviving Corporation shall be "Westfalia-Surge, Inc."

FIFTH: On the Effective Date, all of the membership interests in the Merged Entity issued and outstanding immediately prior to the Effective Date shall, by virtue of the Merger, and without any action on the part of the holder thereof, cease to be outstanding, shall be canceled and retired without any payment of any consideration therefor and shall cease to exist. The issued shares of the Surviving Corporation shall not be converted or exchanged in any manner, but each said share which is issued at the Effective Date shall continue to represent one issued share of the Surviving Corporation.

SIXTH: The Certificate of Incorporation of the Surviving Corporation (the "Certificate"), separate and apart from this Agreement, shall be, and may be separately certified as, the Certificate of Incorporation of the Surviving Corporation.

SEVENTH: This Agreement may be terminated and the Merger may be abandoned at any time prior to the Effective Date by mutual written consent of the Constituent Entities.

EIGHTH: This Agreement shall be construed in accordance with and governed by the laws of the State of Delaware, without giving effect to principles of conflicts of law.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their respective authorized representatives as of the day and year first-above written.

WESTFALIA DAIRY SYSTEMS, INQ.

WESTFALIA-SURGE LLC

7-41/1005726-5

RECORDED: 05/01/2000

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