



**Domestic Representative Name and Address**

Enter for the first Receiving Party only.

Name \_\_\_\_\_

Address (line 1) \_\_\_\_\_

Address (line 2) \_\_\_\_\_

Address (line 4) \_\_\_\_\_

**Correspondent Name and Address**

Area Code and Telephone Number 312 577-7000

Name Joseph T. Nabor

Address (line 1) Fitch, Even, Tabin & Flannery

Address (line 2) 120 S. LaSalle Street, Suite 1600

Address (line 4) Chicago, IL 60603

Pages Enter the total number of pages of the attached conveyance document including any attachments. # 3

**Trademark Application Number(s) or Registration Number(s) [X] Mark if additional numbers attached.**

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)**

			501835	726916	1000531
			1049939	1050069	1059135
			1079309	1100681	1177096

**Number of Properties**

Enter the total number of properties involved. # 31

**Fee Amount**

Fee Amount for Properties Listed (37 CFR 3.41): \$ 790.00

Method of Payment: Enclosed [X] Deposit Account [ ]  
(Enter for payment by deposit account or if additional fees can be charged to the account.)

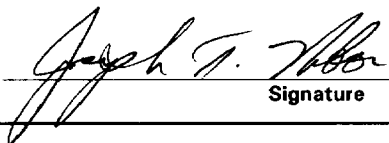
Deposit Account Number: # 06-1135

Authorization to charge additional fees: Yes [x] 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.

Joseph T. Nabor  
Name of Person Signing

  
Signature

5/29/01  
Date Signed

**RECORDATION FORM COVER SHEET  
CONTINUATION  
TRADEMARKS ONLY**

**Conveying Party** [ ] Mark if additional names of conveying parties attached.

Enter Additional Conveying Party Name \_\_\_\_\_ Execution Date  
Month Day Year \_\_\_\_\_

Formerly \_\_\_\_\_

[ ] Individual [ ] General Partnership [ ] Limited Partnership [ ] Corporation [ ] Association  
[ ] Other \_\_\_\_\_  
[ ] Citizenship/State of Incorporation/Organization \_\_\_\_\_

**Receiving Party** [ ] Mark if additional names of receiving parties attached.

Enter Additional Receiving Party Name \_\_\_\_\_

DBA/AKA/TA \_\_\_\_\_

Composed of \_\_\_\_\_

Address (line 1) \_\_\_\_\_  
Address (line 2) \_\_\_\_\_  
Address (line 3) \_\_\_\_\_

City State Zip Code

[ ] Individual [ ] General Partnership [ ] Limited Partnership [ ] Corporation [ ] Association  
[ ] Other \_\_\_\_\_  
[ ] Citizenship/State of Incorporation/Organization \_\_\_\_\_

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 on a separate document from assignment.)

**Trademark Application Number(s) or Registration Number(s)** [ X ] Mark if additional numbers attached.  
*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)		
			1189919	1213216	1269119
			1272284	1272319	1272700
			1279895	1303457	1331908
			1373150	1488303	1488304
			1488309	1513337	1750851
			1750852	1769528	1988096
			1999860	2247911	2254816

**ADDITIONAL TRADEMARK REGISTRATION NUMBER:**

2262017		
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1189919	02/16/82	INTER LIGHT	BLZ-T-024662
1213216	10/19/82	ANCO (UNEVEN CHEVRON)	CAN-T-020880
1269119	03/06/84	ANCO (EVEN CHEVRON)	CAN-T-020881
1272284	04/03/84	ANCO (EVEN CHEVRON)	CAN-T-020882
1272319	04/03/84	ANCO (EVEN CHEVRON)	CAN-T-020883
1272700	04/03/84	ANCO (EVEN CHEVRON)	CAN-T-020884
1279895	05/29/84	ANCO (EVEN CHEVRON)	CAN-T-020885
1303457	11/06/84	TUFF STUFF	APG-T-016325
1331908	04/23/85	COBRAY	BLZ-T-024758
1373150	11/26/85	LUMENATORS	BLZ-T-024664
1488303	05/17/88	DESERT FOX	BLZ-T-024667
1488304	05/17/88	BAJA TOUGH	BLZ-T-024666
1488309	05/17/88	BAJA	BLZ-T-024665
1513337	11/22/88	ZX LOGO	ZNX-T-023703
1750851	02/02/93	RACING and Stripe Design	APG-T-015965
1750852	02/02/93	STREET and Stripe Design	APG-T-015963
1769528	05/04/93	SOLID SEAL	APG-T-021073
1988096	07/23/96	POWER PATH	WLD-T-023475
1999860	09/10/96	HALOGENGOLD	WLD-T-023605
2247911	05/25/99	BLAZERTECH	BLZ-T-024669
2254816	06/22/99	HOTT LITES	BLZ-T-025126
2262017	07/20/99	DOUBLE TAKE	BLZ-T-025066

Enclosed is our check in the amount of \$790.00 to cover the Recording Fee of the above identified 31 Trademark Registrations. The Commissioner is hereby authorized to charge any additional fees which may be required in recordal of this Merger Document during its entire pendency, or credit any overpayment, to Deposit Account No. 06-1135.

Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 06-1135.

State of Delaware  
Office of the Secretary of State

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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 OWNERSHIP OF "FEDERAL-MOGUL CHESTERFIELD, INC.", FILED IN THIS OFFICE ON THE TWENTY-NINTH DAY OF DECEMBER, A.D. 1998, AT 4:31 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1998.



0774984 8100

001654222

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

Edward J. Freel, Secretary of State

AUTHENTICATION: 0882578

DATE: 12-28-00

TRADEMARK

REEL: 002313 FRAME: 0826

**CERTIFICATE OF OWNERSHIP AND MERGER****MERGING FEDERAL-MOGUL CHESTERFIELD, INC.  
WITH AND INTO  
FEDERAL-MOGUL IGNITION COMPANY**

Pursuant to Section 253 of the Delaware General Corporation Law (the "Code"), the undersigned, Federal-Mogul Ignition Company, a Delaware corporation (the "Corporation"), does hereby certify:

**FIRST:** That the Corporation was incorporated and duly organized pursuant to the Code and is validly existing as a Delaware corporation.

**SECOND:** That the Corporation owns all of the issued and outstanding shares of common stock of Federal-Mogul Chesterfield, Inc., a Delaware corporation (the "Subsidiary"). The Subsidiary does not have any other class or series of capital stock outstanding.

**THIRD:** That the Corporation, by resolutions duly adopted by its Board of Directors on the 20th day of November 1998, determined, pursuant to Section 253 of the Code, to merge the Subsidiary with and into the Corporation and to assume all of the Subsidiary's obligations, and that a copy of said resolutions and the conditions set forth in such resolutions are in the form hereinafter set forth:

WHEREAS, the Board of Directors of the Corporation has determined that it is in the best interests of the Corporation to merge its wholly-owned subsidiary, Federal-Mogul Chesterfield, Inc., a Delaware corporation ("Chesterfield"), with and into the Corporation, and to have Chesterfield's separate existence cease and terminate, and to conduct the business of Chesterfield and assume all of the obligations of Chesterfield (collectively with the other mergers stated herein, the "Mergers");

NOW THEREFORE, BE IT RESOLVED, that the Mergers are authorized and approved in all respects, and the officers of the Corporation be, and each (acting alone) hereby is, authorized and empowered in the name of and on behalf of the Corporation to take or cause to be taken all such actions and to sign, execute, verify, acknowledge, certify to, file and deliver all such instruments and documents, as shall be in the judgment of any such officer, necessary, desirable or appropriate in order to effectuate the Mergers and to perform the obligations of the Corporation under the laws of the State of Delaware and any other state required for the Mergers and as a result of the Mergers, including, but not limited to, filing a Certificate of Ownership and Merger with the Delaware Secretary of State, and any and all documents necessary in jurisdictions of foreign qualification; and

STATE OF DELAWARE  
SECRETARY OF STATE  
DIVISION OF CORPORATIONS  
FILED 04:31 PM 12/29/1998  
981508564 - 0367926

TRADEMARK  
REEL: 002313 FRAME: 0827

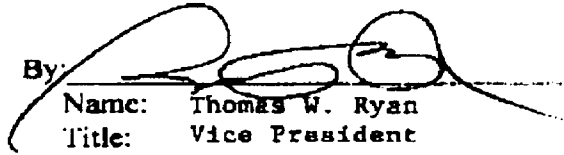
BE IT FURTHER RESOLVED, that any and all prior actions taken by the officers of the Corporation or an agent or employee of the Corporation under the direction of such officer in connection with the actions authorized in the above resolutions hereby are ratified, confirmed, authorized and approved in all respects.

FOURTH: That the Subsidiary shall merge with and into the Corporation, whereupon the Subsidiary shall cease to exist and the Corporation shall be the surviving entity of such Merger, and the Corporation shall assume all of the obligations of the Subsidiary.

FIFTH: This Certificate of Ownership and Merger shall be effective as of December 31, 1998.

IN WITNESS WHEREOF, the undersigned authorized officer of Federal-Mogul Ignition Company has executed this Certificate of Ownership and Merger on behalf of the surviving corporation, this 20<sup>th</sup> day of November, 1998.

FEDERAL-MOGUL IGNITION COMPANY

By:   
Name: Thomas W. Ryan  
Title: Vice President