U.S. DEPARTMENT OF COMMERCE RE(Form PTO-1594 102116340 U.S. Patent and Trademark Office (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): GALOOB TOYS, INC. 5 - 15 - 02Name: HASBRO, INC. Internal Address: Individual(s) Association Street Address: 1027 Newport Avenue Limited Partnership General Partnership City: Pawtucket State: RI Zip: 02862 Corporation-State - Delaware Individual(s) citizenship_____ Association__ Additional name(s) of conveying party(ies) attached? The Yes No General Partnership___ 3. Nature of conveyance: Limited Partnership ___ Assignment 🖎 Merger Corporation-State Rhode Island Change of Name Security Agreement ☐ Other If assignee is not domiciled in the United States, a domestic □ Other representative designation is attached: Yes No (Designations must be a separate document from assignment)

Additional name(s) & address(es) attached? Yes No Execution Date: December 12, 2000 4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 1.386,887 Additional number(s) attached Yes 🖵 No 6. Total number of applications and 5. Name and address of party to whom correspondence 12 concerning document should be mailed: registrations involved: Name: Paul N. Vanasse 7. Total fee (37 CFR 3.41).....\$_315.00 HASBRO, INC. Internal Address: Enclosed Authorized to be charged to deposit account 8. Deposit account number: Street Address: 1027 Newport Avenue City: Pawtucket State: RI Zip: 02862 (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE 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. auc n. Vanasce Paul N. Vanasse

Name of Person Signing 02 LINELLER 00000146 1386887

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Total number of pages including cover sheet, attachments, and document:

40.00 and ocuments to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

> TRADEMARK REEL: 002521 FRAME: 0077

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Trademark Name:	Registration No:	Reg. Date:
ANIMAL, THE & DESIGN	1386887	18-Mar-1986
BABY FACE	1892217 [,]	02-May-1995
CAMP HIDE-AND-SEEK	2219209	19-Jan-1999
CRUSHERS	1773723	25-May-1993
EMERGENCY CITY	1643162	30-Apr-1991
GALOOB LOGO	1338130	28-May-1985
MICRO MACHINES	1504089	13-Sep-1988
MICRO MACHINES LOGO	1653146	06-Aug-1991
MICRO WORLD	2167901	23-Jun-1998
ORIGINAL SCALE MINIATURES, THE	1650851	16-Jul-1991
SKY DANCERS	2209926	25-Dec-1998
SWEET SECRETS	1338133	28-May-1985

Edward S. Inman, III, Secretary of State

Date: **January 22, 2001**

Hasbro, Inc. (Articles of Merger - 5 Pages)

A TRUE COPY WITNESSED UNDER THE SEAL OF THE STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Secretary of State

By Pellia Untonelli

STATE or PHINA STATE OF PHINA STATE

Filing Fee: See Page 4

ID Number: 15908



STATE, OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State Corporations Division 100 North Main Street Providence, Rhode Island 02903-1335

ARTICLES OF MERGER OR CONSOLIDATION INTO

(To Be Filed In Duplicate Original)

Hasbro, Inc. (Insert full name of surviving	g or new entity on this line.)	
SECTION I: TO BE COMPLETED BY ALL MERGING		
Pursuant to the applicable provisions of the Rhode Island Ger following Articles of X Merger or Consolidation (check on entity.	neral Laws, 1956, as amended, the unders	igned entities submit the onsolidating them into one
 The name and type (for example, business corporation, non-peach of the merging or consolidating entities and the states up 	profit corporation, limited liability company, li	mited partnership, etc.) of
Name of entity	Type of entity	State under which entity is organized
Hasbro, Inc.	Business Corporation	RI
Galoob Toys, Inc.	Business Corporation	DE
Tiger Electronics	Business Corporation	
which is to be governed by the laws of the state of Rhode I. The attached Plan of Merger or Consolidation was duly a prescribed by the laws of the state under which each entity is a state of the surviving entity's name has been amended via the merger.	authorized, approved, and executed by ea organized. (Attach Plan of Merger or Cons	ch entity in the manner
N/A		
If the surviving or new entity is to be governed by the laws of not qualified to conduct business in the state of Rhode Island, in any proceeding for the enforcement of any obligation of ar irrevocably appoints the Secretary of State as its agent to a address to which a copy of such process of service shall be m	the entity agrees that: it may be served with ny domestic entity which is a party to the m ccept service of process in any action, suit ailed to it by the Secretary of State is:	process in Rhode Island erger or consolidation; it
The future effective date (which shall be a date or time certain or, in the case of a subsidiary merger, on or after the 30th shareholders of the subsidiary corporation) of the merger or contains the subsidiary corporation.	day after the mailing of a copy of the agree	eement of merger to the
SECTION II: TO BE COMPLETED ONLY IF ONE OR M		

If one or more of the merging or consolidating entities is a business corporation (except one whose shareholders are not required to approve the assembly time of Section 7-1.1-67, or does not require shareholder approval pursuant to the laws of the state under which the corporation is briganized if which event that fact shall be set forth), state below as to each business corporation, the total number of the shares of

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OGGOGNORATIONS OF STATE

GENERAL LAWS, AS AMENDED.

Form No. 610 Revised: 01/99

of any class are entitled to vote on the plan as a class, state below the designation and number of each class.

REEL: 002521 FRAME: 0080

		1			Entitled to Vote as a Class		
i	Name of Business Corporation	•	Total Number of Shares Outstanding		esignation <u>f Class</u>	Number of Shares	
	*						
b.	If one or more of the merging or conto approve the agreement under Se under which the corporation is organ the total number of shares voted for state the number of shares of each contone in the contone	ction 7-1.1-67, or do ized, in which event t and against such plai	es not require shar hat fact shall be set n, respectively, and	reholder approval forth), state below as to each class of	pursuant to the as to each but	e laws of the state	
				Entitled to Vote as a Class			
	Name of Business Corporation	Total <u>Voted For</u>	Total <u>Voted Against</u>	Class	Voted For	Voted Against	
			-				
C.	If the surviving or new entity is to be a agrees that it will promptly pay to the entitled under the provisions of Title dissenting shareholders.	e dissenting sharehol	lders of any domesi	tic entity the amou	unt, if any, to w	hich they shall be	
d.	Complete the following subparagrap surviving corporation.	_	the merging busin Toys, Inc.	ess corporation is	a subsidiary	corporation of the	
	i) The name of the subsidiary corpor	Timos I	Electronics, Ltd.				
	ii) State below the number of outsta each class of the subsidiary corpo	nding shares of each oration owned by the	class of the subsidia	ary corporation an n.	d the number o	the shares of	
	Number of Shares Outstanding of the Subsidiary Corporation	Designation of Class	Number of Subsidiary by Surviving	Shares of Corporation Owne g Corporation	d Designat of Class	ion	
	Galoob toys, Inc. 100	Cormon			Commo	1	
	Tiger Electronics,Ltd. 100	Common					
	iii) A copy of the plan of merger was r	nailed to shareholder	s of the subsidiary c	corporation on	Waived	·····	
• •					• • • • • •		
)E	CCTION III: TO BE COMPLETED A <u>NON-PROFIT COF</u> GENERAL LAWS, AS	PORATION PURS					
ì.	If the members of any merging or co	nsolidating non-profit	corporation are en	titled to vote there	eon, attach a st	atement for <u>each</u>	
	such non-profit corporation which sets adopted, that a quorum was present present at the meeting or represented	at the meeting, and t by proxy were entitle	that the plan receive ed to cast; OR attac	ed at least a majo th a statement for	rity of the votes each such non-	which members profit corporation	
),	which states that the plan was adopted by a consent in writing signed by all members entitled to vote with respect thereto. If any merging or consolidating corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation attach a statement which states the date of the meeting of the board of directors at which the plan was adopted and a statement of the fact that the plan received the vote of a majority of the directors in office.						

2

A LIMITED PARTNERSHIP PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND **GENERAL LAWS, AS AMENDED** The agreement of merger or consolidation is on file at the place of business of the surviving or resulting domestic limited partnership or other business entity and the address thereof is: A copy of the agreement of merger or consolidation will be furnished by the surviving or resulting domestic limited partnership or other business entity, on request and without cost, to any partner of any domestic limited partnership or any person holding an interest in any other business entity which is to merge or consolidate. SECTION V: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES Hasbro, Inc. **Print Entity Name** President Title of person signing Title of person signing STATE OF COUNTY OF on this **2000** before me personally who, being duly sworn, declared that he/she is the of the above-named entity and that he/she signed the foregoing document as such authorized agent, and that the statements herein contained are true. Jament Notary Public My Commission Expires: Galoob Toys, Inc. Tiger Electronics, Ltd. **Print Entity Name** Name of per**s**on signing Title of person signing STATE OF **COUNTY OF** , on this day of , 2000, before me personally الصيح و حداد بن who, being duly sworn, declared that he/she is the Vice Res. of the above-named entity and that he/she signed the foregoing document as such authorized agent, and that the statements herein contained are true. Notary Public My Commission Expires: DEC 2 7 2000 1117 255 3

TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS

SECTION IV:

PLAN OF

MERGER OF GALOOB TOYS, INC.

AND

TIGER ELECTRONICS, LTD.

INTO HASBRO, INC.

- 1. The names of the subsidiary corporations to be merged are Galoob Toys, Inc. a Delaware corporation and Tiger Electronics, Ltd. a Delaware corporation (hereinafter referred to as the "subsidiary corporations"). All of the shares of the subsidiary corporations are owned by Hasbro, Inc., a Rhode Island corporation (hereinafter sometimes referred to as "Hasbro, Inc." and sometimes referred to as the "surviving corporation"). The merger of the subsidiary corporations with and into Hasbro, Inc. is hereinafter referred to as the "Merger."
- 2. The surviving corporation shall continue its existence as a corporation organized under the laws of the State of Rhode Island.
- 3. The effective time of the Merger ("Effective Time") shall be 10:00 A.M. on December 31, 2000.

4. At the Effective Time:

- (a) The subsidiary corporations shall be merged into the surviving corporation pursuant to the provisions of the Business Corporation Act of the State of Rhode Island and the General Corporation Law of the State of Delaware.
- (b) The separate existence of the subsidiary corporations shall cease, and all actions thereafter taken shall be taken in the name of the surviving corporation.
- (c) No cash or other consideration shall be paid or delivered for the shares of the subsidiary corporations, the issued shares of the subsidiary corporations shall not be converted in any manner, and the certificates for such shares shall be surrendered and canceled.
- (d) The Articles of Incorporation and By-Laws of the surviving corporation shall remain unchanged until amended or changed as provided therein or as provided by law.
- (e) The then directors and officers of Hasbro, Inc. shall continue as directors and officers of the surviving corporation and shall hold office until their respective successors are elected in accordance with the By-Laws of the surviving corporation.
- (f) The surviving corporation shall possess all of the rights, privileges, immunities and franchises of a public as well as of a private nature, of the subsidiary GANGOGG

corporations; and all of the property, real, personal and mixed, and all debts due on whatever account, including subscriptions to shares and all other choses in action, and all and every other interest or belonging to or due to the subsidiary corporations shall be taken and deemed to be transferred to and vested in the surviving corporation without further act or deed. The title to any real estate, or any interest therein, vested in the subsidiary corporations shall not revert or in any way be impaired by the Merger.

- (g) The surviving corporation shall assume and be responsible and liable for all the liabilities and obligations of the subsidiary corporations; and any claim existing or action or proceeding pending by or against the subsidiary corporations may be prosecuted as if the Merger had not taken place, or the surviving corporation may be substituted in place of the subsidiary corporations. Neither the rights of creditors nor any liens upon the property of the subsidiary corporations shall be impaired by the Merger.
- (h) Except as otherwise specifically set forth in this Plan of Merger, the identity, existence, purposes, powers, franchises, rights, immunities and liabilities of Hasbro, Inc. shall continue unaffected and unimpaired by the Merger.
- 5. The surviving corporation shall pay all the expenses of carrying this Plan of Merger into effect and of accomplishment of the Merger.
- 6. The surviving corporation, as owner of all the outstanding shares of the subsidiary corporations, hereby waives, pursuant to Section 7-1.1-68(d) of the General Laws 1956, as amended, of the State of Rhode Island, the mailing to it of a copy of this Plan of Merger.

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