11-30-2005

RECC . DEPARTMENT OF COMMERCE Form PTO-1594 U.S. Patent and Trademark Office (Rev. 10/02) TF OMB No. 0651-0027 (exp. 6/30/2005) 103128276 Tab settings ⇒ ⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) Name: DLF International Seeds, Inc. Cebeco International Seeds, Inc. Internal Address: Individual(s) Association Street Address: PO Box 229 General Partnership Limited Partnership City: Halsey State: OR Corporation-State Oregon Other _ Individual(s) citizenship____ Association_ Additional name(s) of conveying party(ies) attached Yes General Partnership_ 3. Nature of conveyance: Limited Partnership _ XX Merger Assignment XX Corporation-State Oregon Change of Name Security Agreement Other_ If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No Other Execution Date: July 1, 2003 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) 1400589 res 🖵 Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: Name: James K. Coons 7. Total fee (37 CFR 3.41).....\$ Internal Address:_ Enclosed Authorized to be charged to deposit account Deposit account number: Street Address: 777 High Street, Suite 200 Eugene, OR 97401

DO NOT USE THIS SPACE

9. 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.

James K. Coons

Name of Person Signing

(Attach duplicate copy of this page if paying by deposit account)

Zip:97348

00000010 1400589 Total number of pages including cover sheet, attachments, and document: Mail documents to be recorded with required cover sheet information to:

01 FC:8521 02 FC:8522

11/29/2005

425.00 OP

State:

Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

RECORDATION FORM COVER SHEET - PAGE 2

1. Additional name of conveying parties:

DLF-Trifolium (USA), Inc.

4.B. Additional trademark registration numbers:

1,400,588

2,761,603

2,505,503

2,507,962

2,589,150

2,559,679

2,081,806

1,742,459

2,298,473

1,941,381

2,877,155

2,730,050

2,456,270

1,211,788

2,919,738

1,589,224

2,792,168

ASSIGNMENT OF REGISTERED TRADEMARKS

The Oregon corporations known as DLF-Trifolium (USA), Inc. and Cebeco International Seeds, Inc. entered into a merger transaction effective July 1, 2003. As a result of the merger transaction the surviving entity was Cebeco International Seeds, Inc. which, as part of the merger transaction, changed its name to DLF International Seeds, Inc. A copy of the Certificate and Articles of Merger duly certified by the Secretary of State of Oregon is attached hereto.

As part of the merger transaction the following trademarks previously registered either to DLF-Trifolium (USA), Inc. or to Cebeco International Seeds, Inc. have now been assigned to DLF International Seeds, Inc.:

1,400,589 1,400,588 2,761,603 2,505,503 2,507,962 2,589,150 2,559,679 2,081,806 1,742,459 2,298,473 1,941,381 2,877,155 2,730,050 2,456,270 1,211,788 2,919,738 1,589,224

2,792,168

All right, title and interest in and to the above trademark registrations together with all associated goodwill, rights of action, powers and benefits to said marks have been duly assigned to DLF International Seeds, Inc.

Dated this **20** day of October, 2005.

DLF INTERNATIONAL SEEDS, INC.

Claus Sass, President

CERTIFICATE

State of Oregon

OFFICE OF THE SECRETARY OF STATE Corporation Division

I, BILL BRADBURY, Secretary of State of Oregon, and Custodian of the Seal of said State, do hereby certify:

The attached copy of the

Articles of

Merger

filed on

June 27, 2003

with at stated effective date of

July 1, 2003

for

DLF-TRIFOLIUM (USA), INC.

merging with and into

CEBECO INTERNATIONAL SEEDS, INC.

changing its name to

DLF INTERNATIONAL SEEDS, INC.

is a truce copy of the original document that has been filed with this office.



In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Oregon.

BILL BRADBURY, Secretary of State

Bv

Debra L. Virag

October 12, 2005

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FILED
JUN 2 7 2003

097810-14

ARTICLES OF MERGER

Morger of DLF-Trifelium (USA), Inc., the DLF-Jonks (Registry No. 237936-88)

> Coboco International Scode, Inc. (Registry No. 097819-14)

In accordance with ORS 60.494, these Articles of Merger are executed for filing by the Secretary of State of Oregon.

- The Plan of Merger is as set forth in the attached Agreement and Plan of Merger of DLF-Trifolium (USA), Inc. and Cobeco International Seeds, Inc.
- The approval of the shareholders of each corporation is required. The merger was duly approved by the shareholders of each corporation pursuant to ORS 60.487.

The designation, number of outstanding shares, number of votes entitled to be cast on the plan, and the number of votes cast for and against the plan, for each corporation was as follows:

DLF-Trifolium (USA), Inc.

Designation:	Common Stock
Number of Outstanding Shares:	1,000
Number of Votes Entitled to be Cast:	1,000
Number of Votes Cast for Plan	1,000
Number of Votes Cast Against Plan:	-0-

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1 - ARTICLES OF MERGER - DLF-TRIFOLIUM (USA) AND CEBECO INTERNATIONAL SEEDS PROPERTIES MEDIA 18888-1



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Coboco International Soods, Inc.

Designation:	Class A Cosumos Stock	
Number of Outstanding Shares:	580	
Number of Votes Entitled to be Cast:	580	
Number of Votes Cast for Plan	500	
Number of Votes Cast Against Plan:	-0-	

3. The merger is to be effective under the Agreement and Plan of Merger on the later of the close of business on June 30, 2003 or the date of filing of these Articles of Merger by the Secretary of State of Oregon.

DLF-Trifblium (USA), Inc., dhe DLF-Jenks

By: Aksel Misson, President

Cebeco international Sands, Inc.

By: Dead Dooler, President

2 - ARTICLES OF MERGER - DLF-TRIPOLRIM (USA) AND CEBECO INTERNATIONAL SEEDS

AGREEMENT AND PLAN OF MERGER OF DLF-TRIFOLIUM (UBA), INC., dos DLF-JENKS ENTO CERROO INTERNATIONAL SEEDS, INC.

The undersigned corporations in accordance with the applicable corporation law of Oregon hereby adopt the following Agreement and Plan of Mergar:

Article 1

The parties hereto agree to effect this Merner.

Article 2

The corporation to survive the Merger is Cebeco Enternational Seeds, Inc., an Oregon corporation.

Article 3

The parties to this Agreement and Plan of Merger are DLF-Trifblium (USA), Inc., dba DLF-Jenks (hereinefter "DLF-Jenks"), and Coboco International Seeds, Inc. (hereinefter "Survivor"). Both DLF-Jenks and Survivor are incorporated in the State of Oregon.

Article 4

Article I of the Articles of Incorporation of the surviving corporation is revised to read as follows:

"Article I

The name of the corporation is DLF intermetional Souds, inc. and its duration shall be perpetual."

Article 5

The total number of outstanding shares of stock of all classes of the respective parties are as follows:

Corporation	Class of Stock	Number of Shares Outstanding
DLF-Jenka	Common	1,000
Survivor	Common	580

1 - AGREEMENT AND PLAN OF MERGER - DLF-JENKS INTO CERBOO INTERNATIONAL



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Article 6

The sames and basis of exchanging and converting the issued stock of DLF-Josius is as follows: Each share of issued and outstanding common stock of DLF-Josius will be surrendered and conceiled in the Margar. The contificates representing shares of DLF-Josius stock will be surrendered by holders thereof and conceiled. The effective date of the surrender and cancellation will be the effective date of this Margar.

Shares of Surviver common stock outstanding at the date of this Merger will not be converted or exchanged but will remain outstanding as shares of common stock of the surviving corporation.

Article 7

This Agreement and Plan of Marger were duly adopted and approved by the boards of directors and stockholders of DLP-Jenks and Servivor, respectfully, in each case by written consent of all directors and all stockholders in the manner and by the vete required by the laws of Oregon.

Article 8

The Plan of Merger is as follows:

- 9.1 The Articles of Incorporation of Survivor, as in effect on the effective date of the Margor and after revision in accordance with Article 4 above, will continue in fall force and effect as the Articles of Incorporation of Survivor.
- 9.2 Survivor reserves the right and power, after the effective date of the Merger, to alter, amend, change or repeal any of the provisions contained in its Articles of Incorporation in the measure now or hereafter prescribed by statute, and all rights confirmed on officers, directors, or stockholders berein are subject to this reservation.
- 9.3 The Bylows of Survivor are smended and restated to read as set forth on Exhibit 9.3 attached.
- 9.4 The incumbent directors of Survivor are hereby sumoved (with the thanks of the Survivor), and the following persons are hereby elected to serve as the directors of Survivor until the next annual meeting of the shareholder of Survivor and until their respective successors are elected:

Aksel Nissen Truele Damegaard Morten Andersen Gert van Straelen

The incumbent officers of Survivor are hereby removed (with the thanks of the Survivor). Each of the following persons is hereby elected to that office specified below, to serve in such

2 - AGREEMENT AND PLAN OF MERGER - DLP-JENES BYTO CEBBCO INTERNATIONAL

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office until the next enguel meeting of the board of directors and until each officer's succe

Aksel Nissen, Chairman of the Board of Directors Clous Sone, President Bradited Dealer, Vice Pre Alen Mahl, Secretary and Tree

- Each share of the lessed and outstanding common stock of DLF-Jeeks will be cancelled incident to the Margar.
- Bach share of issued and outst nding immediately following the Merger.
- On the effective date of the Margar, the separate exists the surviving corporation, without further act or deed. Confirmatory deeds, assignments, or other like instruments, when deemed desirable by Survivor to evidence such transfer, vesting, or devolution of any property, right, privilege, or franchise, will at any time, or from time to time, be made and delivered in the name of DLR-Junks by the last acting officers thereof, or by the corresponding officers of the surviving corporation.
- 9.8 The effective date of the Merger will be the date when Articles of Merger are accepted for record by the Secretary of State of Oregon, but in 20 event earlier than the open of business on July 1, 2003.

Date: June 24, 2003.

DLF-TREPOLIUM (USA), INC., de

CEBECO INTERNATIONAL SEEDS,

Exhibit 9.3 – Amended and Restated Bylaws

And the state of the state of

3 - AGREEMENT AND PLAN OF MERGER - DEF-JENKS INTO CEBECO INTERNATIONAL

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EXHIBIT 9.3 TO AGREEMENT AND PLAN OF MERGER

BYLAWS OF

DLF INTERNATIONAL SEEDS, INC. (Revised July 1, 2003)

ARTICLE 1 DEFINITIONS

- 1.1 Articles of Encorporation. "Articles of Incorporation" shall mean the Articles of Incorporation of the corporation.
- 1.2 Corporation. "Corporation" shall mean DLF-international Soods, Inc., a business corporation organized and existing under the laws of the State of Oregon.

ARTICLE 2 SHAPEHOLDERS

- 2.1 Annual Meeting. The annual meeting of the sharshelders for the election of directors and for the transaction of such other business as may properly come before the meeting shall be held at such hour and on such day during the first six (6) meeting of each fiscal year as the Chairman of the Board of Directors may designate. Unless the notice of the meeting states otherwise, the first meeting of the sharsholders during each fiscal year will be the annual meeting of the sharsholders.
- 2.2 . Special Mostings. A special mosting of the shareholders may be called at any time by the Chairman of the Board of Directors or by a majority of the members of the Board of Directors. A special mosting shall be called upon receipt of a written request stating the purpose of the mosting from shareholders who hold not less than one-tenth of the Corporation's shares who are entitled to vote.
- 2.3 Place of Meetings. Meetings of the shareholders shall be held at such place as may be designated in the notice of the meeting seat to shareholders.

2.4 Notice of Mostings.

- (a) Written or printed notice stating the place, day and hour of the meeting and, in case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered not less than 10 nor more than 60 days before the date of the meeting, either personally or by mail, by or at the direction of the Chairman of the Board of Directors to each shareholder entitled to vote at such meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States small, with poetage fully prepaid thereon, addressed to the shareholder at its most recent address as it appears on the records of the Corporation.
- (b) When a meeting is adjourned for 30 days or more, or when a redstermination of the persons entitled to receive notice of the adjourned meeting is required by law, notice of the adjourned meeting shall be given as for an original meeting. In all other cases,
- 1 BYLAWS OF DLF INTERNATIONAL SEEDS, INC.