

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/1996

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Ort's Inc.		12/26/1995	CORPORATION: MARYLAND

**RECEIVING PARTY DATA**

Name:	Fibred-Maryland, Inc.
Street Address:	543 National Highway
Internal Address:	P.O. Box 3349
City:	LaVale
State/Country:	MARYLAND
Postal Code:	21504
Entity Type:	CORPORATION: MARYLAND

**PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	1030958	LESS

**CORRESPONDENCE DATA**

Fax Number: (301)762-4056  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
 Phone: 301-424-3640  
 Email: efile@usiplaw.com  
 Correspondent Name: Barbara A. Friedman  
 Address Line 1: 1901 Research Boulevard  
 Address Line 2: Suite 400  
 Address Line 4: Rockville, MARYLAND 20850

ATTORNEY DOCKET NUMBER:	0601.0009T
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NAME OF SUBMITTER:	Barbara A. Friedman
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OP \$40.00 1030958

Signature:	/Barbara A. Friedman/
Date:	05/22/2006
<b>Total Attachments: 8</b> source=Merger Documents#page1.tif source=Merger Documents#page2.tif source=Merger Documents#page3.tif source=Merger Documents#page4.tif source=Merger Documents#page5.tif source=Merger Documents#page6.tif source=Merger Documents#page7.tif source=Merger Documents#page8.tif	

## STATE OF MARYLAND

414104

STATE DEPARTMENT OF  
ASSESSMENTS AND TAXATION

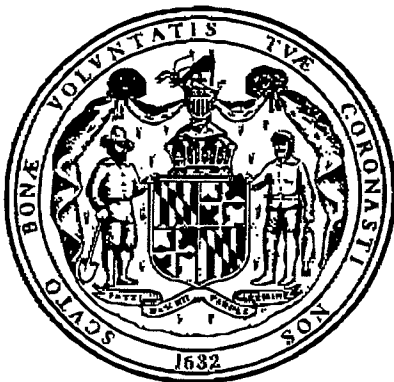
301 West Preston Street Baltimore, Maryland 21201

DATE: DECEMBER 29, 1995

THIS IS TO ADVISE YOU THAT THE ARTICLES OF MERGER FOR  
FIBRED-MARYLAND, INC. (MD)-SURVIVOR AND FIBRED, INC. (MD) AND ORT'S,  
INC. (MD)-MERGING OUT  
(EFFECTIVE DATE: 1-1-96)  
WERE RECEIVED AND APPROVED FOR RECORD ON DECEMBER 28, 1995 AT 9:41 AM.

FEE PAID:

89.00



AT5-081

JOSEPH V. STEWART  
CHARTER SPECIALISTTRADEMARK  
REEL: 003313 FRAME: 0793

*Handwritten signatures and notes at the top of the page.*

ARTICLES OF MERGER

*12-28-95 9:41am*  
*20<sup>th</sup> day of December*

These Articles of Merger, dated as of the 20<sup>th</sup> day of December, 1995 pursuant to Section 3-109 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended, (hereinafter referred to as the "Code") are entered into by and between the corporations named in Article Second below, which are hereinafter collectively referred to as the Constituent Corporations.

FIRST: Each of the Constituent Corporations agree to effect a merger on the terms and conditions of an Agreement and Plan of Merger, executed by all corporations, which sets forth the manner of carrying the same into effect and the manner and basis of converting or exchanging the shares of issued stock of each of the Constituent Corporations and the different stock or other consideration pursuant to Section 3-103 of the Code, and the manner of dealing with any issued stock of the Constituent Corporations not to be so converted or exchanged are and shall be as set forth herein.

SECOND: The parties to these Articles of Merger are Fibred, Inc., a Maryland corporation, (hereinafter referred to as "Fibred"), Ort's, Inc., a Maryland Corporation, (hereinafter referred to as Ort's), and Fibred-Maryland, Inc., a Maryland corporation, (hereinafter referred to as "Maryland").

THIRD: Maryland shall be the Successor Corporation (hereinafter sometimes referred to as "Successor").

FOURTH: The principal office of Maryland in the State of Maryland is 543 National Highway, P.O. Box 3334, La Vale, Maryland 21502 located in Allegany County, Maryland. The principal offices of Fibred and Ort's in the State of Maryland are also 543 National Highway, P.O. Box 3334, La Vale, Maryland 21502, located in Allegany County, Maryland. Ort's owns real property located in Allegany County and Worcester County, Maryland, the title to which could be affected by the recording of an instrument among the Land Records.

FIFTH: The Board of Directors and stockholders of Fibred, on December 20, 1995, by Informal Action of Directors and  
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Stockholders, pursuant to Section 2-408(c) and 2-505 of the Code recommended and approved by unanimous consent these Articles of Merger which vote was in accordance with the Charter of Fibred and the laws of the State of Maryland.

SIXTH: The Board of Directors and stockholders of Ort's, on December 26 1995, by Informal Action of Directors and Stockholders, pursuant to Section 2-408(c) and 2-505 of the Code recommended and approved by unanimous consent these Articles of Merger which vote was in accordance with the Charter of Ort's and the laws of the State of Maryland.

SEVENTH: The Board of Directors and stockholders of Maryland, on December 26, 1995, by Informal Action of Directors and Stockholders, pursuant to Section 2-408(c) and 2-505 of the Code recommended and approved by unanimous consent these Articles of Merger which vote was in accordance with the Charter of Maryland and the laws of the State of Maryland.

EIGHTH: The Articles of Incorporation of the Successor are not being amended as a part of the Merger contemplated hereby.

NINTH: Fibred has authority to issue shares of one class of stock, namely 1,000 shares of common stock with a par value of \$100 per share (the "Fibred Common Stock").

TENTH: Ort's has authority to issue shares of one class of stock, namely 3,000 shares of common stock with a par value of \$100 per share (the "Ort's Common Stock").

ELEVENTH: Maryland has authority to issue shares of one class of stock, namely 1,000 shares of common stock with a par value of \$100 per share (the "Maryland Common Stock").

TWELFTH: The manner and basis of converting or exchanging the issued stock of each of the Constituent Corporations into different stock or other consideration and the treatment of any issued stock of the Constituent Corporations not to be so converted or exchanged on the Effective Date shall be as follows:

(a) Each share of Fibred and Ort's Common Stock, if any, which remains unissued on the Effective Date of this merger shall be cancelled.

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(b) Each share of Maryland's Common Stock which is issued and outstanding on the Effective Date shall remain issued and outstanding as one share of Maryland's Common Stock.

(c) Each share of Fibred Common Stock which is issued and outstanding on the Effective Date shall be converted or exchanged by Successor into .628 shares of Maryland Common Stock.

(d) Each share of Ort's Common Stock which is issued and outstanding on the Effective Date shall be converted or exchanged by Successor into .18 shares of Maryland Common Stock.

(e) No script or fractional share certificate of Maryland shall be issued as a result of the merger transaction described hereinabove, but in lieu of each fractional interest, a Fibred or Ort's shareholder entitled to a fractional share equal to one-half or more of one share of Maryland Common Stock shall receive a full share of Maryland Common Stock and any fractional share equal to less than one-half of one share of Maryland shall be eliminated.

(f) After the merger transaction described above shall become effective, except as otherwise provided by the Code with respect to dissenting shareholders, each holder of an outstanding certificate or certificates heretofore representing Fibred and Ort's Common Stock shall surrender the same to Successor and each such holder thereon shall be entitled to receive in exchange thereof a certificate or certificates representing the number of shares of Maryland Common Stock into which the Fibred Common Stock and Ort's Common Stock represented by the certificate or certificates so surrendered shall have been converted or exchanged by the provisions hereof.

Until such surrender, Fibred Common Stock and Ort's Common Stock shall be deemed for all corporate purposes, other than the payment of dividends, to evidence ownership of the number of full shares of Maryland Common Stock to be delivered with respect to such shares of such capital stock. Unless and until any such outstanding certificates have been so surrendered, no dividends payable to the holders of record of Maryland Common Stock as of any date

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subsequent to the Effective Date shall be paid to the holders of any outstanding certificates, but upon surrender of any such certificate or certificates, there shall be paid to the record holder of the certificate or certificates of Maryland Common Stock delivered with respect to the shares represented by the surrendered certificate or certificates, without interest, the amount of such dividends which shall have theretofore become payable to them with respect to such share of Maryland Common Stock.

If any holder of an outstanding certificate or certificates representing Fibred Common Stock or Ort's Common Stock shall deliver to Successor such affidavits, indemnity agreements or surety bonds as Maryland shall reasonably require in conformity with its customary procedures with respect to lost stock certificates of Maryland, Successor shall treat such delivery as surrender of any lost or misplaced or destroyed certificate or certificates representing Fibred Common Stock or Ort's Common Stock.

THIRTEENTH:

(a) The Constituent Corporations, by mutual consent of their respective Board of Directors, may amend, modify and supplement these Articles of Merger in such manner as may be agreed upon by them in writing at any time before or after approval or adoption thereof by the stockholders of any of the Constituent Corporations or all of them; provided, however, that no such amendment, modification or supplement shall affect the rights of the stockholders of any of the Constituent Corporations in a manner which is materially adverse to such stockholders in the judgment of their respective Board of Directors.

(b) A merger provided for by these Articles of Merger shall become effective ("Effective Date") on January 1, 1996, a date subsequent to date these Articles of Merger, duly advised, approved, signed, acknowledged, sealed and verified by Fibred, Ort's and Successor as required by the laws of the State of Maryland, are accepted for record with the State Department of Assessments and Taxation of Maryland, as required by the laws of the State of Maryland. ✓

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THE UNDERSIGNED, President of FIBRED, INC., who executed on behalf of said corporation the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said corporation, the foregoing Articles of Merger, to be the corporate act of said corporation and further certifies that, to the best of her knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

Attest:  
Cherie P. Ort  
 Cherie P. Ort, Asst Secretary

FIBRED, INC.  
 BY: Karen O. Sullivan  
 Karen O. Sullivan, President

THE UNDERSIGNED, President of ORT'S, INC., who executed on behalf of said corporation the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said corporation, the foregoing Articles of Merger, to be the corporate act of said corporation and further certifies that, to the best of her knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

Attest:  
Cherie P. Ort  
 Cherie P. Ort, Asst Secretary

ORT'S, INC.  
 BY: Karen O. Sullivan  
 Karen O. Sullivan, President

THE UNDERSIGNED, President of FIBRED-MARYLAND, INC., who executed on behalf of said corporation the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said corporation, the foregoing Articles of Merger, to be the corporate act of said corporation and further certifies that, to the best of her knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

Attest:  
Cherie P. Ort  
 Cherie P. Ort, Asst Secretary

FIBRED-MARYLAND, INC.  
 BY: Karen O. Sullivan  
 Karen O. Sullivan, President



STATE OF MARYLAND

PARRIS N. GLENDENING

Governor

RONALD W. WINEHOLT

Director

PAUL B. ANDERSON

Administrative



Department of Assessments and Taxation

CHARTER DIVISION

Room 809

301 West Preston Street  
Baltimore, Maryland 21201

DOCUMENT CODE 11 P BUSINESS CODE \_\_\_\_\_ COUNTY 51

# \_\_\_\_\_ P.A. \_\_\_\_\_ Religious \_\_\_\_\_ Close \_\_\_\_\_ Stock \_\_\_\_\_ Nonstock

Merging (Transferor) Fibred, Inc.  
D 1588631  
Art's, Inc.  
N0508960

Surviving (Transferee) Fibred-Maryland, Inc.  
N 4282646

CODE	AMOUNT	SEE REMITTED
10	<u>50</u>	Expedited Fee
61	_____	Rec. Fee (Arts. of Inc.)
20	_____	Organ. & Capitalization
62	_____	Rec. Fee (Amendment)
63	<u>20</u>	Rec. Fee (Merger, Consol.)
64	_____	Rec. Fee (Transfer)
66	_____	Rec. Fee (Revival)
65	_____	Rec. Fee (Dissolution)
75	_____	Special Fee
73	<u>8</u>	Certificate of Conveyance <u>land records</u>
		<u>Allegany Co</u>
		<u>Wardstate Co</u>
21	_____	Recordation Tax
22	_____	State Transfer Tax
23	_____	Local Transfer Tax
70	_____	Change of P.O., R.A. or R.A.A.
31	_____	Corp. Good Standing
600	_____	Returns
52	_____	Foreign Qualification
NA	_____	Foreign Registration
51	_____	Foreign Name Registration
53	_____	Foreign Resolution
54	_____	For. Supplemental Cert.
56	_____	Penalty
50	_____	Cert. of Qual. or Reg.
83	_____	Cert. Limited Partnership
84	_____	Amendment to Limited Partnership
85	_____	Termination of Limited Partnership
80	_____	For. Limited Partnership
91	_____	Amend/Cancellation, For. Limited Part.
87	_____	Limited Part. Good Standing
67	_____	Cert. Limited Liability Partnership
68	_____	LLP Amendment - Domestic
69	_____	Foreign Limited Liability Partnership
4	_____	LLP Amendment - Foreign
99	_____	Art. of Organization (LLC)
98	_____	LLC Amend, Diss, Continuation
97	_____	LLC Cancellation
96	_____	Registration Foreign LLC
94	_____	Foreign LLC Supplemental
92	_____	LLC Good Standing (short)
13	<u>11</u>	Certified Copy <u>SP</u>
---	_____	Other _____

(New Name) \_\_\_\_\_

\_\_\_\_\_ Change of Name

\_\_\_\_\_ Change of Principal Office

\_\_\_\_\_ Change of Resident Agent

\_\_\_\_\_ Change of Resident Agent Address

\_\_\_\_\_ Resignation of Resident Agent

\_\_\_\_\_ Designation of Resident Agent and Resident Agent's Address

\_\_\_\_\_ Change of Business Code

\_\_\_\_\_ Adoption of Assumed Name

\_\_\_\_\_ Other Change(s) \_\_\_\_\_

CODE 162

ATTENTION: \_\_\_\_\_

MAIL TO ADDRESS: \_\_\_\_\_

TOTAL FEES 89 \_\_\_\_\_ Credit Card

Check \_\_\_\_\_ Cash

\_\_\_\_\_ Documents on \_\_\_\_\_ checks

APPROVED BY: [Signature]

NOTE:

Effective

1/1/96

CERTIFIED COPY MADE

TRADEMARK

REEL: 003313 FRAME: 0799

ARTICLES OF MERGER  
 OF  
 FIBRED, INC. (A MD CORP.)  
 AND  
 ORT'S, INC. (A MD CORP.)  
 INTO  
 FIBRED-MARYLAND, INC. (A MD CORP.) SURVIVOR

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION  
 OF MARYLAND DECEMBER 28, 1995 AT 9:41 O'CLOCK A. M. AS IN CONFORMITY  
 WITH LAW AND ORDERED RECORDED. (EFFECTIVE DATE: 01/01/96)

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ _____	\$ 20.00 4.00	\$ _____
CERT. OF CONV.-WORCESTER COUNTY	\$28.00 TOTAL	
	D4282646	

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS  
 BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

INFO AMERIQUEST  
 STE 600  
 120 W FAYETTE ST.  
 1 CENTER PLAZA  
 BALTIMORE

MD 21201

131C3095329

A 509108



RECORDED IN THE RECORDS OF THE  
 STATE DEPARTMENT OF ASSESSMENTS  
 AND TAXATION OF MARYLAND IN LIBER. FOLIO.