# 744

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# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Merger of Miltex Technology Corporation with and into Miltex Holdings, Inc. and Change of Name from Miltex Holdings, Inc. to Miltex, Inc.

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Miltex Technology Corporation		08/22/2006	CORPORATION: DELAWARE

## **RECEIVING PARTY DATA**

Name:	MILTEX, INC.
Street Address:	589 DAVIES DRIVE
City:	YORK
State/Country:	PENNSYLVANIA
Postal Code:	17402
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 22

Property Type	Number	Word Mark
Serial Number:	78779144	MILTEX REDEFINING EXCELLENCE
Registration Number:	3188841	MEISTERHAND
Registration Number:	2792965	HI-5
Registration Number:	3071591	LIBERATOR
Registration Number:	2948422	NUTI
Registration Number:	3009254	GRIPLITE
Registration Number:	2665653	MILTEX
Registration Number:	2268740	MOR-FLEX
Registration Number:	2100351	EZ-ZYME
Registration Number:	2082512	CERAM-A-GRIP
Registration Number:	1882017	ONYX-R
Registration Number:	1762335	MASTERSOL
Registration Number:	1785401	UNION BROACH

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Registration Number:	1827146	MILTEX
Registration Number:	1399299	FLEX-R
Registration Number:	1339073	N-TRALIG
Registration Number:	1127841	INDIAN HEAD
Registration Number:	1070067	MOYCO
Registration Number:	0961585	MILTEX
Registration Number:	0959490	VANTAGE
Registration Number:	0961584	MILTEX MX
Registration Number:	0655301	INDIAN HEAD

### **CORRESPONDENCE DATA**

Fax Number: (212)755-7306

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 212-326-3939

Email: NYTEF@JONESDAY.COM

Correspondent Name: JONES DAY

Address Line 1: 222 EAST 41ST STREET

Address Line 4: NEW YORK, NEW YORK 10017

NAME OF SUBMITTER:	Elizabeth S. Langston
Signature:	/Elizabeth S. Langston/
Date:	07/06/2007

### Total Attachments: 4

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# Delaware

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# The First State

I, HARRIET SMITH WINDSOR, 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:

"ASP/MILTEX GROUP HOLDINGS, INC.", A DELAWARE CORPORATION,
"ASP/MILTEX HOLDINGS, INC.", A DELAWARE CORPORATION,
"MILTEX DENTAL, INC.", A DELAWARE CORPORATION,
"MILTEX DENTAL INSTRUMENTS, INC.", A DELAWARE CORPORATION,
"MILTEX DENTAL TECHNOLOGIES, INC.", A DELAWARE CORPORATION,
"MILTEX, INC.", A DELAWARE CORPORATION,

"MILTEX TECHNOLOGY CORPORATION", A DELAWARE CORPORATION,
WITH AND INTO "MILTEX HOLDINGS, INC." UNDER THE NAME OF
"MILTEX, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE
LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS
OFFICE THE TWENTY-SECOND DAY OF AUGUST, A.D. 2006, AT 5:13
O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF AUGUST, A.D. 2006, AT 11:59 O'CLOCK P.M.

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

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060784535

Warriet Smith Windsor, Secretary of State

AUTHENTICATION: 4992643

DATE: 08-23-06

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## CERTIFICATE OF MERGER

**MERGING** 

ASP/MILTEX GROUP HOLDINGS, INC.,
ASP/MILTEX HOLDINGS, INC.,

MILTEX, INC.,

MILTEX TECHNOLOGY CORPORATION,

MILTEX DENTAL, INC.,

MILTEX DENTAL TECHNOLOGIES, INC.,

AND MILTEX DENTAL INSTRUMENTS, INC.

WITH AND INTO

MILTEX HOLDINGS, INC.

Miltex Holdings, Inc., a corporation organized and existing under the laws of the State of Delaware, in accordance with the provisions of Section 251 of the Delaware General Corporation Law, DOES HEREBY CERTIFY:

FIRST: That the name and state of organization of each of the constituent corporations of the merger is as follows:

### NAME

### STATE OF ORGANIZATION

Miltex Holdings, Inc.	Delaware
ASP/Miltex Group Holdings, Inc.	Delaware
ASP/Miltex Holdings, Inc.	Delaware
Miltex, Inc.	Delaware
Miltex Technology Corporation	Delaware
Miltex Dental, Inc.	Delaware
Miltex Dental Technologies, Inc.	Delaware
Miltex Dental Instruments, Inc.	Delaware

SECOND: That an Agreement and Plan of Merger by and among the constituent corporations has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 251 of the Delaware General Corporation Law.

THIRD: That the corporation surviving the merger shall be Miltex Holdings, Inc. and the name of the corporation surviving the merger shall be changed to Miltex, Inc.

FOURTH: That the certificate of incorporation of Miltex Holdings, Inc., the surviving corporation, shall be the certificate of incorporation of the surviving corporation; <u>provided</u> that the certificate of incorporation is hereby amended to change the name of the surviving corporation to Miltex, Inc.

FIFTH: That the merger shall be effective on August 31, 2006 at 11:59 p.m.

TRADEMARK REEL: 003576 FRAME: 0012 SIXTH: That the executed Agreement and Plan of Merger is on file at the principal place of business of the surviving corporation, the address of which is 589 Davies Drive, York, Pennsylvania 17402.

SEVENTH: That a copy of the Agreement and Plan of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation to the merger.

IN WITNESS WHEREOF, Miltex Holdings, Inc. has caused this Certificate of Merger to be duly executed by its Vice President and Treasurer this day of August, 2006.

MILTEX HOLDINGS, INC.

By:

Maureen B. Bellantoni, Vice President and

Treasurer

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**RECORDED: 07/06/2007**