Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/15/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Oneida Ltd.		09/15/2006	CORPORATION: NEW YORK

RECEIVING PARTY DATA

Name:	Oneida Ltd.	
Street Address:	163-181 Kenwood Avenue	
City:	Oneida	
State/Country:	NEW YORK	
Postal Code:	13421	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 20

Number	Word Mark
1079716	ACT I
0645392	AFFECTION
1072554	APPLIQUE
2496315	AQUARIUS
2195522	AQUARIUS
0744744	ARBOR ROSE
0512066	ASHLEY
0857895	BALLAD
0876499	BARBARA
0519569	BARONET
0846242	BAROQUE ROSE
0870470	BENNINGTON
1181156	BLUE RIDGE
	0645392 1072554 2496315 2195522 0744744 0512066 0857895 0876499 0519569 0846242 0870470

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Registration Number:	0959353	BOTTICELLI
Registration Number:	0791764	CAROLINA
Registration Number:	0854603	CASA GRANDE
Registration Number:	1706604	CASTLE COURT
Registration Number:	0669893	CHALICE
Registration Number:	0876498	CHATEAU
Registration Number:	0509833	CHAUMONT

CORRESPONDENCE DATA

Fax Number: (315)425-9114

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

Phone: 315-361-3000

Email: bsaltsman@cny-iplaw.com

Correspondent Name: Oneida Ltd.

Address Line 1: 163-181 Kenwood Avenue
Address Line 4: Oneida, NEW YORK 13421

ATTORNEY DOCKET NUMBER:	255-609
NAME OF SUBMITTER:	Catherine H. Suttmeier
Signature:	/s/ Catherine H. Suttmeier
Date:	02/21/2008

Total Attachments: 4

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> TRADEMARK REEL: 003725 FRAME: 0308

CERTIFICATE OF MERGER

of

ONEIDA LTD., a New York corporation

into

ONEIDA LTD., a Delaware corporation

Pursuant to Sections 252 and 303 of the General Corporation Law of the State of Delaware

September 15, 2006

Oneida Ltd., a New York corporation ("Oneida NY"), and Oneida Ltd., a Delaware corporation ("Oneida DE"), hereby certify as follows:

The name and jurisdiction of incorporation of each of the constituent corporations is as follows (collectively, the "Constituent Corporations"):

Name Oneida DE

Jurisdiction of Incorporation

Delaware

Oneida NY

New York

- Plan of Reorganization Under Chapter 11 of the Bankruptcy Code, dated March 19, 2006 (as amended on July 7, 2006 and as may be further amended, supplemented or otherwise modified from time to time, the "Plan") of Oneida NY and certain of its direct and indirect domestic subsidiaries, as debtors and debtors in possession (collectively, the "Debtors"), and the order of the United States Bankruptcy Court for the Southern District of New York confirming the Plan entered on August 30, 2006 (the "Confirmation Order") in the cases commenced by the Debtors under chapter 11 of title 11 of the United States Gode which are procedurally consolidated and jointly administered for procedural purposes only under the caption "Oneida Ltd., et al., Case No. 06-10489 (ALG)", Oneida NY is required to, among other things, reincorporate under the laws of the State of Delaware through a merger. The Plan and Confirmation Order also permit the execution, delivery and filing of appropriate agreements and documents to effectuate such merger.
- 3. The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the Constituent Corporations pursuant to Title 8, Sections 252 and 303 of the General Corporate Law of the State of Delaware.

State of Delaware Secretary of State Division of Corporations Delivered 10:19 AM 09/15/2006 FILED 10:13 AM 09/15/2006 SRV 060852314 - 4217805 FILE

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- 4. The name of the corporation surviving the merger is Oneida DE (the "Surviving Corporation") and the name of the corporation being merged into this Surviving Corporation is
- 5. The Certificate of Incorporation of Oneida DE shall be the Certificate of Incorporation of the Surviving Corporation.
- 6. The executed Agreement and Plan of Merger is on file at an office of the Surviving Corporation, the address of which is 163-181 Kenwood Avenue, Oncida, New York 13421.
- 7. 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 either Constituent Corporation.
- 8. The authorized capital stock of Oneida DE consists of 1,000,000 shares at par value of \$0.01 per share. The authorized capital stock of Oneida NY consists of 48,000,000 shares of common stock at a par value of \$1.00 per share and 95,660 shares of cumulative preferred at a par value of \$25.00 per share.

[Signature page follows.]

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IN WITNESS WHEREOF, the undersigned have caused this Certificate of Merger to be executed as of the date first written above.

ONEIDA LTD., a Delaware corporation

Name:

Catherine H. Suttmeier

Title:

Corporate Vice President, Secretary

and General Counsel

ONEIDA LTD., a New York corporation

Name: Title:

Catherine H. Suttmeier

Corporate Vice President, Secretary

and General Counsel

PAGE

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:

"ONEIDA LTD.", A NEW YORK CORPORATION,

WITH AND INTO "ONEIDA LTD." UNDER THE NAME OF "ONEIDA LTD.",
A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTEENTH
DAY OF SEPTEMBER, A.D. 2006, AT 10:13 O'CLOCK A.M.

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You may varify this certificate online at corp. delaware. gov/authver.shtml

RECORDED: 02/21/2008

Darriet Smila Hinden

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 6362005

DATE: 02-05-08

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