

07-08-1998



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Docket No. 18585.0000

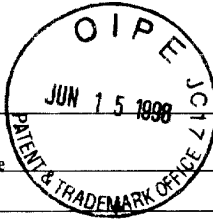
SHAW, PITTMAN, POTTS & TROWBRIDGE
TRADEMARK ASSIGNMENT RECORDATION FORM COVER SHEET

To the Honorable Commissioner of Patents and Trademark, Box Assignments, Washington, D.C. 20231.
Please record the attached original documents or copy thereof.

M.R.D. 6-15-98

1. Name of conveying party(ies):
Daisy Manufacturing Company, Inc.
 ___ Individual(s)
 ___ Association
 ___ Partnership--Type _____
XX Corporation Delaware
 ___ Other _____

Additional name(s) of conveying party(ies) attached? ___ Yes **XX** No



2. Name and address of receiving party(ies):
 Name Brass Eagle, Inc.
 Street Address 2111 South 8th Street
 City Rogers, Arkansas Country U.S.A. Zip 72756-0220
 ___ Individual(s) citizenship _____
 ___ Association _____
 ___ General Partnership _____
 ___ Limited Partnership _____

3. Nature of conveyance:
 ___ Assignment **XX** Merger
 ___ Security Agreement **XX** Change of Name
 ___ Other _____
 Execution Date September 4, 1997

XX Corporation Delaware
 ___ Other _____
 If assignee is not domiciled in the United States, a domestic representative designation is attached: ___ Yes ___ No
 (Designation must be a separate document from Assignment)
 Additional name(s) & address(es) attached? ___ Yes **XX** No

4. Application number(s) or registration number(s):
 A. Trademark Application No.(s)
SEE ATTACHED

B. Trademark Registration No.(s)
SEE ATTACHED

Additional numbers attached: **XX** Yes ___ No

5. Name and address of party to whom correspondence concerning document should be mailed:
 Name David J. Cho, Esq.
 Internal Address Shaw Pittman Potts & Trowbridge
 Street Address 2300 N Street, N.W.
 City Washington State D.C. Zip 20037-1128

6. Total number of applications and registrations involved: 1
 7. Total fees (37 CFR 3.41): **\$415.00**
XX Enclosed
 ___ Authorized to be charged to deposit account
 8. Deposit account number: _____
 (Attach duplicate copy of this page if paying by deposit account)

07/07/1998 DNGUYEN 00000316 75310367

DO NOT USE THIS SPACE

01 FC:48
02 FC:48

9. Statement and signature **40.00 OP**
375.00 OP
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.
David J. Cho
 Name of Person Signing [Signature] Signature June 15, 1998 Date
 Total number of pages including cover sheet, attachments, and document: **5**

4.A. Trademark Application No.(s)

- 75/310367 (ACCU-LASER, Class 28)
75/314794 (RAINMAKER, Class 28)
75/288191 (XTREME VISION 280, Class 28)

4.B. Trademark Registration No.(s)

- 1,125,181 (BULLSEYE, Class 13)
694,867 (DAISY, Class 28)
695,896 (DAISY, Class 9)
1,455,582 (DEFENSE FORCE, Class 28)
803,317 (GOLDEN BULLSEYE, Class 13)
1,424,770 (POINT SIGHT, Class 13)
1,044,086 (POWER LINE, Class 13)
1,147,140 (POWER LINE 1200, Class 13)
1,384,199 (QUICK SILVER & Design, Class 13)
871,696 (QUICK SKILL, Class 28)
1,336,552 (SNAP-SHOT, Class 13)
818,617 (TARGETEX, Class 28)
1,465,361 (THE ARKANSAS CAN OPENER, Class 9)

State of Delaware
Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"BRASS EAGLE INC.", A DELAWARE CORPORATION,
WITH AND INTO "DAISY MANUFACTURING COMPANY, INC." UNDER THE NAME OF "BRASS EAGLE INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTH DAY OF SEPTEMBER, A.D. 1997, AT 12 O'CLOCK P.M.



A handwritten signature in cursive script, reading "Edward J. Freel".

Edward J. Freel, Secretary of State

2013579 8100M

981205385

AUTHENTICATION: 9112257

DATE: 06 01 98
TRADEMARK

REEL: 1747 FRAME: 0876

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

**BRASS EAGLE INC.
(A DELAWARE CORPORATION)**

WITH AND INTO

**DAISY MANUFACTURING COMPANY, INC.
(A DELAWARE CORPORATION)**

DAISY MANUFACTURING COMPANY, INC., a corporation organized and existing under the laws of the State of Delaware ("Parent") and appearing herein through its undersigned President, does hereby certify as follows:

FIRST: That Parent is organized pursuant to and currently is in good standing under the provisions of corporate laws of the State of Delaware.

SECOND: That Parent owns all of the issued and outstanding shares of BRASS EAGLE INC., a corporation organized and existing pursuant to the provisions of the corporate laws of the State of Delaware ("Subsidiary").

THIRD: That the Board of Directors of Parent, at a meeting held on the 4th day of September, 1997, determined to merge Subsidiary with and into Parent, and in connection with such merger, the Board of Directors adopted the following corporate resolutions:

RESOLVED, that Brass Eagle Inc., a wholly-owned subsidiary of this Corporation ("Subsidiary"), be merged with and into this Corporation (the "Merger"), with the name of this Corporation being changed to be "Brass Eagle Inc." and with the surviving corporation being this Corporation, as so renamed (the "Surviving Corporation"), and assuming all of the obligations of Subsidiary; and be it

FURTHER RESOLVED, that the terms and conditions of the Merger are as follows:

1. Upon completion of the Merger, all of the shares of common stock or other securities of Subsidiary held by the Surviving Corporation shall be surrendered and cancelled, and no consideration shall be issued in respect thereof, and the separate existence of Subsidiary shall cease, and the Surviving Corporation shall succeed

to all of the assets and obligations of Subsidiary in accordance with applicable law; and

2. Each share of this Corporation's common stock and preferred stock outstanding immediately prior to the effective date of the Merger shall remain unchanged as an outstanding share of common stock and of preferred stock, respectively, of the Surviving Corporation after the Merger.

and be it

FURTHER RESOLVED, that the President and Secretary, and any Vice President or any Assistant Secretary, of this Corporation, and such agents as they may appoint, either orally or in writing, be and they each hereby are, authorized, empowered and directed, by and on behalf of this Corporation, to take any and all such actions, and to execute, deliver and file such agreements, certificates, instruments, documents or other items that they deem necessary or appropriate to effectuate the transactions contemplated by the foregoing resolutions, including the Merger.

FOURTH: That Article 1 of the Certificate of Incorporation of this Corporation shall be amended to read as follows:

"1. The name of the corporation is:

Brass Eagle Inc."

IN WITNESS WHEREOF, Parent has caused this certificate to be signed by its President, the 4th day of September, 1997.

DAISY MANUFACTURING COMPANY, INC.
PARENT

By: 
MARVIN GEIFFINK, President