TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Gunderson, Inc.		09/01/2005	CORPORATION: OREGON

RECEIVING PARTY DATA

Name:	Gunderson LLC		
Street Address:	4350 NW Front Avenue		
City: Portland			
State/Country:	OREGON		
Postal Code:	97210		
Entity Type:	LIMITED LIABILITY COMPANY: OREGON		

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2152090	AUTO-MAX
Registration Number:	1636099	GUNDERSON
Registration Number:	1665448	HUSKY-STACK
Registration Number:	1582456	MAXI-STACK

CORRESPONDENCE DATA

Fax Number: (503)684-7553

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

Phone: 503-684-7000

Email: jim.hilsenteger@gbrx.com
Correspondent Name: The Greenbrier Companies
Address Line 1: One Centerpointe Drive
Address Line 4: Portland, OREGON 97035

ATTORNEY DOCKET NUMBER: GUND-02-004

NAME OF SUBMITTER: James A. Hilsenteger

TRADEMARK REEL: 003430 FRAME: 0505 **JP \$115.00 21520**9

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ı				
Signature:	/James A. Hilsenteger/			
Date:	11/16/2006			
Total Attachments: 5 source=Gunderson name change#page1.tif source=Gunderson name change#page2.tif source=Gunderson name change#page3.tif source=Gunderson name change#page4.tif source=Gunderson name change#page5.tif				



Secretary of State Corporation Division 255 Capitol Street NE, Suite 151 Salem, OR 97310-1327

Phone:(503)986-2200 Fax:(503)378-4381 www.filinginoregon.com Registry Number: 205114-16

Type: DOMESTIC LIMITED LIABILITY COMPANY

GUNDERSON LLC 4350 NW FRONT ST PORTLAND OR 97210

Acknowledgment Letter

The document you submitted was recorded as shown below. Please review and verify the information listed for accuracy.

If you have any questions regarding this acknowledgement, contact the Secretary of State, Corporation Division at (503)986-2200. Please refer to the registration number listed above. A copy of the filed documentation may be ordered for a fee of \$5.00. Submit your request to the address listed above or call (503)986-2317 with your Visa or MasterCard number.

Document

ARTICLES OF CONVERSION

Filed On

Effective Date

Jurisdiction

08/31/2005

09/01/2005

OREGON

Name

GUNDERSON LLC

Principal Place of Business

4350 NW FRONT ST PORTLAND OR 97210 **Registered Agent**

TT ADMINISTRATIVE SERVICES, LLC 888 SW FIFTH AVE STE 1600 PORTLAND OR 97204-2099

Mailing Address

4350 NW FRONT ST PORTLAND OR 97210 Member

THE GREENBRIER COMPANIES, INC. ONE CENTERPOINTE DR STE 200 LAKE OSWEGO OR 97035

Member

GREENBRIER LEASING COMPANY LLC ONE CENTERPOINTE DR STE 200 LAKE OSWEGO OR 97035

SALPOO ACK 08/31/2005



Phone: (503) 986-2200 Fax: (503) 378-4381

Articles of Conversion—Business Entities

Secretary of State Corporation Division 255 Capitol St. NE, Suite 151 Salem, OR 97310-1327 FilingInOregon.com

FILED

AUG 3 1 2005

REGISTRY NUMBER:

205114-16

OREGON SECRETARY OF STATE

			SEUNE	ANT OF OTATE				
in i	keeping with Oregon Statute 192.410-192.595, the must release this information to all parties upon	e information on the application is public record. request and it may be posted on our website.		For office use only				
	ease Type or Print Legibly in Black Ink.							
1)	NAME OF BUSINESS ENTITY PRIOR TO CONVERSION							
	Gunderson, Inc.			The second services of				
2)	TYPE OF BUSINESS ENTITY PRIOR TO CONVER	SION						
	Business Corporation							
3)	NAME OF BUSINESS ENTITY AFTER CONVERSION	D N						
	Gunderson LLC							
4)	TYPE OF BUSINESS ENTITY AFTER CONVERSIO	M.						
	Limited Liability Company							
5)	A COPY OF THE PLAN OF CONVERSION IS AT	ITACHED.						
6)	PROVIDE ADDITIONAL INFORMATION REQUIRED	FOR NEW FUTITY TYPE						
•	1. The conversion shall become effective at 11:59 P.M. Pacific Time on September 1, 2005.							
2. The duration of Gunderson LLC shall be perpetual. 3. The Members of Gunderson LLC are:								
		s, Inc., One Centerpointe Drive, Suite						
	(b) Greenbrier Leasing Compa	any LLC, One Centerpointe Drive, S	uite 200, Lake	Oswego, Oregon 97035				
	4. The sole Manager of Gunderson	LLC is: William A. Furman, One C	Centerpointe Dr	ive, Suite 200,				
	Lake Oswego, Oregon 97035							
				The second of th				
7)	EXECUTION							
.,	Signature	Printed Name	Title					
		Larry G. Brady	Vice Presid	ent				
8)	CONTACT NAME (To resolve questions with this filing	g.) DAYTIME PHONE NUMBER (Include ar	rea code.)	FEES				
-,	•	(503) 802-2164	,	Required Processing Fee \$50 Confirmation Conv (Octional) \$5				
	Michael J. Millender	(3031002-2104		Confirmation Copy (Optional) \$5				

Processing Fees are nonrefundable.

Please make check payable to "Corporation Division."

NOTE:

Fees may be paid with VISA or MasterCard. The card number and expiration date should be submitted on a separate sheet for your protection.

135 (Rev. 1704)

PLAN OF CONVERSION

of

GUNDERSON, INC.

into

GUNDERSON LLC

Gunderson, Inc. adopts this Plan of Conversion pursuant to section 60.472(1) of Oregon Revised Statutes.

1. **Pre-conversion Business Entity**. Prior to the Effective time, the name and type of the business entity are:

GUNDERSON, INC.

a corporation subject to the provisions of Chapter 60 of Oregon revised Statutes

2. **Post-conversion Business Entity**. At the Effective Time, and following the conversion, the name and type of the business entity are and shall be:

GUNDERSON LLC

- a limited liability company organized under Chapter 63 of Oregon Revised Statutes
- 3. **Effective Time.** The conversion shall become effective at 11:59 P.M. Pacific Time on September 1, 2005 (the "**Effective Time**").
- 4. **Effects of Conversion.** At and following the Effective Time, (a) the existence of the business entity shall continue despite the conversion; (b) title to all real and other property owned by Gunderson, Inc. shall automatically be vested in Gunderson LLC without reversion or impairment; (c) all obligations of Gunderson, Inc., including, without limitation, contractual, tort, statutory and administrative obligations, shall automatically become the obligations of Gunderson LLC; and (d) all other effects of the conversion specified in section 60.478 of Oregon Revised Statutes shall be in effect, as applicable.
- 5. Conversion of Ownership Interests. At the Effective Time, each outstanding share of the capital stock, without par value, of Gunderson, Inc. shall automatically, and by operation of law, and without the necessity of any further action, be converted into, and shall become, one undivided unit of ownership of Gunderson LLC. Certificates which, prior to the Effective Time, represented shares of the capital stock of Gunderson, Inc. shall, at and following the Effective Time, automatically, and without the necessity of reissuance, be deemed for all purposes to represent that number of undivided units of

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ownership of Gunderson LLC which corresponds to the number of shares of Gunderson, Inc. capital stock represented by such certificates prior to the Effective Time.

6. Organizational Matters.

a) The mailing address to which notices to Gunderson LLC required by Chapter 63 of Oregon Revised Statutes may be mailed, until a different address shall be designated, shall be:

4350 NW Front Street Portland, Oregon 97210

b) The initial registered agent and registered office of Gunderson LLC shall be:

TT Administrative Services, LLC 888 SW Fifth Avenue, Suite 1600 Portland, Oregon 97204-2099

- 7. Management. Gunderson LLC shall be managed by a manager or managers.
- 8. **Duration.** The duration of Gunderson LLC shall be perpetual.
- 9. **Organizer.** The name and address of the organizer of Gunderson LLC is:

Kenneth D. Stephens 1600 Pioneer Tower 888 SW Fifth Avenue Portland, Oregon 97204-2099

10. Indemnification and Exculpation from Liability.

a) Gunderson LLC may, but has no obligation to, indemnify to the fullest extent permitted by law any person who is made or threatened to be made a party to, witness in, or otherwise involved in, any action, suit or proceeding, whether civil, criminal, administrative, investigative, or otherwise (including an action, suit or proceeding by or in the right of Gunderson LLC) by reason of the fact that the person is or was a member, manager, employee or agent of Gunderson LLC or Gunderson, Inc. or a fiduciary within the meaning of the Employee Retirement Income Security Act of 1974 with respect to any employee benefit plan of Gunderson LLC or Gunderson, Inc., or serves or served at the request of Gunderson LLC or Gunderson, Inc. as a director, manager, officer, employee or agent or as a fiduciary of an employee benefit plan, of another limited liability company, corporation, partnership, joint venture, trust, or other enterprise. Any indemnification provided pursuant to this Section 10 shall not be exclusive of any rights to which the person indemnified may otherwise be entitled under any provision of this Plan or Conversion, any articles of organization, operating

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agreement, other agreement, statute, policy of insurance, vote of members or managers, or otherwise.

For purposes of this paragraph 10(a), the term "to the fullest extent permitted by law" includes, without limitation, to the fullest extent permitted by any provision in the Oregon Limited Liability Company Act that authorizes a limited liability company to provide indemnification, by agreement, article, operating agreement or otherwise, in addition to the permissible indemnification specifically authorized and set forth in the Oregon Limited Liability Company Act.

- b) To the fullest extent permitted by law, no member or manager of Gunderson LLC shall be personally liable to Gunderson LLC or its members for monetary damages for conduct as a member or manager. Without limiting the generality of the preceding, if the Oregon Revised Statutes are amended after this section 10 becomes effective to authorize action further eliminating or limiting the personal liability of members or managers of Gunderson LLC, the liability of the members or managers of Gunderson LLC shall be eliminated or limited to the fullest extent permitted by the Oregon Revised Statutes, as so amended. No amendment or repeal of this section 10, nor the adoption of any provision of any Articles of Organization inconsistent with this section 10, nor a change in the law, shall adversely affect any right or protection that is based upon this paragraph 10(b) and pertains to conduct that occurred prior to the time of such amendment, repeal, adoption or change. No change in the law shall reduce or eliminate the rights and protections set forth in this paragraph 10(b) unless the change in the law specifically requires such reduction or elimination.
- 11. **Continuity of Officers.** At the Effective Time, and continuing until changed by action of the member or managers, the officers of the business corporation existing immediately prior to the Effective Time shall continue to serve in the same capacities as officers of the limited liability company and shall be vested with the same authority to act on behalf of the limited liability company which they possessed with respect to the business corporation prior to the Effective Time.

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RECORDED: 11/16/2006