

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Kuhn Knight Inc		01/01/2008	CORPORATION:

RECEIVING PARTY DATA

Name:	Kuhn North America, Inc
Street Address:	1501 West 7th Ave
Internal Address:	Ric Joranlien
City:	Brodhead
State/Country:	WISCONSIN
Postal Code:	53520
Entity Type:	CORPORATION:

PROPERTY NUMBERS Total: 20

Property Type	Number	Word Mark
Registration Number:	1514343	REEL AUGGIE
Registration Number:	1807095	AUGGIE
Registration Number:	1807094	SLINGER
Registration Number:	1846513	PROTWIN
Registration Number:	2368098	HAY MAXX
Registration Number:	2446966	BEDDER SPREADER
Registration Number:	2855866	KNIGHT
Registration Number:	2925664	VERTICAL MAXX
Registration Number:	3004717	VERTICAL MAXX
Registration Number:	2816924	BOTEC
Registration Number:	2955414	PROPUSH
Registration Number:	2893511	ROUGHAGE MAXX

OP \$515.00 1514343

Serial Number:	78465794	SPREADY
Registration Number:	2978841	PRO SPREAD
Serial Number:	78465830	ACCUSPREAD
Registration Number:	3174969	VERTISPREAD
Registration Number:	3124579	SPEEDRAKE
Serial Number:	78467099	PLANTMASTER
Registration Number:	3332182	EASY SPREAD
Registration Number:	3358909	PROFEED

CORRESPONDENCE DATA

Fax Number: (608)897-2561
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 608-897-2131
Email: ric.joranlien@kuhnnorthamerica.com
Correspondent Name: Kuhn North America, Inc
Address Line 1: 1501 West 7th Ave
Address Line 2: Ric Joranlien
Address Line 4: Brodhead, WISCONSIN 53520

NAME OF SUBMITTER:	Ric Joranlien
Signature:	/Ric Joranlien/
Date:	01/03/2008

Total Attachments: 3
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Delaware

PAGE 1

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:

"KUHN FARM MACHINERY, INC.", A NEW YORK CORPORATION, WITH AND INTO "KUHN KNIGHT, INC." UNDER THE NAME OF "KUHN NORTH AMERICA, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FIRST DAY OF DECEMBER, A.D. 2007, AT 6:38 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF JANUARY, A.D. 2008, AT 12:01 O'CLOCK A.M.

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

3568659 8100M

071356954



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 6279025

DATE: 01-02-08

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

TRADEMARK
REEL: 003688 FRAME: 0261

State of Delaware
Secretary of State
Division of Corporations
Delivered 06:44 PM 12/21/2007
FILED 06:38 PM 12/21/2007
SRV 071356954 - 3568659 FILE

STATE OF DELAWARE
CERTIFICATE OF MERGER OF
FOREIGN CORPORATION INTO
A DOMESTIC CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST: The name of the surviving corporation is Kuhn Knight, Inc., a Delaware corporation, and the name of the corporation being merged into this surviving corporation is Kuhn Farm Machinery, Inc., a New York corporation.

SECOND: The Agreement and Plan of Merger, adopted on December 21, 2007 and effective January 1, 2008, has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8, Section 252 of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation is Kuhn Knight, Inc., a Delaware corporation to be renamed upon the filing of this Certificate of Merger Kuhn North America, Inc. (the "Surviving Corporation").

FOURTH: At the effective time of the merger, the First Article of the Certificate of Incorporation of the Surviving Corporation shall be amended to change the name of the Surviving Corporation to Kuhn North America, Inc.

FIFTH: The authorized stock and par value of the non-Delaware corporation is 200 shares of common stock, no par value per share.

SIXTH: The effective time of the merger shall be 12:01 a.m., Eastern Standard Time, on January 1, 2008.

SEVENTH: The Agreement and Plan of Merger is on file at 1501 West 7th Avenue, Brodhead, WI 53520-0167, the principal place of business of the Surviving Corporation.

EIGHTH: A copy of the Agreement and Plan of Merger will be furnished by the Surviving Corporation on request, without cost, to any stockholder of the constituent corporations.

IN WITNESS WHEREOF, said Surviving Corporation has caused this certificate to be signed by an authorized officer, the 20th day of December, 2007.

KUHN KNIGHT, INC., a Delaware corporation

BY /S/ Thierry Krier

Name: Thierry Krier

Title: President

Attest:

BY /S/ Roland Rieger

Name: Roland Rieger

Title: Assistant Secretary