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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/30/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Anderol, Inc.		107/22/2008 I	CORPORATION: NEW JERSEY

RECEIVING PARTY DATA

Name:	Kaufman Holdings Corporation	
Street Address:	199 Benson Road	
City:	Middlebury	
State/Country:	CONNECTICUT	
Postal Code:	06749	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2503969	ANDEROL
Registration Number:	1744221	ROYCO
Registration Number:	1572700	ROYCO
Registration Number:	2050404	
Registration Number:	3401602	ROYCO

CORRESPONDENCE DATA

900149991

Fax Number: (732)815-1330

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

Email: trademark@dsiplaw.com

Correspondent Name: Matthew P. Hintz

Address Line 1: DIEHL SERVILLA LLC

Address Line 2: 77 Brant Avenue Suite 210

Address Line 4: Clark, NEW JERSEY 07066

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REEL: 004114 FRAME: 0662

ATTORNEY DOCKET NUMBER:	AND0020US-01 PLUS		
NAME OF SUBMITTER:	Matthew P. Hintz		
Signature:	/Matthew P. Hintz/		
Date:	12/15/2009		
Total Attachments: 3 source=Anderol-Kaufman Merger (00035128) (00073648)#page1.tif source=Anderol-Kaufman Merger (00035128) (00073648)#page2.tif source=Anderol-Kaufman Merger (00035128) (00073648)#page3.tif			

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REEL: 004114 FRAME: 0663

NO. 0079 P. 8

CERTIFICATE OF MERGER

OF

ANDEROL INC. 0100686199 INTO MRG FILED JUL 29 2008 STATE THEASURER O100686970

KAUFMAN HOLDINGS CORPORATION

To the Department of the Treasury
State of New Jersey

Pursuant to the provisions of Section 14A:10-5.1 and 14A:10-7 of the New Jersey Business Corporation Act, the foreign parent business corporation hereinafter named does hereby certify that:

- 1. The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of New Jersey, is ANDEROL, INC.
- The name of the parent corporation, which is a business corporation organized under the laws of the State of Delaware, is KAUFMAN HOLDINGS CORPORATION.
- The number of outstanding shares of the subsidiary corporation is one hundred (100), all of which are of one class, and all of which are owned by the parent corporation.
 - 4. The following is the Plan of Merger for merging the subsidiary corporation into the parent corporation as approved by the Board of Directors of the parent corporation on July 22, 2008:
- "I. KAUFMAN HOLDINGS CORPORATION, which is a business corporation of the State of Delaware and is the owner of all of the outstanding shares of ANDEROL, INC., which is a business corporation of the State of New Jersey, hereby merges ANDEROL, INC., into KAUFMAN HOLDINGS CORPORATION pursuant to the provisions of the New Jersey Business Corporation Act and the laws of the State of Delaware.

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- 2. The separate existence of ANDEROL, INC. shall cease upon the effective date of the increase pursuant to the provisions of the New Jersey Business Corporation Act; and KAUFMAN HOLDINGS CORPORATION shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the jurisdiction of its organization.
- The issued shares of ANDEROL, INC. shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall be surrendered and extinguished.
- 4. The issued shares of KAUFMAN HOLDINGS CORPORATION shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one issued share of KAUFMAN HOLDINGS CORPORATION.
- 5. The Board of Directors and the proper officers of KAUFMAN HOLDINGS CORPORATION are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger berein provided for."
- Neither the certificate of incorporation of the parent corporation nor the certificate of incorporation of the subsidiary corporation requires the approval of its shareholders to authorize the merger herein certified.
- 6. The applicable provisions of the laws of the jurisdiction of organization of the parent corporation relating to the merger of the subsidiary corporation into the parent corporation have been complied with.
- 7. The parent corporation hereby agrees that it may be served with process in the State of New Jersey in any proceeding for the enforcement of any obligation of the subsidiary corporation or of any obligation of the parent corporation for which it is previously amenable to suit in the State of New Jersey, hereby irrevocably appoints the Treasurer of the State of New Jersey as its agent to accept service of process in any such proceeding, and hereby designates the following

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post office address without the State of New Jersey to which said Treasurer shall mail a copy of the process in such proceeding:

199 Benson Road Middlebury, CT 06749

- 8. The parent corporation will confinue its existence as the surviving corporation pursuant to the provisions of the laws of the jurisdiction of its organization.
- 9. The merger herein certified shall become effective in New Jersey on July 30, 2008 at 11:58 p.m. ESDT.

Executed on July 22, 2008

ANDEROL, INC.

By:

Name of Signer: James R. Sanisłow

Capacity of Signer: Vice President and Secretary

KAUFMAN HOLDINGS CORPORATION

Name of Signer: James R. Sanislow

Capacity of Signer: Vice President and Secretary

NURC D-CERTIFICATE OF MERGER 5>P D>F 01/90-6 (\$465)

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RECORDED: 12/15/2009