TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/21/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Jennmar Corporation		12/21/2009	CORPORATION: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	Jennmar of Pennsylvania, LLC
Street Address:	258 Kappa Drive
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15238
Entity Type:	LIMITED LIABILITY COMPANY: PENNSYLVANIA

PROPERTY NUMBERS Total: 31

Property Type	Number	Word Mark
Registration Number:	1165222	COMBINATION
Registration Number:	1442704	INST'AL
Registration Number:	1549696	INSTAL
Registration Number:	1938570	JM-TRUSS
Registration Number:	2065706	JM CABLE
Registration Number:	2123406	JMS CABLE
Registration Number:	2140731	FRICTION-LOK
Registration Number:	2240588	J-BAR
Registration Number:	2680601	BIG JOHN
Registration Number:	2747617	CABLEOX
Registration Number:	2765383	LITTLE JOHN
Registration Number:	2983199	BUDDY BAR
Registration Number:	3057248	JM USA
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Registration Number:	3067537	ЈМ
Registration Number:	3270984	JM STEEL SPECIALTY PRODUCTS USA
Registration Number:	3288693	JM STEEL USA
Registration Number:	3304017	вутм
Registration Number:	3304018	SUPER TWIST
Registration Number:	3366810	INSTÁL CABLE
Registration Number:	3367186	SHADOW PLATE
Registration Number:	3532449	BUDDY NUT
Registration Number:	3535960	SUPER TWIST
Registration Number:	3545213	INSTÁL-PLUS
Registration Number:	3627632	CRATER PLATE
Serial Number:	77664788	sgs
Serial Number:	77664803	STRESS, GEOLOGIC AND SUPPORT
Serial Number:	77793418	РН
Serial Number:	77796385	JENNCHEM
Serial Number:	77827465	DO BOLT
Serial Number:	77903305	PYTHON
Serial Number:	77903310	RIP

CORRESPONDENCE DATA

Fax Number: (412)945-5933

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

Phone: 412-471-8815

Email: assignments@webblaw.com

Correspondent Name: The Webb Law Firm
Address Line 1: 436 Seventh St
Address Line 2: 700 Koppers Building

Address Line 4: Pittsburgh, PENNSYLVANIA 15219

ATTORNEY DOCKET NUMBER:	2202-100152
NAME OF SUBMITTER:	Julie W. Meder
Signature:	/Julie W. Meder/ 2202-100152
Date:	03/19/2010

Total Attachments: 8 source=merger#page1.tif source=merger#page2.tif source=merger#page3.tif source=merger#page4.tif

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Entity #: 3923943
Date Filed: 12/21/2009
Effective Date: 12/29/2009
Pedro A. Cortés
Secretary of the Commonwealth

PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

Certificate of Merger or Consolidation Limited Liability Company (15 Pa. C.S. § 8958)

270000			ent will be returne ad address you en	* .
7730664-50	PAI		Com CERTI	monwealth of Pennsylva FICATE OF MERGER 7 Pag
\$150 plus \$40 additional for each in addition to two	party			T0935567051
ln compliance with the requirements d liability company(s), desiring to effe	of the 15 Pa.C.S. § 8958 (ect a merger or consolidati	relating to article on, hereby state t	s of merger or co	onsolidation), the undersigned
Check and complete one of the fold The surviving limited liability coregistered office in this Common venue is (the Department is herel Department):	mpany is a domestic limit wealth or (b) name of its	commercial regist	ered office prov	der and the county of
The surviving limited liability coregistered office in this Common venue is (the Department is herel Department): (a) Number and Street	ompany is a domestic limit wealth or (b) name of its by authorized to correct th City	commercial regist	ered office prov	der and the county of m to the records of the County
The surviving limited liability co registered office in this Common venue is (the Department is herel Department):	ompany is a domestic limit wealth or (b) name of its by authorized to correct th City Pittsburgh	commercial regist e following infor State	tered office prov mation to confor Zip	der and the county of m to the records of the
The surviving limited liability coregistered office in this Common venue is (the Department is here! Department): (a) Number and Street 258 Kappa Drive (b) Name of Commercial Register	ompany is a domestic limit wealth or (b) name of its by authorized to correct th City Pittsburgh cred Office Provider ompany is a qualified fore current registered office in ovider and the county of v	State PA gn limited liabilithis Commonwe	zip 15238 Ty company fom alth or (b) name	County County County County Allegheny County Allegheny County

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Certification#: 8530497-1 Page 16 of 21. 32. 2003 DEC 21 PM 2: 32

Number and Street

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Zip

State

DSCB:15-8958-2

The name and the address of the cu office provider and the county of ve liability company which is a party t	enue of each other domest to the plan of merger or co	tic limited liability company and consolidation are as follows:	ualified foreign limited
Name Registered Off Sennmar (projection 258 Kappa Dri		nereial Registered Office Provide	County Allegheny
1. Check, and if appropriate complete	one of the following:		· · · · · · · · · · · · · · · · · · ·
The plan of merger or consolidation State. The plan of merger or consolidation			the Department of
X. The plan of merger or consolidation	on shall be effective on:	2 CGN at Date Hour	
5. The manner in which the plan of m follows: Name of Limited Liability Compa		•	ed liability company is as
Jennmar Corporation	, ,	Sole Shareholder And Directors	
Jennmar of Pennsylvania, LLC		Members	
6.—Strike out this puragraph if no fire The plan was authorized, adopted of the foreign limited liability compan organized.	or approved, as the case n	ray be, by the foreign limited liab	llity company (or each of
7. Check, and if appropriate complete		xhibit A attached hereto and mad	e a part hereof.
Pursuant to 15 Pa.C.S. § 8958 (b) provisions, if any, of the plan of r Organization of the surviving lim forth in full in Exhibit A attached	(relating to omission of onerger or consolidation the ited liability company as hereto and made a part h	certain provisions of plan of merg nat amend or constitute the operat in effect subsequent to the effecti ercof. The full text of the plan of	er or consolidation) the ive Certificate of ve date of the plan are se merger or consolidation
is on file at the principal place of			

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Certification#: 8530497-1 Page 17 of 21

DSCB: 15-8958-3

IN TESTIMONY WHEREOF, the undersigned limited liability company has caused this Certificate of Merger or Consolidation to be signed by a duly authorized member or manager thereof this
21 day of December 2009
Jennmar of Pennsylvania LLC Name of Limited Liability Cornpany
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Signature
Fitto
Name of Limited Liability Company
·
Signaturo
Title

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EXHIBIT A

PLAN OF MERGER

Of

JENNMAR CORPORATION

(a Pennsylvania corporation)

with and into

JENNMAR OF PENNSYLVANIA, LLC

(a Pennsylvania limited liability company)

This Plan of Merger is made this 21 day of December, 2009, by and between JENNMAR OF PENNSYLVANIA, LLC, a Pennsylvania limited liability company ("COMPANY"), and JENNMAR CORPORATION, a Pennsylvania corporation ("JENNMAR").

WHEREAS, the sole member of COMPANY and the sole shareholder and directors of JENNMAR deem it advisable and in the best interest of each respective company that JENNMAR be merged with and into COMPANY as provided herein and in accordance with the laws of the Commonwealth of Pennsylvania (the "Merger").

NOW, THEREFORE, the parties hereto agree as follows:

- 1. The Merger shall become effective at December 29, 2009. (the "Effective Time of the Merger")
- 2. At the Effective Time of the Merger, JENNMAR (the "Merging Entity") shall be merged with and into COMPANY, which shall be the surviving entity (the "Surviving Entity"). The separate existence of the Surviving Entity with all of its purposes, objects, rights, privileges, power and franchise, shall continue unaffected and unimpaired by the Merger. The separate existence of the Merging Entity shall cease upon the Effective Time of the Merger.
- 3. The name of the Surviving Entity shall be Jennmar of Pennsylvania, LLC.
- 4. The Surviving Entity shall be governed by the laws of the Commonwealth of Pennsylvania.
- 5. Each of the present certificate of organization and operating agreement of the Surviving Entity shall, upon the Effective Time of the Merger, be the certificate of organization and operating agreement of said Surviving Entity and will continue in full force and effect until changed, altered or amended. The Surviving Entity shall succeed, without further act or deed, to all of the rights, privileges, powers and franchise of the Merging Entity, all of the properties and assets the Merging Entity and all of the debts, choses in action and other interests due or belonging to the Merging Entity. The Surviving Entity shall be

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Certification#: 8530497-1 Page 19 of 21

subject to, and responsible for, all of the debts, liabilities and duties of the Merging Entity.

- 6. The Merging Entity shall at any time, or from time to time, as and when requested by the Surviving Entity, or by its successors or assigns, execute and deliver, or cause to be executed and delivered, in its name by the sole member of the Surviving Entity (the "Surviving Entity Member"), all such conveyances, assignments, transfers, deeds, or other instruments, and shall take or cause to be taken such further action as the Surviving Entity, or its successors and assigns, may deem necessary or desirable in order to evidence the transfer, vesting or grant of any property, right, title, privilege, franchise or other such interests to the Surviving Entity, its successors and assigns, and to otherwise carry out the intent and purposes hereof.
- 7. The membership interests of the Surviving Entity issued and outstanding at the Effective Time of the Merger shall thereafter constitute all of the issued and outstanding membership interests of the Surviving Entity. The membership interests of the Surviving Entity shall not be converted or exchanged in any manner except as may be provided for. and authorized by, the Surviving Entity's operating agreement. At the Effective Time of the Merger, each share of stock of the Merging Entity which is issued and outstanding immediately prior to such Effective Time shall be cancelled and extinguished.
- 8. Upon approval of the Plan of Merger, the Merging Entity and the Surviving Entity shall cause to be executed and filed and/or recorded any document or documents required by the laws of the Commonwealth of Pennsylvania and will cause to be performed all necessary acts therein and elsewhere to effectuate the Merger.
- 9. Tim MAZIACZ is hereby authorized to execute the Certificate of Merger on behalf of both the Merger Entity and the Surviving Entity and 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 the Merger herein provided for.
- 10. Notwithstanding any of the provisions of this Plan of Merger, either party at any time before the filing of either of the Certificate of Merger, and for any reason it deems sufficient and proper, shall have the power and authority to abandon and refrain from making effective the contemplated Merger as set forth herein, in which case, this Plan of Merger shall thereby be cancelled and become null and void

Signatures appear on next page

2

IN WITNESS WHEREOF, as of the date first written above, the parties hereto intending to be legally bound, have caused this Plan of Merger to be executed by their respective representatives.

JENNMAR CORPORATION

JENNMAR OF PENNSYLVANIA, LLC

By: July Many

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RECORDED: 03/19/2010

3

Certification#: 8530497-1 Page 21 of 21

TRADEMARK REEL: 004170 FRAME: 0907