# 05386

# TRADEMARK ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Merger with change of name effective 11/20/1995

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
The Polymer Corporation		10/16/1995	CORPORATION: PENNSYLVANIA

# RECEIVING PARTY DATA

Name:	DSM Engineering Plastic Products, Inc.	
Street Address:	Street Address: 2120 Fairmont Street	
City:	Reading	
State/Country:	PENNSYLVANIA	
Postal Code:	19612	
Entity Type:	CORPORATION: PENNSYLVANIA	

### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0538608	NYLATRON

# **CORRESPONDENCE DATA**

Fax Number: (973)424-2001

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

Phone: 973-424-2064

Email: sogoldsmith@duanemorris.com
Correspondent Name: Susan Okin Goldsmith, Esq.

Address Line 1: 744 Broad Street
Address Line 2: Suite 1200

Address Line 4: Newark, NEW JERSEY 07102

ATTORNEY DOCKET NUMBER:	K0678 NYLATRON
NAME OF SUBMITTER:	Susan Okin Goldsmith
Signature:	/Susan Goldsmith/
Date:	12/20/2010

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CH \$40.00

# Total Attachments: 10 source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page1.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page2.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page3.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page4.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page5.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page6.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page7.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page8.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page9.tif source=Assignment - The Polymer Corporation to DSM Engineering Plastic Products Inc#page9.tif

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Microfilm Num	ber	
Entity Number	237	1853

Filed with the Department of State on NOV 2 0 1995
Hose the Removation
Secretary of the Commonwealth

# ARTICLES OF MERGER-DOMESTIC BUSINESS CORPORATION DSCB:15-1926 (Rev 90)

The name of the corporation s	urviving the merger is:	The Poly	mer Corpor	ation
(Check and complete one of the Carting Corporation is office in this Commonwealt venue is (the Department is records of the Department):	n domestic business corp h or (b) name of its com hereby authorized to cor	mercial registere	d office provide	r and the coun
(a) 2120 Fairmont A	ve., Reading, Pl	19612	В	erks
Number and Street	City	State	Zip	County
(b) c/o:	Registered Office Provide	er .		County
For a corporation represent deemed the county in which	the corporation is locat is a qualified foreign bus	ed for venue and iness corporation	l official publica n incorporated u	tion purposes.
deemed the county in which	the corporation is locat is a qualified foreign bus address of its current re Tice provider and the cou	ed for venue and iness corporation gistered office in inty of venue is (	l official publica n incorporated u n this Commonw the Department i	tion purposes. inder the laws realth or (b) nai
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deemed the county in which  The surviving corporation and the (a its commercial registered of to correct the following inf  (a)  Number and Street	the corporation is located the corporation is located and control of the corporation to conform to the corporation to conform the corporation is located to conform the corporation is located to conform the corporation to conform the corporation to conform the corporation the corpor	ed for venue and iness corporation egistered office in the inty of venue is (in the records of the State	official publicant incorporated until this Commonw the Department is Department):	tion purposes.  Inder the laws realth or (b) naris hereby autho
deemed the county in which  The surviving corporation and the (a its commercial registered of to correct the following inf  (a)  Number and Street	the corporation is located the corporation is located in a qualified foreign bus address of its current refice provider and the conformation to conform to the City  Registered Office Providated by a commercial resulted by	ed for venue and iness corporation egistered office in inty of venue is (in the records of the State er	official publication incorporated used this Commonw the Department is Department):  Zip  Ovider, the coun	county  County  ity in (b) shall

(PA. + 1424 - 11/1/93)

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PA Dept. of State

TRADEMARK REEL: 004436 FRAME: 0284

The name and the address of the registered office in this Commonwealth or name of its commercial registered office provider and the county of venue of each other domestic business corporation and qualified foreign business corporation which is a party to the plan of merger are as follows:
Name of Corporation Address of Registered Office or Name of Commercial Registered Office Provider County
(Check, and if appropriate complete, one of the following):
The plan of merger shall be effective upon filing these Articles of Merger in the Department of State.
X The plan of merger shall be effective on Jan. 1, 1996 at 12:01 AM  Date Hour
Date Hour
The manner in which the plan of merger was adopted by each domestic corporation is as follows:
Name of corporation Manner of adoption
The Polymer Corporation Adopted by directors & shareholders purs
to 15 Pa. C.S. Sec. 1924(a)
(Strike out this paragraph if no foreign corporation is a party to the merger). The plan was authorized, adopted or approved, as the case may be, by the foreign business corporation (or each of the foreign corporations) party to the plan in accordance with the laws of the jurisdiction in which it is incorporated.
(Check, and if appropriate complete, one of the following):
X The plan of merger is set forth in full in Exhibit A attached hereto and made a part hereof.
Pursuant to 15 Pa.C.S. § 1901 (relating to omission of certain provisions from filed plans) the provisions, if any, of the plan of merger that amend or constitute the operative Articles of Incorporation of the surviving corporation as in effect subsequent to the effective date of the plan are set forth in full in Exhibit A attached hereto and made a part hereof. The full text of the plan of merger is on file at the principal place of business of the surviving corporation, the address of which is:
2120 Fairmont Street, Reading, PA 19612
Number and Street City State Zin

IN TESTIMONY WHEREOF, the undersigned corporation or each undersigned corporation has caused these Articles of Merger to be signed by a duly authorized officer thereof this 16 day of October , 1995

The Polymer Corporation
(Name of Corporation)
BY: Harry h ! Near You
BY: Signature)
TITLE: J. L. Thurston, President
Sheffield Plashes, INC. (Name of Corporation)
(Name of Corporation)
BY: Denino D Dell
(Signat/Fe)
mmr. Dennis Duff. President

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COMMONWEALTH OF PENNSYLVANIA

LIDEPARTMENT OF STATE

BURÉAU OF PROFESSIONAL AND OCCUPATIONAL AFFAIRS
BUSINESS LICENSING DIVISION

STATE REGISTRATION BOARD FOR PROFESSIONAL ENGINEERS POST OFFICE BOX 2649, HARRISBURG, PA 17 105-2649

# CORPORATE OR FICTITIOUS NAME REGISTRATION APPLICATION

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Name of business: DSM ENGINEERING PLASTIC PRODUCTS, INC.
Name Is (check one): 区文 CORPORATE NAME FICTITIOUS NAME
Name, license number and address of person who is a PHINCIPAL in the business and is registered as a Professional Engineer or Land Surveyor in Pennsylvania.
Name JAMES D BUSH 4.
License Number <u>PE - 024505 - E</u> 9-30-99
Address
SHILLINGTON PA. 19607
Annes D. Bush Seal Here
Affidavit:
State of Pennsylvania
County of Berks
Before me the subscriber personally appeared
Sworn and subscribed before me this 19th day of October , 1995 .
(Notary Public's Signature)  Approximate Signature)
OFFICIAL USE ONLY #10236
CERTIFICATE OF APPROVAL FOR Corporate NAME DATE 11/15/95
This is to certify that Instead as a PRINCIPAL of
TON CHOTHEEDTHE DIACTIC SUBBLEBE THE
Professional Engineer PE-024505-B or Land Surveyor and the decor-
he use of the aforementioned name is hereby approved.
STATE REGISTRATION BOARD FOR PROFESSIONAL ENGINEERS

SUBMIT APPRICATED FURH TO CORPORATION BUREAU

TRADEMARK
REEL: 004436 FRAME: 0287

# PLAN OF REORGANIZATION AND AGREEMENT OF MERGER of THE POLYMER CORPORATION (Pennsylvania) and SHEFFIELD PLASTICS, INC. (Massachusetts)

THIS PLAN OF REORGANIZATION AND AGREEMENT OF MERGER is adopted as of this 16th day of October, 1995, by THE POLYMER CORPORATION ("POLYMER"), a Pennsylvania corporation with principal place of business at Reading, PA; and SHEFFIELD PLASTICS, INC. ("SHEFFIELD"), a Massachusetts corporation with principal place of business at Sheffield, Massachusetts.

WHEREAS, SHEFFIELD is a corporation duly organized and validly existing under the laws of the State of Massachusetts and is a wholly-owned subsidiary of DSM Engineering Plastic Products Holding Company ("DEPPHC"); and

WHEREAS, POLYMER is a corporation organized and validly existing under the laws of the State of Pennsylvania and is a wholly-owned subsidiary of DEPPHC; and

WHEREAS, the Board of Directors of SHEFFIELD and POLYMER deem it advisable and for the benefit of each corporation and their respective shareholders that SHEFFIELD merge into POLYMER;

NOW THEREFORE, SHEFFIELD (hereinafter referred to as the "Merged Corporation") shall merge itself into and with POLYMER (hereinafter referred to as the "Surviving Corporation"), the corporate existence of which shall be continued under the name "DSM Engineering Plastic Products, Inc.", and thereafter the individual existence of the Merged Corporation shall cease. The terms and conditions of the merger hereby adopted and the mode of carrying the same into effect shall be as follows:

- 1. The Merged Corporation is: Sheffield Plastics, Inc.
- 2. The Surviving Corporation is: The Polymer Corporation. The name of the Surviving Corporation shall be changed to DSM Engineering Plastic Products, Inc. by amending the Certificate of Incorporation of the Surviving Corporation.
- The acts and things required to be done by the laws of the States of Pennsylvania and Massachusetts in order to make this Plan of

Reorganization and Agreement of Merger effective shall be attended to and done by the proper officers of the two corporations as soon as practicable.

- 4. The Certificate of Incorporation of the Surviving Corporation, as amended, shall continue in force and effect as the Certificate of Incorporation of the Surviving Corporation.
- Upon the merger becoming effective, the Surviving Corporation shall 5 possess all of the rights, privileges, immunities, powers, and franchises of a public as well as of a private nature, of each of the Surviving Corporation and the Merged Corporation; and all property, real, personal, and mixed, and all debts due on whatever account, and all other choses in action. and all and every other interest of, or belonging to, or due to the Merged Corporation theretofore shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed, and the title to any real estate or any interest therein vested in the Merged Corporation or the Surviving Corporation shall not revert or be in any way impaired by reason of such merger; and the Surviving Corporation shall thenceforth be responsible and liable for all the liabilities, obligations, and penalties of each of the Merged Corporation and the Surviving Corporation; and any claim existing or action or proceeding, civil or criminal, pending by or against either of such corporations may be prosecuted as if such merger had not taken place, or the Surviving Corporation may be substituted in its place, and any judgement rendered against either of such corporations may thenceforth be enforced against the Surviving Corporation; and neither the rights of creditors nor any liens upon the property of the Merged Corporation or the Surviving Corporation shall be impaired by such merger.
- 6. Upon the merger becoming effective, all of the shares of capital stock of the of the Merged Corporation, as previously issued to the sole shareholder, DEPPHC, shall be cancelled. The shares of capital stock of the Surviving Corporation, as issued to the sole shareholder DEPPHC, shall be exchanged for new shares of capital stock of the Surviving Corporation which shall reflect the new name of the Surviving Corporation with all of the assets and liabilities of the Merged Corporation. The existing shares of the Surviving Corporation, which are received in the exchange, shall then be cancelled.

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7. The assets and liabilities of the Merged Corporation shall be recorded on the books of the Surviving Corporation at the amounts at which they are carried on the books of the Merged Corporation immediately prior to the merger; and the earned surplus of the Surviving Corporation shall be the combined earned surplus of the Merged Corporation and the Surviving Corporation; and there shall be made such other appropriate entries consistent with sound accounting principles and practices as may be required.

- 8. The bylaws of the Surviving Corporation as they shall exist on the effective date of this merger shall be and remain the bylaws of the Surviving Corporation until the same shall be altered, amended or repealed as therein provided.
- 9. The directors and officers of the Surviving Corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.
- 10. The effective date of this merger shall be January 1, 1996.

4.4.4.

IN WITNESS WHEREOF, the Merged Corporation and the Surviving Corporation, pursuant to the approval and authority duly given by resolutions adopted by their respective Boards of Directors and that fact having been certified on the Agreement of Merger by the Secretary of each corporate party thereto, have caused these presents to be executed by the President and attested by the Secretary of each party hereto as the respective act, deed and agreement of each of these corporations as of this 16th day of October, 1995.

SURVIVING CORPORATION: THE POLYMER CORPORATION

By: // L. Thurston, President

ATTEST:

Kenneth J. Carlson Jr., Secretary

[Corporate Seal]

MERGED CORPORATION: SHEFFIELD PLASTICS, INC.

By: X truw 7 X to Dennis D. Duff, President 7

ATTEST:

David L. Martin, Secretary [Corporate Seal]

# CERTIFICATE OF THE SECRETARY OF THE POLYMER CORPORATION

I, Kenneth J. Carlson, Jr., Secretary of THE POLYMER CORPORATION, (the "Corporation"), a corporation organized and existing under the laws of the State of Pennsylvania, hereby certify, as such Secretary, that the Agreement of Merger to which this Certificate is attached, after having been first duly signed on behalf of the Corporation and having been signed on behalf of SHEFFIELD PLASTICS, INC., a Massachusetts corporation, was duly adopted by the unanimous written consent of the Corporation's board of directors and of the sole stockholder holding all of the shares issued and outstanding having voting power, which Agreement of Merger was thereby adopted as the act of the stockholder of the Corporation and the duly adopted agreement and act of the Corporation on October 16, 1995.

WITNESS my hand on this 16 day of October, 1995.

Kenneth J. Carlson Jr., Secretary THE POLYMER CORPORATION

# CERTIFICATE OF THE SECRETARY OF SHEFFIELD PLASTICS, INC.

I, David L. Martin, Secretary of SHEFFIELD PLASTICS, INC. (the "Corporation"), a corporation organized and existing under the laws of the State of Massachusetts, hereby certify, as such Secretary, that the Agreement of Merger to which this Certificate is attached, after having been first duly signed on behalf of the Corporation and having been signed on behalf of THE POLYMER CORPORATION, was duly adopted by the unanimous written consent of the Corporation's board of directors and of the sole shareholder holding all of the issued and outstanding shares of the capital stock of the Corporation, which Agreement of Merger was thereby adopted as the act of the shareholder of the Corporation and the duly adopted agreement and act of the Corporation on October 16, 1995.

WITNESS my hand on this 16 day of October, 1995.

David L. Martin, Secretary SHEFFIELD PLASTICS, INC.