TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/16/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Nuun & Co., LLC		101/16/2008	LIMITED LIABILITY COMPANY: WASHINGTON

RECEIVING PARTY DATA

Name:	nuun & Company, Inc.	
Street Address:	915 East Pine Street	
City:	Seattle	
State/Country:	WASHINGTON	
Postal Code:	98122	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3246433	CHARGE YOUR WATER
Registration Number:	3333517	PORTABLE ELECTROLYTE HYDRATION

CORRESPONDENCE DATA

Fax Number: (206)358-9000

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

Phone: (206) 359-8000

Email: pctrademarks@perkinscoie.com

Correspondent Name: Grace Han Stanton, c/o Perkins Coie LLP

Address Line 1: 1201 Third Avenue, Suite 4800
Address Line 4: Seattle, WASHINGTON 98101

ATTORNEY DOCKET NUMBER:	72613-4000
NAME OF SUBMITTER:	Grace Han Stanton
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Signature:	/Grace Han Stanton/
Date:	03/23/2011
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Secretary of State

I, Sam Reed, Secretary of State of the State of Washington and custodian of its seal. hereby issue this

certificate that the attached is a true and correct copy of

ARTICLES OF MERGER

of

NUUN & CO. LLC

Merging with & into NUUN COMPANY, INC a Delawere Corporation not qualified in Washington State

as filed in this office on January 18, 2008.

Date: January 18, 2008

Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

Sam Reed, Secretary of State



- THE PARTY

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ECRETATE OF WASHINGTON PURSUANT

ARTICLES OF MERGER

PURSUANT TO THE REVISED CODE OF WASHINGTON CHAPTER 25.15

Pursuant to R.C.W. 25.15.405, the undersigned limited liability company hereby submits the following Articles of Merger for filing for the purpose of merging Nuin & Co. LLC, a Washington limited liability company (the "Disappearing Entity"), with and into nuun & Company, Inc., Delaware corporation (the "Surviving Entity"), such that the Surviving Entity is the surviving corporation.

ARTICLE I

The Agreement and Plan of Merger, a copy of which is attached hereto as Exhibit A (the "Merger Agreement"), was adopted by the Managers of the Disappearing Entity pursuant to R.C.W. 25.15.415 and the Board of Directors of the Surviving Entity pursuant to Section 264 of the General Corporation Law of the State of Delaware.

ARTICLE II

The Merger Agreement and the merger transaction contemplated therein were duly approved by the Members of the Disappearing Entity pursuant to R.C.W. 25.15.400.

ARTICLE III

The approval of the Merger Agreement and the merger transaction contemplated therein by the Stockholders of the Surviving Entity was not required.

Dated as of 16th day of January, 2008.

SURVIVING CORPORATION:

By: ____

Its: Presiden

MP1:1012152.1

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