TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Creative Packaging Corp.		01/09/2006	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	Rexam CP Inc.
Street Address:	3245 Kansas Road
City:	Evansville
State/Country:	INDIANA
Postal Code:	47725
Entity Type:	CORPORATION: ILLINOIS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark	
Registration Number:	1651504	TILT-TOP	

CORRESPONDENCE DATA

Fax Number: (502)561-0442

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

Phone: 502-584-1135
Email: jgregory@midd

Email: jgregory@middreut.com
Correspondent Name: Julie Ann Gregory
Address Line 1: 401 South 4th Street

Address Line 2: 2500 Brown & Wiliamson Tower
Address Line 4: Louisville, KENTUCKY 40202

NAME OF SUBMITTER:	Julie A. Gregory	
Signature:	/Julie A. Gregory/	
Date:	07/22/2011	

Total Attachments: 3

source=Creative Packaging change of name to Rexam CP#page1.tif source=Creative Packaging change of name to Rexam CP#page2.tif source=Creative Packaging change of name to Rexam CP#page3.tif

TRADEMARK REEL: 004588 FRAME: 0749 FORM **BCA 10.30** (rev. Dec. 2003) **ARTICLES OF AMENDMENT**Business Corporation Act

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1832 http://www.cyberdriveillinois.com

FILED

JAN 1 2 2006

Remit payment in the form of a check or money order payable to the Secretary of State.

C-173.13

JESSE WHITE SECRETARY OF STATE

	File # 5443-79/- 3 Filing Fee: \$50.00 A	Approved:
1. (CORPORATE NAME: CREATIVE PACKAGING CORP.	
		(Note 1)
-• 1	MANNER OF ADOPTION OF AMENDMENT:	(14016-1)
	The following amendment of the Articles of Incorporation was adopted on	9
Γ	2006 in the manner indicated below. ("X" one box only) [Wonth & Da] [Wonth & Da]	y)
	By a majority of the incorporators, provided no directors were named in the articles of incorporation a have been elected;	nd no director
	By a majority of the board of directors, in accordance with Section 10.10, the corporation having iss as of the time of adoption of this amendment;	(Note 2) aued no share:
	By a majority of the board of directors, in accordance with Section 10.15, shares having been issued by action not being required for the adoption of the amendment;	(Note 2) out s hareholde
	By the shareholders, in accordance with Section 10.20, a resolution of the board of directors have adopted and submitted to the shareholders. At a meeting of shareholders, not less than the minim votes required by statute and by the articles of incorporation were voted in favor of the amendment	(Note 3) ring been duly um number o it;
	By the shareholders, in accordance with Sections to on the sections to	(Note 4)
	duly adopted and submitted to the shareholders. A consent in writing has been signed by shareholders than the minimum number of votes required by statute and by the articles of incorporation. Shareholder have not consented in writing have been given notice in accordance with Section 7.10;	s having beer ers having no reholders who
7	By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors duly adopted and submitted to the shareholders. A consent in writing has been signed by all the entitled to vote on this amendment.	(Notes 4 & 5) s having been shareholders
TE	EXT OF AMENDMENT:	(Note 5)
a.	When amendment effects a name change, insert the new corporate name below. Use Page 2 amendments.	? for all other
	Article I: The name of the corporation is:	
	Rexam CP Inc.	
	(NEW NAME)	
	All changes other than name, include on page 2	

(over)

TRADEMARK REEL: 004588 FRAME: 0750

Text of Amendment

b. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

	The manner, if not set forth in or a reduction of the number of provided for or effected by this	of authorized shares of any	class below the number of	ssued shares of that class
	(a) The manner, if not set forth capital (Paid-in capital replace accounts) is as follows: (If not	es the terms Stated Capita	I and Paid-in Surplus and is	ige in the amount of paid-i s equal to the total of thes
	(b) The amount of paid-in capite to the total of these accounts)	al (Paid-in Capital replaces as changed by this amendi	the terms Stated Capital and nent is as follows: (If not app	Paid-in Surplus and is equi
	(Note 6)		s,	
			Before Amendment	After Amendment
		Paid-in Capital	\$	\$
Dat If a or p	(Any Authorized O. Frank C. Brown, Pre (Type or Print Normal and title.	sident & Director lame and Title) t to Section 10.10 by the in	(Exact Name of Corpor	ckaging Corp, ation at date of execution, at date of execution, at date of execution, at date of execution, and types and types and types.
		OR		
If a	mendment is authorized by the cectors or such directors as may be	directors pursuant to Section de designated by the board	n 10.10 and there are no of I, must sign below, and type	ficers, then a majority of the or print name and title.
The	e undersigned affirms, under the	penalties of perjury, that t	ne facts stated herein are tro	Je.
Da	(Month & Day)	(Year)		
-			The second secon	

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RECORDED: 07/22/2011