JP \$140.00 1447142

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	04/30/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Lithibar Matik, Inc.		04/20/2009	CORPORATION: MICHIGAN
Baker Engineering, Inc.		04/20/2009	CORPORATION: MICHIGAN
Oscoda Engineering & Manufacturing, Inc.		04/20/2009	CORPORATION: MICHIGAN
International Pipe and Machinery Corporation		04/20/2009	CORPORATION: IOWA
Concrete Mold Corporation		04/20/2009	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Lithibar Matik, Inc.
Street Address:	13521 Quality Drive
City:	Holland
State/Country:	MICHIGAN
Postal Code:	49424
Entity Type:	CORPORATION: MICHIGAN

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	1447142	BI DI
Registration Number:	0815435	HYDROTILE
Registration Number:	1211257	MACALLOY
Registration Number:	0730028	MC CRACKEN
Registration Number:	0911683	VIBRO-MAC

CORRESPONDENCE DATA

Fax Number: (616)222-2354 Phone: 6167522354

TRADEMARK 900204285 REEL: 004639 FRAME: 0411 Email: aunderhill@wnj.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Warner Norcross & Judd LLP

Address Line 1: 111 Lyon Street NW
Address Line 2: 900 Fifth Third Center

Address Line 4: Grand Rapids, MICHIGAN 49503

NAME OF SUBMITTER: Amber M. Underhill	
Signature:	/Amber M. Underhill/
Date:	10/11/2011

Total Attachments: 4

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TRADEMARK REEL: 004639 FRAME: 0412

Michigan Department Of Energy, Labor & Economic Growth

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

LITHIBAR MATIK, INC.

ID NUMBER: 103694

received by facsimile transmission on April 20, 2009 is hereby endorsed Filed on April 20, 2009 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: April 30, 2009

LABOR & COMMANDER OF THE PROPERTY OF THE PROPE

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 20TH day

of April, 2009.

, Director

Bureau of Commercial Services TRADEMARK
REEL: 004639 FRAME: 0413

BCS/CD-550m (Rev 03/07)

MICHIGAN DEPARTMENT OF LABOR & ECONOMIC GROWTH BUREAU OF COMMERCIAL SERVICES			
Date Received	(FOR BUREAU UȘE ONL	y)	
11. 10. 10.	This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.		
Peggy Murray			
Stoneridge We	est, 41000 Woodward Avenue		
Bloomfield Hills	state ZIP Code s, Michigan 48304	EFFECTIVE DATE: April 30, 2009 at 11:59 p.m. Expiration date for new assumed names: December 31,	
🖎 Document will be r If left blank do	eturned to the name and address you enter above. 🥩 🥏	Expiration date for transferred assumed names appear in item 6	

CERTIFICATE OF MERGER Cross Entity Merger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:

1. The Plan of Merger (Consolidation) is as follows:			
a. The name of each constituent entity and its identi Lithibar Matik, Inc., a Michigan corpo		103694	
Baker Engineering, Inc., a Michigan	Baker Engineering, Inc., a Michigan corporation		
Oscoda Engineering & Manufacturin	Oscoda Engineering & Manufacturing, Inc., a Michigan corporation		
International Pipe and Machinery Co		iowa 65367	
Concrete Mold Corporation, a Califo	rnia corporation	California 2183696	
b. The name of the surviving (new) entity and its ide	ntification number is;		
Lithibar Matik, Inc.		103694	
2. (Complete only if an effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)			
The merger (consolidation) shall be effective on the	30th day of April at 11:59 pm	, 2009	

<u>_3, Complete for Profit Corpo</u>	rations only		
For each constituent stock cor	poration, state;		
Name of corporation	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class
See attached.	Of Selles		
if the number of shares is subject may occur is as follows: n/a	to change prior to the effective date	of the merger or consolidation, the m	sanner in which the change
The manner and basis of conv See attached.	erting shares are as follows:		
The amendments to the Article as follows: ŋ/a	s, or a restatement of the Articles	s, of the surviving corporation to b	e effected by the merger are
The Plan of Merger will be furn constituent profit corporation.	Ished by the surviving profit corp	oration, on request and without or	ost, to any shareholder of any
The merger is permitted by the with that law in effecting the m	state or country under whose la erger,	wit is incorporated and each forei	gn corporation has compiled
(Complete either Section (a) o	(b) for each corporation)	-	
a) The Plan of Merger was a	approved by unanimous consent	of the Incorporators of	
Issued any shares, and	has not elected a Board of Direc	gan corporation which has not co tors.	mmenced business, has not
(Signature of Incorporato	(Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
(Signature of Incorporato) (Type or Print Namo)	(Signature of Incorporator)	(Type or Print Name)
b) The plan of merger was a	pproved by:		
the Board of Director without approval of	rs of the shareholders iл accordance y	, the sur Vith Section 703a of the Act	viving Michigan corporation,
	rs and the shareholders of the fo	llowing Michigan corporation(s) in	accordance with Section
_ Baker Engineerin	g, Inc.		
Oscoda Engineer	ing & Manufacturing, Inc.		
1/1	<u></u>	13011	
By (Signature of Au		Ву	
· -	thorized Officer of Agent)	, <u>, , , , , , , , , , , , , , , , , , </u>	I Officer of Agont'
George E. Kuenr	thorized Officer of Agent) . as Authorized Agent	(Signature of Authorized	
	as Authorized Agent	, <u>, , , , , , , , , , , , , , , , , , </u>	S Authorized Agent

SEE ATTACHED FOR ADDITIONAL SIGNATURE.

Attachment to Certificate of Merger of Lithibar Matik, Inc.

For each constituent stock corporation, state:

Name of Corporation	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class
Lithibar Matik, Inc.	5,000 common shares	Common	n/a
Baker Engineering, Inc.	500 common shares	Common	n/a
Oscoda Engineering & Manufacturing, Inc.	60,000 common shares	Common	n/a
International Pipe and Machinery Corporation	100,000 common shares	Common	n/a
Concrete Mold Corporation	1,000 common shares	Common	n/a

The manner and basis of converting shares are as follows:

Each share of Baker Engineering, Inc., Oscoda Engineering & Manufacturing, Inc., International Pipe and Machinery Corporation and Concrete Mold Corporation which is issued and outstanding immediately prior to the effective date of this merger shall be cancelled and retired without any conversion thereof and no payment or distribution shall be made with respect thereto. certificates representing such shares shall be surrendered and cancelled as soon as practicable after the effective date of this merger.

Each share of Lithibar Matik, Inc. (the "Surviving Corporation"), issued and outstanding immediately prior to the effective date of the merger shall remain outstanding as one validly issued, fully paid and nonassessable share of Common stock of the Surviving Corporation.

3(b).

Oscoda Engineering & Manufacturing, Inc.

George E. Kuehn, as Authorized Agent

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RECORDED: 10/11/2011

REEL: 004639 FRAME: 0416