900260383 07/11/2013

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DoveBid, Inc.		12/31/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Golndustry USA, Inc.
Street Address:	11425 Cronhill Drive
City:	Owings Mills
State/Country:	MARYLAND
Postal Code:	21117
Entity Type:	CORPORATION: MARYLAND

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	1947033	SEMEX
Registration Number:	1951287	SEMEX

CORRESPONDENCE DATA

Fax Number: 2023448300

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

via US Mail.

Phone: 202.408.4000

Email: jlpatt@venable.com, alpittman@venable.com,

trademark docket@venable.com

Correspondent Name: Jacqueline Levasseur Patt

Address Line 1: P.O. Box 34385

Address Line 4: Washington, DISTRICT OF COLUMBIA 20043

ATTORNEY DOCKET NUMBER:	70878.352487/352494
NAME OF SUBMITTER:	Jacqueline Levasseur Patt TRADEMARK

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Signature:	/Jacqueline Levasseur Patt/
Date:	07/11/2013

Total Attachments: 4

source=70878 Merger of GOINDUSTRY USA, INC. and DOVERBID, INC. into GOINDUSTRY USA, INC#page1.tif source=70878 Merger of GOINDUSTRY USA, INC. and DOVERBID, INC. into GOINDUSTRY USA, INC#page2.tif source=70878 Merger of GOINDUSTRY USA, INC. and DOVERBID, INC. into GOINDUSTRY USA, INC#page3.tif source=70878 Merger of GOINDUSTRY USA, INC. and DOVERBID, INC. into GOINDUSTRY USA, INC#page4.tif

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ARTICLES OF MERGER

Effective 12-31-10 (8)

The undersigned, being authorized to execute and file these Articles Of Merger ("ARTICLES"), hereby certify that:

FIRST: These ARTICLES are being filed with the Maryland State Department of Assessments and Taxation ("SDAT") pursuant to: (a) the terms of Sections 3-101 et.seq. of the Corporations and Associations Article of the Annotated Code of Maryland, as amended; and (b) the resolutions duly enacted by the respective Boards of Directors (individually, "BOARD"), and approved by the requisite vote of the respective sole stockholder (collectively, "STOCKHOLDERS"), of - - (i) GOINDUSTRY USA, INC., a Maryland corporation ("SUCCESSOR"), and (ii) DOVEBID, INC., a Delaware corporation ("TARGET") - - at the respective meetings of the STOCKHOLDERS and the BOARD of: (a) the SUCCESSOR held on or about December 16, 2016; and (b) the TARGET held on or about December 16, 2010 (collectively, "SPECIAL MEETINGS").

SECOND: At each of the SPECIAL MEETINGS: (a) there was a quorum of each respective BOARD's Directors acting throughout; and (b) the SUCCESSOR'S BOARD and the TARGET'S BOARD both resolved, and the respective STOCKHOLDERS unanimously approved, the execution and filing of these ARTICLES so as to consummate the below-defined "MERGER" and the other transactions described herein and in the below-defined "MERGER AGREEMENT."

THIRD: Pursuant to the terms of the Agreement And Plan Of Merger effectively dated as of December 16, 2010 ("MERGER AGREEMENT") by and among the SUCCESSOR, the TARGET and the other parties named therein (collectively, "MERGER PARTIES"), and as further evidenced by the various resolutions adopted by each respective BOARD and unanimously approved by the respective STOCKHOLDERS at their SPECIAL MEETINGS (collectively, "RESOLUTIONS"), each of the MERGER PARTIES has agreed to merge the TARGET with and into the SUCCESSOR, with the SUCCESSOR being the survivor thereof ("MERGER"), in a reorganization pursuant to §322, §368(a)(1)(A) and/or §368(a)(1)(D) of the Internal Revenue Code, as the case may be.

FOURTH: Upon the consummation of the MERGER, the sole holder ("TARGET STOCKHOLDER") of all of the issued and outstanding shares of the capital stock of the TARGET (collectively, "TARGET SHARES") shall exchange its TARGET SHARES for the applicable number of shares of the capital stock of the SUCCESSOR (collectively, "SUCCESSOR SHARES") pursuant to the terms of the MERGER AGREEMENT and applicable law, thereby becoming the holder of such SUCCESSOR SHARES.

FIFTH: The MERGER PARTIES expect that the MERGER will further certain of their business objectives, including but not limited to the following: (a) allow the MERGER PARTIES to maximize their business opportunities and enhance their profitability by combining the personal property, real property, intellectual property, customer lists, goodwill, general intangibles, and other business assets of the MERGER PARTIES; (b) permit the SUCCESSOR to employ and/or otherwise engage as independent contractors of the SUCCESSOR certain key employees and/or agents of the TARGET, as the case may be; and (c) foster the continuity of the MERGER PARTIES' combined business enterprise.

STATE OF MARYLAND

BMS/GoIndustry USA, Inc. Articles of Merger - Step #3 12/16/2010 I hereby certify that this is a true and complete capy of the page document on file in this office. DATED:

STATE DEPARTMENT OF ASSESSMENTS AND TAXATION:

By: _________, Custodian
This stamp replaces our previous terrification system. Effective: 6/95

SIXTH: As is more fully described above, the respective names and place of incorporation of each of the MERGER PARTIES are:

- (a) GOINDUSTRY USA, INC., a Maryland corporation, which shall be the successor and surviving corporation of the MERGER; and
- (b) DOVEBID, INC., a Delaware corporation, which shall be merged with and into the SUCCESSOR.

SEVENTH: Since the TARGET is a "foreign corporation" (as that term is defined in Section 1-101 (n) of the Corporations and Associations Article of the Annotated Code of Maryland, as amended): (a) the date of the TARGET's incorporation in the State of Delaware was June 4, 1999; (b) the TARGET is incorporated under the general laws of the State of Delaware; and (c) the TARGET registered and qualified to do business in the State of Maryland on August 10, 2009.

EIGHTH: The principal office of the SUCCESSOR is located at 11425 Cronhill Drive, Owings Mills, Maryland 21117 in Baltimore County, Maryland.

NINTH: The principal office of the TARGET is located at 1209 Orange Street, Wilmington, Delaware 19801 in New Castle County, Delaware. TARGET does not own any interest in any parcels of land located in the State of Maryland.

TENTH: As evidenced by the RESOLUTIONS duly enacted during the SUCCESSOR's and the TARGET's respective SPECIAL MEETINGS, the terms and conditions of the MERGER and the other transactions set forth in these ARTICLES and in the MERGER AGREEMENT were advised, authorized and approved by the SUCCESSOR's BOARD, the SUCCESSOR's sole STOCKHOLDER, the TARGET's BOARD, and the TARGET's sole STOCKHOLDER in the manner and by the vote required by their respective charters and the laws of the State of Maryland and the State of Delaware.

ELEVENTH: Upon the filing of these ARTICLES with the SDAT, all of the conditions precedent to the consummation of the MERGER and the other transactions set forth in the MERGER AGREEMENT and these ARTICLES shall have been satisfied pursuant to the terms of the MERGER AGREEMENT, the RESOLUTIONS and applicable law.

[Signatures begin on the next page.]

CUST 10:0002524518 HORK ORDER:0003741098 DATE:12-28-2010 04:24 PM ANT. PAID:\$450.00

BMS/Golndustry USA, Inc. Articles of Merger - Step #3 12/16/2010

IN WITNESS WHEREOF, the undersigned President and the undersigned Secretary of both the SUCCESSOR and the TARGET hereby: (a) acknowledge on behalf of the respective MERGER PARTIES that the foregoing ARTICLES are the corporate act of the SUCCESSOR and the TARGET; (b) certify, under the penalties of perjury, that - - (i) the RESOLUTIONS were duly enacted by the SUCCESSOR's BOARD and the TARGET's BOARD, and unanimously approved by the respective STOCKHOLDERS, and (ii) to the best of the undersigned's knowledge, information and belief, the matters and facts set forth in the foregoing ARTICLES are true in all material respects; and (c) intend for the foregoing ARTICLES to be effective upon the later to occur of 11:58 p.m. on December 31, 2010 or the date upon which these ARTICLES are duly filed with the SDAT.

WITNESS:	The SUCCESSOR:
	GOINDUSTRY USA, INC., A Maryland Corporation
camaro o Lynch	By: J. J. (SEAL) Tim Lynch, President and C.O.O.
	By: James Sklar, Secretary (SEAL)
	The TARGET:
	DOVEBID, INC., A Delaware Corporation
Ceanara Lynch	By: Tim Lynch, President (SEAL)
	By: (SEAL) James Sklar, Secretary

BMS/GoIndustry USA, Inc. Articles of Merger - Step #3 12/16/2010

IN WITNESS WHEREOF, the undersigned President and the undersigned Secretary of both the SUCCESSOR and the TARGET hereby: (a) acknowledge on behalf of the respective MERGER PARTIES that the foregoing ARTICLES are the corporate act of the SUCCESSOR and the TARGET; (b) certify, under the penalties of perjury, that - - (i) the RESOLUTIONS were duly enacted by the SUCCESSOR's BOARD and the TARGET's BOARD, and unanimously approved by the respective STOCKHOLDERS, and (ii) to the best of the undersigned's knowledge, information and belief, the matters and facts set forth in the foregoing ARTICLES are true in all material respects; and (c) intend for the foregoing ARTICLES to be effective upon the later to occur of 11:58 p.m. on December 31, 2010 or the date upon which these ARTICLES are duly filed with the SDAT.

WITNESS:	The SUCCESSOR:	
	GOINDUSTRY USA, INC., A Maryland Corporation	
	By: Tim Lynch, President and C.O.O.	(SEAL)
Liste Dupner	By: James Sklar, Secretary	(SEAL)
	The TARGET: DOVEBID, INC., A Delaware Corporation	
	By: Tim Lynch, President	(SEAL)
Lerie Lauren	By: James Sklar, Secretary	(SEAL)
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BMS/Golndustry USA, Inc. Articles of Merger - Step #3 12/16/2010

> TRADEMARK REEL: 005067 FRAME: 0470

RECORDED: 07/11/2013