900275988 12/31/2013

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	11/30/2013

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Superior Specialties, LLC		110/25/2013	LIMITED LIABILITY COMPANY: WISCONSIN

RECEIVING PARTY DATA

Name:	Pacon Corporation	
Street Address:	2525 North Casaloma Drive	
City:	Appleton	
State/Country:	WISCONSIN	
Postal Code:	54913	
Entity Type:	CORPORATION: WISCONSIN	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark	
Registration Number:	2850392	SUPERIOR SEAMLESS	
Registration Number:	3310590	SSSSSSS SUPERIOR SPECIALTIES LLC	
Registration Number:	3338000	SUPERIOR SEAMLESS	

CORRESPONDENCE DATA

Fax Number: 4149788675

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

via US Mail.

Phone: 414 277 5675

Email: marta.levine@quarles.com

Correspondent Name: Marta S. Levine

Address Line 1: Quarles & Brady LLP

Address Line 2: 411 East Wisconsin Avenue

Address Line 4: Milwaukee, WISCONSIN 53202

TRADEMARK REEL: 005184 FRAME: 0026 2850392

CH \$90,00

ATTORNEY DOCKET NUMBER:	731111.00052	
NAME OF SUBMITTER:	Marta S. Levine	
Signature:	/MartaLevine/	
Date:	12/31/2013	
Total Attachments: 4 source=Articles of Merger _ Pacon - Superior Specialties_ LLC _ Pacon Corporation#page1.tif source=Articles of Merger _ Pacon - Superior Specialties_ LLC _ Pacon Corporation#page2.tif source=Articles of Merger _ Pacon - Superior Specialties_ LLC _ Pacon Corporation#page3.tif source=Articles of Merger _ Pacon - Superior Specialties_ LLC _ Pacon Corporation#page4.tif		

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ARTICLES OF MERGER

OCT 28 2013

OF

Wisconsin Dept of Financial Institutions SUPERIOR SPECIALTIES, LLC WITH AND INTO PACON CORPORATION

The undersigned corporation, in accordance with Section 183.1204 of the Wisconsin Limited Liability Company Act (the "WLLCA") and Section 180.1105 of the Wisconsin Business Corporation Law (the "WBCL"), hereby executes the following Articles of Merger:

The name, type of entity and jurisdiction of formation of each business entity that is a 1. party to the merger is as follows:

Name	Type of Entity	Jurisdiction of Formation
Superior Specialties, LLC	Limited liability company	Wisconsin
Pacon Corporation	Corporation	Wisconsin
	L	<u> </u>

- 2. The name of the surviving entity is Pacon Corporation.
- The plan of merger is set forth in the Plan of Merger attached hereto as Exhibit A which 3. is made a part hereof.
- The Plan of Merger was approved and adopted in accordance with Section 183.1202 of 4. the WLLCA and Section 180.1103 of the WBCL, as applicable to each business entity.
- 5. The non-surviving business entity does not have a fee simple ownership interest in any Wisconsin real estate.
- 6. The surviving entity is not a direct or indirect wholly-owned subsidiary or parent with respect to the non-surviving entity.
- The Effective Time of the Merger shall be at 11:59 p.m. on November 30, 2013. 7.

[SIGNATURE APPEARS ON NEXT PAGE]

STATE OF VISCONSIN

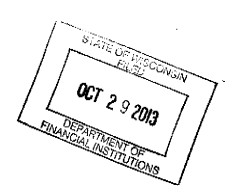
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Dated as of the Z5 day of October, 2013.

PACON CORPORATION

President and Chief Executive Officer

This document was drafted by: Kathryn M. Buono Quarles & Brady ப. 411 East Wisconsin Avenue Milwaukee WI 53202



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EXHIBIT A

PLAN OF MERGER OF SUPERIOR SPECIALTIES, LLC WITH AND INTO PACON CORPORATION

ARTICLE I **PARTIES**

The name, type of entity and jurisdiction of formation of each business entity that is a party to the merger is as follows:

Name	Type of Entity	Jurisdiction of Formation
Superior Specialties, LLC	Limited liability company	Wisconsin
Pacon Corporation	Corporation	Wisconsin

ARTICLE II SURVIVING ENTITY

The name of the surviving entity is Pacon Corporation.

ARTICLE III MERGER; EFFECTIVE TIME

At the Effective Time of the Mcrger (as hereinafter defined), Superior Specialties, LLC (the "LLC") shall be merged with and into Pacon Corporation (the "Surviving Entity") in accordance with the applicable provisions of the laws of the State of Wisconsin. The Effective Time of the Merger is hereby designated as 11:59 p.m. on November 30, 2013.

ARTICLE IV CONVERSION AND EXCHANGE OF INTERESTS

- Membership Interests of the LLC. At the Effective Time of the Merger, the 4.1 issued and outstanding membership interests of the LLC shall be canceled, and no shares of stock of the Surviving Entity or other consideration shall be issued in exchange therefor.
- Surviving Entity Stock. The issued and outstanding stock of the Surviving Entity shall not be affected by the Merger.

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ARTICLE V ARTICLES OF INCORPORATION AND BYLAWS

- 5.1 The Articles of Incorporation of the Surviving Entity, as in effect immediately prior to the Effective Time of the Merger, shall remain the Articles of Incorporation of the Surviving Entity until amended in accordance with law.
- 5.2 The Bylaws of the Surviving Entity, as in effect immediately prior to the Effective Time of the Merger, shall remain the Bylaws of the Surviving Entity until amended in accordance with law.

ARTICLE VI EFFECT OF MERGER

The effect of the Merger shall be as provided in Section 183.1205 of the Wisconsin Limited Liability Company Act and Section 180.1106 of the Wisconsin Business Corporation

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RECORDED: 12/31/2013