TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/29/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Electrolux Home Care Products Ltd.		106/29/2007	LIMITED PARTNERSHIP: TEXAS

RECEIVING PARTY DATA

Name:	Electrolux Home Care Products, Inc.
Street Address:	10200 David Taylor Drive
City:	Charlotte
State/Country:	NORTH CAROLINA
Postal Code:	28262
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1255169	MIGHTY MITE

CORRESPONDENCE DATA

Fax Number:

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

via US Mail.

Email: jyen@fchs.com

Correspondent Name: FITZPATRICK, CELLA, HARPER & SCINTO

Address Line 1: 1290 Avenue of the Americas

Address Line 4: New York, NEW YORK 10104-3800

NAME OF SUBMITTER:	Jessica Hiney
Signature:	/Jessica Hiney/
Date:	03/06/2014

TRADEMARK REEL: 005232 FRAME: 0129 \$40.00 12551

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American Section €O.Box 13697 Austin, Texas 78711-3697



Office of the Secretary of State

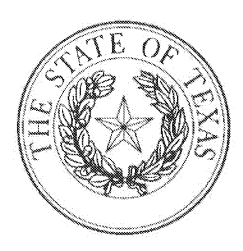
The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

> Electrolux Home Care Products Ltd. Filing Number: 800037978

Certificate of Merger

June 29, 2007

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on August 02, 2013.





John Steen Secretary of State

Phone: (512) 463-5555

Prepared by: SDEHOYOZ

Come visit us on the internet at http://www.sos.state.tx.us/

Fax: (512) 463-5709 TID: 10266

Dial: 7-1-1 for Relay Services Document: 493096520002

FILED
In the Office of the
Secretary of State of Texas JUN 29 2007

Corporations Section

This space reserved for office use.

Form 622 (Revised 01/06) Return in duplicate to:

Secretary of State P.O. Box 13697



Austin, TX 78711-3697 -512-463-5555	Combination Merger		
FAX: 512 463-5709			
	Business Organizations C	4,4880	•
Filing Fee: \$300		***************************************	
Pursuant to chapter 10 of the identified below, the undersigns	exas Business' Organizations Code, and the transfer submit this certificate of merger	itle applicable to each	homesis: filing entity
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The plan of merger amends the name of the organization. The new name is set forth below.

Name as Amended

Form 622

Party 3

Electrolux Home Care Products Ltd

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JUN 29 2007

Secretary of State

	The organization is a It is organized under the laws of Specify organizational form (e.g., for profit corporation)
	Specify organizational form (e.g., for projuctor portuins)
	The file number, if any, is State Texas Secretary of State file number Texas Secretary of
	State Country Texas Secretary of State file number Its principal place of business is
	Address City State
	The organization will survive the merger. The organization-will not survive the merger.
	The plan of merger amends the name of the organization. The new name is set forth below.
	Name as Amended
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	The plan of merger is attached.
	If the plan of merger is not attached, the following statements must be completed.
	By checking the following boxes, each domestic filing entity certifies that:
	A signed plan of merger is on file at the principal place of business of each surviving, acquiring,
	or new domestic entity or non-code organization that is named in this form as a party to the merger or
	an organization created by the merger.
	On written request, a copy of the plan of merger will be furnished without cost by each surviving,
	acquiring, or new domestic entity or non-code organization to any owner or member of any domestic
	entity that is a party to or created by the plan of merger.
	If a filing entity is to survive the merger, complete either A or E. If B is selected, provide relevant information in the space provided.
	Amendments
	A. No amendments to the certificate of formation of any filing entity that is a party to the merger
	are effected by the merger.
	B. The plan of merger effected changes or amendments to the certificate of formation of
	Name of filing entity effecting amendments The changes or amendments to the filing entity's certificate of formation, other than the name change
	noted previously, are stated below.
	Amendment Text Areis
	Name change only
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Organizations Created by Merger

The name, jurisdiction of organization, principal place of business address, and entity description of each entity or other organization to be created pursuant to the plan of merger are set forth below. The certificate of formation of each new domestic filing entity to be created is being filed with this certificate of merger.

Form 622

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B. This document becomes effective at	a later date, which	is not more than	ninety (90) days from
the date of signing. The delayed effective		:	• • .	•
C. This document takes effect on the or		ren àrrarit or fact	other than	the
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	Attached hereto is a certificate from the comptroller of public accounts that all taxes under title 2, Tax Code, have been paid by the non-surviving filing entity.
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Form 622	H
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Signature and title of authorized person

Form 622

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PLAN OF MERGER ATTACHED

(E0031863.1)

AGREEMENT OF MERGER

AGREEMENT OF MERGER, dated this 29th, day of June, 2007, pursuant to Section 263 of the General Corporation Law of Delaware and Section 10.002 of the Texas Business Organization Code, between ELECTROLUX HOME CARE PRODUCTS LTD., a Texas Limited Partnership (the "Merged Partnership") and ELECTROLUX, INC., a Delaware corporation (the "Surviving Corporation").

WITNESSETH that:

WHEREAS, the parties desire that the Merged Partnership merge into and with the Surviving Corporation (the "Merger"), as hereinafter specified; and

WHEREAS, the registered office of the Surviving Corporation in the State of Delaware is located at Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle and the name of its registered agent at such address is The Corporation Trust Company, and the registered office of the Merged Partnership in the State of Texas is located at Corporation Trust Center, 1021 Main Street, Suite 1150, Houston, Texas, and the name of its registered agent at such address is The Corporation Trust Company.

NOW, THEREFORE, the parties to this Agreement, in consideration of the mutual covenants; agreements and provisions hereinafter contained do hereby prescribe the terms and conditions of said Merger and mode of carrying the same into effect as follows:

FIRST: The Merged Partnership shall be merged with and into the Surviving Corporation upon the terms and conditions of this Agreement and the Surviving Corporation shall survive the Merger and continue under the laws of the State of Delaware, and the Merged Partnership shall cease to exist as a distinct legal entity:

SECOND: The name of the Surviving Corporation shall be changed to Electrolux Home Care Products, Inc., as set forth in an amended Certificate of Incorporation attached hereto as Exhibit A.

THIRD: The terms and conditions of the merger are as follows:

- (a) The directors and officers of the Surviving Corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.
 - (b) The Merger shall become effective on June 29, 2007.
- (c) Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of the Merged Partnership, as well as all obligations and liabilities of the Merged Partnership, shall be transferred to, vested in and devolve upon the Surviving Corporation without further act or deed, ishall be the property of the Surviving Corporation. The Merged Partnership hereby agrees from time to time, as and when requested by the Surviving Corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and other instruments and to take, or cause to be taken, such further, or other action, as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the Surviving Corporation, title to and possession of any assets and property of the Merged Partnership acquired, or to be acquired, by reason of or as a result of the merger herein; and to carry out the

{E0031730.1 }

intent and purposes hereof. The proper officers and directors of the Merged Partnership and the proper officers and directors of the Surviving Corporation are fully authorized in the name of the Merged Partnership or otherwise to take any and all such action.

(d) The ownership interest in the Merged Partnership which are wholly owned by the Surviving Corporation shall be cancelled upon the merger becoming effective.

IN WITNESS WHEREOF, the parties to this Agreement, pursuant to the approval and authority duly given by resolutions and approvals adopted by their Board of Directors and partners, respectively, have caused these presents to be executed by the duly authorized officers of each party hereto as the respective act, deed and agreement of each of the said parties, on this 29th day of June, 2007.

ELECTROLUX, INC.

Mark W. Russell Vice President - Taxes

ELECTROLUX HOME CARE PRODUCTS LTD

George C. Weigand
Senior Vice President and
Chief Financial Officer

ATTEST:

William G.E. Jacobs Assistant Secretary

ATTEST:

William G.E. Jacobs Assistant Secretary

CERTIFICATIONS

I, William G. E. Jacobs, Assistant Secretary of the Surviving Corporation, hereby certify, as such Assistant Secretary, that the Agreement of Merger, after having been first duly signed on behalf of the Merged Partnership, was duly adopted pursuant to section 228 of the General Corporation Law of Delaware.

WITNESS my hand on this 29 day of June, 2007.

William G. E. Jacobs (Assistant Secretary)

(Assistant Secretary)

(ED031730.1)

I, William G. E. Jacobs, Assistant Secretary of the Merged Partnership, hereby certify, as such Assistant Secretary, that the Agreement of Merger, after having been first duly signed on behalf of the said Partnership and having been signed on behalf of the Surviving Corporation, was duly adopted pursuant to section 19.0009 of the Texas Business Organization Code.

WITNESS my hand on this 27 day of June, 2007.

William G. E. Jacobs (Assistant Secretary)

(E0031730.1)

CERTIFICATE OF INCORPORATION

OF

ELECTROLUX HOME CARE PRODUCTS, INC.

FIRST. The name of the Corporation is Electrolux Home Care Products, Inc. (the "Corporation").

SECOND. The address of its registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

THIRD. The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH: The total number of shares of stock which the Corporation shall have authority to issue is One Hundred (100) shares and the par value of each such share is Ten Dollars (\$10.00), amounting in the aggregate to One Thousand Dollars (\$1,000.00).

FIFTH. The Board of Directors shall be authorized to make, after or repeal the by-laws of the Corporation.

SIXTH Elections of directors need not be by ballot unless the by-laws of the Corporation shall so provide.

SEVENTH. The name and address of the original incorporator of the Corporation is William G. E. Jacobs, 20445 Emerald Parkway, S.W., Suite 250, Cleveland, OH 44135-0920.

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Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ELECTROLUX HOME CARE PRODUCTS LTD.", A TEXAS LIMITED PARTNERSHIP,

WITH AND INTO "ELECTROLUX, INC." UNDER THE NAME OF

"ELECTROLUX HOME CARE PRODUCTS, INC.", A CORPORATION ORGANIZED

AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS

RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF JUNE,

A.D. 2007, AT 4:10 O'CLOCK P.M.

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You may verify this certificate on at corp.delaware.gov/authver.shtml

Jeffrey W. Bullock, Secretary of State

AUTHENTYCATION: 0623315

DATE: 07-29-13

State of Delaware Secretary of State Division of Corporations Delivered 06:24 FM 06/29/2007 FILED 04:10 PM 06/29/2007 SRV 070769806 - 3369167 FILE

STATE OF DELAWARE

CERTIFICATE OF MERGER OF FOREIGN LIMITED PARTNERSHIP INTO A DOMESTIC CORPORATION

Pursuant to Title 8, Section 263(c) of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST: The name of the corporation to survive the merger is Electrolux, Inc., a Delaware corporation, and the name of the limited partnership being merged with and into this surviving corporation is Electrolux Home Care Products Ltd., a Texas limited partnership.

SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by the constituent corporation pursuant to Title 8 Section 252 of the General Corporation Law of the State of Delaware and by the constituent limited partnership pursuant to Section 10.002 of the Texas Business Organization Code.

THIRD: The name of the surviving corporation shall be changed to Electrolux. Home Care Products, Inc. immediately upon the merger.

FOURTH: The merger is to become effective on June 29, 2007.

FIFTH: The Agreement of Merger is on file at 20445 Emerald Parkway, S.W. Suite 250, Gleveland, Ohio 44135, the place of business of the surviving corporation.

SIXTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of any constituent corporation or partner of any constituent limited partnership.

IN WITNESS WHEREOF, said Corporation has caused this certificate to be signed by an authorized officer, the 29th day of June, 2007.

By: Mark W. Russel

Vice President Taxes

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By: William G.E. Jacobs Assistant Secretary

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RECORDED: 03/06/2014