# CH \$40.00

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM305756

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME
EFFECTIVE DATE:	01/03/2011

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Morley Brands, LLC		12/29/2010	LIMITED LIABILITY COMPANY: UNITED STATES

### **NEWLY MERGED ENTITY DATA**

Name	Execution Date	Entity Type
Morley Candy Makers, Inc.	12/29/2010	CORPORATION: MICHIGAN

### MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	Morley Candy Makers, Inc.	
Street Address:	23770 Hall Road	
City:	Clinton Township	
State/Country:	MICHIGAN	
Postal Code:	48036	
Entity Type:	CORPORATION: MICHIGAN	

### **PROPERTY NUMBERS Total: 1**

Prop	erty Type	Number	Word Mark
Registrati	on Number:	3975358	BLOCKBUSTER CHOCOLATE BAR

### CORRESPONDENCE DATA

Fax Number: 2486894071

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 248-689-3500 Email: wilson@reising.com **Correspondent Name:** James D. Stevens Address Line 1: P.O. Box 4390

Address Line 4: Troy, MICHIGAN 48099-4390

ATTORNEY DOCKET NUMBER:	8143-4010-1
NAME OF SUBMITTER:	James D. Stevens, Reg. No. 35691
SIGNATURE:	/James D. Stevens/
DATE SIGNED:	05/28/2014

TRADEMARK REEL: 005287 FRAME: 0369 900290369

### **Total Attachments: 5**

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# Michigan Department of Energy, Labor & Economic Growth

# Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

MORLEY BRANDS, LLC

ID NUMBER: B8235E

received by facsimile transmission on December 29, 2010 is hereby endorsed

Filed on December 29, 2010 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: January 3, 2011



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 29TH day of December, 2010.

TRADEMARK
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The merger (consolidation) shall be effective on the \_\_\_

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OF 16 ☑002

BCS/CD-650m (Rev. 08/10) MICHIGAN DEPARTMENT OF ENERGY, LABOR & ECONOMIC GROWTH BIJREAU OF COMMERCIAL SERVICES Date Received Th 3 document is effective on the date filed, unless a sul sequent effective date within 90 days after received da i is stated in the document. Name William H. Heritage, III 101 W. Big Beaver Road, Tenth Floor EFFECTIVE DATE: City ZIP Code Troy ΜI 48084 Expiration date for new assumed names; December 31 Document will be returned to the name and address you enter above.  $\longrightarrow$ CExpiration date for transferred assumed names appear in item 6 If left blank, document will be returned to the registered office. CERTIFICATE OF MERGER Cross Entity Marger 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: The Plan of Merger (Consolic ation) is as follows: a. The name of each constituen: entity and its identification number is: Morley Candy Makers, Inc. 192469 B8235E Morley Brands, LLC b. The name of the surviving (new) entity and its identification number is: Morley Candy Makers, Inc. 192469 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business: 23770 Hall Road, Clinton Township, MI 48036 (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.)

\_day of .

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January

2011

For each constituent stock cor	r⊮oration, 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
Morely Candy Makers, Inc.	10,000 Common	Common	N/A
If the литьег of shares is sub change may occur is as follow	ect to change prior to the effective do . In connection with the in the surviving corpor existing shareholders o	ate of the merger or consolidar merger six additiona ation will be sold. f the corporation.	ion, the manner in which the 1 shares of common s one share each, to t
	reting shares are as follows: shares will continue as issued and		
The amendments to the Article as follows: N/A	e i, or a restatement of the Articles, o	f the surviving corporation to b	e effected by the merger are
The Plan of Merger will be furr constituent profit corporation.	shed by the surviving profit corporat	tion, on request and without co	est, to any shareholder of any
The marger is committed by the	state or country under whose law it		
with that law in effecting the m	Figer.	is incorporated and each forei	gn corporation has compiled
with that law in effecting the m  Complete either Section (a) or	(b) for each corporation)	the incorporators of	
with that law in effecting the m  (Complete either Section (a) or  a) The Plan of Merger was	(b) for each corporation)		
with that law in effecting the m  (Complete either Section (a) or  a) The Plan of Merger was	(b) for each corporation)  supproved by unanimous consent of	the incorporators of	ed business, has not issued
(Complete either Section (a) or a) The Plan of Merger was any shares, and has no	e iger.  (b) for each corporation)  approved by unanimous consent of	the incorporators of ration which has not commend	ed business, has not issued (Type or Print Name)
(Complete either Section (a) or a) The Plan of Merger was any shares, and has no	e iger.  (b) for each corporation)  approved by unanimous consent of  a Michigan corporation, a Michigan corporation  (Type or Print Name)	the incorporators of	ed business, has not issued (Type or Print Name)
(Complete either Section (a) or a) The Plan of Merger was any shares, and has no (Signature of Incorporator)  (Signature of Incorporator)  b) The plan of merger was the Board of Director	e iger.  (b) for each corporation)  approved by unanimous consent of  a Michigan corporation, a Michigan corporation  (Type or Print Name)	the incorporators of	ed business, has not issued (Type or Print Name) (Type or Print Name)
(Signature of Incorporator)	(Type or Print Name)	the incorporators of	red business, has not issued  (Type or Print Name)  (Type or Print Name)  rviving Michigan corporation.
(Complete either Section (a) or a) The Plan of Merger was any shares, and has no (Signature of Incorporator)  (Signature of Incorporator)  b) The plan of merger was the Board of Director without approval of the Board of Director without without approval of the Board of Director without	(Type or Print Name)  (Type or Print Name)  (Type of Line Shareholders of the follows)	the incorporators of	red business, has not issued  (Type or Print Name)  (Type or Print Name)  rviving Michigan corporation.
(Complete either Section (a) or a) The Plan of Merger was any shares, and has no (Signature of Incorporator)  (Signature of Incorporator)  b) The plan of merger was the Board of Director without approval of the Board of Director 703a of the Act.	(Type or Print Name)  (Type or Print Name)  (Type of Line Shareholders of the follows)	the incorporators of	red business, has not issued  (Type or Print Name)  (Type or Print Name)  rviving Michigan corporation.
(Complete either Section (a) or a) The Plan of Merger was any shares, and has no (Signature of Incorporator)  (Signature of Incorporator)  b) The plan of merger was the Board of Director without approval of the Board of Director 703a of the Act.	(Type or Print Name)  (Type or Print Name)  (Type of Line Shareholders of the follows)	the incorporators of	red business, has not issued  (Type or Print Name)  (Type or Print Name)  rviving Michigan corporation.

(Name of Col poration)

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(Name of Corporation)

	<del></del>	ed Liability Company is the survivor. nade to the Articles of Organization of the surviving limited liability com	pany.
	nents to the Arti or are as follows	les, or a restatement of the Articles, of the surviving limited liability com	pany to be effected
All members in the common stock in every one (1%) p.	e constituent lit the surviving co ercent percents	ng the membership interests are as follows: itted liability company, except the survivor corporation, shall receive ne rporation on the basis of 144.97 shares of common stock of the survivi ge interest that they own in the constituent limited liability company, or i ip, as of the effective date of the merger, as more full described in the l	ng corporation for the equivalent
The Plan of Merge 702(1).	er was approve	by the members of each constituent limited liability company in accord	ance with section
		by the members of each domestic limited liability company in accordar usiness organization in the manner provided by the laws of the jurisdict	
For each limited lia	ability company	involved in the merger, this document is signed in accordance with Sec	tion 103 of the Act.
	Signed this	20th day of	
	Ву	(Signature of Member, Manager or Authorized Agent)	
	Paneld Panel	1, Chief Executive Officer	
	<del></del>	(Type or Print Name and Capacity)	
	Morley Brand	, LLC (Name of Limited Liability Company)	
	Signed this_	day of	<del>_</del>
	Ву	(Signature of Member, Manager or Author(zed Agent)	_
		7G	
		(Type or Print Name and Capacity)	<del></del> :
		(Name of Limited Liability Company)	<del></del>

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PAGE 10

OF 16 ☑ 004 FAXCOM **GMH**  PAGE 11 OF 16 Ø 006

Complete for Corporations and L	imited Liability Companies Only			
The assumed names being tran :fe prior to the merger are:	he assumed names being tran :ferred to continue for the remaining effective period of the Certificate of Assumed Name on file rior to the merger are;			
Assumed Name	Corporation and/or LLC Transferred from	Expiration Date		
Sanders Candy	Morley Brands, LLC	December 31, 2014		
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Nonsurvivor name to be used as a		· · · · · ·		
Morely Brands				
"				
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