900305051

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM320988

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/05/2013

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
EVONIK GOLDSCHMIDT CORPORATION		12/05/2013	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	EVONIK CORPORATION	
Street Address:	299 Jefferson Road	
City:	Parsippany	
State/Country:	NEW JERSEY	
Postal Code:	07054	
Entity Type:	CORPORATION: ALABAMA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0774781	AROSURF

CORRESPONDENCE DATA

Fax Number: 3124199440

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: 312-380-6497

Email: mmalleck@dennemeyer-law.com

Correspondent Name: Roxana A. Sullivan

Address Line 1: 120 South LaSalle Street, Suite 1400

Address Line 4: Chicago, ILLINOIS 60603

NAME OF SUBMITTER:	Roxana A. Sullivan
SIGNATURE:	/ras/
DATE SIGNED:	10/23/2014

Total Attachments: 5

900305051

source=Evonik Goldschmidt Corp - Certificate of Merger#page1.tif source=Evonik Goldschmidt Corp - Certificate of Merger#page2.tif

source=EGC Merger Amendment#page1.tif source=EGC Merger Amendment#page2.tif source=EGC Merger Amendment#page3.tif

TRADEMARK

REEL: 005386 FRAME: 0584

Delaware

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:

"EVONIK GOLDSCHMIDT CORPORATION", A DELAWARE CORPORATION, WITH AND INTO "EVONIK CORPORATION" UNDER THE NAME OF "EVONIK CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF ALABAMA, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTH DAY OF DECEMBER, A.D. 2013, AT 8:26 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF JANUARY, A.D. 2014.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

8100M

131385670

DATE: 12-06-13

AUTHENTICATION: 0956035

TRADEMARK REEL: 005386 FRAME: 0585

Jeffrey W. Bullock, Secretary of State

5444599

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

State of Delaware Secretary of State Division of Corporations Delivered 08:26 PM 12/05/2013 FILED 08:26 PM 12/05/2013 SRV 131385670 - 0710130 FILE

STATE OF DELAWARE

CERTIFICATE OF MERGER OF **EVONIK GOLDSCHMIDT CORPORATION, A CORPORATION** WITH AND INTO **EVONIK CORPORATION, A FOREIGN CORPORATION**

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

First:

The name of each constituent corporation is Evonik Corporation, an Alabama

corporation and Evonik Goldschmidt Corporation, a Delaware corporation.

Second:

The Plan and Agreement of Merger has been approved, adopted, certified, executed

and acknowledged by each of the constituent corporations pursuant to Title 8, Section

252.

Third:

The name of the surviving corporation is Evonik Corporation, an Alabama corporation.

Fourth:

The Certificate of Incorporation of the surviving corporation shall be its Certificate of

Incorporation.

Fifth:

The merger shall become effective on January 1, 2014.

Sixth:

A copy of the Plan and Agreement of Merger is on file at 299 Jefferson Road,

Parsippany, NJ 07054, the place of business of the surviving corporation.

Seventh:

A copy of the Plan and Agreement of Merger will be furnished by the surviving

Corporation, on request and without cost, to any stockholder of constituent corporations.

Eighth:

The surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the surviving corporation arising form this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the

surviving corporation at 299 Jefferson Road, Parsippany, NJ 07054.

IN WITNESS WHEREOF, Evonik Corporation, has caused this Certificate of Merger to be signed by its authorized officer, this 2nd day of December, 2013.

EVONIK CORPORATION

Bv: Name:

Gregory J. Mulligan, Secretary

TRADEMARK **REEL: 005386 FRAME: 0586**



2014001854 1/4 Bk: LR7112 Pg:548 Document Type: PMER

ARTICLES OF MERGER

Mobile County, Alabama
I hereto certify this instrument filed on: 01/13/2014 03:24 33 PM Don Davis, Probate Judge
Deed Tax: \$ 00 Mortgage Tax: \$ 00 Mortgage Tax: \$ 00 201400:854 Mortax: \$ 00 201400:854 Judge Pee: \$ 00 Bk:LR7112 S.R. Fee: \$2.00 Pg:548 Surcharge Pee: \$00 Rotax: \$ 00 Bk:LR7112 S.R. Fee: \$2.00 Pg:548 Gurcharge Pee: \$00 Rotax: \$ 00 Bk:LR7112 S.R. Fee: \$2.00 Pg:548 Gurcharge Pee: \$00 Rotax: \$ 00 Bk:LR7112 S.R. Fee: \$0.00 Pg:548 Gurcharge Pee: \$00 Rotax: \$ 00 Bk:LR7112 S.R. Fee: \$00 Bk:LR7112 S.

MERGING

EVONIK GOLDSCHMIDT CORPORATION, FOREIGN CORPORATION WITH AND INTO EVONIK CORPORATION, DOMESTIC CORPORATION

In accordance with Article 11 Section 10A-2-11.05 of the Alabama Business Corporation Act, 1975, the following Articles of Merger are submitted:

- 1. The name of the surviving / acquiring entity is Evonik Corporation.
- The plan of merger is as follows:

Evonik Goldschmidt Corporation, a Delaware corporation and wholly owned subsidiary of Evonik Corporation, shall be merged with and into Evonik Corporation, an Alabama corporation with Evonik Corporation surviving the merger. On the effective date of the merger, January 1, 2014, (i) all outstanding shares of Evonik Goldschmidt Corporation will be cancelled and no consideration shall be paid for such shares and (ii) Evonik Corporation shall assume all the obligations and liabilities of Evonik Goldschmidt Corporation.

- Pursuant to the Business Corporation Act of the State of Alabama, shareholder approval was not required.
- 4. Immediately before the merger, Evonik Corporation, the parent corporation, owned 100% of the shares in Evonik Goldschmidt Corporation, the subsidiary company.
- The Articles of Incorporation for Evonik Corporation, the domestic corporation involved in the merger, were filed in the county of Mobile, State of Alabama.

IN WITNESS WHEREOF, Evonik Corporation has caused these Articles of Merger to be signed in its name by Gregory J. Mulligan, its Company Secretary, this 2nd day of December 2013.

EVONIK CORPORATION

By: State of Your Control of Street, Secretary State of Street, Secretary Street, Se

Alabama Sec. Of State

787887 000-657 Date 1/07/2014 Time 17:00 140108 4 Pg

File \$190.90 Ackn \$.90 Exp \$190.80 Total \$290.00 83/887

Signatur 700 Milesthern Jr. Chjef Clerk Date 11311

CENTIFIED TRUE COPY

Probate Count of Mobile County, AL.

Don Davis, Judge

TRADEMARK REEL: 005386 FRAME: 0587

PLAN AND AGREEMENT OF MERGER OF EVONIK GOLDSCHMIDT CORPORATION WITH AND INTO EVONIK CORPORATION

THIS PLAN AND AGREEMENT OF MERGER dated as of the 2nd day of December 2013, by and between Evonik Goldschmidt Corporation, a Delaware corporation (hereinafter "Goldschmidt") and Evonik Corporation, an Alabama corporation (hereinafter "Evonik") is entered into pursuant to Section 10A-2-11.04 of the Alabama Business Corporation Act and Title 8, Chapter 1, Section 252 of the General Corporation Law of the State of Delaware.

WITNESSETH:

WHEREAS, Evonik is a corporation duly organized and existing under the laws of the State of Alabama; and

WHEREAS, Goldschmidt is a corporation duly formed and existing under the laws of the State of Delaware; and

WHEREAS, the Sole Shareholder of Goldschmidt and the Board of Directors of Evonik deem it advisable, and have authorized and approved, upon the terms and subject to the conditions set forth herein, that Goldschmidt be merged with and into Evonik on the Effective Date (as defined below), with Evonik as the surviving corporation.

NOW, THEREFORE, Goldschmidt and Evonik agree as follows:

Section 1 Terms

- 1.1 The date and time of the merger shall be 12:01 a.m., Eastern Standard Time, on January 1, 2014 (the "Effective Date").
- 1.2 On the Effective Date, Goldschmidt shall merge with and into Evonik, with Evonik as the surviving corporation.
- 1.3 Upon the Effective Date, the following shall occur:
 - (a.) All of the outstanding shares of capital stock of Goldschmidt shall be cancelled and no consideration shall be issued in respect thereof; and
 - (b.) The outstanding shares of capital stock of Evonik shall remain the same as Evonik shall assume all assets, rights, privileges, powers, immunities, purposes, liabilities and obligations of Goldschmidt.

Section 2 Certificate of Incorporation and By-Laws

2.1 Upon the Effective Date, the articles and terms of the Certificate of Incorporation in effect for Evonik shall remain in full force and effect unless and until amended later by law.

> TRADEMARK REEL: 005386 FRAME: 0588

2.2 The By-Laws of Evonik in effect on the Effective Date shall be the By-Laws of Goldschmidt and shall continue in full force and effect unless and until amended as provided therein.

Section 3 Miscellaneous

3.1 To the extent permitted by law, this Agreement may be amended in writing, at any time prior to the Effective Date of the merger, with respect to any of the terms and conditions contained herein.

IN WITNESS WHEREOF, the parties hereto have each caused this Plan and Agreement of Merger to be executed by their respective duly authorized and qualified officers as of the date first above written.

By:

Reinhold Brand
President

EVONIK CORPORATION

By:

By:

Gregory J. Mulligan

Company Secretary