TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM351886

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ENTITY CONVERSION
RESUBMIT DOCUMENT ID:	900334124

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
BIRKO CORPORATION		02/09/1987	CORPORATION: WASHINGTON

RECEIVING PARTY DATA

Name:	BIRKO CORPORATION	
Street Address:	9152 Yosemite St.	
City:	Henderson	
State/Country:	COLORADO	
Postal Code:	80640-8027	
Entity Type:	CORPORATION: COLORADO	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	0791161	SU-TEC
Registration Number:	0791162	BI-TEC
Registration Number:	0791163	META-TEC NO. 2-C
Registration Number:	1232386	BC

CORRESPONDENCE DATA

Fax Number:

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.

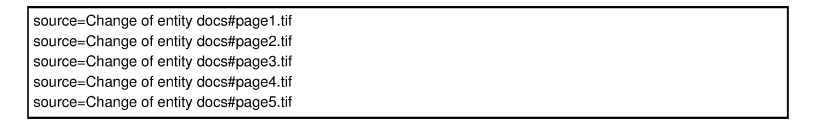
Email: tlsisneros@traskbritt.com

Correspondent Name: TraskBritt, P.C.

Address Line 1: 230 South 500 East, Suite 300 Address Line 4: Salt Lake City, UTAH 84102

ATTORNEY DOCKET NUMBER:	3494-TM'S
NAME OF SUBMITTER:	Edgar R. Cataxinos
SIGNATURE:	/Edgar R. Cataxinos/
DATE SIGNED:	08/19/2015

Total Attachments: 5





I, NATALIE MEYER, Secretary of State of the State of Colorado hereby certify that the prerequisites for the issuance of this certificate have been fulfilled in compliance with law and are found to conform to law.

Accordingly, the undersigned, by virtue of the authority vested in me by law, hereby issues A CERTIFICATE OF INCORPORATION

TO BC INTERIM CORP.



Ratalie Meyer SECRETARY OF STATE

DATED: FEBRUARY 10, 1987

•		MERCER		
	ARTICLES OF MERGER		CERTIFIED COPY OF ART. OF MERGER	
	WITH AMENDMENTS		WITH CHANGE OF NAME AMENDMENT	
	DOMESTIC	FOREIGN	PROFIT NONPROFIT	
	v			

BIRKO CORPORATIN (WASHINGTON CORPORATION) NOT QUALIFIED

INTO

BC INTERIM CORP. DP0710204
(COLORADO CORPORATION)
THE SURVIVOR

NAME CHANGE TO: BIRKO CORPORATION

RECEIVED

ARTICLES OF INCORPORATION

OF

BC INTERIM CORP.

FEB 10 9 12 AH '87 EPARTMENT OF STATE STATE OF COLORADO

ARTICLE I

FILED

FEB 10 1387

STATE OF COLORADO CEPARTMENT OF STATE

NAME

The name of the Corporation is BC Interim Corp.

ARTICLE II

Purpose and Powers

The purpose for which the Corporation is organized is to transact all lawful business for which corporations may be incorporated pursuant to the Colorado Corporate Code.

ARTICLE III

Capital Stock

- 3.1 Authorized Shares. The Corporation shall have authority to issue 250,00 shares of a single class of common stock. Each share shall have no par value.
- 3.2 Preemptive Rights. Shareholders shall not have the preemptive right to acquire additional unissued or treasury shares of the Corporation or securities convertible into shares or carrying stock purchase warrants or privileges.
- · 3.3 <u>Cumulative Voting</u>. Cumulative voting shall not be used in the election of directors or for any other purpose.
- 3.4 Transfer Restrictions. The Corporation shall have the right by appropriate action to impose restrictions upon the transfer of any shares of its common stock, or any interest therein, from time to time issued, provided that such restrictions, or notice thereof, shall be set forth upon the face or back of the certificates representing such shares of common stock.

<u>Majority Vote</u>. Where the Colorado Corporation Code requires the affilimative vote or concurrence in any action by the holders of two-thirds of the outstanding shares, series or class of shareholders entitled to vote thereon, pursuant to Section 7-4-118(2)(a) of the Colorado Corporation Code, such action may be taken by the vote or concurrence of a simple majority of such shares, series or class thereof.

ARTICLE IV

Registered Office and Registered Agent

The address of the initial registered office of the Corporation is 6815 Grove Street, Westminster, Colorado 80030.

The name of the registered agent of the Corporation at such address is Elizabeth E. Smith.

ARTICLE V

Board of Directors

The initial Board of Directors of the Corporate shall consist of three individuals, whose names and addresses appear below, who are to serve as directors of the Corporation until the first annual meeting of shareholders, or until their successors are elected and qualify.

Name	Address
Elizabeth E. Smith	6815 Grove Street Westminster, Colorado 80030
Florence E. Smith-Powers	6815 Grove Street Westminster, Colorado 80030
Williams S. Powers	1200 17th Street, Suite 2800 Denver, Colorado 80202

ARTICLE VI

<u>Incorporator</u>

<u>Address</u>

The mame and address of the incorporator of the Corporation is as follows:

Name

COUNTY OF DENVER

as of the T day of Tebrasy

Christopher J. Martin

1200 17th Street, Suite 2800
Denver, CO 80202

IN WITNESS WHEREOF, I, the undersigned, being a natural person over the age of 18 years, being the incorporator designed in Article VI of the foregoing Article of Incorporation, have executed said Articles of Incorporation

STATE OF COLORADO)

)ss.

I, the undersigned, a Notary Public duly commissioned to take acknowledgments and administer oaths in the State of Colorado, certify that Christopher J. Martin being the incorporator referred to in Article VI of the foregoing Articles of Incorporation, personally appeared before me and swore to the truth of the facts therein stated.

WITNESS my hand and official seal this 9th day of February,

My Commission expires: 7-14-90

Addin 4. Fair

Notary Public

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