

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM413797

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the missing comma from the Assignee's name previously recorded on Reel 002431 Frame 0720. Assignor(s) hereby confirms the correct name of assignee to be Fischer Packing Company, LLC.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Fischer Packing Company		11/15/2001	Corporation: KENTUCKY

RECEIVING PARTY DATA

Name:	Fischer Packing Company, LLC
Street Address:	6 Dublin Lane
City:	Owensboro
State/Country:	KENTUCKY
Postal Code:	42301
Entity Type:	Limited Liability Company: KENTUCKY

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	1035885	BELMONT
Registration Number:	2644159	BOLOGNA MAKIN' PEOPLE
Registration Number:	0934053	FESTIVAL
Registration Number:	1543759	FESTIVAL
Registration Number:	1041882	FISCHER'S
Registration Number:	2759595	BACON MAKIN' BOLOGNA MAKIN' SMILE MAKIN'
Registration Number:	1687997	FISCHER'S
Registration Number:	1037588	MELLWOOD
Registration Number:	2698463	MR. BOLOGNA
Registration Number:	2776268	MR. BOLOGNA FISCHER'S
Registration Number:	2532184	QUIK CUT
Registration Number:	1052534	THE BACON-MAKIN' PEOPLE

CORRESPONDENCE DATA

Fax Number: 3129847700

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: 312.372.2000

TRADEMARK

900392778

REEL: 005975 FRAME: 0363

CH \$315.00 1035885

Email: ipdocketmwe@mwe.com, umattsson@mwe.com, cvicino@mwe.com
Correspondent Name: Carolyn M Vicino
Address Line 1: McDermott Will & Emery LLP
Address Line 2: 227 W. Monroe Street, Suite 4400
Address Line 4: Chicago, ILLINOIS 60606-5096

NAME OF SUBMITTER: Carolyn M. Vicino

SIGNATURE: /Carolyn M. Vicino/

DATE SIGNED: 01/26/2017

Total Attachments: 8

source=Fischer Packing Company, LLC - Articles of Amend#page1.tif
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tm-2431-0720#page1.tif
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FORM PTO-1594
(Rev. 10-96)

OMB No. 0651-0011 (exp. 4/94)



101956525

SHEET

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

Y

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):
FISCHER PACKING COMPANY *1-15-02*

Individual(s) Association
 General Partnership Limited Partnership
 Corporation-State of Kentucky
 Other

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:
 Assignment Merger*
 Security Agreement Change of Name to
 Fischer Packing Company LLC*
 Other: *See attached Certified Copy of Articles of Merger
 and Change of Name document
Dated: October 19, 2001

2. Name and address of receiving party(ies):
Name: FISCHER PACKING COMPANY LLC

Internal Address: _____
Street Address: 1860 Mellwood Avenue

City Louisville State KY Zip 40232

Individual(s) citizenship _____
 Association _____
 General Partnership _____
 Limited Partnership _____
 Corporation-State _____
 Other Limited Liability Company

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No N/A
(Designation must be a separate document from Assignment)
Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):
A. Trademark Application No.(s)
SEE ATTACHED SCHEDULE A

B. Trademark registration No.(s)
SEE ATTACHED SCHEDULE A

Additional numbers attached? Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: ROBERT V. VICKERS
Internal Address: _____

Street Address: VICKERS, DANIELS & YOUNG
50 PUBLIC SQUARE, SUITE 2000
CLEVELAND, OHIO 44113-2235

6. Total number of applications and registrations involved: 32

7. Total fee (37 CFR 3.41):..... \$ 815.00
 Enclosed
 You are authorized to charge our deposit account for any additional fee required.

8. Deposit account number: 22-0347
 A duplicate copy of this form is attached

DO NOT USE THIS SPACE

9. Statement and signature.
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

ROBERT V. VICKERS
Name of Person Signing

[Handwritten Signature]
Signature

11-05-01
Date

Total number of pages including cover sheet, attachments, and document: 7

01/23/2002 LMUELLER 00000126 2164347
Mail documents to be recorded with required cover sheet information to:
Commissioner of Patents and Trademarks
Box Assignments
Washington, D.C. 20231

01 FC:481 40.00 OP
02 FC:482 775.00 OP

TRADEMARK
REEL: 005975 FRAME: 0365

CERTIFICATE OF AMENDMENT
TO
ARTICLES OF ORGANIZATION
OF
FISCHER PACKING COMPANY, LLC

2018-03-08
Kentucky Secretary of State
Received and Filed
11/16/2011 02:20 PM
Fee Receipt: \$40.00
Perkins - LAOA

IT IS HEREBY CERTIFIED THAT:

1. The name of the limited liability company (hereinafter called the "Company") is:

Fischer Packing Company, LLC.

2. The Articles of Organization of the Company are hereby amended as follows:

(i) by deleting Article 4 in its entirety and by substituting in lieu of Article 4, the following new Article 4 to read as follows:

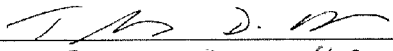
"The Company is to be managed by one manager."

(ii) by deleting Article 6 in its entirety

3. This Amendment to the Articles of Organization of the Company herein certified is being adopted, executed and filed by the undersigned as of the date hereof, as the sole member, for the purpose of amending the Articles of Organization of the Company pursuant Section 275.030(2) of the Kentucky Limited Liability Company Act

IN WITNESS WHEREOF, the undersigned, being the sole member, has duly executed this Certificate of Amendment to Articles of Organization as of the 15th day of November, 2001.

INTERNATIONAL FISH & MEAT USA, L.L.C.,
a Delaware limited liability company


Name: THOMAS D. DAVIS
Title: PRESIDENT

Document No.: DN2001205946
Lodged By: ct corporation system
Recorded On: 12/05/2001 09:28:22
Total Fees: 9.00
Transfer Tax: .00
County Clerk: Babbie Holsclaw-JEFF CO KY
Deputy Clerk: BHETUC

CHI99 3811758-1.050953.0010

END OF DOCUMENT

SCHEDULE A

CLIENT	DOCKET NO.	SERIAL NO.	FILE DATE	REG. NO.	REG. DATE	CLASS	STATUS	TRADEMARK
BSFP	1144	22526	11/20/1995	2164347	06/09/1998	29	REG	FISCHER'S PREMIUM SELECT
BSFP	12239	579988	10/30/1998			29	PEN	SNACK JACK
BSFP	12239-1	162149	11/09/2000			29	PEN	SNACK JACK
BSFP	12261	602493	12/10/1998	2457959	06/05/2001	29	REG	SNACK JACK & DESIGN
BSFP	1228	77635	03/25/1996	2156039	05/12/1998	29	REG	PREMIUM SELECT
BSFP	12325 CL29	701821	05/10/1999	2321959	02/22/2000	29	REG	WILLIAM FISCHER PREMIUM DELI (LOGO)
BSFP	12325 CL29-1	873338	12/17/1999	2398098	10/24/2000	29	REG	WILLIAM FISCHER PREMIUM DELI (LOGO)
BSFP	12325 CL30	709370	05/17/1999	2351751	05/23/2000	30	REG	WILLIAM FISCHER PREMIUM DELI (LOGO)
BSFP	13145CL28	217542	03/01/2001			28	PEN	MR. BOLOGNA
BSFP	13145CL29	217680	03/01/2001			29	PEN	MR. BOLOGNA
BSFP	13146CL28	241045	04/16/2001			28	PEN	MR. BOLOGNA & DESIGN
BSFP	13146CL29	241046	04/16/2001			29	PEN	MR. BOLOGNA & DESIGN
BSFP	13147	217854	03/01/2001			29	PEN	BOLOGNA MAKIN'PEOPLE
BSFP	13148	217853	03/01/2001			29	PEN	BACON MAKIN'BOLOGNA MAKIN' SMILE MAKIN' PEOPLE
BSFP	13149	217858	03/01/2001			29	PEN	SMILE MAKIN' PEOPLE
BSFP	2061 CL29	473642	04/24/1998	2288283	10/19/1999	29	REG	BIGGER SLICES BETTER SANDWICHES
BSFP	8376	86390	08/09/1990	1703518	07/28/1992	29	REG	FESTIVAL
BSFP	8539	61091	08/22/1975	1041882	06/22/1976	29	REG	FISCHER'S
BSFP	8551	172601	06/03/1991	1687997	05/19/1992	29	REG	FISCHER'S (LOGO)

SCHEDULE A

CLIENT	DOCKET NO.	SERIAL NO.	FILE DATE	REG. NO.	REG. DATE	CLASS	STATUS	TRADEMARK
BSFP	8596-1	150581	10/20/2000			29	PEN	GOURMET TRIM
BSFP	8597	61125	08/22/1975	1052534	11/09/1976	29	REG	THE BACON MAKIN' PEOPLE
BSFP	8598	61126	08/22/1975	1037588	04/06/1976	29	REG	MELLWOOD
BSFP	8599	61127	08/22/1975	1035885	03/16/1976	29	REG	BELMONT
BSFP	8645	752404	09/19/1988	1543759	06/13/1989	29	REG	FESTIVAL
BSFP	8646	383993	02/16/1971	934053	05/16/1972	29	REG	FESTIVAL
BSFP	8647	282411	10/12/1967	858349	10/08/1968	29	REG	FESTIVAL
BSFP	8657	184856	07/15/1991	1684563	04/28/1992	29	REG	THE BEST THING NEXT TO SLICED BREAD
BSFP	8736	211390	10/11/1991	1779073	06/29/1993	29	REG	QUIK CUT
BSFP	8736-1	286883	07/19/2001			29	PEN	QUIK CUT
BSFP	8748	211539	10/11/1991	1718425	09/22/1992	29	REG	FOUR GENERATIONS OF GOODNESS
BSFP	9363	473235	12/27/1993	1926597	10/10/1995	29	REG	THE ORIGINAL BREAD SIZE
BSFP	9774	582131	10/04/1994	1943744	12/26/1995	29	REG	DIXIE LOAF



JOHN Y. BROWN III
SECRETARY OF STATE

CERTIFICATE

I, **JOHN Y. BROWN III**, Secretary of State for the Commonwealth of Kentucky, do certify that the foregoing writing has been carefully compared by me with the original record thereof, now in my official custody as Secretary of State and remaining on file in my office, and found to be a true and correct copy of **ARTICLES OF MERGER OF**

FISCHER PACKING COMPANY INTO FISCHER PACKING ACQUISITION LLC, CHANGING NAME TO FISCHER PACKING COMPANY LLC FILED DECEMBER 30, 1999.

IN WITNESS WHEREOF, I have hereunto
set my hand and affixed my official seal.

Done at Frankfort this 19TH day of
OCTOBER, 20 01

John Y. Brown III
Secretary of State, Commonwealth of Kentucky

TB

485930

RECEIVED & FILED

ARTICLES OF MERGER
OF

50.00
Dec 30 1 40 PM '99

FISCHER PACKING COMPANY

17750

INTO AND WITH

JOHN Y. BROWN III
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY

FISCHER PACKING ACQUISITION LLC

485930

1. Attached hereto as Annex A and made a part hereof is a Plan of Merger and Reorganization (the "Plan of Merger") pursuant to which Fischer Packing Company, a Kentucky corporation ("Target") shall merge with and into Fischer Packing Acquisition LLC, a Kentucky limited liability company ("Acquisition"), in accordance with the laws of the Commonwealth of Kentucky.

2. Target has authorized 35,000 shares of common stock, \$10.00 par value, 35,000 shares of which are issued and outstanding, and 14,000 shares of Preferred stock, \$25 par value, none of which are issued and outstanding. The shareholders of Target was entitled to cast 35,000 votes on the Plan of Merger. There are no other voting groups. Of the 35,000 issued and outstanding shares, 35,000 were voted for the Plan of Merger and no shares were voted against the Plan of Merger. The number of shares cast for the Plan of Merger were sufficient for approval of the Plan of Merger. The Plan of Merger was duly authorized and approved by each of Target and Acquisition in accordance with KRS 275.350.

3. Acquisition has one issued and outstanding share of common stock. The sole shareholder of Acquisition was entitled to cast one vote on the Plan of Merger. There are no other voting groups. The Plan of Merger was approved by the sole shareholder of Acquisition. The Articles of Organization of the Company refer to the Company's members as "shareholders".

4. The Articles of Organization of the surviving limited liability company in the merger are amended to change its name to Fischer Packing Company LLC.

FISCHER PACKING COMPANY

By [Signature]

Title: Secretary

FISCHER PACKING ACQUISITION LLC

By [Signature]

Title: Manager

**PLAN OF MERGER AND REORGANIZATION
OF
FISCHER PACKING COMPANY
INTO AND WITH
FISCHER PACKING ACQUISITION LLC**

1. The names of the business entities planning to merge are Fischer Packing Company ("Target") and Fischer Packing Acquisition LLC ("Acquisition"). The name of the surviving business entity into which Target plans to merge is Fischer Packing Acquisition LLC

2. The effective date of the merger (the "Effective Date") will be the date on which the Articles of Merger are filed with the Kentucky Secretary State. At the Effective Time, ipso facto, and without any action on the part of the holder thereof, each issued and outstanding share of Target common stock will be converted into one share of the surviving business entity's common stock. At the Effective Time, the one issued and outstanding share of Acquisition common stock will be canceled.

3. From and after the Effective Time, until changed or amended in accordance with the Articles of Organization, the Operating Agreement or applicable law: (i) the officers and directors of Target will be the officers and directors of the surviving limited liability company, (ii) the Articles of Organization of Acquisition will be the Articles of Organization of the surviving limited liability company, except that the Articles of Organization are hereby amended to change the name of the surviving limited liability company to Fischer Packing Company LLC, and (iii) the Bylaws and any shareholders' agreement of Target will be the Operating Agreement of the surviving limited liability company.

4. The merger of Target and Acquisition will be a corporate reorganization governed by IRC § 368(a)(1)(F). The Board of Directors may abandon the merger at any time prior to the filing of the Articles of Merger.

FISCHER PACKING COMPANY

By [Signature]

Title [Signature]

FISCHER PACKING ACQUISITION LLC

By [Signature]

Title Manager

THIS COMPANY WILL SEEK TO OBTAIN TRADEMARK PROTECTION FOR THE NAME OF THE MERGED ENTITY.