TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM453018

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	11/01/2017

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
THE CHEMOURS COMPANY TT, LLC		11/01/2017	Limited Liability Company:

RECEIVING PARTY DATA

Name:	THE CHEMOURS COMPANY FC, LLC
Street Address:	1007 Market Street,
City:	Wilmington,
State/Country:	DELAWARE
Postal Code:	19899
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1052717	TI-PURE

CORRESPONDENCE DATA

Fax Number: 7037392815

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: iprecordals@cpaglobal.com **Correspondent Name: CPA GLOBAL LIMITED** Address Line 1: LIBERATION HOUSE Address Line 2: **CASTLE STREET**

Address Line 4: ST HELIER, JERSEY JE1 1BL

NAME OF SUBMITTER:	HEIDI WHITTINGHAM
SIGNATURE:	IPR/GB/ChemoursFCTrademark/2017/111/MG1T
DATE SIGNED:	12/04/2017

Total Attachments: 8

source=Merger Document - TT to FC#page1.tif source=Merger Document - TT to FC#page2.tif source=Merger Document - TT to FC#page3.tif source=Merger Document - TT to FC#page4.tif

> **TRADEMARK** REEL: 006219 FRAME: 0059

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UNITED STATES OF AMERICA

STATE OF DELAWARE

COUNTY OF NEW CASTLE

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I, DEBORAH A. HAMPTON, a Notary Public in the State of Delaware, hereby attest that I have personally reviewed the attached merger documents between The Chemours Company TT, LLC and The Chemours Company FC, LLC and certify that the attached document is a true and correct copy of the original.

Wilmington, Delaware, United States of America

Date: November 7, 2017

Deborah A. Hampton NOTARY PUBLIC



Page 1

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:

"THE CHEMOURS COMPANY TT, LLC", A PENNSYLVANIA LIMITED LIABILITY COMPANY,

WITH AND INTO "THE CHEMOURS COMPANY FC, LLC" UNDER THE NAME OF "THE CHEMOURS COMPANY FC, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE THIRTIETH DAY OF OCTOBER, A.D. 2017, AT 8:34 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF NOVEMBER, A.D. 2017.



Authentication: 203483597

Date: 10-30-17

5516785 8100M SR# 20176834619

TRADEMARK

REEL: 006219 FRAME: 0062

State of Delaware
Secretary of State
Division of Corporations
Delivered 08:34 AM 10/30/2017
FILED 08:34 AM 10/30/2017
SR 20176834619 - File Number 5516785

CERTIFICATE OF MERGER OF

THE CHEMOURS COMPANY TT, LLC

(a Pennsylvania limited liability company)
WITH AND INTO

THE CHEMOURS COMPANY FC, LLC

(a Delaware limited liability company)

This Certificate of Merger of The Chemours Company TT, LLC with and into The Chemours Company FC, LLC is being filed in accordance with the provisions of 6 Del. C. §18-209, and the undersigned limited liability company does hereby certify as follows:

1. The name, jurisdiction of formation and type of entity of each of the constituent entities which is to merge are as follows:

<u>Name</u>	Jurisdiction of Formation	Type of Entity
The Chemours Company TT, LLC	Pennsylvania	limited liability company
The Chemours Company FC, LLC	Delaware	limited liability company

- 2. An Agreement and Plan of Merger has been approved and executed (the "Agreement of Merger") in accordance with 6 *Del. C.* § 18-209 by The Chemours Company TT, LLC and The Chemours Company FC, LLC.
- 3. The name of the surviving Delaware limited liability company is The Chemours Company FC, LLC.
- 4. The merger of The Chemours Company TT, LLC with and into The Chemours Company FC, LLC, and this certificate of merger, shall not become effective until November 1, 2017.
- 5. The Agreement of Merger is on file at the place of business of the surviving limited liability company located at 1007 Market Street, Wilmington, Delaware 19899.
- 6. A copy of the Agreement of Merger will be furnished by the surviving limited liability company, on request and without cost, to any member of The Chemours Company FC, LLC or any person holding an interest in The Chemours Company TT, LLC.

[Signature page follows.]

IN WITNESS WHEREOF, this Certificate of Merger has been executed by the undersigned authorized person in accordance with 6 Del. C, § 18-204.

THE CHEMOURS COMPANY FC, LLC

Name: Brian Morrissey

Title: Authorized Person

Entity# : 4277729 Date Filed : 10/30/2017 Robert Torres

Acting Secretary of the Commonwealth

PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS

Return document by mail to: 58722		Statement of Merger	
	SERVICEGROUP		
Address COUNTER PICK-UP		TCO171030JD0283	
City	State · Zip.Code		
Ren	urn document by email to:		
	Read all instructions	prior to completing.	
Fee:	\$70 plus \$40 for each association that is a party to the The minimum amount to be submitted with this filing		
I merger)	n compliance with the requirements of the applicable p , the undersigned, desiring to effect a merger, hereby s	rovisions of 15 Pa.C.S. § 335 (relating to Statement of tates that:	
A. For	r the surviving association:		
1, 7	The name of the surviving association is: The Chemou	urs Company FC, LLC	
2. 3	The jurisdiction of formation of the surviving association	on: <u>Delaware</u>	
3. 7	The type of association of the surviving association is (check only one);	
	☐ Business Corporation		
	☐ Nonprofit Corporation		
•	☑ Limited Liability Company		
	Limited Partnership		
	Limited Liability (General) Partnership		
	☐ Limited Liability Limited Partnership ☐ Business Trust		
	Professional Association		
	Other	· · · · · · · · · · · · · · · · · · ·	

4. The surviving association is a (chec	ck only one box, provide address and	follow instruction	s for attach	nents):	
Domestic (Pennsylvania) filing If applicable, attach to this Stateme	entity already in existence on Departs ent any amendment to its public organic t	ment of State reco record approved as	rds part of the pl	an of merger.	
☐ NEW domestic (Pennsylvania) Attach to this Statement the public	filing entity (includes limited liability organic record of the new entity.	y limited partnersl	ıip)		
Foreign filing association or for If applicable, attach to this Stateme of merger.	Foreign filing association or foreign limited liability partnership already registered with the Department. If applicable, attach to this Statement any amendment to or transfer of its foreign registration approved as part of the plan of merger.				
Department of State	eign limited liability partnership simu ad form DSCB:15-412 (Foreign Registrat				
	ress. Complete part (a) OR (b) – not b	ooth:			
(a)	City	State	Žip	County	
(b) c/o. CT Corporation System	,	24412	and p	County	
(b) c/o: CT Corporation System Name of Commercial Register	red Office Provider	······································	Market Mark Control Co	County	
☐ NEW domestic (Pennsylvania) I Attach completed DSCE:15-8201 (I	imited liability partnership or electing Statement of Registration) or DSCB:15-8	g partnership 3701A (Statement of	Election)		
☐ Domestic association that is not Attach to this Statement tax clearan		•			
The address, including street and	i number, if any, of its principal office	e:			
Number and street	City	State	Zip	County	
Foreign association that is not, a Attach to this Statement tax clearan	nd will not, be registered with the Dej ce certificates.	partment of State	***************************************		
maintained by the law of its juris	The address, including street and number, if any, of its registered or similar office, if any, required to be maintained by the law of its jurisdiction of formation; or if it is not required to maintain a registered or similar office, its principal office:				
Number and street	City	State	Zip		

DSCB:15-335-3

В.	For the merging association(s) that are not surviving the merger:				
	1. The name of the merging association is: The Chemours Company TT, LLC				
	2. The jurisdiction of formation of the merging association: Pennsylvania				
	3. The type of association is (check Business Corporation Nonprofit Corporation Limited Liability Company	☐Limited Partnership ☐Limited Liability (General) Partnership ☐Limited Liability Limited Partnership	☐Business Ti ☐Professions ☐Other	I Association	
p	4. Check and complete one of the fo	ollowing addresses.			
	If the merging association is a domestic filing association, domestic limited liability partnership or registe foreign association, the current registered office address as on file with the Department of State. Complete part (a) OR (b) - not both:				
	(a) Number and street	City Stat		MANAGOOO OO	
	, , , , , , , , , , , , , , , , , , , ,	•	te Zip	County	
	(b) c/o: CT Corporation System (D Name of Commercial Registered	Office Provides			
				County	
	If the merging association is a domestic association that is not a domestic filing association or limited liability partnership, the address, including street and number, if any, of its principal office:				
	Number and street	· City Stat	e Zip	County	
П	If the merging association is a nonregistered foreign association, the address, including street and number, if any, of its registered or similar office, if any, required to be maintained by the law of its jurisdiction of formation; or if it is not required to maintain a registered or similar office, its principal office address:				
	Number and street	City Sta	te Zip		

Use Statement of Merger – Addendum (DSCB:15-335AD) for additional merging parties that are not surviving the merger.

DSCB:15-335-4

RECORDED: 12/04/2017

☐ This Statement of Mer	at of merger (check, and if appropriate cor ger shall be effective upon filing in the De ger shall be effective on: 11/01/2017	epartment of State.	
2	Date (MM/DD	D/YYYY) Hour (if any)	
 ✓ For domestic entities – (relating to merger), ✓ For foreign association ✓ For domestic association 	erging associations (check all applicable so The merger was approved in accordance to the merger was approved in accordance on that are not domestic entities—The method the manner required by its organic law.	statement(s)): with 15 Pa.C.S. Chapter 3, Subchapter C ace with the laws of the jurisdiction of formati erger was approved by the interest holders of	ion. the
E. Attachments (see Instruction	ons for required and optional attachments).).	
IN TESTIMONY WHEREOF, by duly authorized officers the	the undersigned merging associations have reof this 20 to day of 0cd	ve caused this Statement of Merger to be signed to be signed.	eđ
	The Chemours Company FC, LLC	The Chemours Company TT, LLC	
	Name of Merging Association	Name of Merging Association	
	Bui Mi	Brignature Signature	
	Corporate Secretary	Corporate Secretary	