

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM457846

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2017

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Valspar Sourcing, Inc.		12/31/2017	Corporation: MINNESOTA

RECEIVING PARTY DATA

Name:	Engineered Polymer Solutions, Inc.
Street Address:	101 W. Prospect Avenue
City:	Cleveland
State/Country:	OHIO
Postal Code:	44115-1075
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 74

Property Type	Number	Word Mark
Registration Number:	2877118	ACRODIZE
Registration Number:	2802487	ACROFLUR
Registration Number:	4744376	ACROPON
Registration Number:	4259937	ACRYLATHANE
Serial Number:	87398816	ACRYLICOAT
Registration Number:	5292246	ADVANCEDGUARD
Registration Number:	3333098	ALUMIZINC
Registration Number:	2425805	APGARD
Registration Number:	4172237	AQUAGUARD
Registration Number:	4663865	AQUASPAR
Registration Number:	2716449	CALIBER
Registration Number:	1652445	COB NOB
Registration Number:	4206817	COMFORTMARK
Registration Number:	3078108	CORROPIPE
Registration Number:	2326618	
Registration Number:	2300352	GUARDSMAN
Registration Number:	4922174	DESIGN FLIGHT
Registration Number:	3428528	DYNADURE

CH \$1865.00 2877118

Property Type	Number	Word Mark
Registration Number:	2344109	EDGE GARD
Registration Number:	1100492	FABRI-KLEEN
Registration Number:	1556386	FIBRETHANE
Registration Number:	2866864	FLUROCRYL
Registration Number:	2924078	FLUROSPAR
Registration Number:	4386934	FX KOSMATIC STYLING PEARL
Registration Number:	4311293	GALVAGRIP
Registration Number:	2295264	GOLD IN HOME
Registration Number:	2750506	GREENBAR
Registration Number:	3806936	GUARDIAN
Registration Number:	0646965	GUARDSMAN
Registration Number:	1184842	GUARDSMAN
Registration Number:	2739069	GUARDSMAN FURNITURE PRO
Registration Number:	3179775	GUARDSMAN PRO SERIES
Registration Number:	3636916	HIGH PERFORMANCE BEAUTY
Registration Number:	3093137	ICE PEARLS
Registration Number:	3393281	IF IT MATTERS, WE'RE ON IT
Registration Number:	5025311	INSPIREME
Registration Number:	4003812	KOSAMENE
Registration Number:	3041818	KOSMIC
Registration Number:	1668157	KOSMIC KOLOR
Registration Number:	3131081	KOSMIC KROME
Registration Number:	4202849	KOSMIC SPARKS
Registration Number:	1767107	KOSMIC - GLO
Registration Number:	1093038	KRYSTAL KOTE
Registration Number:	2729091	MADISON CHEMICAL INDUSTRIES INC.
Registration Number:	3565525	METAJULS
Registration Number:	4003811	METALUME
Registration Number:	3424230	NANOPON
Registration Number:	3424229	NANOSPAR
Registration Number:	3982195	NANOSPAR
Registration Number:	4067573	NEIGHBORHOODS MATTER, WE'RE ON IT
Registration Number:	0877298	NUBELAR
Serial Number:	86818509	OCTORAL
Registration Number:	0961293	PIPECLAD
Registration Number:	2178499	PIPECLAD 2040
Registration Number:	2141326	PLASTILURE
Registration Number:	1962986	POLYLURE

Property Type	Number	Word Mark
Registration Number:	1920707	POWDER SHUTTLE
Registration Number:	1544113	RENEW
Serial Number:	86855566	SYNTHA PULVIN
Registration Number:	2922301	TUFSHEEN
Registration Number:	2198166	ULTIMATE DUSTER
Registration Number:	4385239	VALDE
Registration Number:	4154337	VALFLEX
Registration Number:	5058868	VALFLON
Registration Number:	3117828	VALOR
Registration Number:	4796377	VALPURE
Registration Number:	2879491	VALSHIELD
Registration Number:	2724138	VALSPAR
Registration Number:	2988004	VALSPAR ONSITE
Serial Number:	87075034	VALVECLAD
Registration Number:	5091753	VECTRASHIELD
Registration Number:	3623611	V-SHIELD
Registration Number:	4847344	WEATHER DEFENSE
Registration Number:	3379297	WEATHERX

CORRESPONDENCE DATA

Fax Number: 2165154400

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: 6128517518

Email: legal_ip@sherwin.com

Correspondent Name: Kari B. Frank, Corp. Trademark Counsel

Address Line 1: 101 W. Prospect Avenue

Address Line 2: The Sherwin-Williams Company

Address Line 4: Cleveland, OHIO 44115-1075

NAME OF SUBMITTER:	Kari B. Frank
SIGNATURE:	/Kari B. Frank/
DATE SIGNED:	01/12/2018

Total Attachments: 4

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Delaware

The First State

Page 1

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 OWNERSHIP, WHICH MERGES:

"VALSPAR SOURCING, INC.", A MINNESOTA CORPORATION, WITH AND INTO "ENGINEERED POLYMER SOLUTIONS, INC." UNDER THE NAME OF "ENGINEERED POLYMER SOLUTIONS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF DECEMBER, A.D. 2017, AT 7:11 O`CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2017 AT 10:30 O'CLOCK P.M.

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




Jeffrey W. Bullock, Secretary of State

2371810 8100M
SR# 20177611975

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

Authentication: 203782061
Date: 12-18-17

TRADEMARK
REEL: 006248 FRAME: 0458

State of Delaware
Secretary of State
Division of Corporations
Delivered 07:11 PM 12/15/2017
FILED 07:11 PM 12/15/2017
SR 20177611975 - File Number 2371810

**STATE OF DELAWARE
CERTIFICATE OF OWNERSHIP**

**SUBSIDIARY INTO PARENT
Section 253**

**CERTIFICATE OF OWNERSHIP
MERGING**

Valspar Sourcing, Inc.

INTO

Engineered Polymer Solutions, Inc.

(Pursuant to Section 253 of the General Corporation Law of Delaware)

Engineered Polymer Solutions, Inc., a corporation incorporated on the 21st day of January, 1994, pursuant to the provisions of the General Corporation Law of the State of Delaware (the "**Company**");

DOES HEREBY CERTIFY, that the Company lawfully owns 100% of the capital stock of Valspar Sourcing, Inc., a corporation incorporated on the 15th day of February, 2001, pursuant to the provisions of the Minnesota Business Corporation Act ("**VSI**"), and that the Company, by an Action Without a Meeting of its Sole Director dated December 20, 2017, determined to and did merge VSI into itself, effective as of December 31, 2017 at 10:30 p.m. Eastern Standard Time, which resolution is in the following words to wit:

WHEREAS, the Company lawfully owns 100% of the outstanding stock of VSI; and

WHEREAS, the Sole Director of the Company deems it advisable and in the best interest of the Company, effective December 31, 2017 at 10:30 p.m. Eastern Standard Time, to merge VSI with and into the Company, with the Company as the surviving entity (the "**Merger**") pursuant to the terms of the Agreement and Plan of Merger between the Company and VSI in substantially the form attached hereto as Exhibit A (the "**Merger Agreement**") and in accordance with Section 253 of the Delaware General Corporation Law,

NOW THEREFORE BE IT RESOLVED, that the Merger, in accordance with the terms of the Merger Agreement, be, and it hereby is, adopted and approved in all respects.

RESOLVED, that, effective December 31, 2017 at 10:30 p.m. Eastern Standard Time, all shares of stock of VSI existing at such time shall be canceled without consideration.

RESOLVED, that, following the Merger, all debts, liabilities and duties of VSI shall become the debts, liabilities and duties of the Company and the separate corporate existence of VSI shall cease.

RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to execute and deliver the Merger Agreement to VSI.

RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to execute and deliver to the Secretary of State of the State of Delaware, a Certificate of Ownership and Merger setting forth a copy of the resolutions authorizing the Merger.

RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to execute and deliver to the Secretary of State of the State of Minnesota, Articles of Merger evidencing the Merger.

RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to do, or cause to be done, all such acts and things and to make, execute and deliver, or cause to be made, executed and delivered, in the name and on behalf of the Company, all such other agreements, instruments, certificates and documents as such officer may deem necessary, advisable or appropriate to effectuate or carry out the purposes and intent of the foregoing resolutions and to perform the obligations of the Company thereunder, such officer's execution thereof to be conclusive evidence of the exercise by such officer of the discretionary authority conferred herein.

RESOLVED, that any corporate action taken on or prior to the date hereof by any of the officers of the Company in connection with the foregoing resolutions or the transactions contemplated thereby is hereby ratified, approved and adopted as the action of the Company effective as of the date such action was taken.

[Signature Page Follows]

IN WITNESS WHEREOF, said parent corporation has caused this certificate to be signed by an authorized officer this 15th day of December, 2017.

ENGINEERED POLYMER SOLUTIONS, INC.

By:

Name: Lawrence J. Boron

Title: Vice President and Assistant Secretary

[Signature Page to Certificate of Ownership and Merger (VSI into EPS)]

4849-6684-0462.3

RECORDED: 01/12/2018

TRADEMARK
REEL: 006248 FRAME: 0461