TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM556769

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the name of the Assignor to "Avenir Industrial Corporation II" and the name of the Assignee to "The Ransohoff Company" previously recorded on Reel 000650 Frame 0249. Assignor(s) hereby confirms the Merger and Change of Name from "Avenir Industrial Corporation II" to "The Ransohoff Company".
RESUBMIT DOCUMENT ID:	900517301

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Avenir Industrial Corporation II		12/30/1986	Corporation: MICHIGAN

RECEIVING PARTY DATA

Name:	The Ransohoff Company
Street Address:	4933 PROVIDENT DRIVE
City:	CINCINNATI
State/Country:	OHIO
Postal Code:	45246
Entity Type:	Corporation: MICHIGAN

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0694510	RANSOHOFF

CORRESPONDENCE DATA

Fax Number: 5139778141

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: 5139778527

Email: april.besl@dinsmore.com

Correspondent Name: April L. Besl

Address Line 1: 255 E. 5TH STREET, SUITE 1900

Address Line 4: CINCINNATI, OHIO 45202

NAME OF SUBMITTER:	April L Besl
SIGNATURE:	/april I besl/
DATE SIGNED:	01/09/2020

Total Attachments: 11 source=Notice#page1.tif source=CoverSheet#page1.tif

TRADEMARK REEL: 006828 FRAME: 0287

900530399

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United States Patent And Trademark Office

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

January 08, 2020

PTAS

APRIL L. BESL 255 E. 5TH STREET, SUITE 1900 CINCINNATI, OH 45202



900517301

United States Patent and Trademark Office Notice of Non-Recordation of an Assignment Document

The enclosed document has been examined and found non-recordable by the Assignment Recordation Branch of the U.S. Patent and Trademark Office. The reason(s) for non-recordation are stated below:

1. The document submitted to correct errors in the previously recorded document is not acceptable. To correct an error in the recorded document, you must file a new cover sheet stating the error and the nature of conveyance, attach the previously recorded cover sheet which contains the error and the supporting document and pay the recording fees as set forth in 37 C.F.R. §3.34

Documents being resubmitted for recordation must reflect the corrected information to be recorded, the Document ID number referenced above and all pages from this submitted document. The original date of filing of this assignment document will be maintained if resubmitted with the appropriate correction(s) by **Friday**, **February 7**, **2020**, as outlined under 37 CFR 3.51. The resubmitted document must include a stamp with the official date of receipt under 37 CFR 3. Applicants may use the certified procedures under 37 CFR 2.197 or 2.198 for resubmission of the returned papers if they desire to have the benefit of the date of deposit in the United States Postal Service.

To file the resubmission electronically, navigate to the ETAS website at http://etas.uspto.gov, click the Start Resubmission button and enter the following information:

Document ID: 900517301

Access Code: V2YKHAP7C9QAJLA

To file the resubmission in paper, send documents to: U.S. Patent and Trademark Office, Mail Stop: Assignment Recordation Branch, P.O. BOX 1450, Alexandria, VA 22313. If you have any questions regarding this notice, you may contact the Assignment Recordation Branch at 571-272-3350.

LAWANDA MILTON
ASSIGNMENT RECORDATION BRANCH
PUBLIC RECORDS DIVISION

TRADEMARK ASSIGNMENT COVER SHEET

Stylesheet Version v1.2

Electronic Version v1.1 ETAS ID: TM543115

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the name of the Assignor to "Avenir Industrial Corporation II" and the name of the Assignee to "The Ransohoff Company" previously recorded on Reel 000650 Frame 0249. Assignor(s) hereby confirms the Merger between "Avenir Industrial Corporation II" and "The Ransohoff Company".

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Avenir Industrial Corporation II		12/30/1986	Corporation: MICHIGAN

RECEIVING PARTY DATA

Name:	The Ransohoff Company
Street Address:	4933 PROVIDENT DRIVE
City:	CINCINNATI
State/Country:	OHIO
Postal Code:	45246
Entity Type:	Corporation: MICHIGAN

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0694510	RANSOHOFF

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Email: april.besl@dinsmore.com

Correspondent Name: April L. Besl

Address Line 1: 255 E. 5TH STREET, SUITE 1900

Address Line 4: CINCINNATI, OHIO 45202

NAME OF SUBMITTER:	April L Besl
SIGNATURE:	/april I besl/
DATE SIGNED:	09/30/2019

Total Attachments: 2

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A RECORD ON A REPORT OF THE RESIDENCE OF

TO ARETO WHOM THESE PRESENTS SHARE COMES

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office

November 21, 2019

THIS IS TO CERTIFY THAT ANNEXED IS A TRUE COPY FROM THE RECORDS OF THIS OFFICE OF A DOCUMENT RECORDED ON MAY 8, 1989.

By Authority of the

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office



M. Montgomery
W. MONTGOMERY
Certifying Officer

REEL: 006828 FRAME: 0291

CERTIFICATION

STATE OF MICHIGAN)
) SS
COUNTY OF OAKLAND)

I, Sandra M. Rzepecki, Notary Public, hereby certify that the attached is a true and complete copy of the Certificate of Merger filed December 30, 1986 between The Ranschoff Company and Avenir Industrial Corporation II.

Sandra M. Rzepecki

Sandra M. Rzepecki Notary Public

Oakland County, Michigan My Commission Expires: 8/9/89

Dated: May 1, 1989

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#\$-551 (Riv. 1-84)			
MICHIGAN DEPAR	MENT OF COMMERCE C	ORPORATION AND SEC	10051 - 0105 - DRCKFI - (JRITIES BUREAU
CH GUREAU USE ONLY)	ethological menten di ad di di dia managana di mendengan pengengan pengengan pengengan pengengan pengengan peng		Dete Receiving 86 -
	FILED		DEC 30 1990
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	Administrator MICHIGAN DEPARTMENT OF COMME Corporation & Securities our said	RCE	
Fo	CERTIFICATE O		7
	ad instructions and Paperwork		t page)
Pursuant to the provision execute the following Certific	ns of Act 284, Public Acts o	of 1972, as amended, the	undersigned corporat
1. The Plan of Merger is as	follows:		
a. The name of each cor	nstituent corporation and its	corporation identification	number (CID) is:
	P11614		
The Ransohoff Cor	npany (an Ohio Corpo no. 671-858)	ration, i.d.	
Avenir Industrial	•		3 0 5 -6 9 4
	ving corporation and its cor-		
b. The name of the survi	mig corporation and its cor	poration identification nu	mber (CID) is:
	al Corporation II	poration identification nu	mber (CID) is:
	al Corporation II	poration identification nu	
Avenir Industri	al Corporation II	Indicate class or series of shares entitled to vote	
Avenir Industri	corporation II corporation, state: Designation and number of outstanding shares in each class or series	Indicate class or series of shares	Indicate class or series entitled
Avenir Industri	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote common	Indicate class or series entitled
Avenir Industri	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote common	Indicate class or series entitled
Avenir Industri	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote common	Indicate class or series entitled
Avenir Industri	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote common	Indicate class or series entitled
Avenir Industri	Designation and number of outstanding shares in each class or series common/1,050,000 shares is subject to change prior to	Indicate class or series of shares entitled to vote common	Indicate class or series entitled to vote as a class
Avenir Industri c. For each constituent of Name of corporation The Ranschoff Company Avenir Indus. Corp II	Designation and number of outstanding shares in each class or series common/1,050,000 shares is subject to change prior to	Indicate class or series of shares entitled to vote common	Indicate class or series entitled to vote as a class

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ď	The ter	ms an	d con	ditions	of the	propose	id merger,	including	the	manner	and	basis o	f converti	ng the
	shares	of eaci	cons	tituent	corpo	ration into	shares, b	onds, or ot	her	securitie	s of th	ne surviv	ring corpo	ration,
							as follows							

The Ransohoff Company will transfer its assets and liabilities to Avenir Industrial Corporation II in exchange for The Ransohoff Company's shares of stock, which will then be cancelled.

e. The amendments to the Articles of Incorporation of the surviving corporation to be effected by the merger are as follows:

Article I shall be amended as follows:

E

"The name of the Corporation is The Ransohoff Company."

f. Other provisions with respect to the merger are as follows:

None

	oration only)	
	-1 ·	· · · · · · · · · · · · · · · · · · ·
This merger is permitted by the	C 10110 O1 1110 O1010 O1	
jurisdiction under whichTh	ne Ransohoff Company	me of foreign corporation)
is organized and the plan of merger was adopted and approved by such corporation pursuant to and in accordance with the laws of that jurisdiction.		
The number of outstanding shall each class owned by the paren		orporation and the number of shares of
시 시 프린 (1) 교통 (2) 교육 (1)	Total shares	Shares owned by
Class	outstanding	parent corporation
Common	1,000	1,000
1965 - Santa Andrewson (1964) 1977 - Santa Andrewson (1964)	STATE OF THE STATE	TRADE-MARK
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		Ź
a copy or summary of the	plan of merger was not mailed to the	minority shareholders of the subsidiar
corporation because writter	n waivers of mailing were obtained	from all of the minority shareholders.
Articles of Incorporation, (Such	consent is necessary if the Articles	orporation was obtained pursuant to its of Incorporation require approval of the e of the shares owned by the paren
The consent to the merger by necessary if its Articles of Inco	the shareholders of the <u>parent</u> corporation require shareholder approration, or a subsidiary is to be the s	oval of the merger, the plan of merge
The consent to the merger by necessary if its Articles of Incoamends its Articles of Incorpor	corporation require shareholder appro- ration, or a subsidiary is to be the s	oval of the merger, the plan of merger surviving corporation.)
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The consent to the merger by necessary if its Articles of Incommends its Articles of Incorporate (Complete only if an effective of Incorporate only if Incorporate only in Incorpo	date is desired other than the date on the 31 day of Decei	oval of the merger, the plan of merger surviving corporation.) of filing) mber , 19 86

Name of person or organization remitting fees:

Williams, Schaefer, Ruby

& Williams

Preparer's name and business telephone number:

Kenneth J. Bisdorf

313) 642-0333

Kenneth J. Bisdorf, Esq. Williams, Schaefer, Ruby & Williams 525 Woodward, Ste. 1200 Bloomfield Hills, MI 48013

INFORMATION AND INSTRUCTIONS

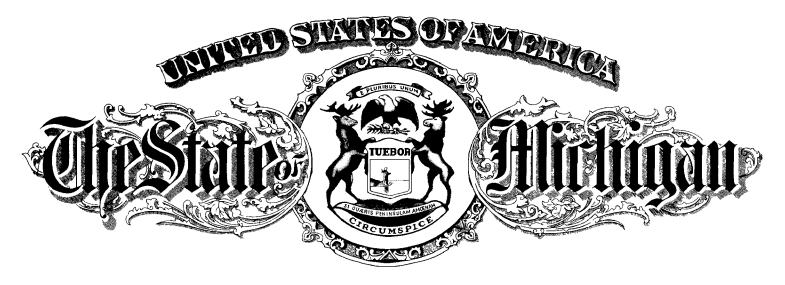
- This form is issued under the authority of Act 284, P.A. of 1972, as amended. The certificate of merger cannot be filed until this form, or a comparable document, is submitted.
- Submit one original copy of this document. Upon filling, a microfilm copy will be prepared for the records of the Corporation and Securities Bureau. The original copy will be returned to the address appearing in the box above as evidence of filing.
 - Since this document must be microfilmed, it is important that the filling be legible. Documents with poor black and white contrast, or otherwise illegible, will be rejected.
- 3. This document is to be used pursuant to sections 711 through 713 of the Act by a domestic parent corporation merging with one or more domestic subsidiary corporations and section 733 of the Act if a foreign corporation is a party to the merger. The parent corporation must own at least 90% of the outstanding shares of each class of stock of the subsidiary corporation(s). This certificate is to be used only by profit corporations.
- 4. If more than two corporations are merging, the certificate may be adjusted as necessary or the format may be used as a guide in drafting your own certificate. If additional space is required for any section, continue the section on an attachment.
- 5. Item 7 This document is effective on the date approved and filed by the Bureau. A later effective date, no more than 90 days after the date of delivery, may be stated.
- 6. This certificate must be signed in ink by the president, vice-president, chairperson, or vice-chairperson of the parent corporation.
- 7. FEES: Filing fee (Make remittance payable to State of Michigan) \$50.00 If the authorized capital stock of the surviving domestic corporation is increased, an additional fee is due equal to 1/2 mill (.0005) on each dollar of the increase over the previous highest authorized capital stock on which a franchise fee was paid.

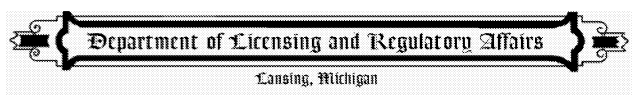
If a foreign corporation authorized to transact business in this State merges into a domestic profit corporation, the amount of franchise fees required to be paid by that domestic corporation shall be reduced by the initial or additional franchise fees paid to this State by the foreign corporation.

8. Mail form and fee to:

Michigan Department of Commerce, Corporation and Securities Bureau, Corporation Division, P.O. Box 30054, Lansing, Michigan 48909, Telephone: (517) 373-0493

8





This is to Certify That

THE RANSOHOFF COMPANY

was validly incorporated as a Michigan domestic profit corporation on December 30, 1986.

I FURTHER CERTIFY that a Certificate of merger was filed on December 30, 1986, merging AVENIR INDUSTRIAL CORPORATION II, a domestic profit corporation and THE RANSOHOFF COMPANY, an Ohio corporation; the surviving entity, whose name was changed to THE RANSOHOFF COMPANY, as a result of the merger.

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.



Sent by electronic transmission

In testimony whereof, I have hereunto set my hand, in the City of Lansing, this DAY day of MONTH, YEAR.

Julia Dale, Director Corporations, Securities & Commercial Licensing Bureau

Serial #: 22973120 Marks PANSOHOFF

Serial #: 22232228 Mark: RANSCHOFF

Serial #1 73358572 Maric EVERDVOLE 747



Assignments on the Web > Transmitch Lineary

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Assignee
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Correspondence range and address

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Legal Counsel.

DINSMORE & SHOHL us 255 East Fifth Street > Suite 1900 > Cincinnati, OH 45202 www.dinsmore.com

April L. Besl 513.977.8527 direct/513.977.8141 fax april.besl@dinsmore.com

January 9, 2020

YIA ETAS

Ms. Lawanda Milton
USPTO Assignment Recordation Branch
Public Records Division

Dear Ms. Milton:

In response to the Notice of Non-Recordation, Registrant would like to make the following statement to clarify the requested correction:

Registrant is not able to attach the previously recorded cover sheet which contains the error because there is no cover sheet for the original assignment recorded with the USPTO on February 1, 1988. It is Registrant's understanding that the USPTO did not require cover sheets at the time the original assignment was filed, thus no such cover sheet exists. Registrant ordered a certified copy of the original assignment from the USPTO as shown in Reel/Frame 0650/0249, and attached a copy of the document herein.

As you can see from the attached documents, the nature of conveyance for the original assignment should have been a Merger and Change of Name, wherein Avenir Industrial Corporation II, a corporation of Michigan, merged with The Ranschoff Company, a corporation of Ohio, and in the same transaction subsequently changed its name to The Ranschoff Company, a corporation of Michigan. Thus, the Assignor in the original assignment should have been Avenir Industrial Corporation II, who was the current owner of the mark at the time the assignment was filed, and the Assignee should have been The Ranschoff Company, a corporation of Michigan, who was the surviving entity in the merger and change of name.

A certified copy of the original assignment from the USPTO, a certificate of merger from the Michigan Secretary of State, and a screenshot of the reel/frame number of the original assignment are attached to this resubmission for your reference.

Please let us know if you require anything further in order to proceed with our request.

Very truly yours,

Marini / Daler

ALB/adh Enclosure

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RECORDED: 09/30/2019