TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM559220

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2019

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Mangar Industries, Inc.		12/31/2019	Corporation: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	Oliver Products Company	
Street Address: 445 Sixth Street NW		
City:	Grand Rapids	
State/Country:	MICHIGAN	
Postal Code:	49504	
Entity Type:	Corporation: MICHIGAN	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2854299	
Registration Number:	2854300	THE EDGE

CORRESPONDENCE DATA

Fax Number: 7172601641

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: 717-232-8000

Email: trademarks@mcneeslaw.com

Correspondent Name: Sue Heberlig Address Line 1: 100 Pine Street

Address Line 4: Harrisburg, PENNSYLVANIA 17108

ATTORNEY DOCKET NUMBER:	40280-0001
NAME OF SUBMITTER:	Sue Heberlig
SIGNATURE:	/SueHeb/
DATE SIGNED:	01/28/2020

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Date	PEC 2 3 2019	TELEPHONE AUT	RSU ATOR BUREAU US THORIZATION	E ONLY)	FILED
	<i>b</i>	This document is effective of subsequent effective date with date is stated in the document.	vithin 90 days after received		DEC 26 2019
_	ıwn Spain			COF	ADMINISTRATOR RPORATIONS DIVISION
	ress O Market St Ste 3000W	State	ZIP Code	EFFECTIV	IVE DATE: 12/31/19
	ladelphia	PA .	19102	To a land to a set	data for a second and a second as a second
Щ.				Expiration d	date for new assumed names: December 31,
ζ	Document will be return if left blank, docume	ed to the name and addres nt will be returned to the re	s you enter above. 🥌 gistered office.	Expiration de	date for transferred assumed names appear ол раде 2.
соп	suent to the provisions of	Merger for use by and Act 284, Public Acts of Acts of 1993 (limited lia	bility companies) and A	nited Liabil hips s), Act 162, P	ility Companies, Public Acts of 1982 (nonprofit c Acts of 1982 (limited partnerships),
1	The Plan of Merger (Continue of each constitution)	•			
a.	see Attachment 1	went entry and no local	incation number is.		see attached
				. Production	
	• • • • • • • • • • • • • • • • • • •				
b.	The name of the constitu	ent entity that will be the	e surviving (new) entity	and its identific	
	Oliver Products Company				800295432
	Corporations and Limited 445 Sixth Street, NW, Gra		ovide the street address	s of the survive	vor's principal place of business:
<u></u>					
	(Complete only if a later of this docume		other than the date of f	iling. The date	te must be no more than 90 days after
	The merger (consolidatio	n) shall be effective on	the31stday of _		December 2019

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ne assumed names being transferred to ior to the merger are:	o continue for the remaining effective period of t	the Certificate of Assumed Name on tile	
Assumed Name	Corporation and/or LLC Transferred from	Expiration Date	
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nsurvivor name to be used as assume	and name of survivor	errord or the same of the same	
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Complete for Profit Corporat	ions Only		
For each constituent stock corpo	oration, state:	•	
Name of corporation	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class, if any
see Attachment 2	Wi WWIIWW		
pec remonnent 2			
If the number of shares is subje is as follows:	ct to change prior to the effective	date of the merger, the manner i	n which the change may occur
The manner and basis of conve	ting charge are as follows:		
	fully silates are as tellems.		
See Attachment 3			
	•		
The amendments to the Articles	s, or a restatement of the Articles,	of the surviving corporation to be	effected by the merger are
as follows:		• .	-
none			
	shed by the surviving profit corpo	ration, on request and without co	st, to any shareholder of any
constituent profit corporation.			
The annual is name that but the	-t-tt under whose low	· it is incompreted and each forci	comparation has complied
I he merger is permitted by the with that law in effecting the me	state or country under whose law	tt is incorporated and each iorci	lu corbotation has combised
with that law in one cong the me	nger.		
44 44 44		the state of the s	
(Complete either Section (a) or		*** **	
a) The Plan of Merger was	approved by unanimous consent	•	
	· · · · · · · · · · · · · · · · · · ·	poration which has not commenc	ed business, has not issued
any shares, and has not	elected a Board of Directors.		
(Signature of Incorporator)	(Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
(organizate or meetiperater)	(i) po oi i mirimina,	(orginal or manifesting)	(1) Pro
(Signature of Incorporator)	(Type or Print Name)	(Signature of Incorporator)	
b) The plan of merger was a	ennmued hv		(Type or Print Name)
the Board of Directors	• •	the sun	riving Michigan corporation,
without approval of the	e shareholders in accordance wit		IAILS MICHISON ON PORTON.
			* * . AA* 4 *
the Board of Directors	s of e shareholders and has been ado	, the sun	viving Michigan corporation,
	e snarenolders and has been ado on have been satisfied.	pted under Section 703a(3) of the	e Act, and the conditions
·			
the Board of Directors of the Act.	s and the shareholders of the folk	owing Michigan corporation(s) in	accordance with Section 703a
Oliver Products Compar	nv		
V	<i>9</i>		······································
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thoughton		· · · · · · · · · · · · · · · · · · ·	
By ///WV// H1)		By(Steady of Author	- Anti Annual
(Signature of Authorize	d Officer or Agent)		orized Officer or Agent)
Shawn Spain		See Attachment 4	
(Type or Pris	it Name)	(Type or	Print Name)
Oliver Products Company (Name of Co	mostion)	(Name of	Corporation)
premior or oc	· portuguity	(ricino oi	

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For each constituent stock corp	oration, state:		•
Name of corporation	Designation and number of outstanding shares of each class	Indicate classes of shares that are entitled to vote	Indicate each class that is entitled to vote as a class, if any
If the number of shares is subjection occur is as follows:	ct to change prior to the effective d	ate of the merger, the manner i	n which the change may
	on a membership basis, state (a) on, and voting rights of its members		a description of its members,
	on a directorship basis, state (a) to id (c) the number, classification, an		a description of
State the terms and conditions interest in each constituent corporation, or into ca	of the proposed merger. Include the poration into shares, obligations, or sh or other consideration.	e manner and basis of converti other securities of or members	ng the shares of or other hip or other interest in the
	——————————————————————————————————————		· · · · · · · · · · · · · · · · · · ·
The amendments to the Articles are as follows:	or a restatement of the Articles of	the surviving corporation to be	effected by the merger
Other provisions with respect to	the merger are as follows:		

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Complete for Nonprofit Corporations Only

The corporation has complied with the applicable provision of the law of the jurisdic	ction where it is organized.

The Plan of Merger will be furnished by the surviving corporation, on request and without cost, to any shareholder or member of any constituent corporation.

The Plan of Merger was adopted by the board of each domestic corporation under section 736a(1)(b).

om	plete <u>either</u> section (a), (b), or	r (c) for each nonprofit corp	oration.)				
a)	The Plan of Merger was appro	The Plan of Merger was approved by unanimous consent of the incorporators of					
	any shares or memberships, a			has not commenced b	ousiness, has not issued		
	(Signature of Incorporator)	(Type or Print Name)	(Signaturi	e of Incorporator)	(Type or Print Name)		
	(Signature of Incorporator)	(Type or Print Name)	(Signature	e of Incorporator)	(Type or Print Name)		
•	By(Signature of Authoriz		Ву	(Signature of Authorized			
	(Type or Pr	int Name)	(Type or Print Name)				
	(Name of Co	arporation)	***************************************	(Name of Corp	poration)		
	The corporation is organized or under section 703a(3) of the Ad		Plan of Mer	rger was approved by	the board of directors		
,							
	Ву		Ву				
	(Signature of Authoriza	ad Officer or Agent)		(Signature of Authorized	Officer or Agent}		
	(Type or Pri	int Name)	· 	(Type or Print	Name)		
	(Name of Co	omoration)		(Name of Corpo	gration)		

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Complete for	Limited Liability Companies Only	
Check one of t	he following if Limited Liability Company is the survivor.	
There are	no changes to be made to the Articles of Organization of the surviving limited liability company	
The amer by the me	ndments to the Articles, or a restatement of the Articles, of the surviving limited liability company erger are as follows:	to be effected
	nd basis of converting the membership interests are as follows:	
702(1). The Plan of Me	Rerger was approved by the members of each constituent limited liability company in accordance was approved by the members of each domestic limited liability company in accordance was each constituent business organization in the manner provided by the laws of the jurisdiction in	vith section
For each limite	ed liability company involved in the merger, this document is signed in accordance with Section	103 of the Act.
	Signed this 23 day of December 2019	
ŧ	By Shin A	
	(Signature of Member, Manager or Authorized Agent)	
	Shawn Spain Assistant Secretary (Type or Print Name and Capacity)	
	Clean Cut Technologies, LLC (Name of Limited Liability Company)	
	(Realis of Edition Labelly Company)	
	Signed this day of	
	Ву	
	(Signature of Mamber, Manager or Authorized Agent)	
	(Type or Print Name and Capacity)	

(Name of Limited Liability Company)

Complete for Limited Partnerships Only					
The Plan of Merger/Consolidation was approved by the partners of section 210(3) and by each constituent business organization in the organized.	each constituent limited partnership in accordance with manner provided by the laws of the jurisdiction in which it is				
The manner and basis of converting the partnership interests are as	follows:				
Check one of the following:					
The survivor is a limited partnership and there are no changes t	o be made to its Certificate of Limited Partnership.				
The survivor is a domestic limited partnership. Its Certificate of merger. A restated Certificate of Limited Partnership is attached	d.				
The survivor is a foreign limited partnership organized in the sta Certificate of Limited Partnership as amended as a result of the	ite of A copy of its merger is attached.				
A new domestic limited partnership is created as a result of the attached.	consolidation. Its Certificate of Limited Partnership is				
A new limited partnership from the state ofis created as a result of the consolidation. A copy of its Certificate of Limited Partnership or similar document is attached.					
The survivor is a domestic business organization other than a limited partnership. The organizing or governing documents of the surviving business organization are not amended as part of the merger.					
The survivor is a domestic business organization other than a lift of the surviving business organization are amended as a result	mited partnership. The organizing or governing documents of the merger. A statement of these changes is attached.				
A new business organization from the state of is created as a result of the consolidation. A copy of the organizing or governing documents of this new business organization are attached.					
The survivor is a business organization from the state of The organizing or governing documents of the surviving business organization are not amended as part of the merger.					
The survivor is a business organization from the state of A copy of its organizing or governing documents is attached. These documents are amended as a result of the merger. A statement of these changes is attached.					
•					
Signed thisday of	Signed thisday of				
(Name of Limited Partnership)	(Name of Limited Partnership)				
Ву	Ву				
(Signature of General Partner)	(Signature of General Partner)				

(Type or Print Name)

(Type or Print Name)

Attachment 1 to Certificate of Merger

1.a. The name of each constituent entity and its identification number is:

Oliver Products Company (800295432)

Oliver-Tolas Healthcare Packaging, Inc. (not registered in MI)

Mangar Industries, Inc. (not registered in MI)

Clean Cut Technologies LLC (not registered in MI)

Attachment 2 to Certificate of Merger

Number of outstanding shares for each constituent stock corporation:

Name of corporation	Outstanding	Class	Entitled to Vote
Oliver Products Company	100 Shares	Common	N/A
Oliver-Tolas Healthcare Packaging, Inc.	1,000 Shares	Common	N/A
Mangar Industries, Inc.	100 Shares	Class A Voting	g 100 Shares
•	9,900 Shares	Class B	N/A

Attachment 3 to Certificate of Merger

- (a) Each share of stock of Mangar Industries, Inc. and Oliver-Tolas Healthcare Packaging, Inc. (collectively "the Non-Surviving Subsidiaries") held by Oliver Products Company (the "Surviving Company"), the sole stockholder of the Non-Surviving Subsidiaries, shall be canceled and no shares of stock of the Surviving Company or other consideration shall be issued in exchange therefor.
- (b) The issued and outstanding shares of stock of Oliver Products Company shall not be affected by the Merger and shall continue to be issued and outstanding shares of stock of the Surviving Company.

Attachment 4 to Certificate of Merger

The plan of merger was approved by the Board of Directors and the shareholders of Mangar Industries, Inc. a Pennsylvania corporation the non-surviving entity.

Shawn Spain

Mangar Industries, Inc.

The plan of merger was approved by the Board of Directors and the shareholder of Oliver-Tolas Healthcare Packaging, Inc., a Pennsylvania corporation, the non-surviving entity.

Shawn Spain

Oliver-Tolas Healthcare Packaging, Inc.

Attachment 5 to the Certificate of Merger

CLEANCUT, a single member limited liability company, merges into its sole member OPC.

The separate existence of CLEAN CUT shall cease upon the effective date of the merger and OPC shall continue its existence as the surviving corporation.

- 1. The issued limited liability company interests of CLEAN CUT shall not be converted in any manner, but each said limited liability company interest which is issued as of the effective date of the merger shall be surrendered and extinguished.
- 2. The issued shares of OPC shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one issued share of OPC.

TRADEMARK REEL: 006847 FRAME: 0938

RECORDED: 01/28/2020