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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM704829

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	08/05/2019
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
M.P. PUMPS, INC.		08/05/2019	Corporation: MICHIGAN

RECEIVING PARTY DATA

Name:	MP Pumps Acquisition Corp.
Street Address:	34800 Bennett Drive
City:	Fraser
State/Country:	MICHIGAN
Postal Code:	48026
Entity Type:	Corporation: MICHIGAN

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4868981	MP PUMPS

CORRESPONDENCE DATA

Correspondent Name:

Fax Number:

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.

Jeannine Rittenhouse

Phone:847 808 5500Email:mail@iphorgan.com

Address Line 1: 195 Arlington Heights Rd Suite #125

Address Line 4: Buffalo Grove, ILLINOIS 60089

NAME OF SUBMITTER:	Jeannine Rittenhouse	
SIGNATURE:	/jar/	
DATE SIGNED:	01/26/2022	

Total Attachments: 3

source=MP Pumps Acquisition Corp.-MI-Merger (Survivor)#page1.tif source=MP Pumps Acquisition Corp.-MI-Merger (Survivor)#page2.tif source=MP Pumps Acquisition Corp.-MI-Merger (Survivor)#page3.tif

TRADEMARK REEL: 007569 FRAME: 0105 CSCL/CD-551 (Rev. 10/17) MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS CORPORATIONS, SECURITIES & COMMERCIAL LICENSING BUREAU (FOR BUREAU USE ONLY) Date Received AC1 V 1908 05 3499 8490 FILED This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document. AUG 05 2019 Crystal Airriess, c/o Godfrey & Kahn, S.C. **ADMINISTRATOR** Address CORPORATIONS DIVISION 833 East Michigan Street, Suite 1800 ZIP Code City State Milwaukee, Wisconsin 53202 Expiration date for new assumed names: December 31, Document will be returned to the name and address you enter above. Expiration date for transferred assumed names appears in Item 7. If left blank, document will be returned to the registered office. CERTIFICATE OF MERGER For use by Parent and Subsidiary Corporations (Please read information and instructions on the last page) Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations) and Act 162, Public Acts of 1982 (nonprofit corporations), the undersigned execute the following Certificate: 1. a. The name of each constituent corporation and its identification number is: 800499336 M.P. Pumps, Inc., a Michigan corporation 800703433 MP Pumps Acquisition Corp., a Michigan corporation b. The name of the constituent that will be the surviving corporation and its identification number is: 800703433 MP Pumps Acquisition Corp., a Michigan corporation c. For each subsidiary corporation, state: Number of outstanding Number of shares or shares or memberships memberships of each class Name of corporation of each class owned by the parent corporation M.P. Pumps, Inc. 1,000 shares of common stock 1,000 shares of common stock

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d.	The manner and basis of converting the shares or memberships of each constituent corporation is as follows:
	M.P. Pumps, Inc. is a wholly-owned subsidiary of MP Pumps Acquisition Corp. All outstanding shares of M.P. Pumps, Inc. shall be
	cancelled.
	•
Co	mplete for each constituent corporation that is a nonprofit corporation organized on directorship basis.
e.	For a corporation organized on a directorship basis, state (a) a description of the organization of its board and
Ì	(b) the number, classification, and voting rights of its directors:
	N/A
	N/A
Co	mplete for Profit Corporations Only, if applicable.
_	implete for 1 font corporations only, if applicable.
f.	The amendments to the Articles or a Restatement of the Articles of Incorporation of the surviving corporation to be effected by the merger are as follows:
l	
l	No Amendments.
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l	
l	
5	The merger is permitted by the state or country under whose law it is incorporated and each foreign corporation has
]	complied with that law in effecting the merger.
	complica with that law in cheating the merger.
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3.	(Delete if not applicable) N/A
	The consent to the merger by the shareholders of the subsidiary corporation was obtained pursuant to its Articles of
	Incorporation. (Such consent is necessary if the Articles of Incorporation require approval of the merger by the vote of the holders of more than the percentage of the shares owned by the parent corporation.)
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Co	mplete for Nonprofit Corporations Only (delete if not applicable)
4.	N/A
a.	The consent to the merger by the shareholders or members of each subsidiary nonprofit corporation organized on a stock or membership basis was obtained in accordance with the applicable provisions of section 703a of the Nonprofit Corporation Act. (The plan of merger adopted by the board of each constituent corporation that is organized on a stock or membership basis must be submitted for approval at a meeting of the shareholders or members unless an exception under 703a of the Act applies.)
b.	The consent to the merger by the directors of each subsidiary nonprofit corporation organized on a directorship basis was obtained in accordance to section 703a(3) of the Nonprofit Corporation Act. (The plan of merger of each merging corporation that is organized on a directorship basis must be approval by a majority of the directors who are then in office or a higher number of directors if specified in the articles of incorporation or bylaws.)
5.	(Delete if not applicable) N/A
	The consent to the merger by the shareholders or members of the parent corporation was obtained. (Such consent is necessary if its Articles of Incorporation require shareholder or member approval of the merger, the plan of merger amends its Articles of Incorporation, or a subsidiary is to be the surviving corporation.)
6.	(Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after
	the receipt of this document in this office.)
	The merger shall be effective on the5th day of August ,2019
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7.	The assumed names being transferred to continue for the remaining effective period of the Certificate of Assumed Name
	on the file prior to the merger are: N/A
	Assumed Name Transferred From Expiration Date
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	Nonsurvivor name to be used as assumed name of survivor. N/A
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	Signed this 315^{+} day of July , 2019
	MP Pumps Acquisition Corp.
	(Name of parent corporation)
	(Signature of an authorized officer or agent)

(Type or Print Name)

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RECORDED: 01/26/2022

Andrew R. Schiesl, President