TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM725488

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2015

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Action Industrial Group, LLC		12/14/2015	Limited Liability Company:

RECEIVING PARTY DATA

Name:	Lewis-Goetz and Company, Inc.
Street Address:	650 Washington Road
Internal Address:	Suite 500
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15228
Entity Type:	Corporation: PENNSYLVANIA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4846573	ACTION PAK

CORRESPONDENCE DATA

Fax Number: 4122091936

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: 4122974900

Email: iptrademark.dcg@dentons.com **Correspondent Name:** Dentons Cohen & Grigsby P.C.

Address Line 1: 625 Liberty Avenue

Address Line 4: Pittsburgh, PENNSYLVANIA 15222

NAME OF SUBMITTER:	Michael E. Dukes
SIGNATURE:	/michael e. dukes/
DATE SIGNED:	05/03/2022

Total Attachments: 9

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Apr 23 2021 REFERENCE ID: 764745

Mark Hammon L SECRETARY OF STATE OF SOUTH CAROLINA

STATE OF SOUTH CAROLINA SECRETARY OF STATE

ARTICLES OF MERGER LIMITED LIABILITY COMPANY

TYPE OR PRINT CLEARLY IN BLACK INK

Pursuant to Section 33-44-905 of the 1976 South Carolina Code of Laws, as amended, the undersigned as the surviving limited liability company (or other surviving entity), delivers to the Secretary of State these articles of merger executed by each constituent limited liability company and each other entity which is a party to the merger, and sets forth the following information:

	ies that are parties t Action Indus	ation (or organizatio o the merger	of Entity n) of each of the lin	nited liability companies
and other entit	ies that are parties t Action Indus	o the merger	in, or dadir or the in	mod nabinty companies
a		strial Group III C		•
	Na	strial Group, LLC		
_		ame		
	South	n Carolina		
	Jurisdiction	of Formation		
b	Lewis-Goetz a	and Company, Inc.		
<u> </u>		ame		
	Pen	nsylvania		
-,	Jurisdiction	of Formation		
	ere filed with the So Action Indus		151230-0216	e the date its articles of FILED: 12/30/2015 ND COMPANY, INC Filing Fee: \$110 00 ORIG
		29/2009 organization were filed	 Mark Hammond	South Carolina Secretary of St
b	Name of South Carolin	na Limited Liability Comp	151230-0217 Dai ACTION INDUST	FILED: 12/30/2015 RIAL GROUP, LLC Filing Fee. \$0 00 ORIG

- 4. The plan of merger has been approved and signed by each limited liability company and other entity that is to merge.
- 5. The effective date of merger is: <u>December 31, 2015 at 11:59 pm</u> eastern standard time.
- 6. If a South Carolina limited liability company is the surviving entity, specify in the following space such changes in its articles of organization as are necessary by reason of the merger

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Action Industrial Group, LLC Name of Limited Liability Company

Mark Hammond

7.	filing (of its in South	he merger is a foreign itial articles or organiz Carolina Secretary of	ation and the	date wh	en its applic	cation for au	thority was filed	
	a.		Name of foreign Lin	nited Liability Co	трапу Со	rportaion			
		<u></u>	Date its initia	al articles were fi	led				
			Date/of filing of applic	cation for authori	ity (or state	ment)			
	b.		Name of foreign Lin	nited Liability Co	mpany	·····			
			Date its initial a	ticles were filed	-				
			Date of filing of	f application for	authority (o	r statement)			
	8.	[X]	Check this box if the company. Since the that the surviving electronic carolina and is subliability or obligation Carolina which is to 33, 1976 South Calimited liability company.	e surviving entity (as specification) ject to liability of any limited merge, and rolina Code of	ntity is no ified in Ito y in any a ed liability for the er of Laws, a	ot a South Cem #1), mandiction or proceed to company professed to company professed to company as amended to company as amended to company to c	Carolina limit by be served oceeding for oreviously su , as provided d, of the righ	ed liability, it is ag with process in S the enforcement object to suit in So in Chapter 44 of t of members of a	outh of any outh title
	9.	surviv	y of the plan of merge ring entity), on request erson holding an intere	and without	cost, to a	iny membe	r of any limite	oility company (or ed liability compa	other any or
•	10. The Pitts	name ai	nd address of the survivi PA 15228.					Vashington Road, \$	Suite 500
Date <u>T</u>	Deci	emo	er 14,2015		Signature	SIL	9		_
					Name of (Capacity	1	-
Date <u>T</u>	XCl	inbe	C14, 2015		Signature	1892	m		-
					Name		E. Evans, M Capacity		-
						Action In	dustrial Gro	un IIC	

Name of Company or Entity

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MUL Hammon L SECREPARY OF STATE OF SOUTH CAROLINA

PLAN OF MERGER

THIS PLAN OF MERGER (this "Plan of Merger") is made this Aday of December. 2015, pursuant to Section 332 of the Pennsylvania Entity Transactions Law (the "PA Law") and Section 33-44-904 of the South Carolina Code of Laws, as amended (the "SC Code"), by and among Lewis-Goetz and Company, Inc., a Pennsylvania corporation (the "Surviving Corporation") and Action Industrial Group, LLC, a South Carolina limited liability company (the "Merged Company").

WITNESSETH:

WHEREAS, the Surviving Corporation is a corporation duly incorporated and existing under the laws of the Commonwealth of Pennsylvania, with a principal place of business at 650 Washington Road, Suite 500, Pittsburgh, PA 15228; and

WHEREAS, the Merged Company is a limited liability company duly organized and existing under the laws of State of South Carolina; and

WHEREAS, the Merged Company is a wholly-owned subsidiary of the Surviving Corporation, with the Surviving Corporation owning 100% of the issued and outstanding membership interests of the Merged Company; and

WHEREAS, the Surviving Corporation and the Merged Company desire to merge the Merged Company with and into the Surviving Corporation on the terms set forth in this Plan of Merger, with the Surviving Corporation being the entity that survives the merger; and

WHEREAS, this Plan of Merger does not amend or restate the Articles of Incorporation or Bylaws of the Surviving Corporation; and

WHEREAS, this Plan of Merger was approved and adopted by the Board of Directors and sole shareholder of the Surviving Corporation, as required by the applicable provisions of the PA Law, and by the Managers and sole member of the Merged Company, as required by the applicable provisions of the SC Code; and

WHEREAS, the Merged Company and the Surviving Corporation intend this Plan of Merger to effect a tax-free reorganization under the provisions of the Internal Revenue Code of 1986, as amended.

- NOW, THEREFORE, the Merged Company and the Surviving Corporation, in consideration of the terms and conditions hereinafter set forth and intending to be legally bound hereby, agree as follows:
- 1. Merger. Effective as of December 31, 2015 at 11:59 p.m., eastern standard time (the "Effective Time"), the Merged Company shall merge with and into the Surviving Corporation, with the Surviving Corporation being the entity surviving the merger (the "Merger") and that immediately following the Merger, all of the property, rights, privileges, immunities, powers, and

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impairment.

2. <u>Articles/Statement of Merger</u>.

- (a) <u>Pennsylvania Statement of Merger</u>. The authorized officers/managers of the Surviving Corporation and/or the Merged Company shall cause a Statement of Merger in substantially the form attached hereto as <u>Exhibit A</u> (the "Statement of Merger") to be filed with the Pennsylvania Secretary of State with an effective date as of the Effective Time.
- (b) <u>South Carolina Articles of Merger</u>. The authorized officers/managers of the Surviving Corporation and the Merged Company shall cause Articles of Merger in substantially the form attached hereto as <u>Exhibit B</u> (the "Articles of Merger") to be filed with the South Carolina Secretary of State with an effective date as of the Effective Time.

3. Governing Documents.

- (a) Articles of Incorporation. The Articles of Incorporation of the Surviving Corporation, as in effect immediately prior to the Effective Time, shall be and remain in effect, without change or amendment, as the Articles of Incorporation of the Surviving Corporation at and after the Effective Time until altered, amended or repealed in accordance with the Bylaws of the Surviving Corporation, Articles of Incorporation of the Surviving Corporation and/or applicable law.
- (b) <u>Bylaws</u>. The Bylaws of the Surviving Corporation, in effect immediately prior to the Effective Time, shall be and remain the Bylaws of the Surviving Corporation without change or amendment, as the Bylaws of the Surviving Corporation at and after the Effective Time, until altered, amended or repealed in accordance with the provisions set forth therein, the Articles of Incorporation of the Surviving Corporation and/or with applicable law.
- 4. Officers and Directors. The persons who are the officers and directors of the Surviving Corporation immediately prior to the Effective Time shall, at and after the Effective Time, be and remain the officers and directors of the Surviving Corporation until their respective successors are duly elected or appointed and qualified or until their earlier death, resignation or removal in accordance with the Surviving Corporation's Bylaws, Articles of Incorporation and/or applicable law.
- 5. <u>Cancellation of Merged Interests</u>. At the Effective Time, the Merged Company shall merge with and into the Surviving Corporation, and by virtue of the Merger, each outstanding membership interest of the Merged Company shall be cancelled. Each share of stock of the Surviving Corporation outstanding immediately prior to the Effective Time shall continue as an identical share of the Surviving Corporation immediately after the Effective Time. The shareholders of the Surviving Corporation immediately prior to the Effective Time shall hold, in the aggregate, shares of the Surviving Corporation outstanding immediately after the Effective Time entitled to cast at least a majority of the votes entitled to be cast generally for the election of the directors.

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- Plan of Merger may be terminated and abandoned by the Board of Directors of the Surviving Corporation and the Managers of the Merged Company at any time prior to the Effective Time
 - 7. <u>Counterparts.</u> This Plan of Merger may be executed in any number of counterparts, including by facsimile or electronic signature, each of which, when so executed, shall be deemed an original, but all such counterparts shall constitute one and the same instrument and shall be valid and binding.

[SIGNATURES APPEAR ON THE FOLLOWING PAGE]

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N WITNESS WHEREOF, the Surviving Corporation and the Merged Company have each caused this Plan of Merger to be executed by its duly authorized representative as its act, deed and agreement on this 4th day of <u>December</u>, 2015.

Lewis-Goetz and Company, Inc.

(a Pennsylvania corporation)

George R. Fox

Secretary

Action Industrial Group, LLC

(a South Carolina limited liability company)

By:

Donald E. Evans

Manager

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Exhibit A

Pennsylvania Statement of Merger

> Apr 23 2021 REFERENCE ID: 764745

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Exhibit B

South Carolina Articles of Merger

Apr 23 2021 REFERENCE ID: 764745

Mark Hammond

EXHIBIT TO ARTICLES OF MERGER

BETWEEN ACTION INDUSTRIAL GROUP, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY AND LEWIS-GOETZ AND COMPANY, INC., A PENNSYLVANIA CORPORATION (SURVIVOR)

- 1. The name of the corporation is Lewis-Goetz and Company, Inc.
- 2. The Plan of Merger was duly approved by the sole shareholder of the corporation as follows:

Voting Group	Number of	Number of Votes	Number of Votes	Total Number of
	Outstanding	Entitled to be	Represented at	Votes Cast
	Shares	Cast	the meeting	For AND
		<u> </u>		Against
Common Stock	100 Common	100 Common	100 Common	100 Common
Shareholder	Shares	Shares	Shares	Shares For
				0 Against

TRADEMARK REEL: 007710 FRAME: 0712

RECORDED: 05/03/2022