TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM712594

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/16/2016

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Diamond Gear Company, Inc.		12/16/2016	Corporation: TEXAS

RECEIVING PARTY DATA

Name:	The Newdell Company	
Street Address:	7607 Bluff Point Drive, Suite 150	
City:	Houston	
State/Country:	tate/Country: TEXAS	
Postal Code: 77086		
Entity Type:	Corporation: TEXAS	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	1969858	
Registration Number:	2204776	DIAMOND

CORRESPONDENCE DATA

Fax Number: 9494754754

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.

949-451-3800 Phone:

Email: skann@gibsondunn.com

Correspondent Name: Stephanie Kann Address Line 1: 3161 Michelson Drive

Address Line 2: Gibson, Dunn & Crutcher LLP

Address Line 4: Irvine, CALIFORNIA 92612

ATTORNEY DOCKET NUMBER:	26994-00001
NAME OF SUBMITTER:	Stephanie Kann
SIGNATURE:	/stephanie kann/
DATE SIGNED:	03/07/2022

Total Attachments: 4

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Form 622 (Revised 05/11)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555

FAX: 512 463-5709

Party 1

Filing Fee: see instructions



Certificate of Merger Combination Merger **Business Organizations Code**

This space reserved for office use.

FILED
In the Office of the
Secretary of State of Texas

DEC 16 2016

Corporations Section

Parties to the Merger

Pursuant to chapter 10 of the Texas Business Organizations Code, and the title applicable to each domestic filing entity identified below, the undersigned parties submit this certificate of merger.

The name, organizational form, state of incorporation or organization, and file number, if any, issued by the secretary of state for each organization that is a party to the merger are as follows:

· -		
The Newdell Company	ų.	
Name of Organization		
The organization is a	for-profit corporation It is organized under the law	e of
	Specify organizational form (e.g., for-profit corporation)	3 01
TX USA	The file number, if any, is 153505400	
State Country	Texas Secretary of State file mumb	er
Its principal place of bu	usiness is 7607 Bluff Point Drive, Suite 150 Houston	TX
	Address City	State
The organization w	vill survive the merger. The organization will not survive the merger.	ger.
g3	•	_
ine plan of merger	r amends the name of the organization. The new name is set forth below.	
**************************************	Name as Amended	
Party 2		
Diamond Gear Compar	ny, Inc.	
Name of Organization		
The organization is a	for-profit corporation It is organized under the law	sof
	Specify organizational form (e.g., for-profit corporation)	
TX USA	The file number, if any, is 801359928	
State Country	Texas Secretary of State file numb	er
Its principal place of bu		TX
	Address City	State
☐ The organization w	vill survive the merger. Maintain the merger Maintain Mai	er.
[]	•	
line plan of merger	amends the name of the organization. The new name is set forth below.	
(2) (2) (2) (3) (3) (3) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		•
75	Name as Amended •	
Party 3		
Name of Organization		
The organization is a	It is organized under the law	sof
5	Specify organizational form (e.g., for-profit corporation)	J 124

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The file number, if any, is
State Country Texas Secretary of State file number
Its principal place of business is Address City State
The organization will survive the merger. The organization will not survive the merger.
The plan of merger amends the name of the organization. The new name is set forth below.
Name as Amended
Plan of Merger
The plan of merger is attached.
If the plan of merger is not attached, the following statements must be completed.
Alternative Statements
In lieu of providing the plan of merger, each domestic filing entity certifies that:
1. A signed plan of merger is on file at the principal place of business of each surviving, acquiring, or new domestic entity or non-code organization that is named in this form as a party to the merger or an organization created by the merger.
2. On written request, a copy of the plan of merger will be furnished without cost by each surviving, acquiring, or new domestic entity or non-code organization to any owner or member of any domestic entity that is a party to or created by the plan of merger and, if the certificate of merger identifies multiple surviving domestic entities or non-code organizations, to any creditor or oblige of the parties to the merger at the time of the merger if a liability or obligation is then outstanding.
Complete item 3B if the merger effected changes to the certificate of formation of a surviving filing entity.
3A. No amendments to the certificate of formation of any surviving filing entity that is a party to the merger are effected by the merger. 3B. The plan of merger effected changes or amendments to the certificate of formation of
Name of filling entity effecting amendments The changes or amendments to the filing entity's certificate of formation, other than the name change noted previously, are stated below.
Amendment Text Area
4. Organizations Created by Merger W/A

The name, jurisdiction of organization, principal place of business address, and entity description of each entity or other organization to be created pursuant to the plan of merger are set forth below. The certificate of formation of each new domestic filing entity to be created is being filed with this certificate of merger.

Name of New Organization I	, de l'Olivania de la compansia de la compansi	Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City	***************************************	Siate Zip Code
\			•
			· kape
Nume of New Organization 2		Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City		State Zip Code
	City		nume to the
			•
Name of New Organization 3		Jurisdiction	Entity Type (See instructions)
		ons towns som	camp type (see manucinally
Principal Place of Business Address	City		State Zip
	,		2
Approval of the	Plan of M	erger	
The plan of merger has been approved as required b	v the laws	of the jurisdicti	on of formation of each
organization that is a party to the merger and by the			
The approval of the owners or members of		Name of domes	tic entity
was not required by the provisions of the BOC.	managa ayada madikidi didah didah daga ga pepanan		
Effectiveness of Filing	g (Select eithe	er A, B, or C.)	
A. This document becomes effective when the do	ocument is	accepted and fi	iled by the secretary of
state.			
B. Main This document becomes effective at a later da	te, which i	s not more than	ninety (90) days from
the date of signing. The delayed effective date is:			·
C. This document takes effect on the occurrence			·
passage of time. The 90th day after the date of signif		io o com or mor	Canor man the
	NAME OF TAXABLE PARTY.	7	
The following event or fact will cause the document	to take em	ect in the mann	er described below:
	POTTOGOTTOGOAlessielleses	manusum maka 1964 Mb Ada manuka manuka kanasa kan	PPPPPAVVALTER CEC i i dia dia mananananananananananan i madi i manananan kanan
			haliikkaliikka hina hina adan an paanan an apa ay ay ay an pa ay
Tax Cer	tificate		
Attached hereto is a certificate from the compti 2, Tax Code, have been paid by the non-surviv			nat all taxes under title
In lieu of providing the tay contificate and an	manna af il	er engagnississe en en	
In lieu of providing the tax certificate, one or			

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Execution

The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. The undersigned certifies that the statements contained herein are true and correct, and that the person signing is authorized under the provisions of the Business Organizations Code, or other law applicable to and governing the merging entity, to execute the filing instrument.

Date:	December /6, 2016	
		The Newdell Company
		Merging Entity Name
		Der KOV
		Signature of hultorized person (see instructions)
		George R. Fox, Secretary
		Printed or typed name of authorized person
		Diamond Gear Company, Inc.
		Merging Intity Name
		Sea KA
		Signature of authorized person (see instructions)
	·	George R. Fox, Secretary
		Printed or typed name of authorized person
		Merging Entity Name
	•	
		Signature of authorized person (see instructions)
		Printed or typed name of authorized person
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