# OP \$115.00 170524

#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM823546

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/20/1994
SEQUENCE:	6

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
MISSION FOODS CORPORATION		06/20/1994	Corporation: CALIFORNIA

#### **RECEIVING PARTY DATA**

Name:	GRUMA CORPORATION
Street Address:	5601 Executive Drive
Internal Address:	Suite 800
City:	Irving
State/Country:	TEXAS
Postal Code:	75038
Entity Type:	Corporation: NEVADA

#### **PROPERTY NUMBERS Total: 4**

Property Type	Number	Word Mark
Registration Number:	1705245	GUERRERO
Registration Number:	1781602	GUERRERO
Registration Number:	1786924	
Registration Number:	1812299	GUERRERO

#### CORRESPONDENCE DATA

**Fax Number:** 9723789115

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:** 9728264436

**Email:** jmcdocket@fbfk.law

Correspondent Name: John M. Cone

Address Line 1: 2500 Dallas Parkway, Suite 600

Address Line 4: Plano, TEXAS 75093

ATTORNEY DOCKET NUMBER:	5139.72590.USv
NAME OF SUBMITTER:	John M. Cone
SIGNATURE:	/s/ John M. Cone

TRADEMARK
REEL: 008129 FRAME: 0896

900785299

DATE SIGNED:	07/11/2023
Total Attachments: 10	
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In the office of the Secretary of State of the State of California

JUN 2 3 1994

IN THE OFFICE OF THE STATE OF NEVADA.

0521433 out

ARTICLES OF MERGER

Acting Secretary of State

JUN 2 0 1994

OF

SECRETARY OF ST. .

MISSION FOODS CORPORATION

INTO

GRUMA CORPORATION

FIRST: Gruma Corporation (hereinafter referred to as the "parent corporation"), a corporation of the State of Nevada, owns all of the outstanding shares of each class of Mission Foods Corporation (hereinafter referred to as the "subsidiary corporation"), a corporation of the State of California, the laws of which permit this merger.

SECOND: A plan of merger was adopted by the board of directors of the parent corporation whereby the subsidiary corporation is to be merged into the parent corporation.

THIRD: Approval of the stockholders of either the parent or subsidiary corporation was not required.

FOURTH: The entire plan of merger is hereinafter set forth in its entirety:

See Attachment A

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#### GRUMA CORPORATION

Ву		8LT
	Secretary	or Assistant Secretary
		Parent Corporation
COLOR OF CHILEODNIA		
STATE OF CALIFORNIA	)	
COUNTY OF LOS ANGELES	)	7
On MAY 25 1994  a Notary Public for the State of	before m	e, HRINE A. CHEW,
AVIER VELET BAUTISTA, pe	of Californ ersonally k	ia, personally appeared nown to me
on the basis of satisfactory ex subscribed to the within instru	<pre>ridence] to</pre>	be the person whose name is
executed the same in his author	cized capac	ity, and that by his
signature on the instrument the which the person acted, execute		
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WIINESS MY hand and OII	.iciai seai	•
Celine Counties		
Signature of Notary		NOTARY STAMP
		ARLINE ADREASSEEW COMM. #985000
STATE OF CALIFORNIA	)	LOS ANGE: UNITY
COUNTY OF LOS ANGELES	)	My comm. expir
on 5/25/94	before m	e, SHURAP. SANDIAL,
a Notary Public for the State o	f Californ	ia, personally appeared
on the basis of satisfactory ev	idence] to	be the person whose name is
subscribed to the within instruexecuted the same in his author		
signature on the instrument the which the person acted, execute	person, o	r the entity upon behalf of
		SANDRA P. SANDOVAL
WITNESS my hand and off	icial seal	COMM. #960032  Notary Public — California LOS ANGELES COUNTY
ATTITUTE!		My Comm. Expires MAR 11,1696
Signature of Motary		NOTARY STAMP
		;
		TRADEMARK

#### AGREEMENT AND PLAN OF MERGER

## MERGER OF MISSION FOODS CORPORATION INTO GRUMA CORPORATION

The undersigned corporations, in accordance with the provisions of Section 78.450 et seq. of the Nevada Revised Statutes and the provisions of Chapter 11 of the General Corporation Law of the State of California, do hereby agree to and adopt the following Agreement and Plan of Merger:

Article 1. Parties. The parties hereto agree to effect this Merger.

Article 2. Constituent Corporations, Place of Incorporation and Surviving Corporation. The names of each corporation planning to merge are Mission Foods Corporation, a corporation organized under the laws of the State of California, and Gruma Corporation, a corporation organized under the laws of the State of Nevada. The parent corporation is Gruma Corporation. It is the owner of one thousand (1,000) shares of the common stock (no par value) of the subsidiary corporation, Mission Foods Corporation, and such shares constitute one hundred percent (100%) of the issued and outstanding capital stock of Mission Foods Corporation. The name of the surviving corporation is Gruma Corporation, which shall continue under the same name.

Article 3. Amendment of Articles. No amendment to the articles of incorporation of the surviving corporation is to be effected as part of the Merger.

Article 4. Terms and Conditions of Merger. On the effective date of the Merger of Mission Foods Corporation into Gruma Corporation, the separate existence of Mission Foods Corporation shall cease, the stock of Mission Foods Corporation shall be cancelled, and Gruma Corporation shall succeed to all of the properties, rights, and other assets and shall be subject to all of the liabilities of Mission Foods Corporation without further action by either corporation.

Article 5. Manner of Converting Shares and the Cash, Property, Securities, Etc. to be Received in the Exchange. The manner and basis of exchanging and converting the issued stock

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ATTACHMENT A

of Mission Foods Corporation is as follows: The one thousand (1,000) issued and outstanding shares of common stock (without par value) of Mission Foods Corporation shall be surrendered to Mission Foods Corporation for cancellation in consideration of the transfer of the assets of Mission Foods Corporation to Gruma Corporation and the assumption by Gruma Corporation of the liabilities and obligations of Mission Foods Corporation.

Article 6. The effective date and time of the Merger shall be the date and time when the Articles of Merger are accepted for filing by the Secretary of State of the State of Nevada in accordance with the provisions of Section 78.458 of the Nevada Revised Statutes.

Article 7. The additional provisions of the Plan of Merger are as follows:

- The articles of incorporation of Gruma Corporation as in effect on the effective date of the Merger, shall continue in full force and effect as the articles of incorporation of Gruma Corporation and shall not be changed or amended by the Merger.
- 7.2 Gruma Corporation reserves the right and power, after the effective date of the Merger, to alter, amend, change or repeal any of the provisions contained in its articles of incorporation in the manner now or hereafter prescribed by statute, and all rights conferred on officers, directors or stockholders herein are subject to this reservation.
- 7.3 The by-laws of Gruma Corporation, as such bylaws exist on the effective date of the Merger, shall remain and be the by-laws of Gruma Corporation until altered, amended or repealed, or until new by-laws shall be adopted in accordance with the provisions thereof, the articles of incorporation or in the manner permitted by the applicable provisions of law.
- The directors of Gruma Corporation as of the effective date of the Merger shall continue in office until the next Annual Meeting of the stockholders of Gruma Corporation. The number of directors of Gruma Corporation shall continue to be four, and shall be the following persons: Roberto Gonzalez Barrera, Manuel Rubio, Eduardo Livas and Roman Martinez.

The following officers of Gruma Corporation immediately prior to the effective date of the Merger shall

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continue in office after the effective date of the Merger and until the next Annual Meeting of the Board of Directors of

> Naresh Nakra Javier Velez Eduardo Livas Javier Velez

President Vice-President Vice-President Treasurer (Chief Financial Officer)

Duane H. Zobrist

Secretary Randolph G. Muhlestein Assistant Secretary

7.5 On the effective date and time of the Merger, the separate existence of Mission Foods Corporation shall cease (except to the extent continued by statute), and all of its property, rights, privileges, franchises, obligations and liabilities of whatsoever nature and description shall be transferred to, vest in and devolve upon the surviving corporation, without further act or deed. Confirmatory deeds, assignments, assumptions or other like instruments, when deemed desirable by Gruma Corporation to evidence such transfer, vesting, or devolution of any property, right, privilege, franchise, obligation or liability, shall at any time, or from time to time, be made and delivered in the name of Mission Foods Corporation by the last acting officers thereof, or by the corresponding officers of Gruma Corporation as the

- 7.6 The officers of Gruma Corporation and, to the extent required, the officer's of Mission Foods Corporation shall make all of the applicable filings required to be made under the laws of the State of Nevada in order to effectuate
- 7.7 No provision is made for the conversion of any shares of Mission Foods Corporation not owned by Gruma Corporation into shares of Gruma Corporation because Gruma Corporation owns 100% of the issued and outstanding capital stock of Mission Foods Corporation.

IN WITNESS WHEREOF the parties hereto have executed this Agreement and Plan of Merger as of the 25 day of \_\_\_\_\_\_\_, 199 \( \psi. \).

MISSION FOODS CORPORATION

By Owid Load Name: David LATTAM

Title: V-P

Name: DIANE H. ZOBOS

Title: SQC.

GRUMA CORPORATION

Name: JAVIER VELEZ B

Title: V

Name: Duan's H. 20hois

Title: Soc.

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

on Man 35 1974 before me, Sandra Cambulat, a Notary Public for the State of California, personally appeared personally known to me [or proved to me on the basis of satisfactory evidence] to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacities, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

SANDRA P. SANDOVAL
COMM. #960032
Notary Public — California
LOS ANGELES COUNTY
My Comm. Expires MAR 11,1996

NOTARY STAMP

STATE OF CALIFORNIA

Signature

COUNTY OF LOS ANGELES

on May 25 1994 before me, Sanda P Sanda , a Notary Public for the State of California, personally appeared personally known to me [or proved to me on the basis of satisfactory evidence] to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacities, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

SANDE CO Notary F LOS AN LOS AN My Comm.

SANDRA P. SANDOVAL COMM. #960032 Notary Public — California LOS ANGELES COUNTY Comm. Expires MAR 11,1996

NOTARY STAMP

STATE OF CALIFORNIA )
COUNTY OF LOS ANGELES )
on May 25 1994 before me, SANDAL, a Notary Public for the State of California, personally appeared before me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacities, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.
WITNESS my hand and official seal.  SANDRA P. SANDOVAL COMM. #960032 Notary Public — California LOS ANGELES COUNTY My Comm. Expires MAR 11,1836
Signature of Notary NOTARY STAMP
STATE OF CALIFORNIA )
COUNTY OF LOS ANGELES )
on before me,, a Notary Public for the State of California, personally appeared personally known to me [or proved to me on the basis of satisfactory evidence] to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacities, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.  WITNESS my hand and official seal.
Signature of Notary STAMP

#### STATE OF NEVADA Department of State

I hereby certify that this is a true and complete copy of the document as filed in this office.

DATED:

JUN 2 1 1994

CHERYL A. LAU
Secretary of State

By Darmer



#### STATE OF CALIFORNIA FRANCHISE TAX BOARD P.O. BOX 942857 SACRAMENTO, CA 94257-0541

### TAX CLEARANCE CERTIFICATE

June 3, 1994

**EXPIRATION DATE:** 

September 15, 1994

WILLIAM S GREGORY COURT PLAZA BUILDING STE 400 901 H ST SACRAMENTO CA 95814

ISSUED TO: MISSION FOODS CORPORATION

Corporate Number 0521433 MF2C\*

This is to certify that all taxes imposed under the Bank and Corporation Tax Law on this corporation have been paid or are secured by bond deposit or other security.

A copy of this Tax Clearance Certificate has been sent to the Office of the Secretary of State. This original Tax Clearance Certificate may be retained in the files of the corporation.

By the Expiration Date noted above, this corporation must have filed the documents required by the Secretary of State to dissolve, withdraw or merge. Requests for the appropriate documents must be directed to: Office of the Secretary of State at 1230 J Street, Sacramento, CA 95814. The telephone number is (916) 445-0620.

NOTE: If the required documents are not filed with the Secretary of State prior to the Expiration Date noted above, the corporation will remain subject to the filing requirements of the Bank and Corporation Tax Law.

FRANCHISE TAX BOARD

By H. Hermansen Special Audit Unit Corporation Audit Section Telephone (916) 369-4124

COPY

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