900351856 01/27/2016

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM370701

RESUBMIT DOCUMENT ID:	900350739
NATURE OF CONVEYANCE:	Corrective Assignment to correct the assignment branch error in issuing a Notice of Non- Recordation. previously recorded on Reel 000000 Frame 000. Assignor(s) hereby confirms the original submission correctly showed the assignor as a West Virginia LLC and the assignee as a Maryland LLC.
SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bambeco LLC		11/12/2010	LIMITED LIABILITY COMPANY: WEST VIRGINIA

RECEIVING PARTY DATA

Name:	Bambeco LLC	
Street Address:	3430 2nd St Suite 300	
City:	Baltimore	
State/Country:	MARYLAND	
Postal Code:	21225	
Entity Type:	LIMITED LIABILITY COMPANY: MARYLAND	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3716594	BAMBECO
Registration Number:	3840744	HOT STYLE FOR A COOL PLANET
Registration Number:	3710135	BAMBECO

CORRESPONDENCE DATA

Fax Number: 2028427899

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: 2027287045

Email: chowell@cooley.com

Correspondent Name: Cathy Howell, Senior Paralegal

Address Line 1: 1299 Pennsylvania Ave., N.W.; Suite 700

Address Line 4: Washington, D.C. 20004

ATTORNEY DOCKET NUMBER:	325632-20000
NAME OF SUBMITTER:	Catherine R. Howell, Senior Paralegal
SIGNATURE:	/Catherine R. Howell/
DATE SIGNED:	01/27/2016

TRADEMARK 900351856 REEL: 005715 FRAME: 0417

Total Attachments: 8	
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REEL: 005715 FRAME: 0418

Assignment Page 1 of 2

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	11/12/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bambeco LLC		11,12,2010	LIMITED LIABILITY COMPANY: WEST VIRGINIA

RECEIVING PARTY DATA

Name:	Bambeco LLC
Street Address:	3430 2nd St Suite 300
City:	Baltimore
State/Country:	MARYLAND
Postal Code:	21225
Entity Type:	LIMITED LIABILITY COMPANY: MARYLAND

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3716594	BAMBECO
Registration Number:	3840744	HOT STYLE FOR A COOL PLANET
Registration Number:	3710135	BAMBECO

CORRESPONDENCE DATA

Fax Number: 2028427899 2027287045 Phone: Email: chowell@cooley.com

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.

Correspondent Name: Cathy Howell, Senior Paralegal Address Line 1: 1299 Pennsylvania Ave., N.W.; Suite 700

Washington, D.C. 20004 Address Line 4:

ATTORNEY DOCKET NUMBER: 325632-20000

TRADEMARK

Assignment Page 2 of 2

NAME OF SUBMITTER:	Catherine R. Howell, Senior Paralegal	
Signature:	/Catherine R. Howell/	
Date:	01/15/2016	
Total Attachments: 5 source=2010 merger bambeco#page1.tif source=2010 merger bambeco#page2.tif source=2010 merger bambeco#page3.tif source=2010 merger bambeco#page4.tif source=2010 merger bambeco#page5.tif		
RECEIPT INFORMATION		
ETAS ID: TM369	TM369487	
§}	01/15/2016	
Fee Amount: \$90		

ARTICLES OF MERGER

BETWEEN

BAMBECO LLC

(a Maryland limited liability company and the Surviving limited liability company)

AND

BAMBECO LLC

(a West Virginia limited liability company and the Terminating limited liability company)

Bambeco LLC, a Maryland limited liability company (the "Surviving Company"), and Bambeco LLC, a West Virginia limited liability company (the "Terminating Company"), hereby certify to the State Department of Assessments and Taxation of Maryland (the "SDAT") that:

FIRST: The Terminating Company and the Surviving Company agree that the Terminating Company shall be merged with and into the Surviving Company, which shall continue under the name Bambeco LLC. The names of the entities included in the merger are as set forth above. The Surviving Company was formed under the general laws of the State of Maryland on November 12, 2010. The Terminating Company was formed under the general laws of the State of West Virginia on May 22, 2008.

SECOND: The principal office of the Surviving Company is located at 3430 Second Street, Suite 100, Baltimore, Maryland 21225. The principal office of the Terminating Company is located at 907 Rocky Branch Road, Baker, West Virginia 26801.

THIRD: The terms and conditions of the merger set forth in these article of merger (the "Articles of Merger") were advised, authorized and approved by the Surviving Company in the manner and by the vote required by its articles of organization (the "Articles of Organization"), its operating agreement (the "Operating Agreement") and the general laws of the State of Maryland. The manner in which the merger was approved is set forth below.

The terms and conditions of the merger set forth in these Articles of Merger were advised, authorized and approved by the Terminating Company in the manner and by the vote required by its articles of organization, its operating agreement and the general laws of the State of West Virginia. The manner in which the merger was approved is set forth below.

FOURTH: The merger was duly advised by the directors (the "Directors") of the Surviving Company in the following manner. The Directors adopted resolutions declaring that the merger of the Terminating Company into the Surviving Company is advisable in the form and upon the terms and conditions set forth in these Articles of Merger and the plan of merger (the "Merger Agreement") and directing that the proposed merger be submitted to the members for consideration and approval. The resolutions of the Directors were unanimously adopted by a consent of the Directors signed by all of the Directors, in accordance with the Operating

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Agreement of the Surviving Company and the provisions of the Maryland Limited Liability Company Act (the "Act").

The merger was duly advised by the board of directors (the "Board of Directors") of the Terminating Company in the following manner. The Board of Directors adopted resolutions declaring the merger of the Terminating Company into the Surviving Company advisable in the form and upon the terms and conditions set forth in these Articles of Merger and the Merger Agreement and directing that the proposed merger be submitted to the members for consideration and approval. The resolutions of the Board of Directors were unanimously adopted by a consent of the Board of Directors signed by all of the Board of Directors, in accordance with the operating agreement of the Terminating Company (the Terminating Operating Agreement") and the West Virginia Limited Liability Act (the "WV Act").

FIFTH: The merger was duly approved by the Class A members (the "Class A Members") of the Surviving Company in the following manner. The Class A Members unanimously approved the merger in the form and upon the terms and conditions set forth in these Articles of Merger and the Merger Agreement by a consent of the Class A Members signed by all of the Class A Members of the Surviving Company, in accordance with the Operating Agreement of the Surviving Company and the provisions of the Act. The Class B members of the Surviving Company hold non-voting membership interests.

The merger was duly approved by the Class A members (the "Class A Terminating Members") of the Terminating Company in the following manner. The Class A Terminating Members unanimously approved the merger in the form and upon the terms and conditions set forth in these Articles of Merger and the Merger Agreement at a meeting of the Class A Terminating Members, in accordance with the Terminating Operating Agreement and the provisions of the WV Act. The Class B members of the Terminating Company hold non-voting membership interests.

SIXTH: The Articles of Organization of the Surviving Company shall continue to be the Articles of Organization, until amended in accordance with the provisions of the Act. The Operating Agreement, officers and directors of the Surviving Company shall continue to be the Operating Agreement, officers and directors of the Surviving Company upon the effectiveness of the merger.

SEVENTH: The authorized structure of the Surviving Company and the authorized structure of the Terminating company is as follows:

- (a) the Surviving Company has two classes of ownership interests authorized to issue; and
- (b) The Terminating Company has two classes of ownership interests authorized to issue.

EIGHTH: At the effective time of the merger, each issued ownership interest of the Terminating Company shall be surrendered and cancelled. The members of the Terminating

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Company shall receive, in exchange for each ownership interest of the Terminating Company so surrendered and cancelled, an ownership interest of the Surviving Company, which ownership interest shall be identical to the ownership interest of the Terminating Company so cancelled.

NINTH: The effective time of the merger shall be the date on which these Articles of Merger are accepted by the SDAT for record.

Signatures appear on next page

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IN WITNESS WHEREOF, these Articles of Merger are hereby signed for and on behalf of the Surviving Company by its Chief Executive Officer, who hereby acknowledges that these Articles of Merger are the act of that limited liability company and who hereby states under the penalties of perjury that the matters and facts set forth herein with respect to authorization and approval of the merger are true in all material respects to the best of her knowledge, information and belief. These Articles of Merger are hereby signed for and on behalf of the Terminating Company by its Chief Executive Officer, who hereby acknowledges that these Articles of Merger are the act of that limited liability company and who hereby states under the penalties of perjury that the matters and facts set forth herein with respect to authorization and approval of the merger are true in all material respects to the best of her knowledge, information and belief.

ATTEST:

GANUNA

1 WWyn

the Surviving Company)

Dy:

Sasan Aplin, Chief Executive Officer

(a Maryland limited liability company and

BAMBECO LLC

BAMBECO LLC

(a West Virginia limited liability company and the Terminating Company)

By

Susan Aplin, Chief Executive Officer

(Signature page to Maryland Articles of Merger)

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