# OP \$90.00 1512230

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM376088

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	04/01/1989

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Packaging Products Corporation		04/01/1989	Corporation: MASSACHUSETTS

### **RECEIVING PARTY DATA**

Name:	Packaging Products Corporation
Street Address:	1470 Royal Plam Square Blvd.
City:	Fort Myers
State/Country:	FLORIDA
Postal Code:	33919
Entity Type:	Corporation: FLORIDA

### **PROPERTY NUMBERS Total: 3**

Property Type	Number	Word Mark
Registration Number:	1512230	ARCTIC PACK
Registration Number:	1560840	
Registration Number:	3843663	PPC

### **CORRESPONDENCE DATA**

Fax Number: 6176468646

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: 6176468000

Email: drwtrademarks@wolfgreenfield.com

**Correspondent Name:** Douglas R. Wolf Address Line 1: 600 Atlantic Avenue

Address Line 2: Wolf, Greenfield & Sacks, P.C. Address Line 4: Boston, MASSACHUSETTS 02210

ATTORNEY DOCKET NUMBER:	P0315.20013US00
NAME OF SUBMITTER:	Douglas R. Wolf
SIGNATURE:	/drw/
DATE SIGNED:	03/09/2016

**Total Attachments: 3** 

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> TRADEMARK REEL: 005748 FRAME: 0234

Examiner

# The Commonwealth of Massachusetts

MICHAEL JOSEPH CONNOLLY

FEDERAL IDENTIFICATION

Secretary of State

NO. 04-2294997 M

ONE ASHBURTON PLACE BOSTON, MASS, U2108

No new ID number

ARTICLES OF COMPROLIDANIAN MERGER needed in a Code PURSUANT TO GENERAL LAWS, CHAPTER 156B, Section 79 Section 368(a)(1)(F)

The fee for filing this certificate is prescribed by General Laws. Chapter 156B, Section 114. Make checks payable to the Commonwealth of Massachusetts.

•		• •
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	,	
	4,	Packaging Products Corporation,
		a Florida corporation,
•		and
	:- ;	Packaging Products Corporation,
	٠	a Massachusetts corporation
		the constituent corporation
	into	Packaging Products Corporation
The undersigned officers of each of the constitution of the consti	uent cor has been B, Section copy of ion, upon	porations certify under the penalties of perjury as follows and up adopted in compliance with the requirements of the penalties of perjury as provided by subsection (c) thereof said agreement to any of its stockholders, or to any person written request and without charge.
I shall be	ger* dete	ermined pursuant to the agreement referred to in paragraph
April 1, 1989  3. (For a merger)  •• The following amendments to the articles pursuant to the agreement of merger referred.	of organ	nization of the SURVIVING corporation to be effected paragraph I are as follows:
NONE		
(For a consolidation) (a) The purposes of the RESULTING co	rporatio	n are as follows:
*Delete the inapplicable words **If there are no provisions state "NONE."		

NOTE: If the space provided under article 3 is insufficient, addition, shall be set forth on separate 8% x 11 inch sheets of paper, leaving a left hand margin of at least 1 inch for binding. Additions to more than one article may be continued on a single sheet so long as each article requiring each such addition is clearly indicated

TRADEMARK REEL: 005748 FRAME: 0235 (b) The total number of shares and the par value, if any, of each class of stock which the resulting corporation is authorized is as follows:

CLASS OF STEAK	WITHOU "ARVAID)	ATTHOR MARY ALCE WITH PAR VALLE				
	NUMBER OF SHARES	MARIR OF SHARES	PAR VALLE	AMOR No		
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preferences, voting powers, qualifications, special or relative rights or privileges as to each class thereof and any series now established

\*\*(d) Other lawful provisions, if any, for the conduct and regulation of the business and affeirs of the corporation, for its voluntary dissolution, for restrictions upon the transfer of shares of stock of any class, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders:

4. (This paragraph 4 may be deleted if the resulting? surviving corporation is organized under the laws of a state other than Massachusetts.)

The following information shall not for any purpose be treated as a permanent part of the articles of organization of the resulting surviving corporation.

- (a) The post office address of the principal office of the resulting surviving corporation in Massachusetts is:
- (b) The name, residence and nost efficient of each of the director and President, Treasurer and Clerk of the resulting\* surviving\* corporation is as follows:

ne

Residence

Post Office Address

President

Treasurer

Clerk

Directors

The date fixed in the by-laws for the Annual Meeting of stockholders of the resulting surviving

NOTE: If the space provided under article 3 is insufficient, additions shall be set forth on separate 8% x 11 inch sheets of paper, leaving a left hand margin of at least 1 inch for binding. Additions to more than one article may be continued on a single sheet so long as each article requiring each such addition is clearly indicated.

<sup>\*</sup>Delete the inapplicable words

<sup>\*\*</sup>If there are no provisions state "NONE"

5. (This paragraph 5 may be deleted if the nearlying surviving corporation is organized under the laws of Massachusetts)

The nymbing surviving corporation hereby agrees that it may be sued in the Commonwealth of Massachusetts for any prior obligation of any constituent foreign corporation qualified under General Laws. Chapter 181, and any obligations hereafter incurred by the penuting surviving corporation, including the obligation created by General Laws. Chapter 156B. Section 85, so long as any liability remains outstanding against the corporation in the Commonwealth of Massachusetts, and it hereby irrevocably appoints the Secretary of the Commonwealth as its agent to accept service of process in any action for the enforcement of any such obligation, including taxes, in the same manner as provided in Chapter 181.

\*Deiete the inapplicable words.

# FOR MASSACHUSETTS CORPORATIONS

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			of such assessment and a	ent
approved in the manner required by General	W. Chanter 1568 Sect	ion 79	or such corporation and a	uly
		(VII 77,	. /	
That I want	- Mann	_	n:J UVVVVVV	P34
Robert	. Heidengeich	a a	President* VIX NAME	APT
an	w/M Klick	. //	Ci. I Militaria in company	
James M.	Graham, Jr.	//	Clerk ************************************	
( ) '	•	V		
FOR CORPORATIONS ORG	ANIZED OTHER THE	4 <b>5.1 5.5.</b> 5.4. 1.20 5.		
The undersigned <u>President</u>		Secret	arv	
				, <b>+ +</b>
of Packaging Products Corpora	ation			
Florida further state under	the paralties of actions	.LL		
Florida further state under	the penalties of perjury	that the agreem	ent of <b>Cressolidatinas</b> merg	e1.
referred to in paragraph I, has been duly adopte	id by such accounts:			
referred to in paragraph 1, has been duly adopte	a by such corporation i	n the manner re-	quired by the laws of	
Florida				
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	Robert G. He	idenreich	+ Presiden	íτ
	/ 1 - 1 -	/ W/ _	11	
• /	James M. Gra	ham Ir	www Secretar	У
*Delete the mapplicable words.		iiidm, or.	(/	
	_/		•	
*Specify the officer having powers and duties cor corporation organized under General Laws, Chap	responding to those of the ter 1568.	e President or Vi	ce President of a Massachuse	tts
			•	•
**Specify the officer having power and duties corres	ponding to the Clerk or As	sistant Clerk of su	ch a Massachusetts cornoratio	on
				J.1

TRADEMARK
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