### 900378475 09/19/2016

# TRADEMARK ASSIGNMENT COVER SHEET

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**SUBMISSION TYPE:** RESUBMISSION **NATURE OF CONVEYANCE: ENTITY CONVERSION RESUBMIT DOCUMENT ID:** 900375376

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Weldas Company, L.P.		12/03/2002	Limited Partnership: TENNESSEE

# **RECEIVING PARTY DATA**

Name:	Weldas Company, L.L.C.		
Street Address:	128 SEABOARD LN		
City:	Franklin		
State/Country:	TENNESSEE		
Postal Code:	37067		
Entity Type:	Limited Liability Company: TENNESSEE		

## **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	3113365	

# **CORRESPONDENCE DATA**

Fax Number: 61524222

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: 615-242-2400

Email: gmh@iplawgroup.com **Correspondent Name:** Garrett M. Hausman Address Line 1: 1600 Division Street

Address Line 2: Suite 500

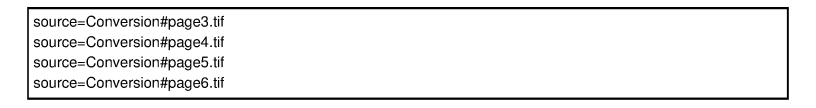
Address Line 4: Nashville, TENNESSEE 37203

ATTORNEY DOCKET NUMBER: 016525 NAME OF SUBMITTER: Garrett M. Hausman **SIGNATURE:** /Garrett M. Hausman/ **DATE SIGNED:** 09/19/2016

**Total Attachments: 6** 

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# STATE OF TENNESSEE Tre Hargett, Secretary of State

**Division of Business Services** William R. Snodgrass Tower 312 Rosa L. Parks AVE, 6th FL Nashville, TN 37243-1102

GARRETT M. HAUSMAN **STE 500** 1600 DIVISION ST NASHVILLE, TN 37203-2774

**Request Type: Certified Copies** 

Request #:

213974

Issuance Date:

09/13/2016

Copies Requested: 1

**Document Receipt** 

Receipt #: 002884754

Filing Fee:

\$20.00

Payment-Check/MO - PATTERSON INTELLECTUAL PROPERTY LAW, P.C., NASHVILLE, TN

\$20.00

I. Tre Hargett, Secretary of State of the State of Tennessee, do hereby certify that WELDAS COMPANY, L.L.C., Control # 264454 was formed or qualified to do business in the State of Tennessee on 04/07/1993. WELDAS COMPANY, L.L.C. has a home jurisdiction of TENNESSEE and is currently in an Active status. The attached documents are true and correct copies and were filed in this office on the date(s) indicated below.

Secretary of State

Processed By: Nichole Hambrick

The attached document(s) was/were filed in this office on the date(s) indicated below:

Reference #

**Date Filed** 

**Filing Description** 

4664-0489

12/03/2002

Conversion

# ARTICLES OF CONVERSION OF WELDAS COMPANY, LP, A TENNESSEE LIMITED PARTNERSHIP TO WELDAS COMPANY, L.L.C., A TENNESSEE LIMITED LIABILITY COMPANY

The undersigned general partner of WELDAS COMPANY, LP, a Tennessee Limited partnership ("Partnership"). (formed under the provisions of the Tennessee Revised Uniform Limited Partnership Act) acting on behalf of the Partnership as its general partner and also acting as organizer of WELDAS COMPANY, L.L.C.("LLC"), a limited liability company organized pursuant to Sections 48-204-101 and 48-205-101 of the Tennessee Limited Liability Company Act, hereby adopts the following Articles of Conversion to convert the Partnership into the L.L.C.:

# A. Information Required Under T.C.A. Section 48-205-101:

- (1) The name of the LLC is "WELDAS COMPANY, L.L.C."
- (2) (a) The complete address of the LLC's initial registered office in Tennessee is:

Weldas Company, LLC

c/o Dan Parsons.....

P O Box 604

400 Main Street

(Williamson County)

Franklin, TN 37065

- (b) The name and address of the LLC's initial registered agent at such office is Dan Parsons, P O Box 604, 400 Main Street, Franklin, TN 37065.
  - (3) The name and address of each organizer of the LLC is set forth below:

Yat Ming Chan 9308 Hidden Oak Drive Brentwood, TN 37027

1. Oak

- (4) At the date and time of filing of these Articles, there are seven (7) members of the LLC.
- (5) The complete address of the LLC's principal executive office is:

128 Seaboard Lane, (Williamson County) Franklin, TN 37067.

- (6) The LLC will be member managed.
- (7) The members, parties (other than the LLC) to a contribution agreement or a contribution allowance agreement shall have preemptive rights.
- (8) The LLC shall have the power to expel a member by vote of a majority of interest

TRADEMARK REEL: 005880 FRAME: 0215 of members.

(9) (a) The following members and/or managers are hereby granted the authority to execute instruments for the transfer or lease of real property:

Siu Wan Chan Yat Ming Chan

This designation is [not] exclusive and is not intended to override Sections 48-238-103 or 48-238-104 of the Tennessee Limited Liability Company Act with regard to agency of members.

- (10) The duration of the LLC is to be limited to 30 years.
- (11) The existence of the LLC is to begin on the earlier of 90 days from the proper filing of these Articles or on January 1, 2003.
- (12) Pursuant to T.C.A. Section 48-245-101(b)(1), this LLC shall only be dissolved upon the occurrence of any of the following events:
  - (a) Upon the expiration of thirty (30) years from January 1, 2003;
  - (b) An election by all members to dissolve the LLC.
- (13) Any assignment of a member's governance rights to a party not already a member of the LLC at the time of the assignment shall only be effective with the approval of the members holding a majority of the voting power of the LLC exclusive of the voting power held by the members seeking to make the assignment.
- (14) A member may be expelled at any time by consent of a majority in interest of all the members at the time of such expulsion, inclusive of the voting power of the member whose expulsion is sought.
- (15) Each member of the LLC shall exercise that portion of the LLC's total voting power, and shall be entitled to receive or be allocated that portion of the LLC's profits, losses, and distributions, that equals the member's Percentage Interest. For purposes hereof, a member's "Percentage Interest" shall equal a fraction, the numerator of which is the agreed value (reflected in the LLC's records) of the member's contribution received and retained by the LLC, and the denominator of which is the agreed value (reflected in the LLC's records) of the aggregate amount of all members' contributions received and retained by the LLC.
- (16) The management of the business and the regulation of the affairs of the LLC shall be governed by and subject to the Operating Agreement adopted and approved by all Members.

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- The Partnership is being converted to a limited liability company from a limited (1) partnership.
- The name and principal business address of the Partnership is: (2)

128 Seaboard Lane Franklin, TN 37067

(3) The names of each of the Partnership's general partners are:

Yat Ming Chan

- (4) The terms and conditions of this conversion have been approved by unanimous vote of all its partners.
- The number of members of the LLC at the date of conversion is 7. (5)

Dated: <u>Perember</u> 2<sup>nd</sup>, 2002.

Yat Ming Chan Acting on Behalf of the

Partnership as its General

Hung Chan

Partner, and Acting as

Organizer of the LLC



# AGREEMENT OF ALL PARTNERS OF WELDAS COMPANY, LP TO CONVERSION OF THE LIMITED PARTNERSHIP TO A LIMITED LIABILITY COMPANY

THIS INSTRUMENT is executed effective December 3rd 2002.

# WITNESSETH:

WHEREAS, by limited partnership agreement effective as of March 29, 1993, Weldas Company, LP (the Partnership) was established as a Tennessee Limited Partnership; and

WHEREAS, all of the partners of the Partnership desire to convert the limited partnership into a limited liability company pursuant to Tennessee Code Annotated Section 48-204-101; and

WHEREAS, all of the partners have approved the terms and provisions of the Articles of Conversion of Weldas Company, LP, a Tennessee limited partnership to Weldas Company, LLC, a Tennessee limited liability company (a copy of such Articles of Conversion being attached hereto and made a part hereof); and

WHEREAS, all of the partners of Weldas Company, LP agree and consent that the name "Weldas Company" may be taken as the name of the limited liability company so that the name of the resulting limited liability company shall be as follows: "WELDAS COMPANY, LLC".

NOW, THEREFORE, the undersigned being all of the partners of Weldas Company, LP hereby approve the Articles of Conversion of the said limited partnership to a limited liability company (copy of said Articles of Conversion being attached hereto and made a part hereof); and further consent, approve and agree that the name

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化抗环医环氧化抗 人名英马克利斯马森

"WELDAS COMPANY" may be taken by the resulting Limited Liability Company entity so that its name shall be "WELDAS COMPANY, LLC".

WITNESS our hands on or as of the day and date first above written.

YAT MING CHAN

SIU WAN CHAN

CHI KUEN CHONG

SHEK SUN LEE

CHI KEUNG CHAN

WAN YIN CHAN

WAI YIN CHAN

RECORDED: 08/19/2016

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