OP \$40.00 87839559

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM505742

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JEFFREY & MELISSA DUPONT	FORMERLY BARBERMATE BY DUPONT, LLC	11/30/2018	INDIVIDUAL:

RECEIVING PARTY DATA

Name:	THE STEPHAN CO.	
Street Address:	6708 NORTH 54TH STREET	
City:	TAMPA	
State/Country:	FLORIDA	
Postal Code:	33610	
Entity Type:	Corporation: FLORIDA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	87839559	BARBERMATE

CORRESPONDENCE DATA

Fax Number: 8132485761

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: 8132485761

Email: lucy_mir@thestephanco.com

Correspondent Name: THE STEPHAN CO.

Address Line 1: 6708 NORTH 54TH STREET TAMPA, FLORIDA 33610

NAME OF SUBMITTER:	ERIC T. KIEKBUSCH
SIGNATURE:	/ERIC T. KIEKBUSCH/
DATE SIGNED:	01/14/2019

Total Attachments: 4

source=TM-Barbermate-Assign#page1.tif source=TM-Barbermate-Assign#page2.tif source=TM-Barbermate-Assign#page3.tif source=TM-Barbermate-Assign#page4.tif

> TRADEMARK REEL: 006523 FRAME: 0688

900481363

Exhibit 1

BILL OF SALE

In accordance with the Asset Purchase Agreement between The Stephan Co., a Florida corporation (the "Purchaser") and Jeffrey and Melissa DuPont (the "Sellers"), and in exchange for the consideration set forth in the Asset Purchase Agreement, the receipt and sufficiency of which are hereby acknowledged, the Sellers hereby sell, assign, transfer, convey, and deliver to The Stephan Co. this date, all of their right, title, and interest in all of the assets used in connection with the business of the BarberMate brand free and clear of all liens and encumbrances.

Date: November 30, 2018

By:

Jeffrey DuPon

Bv:

Make and the Same

ASSET PURCHASE AGREEMENT -- PAGE 15

TRADEMARK
REEL: 006523 FRAME: 0689

Exhibit 2

ASSIGNMENT

WHEREAS, The undersigned, Jeffrey DuPont, along with Daniel F. Mason, did obtain a Letters Patent of the United States Patent No. 5,924,579 for a Barber Shop Rack for Electric Hair Clippers;

WHEREAS, on February 18, 2009, Jeffrey DuPont and Daniel F. Mason did assign the said United States Patent No. 5,924,579 to BarberMate by DuPont, LLC, which was a corporation organized under the laws of North Carolina:

WHEREAS, BarberMate by DuPont, LLC was subsequently dissolved by the Secretary of State of North Carolina and the assets of that entity, including United States Patent No. 5,924,579 were transferred by operation of law to Jeffrey DuPont and Melissa DuPont;

NOW, THEREFORE, the undersigned, Jeffrey DuPont and Melissa DuPont, in exchange for adequate and sufficient consideration, hereby sell, assign, convey, and transfer to The Stephan Co., a Florida corporation, located at 6708 N 54th St, Tampa, FL 33610, their entire right, title and interest in (1) United States Patent No. 5,924,579. (2) all intellectual property and developments associated with said Patent, and (3) all goodwill associated with the forgoing.

November 30, 2018.

JEFFREY OUTONT

MELISSX DYPONT

DEFORE ME, personally appeared Juffrey DuPont and Melissa DuPont, who acknowledged the above assignment to be his and her free act and deed this 26 day of November, 2018.

YARY, STATE OF BOXES C

My Commission Expires: march 4, 702 3

ASSET PURCHASE AGREEMENT - PAGE 16

Exhibit 3

ASSIGNMENT

This TRADEMARK ASSIGNMENT (this "Agreement") dated as of November 30, 2018, is between Jeffrey DuPont and Melissa DuPont ("Assignors"), and The Stephan Co., a Florida corporation ("Assignee", and each of Assignor and Assignee, a "Party").

WHEREAS, Assignors own all right, title and interest in the United States Trademark Registration No. 5,586,109 for the mark BarberMate; and

WHEREAS, for adequate and sufficient consideration, the assignors have agreed to transfer all right, title and interest in said mark to Assignee.

NOW, THEREFORE, for the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- Assignment. Assignment Assignors hereby irrevocably transfer and assign to Assignee, and Assignee hereby accepts and assumes from Assignor, all of Assignor's right, title and interest in and to (1) United States Trademark Registration No. 5,586,109, (i2) any trademark, service mark, trade name, domain name or other source identifier that is a derivative of or confusingly similar to United States Trademark Registration No. 5,586,109, (3) any other trademark, service mark, trade name, domain name or other source identifier that contains the term "BarberMate" or any term, design or other source identifier that is a derivative of or confusingly similar to the term "BarberMate," (4) any registration or application for registration of any of the foregoing (including the registrations and applications for United States Trademark Registration No. 5,586,109), and (v) any goodwill associated with any of the foregoing (collectively, the "Assigned Marks").
- Cooperation. The Parties shall, and shall cause their employees, affiliates, successors and assigns to, execute all documents and take all additional steps reasonably necessary to effect the intent of this Agreement.
- 3. General Provisions. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of which together shall constitute one and the same instrument. This Agreement constitutes the entire understanding and agreement of the Parties with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between and among the Parties with respect thereto. This Agreement may not be supplemented, altered, or modified in any manner except by a writing signed by the Parties. The failure of a Party to enforce any terms or provisions of this Agreement shall not result in the waiver by such Party of any of its rights under such terms or provisions. If any provision of this Agreement is determined to be invalid or unenforceable, then the remainder of the Agreement shall remain valid and enforceable as if the Agreement did not contain the invalid or unenforceable provision.

ASSET PURCHASE AGREEMENT - PAGE 17

TRADEMARK REEL: 006523 FRAME: 0691 4. Governing Law. This Agreement shall be subject to and governed by the laws of the State of Florida without regard to the conflict of law rules of such state.

IN WITNESS WHEREOF, the undersigned have executed, or have caused to be executed, this Agreement as of the date first above written.

HEFFREY DUPONT

BEFORE ME, personally appeared Jeffrey DuPont and Melissa DuPont, who acknowledged the above assignment to be his and her free act and deed this 25 day of November, 2018.

OTARY, STATE OF

My Commission Expires: march 4 2023

ASSET PURCHASE AGREEMENT -- PAGE 18

TRADEMARK REEL: 006523 FRAME: 0692

RECORDED: 01/14/2019