TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM552119

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME
EFFECTIVE DATE:	12/31/2015

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
De Lage Landen Operational Services, LLC		10/22/2015	Limited Liability Company: PENNSYLVANIA
DLL Management Services, L.L.C.		10/22/2015	Limited Liability Company: PENNSYLVANIA
De Lage Landen Financial Services, Inc.		10/22/2015	Corporation: MICHIGAN

NEWLY MERGED ENTITY DATA

Name	Execution Date	Entity Type
De Lage Landen Financial Services, Inc.	10/22/2015	Corporation: MICHIGAN

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	De Lage Landen Financial Services, Inc.
Street Address:	1111 Old Eagle School Road
City:	Wayne
State/Country:	PENNSYLVANIA
Postal Code:	19087
Entity Type:	Corporation: MICHIGAN

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	2850172	@ONCE FINANCE
Registration Number:	3452636	DE LAGE LANDEN FINANCIAL SERVICES
Registration Number:	2692301	DE LAGE LANDEN LL PARTNERS IN FINANCE
Registration Number:	2648781	
Registration Number:	2648780	DE LAGE LANDEN LL
Registration Number:	2756433	LESSEEDIRECT
Registration Number:	2483994	DE LAGE LANDEN FINANCIAL SERVICES

CORRESPONDENCE DATA

Fax Number: 8602860115

TRADEMARK REEL: 006809 FRAME: 0818 900525942

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: 8602862929

Email: TM-CT@cantorcolburn.com, nadkins@cantorcolburn.com

Correspondent Name: Thomas J. Mango Address Line 1: 20 Church Street

Address Line 2: 22nd Floor

Address Line 4: Hartford, CONNECTICUT 06103

NAME OF SUBMITTER: George A. Pelletier

SIGNATURE: /gapjr/

DATE SIGNED: 12/05/2019

Total Attachments: 3

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TRADEMARK
REEL: 006809 FRAME: 0819

	MICHIGAN DEPARTMENT OF LICENSIN CORPORATIONS, SECURITIES & COM			
Date Received	This document is effective on the date filed, unler subsequent effective date within 90 days after redate is stated in the document.		LY)	FILED OCT 2 2 2015
Name De Lage Landen F Address 8001 Birchwood Co		Code Is	EFFEOTIVE DATE:	ADMINISTRATOR CORPORATIONS DIVISION
Johnston, IA 5013				ssumed names: December 31,
Document w	Il be returned to the name and address you enter above. k, document will be returned to the registered office.	(i) \		erred assumed names appear on page 2,
Cros	CERTIFICATE OF s Entity Merger for use by Corporation and Limited Part	s, Limited	Liability Con	npanies,
corporations), Act 2	risions of Act 284, Public Acts of 1972 (profit corpo 3, Public Acts of 1993 (limited liability companies) ities execute the following Certificate of Merger:	orations), Ac and Act 213	t 162, Public Acts I, Public Acts of 1	s of 1982 (nanprofit 982 (limited partnerships),

1,	The Plan of Merger (Consolidation) is as follows:	
티.	The name of each constituent entity and its identification number is:	
	De Lage Landen Financial Services, Inc.	104232
	De Lage Landen Operational Services, LLC, a Pennsylvania LLC	2891181
	DLL Management Services, L.L.C., a Pennsylvania LLC	2979106
b.	The name of the constituent entity that will be the surviving (new) entity and its identificati	ion number is:
	De Lage Landen Financial Services, Inc.	104232
	Corporations and Limited Liability Companies provide the street address of the survivor's 1111 Old Eagle School Road, Wayne, PA 19087	principal place of business:

₹.	(Complete only if a later effective date is desired other than the date of filing the receipt of this document in this office.)	j. The date must be no more	e than 90 days after
	The merger (consolidation) shall be effective on the31stday of	December	2015

JUBO CC/HJ 207325

TRADEMARK **REEL: 006809 FRAME: 0820**

Complete for Profit Corporat	***************************************		
For each constituent stock corpo			
Name of corporation	Designation and number of outstanding shares in each class or series	indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class, if any
De Lage Landen Financia	43,384	Common Stock	none
If the number of shares is subjetis as follows:	ct to change prior to the effective	e date of the merger, the mann	er in which the change may occur
The manner and basis of conve	rting shares are as follows:		
XX The membership into	erests in the non-surviving	g entities will be canceled	d without consideration.
The amendments to the Articles as follows: XX None	s, or a restatement of the Articles	s, of the surviving corporation to	be effected by the merger are
The Plan of Merger will be furni constituent profit corporation.	shed by the surviving profit corp	·	cost, to any shareholder of any
The merger is permitted by the with that law in effecting the me	state or country under whose la	w it is incorporated and each fo	reign corporation has complied
(Complete either Section (a) or	(b) for each corporation) approved by unanimous consen	at the beamparators of	
			enced business, has not issued
•			
(Signature of Incorporator)	(Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
(Signature of incorporator)	(Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
b) The plan of merger was	· ·	3 Canalaga tan	
	ers of <u>De Lage Landen Financia</u> the shareholders in accordance		surviving Michigan corporation.
the Board of Directo 703a of the Act.	ors and the shareholders of the f	ollowing Michigan corporation(s	s) in accordance with Section
By Jan		By Janabura of	Authorized Officer or Agenti)
Reter D. Muller	***************************************	Peter	Pe or Frint Name)
£	nancial Services,	Inc. De Lage Land Services Inv	en Financial Annalda TRADEMARK
		REEL: (006809 FRAME: 0821

Complete for Lin	nited Liability Companies Only	
Check one of the	following if Limited Liability Company is the survivor.	***********
There are no	changes to be made to the Articles of Organization of the surviving limited liability company.	
The amendm	nents to the Articles, or a restatement of the Articles, of the surviving limited liability company to be effecte or are as follows:	∍d
L		
The manner and b	pasis of converling the membership interests are as follows:	•••••
		······
The Plan of Merge 702(1).	or was approved by the members of each constituent limited liability company in accordance with section	
The Plan of Merge 705a(5) and by ea organized.	er was approved by the members of each domestic limited liability company in accordance with section ach constituent business organization in the manner provided by the laws of the jurisdiction in which it is	
For each limited lis	ability company involved in the merger, this document is signed in accordance with Section 103 of the Ac	ŧ.
	Signed this day of	
	(Signature of Member, Meneger or Authorized Agent)	
	(Type or Print Name and Capacity)	
	(Name of Limited Liability Company)	
	Signed this day of	
	Ву	
	Signature of Member, Manager or Authorized Agent)	
	(Type or Print Name and Capacity)	

(Name of Limited Liability Company)

RECORDED: 12/05/2019

TRADEMARK

REEL: 006809 FRAME: 0822