TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM649625

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME
EFFECTIVE DATE:	12/10/2018
RESUBMIT DOCUMENT ID:	900612824

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Universal Consumer Products, Inc.		12/10/2018	Corporation: MICHIGAN
Maine Ornamental, LLC		12/10/2018	Limited Liability Company: MICHIGAN

NEWLY MERGED ENTITY DATA

Name	Execution Date	Entity Type
Universal Consumer Products, Inc.	12/10/2018	Corporation: MICHIGAN

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	Deckorators, Inc.
Street Address:	2801 E. Beltline NE
City:	Grand Rapids
State/Country:	MICHIGAN
Postal Code:	49505
Entity Type:	Corporation: MICHIGAN

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2514657	DECKORATORS
Registration Number:	2927454	DECKORATORS
Registration Number:	3844371	DECKORAIL
Registration Number:	4889372	DECKORATORS
Registration Number:	4889381	DECKORATORS

CORRESPONDENCE DATA

Fax Number: 6167421010

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: 6167423500

TRADEMARK REEL: 007298 FRAME: 0801

900619459

Email: trademarks@mcgarrybair.com
Correspondent Name: Joel E. Bair, McGarry Bair PC

Address Line 1: 45 Ottawa SW, Suite 700

Address Line 4: Grand Rapids, MICHIGAN 49503

ATTORNEY DOCKET NUMBER: 71198-999

NAME OF SUBMITTER: Joel E. Bair

SIGNATURE: /Joel E. Bair/

DATE SIGNED: 05/25/2021

Total Attachments: 4

source=G1534268#page1.tif source=G1534268#page2.tif source=G1534268#page3.tif source=G1534268#page4.tif

TRADEMARK
REEL: 007298 FRAME: 0802

This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document. Transnip: 1 23290499-1 12/13/18 Chief: 311/200 Ant: \$110/200 Ant: \$10/200 Ant: \$10/20		AN DEPARTMENT OF LICENSIN ORATIONS, SECURITIES & COM	•
also a stated in the document 1.15	Date Received	AC1 (FOR BURE	EAU USE ONLY) VS #190.00pd 18122193133383
Jamb Peters differs differs address BO11 East Beltline Ave NE BY State ZIP Code BY Carporations, MI 49525 CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1982 (imited partnerships) ursuant to the provisions of Act 284, Public Acts of 1982 (imited partnerships) The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc 800130310 Maine Omamental, LLC 801316083 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099	DEC 14 2018 ในร	subsequent effective date within 90 days after rec	Traninfg:1 25290499-2 12/13/18
801 East Beltline Ave NE The Complete only if a later effective date is desired other than the date of filing The date must be no more than 90 days after the recept of this document in this office) Expreshon shall be refured to the name and address you enter above. If left blank, document will be returned to the name and address you enter above. CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships and Limited Partnerships CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships and Limited Partnerships Universal Consumer Products, inc Maine Organies and Act 213, Public Acts of 1982 (nonprofit Partnerships). ON the name of each constituent entity and its identification number is Universal Consumer Products, Inc 800130310 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing The date must be no more than 90 days after the receipt of this document in this office)	Name Barb Peters		
EFFECTIVE DATE Expression dates for new assumed names. December 31. Expression dates for randlered assumed names. December 31. Expression dates for transferred assumed names. December			
Decument will be returned to the name and address you enter above. If left blank, document will be returned to the registered office. CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (nonprofit Partnerships) ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (nonprofit Partnerships) ursuant to the provisions of Act 284, Public Acts of 1993 (limited liability companies), and Act 213, Public Acts of 1982 (nonprofit Partnerships) undersigned entities execute the following Certificate of Merger The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc 800130310 Maine Omamental, LLC 801316083 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	City		Code, EFFECTIVE DATE
CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (imited partnerships), Act 28, Public Acts of 1993 (imited hability companies) and Act 213, Public Acts of 1982 (imited partnerships), ION e undersigned entities execute the following Certificate of Merger The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc 800130310 Maine Ornamental, LLC 801316083 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	Grand Rapids, MI 49525		Experation date for new assumed names December 31,
CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships Ursuant to the provisions of Act 284, Public Acts of 1992 (profit corporations), Act 162, Public Acts of 1982 (imited liability companies) and Act 213, Public Acts of 1982 (imited partnerships), ION e undersigned entities execute the following Certificate of Merger The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc Maine Omamental, LLC 801316083 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)			Expiration date for transferred assumed names appear on page 2
CERTIFICATE OF MERGER Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (nonprofit ADMINIST) proporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), ION e undersigned entities execute the following Certificate of Merger The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc 800130310 Maine Ornamental, LLC 801316083 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	in test blassing accump		
Cross Entity Merger for use by Corporations, Limited Liability Companies, and Limited Partnerships ursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 162, Public Acts of 1982 (nonprofit ADMINIST), protections), Act 23, Public Acts of 1993 (limited hability companies) and Act 213, Public Acts of 1982 (limited partierships), ION e undersigned entities execute the following Certificate of Merger The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc 800130310 Maine Ornamental, LLC 801316083 The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)		CERTIFICATE OF	72 0 ESTA OFFI
The Plan of Merger (Consolidation) is as follows The name of each constituent entity and its identification number is Universal Consumer Products, Inc Organical Consumer Products, Inc Universal Consumer Products, Inc Organical Consumer Pro	Cross Entit	y Merger for use by Corporations	s, Limited Liability Companies, NFC 21
The name of the constituent entity that will be the surviving (new) entity and its identification number is Universal Consumer Products, Inc. 800130310 Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)			
Universal Consumer Products, Inc. Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	The name of each const	nsolidation) is as follows ituent entity and its identification number is	,
Universal Consumer Products, Inc. Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	The name of each consti	nsolidation) is as follows ituent entity and its identification number is oducts, Inc	800130310
Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business 68956 U.S. Hwy 131, White Pigeon, MI 49099 (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	The name of each constitution of the constitution of the consumer Property of the constitution of the constitution of the consumer Property of the consumer Property of the constitution of the	nsolidation) is as follows ituent entity and its identification number is oducts, Inc	800130310
(Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)	The name of each constitution of the constitut	nsolidation) is as follows ituent entity and its identification number is oducts, Inc pent entity that will be the surviving (new) e	800130310 801316083 entity and its identification number is
the receipt of this document in this office)	The name of each constitution of the constitut	nsolidation) is as follows ituent entity and its identification number is oducts, Inc pent entity that will be the surviving (new) e	800130310 801316083 entity and its identification number is
the receipt of this document in this office)	The name of each constitution of the constitut	nsolidation) is as follows ituent entity and its identification number is oducts, Inc ient entity that will be the surviving (new) e oducts, Inc	entity and its identification number is
The merger (consolidation) shall be effective on the 30th day of December 2018	The name of each constitution of the constitut	nsolidation) is as follows ituent entity and its identification number is oducts, Inc ient entity that will be the surviving (new) e oducts, Inc	entity and its identification number is
	The name of each constitution of the constitut	ituent entity and its identification number is oducts. Inc ient entity that will be the surviving (new) e oducts, Inc d Liability Companies provide the street activitie Pigeon, MI 49099	800130310 801316083 entity and its identification number is 800130310 ddress of the survivor's principal place of business
	The name of each constitution of the constitut	ituent entity and its identification number is oducts, Inc. Juent entity that will be the surviving (new) expected the street at white Pigeon, MI 49099 effective date is desired other than the date ent in this office)	entity and its identification number is 800130310 800130310 ddress of the survivor's principal place of business te of filing. The date must be no more than 90 days after

þ

76



	•	he assumed names being transferred to continue for the remaining effective period of the Certificate of Assumed Name on file nor to the merger are			
Assumed Name		Corporation and/or LLC Transferred from	•	Expiration Date	
	-	·			
-			•		
V I				- '	
<u>.</u>		·			
		/ .		ı	
·					
		7			
nsurvivor name to be used as	assumed name of s	survivor			
•	assumed name of s	survivor			
•	assumed name of s	survivor		- t _{el}	
aine Omamental	assumed name of s	survivor			
ine Omamental	assumed name of s	survivor			
ine Omamental	assumed name of s	survivor			
nne Ornamental	assumed name of s	SULLANDE		,	
nne Ornamental	assumed name of s				
aine Omamental	assumed name of s	survivor			
aine Omamental	assumed name of s				
	assumed name of s				

TRADEMARK REEL: 007298 FRAME: 0804

	ons Only		
or each constituent stock corpo	ration, state	• .	
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
Jniversal Consumer Products, Inc	1,000 common stock	Common	None
he number of shares is subject as follows	t to change prior to the effectiv	e date of the merger, the mann	er in which the change may occu
e manner and basis of convei	-	~	
ll of the outstanding members apital stock of Universal Cons	hip interests of Maine Orname umer Products, Inc. shall rema	ntal, LLC shall be cancelled and in unchanged and be the stock	d cease to exist, and the of the surviving corporation
follows	•	s, of the surviving corporation to	be effected by the merger are
rticle I is amended to read "T	he name of the corporation is	Deckorators, Inc "	
e Plan of Merger will be furnit	shed by the surviving profit corp	poration, on request and withou	t cost, to any shareholder of any
ne merger is permitted by the sith that law in effecting the me		wit is incorporated and each fo	reign corporation has complied
Complete either Section (a) or a) The Plan of Merger was a	(b) for each corporation) approved by unanimous conse		enced business, has not issued
omplete either Section (a) or a) The Plan of Merger was a	(b) for each corporation) approved by unanimous consei	orporation which has not comm	enced business, has not issued
any shares, and has not (Signature of Incorporator)	(b) for each corporation) approved by unanimous conseined, a Michigan content of Directors (Type or Print Name)	orporation which has not common	enced business, has not issued (Type or Print Name
any shares, and has not (Signature of Incorporator) (Signature of Incorporator)	(b) for each corporation) approved by unanimous conseined, a Michigan content of Directors (Type or Print Name)	(Signature of Incorporator) (Signature of Incorporator)	enced business, has not issued (Type or Print Name
complete either Section (a) or a) a) The Plan of Merger was a any shares, and has not (Signature of Incorporator) (Signature of Incorporator) (Signature of Incorporator) (Signature of Incorporator) the Board of Directors without approval of the board of Directors without the vote of the	(b) for each corporation) approved by unanimous conseined, a Michigan conseined a Board of Directors (Type or Print Name) (Type or Print Name) approved by of a shareholders in accordance ween	(Signature of Incorporator) (Signature of Incorporator) , the swith Section 703a of the Act	enced business, has not issued (Type or Print Name (Type or Print Name) surviving Michigan corporation,
complete either Section (a) or a) The Plan of Merger was a any shares, and has not (Signature of Incorporator)	(b) for each corporation) approved by unanimous conseinable of the con	(Signature of Incorporator) (Signature of Incorporator) , the south Section 703a of the Act , the dopted under Section 703a(3) of	enced business, has not issued (Type or Print Name (Type or Print Name surviving Michigan corporation, surviving Michigan corporation, f the Act, and the conditions
Complete either Section (a) or a) The Plan of Merger was a any shares, and has not (Signature of Incorporator) (Signature of Incorporator)	(b) for each corporation) approved by unanimous conseinable of the con	(Signature of Incorporator) (Signature of Incorporator) , the south Section 703a of the Act , the dopted under Section 703a(3) of	enced business, has not issued (Type or Print Name (Type or Print Name) surviving Michigan corporation,
complete either Section (a) or a) The Plan of Merger was a any shares, and has not (Signature of Incorporator)	(b) for each corporation) approved by unanimous conseinable of Directors (Type or Print Name) (Type or Print Name	(Signature of Incorporator) (Signature of Incorporator) , the solution 703a of the Act , the dopted under Section 703a(3) of the Michigan corporation (s)	enced business, has not issued (Type or Print Name (Type or Print Name) surviving Michigan corporation, surviving Michigan corporation, f the Act, and the conditions
Complete either Section (a) or a) The Plan of Merger was a any shares, and has not (Signature of Incorporator)	(b) for each corporation) approved by unanimous conset	(Signature of Incorporator) (Signature of Incorporator) (Signature of Incorporator) , the south Section 703a of the Act , the dopted under Section 703a(3) of the Section 703a of the Act Signature of Signature	enced business, has not issued (Type or Print Name (Type or Print Name surviving Michigan corporation, f the Act, and the conditions in accordance with Section 703

(Name of Corporation)

TRADEMARK REEL: 007298 FRAME: 0805

(Name of Corporation)

Complete for Limited Liabi	lity 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 amendments to the by the merger are as foll	Articles, or a restatement of the Articles, of the surviving limited liability company to be effected ows
	. \boldsymbol{r}
·	
	everting the membership interests are as follows
All of the outstanding memb	ership interests of Maine Omamental, LLC shall be cancelled and cease to exist, and the capital er Products, Inc. shall remain unchanged and be the stock of the surviving corporation
CLOCK OF CHIEFDRAN CONSUME	The state of the s
The Plan of Merger was ap 702(1)	proved by the members of each constituent limited liability company in accordance with section
The Plan of Merger was appl 705a(5) and by each constitu organized	roved by the members of each domestic limited liability company in accordance with section tent business organization in the manner provided by the laws of the jurisdiction in which it is
For each limited liability com	pany involved in the merger, this document is signed in accordance with Section 103 of the Act
: Smood #	115 10 day of December 2018
Ву	(Signature of Member, Manager or Authorized Agent)
. David A	Tutas, Secretary
	(Type or Print Name and Capacity)
Maine O	rnamental, LLC (Name of Limited Liability Company)
·	
Signed th	ns day of
Ву	(Signature of Member, Manager or Authorized Agent)
	(Type or Print Name and Capacity)

(Name of Limited Liability Company)

TRADEMARK
REEL: 007298 FRAME: 0806

RECORDED: 04/28/2021