TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM859504

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ENTITY CONVERSION
RESUBMIT DOCUMENT ID:	900811597

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
R.B.L. Products, Inc.		10/24/2023	Corporation: MICHIGAN

RECEIVING PARTY DATA

Name:	R.B.L. Products, LLC
Street Address:	6040 Russell St.
City:	Detroit
State/Country:	MICHIGAN
Postal Code:	48211
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3270735	AUTOMASK
Registration Number:	2631520	COLLISION WRAP
Registration Number:	1990310	PAINT-ON

CORRESPONDENCE DATA

Fax Number:

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.

Email: wtokmakidis@jonesday.com, dtran@jonesday.com,

matkins@jonesday.com

Correspondent Name: Jones day

Address Line 1: 250 VESEY STREET attn: wendy tokmakidis

Address Line 4: new york, NEW YORK 10281

ATTORNEY DOCKET NUMBER:	CAM 488260-000005
NAME OF SUBMITTER:	Michael P. Atkins
SIGNATURE:	/Michael P. Atkins/
DATE SIGNED:	12/07/2023

Total Attachments: 23

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JOINT ACTION BY WRITTEN CONSENT OF THE SHAREHOLDER AND BOARD OF R.B.L. PRODUCTS, INC.

October 24, 2023

The undersigned, being the sole shareholder ("Shareholder") and sole member of the board of directors ("Board") of R.B.L. Products, Inc., a Michigan corporation (the "Company"), hereby makes the following recitals and adopts, by this writing and in lieu of a meeting, the resolutions set forth below (such recitals and resolutions, this "Consent").

WHEREAS, the Shareholder and Board desires the Company to convert from a Michigan corporation into, and continue as, a Delaware limited liability company (the "Conversion") as more fully set forth in the Plan of Conversion attached hereto as Exhibit A (the "Plan of Conversion") by filing with the Delaware Division of Corporations (1) a certificate of conversion in substantially the form attached to the Plan of Conversion (the "DE Conversion Certificate") and a certificate of formation in substantially the form attached to the Plan of Conversion (the "Certificate of Formation"), and (2) filing with the Michigan Department of Licensing and Regulatory Affairs a certificate of conversion in substantially the form attached to the Plan of Conversion (the "MI Conversion Certificate"); and

WHEREAS, the Shareholder and Board has caused to be prepared the Limited Liability Company Agreement (the "<u>LLC Agreement</u>") attached to the Plan of Conversion to govern certain affairs of the Company, and to set forth certain rights and powers of its member following the Conversion.

NOW, THEREFORE BE IT RESOLVED, that the Conversion shall be, and hereby is, authorized and approved;

RESOLVED FURTHER, that (1) the Plan of Conversion shall be, and hereby is, approved and (2) effective upon the Conversion, the equity and/or other ownership interests in the Company shall convert and continue as more fully set forth in the Plan of Conversion;

RESOLVED FURTHER, that each of the DE Conversion Certificate, the Certificate of Formation and the MI Conversion Certificate shall be, and hereby is, approved;

RESOLVED FURTHER, that the Company's officers shall be, and each hereby is, authorized and directed to (1) execute and deliver each agreement, document, certificate, instrument, confirmation and/or assurance any such officer deems, in such officer's reasonable discretion, to be necessary or desirable to effect the Conversion, including, without limitation, the DE Conversion Certificate, the Certificate of Formation and the MI Conversion Certificate, and (2) take any action any such officer deems, in such officer's reasonable discretion, to be necessary or desirable to effect the Conversion, including, without limitation, the filing of the DE Conversion Certificate, the Certificate of Formation and the MI Conversion Certificate;

RESOLVED FURTHER, that the LLC Agreement shall be, and hereby is, approved and adopted for use by the Company following the Conversion;

RESOLVED FURTHER, that any action taken prior to the date hereof by any of the Company's officers that, in such officer's reasonable discretion, was necessary or desirable to effect the purposes set forth in, this Consent shall be, and hereby is, approved and ratified; and

RESOLVED FURTHER, that the Company's officers shall be, and each hereby is, authorized and directed to (1) execute and deliver each agreement, document, certificate, instrument, confirmation and/or assurance any such officer deems, in such officer's reasonable discretion, to be necessary or desirable to effect the purposes set forth in, this Consent and (2) take any action any such officer deems, in such officer's reasonable discretion, to be necessary or desirable to effect the purposes set forth in, this Consent.

[Signature Page Follows]

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IN WITNESS WHEREOF, the undersigned Shareholder and Board has executed this Consent to be effective as of the date first written above.

BOARD:
Ronald Lipson
Ronald B. Lipson
SHAREHOLDER:
RBLPR Holdco, Inc.
By:
Name: Ronald B. Lipson
Its: President

EXHIBIT A

PLAN OF CONVERSION

See attached.

PLAN OF CONVERSION

R.B.L. PRODUCTS, INC.

This **PLAN OF CONVERSION** (this "<u>Plan</u>"), dated as of October 24, 2023, is hereby adopted by RBLPR Holdco, Inc., a Delaware corporation, as the sole member (the "<u>Member</u>") of R.B.L. Products, Inc., a Michigan corporation (the "<u>Company</u>"), for the purpose of converting the Company into a Delaware limited liability company pursuant to Section 450.1745 of the Michigan Business Corporation Act (the "<u>MI Act</u>") and Section 18-214 of the Delaware Limited Liability Company Act (the "<u>Act</u>").

- 1. <u>Terms and Conditions of the Conversion</u>. At the Effective Time (as defined below), the Company will be converted from a Michigan corporation to, and continue as, a Delaware limited liability company pursuant to the provisions of Section 450.1745 of the MI Act and Section 18-214 of the Act.
- 2. <u>Names of Converting Entity and Converted Entity</u>. The name of the converting entity is "R.B.L. Products, Inc.", and the name of the converted Delaware entity will be "R.B.L. Products, LLC".
- 3. <u>Jurisdiction of Law Governing Converting and Converted Entity</u>. The converting Michigan entity is governed by the laws of the State of Michigan. The converted Delaware entity will be governed by the laws of the State of Delaware.
- 4. Ownership of Converting and Converted Entity. At the Effective Time, the issued and outstanding shares of the converting Michigan entity will be converted into and continue as the issued and outstanding membership interests of the converted Delaware entity. The Member will own all of the issued and outstanding membership interests of the converted Delaware entity following the Conversion.
- 5. Governing Documents of the Converted Entity. The Company shall file (a) the Certificate of Conversion attached hereto as Exhibit A with the Michigan Department of Licensing and Regulators Affairs and (b) the Certificate of Conversion attached hereto as Exhibit B (the "Certificate of Conversion") and Certificate of Formation attached hereto as Exhibit C (the "Certificate of Formation") with the Secretary of State of the State of Delaware. At the Effective Time, the Company will be governed by the Certificate of Formation and the Limited Liability Company Agreement attached hereto as Exhibit D.
- 6. <u>Effective Time</u>. The Conversion shall be effective upon the filing of the Certificate of Conversion and the Certificate of Formation with the Delaware Division of Corporations, in accordance with Section 18-214 of the Act (the "<u>Effective Time</u>").

[Signature page follows]

IN WITNESS WHEREOF, the undersigned Member has duly executed this Plan of Conversion as of the date first set forth above.

MEMBER:

RBLPR Holdco, Inc., a Delaware corporation

By: Ronald Lipson

Name: Ronald B. Lipson

Its: President

4862-0006-9002, v. 1 TRADEMARK
REEL: 008282 FRAME: 0159

Exhibit A

MI Certificate of Conversion

See attached.

NAI-1538458815v2 4862-0006-9002, v. 2

OCT 24 2023	AG1 \$1050 V CEPAS 2310241	(FOR BUREAU USE ONLY) \$1050 V CEPAS 23102411150625	
	This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.		FILED
Name Denise A. Pietras, Paralegal, Howard & Howard Attorneys PLLC		OCT 24 2023 ADMINISTRATOR CORPORATIONS DIVISION	
Address 450 West Fourth Stree	t		CORPORATIONS DIVISION
City Royal Oak	State Mi	ZIP Code 48087	EFFECTIVE DATE:
	be returned to the name and address yo		Expiration date for new assumed names; December 31,
if left blank	, document will be returned to the regist	ered office.	Expiration date for transferred assumed names appear on page

CERTIFICATE OF CONVERSION For use by a Corporation Converting into a Business Organization

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies), and Act 162, Public Acts of 1982 (nonprofit corporations), the undersigned corporation executes the following Certificate of Conversion.

Entity Name: R.B.L. Products, Inc.		Entity ID:		
			800498953	
	Domestic Profit Corporation			
Indicate (X)		Domestic Nonprofit Corporation		
Entity Type		Street Address, if different than the one provided in	ress, if different than the one provided in Item 3:	
		Foreign Profit Corporation		
		Foreign Nonprofit Corporation		
2. After Conve	rsion			
Entity Name: R.B.L. Products, L	i.c			
		Domestic Profit Corporation		
Indicate (X)		Foreign Profit Corporation		
Entity Type		Domestic Limited Liability Company		
***************************************	\square	Foreign Limited Liability Company		
		n is a domestic corporation that has not commenced elected a board of directors, proceed to Item 9.	business, has not issued any shares or	
	and the state of	n is a domestic corporation that has commenced busin	To the Control of the State of the Control of the C	



3. Surviving Business Organization (After Conversion Entity)	
Governing Statute:	
Delaware Limited Liability Company Act	
Street Address:	
6040 Russell, Detroit, MI .48211	
Principal Place of Business:	
6040 Russell, Detroit, Mi 48211	
4. Complete only if before conversion entity is a domestic profi	t corporation.
Designation and number of outstanding shares in each class and seri	ies 1000 common shares
Indicate class and series of shares entitled to vote	Common
Indicate class and series entitled to vote as a class, if any	Common
If the number of shares is subject to change prior to the effective date occur is as follows:	
N/A	
5. Complete only if before conversion entity is a nonprofit corp	oration and it is organized on a stock basis.
Designation and number of outstanding shares in each class	
Indicate class of shares entitled to vote	
Indicate class of shares entitled to vote as a class, if any	
If the number of shares is subject to change prior to the effective date	
occur is as follows:	
Complete only if before conversion entity is a nonprofit corp	oration and it is organized on a membership basis
For a corporation organized on a membership basis, state (a) a desc	······································
and voting rights of its members:	
7. Complete only if before conversion entity is a nonprofit corp	oration and it is organized on directorship basis.
For a corporation organized on a directorship basis, state (a) a description or a directors of its directors:	iption of the organization of its board and (b) the
i:	

interest owners	ts or obligations of the surviving business organizat	rships of the converting corporation into ownership ion, into cash, into other consideration that may include party to the conversion, or into a combination of cash and
	f the common capital stock of R.B.L. Products obership interests in R.B.L. Products, LLC.	, Inc. shall be converted into 100%
6.5	nplete only if a later effective date is desired other ays after the receipt of this document by the admir	than the date of filing. The date must be no more than nistrator.)
The con	version is effective on the day of	*
or memb The con- surviving	per of the converting corporation. version is permitted by the law that will govern the inten j business organization complies with that law in conve	ss organization, on request and without cost, to any shareholder hal affairs of the business organization after conversion and the ting.
	Assumed Name	Expiration Date
	e converting corporation's name and/or assumed rviving business organization:	name(s) to be used as new assumed name(s) of the
	Assumed Name	Expiration Date

8. Complete only if before conversion entity is a domestic profit or nonprofit corporation.

12. Signatures : Complete only Section (a) or (b) if the Complete only (c) if the converting it	
Complete if the domestic corporation has not commenced	business:
	onsent of the incorporators of the converting domestic corporation and issued any shares or memberships, and has not elected a board of
Signed this day of	
(Signature of Incorporator)	(Signature of Incorporator)
College of Street Street	Col 3. manus con a constant and
(Type or Print Name)	(Type or Print Name)
(Signature of Incorporator)	(Signature of incorporator)
(Type or Print Name)	(Type or Print Name)
corporation in accordance with Section 745(1)(c) of the AdSigned this 24th day of October	irectors and approved by the shareholders of the domestic ct. 2023 Ronald Lipson (Signature of Authorized Officer or Agent) Ronald B. Lipson, President (Type or Print Name)
Complete only if the converting corporation is foreign:	
	approval in the manner required by the law governing the internal
Signed this day of	······································
	By(Signature of Authorized Officer of Agent)
	(Type or Print Name)
	TRADEMARK

REEL: 008282 FRAME: 0164

Exhibit B

DE Certificate of Conversion

See attached.

4862-0006-9002, v. 2 NAI-1538458815v2

STATE OF DELAWARE

CERTIFICATE OF CONVERSION FROM A CORPORATION TO A LIMITED LIABILITY COMPANY PURSUANT TO SECTION 18-214 OF THE LIMITED LIABILITY COMPANY ACT

- 1. The jurisdiction where the Corporation was first formed is Michigan.
- 2. The jurisdiction immediately prior to filing this Certificate is Michigan.
- 3. The date the corporation was first formed is: December 27, 1991.
- 4. The name of the Corporation immediately prior to filing this Certificate is R.B.L. Products, Inc.
- 5. The name of the Limited Liability Company as set forth in the Certificate of Formation is R.B.L. Products, LLC.

IN WITNESS WHEREOF, the undersigned has executed this Certificate on the <u>24th</u>day of Ocotber, 2023.

By:	Ronald Lipson
75°4 7	Authorized Person
Name:	Ronald B. Lipson
- 550	Print or Type

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:00 AM 10/24/2023
FILED 09:00 AM 10/24/2023
SR 20233797498 - File Number 2527886

Exhibit C

Certificate of Formation

See attached.

STATE OF DELAWARE

CERTIFICATE OF FORMATION OF LIMITED LIABILITY COMPANY

The undersigned authorized person, desiring to form a limited liability company pursuant to the Limited Liability Company Act of the State of Delaware, hereby certifies as follows:

- 1. The name of the limited liability company is R.B.L. Products, LLC.
- 2. The Registered Office of the limited liability company in the State of Delaware is located at Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle, 19801. The name of the Registered Agent at such address upon whom process against this limited liability company may be served is The Corporation Trust Company

Bv:	Ronald Lipson
of Summer	Ronald B. Lipson, Organizer

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:00 AM 10/24/2023
FILED 09:00 AM 10/24/2023
SR 20233797498 - File Number 2527886

Exhibit D

LLC Agreement

See attached.

Limited Liability Company Agreement of R.B.L. Products, LLC

This Limited Liability Company Agreement ("Agreement") of R.B.L. Products LLC, a Delaware limited liability company (the "Company"), effective as of October 24, 2023 (the "Effective Date"), is entered into by and between the Company and RBLPR Holdco, Inc., a Delaware corporation, as the sole member of the Company (the "Member").

WHEREAS, the Company was formed as a limited liability company on October 24, 2023, by the filing of a Certificate of Formation (the "Certificate") with the Delaware Division of Corporations pursuant to and in accordance with the Delaware Limited Liability Company Act, as amended from time to time (the "Act"); and

WHEREAS, the Member agrees that the membership in and management of the Company shall be governed by the terms set forth herein.

NOW, THEREFORE, in consideration of the respective covenants and agreements hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Company and the Member, intending to be legally bound, hereby agree as follows:

- 1. Name. The name of the Company is "R.B.L. Products, LLC".
- 2. <u>Purpose</u>. The purpose of the Company is to engage in any lawful act or activity for which limited liability companies may be formed under the Act and to engage in any and all activities necessary or incidental thereto.

3. <u>Principal Office; Registered Agent.</u>

- (a) <u>Principal Office</u>. The location of the principal office of the Company shall be as stated in the Certificate or such other location as the Member may from time to time designate, which location need not be in the State of Delaware.
- (b) Registered Agent. The registered agent of the Company for service of process in the State of Delaware and the registered office of the Company in the State of Delaware shall be that person and location reflected in the Certificate. In the event the registered agent ceases to act as such for any reason or the registered office shall change, the Member shall promptly designate a replacement registered agent or file a notice of change of address, as the case may be, in the manner provided by law.

Members.

- (a) <u>Member</u>. The Member owns 100% of the membership interests in the Company.
- (b) <u>Additional Members</u>. One or more additional members may be admitted to the Company with the consent of the Member. Prior to the admission of any such additional members to the Company, the Member shall amend this Agreement to make such changes as the Member shall determine to reflect the fact that the Company shall

have such additional members. Each additional member shall execute and deliver a supplement or counterpart to this Agreement, as necessary.

(c) <u>Membership Interests</u>: <u>Certificates</u>. The Company will not issue any certificates to evidence ownership of the membership interests.

5. Management.

- (a) Authority; Powers and Duties of the Member. The Member shall have exclusive and complete authority and discretion to manage the operations and affairs of the Company and to make all decisions regarding the business of the Company. Any action taken by the Member shall constitute the act of and serve to bind the Company. Persons dealing with the Company are entitled to rely conclusively on the power and authority of the Member as set forth in this Agreement. The Member shall have all rights and powers of a manager under the Act, and shall have such authority, rights and powers in the management of the Company to do any and all other acts and things necessary, proper, convenient or advisable to effectuate the purposes of this Agreement.
- (b) <u>Election of Officers: Delegation of Authority</u>. The Member may, from time to time, designate one or more officers with such titles as may be designated by the Member to act in the name of the Company with such authority as may be delegated to such officers by the Member (each such designated person, an "**Officer**"). Any such Officer shall act pursuant to such delegated authority until such Officer is removed by the Member. Any action taken by an Officer designated by the Member pursuant to authority delegated to such Officer shall constitute the act of and serve to bind the Company. Persons dealing with the Company are entitled to rely conclusively on the power and authority of any officer set forth in this Agreement and any instrument designating such officer and the authority delegated to him or her.

6. Liability of Member, Indemnification.

- (a) <u>Liability of Member</u>. Except as otherwise required in the Act, the debts, obligations, and liabilities of the Company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the Company, and the Member shall not be obligated personally for any such debt, obligation or liability of the Company solely by reason of being the Member or participating in the management of the Company.
- (b) <u>Indemnification</u>. To the fullest extent permitted under the Act, the Member (irrespective of the capacity in which it acts) shall be entitled to indemnification and advancement of expenses from the Company for and against any loss, damage, claim or expense (including attorneys' fees) whatsoever incurred by the Member relating to or arising out of any act or omission or alleged acts or omissions (whether or not constituting negligence or gross negligence) performed or omitted by the Member on behalf of the Company; provided, however, that any indemnity under this Section 6(b) shall be provided out of and to the extent of Company assets only, and neither the Member nor any other person shall have any personal liability on account thereof.

- 7. <u>Term.</u> The term of the Company shall be perpetual unless the Company is dissolved and terminated in accordance with Section 11.
- 8. <u>Initial Capital Contributions</u>. The Member hereby agrees to contribute to the Company such cash, property or services as determined by the Member.

9. Tax Status; Income and Deductions.

- (a) <u>Tax Status</u>. As long as the Company has only one member, unless otherwise determined by the Member, it is the intention of the Company and the Member that the Company be treated as a disregarded entity for federal and all relevant state tax purposes and neither the Company nor the Member shall take any action or make any election which is inconsistent with such tax treatment. All provisions of this Agreement are to be construed so as to preserve the Company's tax status as a disregarded entity.
- (b) <u>Income and Deductions</u>. All items of income, gain, loss, deduction and credit of the Company (including, without limitation, items not subject to federal or state income tax) shall be treated for federal and all relevant state income tax purposes as items of income, gain, loss, deduction and credit of the Member.
- 10. <u>Distributions</u>. Distributions shall be made to the Member at the times and in the amounts determined by the Member.

11. <u>Dissolution; Liquidation</u>.

- (a) The Company shall dissolve, and its affairs shall be wound up upon the first to occur of the following: (i) the written consent of the Member or (ii) any other event or circumstance giving rise to the dissolution of the Company under Section 18-801 of the Act, unless the Company's existence is continued pursuant to the Act.
- (b) Upon dissolution of the Company, the Company shall immediately commence to wind up its affairs and the Member shall promptly liquidate the business of the Company. During the period of the winding up of the affairs of the Company, the rights and obligations of the Member under this Agreement shall continue.
- (c) In the event of dissolution, the Company shall conduct only such activities as are necessary to wind up its affairs (including the sale of the assets of the Company in an orderly manner), and the assets of the Company shall be applied as follows: (i) first, to creditors, to the extent otherwise permitted by law, in satisfaction of liabilities of the Company (whether by payment or the making of reasonable provision for payment thereof); and (ii) thereafter, to the Member.
- (d) Upon the completion of the winding up of the Company, the Member shall file a Certificate of Cancellation in accordance with the Act.

12. Miscellaneous.

- (a) <u>Amendments</u>. Amendments to this Agreement may be made only with the consent of the Member.
- (b) <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction).
- (c) <u>Severability</u>. In the event that any provision of this Agreement shall be declared to be invalid, illegal or unenforceable, such provision shall survive to the extent it is not so declared, and the validity, legality and enforceability of the other provisions hereof shall not in any way be affected or impaired thereby, unless such action would substantially impair the benefits to any party of the remaining provisions of this Agreement.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF,	the undersigned ha	as executed this	Agreement to	be effective
as of the Effective Date above writt	en.			

MEMBER:
RBLPR Holdco, Inc.
By:Ronald Lipson
Name: Ronald B. Lipson Its: President
COMPANY:
R.B.L. Products, LLC
By: Ronald Lipson
Name: Ronald B. Lipson Its: President

SCHEDULE 4.18(a)

OWNED INTELLECTUAL PROPERTY

(i) <u>Patents</u>:

Pat No.	Title	Current Owner	Status	Anticipated Expiration
8,748,829	UV CURING SYSTEM WITH REMOTE CONTROLLER	Products	In force; Last fee due 6/10/25	2026
D766,481	LED INSPECTION LIGHT	Products	In force; no fees due	2030
9,089,943	COMPOSITE PADS FOR BUFFING AND POLISHING PAINTED VEHICLE BODY SURFACES AND OTHER APPLICATIONS	Products	In force; Last fee due 7/28/26	2033
10,160,094	INTELLIGENT POLISHER AND SYSTEM	Products	In force; First fee due 12/25/25	2036
10,399,200	INTELLIGENT POLISHER/BUFFER WITH SELECTIVE COLOR- MATCHING LIGHT	Products	In force; First Fee due 9/3/26	2036
10,946,403	TACKY NETTING FOR COLLECTING DIRECT AND PAINT OVERSPRAY	Products	In force; no fees due	2038
11,148,249	INTELLIGENT POLISHER AND SYSTEM	Products	In force; First fee due 10/19/24	2036

PENDING U.S. PATENT APPLICATIONS					
App. No.	Title	Inventors	Current Owner	Status	
17/746,736	HANDHELD, BATTERY- POWERED, INTELLIGENT NIBBER/SANDER AND POLISHING TOOLS	R. Lipson	Products	Docketed New Case - Ready for Examination	

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17/841,332	TEMPORARY VEHICLE PROTECTION FILM WRAP WITH REVERSE ADHESIVE	R. Lipson Nick Rieser	Products	Docketed New Case - Ready for Examination
17/882,776	TEMPORARY MASKING FILM DRAPE WITH REVERSE ADHESIVE	R. Lipson Nick Rieser	Products	Docketed New Case - Ready for Examination

(ii) <u>Copyrights</u>:

1. None.

(iii) <u>Trademarks</u>:

U.S. TRADEMARKS				
Registration No.	Mark	Current Owner	Status	
3270735	AUTOMASK	Products	LIVE	
2631520	COLLISION WRAP	Products	LIVE	
1990310	PAINT-ON	Products	LIVE	
	Cross References: PAINT ON			

(iv) <u>Domain Names</u>:

- 1. Kwikpaint.com
- 2. Rbldetail.com
- 3. Rblproducts.com

(v) <u>Software</u>:

1. None.

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RECORDED: 11/03/2023