OP \$40.00.00 77178008

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI211288

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2018

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Original Smith Printing, Inc.		12/15/2017	Corporation: MINNESOTA

RECEIVING PARTY DATA

Company Name:	Curtis 1000 Inc.	
Street Address:	1725 Roe Crest Drive	
City:	North Mankato	
State/Country:	MINNESOTA	
Postal Code:	56003	
Entity Type:	Corporation: MINNESOTA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3434423	ENJOY THE PROCESS

CORRESPONDENCE DATA

Fax Number: 6129778650

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: (612)977-8550

Email: trademark@taftlaw.com,cljohnson@taftlaw.com

Correspondent Name: Cheryl Johnson

Address Line 1: Taft Stettinius & Hollister LLP

Address Line 2:2200 IDS Center, 80 South 8th StreetAddress Line 4:Minneapolis, MINNESOTA 55402-2210

ATTORNEY DOCKET NUMBER:	112334-00010
NAME OF SUBMITTER:	Cheryl Johnson
SIGNATURE:	Cheryl Johnson
DATE SIGNED:	05/04/2024

Total Attachments: 5

source=MergerCurtis#page1.tif source=MergerCurtis#page2.tif source=MergerCurtis#page3.tif

source=MergerCurtis#page4.tif source=MergerCurtis#page5.tif

Office of the Minnesota Secretary of State Certificate of Merger

I, Steve Simon, Secretary of State of Minnesota, certify that: the documents required to effectuate a merger between the entities listed below and designating the surviving entity have been filed in this office on the date noted on this certificate.

Merger Filed Pursuant to Minnesota Statutes, Chapter: 302A

Home Jurisdiction and Names of Merging Entities:

MINNESOTA: ORIGINAL SMITH PRINTING, INC.

MINNESOTA: CURTIS 1000 INC.

Home Jurisdiction and Name of Surviving Entity:

MINNESOTA: CURTIS 1000 INC.

Name of Surviving Entity after Effective Date of Merger:

CURTIS 1000 INC.

This certificate has been issued on: 12/18/2017



Ptere Pinon

Steve Simon

Secretary of State State of Minnesota



ARTICLES OF MERGER

OF

ORIGINAL SMITH PRINTING, INC. (a Minnesota corporation)

WITH AND INTO

CURTIS 1000 INC.
(a Minnesota corporation)

Pursuant to the provisions of Minnesota Statutes, Section 302A.621, the undersigned officer of Taylor Corporation, a Minnesota corporation (the "Parent") hereby certifies that:

FIRST: Attached hereto as Exhibit A is a true and correct copy of the Plan of Merger (the "Plan of Merger") whereby Original Smith Printing, Inc., a Minnesota corporation ("Subsidiary"), is merged into Curtis 1000 Inc., a Minnesota corporation ("Surviving Subsidiary").

SECOND: Subsidiary has one (1) share of common capital stock issued and outstanding immediately prior to the merger, such share being of one class and no series, all of which is owned, directly or indirectly, by the Parent.

THIRD: Surviving Subsidiary has one (1) share of common capital stock issued and outstanding immediately prior to the merger, such share being of one class and no series, all of which is owned, directly or indirectly, by the Parent.

FOURTH, The Plan of Merger has been approved by all of the directors of the Parent by unanimous writing in lieu of a meeting of the directors in accordance with the provisions of Minnesota Statutes Sections 302A.621 and 302A.239.

Taylor Corporation, a Minnesota corporation (the Parent)

Date: December 15, 2017

ame: Suzinae M. Spella

Its: YP Secretary

1056701_1

TRADEMARK

REEL: 008420 FRAME: 0692_

Exhibit A

PLAN OF MERGER

THIS PLAN OF MERGER (the "Plan") is effective as of 12:01am on January 1, 2018, and is made by Taylor Corporation, a Minnesota corporation ("Parent"), with respect to Original Smith Printing, Inc., a Minnesota corporation (the "Subsidiary"), and Curtis 1000 Inc., a Minnesota corporation ("Surviving Subsidiary"), and is adopted pursuant to Minnesota Statutes Section 302A.621.

WHEREAS, as of the date first written above, Subsidiary and Surviving Subsidiary are each a wholly-owned subsidiary of Parent;

WHEREAS, Parent desires to merge Subsidiary into Surviving Subsidiary pursuant to governing law.

NOW, THEREFORE, in consideration of these premises and the mutual covenants contained herein, the provisions of the Plan are as follows:

- 1. <u>Share Ownership.</u> There is one (1) share of common capital stock of Subsidiary issued and outstanding as of the date hereof, all of which is owned, directly or indirectly, by Parent. There is one (1) share of common capital stock of Surviving Subsidiary issued and outstanding as of the date hereof, all of which is owned by Parent.
- 2. <u>Plan of Merger</u>. Effective as of January 1, 2018, or if later, upon filing of the Articles of Merger with the Secretary of the State of Minnesota (the "<u>Effective Time</u>"), Subsidiary shall be merged with and into Surviving Subsidiary, and the separate corporate existence of Subsidiary shall cease and Surviving Subsidiary shall be the surviving corporation, whose name shall remain as Curtis 1000 Inc.

3. Terms and Effect of Merger.

- 3.1 <u>Conversion of Shares</u>. At the Effective Time, each outstanding share of capital stock of Subsidiary shall be cancelled and shall cease to exist. All shares of stock of the Surviving Subsidiary which are outstanding immediately prior to the Effective Time shall be and shall remain outstanding immediately after the Effective Time as an identical share of Surviving Subsidiary.
- 3.2 <u>Effect of Merger Succession to Rights, Interests and Liabilities</u>. Upon the Effective Time, the merger shall have the effects set forth in Minnesota Statutes Section 302A.641, including, without limitation, that Surviving Subsidiary shall succeed to all of the rights and property, and all of the obligations and liabilities, of Subsidiary without further action, instrument or deed.

- 3.3 <u>Articles of Incorporation</u>. The Articles of Incorporation of Surviving Subsidiary (the "<u>Articles</u>") as existing and in effect immediately prior to the Effective Time shall be and continue as the Articles of Incorporation of Surviving Subsidiary immediately after the Effective Time, until the same shall be further amended by the terms thereof.
- 3.4 <u>By-Laws</u>. The By-Laws of Surviving Subsidiary as existing and in effect immediately prior to the Effective Time shall be and continue as the By-Laws of Surviving Subsidiary after the Effective Time, until the same shall be amended or repealed as provided by the terms of such By-Laws.
- 4. Officers and Directors. After the Effective Time, all of the officers and directors of Subsidiary shall thenceforth hold no offices therewith, except insofar as such officers and directors hold such offices with Surviving Subsidiary. The officers and directors of the Surviving Subsidiary immediately prior to the Effective Time shall continue to be officers and directors of the Surviving Subsidiary immediately after the Effective Time, and until the next election of the Board of Directors and officers of Surviving Subsidiary, as required by the Surviving Subsidiary's Articles of Incorporation and Bylaws.
- 5. Articles of Merger. In order to effect the merger, Parent shall cause to be filed with the Secretary of State of Minnesota the Articles of Merger and shall execute and deliver such other documents, instruments or certificates as may be required to accomplish the merger.
- 6. <u>Consent and Notice</u>. Pursuant to Minnesota Statutes, Section 302A.621, approval of this Plan by the shareholders of Parent, Subsidiary or Surviving Subsidiary is not required.
- 7. <u>Successors</u>. This Plan shall inure to the benefit of the parties hereto and their respective successors, heirs and assigns.



File Numbers

98695260003

983126900020

11H-953

STATE OF MINNESOTA OFFICE OF THE SECRETARY OF STATE FILED

12/18/2017 11:59:00 PM

Steve Simon

Oteve Pimm

Secretary of State

TRADEMARK REEL: 008420 FRAME: 0695

RECORDED: 05/04/2024