PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		MERGER		
EFFECTIVE DATE:		01/07/2011		
CONVEYING PARTY	DATA			
		Name	Execution Date	
The Testor Corporation			01/07/2011	
RECEIVING PARTY D	ΔΤΑ			
Name:	Rust-Oleum Corpo	ration		
Street Address:	11 Hawthorn Parkv	11 Hawthorn Parkway		
Internal Address:	Legal Department			
City:	Vernon Hills			
State/Country:	ILLINOIS			
Postal Code:	60061			
	RS Total: 7			162228
Property T	уре	Number		565
Patent Number:		5622283		
Patent Number:	5683	5683013		90
Patent Number:		5845812		00 00
Patent Number: 54		6409024		
Patent Number:		852		
Patent Number: D4		602		
Patent Number: 525		852		
CORRESPONDENCE	DATA			
Fax Number:	(847)816-223)		
Phone:				
Email: mmurphy@rustoleum.com				
Correspondence will L via US Mail.	be sent to the e-mail	address first; if that is unsuccessful, it will be se	nt	
Correspondent Name	: Michael T. Mu	rphy / Rust Oleum Corp.	PATENT	

PATENT REEL: 028112 FRAME: 0113

501901539

Address Line 1:11 Hawthorn PAddress Line 2:Legal DepartmAddress Line 4:Vernon Hills, IL	ent	
ATTORNEY DOCKET NUMBER:	TESTOR	
NAME OF SUBMITTER:	Michael T. Murphy	
Total Attachments: 3 source=Testor Cert of Merger IL#page1.tif source=Testor Cert of Merger IL#page2.tif source=Testor Cert of Merger IL#page3.tif	rce=Testor Cert of Merger IL#page1.tif rce=Testor Cert of Merger IL#page2.tif	

FORM BCA 11.25 (rev. Dec. 2003) ARTICLES OF MERGER, CONSOLIDATION OR EXCHANGE Business Corporation Act

Secretary of State Department of Business Services 501 S. Second St., Rm. 350 Springfield, IL. 62756 217-782-6961 www.cyberdriveillinois.com

Remit payment in the form of a check or money order payable to Secretary of State.

Filing fee is \$100, but it merger or consolidation involves more than two corporations, submit \$50 for each additional corporation. JAN 07 2011

FILED

JESSE WHITE SECRETARY OF STATE

3330-909-4 Filing Fee: \$ 100-00 Approved: 14 Pile #

---- Submit in duplicate ----- Type or Print clearly in black ink ----- Do not write above this line ----

NOTE: Strike inapplicable words in Items 1, 3, 4 and 5.

merge 1. Names of Corporations proposing to constituent and State or Country of Incorporation. exchange shares

Name of Corporation	State or Country of Incorporation	Corporation File Number
Rust-Oleum Corporation	Illinois	22209094
The Testor Corporation	Ohio	53324185
	<u></u>	

2. The laws of the state or country under which each Corporation is incorporated permits such merger, consolidation or exchange.

surviving

3. a. Name of the new corporation: Rust-Oleum Corporation acquiring

b. Corporation shall be governed by the laws of: Illinois

For more space, attach additional sheets of this size.

merger

4. Plan of esneal/dation is as follows:

exehange-

See Attached

Printed by authority of the State of Illinois, March 2007 - 500 - C 195.12

PATENT REEL: 028112 FRAME: 0115 merger

5. The consolidation was approved, as to each Corporation not organized in Illinois, in compliance with the laws of the state under which it is organized, and (b) as to each Illinois Corporation, as follows:

The following items are not applicable to mergers under 1.30 - 90 percent-owned subsidiary provisions. (See Article 7 on page 3.)

Mark an "X" in one box only for each Illinois Corporation.

Name of Corporation:	By the shareholders, a resolution of the board of directors having been duly adopted and submit- ted to a vote at a meeting of shareholders. Not less than the minimum num- ber of votes required by statute and by the Articles of Incorporation voted in favor of the action taken. (§11.20)	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the Articles of Incorporation. Shareholders who have not consented in writing have been given notice in accordance with §7.10 and §11.20.	By written consent of ALL shareholders entitled to vote on the action, in accordance with §7.10 and §11.20.
	a	a	0
	a	0	a
<u></u>	Q	Q	Q
	D	Q	<i>a</i>
	Q	Q	Q

6. Not applicable if surviving, new or acquiring Corporation is an Illinois Corporation.

It is agreed that, upon and after the filing of the Articles of Merger, Consolidation or Exchange by the Secretary of State of the State of Illinois:

- a. The surviving, new or acquiring Corporation may be served with process in the State of Illinois In any proceeding for the enforcement of any obligation of any Corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such Corporation organized under the laws of the State of Illinois against the surviving, new or acquiring Corporation.
- b. The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring Corporation to accept service of process in any such proceedings, and
- c. The surviving, new or acquiring Corporation will promptly pay to the dissenting shareholders of any Corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of The Business Corporation Act of 1983 of the State of Illinois with respect to the rights of dissenting shareholders.

. .

PATENT REEL: 028112 FRAME: 0116 7. Complete If reporting a merger under \$15.30 - 90 percent-owned subsidiary provisions.

a. The number of outstanding shares of each class of each marging subsidiary Corporation and the number of such shares of each class owned immediately prior to the ecopilon of the plan of marger by the parent Corporation;

.

·	Name of Corporation	Total Number of Shares Oulstanding of Each Class	Number of Shares of Each Olass Owned Immediately Prior to Merger by the Parent Corporation *
Rust-Oleum Corporation		7,202,688 Common, without par value	7,202,688 Common, without par value
		100 Common, without par value	100 Common, withoul par value
	*Each of the pariles to the merger is a who	ly-owned subsidiary of a common parent wh	ich is not party to the merger
	or applicable to 100 percent-owned sub na dele of mailing a copy of the plan of mai		e shareholders of oach merg-
		Isnih & Day Yoar	
ర్	as written consent for the marger of Writter all subsidiery Corporations received?	i walver of the \$0-day period by the holder G. Yes G. No	
Ío	"No," duplicate copies of the Atticles of M Kowing the matting of a copy of the plan of erging subsidiary Corporation.)	morger and the notice of the right to diste	ny of Slate unill after \$0 days ni to the shareholders of each
4	d	Yohr Exact Narsh o	(Cergorallon
Date	App Alphone of The laps of plant	218 ligy, This Telsor Corporation 1960 - Exectivismed 	(Conformition
Date	d Vonih & Day ,	Yean Exact North C	Corporation
	Any Authorizod Dilicol's Signatura		
	Name and Tille (lype of pinit)	ell	
		Page \$ Page \$ 18 Biolo of 112nets, March 2007 ~ 800 ~ C 195.12	

RECORDED: 04/26/2012