503752128 03/24/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3798774

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME
EFFECTIVE DATE:	03/20/2006

CONVEYING PARTY DATA

Name	Execution Date
PERKY-PET PRODUCTS COMPANY, INC.	03/20/2006

NEWLY MERGED ENTITY DATA

Name	Execution Date
WOODSTREAM CORPORATION	03/20/2006

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	WOODSTREAM CORPORATION
Street Address:	69 NORTH LOCUST STREET
City:	LITITZ
State/Country:	PENNSYLVANIA
Postal Code:	17543-0327

PROPERTY NUMBERS Total: 1

Property Type	Number		
Application Number:	15062858		

CORRESPONDENCE DATA

Fax Number: (202)393-5350

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: 202-638-6666

Email: patent@jhip.com, cchapman@jhip.com

Correspondent Name: JACOBSON HOLMAN PLLC Address Line 1: 400 SEVENTH STREET, N.W.

Address Line 2: SUITE 700

Address Line 4: WASHINGTON, D.C. 20004

ATTORNEY DOCKET NUMBER:	P71068US6
NAME OF SUBMITTER:	HARVEY B. JACOBSON, JR.
SIGNATURE:	/Harvey B. Jacobson, Jr./
DATE SIGNED:	03/24/2016
	This document serves as an Oath/Declaration (37 CFR 1.63).

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Total Attachments: 16 source=P71068_PerkyPetWoodstream_Merger#page1.tif source=P71068 PerkyPetWoodstream Merger#page2.tif source=P71068 PerkyPetWoodstream Merger#page3.tif source=P71068_PerkyPetWoodstream_Merger#page4.tif source=P71068 PerkyPetWoodstream Merger#page5.tif source=P71068 PerkyPetWoodstream Merger#page6.tif source=P71068 PerkyPetWoodstream Merger#page7.tif source=P71068_PerkyPetWoodstream_Merger#page8.tif source=P71068 PerkyPetWoodstream Merger#page9.tif source=P71068_PerkyPetWoodstream_Merger#page10.tif source=P71068_PerkyPetWoodstream_Merger#page11.tif source=P71068_PerkyPetWoodstream_Merger#page12.tif source=P71068 PerkyPetWoodstream Merger#page13.tif source=P71068_PerkyPetWoodstream_Merger#page14.tif source=P71068_PerkyPetWoodstream_Merger#page15.tif source=P71068_PerkyPetWoodstream_Merger#page16.tif

CERTIFICATE OF SECRETARY OF WS ACQUISITION CORP. WOODSTREAM CORPORATION, WOODSTREAM CANADA CORPORATION AND YULE-HYDE ASSOCIATES LIMITED

I, Peter W. Klein, hereby certify that I am the Secretary of WS Acquisition Corp., a Pennsylvania corporation ("WS"), Woodstream Corporation, a Pennsylvania corporation ("Woodstream"), Woodstream Canada Corporation, a New Brunswick corporation ("Woodstream Canada"), and Yule-Hyde Associates Limited, a New Brunswick corporation ("Yule-Hyde"), that I have been duly elected or appointed and ampresently serving in such capacity in accordance with the bylaws of WS Acquisition, Woodstream, Woodstream Canada and Yule-Hyde. I further certify on behalf of WS Acquisition, Woodstream, Woodstream Canada and Yule-Hyde as follows:

- 1) Attached hereto as Exhibit A is a true and correct copy of the Articles of Merger and Plan of Merger, provided by the Secretary of State of Tennessee, evidencing the merger of Fi-Shock, Inc., a Tennessee corporation ("Fi-Shock"), with and into Woodstream, with Woodstream being the surviving corporation.
- 2) Attached hereto as <u>Exhibit B</u> is a true and correct copy of the Certificate of Ownership and Merger, certified by the Secretary of the State of Delaware, evidencing the merger of Delhi Manufacturing Corporation ("<u>Delhi</u>") and Colibri Holding Corporation ("<u>Colibri</u>"), each a Delaware corporation, company with and into Woodstream, with Woodstream being the surviving corporation.
- 3) Attached hereto as Exhibit C is a true and correct copy of the Certificate of Merger, certified by the Secretary of the State of Delaware, evidencing the merger of Woodstream Safer, LLC, a Delaware limited liability company ("LLC"), with and into Woodstream, with Woodstream being the surviving corporation.
- 4) Attached hereto as Exhibit D is a true and correct copy of the Articles/Certificate of Merger and Plan of Merger, provided by the Secretary of the Commonwealth of Pennsylvania evidencing the merger of Delhi, Colibri, LLC and Fi-Shock with and into Woodstream, with Woodstream being the surviving corporation.
- 5) Attached hereto as Exhibit E is a true and correct copy of (a) the Articles/Certificate of Merger and Plan of Merger, provided by the Secretary of the Commonwealth of Pennsylvania and (b) the Certificate of Ownership and Merger, certified by the Secretary

PATENT REEL: 018303 FRAME: 0045

of the State of Delaware, evidencing the merger of Perky-Pet Products Co. and California Plastic Products, Inc., each a Delaware corporation, with and into Woodstream, with Woodstream being the surviving corporation.

- 6) Attached hereto as Exhibit F is a true and correct copy of (a) the Articles/Certificate of Merger and Plan of Merger, provided by the Secretary of the Commonwealth of Pennsylvania and (b) the Certificate of Ownership and Merger, certified by the Secretary of the State of Delaware, evidencing the merger of Rufous Holding Corporation and Ruby Holding Corporation, each a Delaware corporation, with and into Woodstream, with Woodstream being the surviving corporation.
- 7) Attached hereto as Exhibit G is a true and correct copy of the Articles/Certificate of Merger and Plan of Merger evidencing the merger of WS with and into Woodstream, with Woodstream being the surviving corporation, provided by the Secretary of the Commonwealth of Pennsylvania.
- 8) Attached hereto as Exhibit H is a certified copy of a special resolution of shareholders of Yule-Hyde Associates Co., a Nova Scotia corporation ("Old Yule-Hyde"), authorizing the change of status of the company from unlimited to limited, and authorizing its change of name from Yule-Hyde Associates Co. to Yule-Hyde Associates Limited, to which are appended the Memorandum and Articles of Association, certified by the Registrar of Joint Stock Companies of the Province of Nova Scotia.
- 9) Attached hereto as Exhibit I is a true and correct copy of the Certificate of Discontinuance, evidencing the export of Yule-Hyde from the Province of Nova Scotia to the Province of New Brunswick, certified by the Registrar of Joint Stock Companies of the Province of Nova Scotia.
- 10) Attached hereto as Exhibit I is a true and correct copy of the Certificate of Continuance, evidencing the continuation of Yule-Hyde as a New Brunswick corporation, certified by the Director appointed under the Business Corporations Act (New Brunswick).
- 11) Attached hereto as <u>Exhibit K</u> is a true and correct copy of the Articles of Amalgamation, evidencing the merger of Yule-Hyde with and into Woodstream Canada, with Woodstream Canada being the surviving corporation, certified by the Director appointed under the Business Corporations Act (New Brunswick).
- 12) Attached hereto as <u>Exhibit L</u> is a true and correct copy of the fully executed Subscription Agreement, dated March 31, 2006, between Woodstream and Woodstream Canada.

[Remainder of Page Intentionally Left Blank] [SIGNATURE PAGE FOLLOWS]

2

PATENT REEL: 018303 FRAME: 0046

IN WITNESS THEREOF, I have executed this Certificate this 31" day of March, 2006.

Peter W. Klein, Secretary

I, James R. Davis, being the duly elected or appointed and qualified Assistant Secretary of each of WS, Woodstream, Woodstream Canada and Yule-Hyde, do hereby certify that Peter W. Klein is the duly elected or appointed and qualified Secretary of each such entity, and that the signature above is his genuine signature.

IN WITNESS THEREOF, I have executed this Certificate this 31st day of March, 2006.

James R. Davis, Assistant Secretary

PATENT REEL: 018303 FRAME: 0047

EXHIBIT E

PATENT REEL: 018303 FRAME: 0048

cross at 22/24/2005
Date Filed: 02/24/2005
Effective Date: 62/21/2005
Pedro A. Cortés
Sacratary of the Commonwealth

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Artisles/C	crifficate of Merger to be signed by a duly
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PATENT REEL: 018303 FRAME: 0052

PLAN OF MERGER

PLAN OF MERGER approved on March 20, 2006 by Woodstream Corporation, a business corporation incorporated under the laws of the Commonwealth of Pennsylvania (the "Penent Corporation"), and by resolution adopted by its Board of Directors on said date.

- i. The Parent Corporation is the owner of all of the issued and outstanding shares of stock of Perky-Pet Products Co. ("Perky-Pet"), which is a business corporation of the State of Delaware.
- 2. The Parent Corporation is the owner of all of the issued and outstanding shares of stock of California Plastic Products, Inc. ("CPP"), which is a business corporation of the State of Delaware.
- 3. Each of Perky-Pet and CPP shall, pursuant to Section 1921 of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania ("PBCL") and pursuant to Section 253 of the Delaware General Corporation Law ("DGCL"), he merged into the Perent Corporation, which shall be the surviving corporation upon the effective date and time of the merger in the Commonwealth of Pennsylvania, and which shall continue to exist as said surviving corporation pursuant to the provisions of the PBCL. The separate existence of each of Perky-Pet and CPP, which are wholly-owned subsidiaries of the Parent Corporation, shall cease upon the effective date and time of the merger in accordance with the provisions of the DGCL.
- 4. The Articles of Incorporation of the Parent Corporation upon the effective date and time of the merger in the Commonwealth of Parentylvania shall be the Articles of Incorporation of said Parent Corporation, and said Articles of incorporation shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the PBCL.
- 5. The issued and outstanding shares of each of Perky-Pet and CPP shall not be converted or exchanged in any manner and each said share which is issued and outstanding as of the effective date and time of the merger shall be surrendered and extinguished. The issued and outstanding shares of the Parent Corporation shall not be converted or exchanged in any manner, but each said share which is issued and outstanding as of the effective date and time of the merger shall continue to represent one issued share of the Parent Corporation.
- 8. This Plan of Merger has been duly approved and adopted on behalf of the Parent Corporation in accordance with the provisions of the PBCL and by Perky-Pet and CPP in accordance with the provisions of the DGCL, and the merger of each of Perky-Pet and CPP into the Parent Corporation has been fully authorized in accordance with the provisions of the PBCL and the DGCL.
- 9. Any officer of the Parent Corporation and any officer of each of Perky-Pet and CPP is hereby authorized to execute the Articles or Certificates of Merger on behalf of said corporations, respectively, in conformity with the provisions of the PDCL and DGCL; and the proper officers of the Parent Corporation and of each of Perky-Pet and CPP, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and

PATENT REEL: 018303 FRAME: 0053

all instruments, papers, and documents prescribed by the PBCL or DUCL or which shall be or become necessary, proper, or occurement to carry out or put into effect any of the provisions of this Plan of Merger or of the merger berein provided for.

10. The affective date and time of this Plan of Merger and of the merger herein provided for shall be 8:00 p.m. on March 31, 2006.

PATENT REEL: 018303 FRAME: 0054



PAGE I

The First State

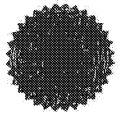
I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"CALIFORNIA PLASTIC PRODUCTS, INC.", A DELAWARE CORPORATION,
"PERKY-PET PRODUCTS CO.", A DELAWARE CORPORATION,

WITH AND INTO "WOODSTREAM CORPORATION" UNDER THE NAME OF "WOODSTREAM CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF PENNSYLVANIA, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FOURTH DAY OF MARCH, A.D. 2006, AT 7:24 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF MARCH, A.D. 2006, AT 8 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



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060281319

Warriet Smith Hindson

AUTHENTICATION: 4619728

DATE: 03-24-06 PATENT

REEL: 018303 FRAME: 0055

CERTIFICATE OF OWNERSHIP AND MERGER

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PURKY-PET PRODUCTS CO., CALIFORNIA PLASTIC PRODUCTS, INC., (each, a Delaware corporation)

AND

WOODSTREAM CORPORATION (a Pennsylvania corporation)

It is hereby certified than

- 1. Woodstream Corporation (hereinafter sometimes referred to as the "Communical") is a business corporation of the State of Fernisylvania.
- 2. The Corporation is the owner of all of the issued and outstanding shares of stock of Perky-Pet Products Co. ("Perky-Pet"), which is a business corporation of the State of Delaware.
- 3. The Corporation is the owner of all of the issued and ourstanding shares of stock of California Plastic Products, Inc. ("CPP"), which is a business corporation of the State of Delaware.
- 4. Section 1921 of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania ("PBCL") permits the merger of a business corporation and/or a limited liability company of another jurisdiction with and into a business corporation of the State of Pennsylvania.
- 5. Section 253 of the Delaware General Corporation Law ("<u>DGCL</u>") permits a merger of a business corporation of the State of Delaware with and into its parent business corporation of another jurisdiction.
- 6. The Corporation hereby merges Perky-Pet and CPP with and into the Corporation, with the Corporation being the surviving entity.
 - 7. The effective time of this merger shall be 8:00 p.m. on March 31, 2006.
- '8. The Corporation does hereby agree that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Perky-Pet or CPP, as well as for enforcement of any obligation of this Corporation arising from the merger herein provided for; does bereby irrevocably appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such proceeding; and does hereby specify that a copy of such process shall be mailed by the Secretary of State of the State of Delaware to 69 North Locust Street, Littiz, Pennsylvania, 17543.

PATENT REEL: 018303 FRAME: 0056

11. The following is a true and correct copy of the resolutions adopted on March 20, 2006, by the Board of Directors of the Corporation to merge Perky-Per and CPP with and into the Corporation:

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RESOLVED

That Perky-Pet and CPP, each a wholly-owned subsidiary of the Corporation, he merged into this Corporation, and that all of the estate, property, rights, privileges, powers, and franchises of each of Perky-Pet and CPP he vested in and held and enjoyed by this Corporation as fully and entirely and without change of diminution as the same were before held and enjoyed by each of Perky-Pet and CPP in its name.

RESOLVED

That this Corporation assume all of the liabilities and obligations of each of Perky-Pet and CPP.

RESOLVED

That this Corporation does hereby agree that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Perky-Pet or CPP, as well as for enforcement of any obligation of this Corporation arising from the merger herein provided for does hereby irrevocably appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such proceeding; and does hereby specify that a copy of such process shall be mailed by the Secretary of State of the State of Delaware to 69 North Locust Street, Lititz, Pennsylvania, 17543.

RESOLVED

That this Corporation shall cause to be executed and filed and/or recorded the documents prescribed by the laws of the State of Delaware, by the laws of the Commonwealth of Penosylvania, and by the laws of any other appropriate jurisdiction.

RESOLVED

That the officers of this Corporation be and they hereby are authorized and directed to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in any way necessary or proper to effect said merger.

RESOLVED

That the effective time of the Certificate of Ownership and Merger setting forth a copy of these resolutions shall be \$400 p.m. on March 31, 2006, and that, insofar as the General Corporation Law of the State of Delawere shall govern the same, said time shall be the effective merger time.

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PATENT REEL: 018303 FRAME: 0057 N R IN WITNESS WHEREOF, said parent corporation has caused this certificate to be executed by an authorized officer this 20% day of March, 2006.

WOODSTREAM CORPURATION

By:

Harry E. Whaley, President

3

PATENT REEL: 018303 FRAME: 0058

Appln. No.	Patent No.	Filing Date	Issue Date	Docket No.
09/638,124	6,659,041	8/14/2000	12/9/2003	P71050US0
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PCT/US04/041773	***************************************	12/12/2003		P71053WO0
10/590,652	······································	8/25/2006		P71053US1
29/210,622	D 517,749	8/2/2004	3/21/2006	P71054US0
29/210,626	D 515,747	8/2/2004	2/21/2006	P71055US0
29/210,628	D 512,800	8/2/2004	12/13/2005	P71056US0
29/210,623	D 515,247	8/2/2004	2/14/2006	P71057US0
29/210,627	D 515,748	8/2/2004	2/21/2006	P71058U90
29/210,624		8/2/2004		P71059US0
29/210,625	D 509,325	8/2/2004	9/6/2005	P71060US0
11/162,319		9/6/2005	***************************************	P71060US1
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29/238,444		9/16/2005		P71073US0
29/238,203		9/12/2005		P71074US0
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29/238,445		9/16/2005		P71076U30
29/238,446		9/16/2005		P71077US0
29/238,245	***************************************	9/13/2005		P71078US0
29/238,346		9/15/2005		P71079US0
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10/908,948		6/1/2005		P71081US0
PCT/US05/019366		6/1/2005		P71081WO0
PCT/US05/019510		6/1/2005		P71082WO0
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29/237,387		8/31/2005		P71083US0

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RECORDED: 03/24/2016