

<b>PATENT ASSIGNMENT COVER SHEET</b>
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Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT4145996

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	MERGER AND CHANGE OF NAME
<b>EFFECTIVE DATE:</b>	03/31/2016
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
CONVERDIS INC.	03/31/2016
<b>NEWLY MERGED ENTITY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
CASCADES CONVERSION INC.	03/31/2016
<b>MERGED ENTITY'S NEW NAME (RECEIVING PARTY)</b>	
<b>Name:</b>	CASCADES SONOCO INC.
<b>Street Address:</b>	457 BOUL. MARIE-VICTORIN
<b>City:</b>	KINGSEY FALLS, QUEBEC
<b>State/Country:</b>	CANADA
<b>Postal Code:</b>	J0A 1B0
<b>PROPERTY NUMBERS Total: 1</b>	
<b>Property Type</b>	<b>Number</b>
<b>Application Number:</b>	15311662
<b>CORRESPONDENCE DATA</b>	
<b>Fax Number:</b>	(404)853-8806
<i>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.</i>	
<b>Phone:</b>	404.853.8926
<b>Email:</b>	jeremy.spier@sutherland.com
<b>Correspondent Name:</b>	SUTHERLAND ASBILL & BRENNAN LLP
<b>Address Line 1:</b>	999 PEACHTREE STREET, NE, SUITE 2300
<b>Address Line 4:</b>	ATLANTA, GEORGIA 30309-3996
<b>ATTORNEY DOCKET NUMBER:</b>	31323-0120
<b>NAME OF SUBMITTER:</b>	JEREMY D. SPIER
<b>SIGNATURE:</b>	/Jeremy D. Spier/
<b>DATE SIGNED:</b>	11/16/2016
<b>Total Attachments: 14</b>	

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2016-04-01

Corporations Canada  
C. D. Howe Building  
235 Queen Street  
Ottawa, Ontario K1A 0H5

Corporations Canada  
Édifice C.D. Howe  
235, rue Queen  
Ottawa (Ontario) K1A 0H5

DENTONS CANADA S.E.N.C.R.L.  
BARBARA KUPIDURA  
1 Place Ville-Marie  
39th Floor  
Montreal QC H3B 4M7  
Canada

Corporation Number: 960575-4  
Numéro de société :

Request Received: 2016-03-31  
Date de réception de la demande :

Request ID: 8763477  
Numéro de la demande :

Your Reference:  
Votre référence :

Please find enclosed the **Certificate of Amalgamation** issued under the *Canada Business Corporations Act* (CBCA) and related documents for **CASCADES SONOCO INC.** Please ensure that these documents are kept with the corporate records.

Vous trouverez ci-joint le **certificat de fusion** ainsi que les documents connexes émis en vertu de la *Loi canadienne sur les sociétés par actions* (LCSA) relativement à **CASCADES SONOCO INC.** Veuillez vous assurer de les conserver avec les livres de la société.

Note: It is mandatory for certain legal elements to be written with a period (Ltd., Inc., Corp. and S.A.R.F.). If the articles you submitted did not include the period, it has been added and is reflected in the attached certificate.

Note : Certains éléments juridiques s'écrivent obligatoirement avec un point (Ltd., Inc., Corp. et S.A.R.F.). Si le point n'était pas inclus dans les statuts que vous avez soumis, il a été ajouté et il apparaît dans le certificat ci-joint.

The issuance of this certificate will be listed in Corporations Canada's online Monthly Transactions report. You can access the report on the Corporations Canada website.

L'émission de ce certificat sera rapportée dans notre prochain rapport mensuel de transactions. Vous pouvez consulter le rapport dans le site Web de Corporations Canada.

Please ensure that the corporation is aware of its ongoing reporting obligations by referring to the pamphlet, *Keeping Your Corporation in Good Standing* (enclosed or available on our website).

Veuillez vous assurer que la société est informée de ses obligations de déclaration. Vous pouvez consulter la brochure *Maintenir votre société en conformité*, ci-jointe ou disponible en ligne, pour connaître les obligations de déclaration de la société.

Also enclosed is additional information about protecting a corporate name.

De plus vous trouverez ci-joint de l'information concernant la protection de la dénomination sociale.

If you require additional information, please contact Corporations Canada.

Si vous avez besoin de plus d'information, veuillez communiquer avec Corporations Canada.



2016-04-01

Corporations Canada  
C. D. Howe Building  
235 Queen Street  
Ottawa, Ontario K1A 0H5

Corporations Canada  
Édifice C.D. Howe  
235, rue Queen  
Ottawa (Ontario) K1A 0H5

## Corporation Information Sheet

Canada Business Corporations Act (CBCA)

## Fiche de renseignements concernant la société

Loi canadienne sur les sociétés par actions (LCSA)

CASCADES SONOCO INC.

Corporation Number	960575-4	Numéro de société
Corporation Key Required for changes of address or directors online	57862490	Clé de société Requise pour mettre à jour en ligne l'adresse du siège social ou l'information concernant les administrateurs
Anniversary Date Required to file annual return	03-31 (mm-dd/mm-ij)	Date anniversaire Requise pour le dépôt du rapport annuel
Annual Return Filing Period Starting in 2017	03-31 to/au 05-30 (mm-dd/mm-ij)	Période pour déposer le rapport annuel Débutant en 2017

### Reporting Obligations

A corporation can be dissolved if it defaults in filing a document required by the CBCA. To understand the corporation's reporting obligations, consult *Keeping Your Corporation in Good Standing* (enclosed or available on our website).

### Corporate Name

Where a name has been approved, be aware that the corporation assumes full responsibility for any risk of confusion with existing business names and trademarks (including those set out in the Nuans search report). The corporation may be required to change its name in the event that representations are made to Corporations Canada and it is established that confusion is likely to occur. Also note that any name granted is subject to the laws of the jurisdiction where the corporation carries on business. For additional information, consult *Protecting Your Corporate Name* (enclosed or available on our website).

### Obligations de déclaration

Une société peut être dissoute si elle omet de déposer un document requis par la LCSA. Pour connaître les obligations de déclaration de la société veuillez consulter *Maintenir votre société en conformité*, ci-jointe ou disponible dans notre site Web.

### Dénomination sociale

En dépit du fait que Corporations Canada ait approuvé la dénomination sociale, il faut savoir que la société assume toute responsabilité de risque de confusion avec toutes dénominations commerciales, marques de commerce existantes (y compris celles qui sont citées dans le rapport de recherche Nuans). La société devra peut-être changer sa dénomination advenant le cas où des représentations soient faites auprès de Corporations Canada établissant qu'il existe une probabilité de confusion. Il faut aussi noter que toute dénomination octroyée est assujettie aux lois de l'autorité législative où la société mène ses activités. Pour obtenir de l'information supplémentaire, veuillez consulter le document *Protection de la dénomination sociale* ci-joint ou disponible dans notre site Web.

## Certificate of Amalgamation

*Canada Business Corporations Act*

## Certificat de fusion

*Loi canadienne sur les sociétés par actions*

CASCADES SONOCO INC.

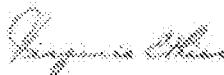
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Corporate name / Dénomination sociale

960575-4

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Corporation number / Numéro de société

I HEREBY CERTIFY that the above-named corporation resulted from an amalgamation, under section 185 of the *Canada Business Corporations Act*, of the corporations set out in the attached articles of amalgamation.

JE CERTIFIE que la société susmentionnée est issue d'une fusion, en vertu de l'article 185 de la *Loi canadienne sur les sociétés par actions*, des sociétés dont les dénominations apparaissent dans les statuts de fusion ci-joints.



Virginie Ethier

-----  
Director / Directeur

2016-03-31

-----  
Date of Amalgamation (YYYY-MM-DD)  
Date de fusion (AAAA-MM-JJ)



**Canada Business Corporations Act (CSCA)**  
**FORM 9**  
**ARTICLES OF AMALGAMATION**  
**(Section 185)**

1 - Corporate name of the amalgamated corporation  
CASCADIS SONOCO INC.

2 - The province or territory in Canada where the registered office is situated (do not indicate the full address)  
Quebec

3 - The classes and any maximum number of shares that the corporation is authorized to issue  
An unlimited number of Class A, Class B, Class C and common shares without par value. See Schedule I for the rights, privileges, restrictions and conditions attaching to the shares of the Corporation.

4 - Restrictions, if any, on share transfers  
See Schedule II

5 - Minimum and maximum number of directors (for a fixed number of directors, please indicate the same number in both boxes)  
Minimum number  Maximum number

6 - Restrictions, if any, on the business the corporation may carry on  
None

7 - Other provisions, if any  
See Schedule III.  
The amalgamation shall take effect on March 31, 2016.

8 - The amalgamation has been approved pursuant to that section or subsection of the Act which is indicated as follows:

<input type="radio"/> 183 - Long form : approved by special resolution of shareholders	<input checked="" type="radio"/> 184(1) - Vertical short-form : approved by resolution of directors	<input type="radio"/> 184(2) - Horizontal short-form : approved by resolution of directors
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9 - Declaration  
I hereby certify that I am a director or an authorized officer of the following corporation:

Name of the amalgamating corporations	Corporation number	Signature
Cascades Conversion Inc.	279563-9	<i>[Signature]</i>
Converdis Inc.	960574-6	<i>[Signature]</i>

Note: Misrepresentation constitutes an offence and, on summary conviction, a person is liable to a fine not exceeding \$5,000 or to imprisonment for a term not exceeding six months or to both (subsection 256(1) of the CBCA).

9605754

Schedule "1"

- (A) (a) The "Redemption Amount" as hereinafter referred to with respect to each class A share shall be \$1.00.
- (b) The "Redemption Amount" as hereinafter referred to with respect to each class B share shall be \$1.00.
- (c) The "Redemption Amount" as hereinafter referred to with respect to each class C share shall be \$1.00.
- (d) Each class A share, class B share and class C share shall entitle the holder thereof to receive for each financial year of the corporation, when, as and if declared by the directors of the corporation, out of the monies of the corporation properly applicable to the payment of dividends, a variable preferential non-cumulative dividend, without preference or distinction as among the class A shares, class B shares and class C shares. The dividend rate may be fixed or varied at any time and from time to time in the discretion of the directors, save only that the rate so fixed shall be the same for the class A shares, class B shares and class C shares and shall not be less than 0% and shall not be more than 12% of the respective Redemption Amounts per class A share, class B share and class C share.
- (e) If such variable preferential dividend for any financial year of the corporation has not been declared payable prior to the expiration of two months from the end of such financial year, the rights of the holders of all class A shares, class B shares and class C shares to receive such undeclared dividend shall be forever extinguished at the expiration of such two months.
- (f) Any dividend may be paid in one or more instalments in the discretion of the board of directors of the corporation.
- (g) No dividend shall be paid on the common shares for a financial year of the corporation unless the variable preferential dividend payable for such financial year on all the class A shares, class B shares and class C shares outstanding at any time in such financial year shall have been declared and paid in full.
- (B) (a) The corporation may, upon giving notice as hereinafter provided, redeem the whole or any part of the class A shares, class B shares and class C shares upon payment of the respective Redemption Amounts for each

share to be redeemed, together with all dividends declared thereon and unpaid; provided, however, that no class A, class B or class C shares may be redeemed if after such payment, the realizable value of the corporation's assets net of all liabilities would be less than the aggregate redemption amounts of the class A shares, class B shares and class C shares outstanding at the time of such redemption. Notice in writing in accordance with Paragraph B(b), below, shall be given to the registered holders of the shares to be redeemed, specifying the date (herein called the "Redemption Date") and place or places of redemption. Upon the Redemption Date the corporation shall pay or cause to be paid to the order of the registered holder of each class A share, class B share or class C share to be redeemed, the respective redemption price therefor on presentation and surrender, at the place or places specified for redemption in the notice, of the certificate(s) representing such class A shares, class B shares or class C shares. If a part only of the class A shares, class B shares or class C shares represented by any certificate shall be redeemed, a new certificate for the balance shall be issued at the expense of the corporation. From and after the Redemption Date, the holder of each class A share, class B share or class C share to be redeemed, as aforesaid, shall cease to be entitled to dividends and shall not be entitled to exercise any of the rights as shareholder in respect thereof unless payment of the redemption price shall not be made upon presentation of certificate(s) in accordance with the foregoing provisions, in which case the rights of the holder shall remain unaffected. The corporation shall have the right at any time after the Redemption Date as aforesaid to deposit the redemption price of the class A shares, class B shares or class C shares to be redeemed or of such of the said shares represented by certificates as have not as of the date of such deposit been surrendered by the holder thereof in connection with such redemptions to a special account at any chartered bank or any trust company to be paid without interest to or to the order of the holder of such class A shares, class B shares or class C shares upon presentation and surrender to such bank or trust company of the certificates representing the same and upon such deposit(s) being made the class A shares, class B shares or class C shares in respect whereof such deposit(s) shall have been made shall be deemed to have been redeemed and the right of the holder(s) thereof after such deposit or such Redemption Date, as the case may be, shall be limited to receiving without interest the redemption price so deposited against presentation and surrender of the said certificates held by him. Any interest allowed on any



such deposit shall belong to the corporation, provided that with any such deposit the corporation shall forthwith mail to the holder of each such class A share, class B share or class C share, a notice in writing advising of such deposit and specifying the name of the chartered bank or trust company, as the case may be, wherein such special account is for the time being maintained.

Where a part only of the class A shares, class B shares or class C shares are to be redeemed, the shares to be redeemed shall be selected either:

(i) as nearly as may be in proportion to the number of class A shares, class B shares or class C shares registered in the name of each shareholder; or

(ii) in such other manner as the board of directors determines with the consent in writing of all of the holders of the class of shares being redeemed.

(b) (i) Where class A shares are to be redeemed, not less than 14 days' notice in writing of such redemption shall be given to the holders of class A shares.

(ii) Where class B shares are to be redeemed, not less than 15 days' notice in writing of such redemption shall be given to the holders of class B shares.

(iii) Where class C shares are to be redeemed, not less than 16 days' notice in writing of such redemption shall be given to the holders of class C shares.

(C) Any registered holder of class A shares, class B shares and class C shares may, at his option, upon giving notice as hereinafter provided, require the corporation at any time or times to redeem all or any part of the class A shares, class B shares or class C shares held by him, and the corporation shall pay to such holder for each such share which the holder requires to be redeemed, the respective Redemption Amounts, together with all dividends declared thereon and unpaid; provided, however, that no class A, class B or class C shares may be redeemed if after such payment, the realizable value of the corporation's assets net of all liabilities would be less than the aggregate redemption amounts of the class A shares, class B shares and class C shares outstanding at the time of such redemption. In the event that any registered holder of class A shares, class B

shares or class C shares desires to require the redemption, as aforesaid, of all or any part of the class A shares, class B shares or class C shares held by him, such registered holder shall mail by prepaid mail addressed to the corporation at its registered office notice in writing of his intention to require redemption, which notice shall also specify therein the number of class A shares, class B shares or class C shares to be so redeemed. On the date 14 days next following the receipt of such notice by the corporation (herein called the "Redemption Date"), the corporation shall pay or cause to be paid to the order of the registered holder of such class A shares, class B shares or class C shares the respective redemption price on presentation and surrender at the registered office of the corporation of the certificates representing the class A shares, class B shares or class C shares specified in the notice. If a part only of the class A shares, class B shares or class C shares represented by any certificate shall be redeemed, a new certificate for the balance shall be issued at the expense of the corporation. From and after the Redemption Date, the holders of the class A shares, class B shares or class C shares to be redeemed, as aforesaid, shall cease to be entitled to dividends and shall not be entitled to exercise any of the rights as shareholder in respect thereof unless payment of their redemption price shall not be made upon presentation of certificates in accordance with the foregoing provisions, in which case the rights of the holder shall remain unaffected.

(D) In the event of the liquidation, dissolution or winding-up of the corporation, whether voluntary or involuntary, the holder of each class A share, class B share and class C share shall be entitled to receive, before any distribution of any part of the assets of the corporation among the holders of common shares, the respective Redemption Amounts for each class A, class B and class C share, together with any dividends declared thereon and unpaid and no more; provided, however, if the aggregate amount available for distribution to the holders of the class A, class B and class C shares, is less than the amount otherwise payable to them pursuant to the provisions hereof, then each class A, class B and class C share, as the case may be, shall entitle the holder thereof to receive that proportion of the amount so available for distribution that the Redemption Amount of such class A, class B or class C share, as the case may be, is of the aggregate Redemption Amounts of all of the outstanding class A, class B and class C shares.

(E) Except as herein expressly provided, neither the class A shares, class B shares nor class C shares shall confer any right upon the holder thereof to participate in profits or assets of the corporation.

(F) After the full amount of the variable preferential dividend payable for any financial year on the class A shares, class B shares and class C shares have been paid, any and all further dividends declared for that financial year by the directors of the corporation shall be declared and paid in equal amounts per share on all the common shares at the time outstanding.

(G) In the event of the liquidation, dissolution or winding-up of the corporation, the reduction of capital or other distribution of its assets among shareholders by way of repayment of capital, all property and assets of the corporation remaining after payment to the holders of the class A shares, class B shares and class C shares, shall be distributed in equal amounts per share on all of the common shares at the time outstanding.

(H) The corporation may, at any time and from time to time, purchase for cancellation the whole or any part of the class A, class B, class C or common shares, as the case may be, at the lowest price at which, in the opinion of the directors of the corporation, such shares are obtainable. Except where the corporation is purchasing or otherwise acquiring shares issued by it to settle or compromise a debt or claim asserted by or against the corporation, to eliminate fractional shares or to fulfil the terms of a non-assignable agreement under which the corporation has an option or is obliged to purchase shares owned by a current or former director, officer or employee of the corporation, the shares shall be purchased either:

(a) with the consent of all the holders of class A, class B, class C or common shares outstanding, as the case may be; or

(b) pursuant to tenders received by the corporation upon request for tenders addressed to all the holders of the class A, class B, class C or common shares at the time outstanding, as the case may be, and the corporation shall accept only the lowest tenders.

Where, in response to the invitation for tenders, two or more shareholders submit tenders at the same price and the tenders are accepted by the corporation as to part only of the shares offered, the corporation shall accept part of the shares offered in each tender in proportion as nearly as may be to the total number of shares offered in each tender.

(I) Holders of shares of a class (whether class A, class B, class C or common) are not entitled to vote separately as a class.

or dissent upon a proposal to amend the articles of the corporation to:

(a) increase or decrease any maximum number of authorized shares of such class or increase any maximum number of authorized shares of any class or series having rights or privileges equal or superior to the shares of such class;

(b) effect an exchange, reclassification or cancellation of the shares of such class; or

(c) create a new class or series of shares equal or superior to shares of such class.

(J) Holders of class A shares, class B shares, class C shares and common shares shall be entitled to 1 vote for each class A share, class B share, class C share or common share held by them respectively.

(K) Where notice is required by the provisions hereof to be sent the notice may be waived or the time for the notice may be waived or abridged at any time with the consent in writing of the person entitled thereto.

CASCADES SONOCO INC.

SCHEDULE II

The shares of the Corporation shall not be transferred without the consent of either:

- i) the directors evidenced by a resolution passed or signed by them and recorded in the books of the Corporation, or
- ii) the holders of a majority in number of the outstanding voting shares of the Corporation.

SCHEDULE "III"

(a) The number of shareholders of the Corporation exclusive of persons who are in its employment and exclusive of persons who, having formerly been in the employment of the Corporation, were, while in that employment, and have continued after the termination of that employment to be shareholders of the Corporation, is limited to not more than fifty (50), two (2) or more persons who are the joint registered owners of one (1) or more shares being counted as one (1) shareholder.

(b) No securities of the Corporation, other than non-convertible debt securities, shall be transferred without the consent of the Board of Directors expressed by resolution.

(c) Each holder of a fractional share issued by the Corporation is entitled to exercise voting rights and to receive a dividend in respect of each such fractional share to the extent of such fraction.

(d) The Corporation has a lien on each share registered in the name of a shareholder or his legal representative for a debt of that shareholder to the Corporation.

(e) The board of directors may from time to time, in such amounts and on such terms as it deems expedient;

(i) borrow money on the credit of the Corporation;

(ii) issue, reissue, sell or pledge debt obligations (including bonds, debentures, notes or other similar obligations, secured or unsecured) of the Corporation; and

(iii) charge, mortgage, hypothecate or pledge all or any of the currently owned or subsequently acquired real or personal, movable or immovable, property of the Corporation, including book debts rights, powers, franchises, and undertaking, to

secure any debt obligations or any money borrowed, or other debt or liability of the Corporation.

(f) Articles of Dissolution may be filed when authorized by at least a majority of the votes of all shareholders entitled to vote at a meeting of shareholders duly called to authorize the dissolution.

Canada Business Corporations Act (CBCA)  
FORM 2

INITIAL REGISTERED OFFICE ADDRESS AND FIRST BOARD OF DIRECTORS  
(Sections 19 and 106)

To be filed with Articles of Incorporation, Amalgamation or Continuance

1 - Corporate name  
Cascades Sonoco Inc.

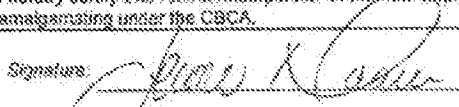
2 - Address of registered office (must be a street address, a P.O. Box is not acceptable)  
Number and street name: 457 boul. Marie-Victoria  
City: Kingsey Falls Province/Territory: Quebec Postal Code: J0A 1R0

3 - Additional address  
Care of: Cascades Sonoco Inc.  
Number and street name: 772, rue Sherbrooke Ouest  
City: Montréal Province/Territory: Québec Postal Code: H3A 1G1

4 - Members of the board of directors

FIRST AND LAST NAME	ADDRESS (must be a street address, a P.O. Box is not acceptable)	GRAND PARENT (Y/N)
Luc Langevin	37 av. des Iris, Notre-Dame-des-Prairies (Québec), J6E 9J5 Canada	Yes
Simon Gosselin	251 ch. du Golf, Drummondville (Québec), J2C 1L1 Canada	Yes
Rodger D. Fuller	1400 Carolina Avenue W, Martinsville NC 28550 USA	No
Douglas Schwartz	8510 Arley Hall Ct., Washaw, North Carolina 28173 USA	No

5 - Declaration  
I hereby certify that I am an incorporator of the new corporation, or that I am a director or an authorized officer of the corporation continuing into or amalgamating under the CBCA.

Signature:   
Print name: Jérôme Nadeau Telephone number: 819-363-5100

Note: Misrepresentation constitutes an offence and, on summary conviction, a person is liable to a fine not exceeding \$5000 or to imprisonment for a term not exceeding six months or to both (subsection 290(1) of the CBCA).