### 504475108 07/26/2017

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4521810

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/17/2012

### **CONVEYING PARTY DATA**

Name	Execution Date
EULIE LLC	07/17/2012

### **RECEIVING PARTY DATA**

Name:	UNDERBRELLA, INC.
Street Address:	103 MEDWAY STREET
Internal Address:	#8
City:	PROVIDENCE
State/Country:	RHODE ISLAND
Postal Code:	02906

# **PROPERTY NUMBERS Total: 2**

Property Type	Number
Application Number:	61164000
Application Number:	15015865

# CORRESPONDENCE DATA

Fax Number: (617)646-8646

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: 617-646-8000

Email: patents\_AndreaM@wolfgreenfield.com **Correspondent Name:** WOLF, GREENFIELD & SACKS, P.C.

Address Line 1: **600 ATLANTIC AVENUE** 

Address Line 4: BOSTON, MASSACHUSETTS 02210

ATTORNEY DOCKET NUMBER:	U1190.70001US00 AND US02
NAME OF SUBMITTER:	ANDREA D. MERIN
SIGNATURE:	/Andrea D. Merin/
DATE SIGNED:	07/26/2017

**Total Attachments: 10** 

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RI SOS Filing Number: 201294702830 Date: 07/17/2012 11:21 AM

F	iling Fee: See Instructions	ID Number:	52505	
	Office of the Secretary Division of Business 148 W. River	ary of State as Services Street	\$3.00 JUL	
	STATE OF RHODE ISLAND AND PROVIDENCE PLANTATION: Office of the Secretary of State Division of Business Services 148 W. River Street Providence, Rhode Island 02904-2615  ARTICLES OF MERGER OR CONSOLIDATION INTO UNDERBRELLA, INC. (Insert full name of surviving or new entity on this line.)  SECTION I: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES Pursuant to the applicable provisions of the General Laws of Rhode Island, 1956, as amended, the undersibllowing Articles of Merger or Consolidation (check one box only) for the purpose of merging or contity.  The name and type (for example, business corporation, non-profit corporation, limited liability company, limited of the merging or consolidating entities and the state under which each is organized are:  Name of entity  EULIE LLC  UNDERBRELLA, INC.  Which is to be governed by the laws of the state of DELAWARE  The attached Plan of Merger or Consolidation was duly authorized, approved, and executed by each entity by the laws of the state under which each entity is organized. (Attach Plan of Merger or Consolidation)  If the surviving entity's name has been amended via the merger, please state the new name:  If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, and entity is not qualified to conduct business in the state of Rhode Island, the entity agrees that it: (i) may be Rhode Island in any proceeding for the enforcement of any obligation of any domestic entity which is a consolidation; (ii) irrevocably appoints the Secretary of State as its agent to accept service of process proceeding; and (iii) the address to which a copy of such process of service shall be mailed to it by the Secretary of State as its agent to accept service of process proceeding; and (iii) the address to which a copy of such process of service shall be mailed to it by the Secretary of State as its agent to accept service of process proceeding; and (iii) the address to which a copy of such process of service shall be mailed to i	- F (29)		
	(Insert full name of surviving or new	w entity on this line.)		
SI	ECTION I: TO BE COMPLETED BY ALL MERGING OR CO	ONSOLIDATING ENTITIES	1: 2 : 1 Vid	
fo	llowing Articles of 🗹 Merger <u>or</u> 🔲 Consolidation ( <i>check one box o</i>	sland, 1956, as amended, the undersigne only) for the purpose of merging or consol	d entities submit the idating them into one	
a.	The name and type (for example, business corporation, non-profit coeach of the merging or consolidating entities and the state under which	orporation, limited liability company, limited th each is organized are:	. , ,	
	Name of entity	Type of entity	State under which entity is organized	
	EULIE LLC	limited liability company	Rhode Island	
	UNDERBRELLA, INC. NO	corporation	Delaware	
	which is to be governed by the laws of the state of DELAWARE  The attached Plan of Merger or Consolidation was duly authorized, ap	pproved, and executed by each entity in th	e manner prescribed	
e.	If the surviving entity's name has been amended via the merger, pleas	se state the new name:		
f.	If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, and such surviving or new entity is not qualified to conduct business in the state of Rhode Island, the entity agrees that it: (i) may be served with process in Rhode Island in any proceeding for the enforcement of any obligation of any domestic entity which is a party to the merger or consolidation; (ii) irrevocably appoints the Secretary of State as its agent to accept service of process in any action, suit, or proceeding; and (iii) the address to which a copy of such process of service shall be mailed to it by the Secretary of State is:  103 Medway St., #8, Providence, RI 02906			
g.	These Articles of Merger or Consolidation shall be effective upon filithan the 90 <sup>th</sup> day after the date of this filing	ing unless a specified date is provided wh	nich shall be no later	
•			• • • • • • • •	
SE	IS A <u>BUSINESS</u> <u>CORPORATION</u> PURSUANT			
a.	If the surviving or new entity is to be governed by the laws of a stat entity hereby agrees that it will promptly pay to the dissenting shareh they shall be entitled under the provisions of Title 7, Chapter 1.2 or	te other than the State of Rhode Island, so colders of any domestic content or the am of the General Laws of Rhode Island, 195	uch surviving or new ount, if any, to which 6, as amended, with	

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respect to dissenting shareholders.

b.	o. Complete the following subparagraphs i and ii <u>only</u> if the merging business corporation is a subsidiary corporation of	the survivina	
	corporation.	are surviving	
	i) The name of the subsidiary corporation is		
	ii) A copy of the plan of merger was mailed to shareholders of the subsidiary corporation (such date shall not be less	than 30	
	days from the date of filing)		
r	. As required by Section 7-1.2-1003 of the General Laws, the corporation has paid all fees and franchise taxes.		
• •			
SE	TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING IS A NON-PROFIT CORPORATION PURSUANT TO TITLE 7, CHAPTER 6 OF THE RHO GENERAL LAWS, AS AMENDED.		
a. b.	non-profit corporation which sets forth the date of the meeting of members at which the Plan of Merger or Cons adopted, that a quorum was present at the meeting, and that the plan received at least a majority of the votes who present at the meeting or represented by proxy were entitled to cast; OR attach a statement for each such non-profit which states that the plan was adopted by a consent in writing signed by all members entitled to vote with respect ther	olidation was ich members fit corporation eto. ch such non-	
	***************************************		
SE	ECTION IV: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING IS A <u>LIMITED PARTNERSHIP</u> PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHOI GENERAL LAWS, AS AMENDED		
a.	The agreement of merger or consolidation is on file at the place of business of the surviving or resulting domestic limited partnership or other business entity and the address thereof is:		
b.	A copy of the agreement of merger or consolidation will be furnished by the surviving or resulting domestic limited partnership or other business entity, on request and without cost, to any partner of any domestic limited partnership or any person holding an interest in any other business entity which is to merge or consolidate.		
SE	ECTION V: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES	• • • • •	
		11 4 47	
incl	nder penalty of perjury, we declare and affirm that we have examined these Articles of Merger or Co cluding any accompanying attachments, and that all statements contained herein are true and correct.	nsolidation,	
	EULIE LLC		
	Print Entity Name		
Bv.	v. Julie Syon Managing member, CFO.	+ Founder	
٠,٠	Name of person signing O Title of person signing	<u> </u>	
By:	<i>γ</i> :		
	Name of person signing  Title of person signing		
	HNDEDDBELLA INO		
	UNDERBRELLA, INC.  Print Entity Name		
	C C C C C C C C C C C C C C C C C C C		
By:	Cto + founder	<del></del>	
	Name of persoft signing  Title of person signing		
Ву	Name of person signing Title of person signing	<u>=u.*</u>	
	REEL: 043104 FRAM	ЛЕ: 0294	



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS DEPARTMENT OF ADMINISTRATION DIVISION OF TAXATION ONE CAPITOL HILL PROVIDENCE, RI 02908

PATRICK SHANK DOWNS RACHLIN MARTIN PLLC 199 MAIN ST 6TH FL BURLINGTON, VT 05401

# LETTER OF GOOD STANDING

It appears from our records that **EULIE LLC** has filed all the required returns due to be filed and paid all taxes indicated thereon and is in good standing with this Division as of **07/06/2012** regarding any liability under the Rhode Island Business Corporation Tax Law.

This letter is issued pursuant to the request of the above named corporation for the purpose of:

# MERGER OF CORPORATIONS RI NON-SURVIVOR

Very truly yours.

David M. Sullivan Tax Administrator

Steven A. Cobb Chief Revenue Agent Office Audit and Discovery

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# AGREEMENT AND PLAN OF MERGER BETWEEN UNDERBRELLA INC. (A DELAWARE CORPORATION) AND

# EULIE LLC

# (A RHODE ISLAND LIMITED LIABILITY COMPANY)

This AGREEMENT AND PLAN OF MERGER (this "Agreement") dated as of July 17, 2012 is made by and between Underbrella Inc., a Delaware corporation (the "Corporation"), and EULIE LLC, a Rhode Island limited liability company (the "LLC").

## WITNESSETH:

WHEREAS, the LLC has 100,000 outstanding Class A Common Units (the "Class A Units"), no Class B Common Units, Units"), and 52,799.2 outstanding Preferred Units (the "Preferred Units"), as such terms are defined in the Amended and Restated Operating Agreement of the LLC (the "Operating Agreement");

WHEREAS, the Corporation is a wholly owned subsidiary of the LLC;

WHEREAS, the parties hereto desire that the LLC merge with and into the Corporation (the "Merger"), with the Corporation being the surviving entity;

WHEREAS, the Board of Directors of the Corporation have authorized and approved the execution and delivery of this Agreement and the performance by the Corporation of its obligations under this Agreement, upon the terms and subject to the conditions set forth in this Agreement;

WHEREAS, a majority of the Members holding Class A Units and Preferred Units, voting together as a single class, have authorized and approved the execution and delivery of this Agreement and the performance by the LLC of its obligations under this Agreement, upon the terms and subject to the conditions set forth in this Agreement;

WHEREAS, the Board of Directors of the Corporation has approved this Agreement and declared it advisable and has resolved to recommend that the LLC, as the sole stockholder of the Corporation, approve and adopt this Agreement.

NOW THEREFORE, in consideration of the mutual promises of the parties contained herein, and for good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereby agree as follows:

Section 1. The Merger. The parties hereby acknowledge that the LLC and the Corporation are the only constituent entities to this Agreement and the Merger. Upon the terms and subject to the conditions set forth in this Agreement and in accordance with the Delaware

General Corporation Law (the "<u>DGCL</u>") and the Rhode Island Limited Liability Company Act (the "<u>LLC Act</u>"), at the Effective Time (as defined below), the LLC shall be merged with and into the Corporation, and the separate existence of the LLC shall cease. The Corporation shall be the surviving entity in the Merger and shall continue to be a corporation organized under the laws of Delaware

Section 2. Filings. At such time as mutually agreed upon by the LLC and the Corporation, such parties shall cause a properly executed certificate of merger conforming to the requirements of the DGCL to be filed with the Secretary of State of the State of Delaware and properly executed articles of merger conforming to the requirements of the LLC Act to be filed with the Rhode Island Secretary of State. The parties hereto shall also make all other filings or recordings required by applicable law in connection with the Merger. The Merger shall become effective upon the acceptance of this Delaware certificate of merger by the Delaware Secretary of State (the "Effective Time").

Section 3. Effects of the Merger. The Merger shall have the effects set forth in this Agreement and the applicable provisions of the DGCL (including without limitation Section 259 thereof) and the LLC Act (including without limitation Section 7-16-63 thereof). If, at any time after the Effective Time, any further action is determined by the Corporation to be necessary or desirable to carry out the purposes of this Agreement or to vest the Corporation with full right, title and possession of and to all rights and property of the LLC, the officers and the Board of Directors of the Corporation shall be fully authorized (in the name of the LLC and in the name of the Corporation and otherwise) to take such action.

# Section 4. Cancellation of Stock; Conversion of Membership Interests. At the Effective Time:

- (a) Each Class A Unit outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into fully paid and non-assessable shares of Common Stock of the Corporation (the "Common Stock") on a 10-for-1 basis as set forth on Exhibit 1 attached hereto.
- (b) Each Preferred Unit outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into fully paid and non-assessable shares of Series A Preferred Stock of the Corporation (the "Series A Preferred Stock") on a 10-for-1 basis as set forth on Exhibit 1 attached hereto.
- (c) Each share of capital stock of the Corporation outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be canceled and no consideration shall be issued in respect thereof.
- **Section 5.** Issuance of Stock Certificates. As promptly as practicable following the Effective Time, the Corporation shall issue stock certificates to the persons entitled thereto.

- Section 6. Certificate of Incorporation of the Corporation. The Certificate of Incorporation of the Corporation shall be the Certificate of Incorporation of the Corporation following the Merger and shall not be amended in the Merger.
- Section 7. Address of the Corporation. The street address of the principal place of business of the Corporation as of the date of this Agreement is, and shall continue to be upon the Effective Time, as follows: 103 Medway St., #8, Providence, Rhode Island 02906.
- Section 8. Representations and Warranties of the Corporation. The Corporation hereby warrants and represents that (a) the Merger is permitted by the DGCL; (b) the Corporation shall comply with the DGCL by effecting the Merger in accordance with the terms of this Agreement.
- Section 9. Representations and Warranties of the LLC. The LLC hereby warrants and represents that (a) the Merger is permitted by the LLC Act; and (b) the LLC shall comply with the provisions of the LLC Act in effecting the Merger in accordance with the terms hereof.
- Section 10. Conditions to the Obligations of Each Party. The obligations of the LLC and the Corporation to consummate the Merger are subject to the satisfaction or waiver of the following conditions as of the Effective Time:
- (a) no provision of any applicable law or regulation and no judgment, injunction, order or decree shall prohibit the consummation of the Merger;
- (b) all actions by or in respect of or filings with any governmental body, agency, official or authority required to permit the consummation of the Merger shall have been obtained;
- (c) this Agreement shall have been adopted by the LLC, in its capacity as the sole stockholder of the Corporation; and
- (d) this Agreement shall have been approved or consented to by the holders of at least a majority of the Voting Members (as defined in the Operating Agreement), in accordance with the applicable requirements of the Operating Agreement and the LLC Act (such approval or consent, the "Required Member Approval").
- Section 11. Termination. At any time prior to the Effective Time, either the Manager of the LLC or the Board of Directors of the Corporation may terminate and abandon this Agreement, and such termination or abandonment may be effected notwithstanding the approval of this Agreement by the sole stockholder of the Corporation or by the Required Member Approval.
- **Section 12.** Amendments. This Agreement may be amended at any time prior to the Effective Time by the parties hereto (provided that, in the case of the Corporation, such amendment shall be authorized by the Board of Directors of the Corporation), whether before or after adoption of this Agreement by the sole stockholder of the Corporation or by the Required

Member Approval; provided, however, that after any such stockholder approval or Required Member Approval, respectively, no amendment shall be made to this Agreement that by law requires further approval or authorization by the sole stockholder of the Corporation or the members of the LLC, respectively, without such further approval or authorization.

Section 13. Governing Law. To the fullest extent permitted by law, this Agreement shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to principles of conflict of laws.

Section 14. Counterparts; Effectiveness. This Agreement may be executed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument. This Agreement may be executed by facsimile transmission or by portable document format ("pdf"), and signatures transmitted by facsimile or pdf shall be deemed to be original signatures for all purposes. This Agreement shall become effective when each party hereto shall have received the counterpart hereof signed by the other party hereto.

Section 15. No Third Party Rights. Nothing in this Agreement, express or implied, is intended to confer or shall confer upon any person (other than the parties hereto) any right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.

Section 16. Severability. Any term or provision of this Agreement that is invalid or unenforceable in any situation in any jurisdiction shall not affect the validity or enforceability of the remaining terms and provisions hereof or the validity or enforceability of the offending term or provision in any other situation or in any other jurisdiction.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Merger to be duly executed as of the day and year first above written.

UNDERBRELLA, INC.

**EULIE LLC** 

Βv·

Julie Sygiel, Chief Executive Officer

Julie Sveiel, Manage

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EXHIBIT 1

Consideration To Be Received By Members Of The LLC

Name of Member of EULIE LLC	Membership Units	Number of Shares of Stock of Underbrella, Inc. To Be Received By Member	
Julie Sygiel	Class A Common: 47,500	Common Stock:	475,000
	Preferred: 753.3	Series A Preferred:	7,533
Eunice Png	Class A Common: 37,000	Common Stock:	370,000
	Preferred: 615.3	Series A Preferred:	6,153
Daniel Wyner	Class A Common: 10,000	Common Stock:	100,000
	Preferred: 22,633.9	Series A Preferred:	226,340
Danny Warshay	Class A Common: 3,000	Common Stock:	30,000
	Preferred: 0	Series A Preferred:	0
Angela Bronza	Class A Common: 1,000	Common Stock:	10,000
	Preferred: 0	Series A Preferred:	0
Barbara Tannenbaum	Class A Common: 1,000	Common Stock:	10,000
	Preferred: 0	Series A Preferred:	0
Emily Spivack	Class A Common: 500	Common Stock:	5,000
	Preferred: 0	Series A Preferred:	0
Debbie Mann	Class A Common: 0	Common Stock:	0
	Preferred: 11,346.7	Series A Preferred:	113,467
Margaret Rothschild	Class A Common: 0	Common Stock:	0
	Preferred: 4,929.6	Series A Preferred:	49,296
Richard Carriere	Class A Common: 0	Common Stock:	0
	Preferred: 5,087.0	Series A Preferred:	50,870
Roni Kabessa and Kara Orr,	Class A Common: 0	Common Stock:	0
Joint Tenants	Preferred: 7,433.4	Series A Preferred:	74,334

# OFFICER'S CERTIFICATE

The undersigned, the Chief Executive Officer of Underbrella Inc., a Delaware corporation (the "Corporation"), does hereby certify that the Agreement and Plan of Merger to which this certificate is attached, having been duly approved by the Board of Directors of the Corporation and duly executed and acknowledged in accordance with Section 103 of the Delaware General Corporation Law (the "DGCL"), was then submitted to the sole stockholder of the Corporation, which stockholder adopted and approved the Agreement and Plan of Merger by its written consent thereto given in accordance with Section 228 of the DGCL.

In witness whereof, the undersigned has duly executed this certificate on the date set forth below.

Julie Sygiel, Chief Executive Office

13455549.1

Date: July 17, 2012

PATENT REEL: 043104 FRAME: 0302

RECORDED: 07/26/2017