# 504522852 08/28/2017

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4569558

			NEW ASSIGNMENT				
SUBMISSION TYPE:							
			MERGER				
EFFECTIVE DATE:			12/31/2014				
CONVEYING PARTY	DATA						
			lame			Execution Date	
CURWOOD, INC.						12/29/2014	
RECEIVING PARTY D	ΑΤΑ						
Name:	BEMIS	6 COMP	PANY, INC.				7
Street Address:	134 E.	134 E. WISCONSIN AVENUE				-	
Internal Address:	ONE N	ONE NEENAH CENTER, 4TH FLOOR					
City:	NEEN	NEENAH					
State/Country:	WISCO	WISCONSIN					
Postal Code:	54956	54956					
	S Total: 1	1					
PROPERTY NUMBERS Total: 1 Property Type		•	Number		1		
Application Number:		131643	13164372				
	be sent t <sup>f</sup> provide	o the e-i d; if that 920-527 legal@l	27-7810 - <i>mail address first; if that is</i> at is unsuccessful, it will be 27-7632 Demis.com & COMPANY, INC.				
•		PO BO	3OX 669				
			CE OF INTELLECTUAL PROPERTY COUNSEL				
Address Line 4:		NEENA	AH, WISCONSIN 54957-066	9			
ATTORNEY DOCKET NUMBER:			20747-1-US				
NAME OF SUBMITTER:		L	LEAH S. JOHNSON				
SIGNATURE:			/Leah S. Johnson/				
DATE SIGNED:			08/28/2017				
Total Attachments: 9 source=2014-12-31-Curv source=2014-12-31-Curv	woodIntol	BemisCe	ertOfMerger#page2.tif				
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CERTIFICATE OF MERGER MISSOURI ENTITY SURVIVING

WHEREAS, Articles of Merger of the following entities:

#### CURWOOD, INC. -- F00329319 INTO: BEMIS COMPANY, INC. -- 00002802

organized and existing under the laws of Missouri have been received, found to conform to law, and filed.

NOW, THEREFORE, I, JASON KANDER, Secretary of State of the State of Missouri, issue this Certificate of Merger, certifying that the merger of the aforenamed entities is effected, with

#### BEMIS COMPANY, INC. -- 00002802

as the surviving entity.

IN TESTIMONY WHEREOF, I hereunto set my hand and cause to be affixed the GREAT SEAL of the State of Missouri. Done at the City of Jefferson, this 29th day of December, 2014.

Effective Date: December 31, 2014

Secretary of State



## PATENT REEL: 043426 FRAME: 0857

SOS #30 (01-2013)

00002802 Date Filed: 12/29/2014 Effective: 12/31/2014 Jason Kander Missouri Secretary of State



## State of Missouri Jason Kander, Secretary of State

Corporations Division PO Box 778 / 666 W. Main St., Rm. 322 Jefferson City, MO 65182

> Articles of Merger for Parent/Subsidiary Corporations (Section 331.447, RSMo) (Submit with filing fee of \$30.00)

Pursuant to the provisions of the General and Business Corporation Law of Missouri, the undersigned corporations certify the following:

That	Bemis Company, Inc.	00002802	of Missouri
	Name of Corporation	Charter Number	Parent State
That		F00329319	of Delaware
	Name of Corporation	Charter Number	Pareni State
That			of
.x.	• .•	Charler Number	Parent State
are he	reby merged and that the above named	Bernis Company, Inc.	00002602
is the	surviving corporation.	Name of Carparation	Charter Mumber
That il	he Board of Directors of Bemis Com	pany, inc.	
met or of Mer	n <u>12/29/2014</u> and by resc month/day/pear rger set forth in these articles.	Name of Corport	nian obers of such board approved the Plan
A7393. U.	4014 CIONA 8	Monro of Company	Vini
of Mer	month/day/year ger set forth in these articles.	lution adopted by a majority vote of the mem	ibers of such board approved the Plan
		lution adopted by a majority vote of the mem	bers of such board approved the Plan
That thi	is Plan of Merger has been adopted pu	rsuant to Section 351.447, RSMo.	
That the	e resolution of the Board of Directors of	of the parent corporation, Bernis Company,	lnc.
		, 2ppro	ving the Plan of Merger is as follows;
	×	(Please see next page)	RI-12292014-1336 State of Missouri
ne and :	address to return filed document:		No of Pages 7 Pages
ae;	·····		
		A	
			Merger - For Profit (F)
	and Zip Code:		Merger - For Profit (F) Corp. 51A (122010)
	That That are he is the That is met or of Mes That ib met on of Mes That th met on of Mes That th met on of Mes That th met on of Mes That ib met on	Name of Corporation         That	Name of Corporation       Charter Number         That       F00329319         Name of Corporation       Charter Number         That

PATENT REEL: 043426 FRAME: 0858

9. That the parent corporation, is in compliance with the 90 percent ownership requirement of Section 351.447. RSMo, and will maintain at least 90 percent ownership of each of the other corporations, party to the merger, until the issuance of the Certificate of merger by the Secretary. of State of the State of Missouri.

10.1 A. 10

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10. PLAN OF MERGER attached as Exhibit A.

<b>\</b>	<u>d</u>
it the survivor.	۲ .
All Artes and a state and a state of the sta	
An or one property, rights, priveleges, leases	s and patents of the
·····	
are to be transferred to and become the prop	xerty of
X	the survivor. The officers and board of
directors of the above named concorations at	to authorized to execute all deeds, assignments, and documents of every service
which may be needed to effectuate full and	d complete transfer of ownership.
The others and board of directors of	are duly elected and qualified under the provisions of the bylaws of the
surviving corporation.	are only elected and qualified under the provisions of the bylaws of the
[In be completed if the parent corporation d	loes not own all the outstanding shares of each of the subsidiary corporations
bady to the merger, l	
The consideration paid by the surviving corp	poration upon unrender of each share of the subsidiary corporation(s) which is
not owned by the parent corporation is as fol	llows:
[To be completed if the parent corporation is	not the surviving corporation of
	$\sim$
a. The outstanding shares of	
a. The outstanding shares of	r shares of
a. The outstanding shares of	r shares of
<ol> <li>The outstanding shares of</li></ol>	shares of, surviving corporation on the following basis:
a. The outstanding shares of	shares of, surviving corporation on the following basis:
<ol> <li>The outstanding shares of</li> <li>parent corporation, shall be exchanged for</li> <li>The proposed merger has been approved elements</li> </ol>	shares of, surviving corporation on the following basis:
<ol> <li>The outstanding shares of</li> <li>parent corporation, shall be exchanged for</li> <li>The proposed merger has been approved elements</li> </ol>	shares of, surviving corporation on the following basis:
a. The outstanding shares of parent corporation, shall be exchanged for . The proposed merger has been approved el seceiving the affirmative vote of at least tw	shares of, surviving corporation on the following basis:
<ul> <li>a. The outstanding shares of</li></ul>	shares of, surviving corporation on the following basis: fither by: wo-thirds of the outstanding shares of
<ul> <li>a. The outstanding shares of</li></ul>	shares of, surviving corporation on the following basis: fither by: wo-thirds of the outstanding shares of
a. The outstanding shares of parent corporation, shall be exchanged for . The proposed merger has been approved en seceiving the affirmative vote of at least two arent corporation, entitled to vote thereon at a lieu of such required voting, the proposed r	shares of, surviving corporation on the following basis itther by: vo-thirds of the outstanding shares of a meeting thereof duly called and held on, o merger has been approved by the directors of each of the comparations, the basis
<ul> <li>a. The outstanding shares of</li></ul>	surviving corporation on the following basis itther by: vo-thirds of the outstanding shares of
a. The outstanding shares of parent corporation, shall be exchanged for . The proposed merger has been approved e secziving the affirmative vote of at least tw arent corporation, entitled to vote thereon at a lieu of such required voting, the proposed r	shares of, surviving corporation on the following basis: ither by: vo-thirds of the outstanding shares of a meeting thereof duly called and held on, or merger has been approved by the directors of each of the corporations, the basis
<ul> <li>The outstanding shares of</li></ul>	shares of, surviving corporation on the following basis: ither by: vo-thirds of the outstanding shares of a meeting thereof duly called and held on, or merger has been approved by the directors of each of the corporations, the basis
<ul> <li>The outstanding shares of</li></ul>	shares of, surviving corporation on the following basis: fither by: vo-thirds of the outstanding shares of

Corp. 51A (12/2010)

PATENT REEL: 043426 FRAME: 0859

- If the surviving corporation is a foreign corporation, it is agreed that, upon and after the issuance of a certificate of merger by the Secretary of State of the State of Missouri;
  - a. The surviving corporation may be served with process in the State of Missouri in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Missouri which is a party to the merger 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 Missouri against the surviving corporation.
  - b. The Secretary of State of the State of Missouri shall be and hereby is inevocably appointed as the agent of the surviving corporation to accept service of process in any such proceeding: the address to which the service of process in any such proceeding shall be mailed is
  - c. The surviving corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Missouri which is a party to the merger the amount, if any, to which they shall be entitled under the provisions of "The General and Business Corporation Law of Missouri" with respect to the rights of dissenting shareholders.
- 7. The articles of incorporation of the survivor assorate not amended as failures:

11. THIS MERGER IS EFFECTIVE DECEMBER 31, 2014.

An officer of each entity must sign.

In Affirmation thereof, the facts stated above are true and correct:

(The undersighed/suderstands that false statements made in this filing are subject to the penalties provided under Section 375.040, RSMo)

(Jeny S. Droypa	Bemis Company, Inc Jerry S. Krempa	VP & Controller
popayted signary	Printed Name Th	1616.317.516
LAM X Suga	Curwood, Inc Jerry S. Krempa, VP & 1	reasurer in the last
Arahorfled Signature	Printed Name Th	
/ /		5415

Authorized Signature

Prived Name

This

Date

Corp. 51A (12/2010)

<u>PATENT</u> REEL: 043426 FRAME: 0860

## EXHIBIT "A"

# PLAN OF MERGER OF BEMIS COMPANY, INC.

#### AND

## CURWOOD, INC.

1. The names of the corporations proposing to merge are Bemis Company, Inc., a Missouri corporation, hereinafter referred to as "Bemis" or the "Surviving Corporation" and Curwood, Inc., a Delaware corporation, hereinafter referred to as "Curwood".

2. Curwood shall merge with and into Bernis and the Surviving Corporation shall exist by virtue and under the Laws of the State of Missouri. The corporate identity, existence, purpose, powers, franchises, rights and immunities of Bernis shall continue unaffected and unimpaired by the merger, and the corporate identity, existence, purpose, powers, franchises, rights and immunities of Curwood shall be merged with and into the Surviving Corporation, and the Surviving Corporation shall be fully vested therewith. The separate existence of Curwood, except insofar as it may be continued by reason of the Delaware Statutes, shall cease upon this Plan of Merger becoming effective and thereupon Curwood and the Surviving Corporation shall become a single corporation.

 The Articles of Incorporation of Bemis on the Effective Date (as hereinafter defined) of the merger shall be and remain the Articles of Incorporation of the Surviving Corporation.

4. On the Effective Date of the merger, all of the issued and outstanding common stock of Curwood shall be deemed to be cancelled without further consideration. No shares of stock or other consideration of the Surviving Corporation shall be issued in connection with this merger.

5. The By-Laws of Bemis as they exist on the Effective Date of the merger shall be and remain the By-Laws of the Surviving Corporation until altered, amended or repealed as provided therein.

## PATENT REEL: 043426 FRAME: 0861

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#### EXHIBIT "A"

6. The Board of Directors of Bemis prior to the merger shall, upon the Effective Date of the merger, be and remain the Board of Directors of the Surviving Corporation, and they shall hold office until the next annual meeting of the Shareholders of the Surviving Corporation and/or until their successors are duly elected and qualified.

7. The officers of Bemis prior to the date of merger shall, upon the Effective Date of the merger, be and remain the officers of the Surviving Corporation, and they shall hold office until their respective successors are duly elected and qualified.

8. The first annual meeting of the Shareholders of the Surviving Corporation held after the Effective Date of the merger shall be the annual meeting provided by the By-Laws of Bemis. The first regular meeting of the Board of Directors of the Surviving Corporation held after the Effective Date of the merger shall be convened in a manner provided in the By-Laws of Bemis and may be held at the time and place specified in the notice of meeting.

9. This Plan of Merger shall become effective on December 31, 2014, herein sometimes referred to as the "Effective Date." On such Effective Date, the separate existence of Curwood shall cease and it shall be merged with and into Bemis in accordance with the provisions of this Plan of Merger.

10. Notwithstanding anything contained herein to the contrary, this Plan of Merger may be terminated and abandoned by the Boards of Directors of Bernis or Curwood at any time prior to the filing of the Articles of Merger, if the Boards of Directors of Bernis or Curwood should decide that it would not be in the best interest of the Surviving Corporation. The Boards of Directors of Bernis and Curwood have determined that the merger would permit the Surviving Corporation to realize operating economies and increased growth potential as well as other administrative and management efficiencies benefiting each corporation and its shareholders,

 Pending the completion of the merger, no dividend shall be paid or other distributions made to the holder of the common stock of Curwood.

## EXHIBIT "A"

12. On the Effective Date, the Surviving Corporation shall, without other transfer, succeed to and have all the rights, privileges, leases and patents, immunities and franchises and Surviving Corporation shall be subject to all the restrictions, disabilities and duties of Curwood, and all property, real, personal and mixed, and all debts due to Curwood on whatever account, including stock subscriptions to shares as well as other choses in actions shall be vested in the Surviving Corporation; and all property, rights, privileges, powers, franchises and each and every other interests shall be thereafter as effectively the property of the Surviving Corporation as they were of Curwood.

13. For all purposes, the merger shall be implemented on a carry-over basis.

PATENT REEL: 043426 FRAME: 0863

 This merger shall constitute a complete liquidation under Section 332 of the Internal Revenue Code of 1986, as amended, and corresponding provisions of the Delaware Statutes. DEC-19-2014 01:24PM From: MO DEPT OF REVENUE 5735221160

Page: 3/3

TAXATION DIVISION 7 0 BOX 3666 JEFFERSON CITY NO 65105-3666



#### Missouri DEPARTMENT OF REVENUE

Telephone: (573) 751-4268 Fax: (573) 522-1265 E-mail: taxclearance@dor.mo.gov

## CERTIFICATE OF TAX CLEARANCE

CURWOOD INC 2200 BADGER AVE OSHROSH WI 54904

DATE: DECEMBER 19, 2014

MISSOURI CORPORATION CHARTER MUMBER, F00329319

To: 09205275260

Thank you for contacting the Missouri Department of Revenue. In response to the corporation's request, a review of the tax records has been completed. All taxes owed, including all liabilities owed as determined by the Division of Employment Security, pursuant to Chapter 288, RSMo, have been paid.

This statement is not to be construed as limiting the authority of the Director of Revenue to pursue collection of liabilities resulting from final litigation, default in payment of any installment agreement entered into with the Director of Revenue, any successor liability that may become due in the future, or audits or reviews of the taxpayer's records as provided by law.

This Certificate of Tax Clearance must be presented to the Missouri Secretary of State's Office with any required paperwork and payment. For information concerning the Secretary of State's requirements, you may call their office at (573) 751-4153 or toll free at (856) 223-6535.

If you require additional information or assistance, please contact the Taxation Division at Post Office Box 3666, Jefferson City, Nissouri 65105-3666 or by telephone at (573) 751-9268 during the hours of 8:00 a.m. to 5:00 p.m.

THIS CERTIFICATE REMAINS VALID FOR SIXTY (50) DAYS FROM THE ISSUANCE DATE. If you do not complete your transaction in sixty (60) days you must obtain a new Certificate of Tax Clearance. Additionally, a new Form 943, Request for Tax Clearance, may be required.

Sincerely,

Dwoyne Ngaler

Owsyne Naples Administrator, Business Tax Texation Division

80:000568

CEN001 201435300300526

#### CORPORATION SERVICE COMPANY

www.cscglobal.com

CSC- West Trenton P.O.Box 77132 830 Bear Tavern Road, Suite 305 West Trenton, NJ 08628-1020 800-631-2155 609-530-0877 (Fax)

Matter# Not Provided Project Id :

Entity Name :

**Jurisdiction** :

Request for : File# : File date : Order# Order Date

436363-5

12/26/2014

#### BEMIS COMPANY, INC.

MO-Secretary of State

Domestic Merger Filing 00002802 12/29/2014

Result :

Filed

Ordered by TAMARA GATES at BEMIS COMPANY, INC.

Thank you for using CSC. For real-time 24 hour access to the status of any order placed with CSC, access our website at www.cscglobal.com.

If you have any questions concerning this order or CSCGlobal, please feel free to contact us.

Betty-Jean Konieczny bkoniecz@cscinfo.com

The responsibility for verification of the files and determination of the information therein lies with the filing officer; we accept no liability for errors or omissions.

**RECORDED: 08/28/2017**