PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4589948

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/05/2016

CONVEYING PARTY DATA

Name	Execution Date
LUCA + DANNI, LLC	10/05/2016

RECEIVING PARTY DATA

Name:	LUCA + DANNI, INC.
Street Address:	838 DYER AVENUE
City:	CRANSTON
State/Country:	RHODE ISLAND
Postal Code:	02920

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29513156

CORRESPONDENCE DATA

Fax Number: (401)861-8210

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: 401-861-8200

Email: trademark@psh.com

Correspondent Name: JOHN E. OTTAVIANI, ESQ.

Address Line 1: 40 WESTMINSTER STREET, SUITE 1100
Address Line 4: PROVIDENCE, RHODE ISLAND 02903

ATTORNEY DOCKET NUMBER:	14862-2
NAME OF SUBMITTER:	JOHN E. OTTAVIANI
SIGNATURE:	/jeo/
DATE SIGNED:	09/12/2017

Total Attachments: 8

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RI SOS Filing Number: 201609911780 Date: 10/05/2016 2:43 PM

Filing Fee: See Instructions

ID Number: 1028384



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

			Secretary of State Business Services	
2			River Street	~3
	WY.	Providence, Kno	de Island 02904-2615	R.1. CI R.1. CI 8:0 2016 OC
		ARTICLES OF MERGER	OR CONSOLIDATION INTO	8 22
Luc	a + Danni			
		(Insert full name of survivin	g or new entity on this line.)	on sPa S⊖S
SECTIO		TO BE COMPLETED BY ALL MERGING		PM :
following entity.	g Articles o	of ☑ Merger <u>or</u> ☐ Consolidation (check or	Rhode Island, 1956, as amended, the undersign ne box only) for the purpose of merging or cons	olidating themilinto one
a. The each	name and	type (for example, business corporation, non- rging or consolidating entities and the state und	profit corporation, limited liability company, limit der which each is organized are:	
		Name of entity	Type of entity	State under which entity is organized
Lus	a + Danni,		Limited Liability Company	Rhode Island
	a + Danni, a + Danni,		Corporation	Delaware
	a · Dami			
whice	ch is to be	of the surviving or new entity is Governed by the laws of the state of Delawa Plan of Merger or Consolidation was duly authore the state under which each entity is organized.	re	the manner prescribed
-		entity's name has been amended via the merg		
entii Rho con: prod 838	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 of consolidation; (ii) Irrevocably appoints the Secretary of State as its agent to accept service of process in any action, suit, of 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: 838 Dyer Ave., Cranston, RI, 02920			
g. The	ese Articles n the 90 th d	of Merger or Consolidation shall be effective ay after the date of this filing	upon filing unless a specified date is provided	which shall be no later
• • • •				
SECTI	ION II:	IS A <u>BUSINESS CORPORATION</u> PURS GENERAL LAWS, AS AMENDED.	R MORE OF THE MERGING OR CONSOL SUANT TO TITLE 7, CHAPTER 1.2 OF T	HE KHODE ISLAND
			of a state other than the State of Rhode Island	such surviving or new

a. If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, such surviving or new entity hereby agrees that it will promptly pay to the dissenting shareholders of any domestic corporation the amount, if any, to which they shall be entitled under the provisions of Title 7, Chapter 1.2 of the General Laws of the Island, 1956, as amended, with respect to dissenting shareholders.

REEL: 043560 FRAME: 0003

Form No. 610 Revised: 06/06

	Complete the	e following subparagraphs I and II only if the merging business corporation is a subsidiary corporation of the surviving
b.	corporation.	9 tollowill 8 ambassagiphing Laries in Street in an arrangement
	i) The nam	ne of the subsidiary corporation is
	ii), A copy o	of the plan of merger was mailed to shareholders of the subsidiary corporation (such date shall not be less than 30
	days fro	om the date of filing)
C.	As required	by Section 7-1.2-1003 of the General Laws, the corporation has paid all fees and franchise taxes.
SE	CTION III:	TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A NON-PROFIT CORPORATION PURSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED.
	non-profit condopted, the present at the which states if any merginal condopted to the cond	pers of any merging or consolidating non-profit corporation are entitled to vote thereon, attach a statement for <u>each</u> such corporation which sets forth the date of the meeting of members at which the Plan of Merger or Consolidation was not a quorum was present at the meeting, and that the plan received at least a majority of the votes which members the meeting or represented by proxy were entitled to cast; <u>OR</u> attach a statement for each such non-profit corporation is that the plan was adopted by a consent in writing signed by all members entitled to vote with respect thereto. Signed or consolidating corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation has no mem
• Si	ECTION IV:	TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A <u>LIMITED PARTNERSHIP</u> PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED
a.	The agree	oment of merger or consolidation is on file at the place of business of the surviving or resulting domestic limited to or other business entity and the address thereof is:
b.		the agreement of merger or consolidation will be furnished by the surviving or resulting domestic limited partnership or ness entity, on request and without cost, to any partner of any domestic limited partnership or any person holding ar any other business entity which is to merge or consolidate.
_		
S	ECTION V:	TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES
U	inder penalt icluding any	ty of perjury, we declare and affirm that we have examined these Articles of Merger or Consolidation accompanying attachments, and that all statements contained herein are true and correct.
		Luca + Danni, LLC
		Print Entity Name
8	ly:	Name of person signing Authorized Member Title of person signing
r	By:	Title of person signing
_	·y·	Name of person signing
		Luca + Danni, Inc. Print Entity Name
f	зу:	Name of person signing Chief Executive Officer Title of person signing
	ву: С	Title of person signing
	-/· 	Name of person signing

PATENT REEL: 043560 FRAME: 0004

AGREEMENT AND PLAN OF MERGER

OF

Luca + Danni, LLC, a Rhode Island Limited Liability Company

and

Luca + Danni, Inc., a Delaware corporation

This Agreement and Plan of Merger, dated as of October 5, 2016, is between Luca + Danni, LLC, a Rhode limited liability company ("LLC") and Luca + Danni, Inc., a Delaware corporation ("L+D").

WHEREAS, the members of the LLC and the Board of Directors of L+D have (a) determined that it is advisable and to the advantage of the LLC and L+D and their respective members and stockholders that the LLC merge with and into L+D upon the terms and conditions herein provided and the requirements of the Delaware General Corporation Law ("DGCL") and the Rhode Island Limited Liability Company Act ("RILLCA"), (b) approved and adopted this Agreement and Plan of Merger and (c) directed that this Agreement and Plan of Merger be submitted to a vote of the respective members of the LLC and stockholders of L+D.

NOW, **THEREFORE**, in consideration of the premises and the mutual agreements herein contained, the parties hereto agree as follows:

1. **MERGER**

- 1.1 <u>Merger</u>. In accordance with the provisions of this Agreement and Plan of Merger, the DGCL and the RILLCA, LLC shall be merged (the "Merger") with and into L+D, and L+D shall be the surviving corporation after the Merger (the "Surviving Corporation").
- 1.2 <u>Filing and Effectiveness</u>. The Merger shall become effective upon filing of a Certificate of Merger (or as otherwise stated in such Certificate) with the Secretary of State of the State of Delaware in accordance with Section 252 of the DGCL and the filing of Articles of Merger with the Secretary of State of Rhode Island in accordance with Section 7-16-62 of the RILLCA (the "Effective Time").
- 1.3 <u>Certificate of Incorporation</u>. The Certificate of Incorporation of L+D as in effect at the Effective Time shall continue in full force and effect as the Certificate of Incorporation of the Surviving Corporation.
- 1.4 Bylaws. The Bylaws of L+D as in effect at the Effective Time shall continue in full force and effect as the Bylaws of the Surviving Corporation.
- 1.5 <u>Directors and Officers.</u> The directors and officers of L+D at the Effective Time shall constitute the directors and officers of the Surviving Corporation after the Merger.

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1.6 <u>Effect of Merger</u>. At the Effective Time, the separate existence of LLC shall cease and L+D, as the Surviving Corporation, shall (i) continue to possess all of its rights and property as constituted immediately prior to the Effective Time and shall succeed, without other transfer, to all of the rights and property of LLC and (ii) continue to be subject to all of the debts and liabilities of LLC in the same manner as if L+D had itself incurred them, all as more fully provided under the applicable provisions of the DGCL and the RILLCA.

2. MANNER OF CONVERSION OF EQUITY

2.1 <u>Conversion</u>. As of the Effective Time, by virtue of the Merger and without any action by the holders of membership interests of LLC or the Surviving Corporation (a) the membership interests of LLC interest issued and outstanding immediately prior to the Effective Time (which represent all of the issued and outstanding equity interests in the LLC), shall, by virtue of the Merger and without any action on the part of the holders thereof, be converted (and automatically canceled and extinguished) into 2,916,000 shares of L+D Common Stock, (b) the membership interest purchase options issued and outstanding (which represent all of the issued and outstanding options to purchase equity interest in the LLC) shall, by virtue of the Merger and without any action on the part of the holders thereof, be converted (and automatically canceled and extinguished) into options to purchase 324,000 shares of L+D Common Stock, and (c) each share of L+D Common Stock issued and outstanding immediately prior to the Effective Time, shall be automatically canceled and extinguished by virtue of the Merger without any action by the holder thereof, and certificates representing such shares shall be cancelled.

3. **GENERAL**

- Amendment or Waiver. As permitted by applicable law, prior to filing the Certificate/Articles of Merger, the parties hereto by mutual consent of their respective members and Boards of Directors may amend, modify or supplement this Agreement and Plan of Merger, or waive any provisions thereof, in such manner as may be agreed upon by the parties in writing at any time; provided, however, that after adoption of this Agreement and Plan of Merger by the stockholders of either party, no such amendment, modification, supplement or waiver shall: (a) alter or change the amount or kind of shares to be received in exchange for the shares of such party, (2) alter or change any term of the certificate of incorporation of the surviving corporation to be effected by the merger or consolidation, or (3) alter or change any of the terms and conditions of the agreement if such alteration or change would adversely affect the members or stockholders of such party.
- 3.2 <u>Abandonment</u>. At any time before filing of the Certificate/Articles of Merger, this Agreement and Plan of Merger may be terminated and the Merger may be abandoned for any reason whatsoever by written consent of the members of LLC or the Board of Directors of L+D, or both, notwithstanding approval of this Agreement by the stockholders of L+D or members of LLC, or both.
- 3.3 <u>Conditions of Merger</u>. The Merger will be subject to the adoption and approval of this Agreement and Plan of Merger by the stockholders of L+D and the members of LLC in accordance with the requirements of the DGCL and the RILLCA.

- 3.4 <u>Registered Office</u>. The registered office of the surviving Corporation in the State of Delaware is located at 1209 Orange Street, in the City of Wilmington, County of New Castle (zip code 19801); and the name of the registered agent of the Surviving Corporation in the State of Delaware at such address is The Corporation Trust Company.
- 3.5 Agreement. Executed copies of this Agreement and Plan of Merger will be on file at the principal place of business of the Surviving Corporation, 838 Dyer Ave., Cranston, RI 02920 and copies thereof will be furnished to any stockholder of LLC and/or L+D, upon request and without cost.
- 3.6 <u>Governing Law</u>. This Agreement and Plan of Merger shall in all respects be construed, interpreted and enforced in accordance with and governed by the law of the State of Delaware.
- 3.7 <u>Counterparts</u>. In order to facilitate the filing and recording of this Agreement and Plan of Merger, if filed, the same may be executed in any number of counterparts, each of which shall be deemed to be an original.

[Signature Page to Follow.]

IN WITNESS WHEREOF, this Agreement and Plan of Merger, having first been approved by resolution of the Boards of Directors of L+D and the Members of LLC, and by vote of the stockholders of L+D, is hereby executed on behalf of each of said entities by their respective officers thereunto duly authorized.

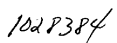
Luca + Danni, Inc., a Delaware corporation

By: Magnanimi, Chief Executive

Luca + Danni, LLC, a Rhode Island Limited Liability Company

By: Momanimi
Alfied F. Magnanimi, Authorized Member

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

DAVID WITTMANN
PARTRIDGE SNOW & HAHN LLP
30 FEDERAL STREET
BOSTON, MA 02110-

LETTER OF GOOD STANDING

It appears from our records that LUCA + DANNI, LLC has filed all the required returns due for this letter of good standing and paid all known tax liabilities as of this date. LUCA + DANNI, LLC is in good standing with the Rhode Island Division of Taxation as of 09/27/2016. This letter of good standing is expressly conditional and may be based upon unaudited returns, subject to future audit.

This Letter of Good Standing does not cover any violation of chapter 20 of Title 44 that has occurred within the last thirty (30) days and any resulting assessments and/or license suspension which have not yet issued from the Division for such violation(s). Any subsequent application for a license or permit may be denied in accordance with R.I. Gen. Laws § 44-20-4.1.

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

MERGER - CORPORATION IS THE SURVIVOR &

This letter of good standing is valid <u>only</u> for the specific reason listed above, and is not valid for any other reason(s).

Very truly yours,

Neena Savage

Acting Tax Administrator

Cheri O'Connor

Supervising Revenue Officer Compliance and Collections

473089890:11618487 DLN: 1801195001

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Filing Number: 201609911780 Date: 10/05/2016 2:43 PM RI SOS

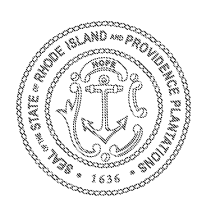


I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

October 05, 2016 2:43 PM

Nellie M. Gorbea Secretary of State

Tulli W. Hola



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RECORDED: 09/12/2017