506330688 10/30/2020 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6377439

		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		MERGER		
EFFECTIVE DATE:		09/21/2020		
CONVEYING PARTY D	ATA			
		Name	Execution Date	
MISSION PRODUCE, I	NC.		09/21/2020	
RECEIVING PARTY DA	ATA			
Name:	MISSION PF	MISSION PRODUCE, INC.		
Street Address:	2901 CAMIN	2901 CAMINO DEL SOL		
City:	OXNARD			
State/Country:	CALIFORNI	CALIFORNIA		
Postal Code:	93030	93030		
PROPERTY NUMBERS	3 Total: 5			
Property Type		Number		
Application Number:	1642	5784		
Patent Number:	D886	529		
		2407		
Patent Number:	1075	2407		
Patent Number: Application Number:	1075 2973		-	
		5542	-	
Application Number:	2973	5542		
Application Number:	2973 1692	5542		
Application Number: Application Number:	2973 1692 DATA	5542		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i>	2973 1692 DATA (805) be sent to the	5542 7000 230-1355 e-mail address first; if that is u		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i> <i>using a fax number, if</i>	2973 1692 DATA (805) pe sent to the provided; if th	5542 7000 230-1355 e-mail address first; if that is u hat is unsuccessful, it will be se		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i>	2973 1692 DATA (805) be sent to the provided; if th 8052	5542 7000 230-1355 e-mail address first; if that is un hat is unsuccessful, it will be se 301350		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i> <i>using a fax number, if</i> Phone: Email:	2973 1692 DATA (805) provided; if the 8052 nabe	5542 7000 230-1355 e-mail address first; if that is u hat is unsuccessful, it will be se		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will k</i> <i>using a fax number, if</i> Phone:	2973 1692 DATA (805) provided; if tl 8052 nabe SOC	5542 7000 230-1355 e-mail address first; if that is un hat is unsuccessful, it will be se 301350 loe@socalip.com		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i> <i>using a fax number, if</i> Phone: Email: Correspondent Name:	2973 1692 DATA (805) provided; if the 8052 nabe SOC4 310 N	5542 7000 230-1355 e-mail address first; if that is un hat is unsuccessful, it will be se 301350 loe@socalip.com AL IP LAW GROUP LLP		
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i> <i>using a fax number, if</i> Phone: Email: Correspondent Name: Address Line 1:	2973 1692 DATA (805) provided; if the 8052 nabe SOCA 310 N SUIT	5542 7000 230-1355 <i>e-mail address first; if that is un</i> <i>hat is unsuccessful, it will be se</i> 301350 loe@socalip.com AL IP LAW GROUP LLP N. WESTLAKE BLVD.	ent via US Mail.	
Application Number: Application Number: CORRESPONDENCE I Fax Number: Correspondence will b using a fax number, if Phone: Email: Correspondent Name: Address Line 1: Address Line 2:	2973 1692 DATA (805) provided; if th 8052 nabe SOC, 310 N SUIT WES	5542 7000 230-1355 <i>e-mail address first; if that is un</i> <i>hat is unsuccessful, it will be se</i> 301350 loe@socalip.com AL IP LAW GROUP LLP N. WESTLAKE BLVD. 'E 120	ent via US Mail.	
Application Number: Application Number: CORRESPONDENCE I Fax Number: <i>Correspondence will b</i> <i>using a fax number, if</i> Phone: Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	2973 1692 DATA (805) provided; if th 8052 nabe SOC, 310 N SUIT WES	5542 7000 230-1355 <i>e-mail address first; if that is un</i> <i>hat is unsuccessful, it will be se</i> 301350 loe@socalip.com AL IP LAW GROUP LLP N. WESTLAKE BLVD. E 120 TLAKE VILLAGE, CALIFORNIA S	ent via US Mail.	

10/30/2020

DATE SIGNED:

Total Attachments: 4	
source=MISSION PRODUCE, INCDE-Merger (Survivor)#page1.tif	
source=MISSION PRODUCE, INCDE-Merger (Survivor)#page2.tif	
source=MISSION PRODUCE, INCDE-Merger (Survivor)#page3.tif	
source=MISSION PRODUCE, INCDE-Merger (Survivor)#page4.tif	



The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"MISSION PRODUCE, INC.", A CALIFORNIA CORPORATION,

WITH AND INTO "MISSION PRODUCE, INC." UNDER THE NAME OF "MISSION PRODUCE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-FIRST DAY OF SEPTEMBER, A.D. 2020, AT 5:17 O`CLOCK P.M.



7786060 8100M SR# 20207391182

You may verify this certificate online at corp.delaware.gov/authver.shtml

Authentication: 203701104 Date: 09-21-20

Page 1

PATENT REEL: 054223 FRAME: 0410 State of Delaware Secretary of State Division of Corporations Delivered 05:17 PM 09/21/2020 FILED 05:17 PM 09/21/2020 SR 20207391182 - File Number 7786060

STATE OF DELAWARE

CERTIFICATE OF MERGER

MERGING

MISSION PRODUCE, INC. (a California corporation)

WITH AND INTO

MISSION PRODUCE, INC. (a Delaware corporation)

Pursuant to Section 252 of the General Corporation Law of the State of Delaware (the "<u>DGCL</u>"), the undersigned corporation, Mission Produce, Inc., a Delaware corporation, does hereby certify as follows:

<u>FIRST</u>. That the names and state or jurisdiction of the constituent corporations in the merger are Mission Produce, Inc., a Delaware corporation (the "<u>Company</u>"), and Mission Produce, Inc., a California corporation ("<u>MPI CA</u>").

SECOND. That an Agreement and Plan of Merger dated as of September 21, 2020 (the "Merger Agreement"), was entered into by and between the Company and MPI CA, and the Merger Agreement has been duly approved, adopted, certified, executed and acknowledged by each of the Company and MPI CA in accordance with the requirements of Section 252 of the DGCL (and, with respect to MPI CA, by the written consent of its shareholders in accordance with Section 1108 of the California General Corporation Law).

<u>THIRD</u>. That the Company is the surviving corporation of the merger and its name is Mission Produce, Inc. (the "<u>Surviving Company</u>"). The Surviving Company is a Delaware corporation.

<u>FOURTH</u>. That the Certificate of Incorporation of the Company, as in effect immediately prior to the merger, shall be the Certificate of Incorporation of the Surviving Company.

<u>FIFTH.</u> That the executed Merger Agreement is on file at the office of the Surviving Company at 500 E. Vineyard Ave., Ste. 300, Oxnard, CA 93036.

SIXTH. That a copy of the Merger Agreement may be obtained by any stockholder of the Company or MPI CA from the Secretary of the Surviving Company, in each case upon request and without cost.

<u>SEVENTH</u>. That this Certificate of Merger shall be effective at the time it is filed with the Secretary of State of the State of Delaware.

US-DOCS\115925808.2

PATENT REEL: 054223 FRAME: 0411 EIGHTH. That the authorized capital stock of MPI CA consists of 127,500,000 shares of Common Stock, without par value.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Mission Produce, Inc., a Delaware corporation, has caused this Certificate of Merger to be executed by its duly authorized officer as of this 21st day of Scotember, 2020.

MISSION PRODUCE, INC.

572 ~~ By: ______ Name: Stephen J. Barnard

Name: Stephen J. Barnard Title: President



RECORDED: 10/30/2020