506526356 02/26/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6573132

		NEW ASSIGNMENT	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		CHANGE OF NAME	CHANGE OF NAME	
CONVEYING PARTY	/ DATA			
		Name	Execution Date	
TOWNSLEY INDUST	RIES, INC.		09/01/2016	
RECEIVING PARTY	DATA			
Name:	MCD IN	MCD INNOVATIONS, INC.		
Street Address:	3050 N.	50 N. ST. FRANCIS		
City:	WICHIT	A		
State/Country:	KANSA	KANSAS		
Postal Code:	67204			
PROPERTY NUMBE		Number	7	
Property Type		0243447	_	
		9243447 9540873	-	
)725949	_	
Patent Number:		0829991	-	
		0023331		
CORRESPONDENC	E DATA			
Fax Number:		913)647-9057		
		the e-mail address first; if that is un ; if that is unsuccessful, it will be se		
			int via US mail.	
		9136479050		
Phone: Email:		9136479050 batdocketing.hurd@hoveywilliams.com	1	
Phone:	р		1	
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Phone: Email: Correspondent Nam	p ne: N S	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD	1	
Phone: Email: Correspondent Nam Address Line 1: Address Line 4:	ne: M S C	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD SUITE 1000	l	
Phone: Email: Correspondent Nam Address Line 1: Address Line 4:	ne: M S C	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD SUITE 1000 DVERLAND PARK, KANSAS 66210	l 	
Phone: Email: Correspondent Nam Address Line 1:	ne: M S C	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD SUITE 1000 DVERLAND PARK, KANSAS 66210 55088,89, 90, 90-CNT	l 	
Phone: Email: Correspondent Nam Address Line 1: Address Line 4: ATTORNEY DOCKET	ne: M S C	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD SUITE 1000 DVERLAND PARK, KANSAS 66210 55088,89, 90, 90-CNT MICHAEL B HURD	ו 	
Phone: Email: Correspondent Nam Address Line 1: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTE SIGNATURE:	ne: M S C NUMBER:	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD SUITE 1000 DVERLAND PARK, KANSAS 66210 55088,89, 90, 90-CNT MICHAEL B HURD /Michael B. Hurd/	۱ 	
Phone: Email: Correspondent Nam Address Line 1: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTE SIGNATURE: DATE SIGNED: Total Attachments: 7 source=Articles of Inco	ne: M S C NUMBER: R: orporation MC	batdocketing.hurd@hoveywilliams.com MICHAEL B. HURD SUITE 1000 DVERLAND PARK, KANSAS 66210 55088,89, 90, 90-CNT MICHAEL B HURD /Michael B. Hurd/	4)#page1.tif	

source=Articles of Incorporation MCD Name Change 11.2016 Texas (004)#page4.tif source=Articles of Incorporation MCD Name Change 11.2016 Texas (004)#page5.tif source=Articles of Incorporation MCD Name Change 11.2016 Texas (004)#page6.tif source=Articles of Incorporation MCD Name Change 11.2016 Texas (004)#page7.tif Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



Carlos H. Cascos Secretary of State

Office of the Secretary of State

CERTIFICATE OF FILING OF

MCD Innovations, Inc. 800198505

[formerly: TOWNSLEY INDUSTRIES, INC.]

The undersigned, as Secretary of State of Texas, hereby certifies that a Restated Certificate of Formation for the above named domestic for-profit corporation has been received in this office and has been found to conform to the applicable provisions of law.

ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing filing effective on the date shown below.

Dated: 11/14/2016

Effective: 11/14/2016

FLE ST	ATE	OF.	EXAS

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Carlos H. Cascos Secretary of State

Come visit us on the internet at http://www.sos.state.tx.us/ Fax: (512) 463-5709 Dip://TENTRelay Services TID: 10313 REEL: 055431 FRAME: 0913

Form 414 (Revised 09/13) Submit in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512/463-5709 Filing Fee: See instructions	Restated Certificate of Formation With New Amendments	This space reserved for office use. F L E D In the Office of the Secretary of State of Texas NOV 1 4 2016 Corporations Section				
Entity Information						
The name of the filing entity is:						
Townsley Industries, Inc.						
State the name of the entity as currently shown in the records of the secretary of state. If the amendment changes the name of the entity, state the old name and not the new name.						
The filing entity is a: (Select the appropriate entity type below.)						
For-profit Corporation	Professional Corpora	Professional Corporation				
Nonprofit Corporation	Professional Limited	Professional Limited Liability Company				
Cooperative Association	Professional Associat	Professional Association				
Limited Liability Company	Limited Partnership	Limited Partnership				
The file number issued to the filing entity by the secretary of state is: 800198505						
The date of formation of the filing entity is: April 29, 2003						

Statement of Approval

Each new amendment has been made in accordance with the provisions of the Texas Business Organizations Code. The amendments to the certificate of formation and the restated certificate of formation have been approved in the manner required by the Code and by the governing documents of the entity.

Required Statements

The restated certificate of formation, which is attached to this form, accurately states the text of the certificate of formation being restated and each amendment to the certificate of formation being restated that is in effect, and as further amended by the restated certificate of formation. The attached restated certificate of formation does not contain any other change in the certificate of formation being restated except for the information permitted to be omitted by the provisions of the Texas Business Organizations Code applicable to the filing entity.

PATENT REEL: 055431 FRAME: 0914

Effectiveness of Filing (Select either A, B, or C.)

A. I This document becomes effective when the document is filed by the secretary of state.

B. This document becomes effective at a later date, which is not more than ninety (90) days from the date of signing. The delayed effective date is:

C. \Box This document takes effect upon the occurrence of the future event or fact, other than the passage of time. The 90th day after the date of signing is:

The following event or fact will cause the document to take effect in the manner described below:

Execution

The undersigned affirms that the person designated as registered agent in the restated certificate of formation has consented to the appointment. The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument and certifies under penalty of perjury that the undersigned is authorized under the provisions of law governing the entity to execute the filing instrument.

Date: November 10, 2016

Townsley Industries, Inc.

Name of entity (see Execution instructions)

Signature of authorized individual (see instructions)

Tony W. Lee

Printed or typed name of authorized individual

Attach the text of the amended and restated certificate of formation to the completed statement form. Identify the attachment as "Restated Certificate of Formation of [Name of Entity]."

Form 414

PATENT REEL: 055431 FRAME: 0915

AMENDED AND RESTATED CERTIFICATE OF FORMATION

OF

TOWNSLEY INDUSTRIES, INC.

This Amended and Restated Certificate of Formation ("<u>Restated Certificate</u>") of TOWNSLEY INDUSTRIES, INC., a Texas for-profit corporation (the "<u>Corporation</u>"), dated as of the date set forth below, accurately states the text of the certificate of formation being restated and each amendment to the certificate of formation being restated that is in effect, and as further amended by the Restated Certificate. The original Certificate of Formation titled as the "Articles of Incorporation" (the "<u>Original Certificate</u>") was filed in the Office of the Texas Secretary of State on April 29, 2003.

Each new amendment has been made in accordance with the provisions of the Texas Business Organizations Code (the "<u>Code</u>"). The Restated Certificate does not contain any other change in the Original Certificate except for the information permitted to be omitted by the provisions of the Code applicable to the filing entity. The amendments to the Original Certificate and the restated certificate of formation have been approved in the manner required by the Code and by the governing documents of the entity.

ARTICLE I

The name of the Corporation is MCD Innovations, Inc. The Corporation is a for-profit corporation.

ARTICLE II

The name of the registered agent of the Corporation is C T Corporation System whose address is 1999 Bryan Street, Suite 900, Dallas, Texas 75201-3136.

ARTICLE III

The board of directors shall consist of two (2) directors and the names and addresses of the directors as at the date hereof are as follows:

Tony W. Lee MCD Innovations, Inc. c/o One Rock Capital Partners, LLC 30 Rockefeller Plaza, 54th Floor New York, New York 10112

R. Scott SpielvogelMCD Innovations, Inc.c/o One Rock Capital Partners, LLC

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30 Rockefeller Plaza, 54th Floor New York, New York 10112

ARTICLE IV

The total number of shares of all classes of stock which the Corporation shall have authority to issue is fifty thousand (50,000), consisting of 50,000 shares of common stock, having no par value per share.

ARTICLE V

The purpose for which the Corporation is formed is for the transaction of any and all lawful business for which a for-profit corporation may be organized under the Code.

ARTICLE VI

The Corporation is to have perpetual existence.

ARTICLE VII

The directors in their discretion may submit any contract or other transaction or act for approval or ratification by the shareholders by written consent or at any meeting of the shareholders, and any contract or other transaction or act that shall be approved or be ratified by the written consent of the holders of a majority of the outstanding stock of the Corporation entitled to vote with respect to such approval or ratification or by the vote of the holders of a majority of the stock of the Corporation which is represented in person or by proxy at such meeting and entitled to vote thereat (provided that a lawful quorum of shareholders be there represented in person or by proxy) shall be valid and as binding upon the Corporation and upon all of the shareholders of the Corporation, as though it had been approved or ratified by every shareholder of the Corporation.

ARTICLE VIII

No director of the Corporation shall be personally liable to the Corporation or its shareholders for monetary damages for breach of fiduciary duty as a director. The foregoing shall not be deemed to eliminate or limit the liability of a director (i) for any breach of the director's duty of loyalty to the Corporation or its shareholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 7.001 of the Code, or (iv) for any transaction from which the director derived any improper personal benefit. If the Code is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the Code as so amended.

ARTICLE IX

The Corporation shall, to the full extent permitted by Chapter 8 of the Code, as amended from

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PATENT REEL: 055431 FRAME: 0917 time to time, indemnify all persons whom it may indemnify pursuant thereto.

ARTICLE X

Whenever a compromise or arrangement is proposed between the Corporation and its creditors or any class of them and/or between the Corporation and its shareholders or any class of them, any court of equitable jurisdiction within the State of Texas may, on the application in a summary way of the Corporation or of any creditor or shareholder thereof or on the application of any receiver or receivers appointed for the Corporation under the provisions of Subchapter I of Chapter 11 of the Code or on the application of trustees in dissolution order a meeting of the creditors or class of creditors, and/or of the shareholders or class of shareholders of the Corporation, as the case may be, to be summoned in such manner as the said court directs. If a majority in number representing three-fourths in value of the creditors or class of creditors, and/or of the shareholders or class of shareholders of the Corporation, as the case may be, agree to any compromise or arrangement and to any reorganization of the Corporation as a consequence of such compromise or arrangement, the said compromise or arrangement and said reorganization shall, if sanctioned by the court to which the said application has been made, be binding on all the creditors or class of creditors, and/or on all the shareholders or class of shareholders, of the Corporation, as the case may be, and also on the Corporation.

ARTICLE XI

The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Certificate of Formation, in the manner now or hereafter prescribed by the Code, and all rights conferred upon shareholders herein are granted subject to this reservation.

ARTICLE XII

This Restated Certificate becomes effective when filed by the Texas Secretary of State.

EXECUTION

The undersigned affirms that the person designated as registered agent has consented to the appointment as registered agent of the Corporation. The undersigned signs this Restated Certificate subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument and certifies under penalty of perjury that the undersigned is authorized to execute this filing instrument.

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IN WITNESS WHEREOF, the undersigned, being authorized to execute this Restated Certificate, has executed this Restated Certificate as of this 1st day of September, 2016.

By: Name: Tony w. Lee Title: Vice president

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RECORDED: 02/26/2021