# 508241129 11/21/2023

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8288319

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		MERGER	MERGER			
EFFECTIVE DATE:		12/30/2022				
CONVEYING PARTY DATA						
STORAGE STRUCTURE		Name		Execution Date		
STORAGE STRUCTURE	=3, INC.			12/29/2022		
RECEIVING PARTY DATA						
Name:	COOPE	COOPER SUB II, LLC				
Street Address:	3807 CA	3807 CARROLLTON VILLA RICA HIGHWAY				
City:	VILLA R	VILLA RICA				
State/Country:	GEORG	GEORGIA				
Postal Code:	30180	30180				
	<b>T</b>					
PROPERTY NUMBERS Total: 4						
Property Type		Number				
· · ·		7589187				
		5802050				
		6443493				
Application Number: 1640		5400896				
CORRESPONDENCE D	ΑΤΑ					
Fax Number:		78)420-9301				
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:	-	784209300				
		elees@ballardspahr.com	es@ballardspahr.com			
Correspondent Name: BALL		ARD SPAHR LLP				
Address Line 1:		999 PEACHTREE STREET				
Address Line 2:		SUITE 1600				
Address Line 4:	Д	ATLANTA, GEORGIA 30309				
ATTORNEY DOCKET NUMBER:		19408.0003U3	19408.0003U3			
NAME OF SUBMITTER:		JOSEPH P. ANDERSON III	JOSEPH P. ANDERSON III			
SIGNATURE:		/Joseph P. Anderson III/	/Joseph P. Anderson III/			
DATE SIGNED:		11/21/2023	11/21/2023			
Total Attachments: 3						

source=SSI - Cooper Sub II - Articles of Merger (Filed)#page1.tif	
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source=SSI - Cooper Sub II - Articles of Merger (Filed)#page3.tif	

# **STATE OF GEORGIA**

Secretary of State Corporations Division 313 West Tower 2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530

## CERTIFICATE OF MERGER NAME CHANGE

I, **Brad Raffensperger**, the Secretary of State and the Corporation Commissioner of the State of Georgia, do hereby issue this certificate pursuant to Title 14 of the Official Code of Georgia Annotated certifying that articles or a certificate of merger and fees have been filed regarding the merger of the below entities, effective as of **12/30/2022**. Attached is a true and correct copy of the said filing.

#### **Surviving Entity:**

Cooper Sub II, LLC, a Domestic Limited Liability Company

Changing its Name to:

STORAGE STRUCTURES, LLC, a Domestic Limited Liability Company

Nonsurviving Entity/Entities:

Storage Structures, Inc., a Domestic Profit Corporation

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on **12/30/2022**.



Brod Rafforsfe

Brad Raffensperger Secretary of State

PATENT REEL: 065632 FRAME: 0812

### ARTICLES OF MERGER OF STORAGE STRUCTURES, INC., A GEORGIA CORPORATION INTO COOPER SUB II, LLC, A GEORGIA LIMITED LIABILITY COMPANY (THE "MERGER")

Pursuant to the provisions of the Georgia Limited Liability Company Act (the "LLC Act") and the Georgia Business Corporation Code (the "Corporation Code"), the undersigned business entities state and set forth the following:

1. Storage Structures, Inc., is a corporation organized and existing under the laws of the state of Georgia (the "Merging Entity").

2. Cooper Sub II, LLC, is a limited liability company organized and existing under the laws of the state of Georgia, and shall be the surviving entity in the Merger (the "Surviving Entity"; collectively with the Merging Entity, the "Constituent Entities").

3. The Articles of Organization of the Surviving Entity shall hereby be amended to reflect that the name of the Surviving Entity shall be changed to the following:

## STORAGE STRUCTURES, LLC

4. The effective date and time of the Merger shall be December 30, 2022, at 5:01 p.m., Eastern Standard Time.

5. An executed Plan of Merger ("Plan of Merger") is on file at the principal place of business of the Surviving Entity, at the following address:

3807 Carrollton Villa Rica Highway, Villa Rica, Georgia, 30180

6. The Surviving Entity will provide a copy of the Agreement and Plan of Merger, on request and without cost, to any shareholder or Member of a Constituent Entity.

7. The Plan of Merger was duly authorized and approved by the sole shareholder and sole director of the Merging Entity and the sole Member of the Surviving Entity, in accordance with Section 14-11-903 of the LLC Act, and as more fully set forth in the Plan of Merger.

[signatures on following page]

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IN WITNESS WHEREOF, the Constituent Entities have executed these Articles of Merger as of the date set forth below.

Date:	12/29/2022   2:28 PM PST	STORAGE STRUCTURES, INC., a Georgia corporation bocusigned by: ULA Wan By:
Date:	12/29/2022   2:28 PM PST	Chad Ware, Chief Financial Officer COOPER SUB II, LLC, a Georgia limited liability company
		By its sole Member, Central States Manufacturing Inc., an Arkansas corporation

By:

Urad War

Chad Ware, Chief Financial Officer

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