# CH \$40.00 3794

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM311541

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
POOF-Slinky, Inc.		05/21/2013	CORPORATION: MICHIGAN

# **RECEIVING PARTY DATA**

Name:	POOF-Slinky, LLC
Street Address:	10 Glenville Street, 1st Floor
City:	Greenwich
State/Country:	CONNECTICUT
Postal Code:	06831
Entity Type:	LIMITED LIABILITY COMPANY: MICHIGAN

# **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	3794471	DECODER PUZZLES

# **CORRESPONDENCE DATA**

**Fax Number:** 2127158000

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:** 2127157670

Email: KLTrademark@kramerlevin.com
Correspondent Name: Kramer Levin Naftalis & Frankel LLP

Address Line 1: 1177 Avenue of the Americas Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	066286-00022
NAME OF SUBMITTER:	Tania C. Ramos
SIGNATURE:	/TANIA C. RAMOS/
DATE SIGNED:	07/23/2014

## **Total Attachments: 6**

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Address 1177 Avenue of	the Americ	18		
Chy New York, NY	10036	State ZIP Code	EFFECTIVE DATE:	
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If the converting corporation has commended business, proceed to item 3.

WICHIGAN LIMITED LIABILITY COMPANY ACT  Street Address:  15400 HELM ST, PLYMOUTH, MI, 48170  Principal Place of Business:  15400 HELM ST, PLYMOUTH, MI, 48170  Shares  63,000 shares: 60,000 shares of Common Stock and  Oesignation and number of outstanding shares in each class or series 3,000 shares of Rodomable Preferred Stock  Indicate class or series of shares entitled to vote Common Stock  If the number of shares is subject to change prior to the effective date of the conversion, the manner in which the change may occur is as follows: N/A  The terms and conditions of the proposed conversion, including the manner and basis of conventing the shares of the converting corporation into the shares of the converted entity.  The 63,000 shares of issued and outstanding stock of the converting corporation will convert into 100% membership interest in the converted limited liability company.	3. Surviving Business Organization
Street Address:  15400 HELM ST, PLYMOUTH, MI, 48170  Principal Place of Business:  15400 HELM ST, PLYMOUTH, MI, 48170  Casignation and number of outstanding shares in each class or series 3,000 shares of Common Stock and Designation and number of outstanding shares in each class or series 3,000 shares of Rodcomable Preferred Stock  Indicate class or series of shares entitled to vote Common Stock  Indicate class or series entitled to vote as a class Common Stock  If the number of shares is subject to change prior to the effective date of the conversion, the manner in which the change may accur is as follows: N/A  The terms and conditions of the proposed conversion, including the manner and basis of converting the shares of the converting corporation into the shares of the converted entity.  The 63,000 shares of issued and outstanding stock of the converting corporation will convert into 100% membership interest in the converted limited liability company.	Governing Statute:
Principal Place of Business:  15400 HELM ST, PLYMOUTH, MI, 48170  Shares  Casion shares: 60,000 shares: 60,000 shares of Common Stock and 3,000 shares of Redeemable Preferred Stock  Designation and number of outstanding shares in each class or series 3,000 shares of Redeemable Preferred Stock  Indicate class or series of shares entitled to vote Common Stock  If the number of shares is subject to change prior to the effective date of the conversion, the manner in which the change may occur is as follows: N/A  The terms and conditions of the proposed conversion, including the manner and basis of converting the shares of the converting corporation into the shares of the converted entity.  The 63,000 shares of issued and outstanding stock of the converting corporation will convert into 100% membership interest in the converted limited liability company.	MICHIGAN LIMITED LIABILITY COMPANY ACT
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he plan of conversion will be furnished by the surviving business organization, on request and without cost, to any shareholder	of the converting corporation,

The conversion is permitted by the law that will govern the internal affairs of the business organization after conversion and the surviving business organization compiles with that law in converting.

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Complete If the Corporation has commenced business:	
<ul> <li>b) The plan of conversion was adopted by the Board of Corporation in accordance with Saction 745(1)(c) of the</li> </ul>	Directors and approved by the shareholders of the Domestic Act
Signed this 21 day of May	2013
	By (Personal of Australianal Officer or Agent)
	John Belniak
	(Type or Print Harrer)
Complete only if the conventing corporation is foreign:	· · · · · · · · · · · · · · · · · · ·
<ul> <li>c) The plan of conversion was adopted and submitted fi affairs of the converting foreign corporation.</li> </ul>	for approval in the manner required by the law governing the internal
Signed this day of	
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Address 1177 Avenue of the Ame	icae	2	1	
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(Type or Prise Name(s) of Organizat(s))

# SCHEDULE

MARK	REG. NO.	REG. DATE	
DECODER PUZZLES	3,794,471	05/25/10	

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TRADEMARK
REEL: 005327 FRAME: 0888

**RECORDED: 07/23/2014**