OP \$40.00 3555735

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM504109

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ECO-PRODUCTS, INC.		03/13/2018	Corporation: COLORADO

RECEIVING PARTY DATA

Name: Eco-Products, PBC	
Street Address: 4755 Walnut Street	
City: Boulder	
State/Country:	COLORADO
Postal Code:	80301
Entity Type: Corporation: COLORADO	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark	
Registration Number:	3555735	ECO PRODUCTS	

CORRESPONDENCE DATA

Fax Number: 6038864796

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: 6038866100

Email: trademarks@mcr-ip.com
Correspondent Name: Maine Cernota & Rardin
Address Line 1: 547 Amherst St., 3rd Floor

Address Line 4: Nashua, NEW HAMPSHIRE 03063

ATTORNEY DOCKET NUMBER:	ECOP011-TM	
NAME OF SUBMITTER:	Matthew J. Curran	
SIGNATURE:	/Matthew J. Curran, Reg. No. 71,094/	
DATE SIGNED:	01/02/2019	

Total Attachments: 7

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OFFICE OF THE SECRETARY OF STATE OF THE STATE OF COLORADO

CERTIFICATE OF DOCUMENT FILED

I, Wayne W. Williams, as the Secretary of State of the State of Colorado, hereby certify that, according to the records of this office, the attached document is a true and complete copy of the

Amended and Restated Articles of Incorporation

with Document # 20181212126 of Eco-Products, PBC

Colorado Corporation

(Entity ID # 19901094089)

consisting of 6 pages.

This certificate reflects facts established or disclosed by documents delivered to this office on paper through 06/01/2018 that have been posted, and by documents delivered to this office electronically through 06/06/2018@ 13:53:20.

I have affixed hereto the Great Seal of the State of Colorado and duly generated, executed, and issued this official certificate at Denver, Colorado on 06/06/2018 @ 13:53:20 in accordance with applicable law. This certificate is assigned Confirmation Number 10941101



Secretary of State of the State of Colorado

Notice: A certificate issued electronically from the Colorado Secretary of State's Web site is fully and immediately valid and effective. However, as an option, the issuance and validity of a certificate obtained electronically may be established by visiting the Validate a Certificate page of the Secretary of State's Web site, http://www.sos.state.co.us/biz/CertificateSearchCriteria.do entering the certificate's confirmation number displayed on the certificate, and following the instructions displayed. Confirming the issuance of a certificate is merely optional and is not necessary to the valid and effective issuance of a certificate. For more information, visit our Web site, http://www.sos.state.co.us/ click "Businesses, trademarks, trade names" and select "Frequently Asked Questions."



Document must be filed electronically.
Paper documents are not accepted.
Fees & forms are subject to change.
For more information or to print copies of filed documents, visit www.sos.state.co.us.

Colorado Secretary of State

Date and Time: 03/13/2018 10:08 AM

ID Number: 19901094089

Document number: 20181212126

Amount Paid: \$25.00

ABOVE SPACE FOR OFFICE USE ONLY

Amended and Restated Articles of Incorporation

filed pursuant to §7-90-301, et seq. and §7-110-107 and §7-90-304.5 of the Colorado Revised Statutes (C.R.S.)

1. For the entity, its ID number and entity name are				
	ID number	19901094089 (Colorado Secretary of State ID nur	mber)	
	Entity name	ECO-PRODUCTS, IN	NC.	
2.	The new entity name (if applicable) is	Eco-Products, PBC		
3.	The amended and restated constituent	ed and restated constituent filed document is attached.		
4.	. If the amendment provides for an exchange, reclassification or cancellation of issued shares, the attachment states the provisions for implementing the amendment.			issued shares, the
5.	(Caution: <u>Leave blank</u> if the document does not hat consequences. Read instructions before entering a		ng a delayed effectiv	ve date has significant legal
	(If the following statement applies, adopt the state	ment by entering a date and, if ap	pplicable, time using	the required format.)
	The delayed effective date and, if appl	licable, time of this docur		mm/dd/yyyy hour:minute am/pm)
No	tice:		(min/dd/yyyy nour:minute an/pm)
ack ind per the stat	using this document to be delivered to the nowledgment of each individual causing sividual's act and deed, or that such individual is carequirements of part 3 of article 90 of title outes, and that such individual in good fait inplies with the requirements of that Part, to	such delivery, under penalt lual in good faith believes s using such document to be e 7, C.R.S. and, if applicab h believes the facts stated i	ties of perjury, the such document in delivered for fille, the constituent such document	hat such document is such is the act and deed of the ling, taken in conformity with int documents and the organical it are true and such document
	s perjury notice applies to each individual ether or not such individual is identified in			•
6.	The true name and mailing address of the individual causing the document to be delivered for filing are	Ellsworth	Holly	J.

Ellsworth	Holly	J.	
(Last)	(First)	(Middle)	(Suffix
1401 Lawrence Stre	et		
Suite 2300 (Street name	and number or Post Offic	e Box information)	
Denver	CO	80202-2498	
(City)	United S	(Postal/Zip Cod	le)
(Province – if applicable)	(Country – if	not US)	

(If the following statement applies, adopt the statement by marking the box and include an attachment.)
This document contains the true name and mailing address of one or more additional individuals causing the
document to be delivered for filing.

Disclaimer:

This form/cover sheet, and any related instructions, are not intended to provide legal, business or tax advice, and are furnished without representation or warranty. While this form/cover sheet is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form/cover sheet. Questions should be addressed to the user's legal, business or tax advisor(s).

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF ECO-PRODUCTS, INC.

Pursuant to the provisions of the Colorado Business Corporation Act (the "<u>Act</u>") and the Public Benefit Corporation Act of Colorado (the "<u>Public Benefit Act</u>"), this public benefit corporation adopts the following Amended and Restated Articles of Incorporation. These Amended and Restated Articles of Incorporation correctly set forth the provisions of the Articles of Incorporation, as amended, and supersede the original Articles of Incorporation of the Corporation and all prior amendments thereto.

ARTICLE I NAME

The name of the corporation is Eco-Products, PBC (the "<u>Corporation</u>"). Eco-Products, PBC is a public benefit corporation organized under the Public Benefit Act.

ARTICLE II AUTHORIZED CAPITAL

The aggregate number of shares which the Corporation shall have authority to issue is 1,000 shares, with a par value of \$0.01 per share, which shares shall be designated "Common Stock."

ARTICLE III OFFICES

The street address of the registered office of the Corporation is 4755 Walnut Street, Boulder, Colorado 80301 and the name of the initial registered agent at that address is Michael Hastings. The address of the Corporation's principal office is 4755 Walnut Street, Boulder, Colorado 80301.

ARTICLE IV PURPOSES

Pursuant to §7-101-503 of the Public Benefit Act, the purpose for which the Corporation is organized is to be the leading provider of environmentally preferable food service packaging, advance zero waste systems, and help customers be better stewards of the environment. The Corporation aims to be in the vanguard of a zero waste future.

ARTICLE V PREEMPTIVE RIGHTS

A shareholder of the Corporation shall not be entitled to a preemptive right to purchase, subscribe for, or otherwise acquire any unissued or treasury shares of stock of the Corporation, or any options or warrants to purchase, subscribe for or otherwise acquire any such unissued or treasury shares, or any shares, bonds, notes, debentures, or other securities convertible into or

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carrying options or warrants to purchase, subscribe for or otherwise acquire any such unissued or treasury shares.

ARTICLE VI QUORUM FOR SHAREHOLDERS' MEETINGS

Except as Bylaws adopted by the shareholders may provide for a greater quorum requirement, a majority of the outstanding shares shall constitute a quorum at any meeting of shareholders. Except as Bylaws adopted by the shareholders may provide for a greater voting requirement and except as is otherwise provided by the Act with respect to action on amendment to these articles of incorporation, on a plan of merger or share exchange, on the disposition of substantially all of the property of the Corporation, on the granting of consent to the disposition of property by an entity controlled by the Corporation, and on the dissolution of the Corporation, action on a matter other than the election of directors is approved if a quorum exists and if the votes cast favoring the action exceed the votes cast opposing the action. Any Bylaw adding, changing or deleting a greater quorum or voting requirement for shareholders shall meet the same quorum requirement and be adopted by the same vote required to take action under the quorum and voting requirements then in effect or proposed to be adopted, whichever is greater.

Any action required or permitted to be taken at a shareholders' meeting may be taken without a meeting if the shareholders holding shares having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all of the shares entitled to vote thereon were present and voted consent to such action in writing.

ARTICLE VII BOARD OF DIRECTORS

The corporate powers shall be exercised by or under the authority of, and the business and affairs of the Corporation shall be managed under the direction of a board of directors.

The number of directors of the Corporation shall be fixed and may be altered from time to time in accordance with the Bylaws.

The directors shall be elected at each annual meeting of the shareholders, provided that vacancies may be filled by election by the remaining directors, though less than a quorum or by the shareholders at a special meeting called for that purpose.

Despite the expiration of his or her term, a director continues to serve until his or her successor is elected and qualified.

ARTICLE VIII CUMULATIVE VOTING

Each outstanding share of Common Stock shall be entitled to one vote and each outstanding fractional share of Common Stock shall be entitled to a corresponding fractional vote on each matter submitted to a vote of shareholders. Cumulative voting shall not be allowed in the election of directors.

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ARTICLE IX ACTION BY SHAREHOLDERS

Any action required or permitted to be taken at a meeting of the shareholders may be taken without a meeting if a written consent (or counterparts thereof) that sets forth the action so taken is signed by the shareholders having the minimum number of votes necessary to authorize or take such action at a meeting at which all of the shares entitled to vote thereon were present and voted.

ARTICLE X LIMITATION ON DIRECTOR LIABILITY

A director of the Corporation shall not be personally liable to the Corporation or to its shareholders for monetary damages for breach of fiduciary duty as a director; except that this provision shall not eliminate or limit the liability of a director to the Corporation or to its shareholders for monetary damages otherwise existing for

- (i) any breach of the director's duty of loyalty to the Corporation or to its shareholders;
- (ii) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law;
- (iii) acts specified in Section 7-108-403 of the Act; or
- (iv) any transaction from which the director directly or indirectly derived any improper personal benefit.

If the Act is hereafter amended or superseded to eliminate or limit further the liability of a director, then, in addition to the elimination and limitation of liability provided by the preceding sentence, the liability of each director shall be eliminated or limited to the fullest extent permitted by the Act as so amended or superseded. Any repeal or modification of this Article IX shall not adversely affect any right or protection of a director of the Corporation under this Article IX, as in effect immediately prior to such repeal or modification, with respect to any liability that would have accrued, but for this Article IX, prior to such repeal or modification.

ARTICLE XI INDEMNIFICATION

The Corporation shall indemnify, to the fullest extent permitted by applicable law in effect from time to time, any person, and the estate and personal representative of any such person, against all liability and expense (including attorneys' fees) incurred by reason of the fact that the person is or was a director or officer of the Corporation or, while serving as a director or officer of the Corporation, such person is or was serving at the request of the Corporation as a director, officer, partner, trustee, employee, fiduciary, or agent of, or in any similar managerial or fiduciary position of, another domestic or foreign corporation or other individual or entity or of an employee benefit plan. The Corporation shall also indemnify any person who is serving or has served the Corporation as director, officer, employee, fiduciary, or agent, and that person's

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estate and personal representative, to the extent and in the manner provided in any Bylaw, resolution of the shareholders or directors, contract, or otherwise, so long as such provision is. legally permissible.

ARTICLE XII TERM OF EXISTENCE

The duration of the Corporation shall be perpetual.

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RECORDED: 01/02/2019