01-23-2003

FORM PTO-1618 RECO IEET U.S. DEPARTMENT OF COMMERCE (Rev. 11/99) Patent and Trademark Office OMB No. 0651-0011 (exp. 6/99) TRADEMARK To the Honorable Commissioner for Patents and Trademarks: Please record and anached original document(s) or copy(ies). 1. Name of conveying party(ies): 2. Name and address of receiving party(ies): BLADE TECHNOLOGIES, INC. 1- 21-03 Individual(s) Association Name: INDIGO MANUFACTURING INC. ☐General Partnership ☐Limited Partnership Street Address: 165 Steelcase Road Other: □ Corporation
 □ Markam, Ontario L3R 1G1 Citizenship/State of Incorporation/Organization: Ontario-Canada Additional name(s) of conveying party(ies) attached? ☐Yes ☒ No March 12, 1999 Execution date: ☐Individual(s) 3. Nature of conveyance: Association Assignment Merger ☐General Partnership Security Agreement ☐Change of Name Limited Partnership License ☐Nunc Pro Tunc Assignment □ Corporation Effective Date: April 1, 1999 Other: ☑Other: <u>Amalgamation</u> Citizenship/State of Incorporation/Organization: Ontario-Canada 4. Nature of submission: ⊠New If assignee is not domiciled in the United States, a domestic representative designation is attached: Resubmission (Non-Recordation) Document ID# The designation is included in a Combined Declaration of Use / Application ☐Correction of PTO error for Renewal (Sections 8 & 9), filed concurrently, a copy of which is Reel #: _____ Frame #: _____ (Designations must be a separate document from assignment) ☐Corrective Document Additional name(s) & address(es) attached? ☐Yes 🏻 No Reel #: Frame #: 5. Application number(s) or registration number(s): ATTORNEY DOCKET NO.: 205154-0003 A. Trademark Application No.(s) B. Trademark Registrations No.(s) 1,746,922 Additional numbers attached? ☐ Yes ☒ No 6. Correspondent name and address: 7. Total number of properties involved: MICHAEL BEST & FRIEDRICH LLC Total pages including cover sheet & attachments: ______17 ATTORNEYS AT LAW 401 NORTH MICHIGAN AVENUE **SUITE 1900** Total fee (37 CFR 3.41).....\$ 40.00 CHICAGO, ILLINOIS 60611-4212 ⊠Enclosed Direct telephone calls to: Martin L. Stern Authorized to be charged to deposit account #50-1965 at telephone no. (312) 661-2100 or fax no. (312) 222-0818 Authorization to charge additional fees to deposit account **CERTIFICATE OF MAILING** #50-1965 I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, postage prepaid, in (Attach duplicate copy of this page if paying by deposit account) an envelope addressed to: Commissioner for Patents and Trademarks, Box Assignments, Washington, DC 20231 on January 9, 2003 Robbi Shew Typed name: DO NOT USE THIS SPACE /22/2003 TDIAZ1 00000118 1746922 E:8521Statement and signature0.00 9 To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized. Martin L. Stern January 9, 2003 Signature Date Name of Person Signing

Mail documents to be recorded with required cover sheet information to:

Commissioner for Patents & Trademarks, Box Assignments

Washington, DC 20231

1.

Ministry of Consumer and Ontario Commercial Relations

CERTIFICATE This is to certify that these articles are effective on

Ministère de la Consommation et du Commerce CERTIFICAT Ceci certifie que les présents statuts entrent en vigueur le

Business Comporations Act / Los sur les sociétés per actions

Form 4 Business Corporations Act

Formule numbero 4 Loi sur les compagnies

ARTICLES OF AMALGAMATION STATUTS DE FUSION

Dénomination sociale de la compagnie issue de la fusion: 1. The name of the amalgamated corporation is: INC

2. The address of the registered office is:

Adresse du siège social:

165 Steelcase Road, Markham, Ontario

(Street & Number, or R.R. Number & if Multi-Office Building give Room No.) (Rue et numéro, ou numéro de la R.R. et, s'il s'agit édifice à bureaux, numéro du bureau)

Town of Markham, Regional Municipality of York

 $L \mid 3 \mid R \mid 1 \mid G \mid 1$

(Name of Municipality or Post Office) (Nom de la municipalité ou du bureau de poste) (Postal Code/Code postal)

Nombre (ou nombres minimal et maximal) 3. Number (or minimum and maximum number) of d'administrateurs: directors is:

Minimum of one (1); Maximum of ten (10)

4. The director(s) is/are:

Administrateur(s):

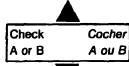
| First name, initials and surname Prénom, initiales et nom de famille | Address for service, giving Street & No. or R.R. No., Municipality and Postal Code Domicile élu, y compris la rue et le numéro, le numéro de la R.R. ou le nom de la municipalité et le code postal | Resident Canadian State Yes or No Résident Canadian Oui/Non |
|---|--|---|
| Paul C. Tennyson | 39 Chambery Cres.,Unionville | |
| raur of rounder | Ontario L3R 6L6 | Yes |
| Robert Heiblim | 27 Highview Rd.Caldwell, New Jersey | No |
| | USA 07006 | |
| Paul A. Tennyson | 84 Wrenwood Court, Markham, Ontarid | Yes |
| Don M.J.Vale | 68 Carondale Cres., Agincourt | |
| pon M.J. vale | Ontario M1W 2B1 | Yes |
| Geoff Horton | 250 Bloor St.E., Ste. 1600, Toronto | |
| 00011 1101 1011 | Ontario M4W 1E6 | Yes |
| | TRADEMARK | |

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5. (A) The amalgamation agreement has been duly adopted by the shareholders of each of the amalgamating corporations as required by subsection 176 (4) of the Business Corporations Act on the date set out below.

(A) Les actionnaires de chaque compagnie qui fusionne ont dûment adopté la convention de fusion conformément au paragraphe 176 (4) de la Loi sur les compagnies à la date mentionnée ci-dessous.



(B) The amalgamation has been approved by the directors of each amalgamating corporation by a resolution as required by section 177 of the Business Corporations Act on the date set out below.

The articles of amalgamation in substance contain the provisions of the articles of incorporation of

(B) Les administrateurs de chaque compagnie qui fusionne ont approuvé la fusion par voie de résolution conformément à l'article 177 de la Loi sur les compagnies à la date mentionnée ci-dessous.

Les statuts de fusion reprennent essentiellement les dispositions des statuts constitutifs de

1197937 ONTARIO INC.

and are more particularly set out in these articles.

et sont énoncés textuellement aux présents statuts.

| Names of amalgamating corporations Dénomination sociale des compagnies qui fusionnent | Ontario Corporation Number Numéro de la compagnie en Ontario | Date of Adoption/Approval Date d'adoption ou d'approbation |
|--|--|---|
| 1197937 Ontario Inc. | 1197937 | as of April 1, 1999 |
| Indigo Manufacturing Inc. | 933799 | as of April 1, 1999 |
| Blade Technologies Inc. | 892378 | as of April 1, 1999 |
| | | |
| | | |
| | | |
| | | |

TRADEMARK

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Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la compagnie.

NO RESTRICTIONS

7. The classes and any maximum number of shares that the corporation is authorized to issue:

Catégories et nombre maximal, s'il y a lieu, d'actions que la compagnie est autorisée à émettre:

AN UNLIMITED NUMBER OF COMMON SHARES

8. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series:

Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série:

Common Shares

- 1. The holders of the common shares shall be entitled to receive, as and when declared by the board of directors of the Corporation, out of monies properly applicable to the payment of dividends, dividends on the common shares at any time outstanding which the directors may determine to declare and pay in any fiscal year of the Corporation.
- In the event of the liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, the holders of the common shares shall be entitled to receive the remaining property and assets of the Corporation.
- 3. At all meetings of the shareholders, the holders of the common shares of the Corporation shall be entitled to one (1) vote for each common share held by them.
- 4. Any amendment to the articles of the Corporation to delete or vary any right, privilege, restriction or condition attaching to the common shares or to create shares ranking in priority to or on a parity with the common shares, in addition to the authorization by special resolution, shall be authorized by at least two-thirds (2/3) of the votes cast at a meeting of the holders of the common shares duly called for that purpose.

01/99

The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows: L'émission, le transfert ou la propriété d'actions est/n'est pas restreinte. Les restrictions, s'il y a lieu, sont les suivantes:

No shares shall be sold, transferred or otherwise disposed of without the approval of:

(a) the directors of the Corporation, expressed by a resolution of the board of directors:

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(b) the shareholders of the Corporation, expressed by a resolution of the shareholders.

10. Other provisions, (if any):

Autres dispositions, s'il y a lieu:

- 1. The number of shareholders of the Corporation, exclusive of persons who are in its employment and exclusive of persons who, having been formerly in the employment of the Corporation, were, while in that employment and have continued after the termination of that employment to be, shareholders of the Corporation, is limited to not more than fifty, two or more persons who are the joint registered owners of one or more shares being counted as a single shareholder.
- Any invitation to the public to subscribe for securities of the Corporation is prohibited.
- 3. The directors of the Corporation may, without authorization of the shareholders:
 - (a) borrow money upon the credit of the Corporation;
 - (b) issue, reissue, sell or pledge debt obligations of the Corporation;
 - (c) subject to Section 20 of the Business Corporations Act, R.S.O. 1990, c. B.16, (the "Act"), give a guarantee on behalf of the Corporation to secure performance of an obligation of any person; and,
 - (d) mortgage, hypothecate, pledge or otherwise create a security interest in all or any property of the Corporation, owned or subsequently acquired, to secure any debt obligation of the Corporation.

The words "debt obligation" and "security interest" as used in this paragraph shall have the meanings provided in subsection 1 (1) of the Act.

4. The directors of the Corporation may, by resolution, delegate any or all of the powers referred to in the foregoing paragraph 3 to a director, a committee of directors or an officer.

 The statements required by subsection 178(2) of the Business Corporations Act are attached as Schedule

 A copy of the amalgamation agreement or directors resolutions (as the case may be) is/are attached as Schedule "B". Les déclarations exigées aux termes du paragraphe 178(2) de la Loi sur les compagnies constituent l'annexe "A".

Une copie de la convention de fusion ou les résolutions des administrateurs (selon le cas) constitue(nt) l'annexe "B".

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Names of the amalgamating corporations and signatures and descriptions of office of their proper officers

Dénomination sociale des compagnies qui fusionnent, signature et fonction de leurs dirigeants régulièrement désignés.

INDIGO MANUFACTURING INC.

per:

Director/C.E.O.

ONTARIO INC 1197937

per:

Director/C.E.O.

BLAPE TECHNOLOGIES INC.

per

Paul A. Tennyson

Director/C.E.O.

SCHEDULE "A" 1 STATEMENT

| IN THE MATTER of the Business Corporations Act (the "Act") | |)Province of Ontario)Regional Municipality of)York |
|---|------|--|
| AND IN THE MATTER of Section 178 (2) thereof |) | , , |
| AND IN THE MATTER of the Amalgamation of BLADE TECHNOLOGIES INC., INDIGO MANUFACTURING INC. and 1197937 ONTARIO | INC. |)))) TO WIT : |

The undersigned, PAUL A. TENNYSON, President of 1197937 ONTARIO INC., hereby states as follows:

- 1. There are reasonable grounds for believing that each of BLADE TECHNOLOGIES INC., INDIGO MANUFACTURING INC. and 1197937 ONTARIO INC. and the corporation resulting from their amalgamation, INDIGO MANUFACTURING INC., will be able to pay its liabilities as they become due and the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes.
- 2. There are reasonable grounds for believing that no creditor will be prejudiced by the amalgamation mentioned herein.
- 3. No creditors have notified 1197937 ONTARIO INC. that they object to the amalgamation herein.
- 4. As no creditors have objected to the amalgamation mentioned herein, Section 178 (2) (d) of the Act is not applicable to this statement.

Dated at Markham this /2 May of March, 1999

SIGNED, SEALED & DELIVERED

in the presence of

)PAUL A. TENNYSON

SCHEDULE "A" 2 STATEMENT

| IN THE MATTER of the Business Corporations Act (the "Act") | |)Province of Ontario)Regional Municipality of)York |
|--|-----|--|
| AND IN THE MATTER of Section 178 (2) thereof |) |) |
| AND IN THE MATTER of the Amalgamation of BLADE TECHNOLOGIES INC., INDIGO | INC |))))TO WIT: |

The undersigned, PAUL A. TENNYSON, President of BLADE TECHNOLOGIES INC., hereby states as follows:

- 1. There are reasonable grounds for believing that each of BLADE TECHNOLOGIES INC., INDIGO MANUFACTURING INC. and 1197937 ONTARIO INC. and the corporation resulting from their amalgamation, INDIGO MANUFACTURING INC., will be able to pay its liabilities as they become due and the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes.
- 2. There are reasonable grounds for believing that no creditor will be prejudiced by the amalgamation mentioned herein.
- 3. No creditors have notified **BLADE TECHNOLOGIES INC.** that they object to the amalgamation herein.
- 4. As no creditors have objected to the amalgamation mentioned herein, Section 178 (2) (d) of the Act is not applicable to this statement.

Dated at Markham this /2 day of March, 1999

SIGNED, SEALED & DELIVERED

in the presence of

JPAUL A. TENNTSON

SCHEDULE "A" 3. STATEMENT

| IN THE MATTER of the Business Corporations Act (the "Act") |)Province of Ontario)Regional Municipality of)York |
|--|--|
| AND IN THE MATTER of Section 178 (2) thereof |) |
| AND IN THE MATTER of the Amalgamation of BLADE TECHNOLOGIES INC., INDIGO MANUEACTURING INC. and 1197937 ONTARIO INC. |))))TO WIT: |

The undersigned, PAUL C. TENNYSON, President of INDIGO MANUFACTURING INC., hereby states as follows:

- 1. There are reasonable grounds for believing that each of BLADE TECHNOLOGIES INC., INDIGO MANUFACTURING INC. and 1197937 ONTARIO INC. and the corporation resulting from their amalgamation, INDIGO MANUFACTURING INC., will be able to pay its liabilities as they become due and the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes.
- 2. There are reasonable grounds for believing that no creditor will be prejudiced by the amalgamation mentioned herein.
- 3. No creditors have notified INDIGO MANUFACTURING INC. that they object to the amalgamation herein.

4. As no creditors have objected to the amalgamation mentioned herein, Section 178 (2) (d) of the Act is not applicable to this statement.

Dated at Markham this 12¹⁴ day of March, 1999

SIGNED, SEALED & DELIVERED

in the presence of

PAUL C. TENNYSON

SCHEDULE "B"

1.

DIRECTORS RESOLUTIONS OF INDIGO MANUFACTURING INC.

WHEREAS the Corporation, BLADE TECHNOLOGIES INC. ("BLADE") and 1197937 ONTARIO INC. ("1197937") have agreed to amalgamate;

AND WHEREAS it is in the best interests of the Corporation to amalgamate with BLADE and 1197937 and continue under the name INDIGO MANUFACTURING INC. (the "Amalgamated Corporation");

BE IT RESOLVED THAT:

- The amalgamation of the Corporation, BLADE and 1197937 in accordance with section 177(1) of the Business Corporations Act (the "Act") and in accordance with the draft Articles of Amalgamation submitted to the Board (the "Articles of Amalgamation") be and the same are hereby approved.
- 2. Each issued common share and each issued preference share in the capital of the Corporation shall be cancelled upon amalgamation without any repayment of capital in respect thereof.
- 3. No securities shall be issued and no assets shall be distributed by the Amalgamated Corporation in connection with the amalgamation.
- 4. The by-laws of the Amalgamated Corporation shall be the same as the by-laws of 1197937 ONTARIO INC.
- 5. The Articles of the Amalgamated Corporation shall, except as may be prescribed by the Act, be the same as those of 1197937 ONTARIO INC.
- 6. The President of the Corporation be and he is hereby authorized and directed to execute on behalf of the Corporation and under its seal, the Articles of Amalgamation subject to such alterations and modifications as he may deem necessary and his signature shall be conclusive of such agreement and to deliver Articles of Amalgamation, in duplicate, to the Director appointed pursuant to the Act and to do such further acts and things and to execute such other documents and writings as may be necessary or expedient to give force to the foregoing resolutions.
- 7. The effective date of the amalgamation shall be April 1, 1999.

THE FOREGOING RESOLUTIONS are hereby confirmed by the sole Director of the Corporation, pursuant to the Business Corporations Act, as evidenced by his signature hereto, this /2^{1/1} day of March, 1999.

"PAUL C. TENNYSON"
PAUL C. TENNYSON

DIRECTORS RESOLUTIONS OF BLADE TECHNOLOGIES INC.

WHEREAS the Corporation, INDIGO MANUFACTURING INC. ("INDIGO") and 1197937 ONTARIO INC. ("1197937") have agreed to amaigamate;

AND WHEREAS it is in the best interests of the Corporation to amalgamate with INDIGO and 1197937 and continue under the name INDIGO MANUFACTURING INC. (the "Amalgamated Corporation");

BE IT RESOLVED THAT:

- The amalgamation of the Corporation, INDIGO and 1197937 in accordance with section 177(1) of the Business Corporations Act (the "Act") and in accordance with the draft Articles of Amalgamation submitted to the Board (the "Articles of Amalgamation") be and the same are hereby approved.
- 2. Each issued common share and each issued preference share in the capital of the Corporation shall be cancelled upon amalgamation without any repayment of capital in respect thereof.
- 3. No securities shall be issued and no assets shall be distributed by the Amalgamated Corporation in connection with the amalgamation.
- 4. The by-laws of the Amalgamated Corporation shall be the same as the by-laws of 1197937 ONTARIO INC.
- The Articles of the Amalgamated Corporation shall, except as may be prescribed by the Act, be the same as those of 1197937 ONTARIO INC.
- 6. The President of the Corporation be and he is hereby authorized and directed to execute on behalf of the Corporation and under its seal, the Articles of Amalgamation subject to such alterations and modifications as he may deem necessary and his signature shall be conclusive of such agreement and to deliver Articles of Amalgamation, in duplicate, to the Director appointed pursuant to the Act and to do such further acts and things and to execute such other documents and writings as may be necessary or expedient to give force to the foregoing resolutions.

7. The effective date of the amalgamation shall be April 1, 1999.

THE FOREGOING RESOLUTIONS are hereby confirmed by all the Directors of the Corporation, pursuant to the Business Corporations Act, as evidenced by their signatures hereto, this /2^{TR} day of March, 1999.

"PAUL C. TENNYSON"
PAUL C. TENNYSON

"PAUL A. TENNYSON"
PAUL A. TENNYSON

"JOHN FRENCH"
JOHN FRENCH

SCHEDULE "B"

DIRECTORS RESOLUTIONS OF 1197937 ONTARIO INC.

3.

WHEREAS the Corporation, BLADE TECHNOLOGIES INC. ("BLADE") and INDIGO MANUFACTURING INC. ("INDIGO") have agreed to amalgamate;

AND WHEREAS it is in the best interests of the Corporation to amalgamate with BLADE and INDIGO and continue under the name INDIGO MANUFACTURING INC. (the "Amalgamated Corporation");

BE IT RESOLVED THAT:

- The amalgamation of the Corporation, BLADE and INDIGO in accordance with section 177(1) of the Business Corporations Act (the "Act") and in accordance with the draft Articles of Amalgamation submitted to the Board (the "Articles of Amalgamation") be and the same are hereby approved.
- 2. Each issued common share in the capital of the Corporation shall be converted upon amalgamation into one (1) issued common share in the capital of the Amalgamated Corporation.
- 3. The shareholders of the Corporation entitled to shares in the Amalgamated Corporation shall not be required to surrender their share certificates for cancellation but shall be entitled in all respects to treat share certificates of the Corporation as representing share certificates of the Amalgamated Corporation provided that, any shareholder of the Corporation may, at such shareholder's option, exercised by notice in writing to the Amalgamated Corporation, require the Amalgamated Corporation to issue such shareholder new certificates, conforming to the requirements of the Act representing shares of the Amalgamated Corporation to which such shareholder may be entitled.
- 4. No securities shall be issued and no assets shall be distributed by the Amalgamated Corporation in connection with the amalgamation.
- The by-laws of the Amalgamated Corporation shall be the same as the by-laws of the Corporation.
- 6. The Articles of the **Amalgamated Corporation** shall, except as may be prescribed by the Act, be the same as those of the **Corporation**.
- 7. The President of the Corporation be and he is hereby authorized and directed to execute on behalf of the Corporation and under its seal, the Articles of

Amalgamation subject to such alterations and modifications as he may deem necessary and his signature shall be conclusive of such agreement and to deliver Articles of Amalgamation, in duplicate, to the Director appointed pursuant to the Act and to do such further acts and things and to execute such other documents and writings as may be necessary or expedient to give force to the foregoing resolutions.

8. The effective date of the amalgamation shall be April 1, 1999.

THE FOREGOING RESOLUTIONS are hereby confirmed by all the Directors of the Corporation, pursuant to the Business Corporations Act, as evidenced by their signatures hereto, this /2TMday of March, 1999.

"PAUL C. TENNYSON"
PAUL C. TENNYSON

"ROBERT HEIBLIM"

"PAUL A. TENNYSON"
PAUL A. TENNYSON

"DON M.J. VALE"

"GEOFF HORTON"
GEOFF HORTON

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

COMBINED DECLARATION OF USE IN COMMERCE/ APPLICATION FOR RENEWAL OF REGISTRATION OF MARK UNDER §§8 & 9 (15 USC §§1058 & 1059)

Mark: BASH Registration No. 1,746,922 International Class 9

Registered: Indigo Manufacturing Inc.

Assistant Commissioner for Trademarks 2900 Crystal Drive Arlington, VA 22202-3513 Box POST REG FEE

STATEMENT

Registrant, Indigo Manufacturing Inc., a corporation duly organized and existing under the laws of the province of Ontario, Canada located and doing business at 165 Steelcase Road East, Markham, Ontario, Canada, L3R 1G1 represents that it is the owner of the above-identified Registration No. 1,746,922 issued January 19, 1993, as evidenced by the Patent and Trademark Office records; that the owner of the mark shown therein is using the mark in commerce on or in connection with all goods and/or services listed in the existing registration, as evidenced by the attached specimen(s) showing the mark as currently used in commerce for at least one product or service in each International Class covered, in accordance with the provisions of Section 8 of the Trademark Act of 1946 (as amended), and Registrant requests that said registration be renewed for the goods and/or services identified above, in accordance with the provisions of Section 9 of the Trademark Act of 1946 (as amended).

The Section 8 fee of \$100 per class, the Section 9 fee of \$400 per class, and a specimen for each class, showing the mark as currently used in commerce are attached hereto.

1

POWER OF ATTORNEY

Registrant hereby appoints Louis Altman, Robert S. Beiser, Lisa C. Childs, Judith L. Grubner, Anne C. Keays, Charles A. Laff, Brian J. Lum, William A. Meunier, Larry L. Saret, Joseph F. Schmidt, Martin L. Stern, Barry W. Sufrin, Marshall W. Sutker, Sean S. Swidler, Kevin C. Trock, J. Warren Whitesel and Jane Wright-Mitchell of Michael Best & Friedrich LLC, duly authorized to practice law in the State of Illinois; and Christopher B. Austin, John C. Bigler, Emily C. Canedo, David L. De Bruin, Gerald L. Fellows, Joseph A. Gemignani, Gregory J. Hartwig, Daniel S. Jones, Richard L. Kaiser, Timothy M. Kelley, Dyann L. Kostello, Casimir F. Laska, Edward R. Lawson Jr., Craig J. Loest, Richard H. Marschall, Glenn M. Massina, Thomas A. Miller, Kevin P. Moran, Patricia A. Motta, Leon Nigohosian, Jr., David R. Price, Thomas S. Reynolds II, Raye L. Shaffer, David B. Smith, Derek C. Stettner, Billie Jean Strandt, Donald W. Walk, Glen A. Weitzer, Sheldon L. Wolfe, Paul F. Donovan, Nia Enemuoh-Trammell, Jill A. Fahrlander, Grady J. Frenchick, Robert V. Petershack, Jeffrey D. Peterson. Sara Vinarov and Teresa J. Welch of Michael Best & Friedrich LLP; attorneys at law, duly authorized to practice law in the State of Wisconsin, with full power of substitution and revocation to file the Declaration and to transact all business in the Patent and Trademark Office connected therewith; and requests that all correspondence from the Patent and Trademark Office concerning this Declaration be addressed to:

Martin L. Stern, Esq.
MICHAEL BEST & FRIEDRICH LLC
401 N. Michigan Avenue, Suite 1700
Chicago, Illinois 60611-4212

DESIGNATION OF DOMESTIC REPRESENTATIVE

Applicant hereby designates Michael Best & Friedrich LLC, 401 North Michigan Avenue, Chicago, Illinois 60611-4212 as its domestic representative upon whom notice or process in proceedings affecting the mark may be served.

2

DECLARATION

The undersigned, being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is authorized to execute this document on behalf of the Owner, that all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

| | INDIGO MANOFACTORING INC. |
|--------------------|--|
| Date: Aug 16. 2002 | By: Joe Kill |
| | √ (Signature) |
| | Name: JAZ R1661 |
| | |
| | Title: <u> </u> |
| | and the second s |

Contact information:

Attorney: Martin L. Stern Michael Best & Friedrich LLC 401 N. Michigan Ave., Suite 1700 Chicago, IL 60611-4212 (312) 661-2100

Fax: (312) 661-0029 File No. 5154-3

Certificate of Mailing

INDICO MANUEACTURINO INC

I hereby certify that the foregoing is being deposited with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to Assistant Commissioner for Trademarks, 2900 Crystal Drive, Arlington, VA 22202-3513 on <u>Tan.</u>, 2003

Date: Jan. 9, 2003

Name: Robbi Shew

Specimen for

Combined Declaration of Use/Application for Renewal under §§ 8 & 9

Registrant: INDIGO MANUFACTURING INC.

Reg. No.: 1,746,922 - Reg. Date: August 25, 1992

Mark: BASH

RECORDED: 01/21/2003

Our File No.: 205154-0003 International Class: 9

