Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/17/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Pittsburgh Brewing Company		09/17/2007	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Iron City Brewing, LLC
Street Address:	3340 Liberty Avenue
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15201
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 27

Property Type	Number	Word Mark
Registration Number:	0582833	IRON CITY
Registration Number:	0643376	AMERICAN
Registration Number:	1358351	I.C. LIGHT
Registration Number:	1416875	OLD FROTHINGSLOSH
Registration Number:	1421367	IRON CITY DARK
Registration Number:	1441389	MUSTANG
Registration Number:	1451189	MUSTANG MALT LIQUOR
Registration Number:	1482628	AMERICAN LIGHT MADE IN THE USA
Registration Number:	1799580	J.J. WAINWRIGHT'S
Registration Number:	1809461	IRON CITY
Registration Number:	1811001	PITTSBURGH BREWING CO.
Registration Number:	1920059	AMERICAN MADE IN THE USA
Registration Number:	2091023	IRON CITY BEER PITTSBURGH BREWING CO.
		TRADEMARK

TRADEMARK " REEL: 003662 FRAME: 0408

900092193

Registration Number:	2094751	OLD GERMAN
Registration Number:	2211888	
Registration Number:	2204537	I.C. LIGHT TWIST
Registration Number:	2206232	I-C-LIGHT
Registration Number:	2128307	AMERICAN LIGHT
Registration Number:	2478537	AUGUSTINER
Registration Number:	2575139	IRON CITY BEER
Registration Number:	2947803	IRON CITY BEER
Registration Number:	2965003	IRON CITY BEER PITTSBURGH BREWING CO. SINCE 1861
Registration Number:	2966482	IRON CITY BEER
Registration Number:	0503629	FALLS CITY
Registration Number:	0600470	STERLING
Registration Number:	1710305	DRUMMOND BROS.
Registration Number:	1746548	THE EAGLE PREMIUM

CORRESPONDENCE DATA

Fax Number: (312)609-5005

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (312) 609-7838

Email: podonoghue@vedderprice.com

Correspondent Name: Patricia O'Donoghue, Vedder Price

Address Line 1: 222 North LaSalle Street

Address Line 2: Suite 2500

Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	27804.00.0045
NAME OF SUBMITTER:	Patricia O'Donoghue
Signature:	/Patricia O'Donoghue/
Date:	11/16/2007

Total Attachments: 7

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AGREEMENT AND PLAN OF MERGER

of

PITTSBURGH BREWING COMPANY, a Delaware corporation

with and into

IRON CITY BREWING, LLC, a Delaware limited liability company

September 17, 2007

THI! AGREEMENT AND PLAN OF MERGER (the "Agreement"), is entered into by and among Pittsburgh B1 wing Company, a Delaware corporation ("Pittsburgh") and Iron City Brewing, LLC, a Delaware limited liabily company ("Iron City").

RECITALS

WHI REAS, pursuant to the Second Amended Joint Plan of Reorganization filed May 1, 2007 (the "Second Am nded Plan") and the United States Bankruptcy Court's Order Confirming Second Amended Joint Plan of corganization of Pittsburgh and Keystone Brewers Holding Company, a Delaware corporation entered June , 2007 (the "Confirmation Order"), Pittsburgh shall be merged with and into Iron City;

WHI REAS, pursuant to the Confirmation Order, the Plan Proponents (as defined therein), including Pittsburgh, a phereby authorized, directed, and empowered to take all actions necessary or appropriate to implement the Second Amended Plan in accordance with its terms, including, without limitation, to enter into, implement, consummate, execute, and/or deliver the contracts, instruments, and other agreements or documents contemplated therein, consistent with the terms of this Confirmation Order and the Second Amended Plan;

- WHI REAS. Pittsburgh Brewing Acquisition, LLC ("PBA") is the sole member of Iron City;
- WHI REAS, PBA desires to merge Pittsburgh with and into Iron City; and
- WHI REAS, PBA and Pittsburgh desire to consummate the business combination transaction provided for herein in hich Pittsburgh will merge with and into Iron City (the "Merger"), with Iron City surviving the Merger, on the terms and subject to the conditions set forth in this Agreement.

AGREEMENT OF MERGER

NOV, THEREFORE, in consideration of the premises and of the mutual covenants contained herein, the parties he eby agree as follows:

ARTICLE I - DEFINITIONS

Capi alized terms used in this Agreement are used as defined in this Article I or elsewhere in this Agreement.

"Clo ing" has the meaning set forth in Section 2.03.

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"Clo ing Date" has the meaning set forth in Section 2.03.

"Del ware Law" means the General Corporation Law and the Limited Liability Company Act of the State of Dela vare.

"Eff ctive Time" has the meaning set forth in Section 2.04.

"Pitt burgh Shares" means any shares of stock in Pittsburgh.

"Iro. City Membership Interest" means any interest as a member in Iron City.

ARTICLE II - THE MERGER

2.01 Approval.

- (a) The Second Amended Plan and the Confirmation Order provide that Pittsburgh shall be merged with and into Iron City.
- (b) PBA, the sole member of Iron City, approved the Merger by written consent on September 11, 2007.
- 2.02 The Merger. Upon the terms and subject to the conditions set forth in this Agreement, Pittsburgh shill be merged with and into Iron City at the Effective Time of the Merger. Following the Merger, the separate continue of Pittsburgh shall cease, and Iron City shall continue as the surviving entity and shall succeed to an assume all the rights and obligations of Pittsburgh in accordance with Delaware Law. Iron City, the surviving entity, will be responsible for, and obligated to pay, all applicable Delaware taxes and/or any related fires of Pittsburgh if the same are not timely paid.
- 2.03 Closing. The Closing of the Merger (the "Closing") will take place at Iron City's principal office on September 18, 2007 (the date of the Closing being referred to herein as the "Closing Date"). At the Closing, (i) the Certificate of Merger shall be executed and acknowledged by the President of Pitisburgh, (ii) the Certificate of Merger shall be executed and acknowledged by PBA as the sole member of Iron City and (iii) the partins shall take such further action as is required to consummate the transactions described in this Agreement and the Certificate of Merger.
- 2.04 Effective Time. On September 18, 2007, the parties shall file the Certificate of Merger with the Delaware Secretary of State, executed in accordance with the relevant provisions of Delaware Law, as applicable, at 3 shall make all other filings or recordings required under the provisions of Delaware Law. The Merger will 1 a effective upon filing (the "Effective Time" of the Merger).
- 2.05 Effects of the Merger. The Merger shall have the effects set forth in the provisions of Delaware La 4.

2.06 Certificate of Formation and Company Agreement.

(a) The Certificate of Formation of Iron City, as in effect at the Effective Time of the Merger, shall be the Certificate of Formation of Iron City, the surviving entity, until thereafter changed or amended as 1 rovided therein or by applicable law.

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- (b) The Limited Liability Company Agreement of Iron City, as in effect at the Effective Time of the Nerger, shall be the Limited Liability Company Agreement of Iron City, the surviving entity, until thereafter the iged or amended as provided therein or by applicable law.
- 2.07 Copy of the Agreement. An executed copy of this Agreement will be kept on file at the offices of Iron City, the surviving entity. A copy of the Agreement will be furnished by Iron City, on written request and w thout cost, to any member of Iron City (or former stockholder of Pittsburgh) and to any creditor or obligee of 'ittsburgh at the time of the Merger if such obligation is then outstanding.

ARTICLE III - EFFECT OF MERGER ON CORPORATE SHARES

Cancellation of Pittsburgh Shares. As of the Effective Time of the Merger, by virtue of the Merger and v thout any action on the part of Iron City or the holder of any Pittsburgh Shares, the issued and outstanding I ttsburgh Shares shall no longer be outstanding and shall automatically be canceled and retired and shall cease to exist, and the holder of such Pittsburgh Shares shall cease to have any rights with respect thereto, and r r Iron City Membership Interest or other consideration shall be delivered in exchange therefor.

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IN 1 TINESS WHEREOF, the undersigned entities have executed this Agreement on the date set forth above.

PITTSBURGH BREWING COMPANY,

a Delaware corporation

By:

Name: Joseph Picchalli Title: President

IRON CITY BREWING, LLC,

a Delaware limited liability company

By:

Pittsburgh Brewing Acquisition, LLC a Delaware limited liability company,

its sole member

By:

Name: Timothy I

Title: President

Signature Page to Agreement and Plan of Merger of Pittsburgh Browing Company with and into Iron City Brewing, LLC

Delaware

PAGE :

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWA E, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY O. THE CERTIFICATE OF MERGER, WHICH MERGES:

"P. TTSBURGH BREWING COMPANY", A DELAWARE CORPORATION,

WI: H AND INTO "IRON CITY BREWING, LLC" UNDER THE NAME OF
"IRON: ITY BREWING, LLC", A LIMITED LIABILITY COMPANY ORGANIZED
AND EX. STING UNDER THE LAWS OF THE STATE OF DELAWARE, AS
RECEIV. D AND FILED IN THIS OFFICE THE EIGHTEENTH DAY OF
SEPTEM ER, A.D. 2007, AT 1:40 O'CLOCK P.M.

A . ILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE KENT C. UNTY RECORDER OF DEEDS.

4350.33 8100M

0710.6068



Harriet Smith Windson, Secretary of State

AUTHENTICATION: 6007759

DATE: 09-18-07

State of Delaware Secretary of State Division of Corporations Delivered 01:40 PM 09/18/2007 FILED 01:40 PM 09/18/2007 SRV 071026068 - 4350133 FILE

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION INTO DOMESTIC LIMITED LIABILITY COMPANY

Se	suant to Title 8, Section 264(c) of the Delaware General Corporation Law and Title 6, tion 18-209 of the Limited Liability Company Act, the undersigned limited liability pany executed the following Certificate of Merger:
	tST: The name of the surviving limited liability company is
Ιπ	City Brewing, LLC and the name of the
co	poration being merged into this surviving limited liability company is
	sburgh Brewing Company
an	COND: The Agreement of Merger has been approved, adopted, certified, executed acknowledged by the surviving limited liability company and the merging poration.
T	IRD: The name of the surviving limited liability company is ken City Brewing, LLC
ΣY	URTH: The merger is to become effective on September 18, 2007
2.1	Okt 11. The merger is to decembe directive on
\mathbb{F}	TH: The Agreement of Merger is on file at Two Greenwich Office Park, Greenwich,
	mecticut 06831 , the place of business
oí	he surviving limited liability company.
SI	CTH: A copy of the Agreement of Merger will be furnished by the surviving limited
lís	nility company on request, without cost, to any member of any constituent limited
	nility company or stockholder of any constituent corporation.

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IN WITNESS WHEREOF, said limited liability company has caused this certificate to be signed by an authorized person, the
2007
Authorized Person
Name: Timothy Hickman
Print or Type

Title: Prosident of the Sole Member of Iron City Brewing LLC.

DES SESSION CT Sprendo Bu

RECORDED: 11/16/2007