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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM332289

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME	
EFFECTIVE DATE:	09/08/2014	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Cole-Parmer Instrument Company		09/08/2014	CORPORATION: ILLINOIS

NEWLY MERGED ENTITY DATA

Name	Execution Date	Entity Type
Cole-Parmer Instrument Company Merger Sub LLC	09/08/2014	LIMITED LIABILITY COMPANY: ILLINOIS

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	Cole-Parmer Instrument Company LLC	
Street Address:	625 E. Bunker Court	
City:	Vernon Hills	
State/Country: ILLINOIS		
Postal Code: 60061		
Entity Type: LIMITED LIABILITY COMPANY: ILLINOIS		

PROPERTY NUMBERS Total: 71

Property Type	Number	Word Mark	
Registration Number:	1882815	ACCUCAL	
Registration Number:	2307462	ACORN	
Registration Number:	2216603	AIR ADMIRAL	
Registration Number:	1065186	AIR CADET	
Registration Number:	3121594	AIR CADET PRO	
Registration Number:	2148067	В/Т	
Registration Number:	3336800	BIOCONNECT	
Registration Number:	2023981	C/L	
Registration Number:	2815448	CALIMAT	
Registration Number:	3224646	CHEM-DURANCE	
Registration Number:	1158965	CHEMPETTE	
Registration Number:	1344114	COLE-PARMER	
Registration Number:	1400994	COLE-PARMER	

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Property Type	Number	Word Mark		
Registration Number:	3023111	COLE-PARMER		
Registration Number:	2222515	COMPULAB		
Registration Number:	2994653	СР		
Registration Number:	3010846	СР		
Registration Number:	1401944	СР		
Registration Number:	4420460	DAVIS INSTRUMENTS		
Registration Number:	3034438	DELIVERING SOLUTIONS YOU TRUST		
Registration Number:	1053576	DIGI-SENSE		
Registration Number:	4608151	DIGI-SENSE		
Registration Number:	2109706	DUAL J-T-E-K		
Registration Number:	2105849	DUALOGR		
Registration Number:	3329413	E/S		
Registration Number:	1648479	EASY-LOAD		
Registration Number:	3352279	ECTESTR		
Registration Number:	2290483	FOODTECH SOURCE		
Registration Number:	1173981	GILMONT		
Registration Number:	2084577	I/P		
Registration Number:	1925245	INFRAPRO		
Registration Number:	2825951	INNOCAL		
Registration Number:	2879337	INNOCAL		
Registration Number:	4517096	INNOTRAK		
Registration Number:	0923201	JIFFY-JACK		
Registration Number:	2115004	L/S		
Registration Number:	3311916	LABGEN		
Registration Number:	1923485	LIQUI-SENSE		
Registration Number:	1052318	MANOSTAT		
Registration Number:	0828794	MASTERFLEX		
Registration Number:	1398521	MASTERFLEX		
Registration Number:	3586480	MASTERFLEX		
Registration Number:	3390129	MICROFLEX		
Registration Number:	4577562	MINIFLEX		
Registration Number:	1692543	OAKTON		
Registration Number:	2195176	ORPTESTR		
Registration Number:	3486377	PERFECTPOSITION		
Registration Number:	2422829	PHTESTR		
Registration Number:	1440496	POLYSTAT		
Registration Number:	3195835	PREFERRED SOLUTIONS		
Registration Number:	1942787	PRESTON		

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Property Type	Number	Word Mark	
Registration Number:	1836653	PRO-SPENSE	
Registration Number:	4185079	PROVEN. PRECISE. PERSONAL.	
Registration Number:	1735566	RAPID-LOAD	
Registration Number:	3433973	SALTTESTR	
Registration Number:	2530847	SETTING THE STANDARD, AGAIN AND AGAIN	
Registration Number:	1944113	SIMON	
Registration Number:	2426184	SINGLES	
Registration Number:	3607338	SOLVE-FLEX	
Registration Number:	2296874	STABLETEMP	
Registration Number:	1019887	STIR-PAK	
Registration Number:	3332047	SYMMETRY	
Registration Number:	2434682	TDSTESTR	
Registration Number:	2970178	TEMPTESTR	
Registration Number:	1757576	TEMPTESTR	
Registration Number:	0785561	VARISTALTIC	
Registration Number:	1944118	VERA	
Serial Number:	86163371	D	
Serial Number:	86163369	D DIGI-SENSE	
Serial Number:	86048309	DIGI-SENSE	
Serial Number:	86301634	STABLETEMP	

CORRESPONDENCE DATA

Fax Number: 2485940610

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: 2485940630

Email: tmdocketing@raderfishman.com

Correspondent Name: Michael D. Fishman

Address Line 1:39533 Woodward Avenue, Suite 140Address Line 4:Bloomfield Hills, MICHIGAN 48304

ATTORNEY DOCKET NUMBER:	66006-999
NAME OF SUBMITTER:	Michael D. Fishman
SIGNATURE:	/mdf/
DATE SIGNED:	02/16/2015

Total Attachments: 5

source=Cole-Parmer Instrument Company LLC - IL Articles of Merger Filed 9-8-14 (R1294095x7A4C4)#page1.tif source=Cole-Parmer Instrument Company LLC - IL Articles of Merger Filed 9-8-14 (R1294095x7A4C4)#page2.tif source=Cole-Parmer Instrument Company LLC - IL Articles of Merger Filed 9-8-14 (R1294095x7A4C4)#page3.tif source=Cole-Parmer Instrument Company LLC - IL Articles of Merger Filed 9-8-14 (R1294095x7A4C4)#page4.tif source=Cole-Parmer Instrument Company LLC - IL Articles of Merger Filed 9-8-14 (R1294095x7A4C4)#page5.tif

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Form LLC-37.25

May 2012

Secretary of State

Department of Business Services Limited Liability Division 501 S. Second St., Rm. 351 Springfield, IL 62756 217-524-8008 www.cyberdriveillinois.com

Payment may be made by check payable to Secretary of State. If check is returned for any reason this filing will be vold.

Illinois Limited Liability Company Act

Articles of Merger

SUBMIT IN DUPLICATE

Type or print clearly.

 \mathfrak{s} I \mathfrak{C} \mathfrak{D} Filing Fee:

(Filing fee \$100 plus \$50 each entity more than two)

Approved:

This space for use by Secretary of State.

FILED

SEP 0 8 2014

JESSE WHITE SECRETARY OF STATE

1.	Names of Entities proposing to merge:	Type of Entity	Domëstic State	Date of Organization	Illinois Secretary of
	Name of Entity Cole-Parmer Instrument Company	(Corporation, Limited Liability Company, Limited Partnership, General Partnership or other permitted entity)	or Jurisdiction	or Admission to Illinois	State File Number (if any)
	Merger Sub LLC	LLC	肛.	09/03/2014	04824857
	Cole-Parmer Instrument Company	Corporation	IL	06/29/1957	37071277
					·
	A copy of the plan as approved must a. Name of Surviving Entity: Cole-Parmer b. Address of Surviving Entity: 625 E. Bu c. File Number (if any):	Instrument Company l	Merger Sub LLC	ger.	
	d. Jurisdiction: Illinois				
4.	4. Effective date of merger: (check one) a. ☑ the filing date, or b. ☐ a later date, but not more than 30 days subsequent to the filing date: Health Bay Yest.				
	b. Es a later date, sat not more than you		. 3	Month, Day, Year	
5.	 If the survivor is a Limited Liability Company, indicate changes that are necessary to its Articles of Organization as state in the plan of merger: 			rganization as stated	

Article First: The name of the company is Cole-Parmer Instrument Company LLC.

LLC-37.25

If the surviving entity is not a Limited Liability Company, the entity agrees that it may be served with process in Illinois and is subject to liability in any action or proceeding for the enforcement of any liability or obligation of a Limited Liability Company previously subject to suit in this State, which is to merge, and for the enforcement, as provided in this Act, of the right of members of any Limited Liability Company to receive payment for their interest against the surviving entity.

6. The plan of merger has been approved and each LLC or other entity that is party to this Merger has signed below and affirms, under penalty of perjury, that the facts stated herein are true, correct and complete.

Dated September 8 Month & Day	2014 	- j
1. Signature Monica Manotas, Vice President of CPI Buyer, LLC,	2.	Signature Monica Manotas, Vice President
Name and Title (type or print)	CHE Member	Name and Title (type or print)
Cole-Parmer Instrument Company Merger Sub LLC Name if a Corporation or other Entity		Name if a Corporation or other Entity
3. Signature	4.	Signature
Name and Title (type or print)		Name and Title (type or print)
Name if a Corporation or other Entity	· · · · · · · · · · · · · · · · · · ·	Name if a Corporation or other Entity

If more space is needed, please attach additional sheets of this size.

Signatures must be in black ink on an original document.
Carbon copy, photocopy or rubber stamp signatures
may only be used on conformed copies.

AGREEMENT AND PLAN OF MERGER

OF

COLE-PARMER INSTRUMENT COMPANY (an Illinois corporation)

WITH AND INTO

COLE-PARMER INSTRUMENT COMPANY MERGER SUB LLC (an Illinois limited liability company)

September 8, 2014

This Agreement and Plan of Merger (the "Plan") is entered into by and between Cole-Parmer Instrument Company, an Illinois corporation (the "Corporation") and Cole-Parmer Instrument Company Merger Sub LLC, an Illinois limited liability company (the "Surviving Entity").

FIRST: The Corporation shall be merged with and into the Surviving Entity, and the Surviving Entity shall be the surviving entity and the name of the Surviving Entity shall be "Cole-Parmer Instrument Company LLC" (the "Merger").

SECOND: The Corporation is a corporation formed under the laws of the state of Illinois on June 29, 1957.

THIRD: The Surviving Entity is a limited liability company formed under the laws of the State of Illinois on September 3, 2014.

FOURTH: The Merger shall become effective immediately upon filing of the Articles of Merger with the Secretary of State of Illinois (the "<u>Effective Time</u>")

FIFTH: At the Effective Time:

- (a) The Corporation shall be merged with and into the Surviving Entity, the separate existence of the Corporation will cease and the Merger will have the effects set forth in the Illinois Business Corporation Act;
- (b) Each issued and outstanding unit of membership interest, of the Surviving Entity, shall remain unaffected by the merger. Immediately following the Effective Time, all of the membership interests of the Surviving Entity will be owned by CPI Buyer, LLC, a Delaware limited liability company.

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(c) All shares of the Corporation's capital stock prior to the Merger shall be canceled and shall cease to exist, and no consideration shall be delivered in exchange therefor.

SIXTH: The terms and conditions of the Merger were advised, authorized and approved by the Corporation in the manner and by the vote required by the laws of the state of Illinois and the Articles of Incorporation of the Corporation, as follows:

- (a) The board of the directors of the Corporation adopted resolutions declaring that the terms and conditions of the Merger were advisable and directing that the Merger be submitted for consideration by the sole stockholder of the Corporation; and
- (b) The terms and conditions of the Merger were approved by the sole stockholder of the Corporation.

SEVENTH: The terms and conditions of the Merger were advised, authorized and approved by the Surviving Entity in the manner and by the vote required by the laws of the State of Illinois and the Articles of Organization of the Surviving Entity, as follows:

(a) The Managing Member of the Surviving Entity adopted resolutions approving and adopting the terms and conditions of the Merger.

EIGHTH: Upon the Merger, the Article First of the Articles of Organization of the Surviving Entity as in effect immediately prior to the effective time of the Merger shall be amended to read "The Name of the Company is Cole-Parmer Instrument Company LLC."

NINTH: Upon the Merger, the Limited Liability Company Operating Agreement of the Surviving Entity in effect immediately prior to the effective time of the Merger shall govern the Surviving Entity.

TENTH: Upon the Merger, the officers of the Surviving Entity as of immediately prior to the effective time of the Merger shall continue to serve as the officers of the Surviving Entity, until the earlier of their resignation, removal or death or until their respective successors are duly elected and qualified, as the case may be.

ELEVENTH: Each of the undersigned individuals acknowledges this Plan to be the act and deed of the respective entity on whose behalf the undersigned has signed, and further, as to all matters or facts required to be verified under oath, each of the undersigned acknowledges that, to the best of his or her knowledge, information and belief, these matters and facts relating to the entity on whose behalf the undersigned has signed are true in all material respects and that this statement is made under the penalties of perjury.

* * * * *

IN WITNESS WHEREOF, the undersigned have executed this Plan as of the date first written above.

COLE-PARMER INSTRUMENT COMPANY

By:

Name: Monica Manotas Title: Vice President

COLE-PARMER INSTRUMENT COMPANY

Bv:

Name: Monica Manotas

Title: Vice President of CPI Buyer, LLC, the Member

Signature Page to Agreement and Plan of Merger

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RECORDED: 02/16/2015