FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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TRANGE SECTION TRA	ADEMARKS ONLY
Submission Type	Conveyance Type  X Assignment  License
Resubmission (Non-Recordation) Document ID #  Correction of PTO Error Reel # Frame #  Corrective Document Reel # 001575 Frame # 0302	Security Agreement Nunc Pro Tunc Assignment  Effective Date Month Day Year  Change of Name  Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Univers	al Dairy Equipment, Inc.  May 24, 1996
Formerly	
Individual General Partnership	Limited Partnership Corporation Association
Other	
Citizenship/State of Incorporation/Orga	anization
Receiving Party	Mark if additional names of receiving parties attached
Name	Alfa Laval Agri Inc.
DBA/AKA/TA	
Composed of	
Address (line 1)	11100 North Congress Avenue
Address (line 2)	
Address (line 3) Kansas City	Missouri/Jackson 64143
Individual General Partnershi  Corporation Association  Other	State/Country  Display Code  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached.  (Designation must be a separate document from Assignment.)
C:8521 40.00 0P	
C:8522 140.00 CH 60.00 DP	to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document

and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

FORM	PTO-1518B
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### Page 2

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Patent and Trademark Office
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Address (line 1)						]
Address (line 2)						]
Address (line 3)						]
Address (line 4)						]
Correspond	lent Name and Address	Area Code and Te	lephone Number	816-474-	9050	]
Name		Thoma	s H. Van Hoozer			
Address (line 1)		HOVEY	WILLIAMS LLP			]
Address (line 2)		2405 Grand	Boulevard, Suite 400			]
Address (line 3)		Kansas	City, MO 64108			]
Address (line 4)						]
Pages	Enter the total number of princluding any attachments	_	hed conveyance doc	ument #	13	]
Trademark	Application Number(s)		Number(s)	Mark if addition	al numbers attached	
	e Trademark Application Number	_	•			
Trac	demark Application Number	<u>(s)</u>		ation Number(s)		
			2,191,207	1,669,176	1,672,370	
			1,695,269	1,709,162	1,773,304	
			1,798,933	1,852,937	1,867,635	
Number of	Properties Enter the to	tal number of proj	perties involved.	#	9	
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		Authorization to ch	arge additional fees:	Yes X	No	
Statement a	ind Signature					
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Thomas H. \	/an Hoozer, Reg. No. 32,761		. Van Noon	Nove	mber 6, 2002	
Name	of Person Signing	Si	gnature		ate Signed	

FOF 34 48 1/40 482/20 RECORD COML 40. 1011 (exp/4/94) TH	-2 2002 U.S DEPRÉCE Patent and Trademark Office APR 0 8 1997
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To the Honorable Commissioner of Patents ar	2129477
Name of conveying party(ies): MRO 4.8.97	of receiving party(ies)
UNIVERSAL DAIRY EQIUPMENT INC.	Name: ALFA LAVAL ACRI INC.
UNIVERSAL DAINT EQUALITY THE.	<b>V</b>
	Internal Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	Street Address: 11100 N. Congress
☐ General Partnership ☐ Limited Partnership ☐ Corporation-State De l'aware	City: Kansas Ci ty State: MD ZIP: 64153
□ Other	
Additional name(s) of conveying party(ies) attached?   Yes   No	☐ Individual(s) citizenship
3. Nature of conveyance:	General Partnership
M. M.	☐ Limited Partnership
☐ Assignment ☐ Merger ☐ Change of Name	Other
Other	If assignee is not domicited in the United States, a domestic representative designation
	is attached: Q Yes Q No (Designations must be a separate document from assignment)
Execution Date: May 24, 1996	Additional name(s) & address(es) attached? □ Yes □ No
4. Application number(s) or patent number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
75/069,282	1,669,176 1,709,162 1,852,937
13,7003,202	1,672,370 1,773,304 1,867,635 1,695,269 1,798,933
Additional countries	tached? D Yes 2X No
Additional numbers at	
5. Name and address of party to whom correspondence	6. Total number of applications and registrations involved:
concerning document should be mailed:	registrations involved.
Name: Thomas H. Van Hoozer	240.00
Internal Address: Hovey, Williams, Timmons	7. Total fee (37 CFR 3.41)\$ 240.00
	OX Enclosed
& Collins	
	Authorized to be charged to deposit account
Street Address: 2405 Grand Blvd., Ste. 400	410 JS 04/16/97 1669176
Street Address.	8. Deposit account sumber: 40.00 CK
	0 482 200.00 CK
City: Kansas Ci ty State: MO ZIP: 64108	19-0522
	(Attach duplicate copy of this page if paying by deposit account)
DO NOT US	SE THIS SPACE
Statement and signature.	
To the best of my knowledge and belief, the foregoing inform	nation is true and correct and any attached copy is a true copy of
l	
Thomas H. Van Hoozer	A. Van Hoo April 4, 1997
Name of Person Signing	Signature Date
Total number of pages including	cover sheet, attachments, and document:

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

Commissioner of Patents & Trademarks, Box Assignments

Washington, D.C. 20231

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	WINH BUHAN
1. Name of conveying party(les): MRD 4.8.97	5 of receiving party(ies)
UNIVERSAL MAIRY EQUUPMENT INC.	Name: ALFA LAVAL ACRI INC.
	Internal Address:
☐ Individual(s) ☐ Association	Street Address: 11100 N. Congress
☐ General Partnership ☐ Limited Partnership ☐ Corporation-State Deliaware ☐ Other ☐	City: Kansas Ci ty State: MO ZIP: 64153
Additional name(s) of conveying party(ies) attached? ① Yes 🔊 No	☐ Individual(s) citizenship
Nature of conveyance:	Association     General Partnership
☐ Assignment	Limited Partnership     Corporation-State <u>De Laware</u>
☐ Security Agreement ☐ Change of Name	Other
O Other	If easignee is not domicifed in the United States, a domestic representative designation is attached:
Execution Date: May 24, 1996	(Designations must be a separate document from assignment) Additional name(s) & address(es) stlached? □ Yes □ No
Application number(s) or patent number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
75/069,282	1,669,176 1,709,162 1,852,937
	1,672,370 1,773,304 1,867,635 1,695,269 1,798,933
Additional numbers a	nached? □ Yes 🎖 No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:9
Name: Thomas H. Van Hoozer	
Internal Address: Hovey, Williams, Timmons	7. Total fee (37 CFR 3.41)\$ 240.00
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Street Address: 2405 Grand Blvd., Ste. 400	8. Deposit account sumber: 40.00 CK
	19-0522 0 482 200.00 CK
City: Kansas City State: MD ZIP: 64108	(Attach duplicate copy of this page if paying by deposit account)
DO NOT U	SE THIS SPACE
Statement and signature.	
To the best of my knowledge and belief, the foregoing infor	mation is true and correct and any attached copy is a true copy of
Thomas H. Van Hoozer	4. Van 1600 April 4, 1997
Name of Person Signing	Signature  g cover sheet, attachments, and document:

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

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Washington, D.C. 27231

R.E.L.L.: 1575 PRAMIE: 0302

determines that the effectuation of the Merger Agreement is in the best interests of Alfa Laval Agri and its stockholders.

RESOLVED FURTHER, that each officer of Alfa Laval Agri (individually, the "Officer") is hereby authorized and directed, in the name and on behalf of Alfa Laval Agri, to (a) execute, deliver and cause to be filed with the appropriate governmental authorities a Certificate of Ownership and Merger and the Merger Agreement, with such modifications or amendments thereto as such Officer, in such Officer's sole discretion, may deem necessary or appropriate and (b) take any and all actions necessary to implement and effectuate the Merger Agreement.

6. The surviving corporation, Alfa Laval Agri Inc., shall assume all of Universal's liabilities and obligations.

IN WITNESS WHEREOF, Alfa Laval Agri has caused its corporate seal to be affixed and this Certificate to be signed by Ludolf J. Bjelland, its President, and Merle D. Arthur, its Secretary, this 24th day of May, 1996.

Alfa Laval Agri:

Alfa Laval Agri Inc.

By:

Ludolf J. Bjelland

Presiden

ATTEST:

By: / yelle

Merle D. Arthur

Secretary

[SEAL]

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# EXHIBIT A AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Plan") made and entered into as of the 24th day of May 1996, between Alfa Laval Agri Inc., a Delaware corporation with its principal offices located at 11100 N. Congress Ave., Kansas City, MO 64153-1296 ("Alfa Laval Agri") and Universal Dairy Equipment Inc., a Delaware corporation with its principal offices located at 11100 N. Congress Ave., Kansas City, Missouri 64153-1296 ("Universal")

#### WITNESSEIH:

WHEREAS, pursuant to the provisions of Section 251 of the General Corporation Law of the State of Delaware (the "DGCL"), Alfa Laval Agri, the parent corporation desires to merge Universal, its wholly-owned subsidiary, into itself, with Alfa Laval Agri to be the surviving corporation (the "Surviving Corporation") and the separate existence of Universal to cease.

NOW, THEREFORE, in consideration of the mutual promises and covenants hereinafter contained, the parties hereto agree as follows:

Section 1. The Merger. Upon the terms and subject to the conditions contained herein, and in accordance with the laws of their state of incorporation, Universal shall be merged with and into Alfa Laval Agri effective as of the Effective Time (as that term is defined below), which shall occur as soon as practicable after the execution of this Plan (the "Merger"). Following the Merger, Alfa Laval Agri shall continue as the Surviving Corporation governed by the laws of the State of Delaware, and the separate corporate existence of Universal shall cease.

Section 2. Effective Time. The Merger shall be effective (the "Effective Time") at the time of the filing with the appropriate state authorities of this Plan and all other required articles, certificates and other documents, in such form as may be required by, and executed in accordance with, the relevant provisions of the DGCL and upon the issuance by the Delaware Secretary of State of a Certificate of Merger.

Section 3. Authorized and Outstanding Shares. The total number of shares of stock of all classes that Alfa Laval Agri has authority to issue is One Thousand (1,000) shares of common stock without par value.

The total number of shares of stock of all classes that Universal has authority to issue is One Thousand (1,000) shares of common stock without par value.

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Universal Shares Owned by Alfa Laval Agri. The number of outstanding shares of Universal owned by Alfa Laval Agri, being more than ninety percent (90%) of the issued shares of Universal, is as follows:

Total Shares	Total Shares
Outstanding	Owned by
	Alfa Laval Agri
1 000	1.000

Common stock without par value

Mode of Effecting the Merger. The Plan shall be submitted to the Boards of Directors of Alfa Laval Agri and Universal for their approval, which approval may be made by unanimous written consent in lieu of a meeting. Upon approval by the Boards of Directors, the authorized officers of each of Alfa Laval Agri and Universal shall execute all documents and agreements and take such further acts as they shall deem necessary or appropriate to effectuate the purpose and intent of the Merger. No approval of the stockholders of either company is required pursuant to Section 251 of the DGCL.

Effects of the Merger. At the Effective Time, the Merger shall have the effects set forth in Section 259 of the DGCL. The Surviving Corporation shall succeed to, without other transfers, and shall possess and enjoy, all of the rights, privileges, powers and franchises, both of a public and private nature, and be subject to all of the restrictions, disabilities, liabilities, debts, obligations and duties of each of Alfa Laval Agri and Universal and all property, real, personal and mixed, and all debts to either of Alfa Laval Agri or Universal on whatever account, shall be vested in the Surviving Corporation.

Certificate of Incorporation and Bylaws. The Certificate of Section 7. Incorporation of Alfa Laval Agri, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Corporation until thereafter amended as provided by law. The Bylaws of Alfa Laval Agri, as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation until thereafter amended as provided by law.

Directors and Officers. The directors and officers of Alfa Laval Section 8. Agri shall be the directors and officers of the Surviving Corporation until such time as they resign, die or are removed from office or until their successors are duly elected and qualified.

- Section 9. Accounting Matters. The assets and liabilities of Universal, as of the Effective Time, shall be taken up on the books of the Surviving Corporation in the amounts at which they shall be carried at that time on the books of Universal. Differences in the accounting procedures of Alfa Laval Agri and Universal shall be reconciled as determined by the Surviving Corporation.
- Section 10. Conversion of Shares. Each share of common stock of Universal that is issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of Universal or its stockholder, be cancelled automatically as a result of the Merger and the sole stockholder of Universal shall receive no consideration in exchange therefor.
- Section 11. Amendment. By mutual consent of their respective Boards of Directors, the parties may amend, modify or supplement this Agreement, in writing, at any time prior to the filing of this Agreement with any Secretary of State.
- Section 12. Termination. Subject to the provisions of Section 251 of the DGCL, by mutual consent of their respective Boards of Directors, the parties may terminate this Agreement, and the Merger and other transactions herein provided for may be abandoned, at any time prior to the filing of this Agreement with any Secretary of State.
- Section 13. Validity. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall remain in full force and effect.
- Section 14. Counterparts. This Agreement may be executed in one or more counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same document.
- Section 15. Entire Agreement. This Agreement constitutes the entire agreement between the parties hereto and supersedes all prior agreements and understanding, both written and oral, among the parties with respect to the subject matter hereof.
- Section 16. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware.
- Section 17. Parties and Interests. This Agreement shall be binding upon and inure solely to the benefit of the parties hereto, and nothing in this Agreement,

express or implied, is intended to or shall confer upon any other person any rights or remedies of any nature whatsoever under or by reason of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their duly authorized representatives as of the date first above written.

Alfa Laval Agri:

Alfa Laval Agri Inc.

By:

Ludolf J. Bjelland

President

ATTEST:

Bv:

Merle D. Arthur

Secretary

Universal:

Universal Dairy Equipment Inc.

Bv:

Walter F. Maharay

President

ATTEST

Rw.

. Stephen Harris

Secretary

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### State of Delaware

## Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"UNIVERSAL DAIRY EQUIPMENT INC.", A DELAWARE CORPORATION, WITH AND INTO "ALFA LAVAL AGRI INC." UNDER THE NAME OF "ALFA LAVAL AGRI INC. ", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FOURTH DAY OF SEPTEMBER, A.D. 1996, AT 4 O'CLOCK P.M.



**AUTHENTICATION:** 

8316930 DATE:

02-05-97

971038290

2200445 8100M

TRADEMARK **RECORDED: 11/13/2002 REEL: 2618 FRAME: 0768**