Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

CHANGE OF NAME NATURE OF CONVEYANCE:

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ANDRITZ INC.		01/01/2002	CORPORATION: OHIO

RECEIVING PARTY DATA

Name:	ANDRITZ INC.	
Street Address:	10745 WESTSIDE PARKWAY	
City:	ALPHARETTA	
State/Country:	GEORGIA	
Postal Code:	30004	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark	
Registration Number:	2375586		
Registration Number:	875567	BAUERVAC	
Registration Number:	2546653	FIBERSENTRY	
Registration Number:	916674	HYDRASIEVE	
Registration Number:	842005	M&D	

CORRESPONDENCE DATA

900063914

Fax Number: (860)527-5029

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

8605279211 Phone:

Email: nancykennedy@pctlaw.com

Correspondent Name: L. James Ristas Address Line 1: 750 Main St Address Line 2: Alix, Yale & Ristas

Address Line 4: Hartford, CONNECTICUT 06103

ATTORNEY DOCKET NUMBER: ANDRPR/M601

TRADEMARK

REEL: 003438 FRAME: 0139

NAME OF SUBMITTER:	L. JAMES RISTAS
Signature:	/L. JAMES RISTAS/
Date:	12/04/2006
Total Attachments: 5 source=ANDRITZ OH TO DE#page1.tif source=ANDRITZ OH TO DE#page2.tif source=ANDRITZ OH TO DE#page3.tif source=ANDRITZ OH TO DE#page4.tif source=ANDRITZ OH TO DE#page5.tif	

The First State

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

"ANDRITZ INC.", A OHIO CORPORATION,

"INDUSTRIAL WELDING (OF SWEDEN), INC.", A CALIFORNIA CORPORATION,

"TECHNOSTAAL SCHOUTEN, INC.", A KANSAS CORPORATION,

WITH AND INTO "ANDRITZ-AHLSTROM INC." UNDER THE NAME OF "ANDRITZ INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS

OFFICE THE SECOND DAY OF JANUARY, A.D. 2002, AT 8:30 O'CLOCK

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

Farriet Smith Windson AUTHENTICATION: 1535084

DATE: 01-02-02

TRADEMARK REEL: 003438 FRAME: 0141

0462012 8100M

020000036

A.M.

(WED) 1. 2'02 8:34/ST. 8:36 ART ART OF CORPORATIONS FILED 08:30 AM 01/02/2002 020000036 - 0462012

CERTIFICATE OF MERGER OF. ANDRITZ INC., INDUSTRIAL WELDING (OF SWEDEN), INC., AND TECHNOSTAAL SCHOUTEN, INC. WITH AND INTO ANDRITZ-AHLSTROM INC.

(Under Section 252 of the General Corporation Law of the State of Delaware)

Andritz-Ahlstrom Inc., a Delaware corporation (the "Company"), hereby certifies that:

- 1. The name and state of incorporation of each of the constituent corporations is as follows:
 - (a) Andritz Inc., an Ohio corporation;
 - (b) Industrial Welding (of Sweden), Inc., a California corporation;
 - (¢) Technostaal Schouten, Inc., a Kansas corporation; and
 - (d) Andritz-Ahlstrom Inc., a Delaware corporation.
- The Agreement and Plan of Merger (the "Agreement and Plan of Merger"), dated as of January 1, 2002, among Andritz Inc., Industrial Welding (of Sweden), Inc., Technosteal Schouten, Inc. and the Company has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 252 (and, with respect to the Company, Section 228) of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation is Andritz-Ahlstrom Inc. (the "Surviving Corporation"). The name of the Surviving Corporation shall be amended in the merger to be "Andritz Inc."
- 4. The Restated Certificate of Incorporation of the Company as in effect immediately prior to the merger shall be amended in the merger to read in its entirety as set forth in Annex 1 hereto and, as so amended, shall be the Restated Certificate of Incorporation of the Surviving Corporation
- The executed Agreement and Plan of Merger is on file at an office of the Surviving Corporation at 10745 Westside Parkway, Alpharetta, Georgia 30004.

- 6. A copy of the Agreement and Plan of Merger will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.
- 7. The authorized capital stock of each constituent corporation which is not a Delaware corporation is as follows:

Name	Designation	Number of shares	Par value
Andritz Inc., an Ohio corporation	common	500,000	\$1.00
Industrial Welding (of Sweden), Inc., a California corporation	Common	100,000	по раг
Technostaal Schouten, Inc., a Kansas corporation	common	30,000	\$1.00

8. This Certificate of Merger and the merger provided for herein shall become effective upon filing with the Secretary of State of the State of Delaware.

IN WITNESS WHEREOF, the Company has caused this Certificate to be signed as of the 1st day of January, 2002.

ANDRITZ-AHLSTROM INC.

Biom Selbekk President

ANNEX 1

RESTATED CERTIFICATE OF INCORPORATION

OF

ANDRITZ INC.

FIRST: The name of the corporation is ANDRITZ INC.

SECOND: The registered office in the State of Delaware is located at 1209 Orange Street, in the City of Wilmington, County of New Castle, Zip Code 19801. The name of its registered agent is The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801.

THIRD: The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

FOURTH: The corporation shall be authorized to issue one class of stock to be designated Common Stock. The total number of shares that the corporation shall have authority to issue is one thousand (1,000) shares of Common Stock, par value \$.01 per share. The holders of the Common Stock shall have no preemptive right to subscribe for any shares of any class or series of stock of the corporation or any securities of the corporation convertible into such stock.

FIFTH: The Board of Directors may make Bylaws and from time to time may alter, amend or repeal any Bylaws.

SIXTH: The corporation reserves the right to amend, alter, change or repeal any provisions contained in this Restated Certificate of Incorporation in the manner now or hereafter prescribed by statute.

(WED) 1. 2'02 8:35/ST. 8:33/NO. 4864756316 P 5

FROM RL&F#1

SEVENTH: The directors of the corporation shall be protected from personal liability,

through indemnification or otherwise, to the fullest extent permitted under the General Corporation

Law of the State of Delaware as from time to time in effect.

1. A director of the corporation shall under no circumstances have any personal liability to

the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director

except to the extent such exception from liability or limitation thereof is not permitted by the General

Corporation Law of the State of Delaware as the same exists or may hereafter be amended. The

modification or repeal of this paragraph 1 of this Article SEVENTH shall not affect the restriction

hereunder of a director's personal liability for any act or omission occurring prior to such

modification or repeal.

RECORDED: 12/04/2006

2. The corporation shall indemnify each director and officer of the Corporation to the fullest

extent permitted by applicable law, except as may be otherwise provided in the Corporation's

Bylaws, and in furtherance hereof the Board of Directors is expressly authorized to amend the

Corporation's Bylaws from time to time to give full effect hereto, notwithstanding possible self-

interest of the Directors in the action being taken. The modification or repeal of this paragraph 2 of

this Article SEVENTH shall not adversely affect the right to indemnification of any director or

officer hereunder with respect to any act or omission occurring prior to such modification or repeal.

TRADEMARK