TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: change of state of incorporation

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sloan Valve Company		02/22/2000	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	Sloan Valve Company		
Street Address:	10500 Seymour Avenue		
City:	Franklin Park		
State/Country:	ILLINOIS		
Postal Code:	60131		
Entity Type:	Entity Type: CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 44

Property Type	Number	Word Mark	
Registration Number:	3208059	sмоотн	
Registration Number:	2416784		
Registration Number:	2281297	CONTINENTAL	
Registration Number:	2595201	VALUE ALLIANCE CLUB	
Registration Number:	2495769	SLOAN	
Registration Number:	2381688	GUILDMARK	
Registration Number:	2312300	OPTISHIELD	
Registration Number:	2286617	ROYAL II	
Registration Number:	2221972	PWT PROGRAMMED WATER TECHNOLOGIES	
Registration Number:	2221910	MICROPLUMB	
Registration Number:	2089987	PARA-FLO	
Serial Number:	75049569	TURBO-FLO	
Registration Number:	2070747	BAK-CHEK	
Registration Number:	2229224	COURTESY FLUSH	
		TRADEMARK	

Serial Number:	74577060	PERMEX
Registration Number:	2072262	ОРТІМІХ
Registration Number:	1937047	CROWN/NAVAL
Registration Number:	1913193	GEM-2
Registration Number:	1981619	POLARIS
Registration Number:	2059632	PERFECT SENSE
Registration Number:	2034103	ON-Q
Registration Number:	1769197	OPTIMA PLUS
Registration Number:	1657303	WCI
Registration Number:	1647193	BIO-GARD
Registration Number:	1586636	SLOAN
Registration Number:	1514511	
Registration Number:	1473023	OPTIMA
Registration Number:	1586647	ОРТІМА
Registration Number:	1450618	FLUSHMATE
Registration Number:	1414878	186
Registration Number:	1417367	110
Registration Number:	1309775	
Registration Number:	1318983	
Registration Number:	1178947	OPTIMA
Registration Number:	1015641	SLIM LINE
Serial Number:	71310925	CROWN
Serial Number:	71286846	XPELOR
Serial Number:	71274988	GEM
Serial Number:	72194526	DOLPHIN
Serial Number:	71676545	SLOAN
Serial Number:	71639146	SLOAN
Serial Number:	71610589	SLOAN
Serial Number:	71596812	ACT-O-MATIC
Serial Number:	71470684	ROYAL

CORRESPONDENCE DATA

Fax Number: (312)832-4700

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

Phone: 312-832-4552

Email: delder@foley.com,jolsen@foley.com

Correspondent Name: Diane G. Elder Address Line 1: 321 North Clark Street Address Line 4: Chicago, ILLINOIS 60654 ATTORNEY DOCKET NUMBER: 055665-5035 NAME OF SUBMITTER: Diane G. Elder Signature: /Diane G. Elder/dge/61590/ Date: 08/24/2011 Total Attachments: 4 source=state of incorp amendment#page1.tif source=state of incorp amendment#page2.tif source=state of incorp amendment#page3.tif source=state of incorp amendment#page4.tif

C-212.3

State of Allinois Office of The Secretary of State

Whites, application for amended certificate of authority of sloan valve company incorporated under the laws of the state of delaware has been filed in the office of the secretary of state as provided by the business corporation act of illinois, in force July 1, a.d. 1984.

Now Therefore, I, Jesse White, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, at the City of Springfield, this 14TH

day of APRIL A.D. 2000 and of the Independence of the United States the two hundred and $_{24\,\mathrm{TH}}$.

Usse White

- Secretary of State

Form **BCA-13.40**

(Rev. Jan. 1999)

Jesse White Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1837 http://www.sos.state.il.us

Remit payment in check or money order, payable to "Secretary of State."

APPLICATION FOR AMENDED CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN ILLINOIS

FILED

APR 14 2000

JESSE WHITE SECRETARY OF STATE File# 60873089

SUBMIT IN DUPLICATE

This space for use by Secretary of State

Date 4-14-06

Filing Fee

25.00

Approved: for

1.	(a)	CORPORATE NAME: SVC De	elaware, Inc.	PAID		
••	(b)	If changed, NEW CORPORATE NAME:	Sloan Valve Company 🕏	APR 1 4 2003		
	(c)	(Complete only if the new corporate name is not available in this state.) ASSUMED CORPORATE NAME: (By electing this assumed name, the corporation hereby agrees NOT to use its corporate name in the transaction of business in Illinois. Form BCA 4.15 is attached.)				
2.	(a)	State or Country of Incorporation: De	Laware			
	(b)	If changed, Period of Duration: No	change			
3.		nanged, Purpose or Purposes proposed to be not sufficient space to cover this point, use re No change				
4.	as e by t mor the	s application is accompanied by a copy of evidence of any change of name, duration the proper officer of the state or country we than ninety (90) days old. The filing fee amendment acts as a restatement of the Aunt the statutory change was effected in a restatement.	or purpose reported herein, such cop herein the corporation is incorporate for the certified copy of the Articles o rticles of incorporation, in which case	by being duly authenticated d, which certification is not f Amendment is \$25 unless the filing fee is \$100. In the		
5.	The affir	undersigned corporation has caused this standard, under penalties of perjury, that the facts	itement to be signed by its duly authoriz stated herein are true. (All signatures m	red officers, each of whom oust be in BLACK INK .)		
Date	ed		OOO SVC Delaware Year) // (Exact Name of	Inc.		
atte	sted t	by Alvin a. Mc Carth	by William To	Coamo		
		(Signature of Secretary or Assistant Secr X EVIN A. M.C. AKTTY HSST. SE				
C-19	6.8	(Type or Print Name and Title)	(Type or Print N	lame and Title)		

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 11:30 AM 02/28/2000 001098362 - 3129868

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

SLOAN VALVE COMPANY 1008 - 952-2 (an Illinois corporation)

INTO

SVC DELAWARE, INC. (a Delaware corporation)

Sloan Valve Company, a corporation organized and existing under the laws of Illinois, DOES HEREBY CERTIFY:

FIRST: That this corporation was incorporated on the 18th day of October, 1906, pursuant to the Business Corporation Act of the State of Illinois, the provisions of which permit the merger of a corporation of another state and a corporation organized and existing under the laws of said state.

SECOND: That this corporation owns all outstanding shares of the stock of SVC Delaware, Inc., a corporation incorporated on the 22nd day of November, 1999, pursuant to the General Corporation Law of the State of Delaware.

THIRD: That the directors of Sloan Valve Company, by the following resolutions of its Board of Directors, duly adopted by unanimous written consent dated January 3, 2000, the following resolutions to merge itself into said SVC Delaware, Inc.

RESOLVED, that Sloan Valve Company, an Illinois corporation ("SLOAN"), shall be merged with and into SVC Delaware, Inc., a Delaware corporation ("SVC"), which shall be the surviving corporation.

The terms and conditions of the merger and the mode of carrying the same into effect are as follows:

- SLOAN and SVC shall become a single corporation which shall be SVC Delaware, Inc., the surviving corporation. The separate existence of SLOAN shall cease but the existence of SVC shall continue.
- 2. SVC shall possess all the rights, privileges, immunities and franchises, as well of a public as of a private nature, of SLOAN and SVC. All property, real, personal and mixed, and all debts due on whatever account, including subscriptions to shares and all other choices in action, and all and every other interest, of or belonging to or due to SLOAN shall be taken and deemed to be transferred to and vested in SVC without further act or deed. The title to any real estate, or any interest therein, vested in SLOAN shall not revert or be in any way impaired by reason of such merger.
- SVC shall be responsible and liable for all the liabilities and obligations of SLOAN.

4. The manner and basis of share conversions are as follows. SLOAN has authority to issue 40,000 shares of common stock with a par value of \$100.00 per share of which 6,475.5 shares are outstanding. 26,699.5 are held as treasury shares. SVC has authority to issue 10,000 shares of common stock with no par value of which 100 shares are issued and outstanding. Each 47.5625 outstanding shares of SLOAN will be converted automatically into one share of common stock of SVC, with cash to be paid in lieu of the issuance of any fractional shares on the basis of \$61,355.625 per SVC share. Shares of SVC and cash payments for fractional shares will be issued only upon surrender of SLOAN share certificates or lost certificate affidavits satisfactory to SVC. Each 47.5625 outstanding share of SLOAN which is issued and held by it as treasury shares immediately prior to the effective time of the merger shall be converted into one share of common stock of SVC and shall be held in the treasury of SVC until sooner disposed of. Each 100 outstanding common share of SVC held immediately prior to the effective time of the merger shall be cancelled.

FURTHER RESOLVED, that from and after the effective time of the merger, the Certificate of Incorporation and the by-laws of SVC shall be the Certificate of Incorporation and by-laws of SVC as in effect immediately prior to such effective time except that Article First relating to the name of the corporation is hereby amended as follows:

1. The name of the corporation is Sloan Valve Company.

<u>FURTHER RESOLVED</u>, that the members of the Board of Directors and officers of SVC shall be the members of the Board of Directors and officers of SVC immediately before the effective time of the merger.

FOURTH: That the proposed merger has been adopted, approved, certified, executed and acknowledged by Sloan Valve Company in accordance with the laws of the State of Illinois, under which the corporation was organized.

FIFTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of Sloan Valve Company at any time prior to the time that this merger filed with the Secretary of State becomes effective.

IN WITNESS WHEREOF, said Sloan Valve Company has caused this Certificate to be signed by [HARLES S. ALLEN], its PRES., this 22nd day of ______, 2000.

By: Ples, CEO

(Title)

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