05-24-2001 TRADEMARKS ONLY TRADEMARKS ONLY To the Honorable nts and Trademarks: 101730001 Please record t int or copy thereof. 1. Name of Party(ies) conveying an interest 2. Name and Address of Party(ies) receiving an interest: Burks Pumps, Inc. Crane Pumps & Systems, Inc. Internal Address: Street Address: City: State/Zip: Entity: Entity: Individual(s) Association Individual(s) Association General Partnership Limited Partnership General Partnership Limited Partnership Corporation-State Delaware Corporation-State Delaware Other Other Additional name(s) of conveying party(ies) attached: Citizenship ves If not domiciled in the United States, a domestic 3. Description of the interest conveyed: representative designation is attached: Assignment Change of Other Name yes Correction Security Merger (The attached document must not be an assignment) Agreement Date of execution of attached document Additional name(s) and addresses attached: yes X no 4. Application number(s) or registration number(s) Additional sheet attached? B. Trademark Registration No.(s) A. Trademark Application No.(s) 72/334,027 895,469 5. Name and address of party to whom correspondence concerning document should be mailed: 6. Number of applications and registrations involved: Stephen L. Grant filing fee is enclosed. Name: Oldham & Oldham Co., LPA Address: Twin Oaks Estate Please charge the \$______ Deposit Account No. __ filing fee to 1225 West Market Street (duplicate copy of this page attached) Akron City: OH 44313 State/Zip: Please charge any deficiencies in fees or credit any overpayment to Deposit Account No. 13-U43U DO NOT USE THIS SPACE 10. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Stephen L. Grant

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Total number of pages comprising coversheet:



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To the Honorable (10162	e and Trademarke.			
Please record the attached original	inal document or copy thereof.			
1. Name of Party(ies) conveying an interest Crane Pumps & Systems Entity: Individual(s) Association General Partnership Limited Partnership Corporation-State Delaware Other Additional name(s) of conveying party(ies) attached:	2. Name and Address of Party(ies) receiving an interest: Name: Internal Address: Street Address: City: State/Zip: Diduation General Partnership Crane Pumps & Systems, Inc. 420 Third Street P.O. Box 603 Pigua OH. 45356 Entity: Individual(s) Association Ceneral Partnership Limited Partnership X Corporation-State Delaware			
3. Description of the interest conveyed: Assignment Change of Name X Other Security Merger Correction Date of execution of attached document	O2-16-2001 If not domiciled in the representative designs U.S. Patent & TMOfc/TM Mail Ropt Dt #71 yes no (The attached document must not be an assignment) Additional name(s) and addresses attached: yes X			
4. Application number(s) or registration number(s) Additional sheet attached? A. Trademark Application No.(s) B. Trademark Registration No.(s) 895,469				
5. Name and address of party to whom correspondence	6. Number of applications and registrations involved: 1			
Name: Stephen L. Grant Oldham & Oldham, Co. L.P.A.	7. X The S $\underline{40.00}$ filing fee is enclosed.			
Twin Oaks Estate 1225 West Market Street Akron	8. Please charge the \$ filing fee to Deposit Account No. (duplicate copy of this page attached)			
State/Zip: OH 44313-7188	9. X Please charge any deficiencies in fees or credit any overpayment to Deposit Account No. 13-04-20			
/05/2001 DBYRNE 00000046 895469 DO NOT USE FC:481 40.00 P				
10. Statement and signature. To the best of my knowledge and be attached copy is a true copy of the original document. Stephen L. Grant Name of Person Signing Signature	lief, the foregoing information is true and correct and any 2/13/21 Date Total number of pages comprising coversheet:			

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TRADEMARKS ONL: U.S. Patent & TMOfc/TM Mail Rcpt Dt. #11	07-17,12000			
To the Honorable Commissione	r of S:			
Please record the attached orig	N			
1. Name of Party(ies) conveying an interest Burks Pumps, Inc. Entity: Individual(s) Association	2. Name and Address of Party(ies) receiving an interest: Name: Internal Address: Street Address: City: State/Zip: Entity: Individual(s) Association			
General Partnership Limited Partnership X Corporation-State Delaware Other Additional name(s) of conveying party(ies) attached:	General Partnership Limited Partnership X Corporation-State Delaware Other Citizenship			
3. Description of the interest conveyed: X Change of Other Name Security Merger Agreement Date of execution of attached document August 12, 1994	If not domiciled in the United States, a domestic representative designation is attached: yes no (The attached document must not be an assignment) Additional name(s) and addresses attached:			
4. Application number(s) or registration number(s) Additional s	sheet attached?			
A. Trademark Application No.(s)	B. Trademark Registration No.(s) 895,469			
 Name and address of party to whom correspondence concerning document should be mailed: 	6. Number of applications and registrations involved: $oldsymbol{1}$			
Name: Stephen L. Grant Address: Oldham & Oldham Co., LPA	7. X The S $\underline{40.00}$ filing fee is enclosed.			
1225 West Market Street	8. Please charge the \$ filing fee to Deposit Account No. (duplicate copy of this page attached) 9. X Please charge any deficiencies in fees or credit any overpayment to Deposit Account No. 13-0430			
DO NOT USE				
10. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Stephen L. Grant				
Name of Person Signing Signature	Total number of pages comprising coversheet:			

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CERTIFICATE OF AMENDMENT

TO

THE

CERTIFICATE OF INCORPORATION

OF

BURKS PUMPS, INC.

Adopted Pursuant to Section 242 of the General Corporation Law of the State of Delaware

Burks Pumps, Inc., (the "Corporation") a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, ("GCL") DOES HEREBY CERTIFY:

PIRST: That by unanimous written consent pursuant to Section 141(f) of the GCL of the Board of Directors of Burks Pumps, Inc., resolutions were duly adopted setting forth proposed amendments to the Cartificate of Incorporation of said Corporation, declaring said amendments to be advisable, and referring said resolutions to the stockholders of said Corporation for consideration thereof. The resolutions setting forth the proposed amendments are as follows:

"PRESOLVED, that the Certificate of Incorporation of the Corporation, as amended, he further amended to change the name of the Corporation by deleting Article FIRST and by substituting a new Article FIRST reading as follows:

'FIRST: The name of the Corporation is Crane Pumps & Systems, Inc'."

and further;

PAGE 1

State of Delaware

CRANE CO

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 AMENDMENT OF "BURKS PUMPS, INC.", " TO "CRANE PUMPS & FORWARDED TO



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944151120

AUTHENTICATION:

7209768

DATE:

08-12-94. 96/71/20

TRADEMARK REEL: 002301 FRAME: 0563 RESOLVED, that the Certificate of Incorporation of the Corporation, as amended, shall be further amended to decrease the aggregate number of authorized shares of Common Stock from One Million (1,000,000) Shares to One Thousand Five Hundred (1,500) Shares by deleting Article Fourth in the current Certificate and by substituting a new Article Fourth therein reading as follows:

"FOURTH: The aggregate number of shares which the Corporation shall have authority to issue is One Thousand Five Hundred (1,500) shares of Common Stock, par value of each such share is One Cent (\$.01)."

SECOND: That thereafter, pursuant to Section 228 of the GCL the sole stockholder gave its written consent to the amendments.

THIRD: That the aforesaid amendment was duly adopted in accordance with applicable provisions of Section 242 of the GCL.

FOURTH: That the capital of said Corporation shall not be reduced under or by reason of said amendment.

IN WITNESS WHEREOF, the undersigned has executed this Certificate as of the 7th day of July 1994.

PWR. Hundt-Vice President

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