Form PTO-1594 RECORDATION FOR (Rev. 10/02) TRADEMAI	
Tab settings ⇔⇔⇔ ▼ ▼ ▼	* * * *
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Chemco Manufacturing Co., inc. a/k/s Chemco Manufacturing Company, Inc. individual(s) General Partnership Corporation-State Illinois Other Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Security Agreement Other Execution Date: 08/27/1998 4. Application number(s) or registration number(s): A. Trademark Application No.(s)	2. Name and address of receiving party(ies) Name: Chemco Manufacturing Acquisition Corp. Internal Address: Street Address; 3225 Commercial Avenue City: Northbrook State: IL Zip: 60062 individual(s) ditizanship Association General Partnership Limited Partnership Corporation-State Delaware Other If assignes is not domiciled in the United States, a domestic representative designation is attached: Yes V No (Designations must be a separate document from sesignment) Additional name(s) & address(se) attached? Yes V No B. Trademark Registration No.(s) 2,194,928
Additional number(s) at	****
Name and address of party to whom correspondence concerning document should be mailed: Name: Scott W. Smille	6. Total number of applications and registrations involved:
Internal Address: Patzik, Frank & Samotny Ltd.	7. Total fee (37 CFR 3.41)
Street Address: 150 South Wecker Drive Suite 900	8. Deposit account number: 50-1325
City: Chicago State: IL Zip.80806	
9. Signature. DO NOT USE	THIS SPACE
Scott W. Smillie	June 8, 2004 Chartere 5

MigH documents to be recorded with required cover sheet information to: Commissioner of Patent E. Trademistics, Nos Assignments Washington, C.C. 20231 File Number 5011-296-9

State of Allinois Office of The Secretary of State

Whereas,

ARTICLES OF MERGER OP

CHEMCO MANUFACTURING ACQUISITION CORP.

PUCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE HAVE 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.

flow Therefore, I, Jesse White, Secretary of State of the State of linois, by virtue of the powers vested in me by law, do hereby issue his certificate and attach hereto a copy of the Application of the foresaid corporation.

affixed the Great Seal of the State of Illinois, at the City of Springfield, this

August

August

A.D.

the Independence of the United States the two

Desse White

Secretary of State TRADEMARK

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om BCA-11.25

ARTICLES OF MERGER
CONSOLIDATION OR EXCHANGE

File# 5011-296-9

TESSE WHITE

Secretary of State Department of Business Services Springfield, IL 62756 Selephone (217) 782-6961

DO NOT SEND CASH!

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

filing For is \$100, but if margar or

consolidation of more than 2 corpotions, \$50 for each additional corFILED

AUG 27 1999

JESSE WHITE SECRETARY OF STATE SUBMIT IN DUPLICATE

This space for use by Secretary of State

Date 8 -27-99

Filing Fee

s //22.

Approved:

Names of the corporations proposing to

consolidate exchange shares

, and the state or country of their incorporation:

Name of Corporation

nginco Manufacturing Acquisition Com.

shemoo Manufacturing Co., Inc.

State or Country Of Incorporation

Delaware

Illinois

Corporation File No.

16065-017-9 5011-296-9

The laws of the state or country under which each corporation is incorporated permit such merger, consolidation or exchange.

Name of the

acquiring

corporation: Chemco Manufacturing Acquisition Corp.

it shall be governed by the laws of Delaware

elan of

ontion.

consolidation exchange

is as follows:

If not sufficient space to cover this point, add one or more sheets of this size.

Agreement and Plan of Merger attached hereto as Exhibit A.

EXPEDITED

AUG-27 1999

TRADEMARKOF STATE
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5. Plan of contolidation exchange

was approved, as to each corporation not organized in Illinois, in compliance with the laws of the state under which it is organized, and (b) as to each Illinois corporation, as follows:

(The following items are not applicable to mergers under §11.30 - 90% owned subsidiary provisions. See

(Only "X" one box for each corporation)

By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of sharebolders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.

By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with \$ 7.10 (\$11.720)

By written consent of ALL the shareholders entitled to vote on the action, in accordance with § 7.10 & § 11.20

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ACLUSA)

Not applicable if surviving, new or acquiring corporation is an Illinois corporation)

is agreed that, upon and after the issuance of a certificate of merger, consolidation or exchange by the Secretary of

The surviving, new or acquiring corporation may be served with process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder or any such corporation organized under the laws of the State of Illinois against the surviving new or acquiring corporation.

The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquaring corporation to accept service of process in any such proceedings, and

The surviving, new or acquiring corporation will promptly pay to the dissenting shareholders of any corporation or organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with asspect to the rights of dissenting shareholders.

TRADEMARK REEL: 002867 FRAME: 0887

RDED: 06/08/2004

The number of outstanding a merger		
 The number of outstanding shares of each class owned immediately 	· · · · · · · · · · · · · · · · · · ·	ary corporation and the number of a if merger by the parent corporation, a
Name of Corporation Chemco Manufacturing Co., Inc.	Total Number of Shares Outstanding of Each Class 50,000	Number of Shares of Each Cla Owned Immediately Prior to Merger by the Parent Corporati
b. (Not applicable to 100% owned subsidia	-	
The date of mailing a copy of the plan merging subsidiary corporation was	of merger and notice of the right	to dissent to the shareholders of ca
Was written consent for the merger or w shares of all subsidiary corporations recei	written waiver of the 30-day period	by the holders of all the outstandi
		THE SELFEIGHT
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