TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|--|
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|-------------------------|----------|----------------|-----------------------|
| The Holland Group, Inc. | | 03/27/2007 | CORPORATION: MICHIGAN |

RECEIVING PARTY DATA

| Name: | SAF-Holland, Inc. | |
|-----------------|--------------------------------|--|
| Street Address: | 467 Ottawa Ave.; P.O. Box 2099 | |
| City: | Holland | |
| State/Country: | MICHIGAN | |
| Postal Code: | 49422-2099 | |
| Entity Type: | CORPORATION: MICHIGAN | |

PROPERTY NUMBERS Total: 1

| Property Type | Number | Word Mark |
|----------------------|---------|---------------------|
| Registration Number: | 1093729 | HOLLAND KOMPENSATOR |

CORRESPONDENCE DATA

Fax Number: (616)957-8196

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

Phone: 616-949-9610

Email: kcousineau@priceheneveld.com

Correspondent Name: Brian E. Ainsworth

Address Line 1: 467 Ottawa Ave.; P.O. Box 2099
Address Line 4: Holland, MICHIGAN 49422-2099

| ATTORNEY DOCKET NUMBER: | HOL01 T307 | |
|-------------------------|----------------------|--|
| NAME OF SUBMITTER: | Brian E. Ainsworth | |
| Signature: | /Brian E. Ainsworth/ | |
| Date: | 08/18/2008 | |

TRADEMARK REEL: 003837 FRAME: 0695

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> TRADEMARK REEL: 003837 FRAME: 0696

Michigan Department of Labor & Economic Growth

Filing Endorsement

This is to Certify that the CERTIFICATE OF AMENDMENT - CORPORATION
for
SAF-HOLLAND, INC.

ID NUMBER: 218941

received by facsimile transmission on March 27, 2007 is hereby endorsed Filed on March 27, 2007 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

OF USED IN COLOR

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 27TH day of March, 2007.

, Director

Bureau of Commercial Services

Sent by Facsimile Transmission 07086

TRADEMARK REEL: 003837 FRAME: 0697

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| ddress | | | | X | |
| P.O. BOX 352 | <u>Z</u> | Siale | Zip Code | | |
| BRAND RAP | PIDS | MI | 49501-0352 | EFFECTIVE DATE: | |
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| - 11 1041 | DININ ADDRESS ACC | •• | | | |
| onprofit corp | oorations), the u | ndersigned corpor | ation executes the | following Certificate: | or Act 162, Public Acts of 196 |
| d Theory | | ne corporation is: | THE HOLLAND | SPALIP INC | |
| T. Hippin | esent Hame of D | ia corporation io. | I I I I I I I I I I I I I I I I I I I | 317001 11101 | |
| - | | | F-0400000000 | | |
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| 2. The ide | entification num | s of Incorporation is | Bureau is: 218 | 941 to read as follows: | |
| 2. The ide | entification num | s of Incorporation is | Bureau is: 218 s hereby amended and, Inc. | 941 to read as follows: | |

03/27/2007 11:47AM

| COMPLETE ONLY ONE OF THE | OMPLETE ONLY ONE OF THE FOLLOWING: | | | | |
|--|---|--|--|--|--|
| | | ncorporators before the first meeting of the board of | | | |
| The foregoing amendment to in accordance with th meeting of the Board of Direc | e provisions of the Act by the | was duly adopted on theday of e unanimous consent of the incorporator(s) before the first | | | |
| | Signed this day of, | | | | |
| | • | | | | |
| (Signature) | heeggelaansevannen van van van die de | (Signature) | | | |
| (Type or Print N | ame) | (Type or Print Name) | | | |
| (Signature) | | (\$ignature) | | | |
| (Type or Print N | ame) | (Type or Print Name) | | | |
| | | | | | |
| (For profit and nonprofit co stock or on a membership | rporations whose Afticles basis.) | state the corporation is organized on a | | | |
| The foregoing amendment to by the shareholders if a profit of the following) | the Articles of Incorporation to corporation, or by the share | was duly adopted on the <u>JUT</u> day of <u>March</u> , <u>2007</u> , sholders or members if a nonprofit corporation (check one | | | |
| at a meeting the | necessary votes were cast in | n favor of the amendment. | | | |
| required by statu Section 407(1) or not consented in | by written consent of the shareholders or members having not less than the minimum number of votes required by statute in accordance with Section 407(1) and (2) of the Act if a nonprofit corporation, or Section 407(1) of the Act if a profit corporation. Written notice to shareholders or members who have not consented in writing has been given. (Note: Written consent by less than all of the shareholders or members is permitted only if such provision appears in the Articles of Incorporation.) | | | | |
| by written conser | by written consent of all the shareholders or members entitled to vote in accordance with section 407(3) of the Act if a nonprofit corporation, or Section 407(2) of the Act if a profit corporation. | | | | |
| by consents give | by consents given by electronic transmission in accordance with Section 407(3) if a profit corporation. | | | | |
| by the board of a | by the board of a profit corporation pursuant to section 611(2). | | | | |
| Profit Corporations and Profes | ssional Service Corporations | Nonprofit Corporations | | | |
| Signed this day of Ma | arch 2007 | Signed thisday of | | | |
| By (Signature of en au | (horized officer or agant) | By (Signowre of President, Vice-President, Chairperson or Vice-Chairperson) | | | |
| Samuel A. Martin., President and Chief Executive Officer (Type or Print Name) (Type or Print Name) | | | | | |

03/27/2007 11:47AM