Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	07/21/2004	

CONVEYING PARTY DATA

Name	Formerly		Entity Type	
SpeeCo, Incorporated		07/21/2004	CORPORATION: COLORADO	

RECEIVING PARTY DATA

Name:	SpeeCo, Incorporated
Street Address:	15000 W. 44th Ave.
City:	Golden
State/Country:	COLORADO
Postal Code:	80403
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0774476	SPEECO

CORRESPONDENCE DATA

Fax Number: (312)984-7700

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

Phone: 312-372-2000

Email: chicago_ip_docket@mwe.com, umattsson@mwe.com,

kwalsh@mwe.com

Correspondent Name: Ulrika Mattsson, McDermott Will & Emery

Address Line 1: 227 W. Monroe Street

Address Line 2: Suite 4400

Address Line 4: Chicago, ILLINOIS 60606-5096

ATTORNEY DOCKET NUMBER:	84913-014
NAME OF SUBMITTER:	Ulrika E. Mattsson

TRADEMARK REEL: 004304 FRAME: 0644 0 0//44/6

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Signature:	/Ulrika E. Mattsson/
Date:	10/27/2010
Total Attachments: 3 source=speeco merger#page1.tif source=speeco merger#page2.tif source=speeco merger#page3.tif	

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State of Delaware Secretary of State Division of Corporations Delivered 12:17 FM 07/21/2004 FILED 12:14 PM 07/21/2004 SRV 040533417 - 3822794 FILE

CERTIFICATE OF MERGER

SPEECO, INCORPORATED, a Colorado corporation

INTO

SPEECO, INCORPORATED, a Delaware corporation

Pursuant to Sections 103 and 252 of the Delaware General Corporation Law, SpeeCo, Incorporated, a Delaware corporation (the "Corporation"), hereby certifies the following information relating to the merger of SpeeCo, Incorporated, a Colorado corporation ("SpeeCo"), with and into the Corporation:

First: That the name and state of incorporation of each constituent corporation to the merger are as follows:

SpeeCo, Incorporated, a Colorado corporation SpeeCo, Incorporated, a Delaware corporation

Second: An Agreement and Plan of Merger (the "Merger Plan") has been approved, adopted, certified, executed and acknowledged by the boards of directors and stockholders of the Corporation and SpeeCo, and has been executed by the constituent corporations.

Third: The name of the surviving entity shall be SpeeCo, Incorporated, a Delaware corporation.

Fourth: The certificate of incorporation of the Corporation shall be the surviving entity's certificate of incorporation.

Fifth: The merger shall be effective as of the date and time this Certificate of Merger is filed with Delaware Secretary of State.

Sixth: The executed Merger Plan is on file at the principal place of business of the Corporation at SpeeCo, Incorporated, 15000 W. 44th Ave., Golden, Colorado 80403.

Seventh: A copy of the Merger Plan will be furnished by the Corporation upon request and without cost, to any stockholder of the Corporation or SpeeCo.

Eighth: The authorized capital of SpeeCo was one hundred fifty thousand (150,000) shares of common stock, each with no par value per share.

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SPEECO, INCORPORATED

By:/s/D. Mark I	<u> Dorman</u>
Title: President	

TRADEMARK SCHEDULE

Trademark	Registration Number (Application Number)	Registration Date (Filing Date)	Owner	Country	Status
SPēēCō	0774476 (Appl. No.: 72/174126)	August 4, 1964 (April 27, 2010)	SpeeCo, Incorporated	US	Registered

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RECORDED: 10/27/2010

REEL: 004304 FRAME: 0648