

## TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

|   |                            |          |                         |
|---|----------------------------|----------|-------------------------|
| SUBMISSION TYPE:  | NEW ASSIGNMENT             |          |                         |
| NATURE OF CONVEYANCE:   | MERGER                     |          |                         |
| EFFECTIVE DATE:   | 10/15/2010                 |          |                         |
| CONVEYING PARTY DATA  |                            |          |                         |
|   | Name                       | Formerly | Execution Date          |
|   | Entity Type                |          |                         |
|   | RSI ID Technologies, Inc.  |          | 10/15/2010              |
|   |                            |          | CORPORATION: CALIFORNIA |
| RECEIVING PARTY DATA  |                            |          |                         |
| Name:   | Sirit Corp.                |          |                         |
| Street Address:   | 1321 Valwood Parkwood      |          |                         |
| Internal Address:   | Suite 620                  |          |                         |
| City:   | Carrollton                 |          |                         |
| State/Country:  | TEXAS                      |          |                         |
| Postal Code:  | 75006                      |          |                         |
| Entity Type:  | CORPORATION: TEXAS         |          |                         |
| PROPERTY NUMBERS Total: 1   |                            |          |                         |
|   | Property Type              | Number   | Word Mark               |
|   | Registration Number:       | 2898685  | RSI ID TECHNOLOGIES     |
| CORRESPONDENCE DATA   |                            |          |                         |
| Fax Number:   | (630)954-2041              |          |                         |
| Phone:  | 640-954-2000               |          |                         |
| Email:  | jsherman@federalsignal.com |          |                         |
| <i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i> |                            |          |                         |
| Correspondent Name:   | Jennifer L. Sherman        |          |                         |
| Address Line 1:   | 1415 West 22nd Street      |          |                         |
| Address Line 2:   | Suite 1100                 |          |                         |
| Address Line 4:   | Oak Brook, ILLINOIS 60523  |          |                         |
| ATTORNEY DOCKET NUMBER:   | RSI ID TECHNOLOGIES        |          |                         |
| NAME OF SUBMITTER:  | Jennifer L. Sherman        |          |                         |

CH \$40.00 2898685

|   |                       |
|---|-----------------------|
| Signature:  | /jennifer l. sherman/ |
| Date:   | 01/24/2012            |
| Total Attachments: 3<br>source=Merger Agreement#page1.tif<br>source=Merger Agreement#page2.tif<br>source=Merger Agreement#page3.tif |                       |

PLAN OF MERGER  
AMONG

RSI ID TECHNOLOGIES, INC.  
SAMSYS (U.S.) INC.  
SIRIT NC CORP.

AND

SIRIT ~~INC.~~ CORP.

THIS PLAN OF MERGER is made as of the 15<sup>th</sup> day of October, 2010 by and among RSI ID TECHNOLOGIES, INC., a California corporation ("*RSI ID*"), SAMSYS (U.S.) INC., a Delaware corporation ("*SAMSYS*"), SIRIT NC CORP., a North Carolina corporation ("*SIRIT NC*"), and SIRIT CORP., a Texas corporation ("*SIRIT CORP*"). RSI ID, SAMSYS, SIRIT NC and SIRIT CORP are collectively referred to herein as the "*Constituents*".

WITNESSETH:

WHEREAS, the Boards of Directors and shareholders of each of the Constituents deem it advisable and in the best interest of the Constituents that each of RSI ID, SAMSYS, and SIRIT NC be merged with and into SIRIT CORP upon the terms set forth herein (the "*Merger*").

NOW, THEREFORE, the Constituents hereby agree as follows:

1. The effective date of the Merger (the "*Effective Date*") shall be 11:59 P.M. on December 31, 2010 (or as otherwise provided in the applicable certificate of merger or like document).
2. Upon the Effective Date, each of RSI ID, SAMSYS, and SIRIT NC shall be merged with and into SIRIT CORP and SIRIT CORP shall be the surviving entity (the "*Surviving Entity*")
3. Upon the Effective Date, the separate existence of each of RSI ID, SAMSYS, and SIRIT NC shall cease and all the property, rights, privileges, immunities and franchises of each of RSI ID, SAMSYS and SIRIT NC and all of the property, real, personal and mixed, and all the debts due on whatever account to any of RSI ID, SAMSYS and SIRIT NC, as well as all shareholder subscriptions and all causes in action belonging to any of RSI ID, SAMSYS, or SIRIT NC, and the title to all real estate vested in any of RSI ID, SAMSYS, or SIRIT NC shall not revert or be in any way impaired by reason of the Merger, but shall be vested in the Surviving Entity. The Surviving Entity is responsible and liable for all the liabilities and obligations, including the rights and obligations under the agreements of any of RSI ID, SAMSYS and SIRIT

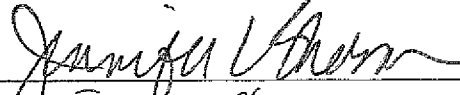
NC. The Surviving Entity is responsible and liable for the payment of all franchise taxes of each of RSI ID, SAMSYS and SIRIT NC. A claim by or against or a pending proceeding by or against any of RSI ID, SAMSYS or SIRIT NC may be prosecuted as if the Merger had not taken place, or the Surviving Entity may be substituted in place of each of RSI ID, SAMSYS, or SIRIT NC, as the case may be. Neither the rights of creditors nor any liens upon the property of any of RSI ID, SAMSYS, or SIRIT NC are impaired by the Merger.

4. FEDERAL SIGNAL CORPORATION, a Delaware corporation ("*FEDERAL SIGNAL*") is the sole shareholder of SIRIT CORP. SIRIT CORP is the sole shareholder of RSI ID, SAMSYS and SIRIT NC. Accordingly, FEDERAL SIGNAL is the direct or indirect owner of each of the Constituents. On the Effective Date, none of the shares of any of RSI ID, SAMSYS or SIRIT NC, will be converted into shares of the Surviving Entity, but instead shall be canceled (along with certificates, if any, representing the same) and all rights in respect thereof shall thereupon cease to exist.
5. All of the outstanding shares of SIRIT CORP shall remain shares of the Surviving Entity and all rights in respect of such shares shall remain in full effect.
6. The articles and bylaws of SIRIT CORP as in effect immediately prior to the Merger shall remain the articles and bylaws of the Surviving Entity.

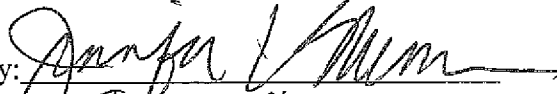
IN WITNESS WHEREOF, the parties hereto have duly executed this Plan of Merger as of the date written above.

*[SIGNATURES ON FOLLOWING PAGE]*

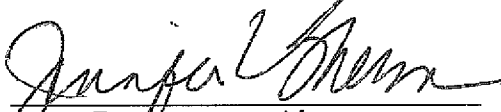
RSI ID TECHNOLOGIES, INC.

By:   
Name: Jennifer L. Sherman  
Title: President

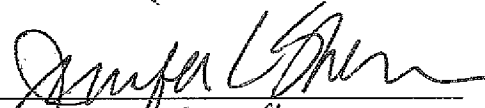
SAMSYS (U.S.) INC.

By:   
Name: Jennifer L. Sherman  
Title: President

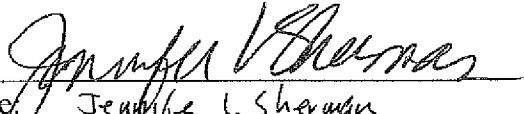
SIRIT NC CORP.

By:   
Name: Jennifer L. Sherman  
Title: President

SIRIT CORP.

By:   
Name: Jennifer L. Sherman  
Title: President

FEDERAL SIGNAL CORPORATION

By:   
Name: Jennifer L. Sherman  
Title: Senior Vice President