TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM330308

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
	Corrective Assignment to correct the identity of the assignor by deleting Shurflo, LLC and keeping Hypro, LLC previously recorded on Reel 003974 Frame 0109. Assignor(s) hereby confirms the merger of Hypro, LLC with and into Sta-Rite Industries, LLC.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Hypro, LLC		12/29/2008	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Sta-Rite Industries, LLC
Street Address:	293 Wright St
City:	Delavan
State/Country:	WISCONSIN
Postal Code:	53115
Entity Type:	LIMITED LIABILITY COMPANY: WISCONSIN

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	2917207	SHURFLO
Registration Number:	2748496	CLEANLOAD
Registration Number:	2762550	FASTCAP
Registration Number:	1576186	FOAM PRO
Registration Number:	1765664	FOAMPRO
Registration Number:	2856615	LIFE GUARD
Registration Number:	1654752	POWERLINE
Registration Number:	2091924	SHERTECH
Registration Number:	1676567	SHERWOOD
Registration Number:	1748159	SILVER SERIES XL

CORRESPONDENCE DATA

Fax Number: 3303764577

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

330-376-2700 Phone: TLink@ralaw.com Email: **Correspondent Name:** Terrence H. Link II

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REEL: 005448 FRAME: 0351 900313985

Address Line 1: 222 S. Main St. Address Line 2: Roetzel & Andress Address Line 4: Akron, OHIO 44308 **ATTORNEY DOCKET NUMBER:** 067920.1466 **NAME OF SUBMITTER:** Terrence H. Link II /thl/ **SIGNATURE: DATE SIGNED:** 01/28/2015 **Total Attachments: 8** source=Assignment#page1.tif source=Assignment#page2.tif source=Assignment#page3.tif source=Assignment#page4.tif source=Assignment#page5.tif source=Assignment#page6.tif source=Assignment#page7.tif

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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2008

CONVEYING PARTY DATA

Name	Formerly Execution Date Entity Type		Entity Type
Hypro, LLC		1112/29/2008	LIMITED LIABILITY COMPANY: DELAWARE
Shurflo, LLC		12/29/2008 COMPANY: DELAWARE LIMITED LIABILITY COMPANY: CALIFORNIA	

RECEIVING PARTY DATA

Name:	Sta-Rite Industries, LLC	
Street Address:	293 Wright St.	
City:	Delavan	
State/Country:	WISCONSIN	
Postal Code:	53115	
Entity Type:	LIMITED LIABILITY COMPANY: WISCONSIN	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	2917207	SHURFLO
Registration Number:	2748496	CLEANLOAD
Registration Number:	2762550	FASTCAP
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Registration Number:	2856615	LIFE GUARD
Registration Number:	1654752	POWERLINE
Registration Number:	2091924	SHERTECH
Registration Number:	1676567	SHERWOOD
Registration Number:	1748159	SILVER SERIES XL

REEL: 003974 FRAME: 0109

TRADEMARK REEL: 005448 FRAME: 0353

TRADEMARK 900132299

CORRESPONDENCE DATA

Fax Number: (330)376-4577

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

Phone:

330-376-2700

Email:

TLink@ralaw.com

Correspondent Name:

Terrence H. Link II

Address Line 1:

222 S. Main St.

Address Line 2:

Roetzel & Andress

Address Line 4:

Akron, OHIO 44308

ATTORNEY DOCKET NUMBER:

067920.3068

NAME OF SUBMITTER:

Terrence H. Link II

Signature:

/thl/

Date:

04/22/2009

Total Attachments: 6

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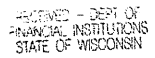
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Sec. 179.77, 180.1105, 08 DEC 30 PM L: 03 State of Wisconsin 181.1105, and 183.1204 Wis, Stats. Division of Corporate & Consumer Services



ARTICLES OF MERGER

1. Non-Survi	ving Parties to the Merger:	
Company Nan	^{1e:} HYPRO, LLC	***************************************
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) See Exception be ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of DELAWARE (state or country)
estate? Yes If yes, the surv 73.14 of the W	re named non-surviving party have a fee simple ownership interest is No riving entity is required to file a report with the Wisconsin Departmentisconsin Statutes. (See instructions.)	
Company Nam	ne: SHURFLO, LLC	
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) See Exception be ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of CALIFORNIA (state or country)
estate? Yes If yes, the surv 73.14 of the W Schedule more has a fee simp	e named non-surviving party have a fee simple ownership interest is No living entity is required to file a report with the Wisconsin Department isconsin Statutes. (See instructions.) In non-surviving parties as an additional page and indicate whether the ownership interest in any Wisconsin real estate.	nt of Revenue under sec.
2. Surviving I	•	
Company Nam	e: STA-RITE INDUSTRIES, LLC	
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wls. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) See Exception be ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☑ Limited Liability Company (Ch. 183, Wis. Stats.)	Organized under the laws of WISCONSIN (state or country)
EXCEPTION:	If the merger involves only Chapter 180 business corporations	
FILING FEE - S	\$150.00 STATE OF WIS	CONSIN
DFI/CORP/200	JAN Z	2009 1

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EXTERN				
3.) Indicate below if the	surviving entity is an indirect w	holly owned subsidiary or parent:		
owned subsidiary or par	g entity is a Domestic or Foreig ent and the merger was appro 0.11045(2) have been satisfied	n Business Corporation that is an eventual ved in accordance with sec. 180.11	indirect wi 1045 and t	holly the
The surviving owned subsidiary or par	g entity is not a Domestic or Fo ent.	oreign Business Corporation that is	an indired	ot wholly
in the manner required t	ncluded in this document was a by the laws applicable to each 1.1104 and 183.1202, if applic	approved by each entity that is a pa entity, and in accordance with ss. ? able.	arty to the 180.1103,	merger
corporation. The Plan of the merger in the manne 180.1103, 180.1104 and the approval of such per	of Merger included in this docur for required by the laws applical is 183.1202, if applicable, and b from is required under s. 181.1	of this merger is a domestic or foreignent was approved by each entity ble to each entity, and in accordangly a person other than the member 103(2)(c). The Plan of Merger was approved by	that is a p ce with ss s or the bo	arty to oard, if
of the board.			•	
for approval by t		mbers to approve the Plan of Merg	er were sı	ufficient
Membership Class	Number of Memberships Outstanding	Number of Votes Entitled to be Cast	For	Against
**************************************		- William Control of the Control of		
F. 3. :	ve Date and Time of Merger	tional <u>Plan of Merger</u> template on	Pages 3 &	·.; :.
(An effective date declar the department for filing	red under this article may not b , nor more than 90 days after it ne will be determined by ss. 17	on 12/31/08 (date) atee earlier than the date the docume is delivery. If no effective date and 79.11(2), 180.0123, 181.0123 or 18	time Is de	eclared,
6. Executed on by the surviving entity or merger.	12/29/08 (date) n behalf of all parties to the	An Comment		1. 1
Mark (X) below the title document.	of the person executing the	(Signature) Aaron Gunderson, Attor	nev in Fa	et
For a limited partnersh Title: General Partner		(Printed Name		
For a limited liability contile: Member OR	ompany	For a corporation Title: President OR Secreta or other officer title	ary (SC)	ONSIN
	-		STATE STATE	2 7550
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Thesa DFI/CORP/2000(R12/06	·	idual who drafted the document)	/ 33.	EPARTMENTUTI
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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER is made as December 31, 2008, by and among PENTAIR WATER GROUP, INC. (the "Corporation"), a corporation organized and existing under the Delaware General Corporate Law, for the purpose of effecting the merger of HYPRO, LLC, a Delaware limited liability company ("HYPRO), and SHURFLO, LLC a California limited liability company ("SHURFLO"), and collectively referred to as the "Merging Subsidiaries"), with and into STA-RITE INDUSTRIES, LLC a Wisconsin limited liability company (the "Surviving Entity"). The Corporation is the sole shareholder of the Merging Subsidiaries and the Surviving Entity.

- 1. The Parties. The Merging Subsidiaries will merge into the Surviving Entity on the Effective Date (hereinafter defined). The Surviving Entity is organized under the laws of the Wisconsin.
- 2. Terms and Conditions of the Merger. The Surviving Entity will not make any amendments to its Articles of Incorporation in connection with the merger other than to file the Articles of Merger in the form attached hereto as Exhibit A with the Wisconsin Department of Financial Institutions and any other Secretary or Department of States which so requires.
- 3. Conversion of Stock. All outstanding shares of stock of the Merging Subsidiaries will automatically be cancelled on the Effective Date.
- 4. Name of Surviving Entity. The name of the Surviving Entity and its identity, existence, powers, objects, rights and immunities shall be unaffected and unimpaired by the Merger.
- 5. Purpose of the Surviving Entity. The purpose of the Surviving Entity shall be amended to augment the definition of the term "Property" to include any property owned, controlled, or otherwise held by the Merging Subsidiaries.
- 6. <u>Termination of Existence</u>. On the Effective Date, the separate existence and organization of the Merging Subsidiaries shall cease.
- 7. Transfer of Assets and Delivery of Deeds and Instruments. On the Effective Date, i) all rights, privileges and powers, held by the Merging Subsidiaries, (ii) all property, real, personal and mixed, owned by the Merging Subsidiaries, (iii) all debts due to the Merging Subsidiaries, and (iv) all other things in action belonging to the Merging Subsidiaries shall, by operation of law, be taken and deemed to be vested in and possessed by the Surviving Entity. From time to time as and when requested by the Surviving Entity or by its successors or assigns, the Merging Subsidiaries shall execute and deliver, or cause to be executed and delivered, all deeds and other instruments and shall take, or cause to be taken, all such other and further actions as the Surviving Entity may deem necessary and desirable in order to more fully vest in and confirm to the Surviving Entity title to and possession of all the property, rights, privileges, and powers of the Merging Subsidiaries and otherwise to carry out the intent and purposes of this Plan of Merger. The Surviving Entity will, at its sole cost and expense, record the applicable Articles of Merger among the land records of the jurisdiction where any such real property owned by the Merging Subsidiaries is located, if any.

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- 8. <u>Assumption of Debts and Obligations</u>. The Surviving Entity shall assume, and as of the Effective Date does assume, all the liabilities and obligations of the Merging Subsidiaries, including without limitation any tax liabilities or obligations arising out of or with respect to the corporate existence or privileges granted to or property owned or operations carried on by the Merging Subsidiaries prior to the merger. The Surviving Entity shall be responsible for said liabilities and obligations in the same manner as if the Surviving Entity itself had incurred such liabilities and obligations.
- 9. Consent to Service of Process. The Surviving Entity hereby consents to be sued and served with process in the State of Wisconsin on behalf of any of the Merging Subsidiaries by service upon the Surviving Entity's registered agent at its registered office in the State of Wisconsin
- 10. Expenses of Merger. The Surviving Entity shall pay all expenses of carrying this Plan of Merger into effect and of accomplishing the merger.
- 11. <u>Applicable Law.</u> The merger of the parties is made pursuant to the laws of the State of Wisconsin.
- 12. <u>Effective Date</u>: The merger shall become effective on December 31, 2008 with the Wisconsin Department of Financial Institutions (the "Effective Date").

IN WITNESS WHEREOF, the undersigned hereby acknowledges and agrees to this AGREEMENT AND PLAN OF MERGER.

PENTAIR WATER GROUP, INC.

By: Name: Angela Lageson
Title: Assistant Secretary

Date: December 29, 2009

HYPRO, L/C

Name: Angela Lageson
Title: Assistant Secretary
Date: December 29, 2009

entibet out t.c.

By: (January)
Name: Angela Lageson

Name: Angela Lageson d.

Title: Assistant Secretary

Date: December 29, 2009

Title: Assistant Secretary Date: December 29, 2009

EXHIBIT A

ARTICLES OF MERGER
OF
HYPRO, LLC
(a Delaware limited liability company)

SHURFLO, LLC
(a California limited liability company)

Into

STA-RITE INDUSTRIES, LLC (a Wisconsin limited liability company)

Pursuant to the provisions of Section 141 of the Delaware General Corporate Laws Pentair Water Group, Inc. a Delaware corporation (the "Corporation") hereby adopts the following Articles of Merger, for the purposes of effecting the merger of its three wholly-owned subsidiaries.

- 1. The Corporation owns 100% of the outstanding shares of the capital stock of Hypro, Shurflo and Sta-Rite.
- 2. The name, state of formation and type of organization of each constituent organization that are parties to the merger are as follows:

Hypro, LLC, a Delaware limited liability company Shurflo, LLC, a California limited liability company Sta-Rite Industries, LLC, a Wisconsin limited liability company

3. The Corporation, by the following resolutions of its Board of Directors duly adopted on the 26th day of December, 2008, determined to merge Hypro and Shurflo with and into Sta-Rite, with Sta-Rite as the Surviving Entity, on the conditions set forth in such resolutions:

RECITALS

Pentair Water Group, Inc. is the sole shareholder of each of the following: (1) Hypro, LLC, a Delaware limited liability company ("Hypro"), (2) SHURflo, LLC, a California limited liability company ("SHURflo"), and (3) Sta-Rite Industries, LLC, a Wisconsin limited liability company ("Sta-Rite").

RESOLUTIONS

RESOLVED, that the Board of Directors (the "Board") considers it to be desirable and in the best interests of the Corporation and its stockholder that Hypro and SHURflo merge with and into the Sta-Rite (the "Merger") and that the Agreement and Plan of Merger, a copy of which is attached hereto as Exhibit A, is approved and adopted and all obligations thereunder shall be fulfilled;

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FURTHER RESOLVED, that as a result of the Merger, the separate corporate existence of Hypro and SHURflo will cease and Sta-Rite will continue as the surviving corporation.

FURTHER RESOLVED, that the appropriate officers of the Corporation are hereby authorized and directed, for and on behalf and in the name of the Corporation, to do and perform any and all further things and acts, and to execute and deliver any and all further instruments, certificates and documents which they shall determine to be necessary, appropriate or desirable in order to effectuate the purpose and intent of the foregoing resolutions.

FURTHER RESOLVED, that all actions heretofore taken by an officer or director of the Corporation in connection with the transactions contemplated by the Agreement and Plan of Merger referred to in the preceding resolutions are hereby ratified, confirmed and approved in all respects.

4. No amendments to the Articles of Incorporation of the Corporation are being effected pursuant to the merger or as a result of the effectiveness of the merger.

IN WITNESS WHEREOF, PENTAIR WATER GROUP, INC. has caused these Articles of Merger to be executed by a duly authorized officer as of this 29th day of December, 2008.

PENTAIR WATER GROUP, INC.

Name: Angela Lageson
Title: Assistant Secretary
Date: December 29, 2009

RECORDED: 04/22/2009

RECORDED: 01/28/2015

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