

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM334597

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/01/2015

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Emerson Network Power Surge Protection, Inc.		02/27/2015	CORPORATION: NEW YORK

RECEIVING PARTY DATA

Name:	Asco Power Technologies, L.P.
Street Address:	50 Hanover Road
City:	Florham Park
State/Country:	NEW JERSEY
Postal Code:	07932
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	2037566	ACCUGUIDE
Registration Number:	2041154	INTERCEPTOR
Registration Number:	2115239	ISLAGUARD
Registration Number:	1534038	ISLATRON
Registration Number:	1894897	ACCUVAR
Registration Number:	3404979	ACTIVE TRACKING
Registration Number:	3777262	EDCO
Registration Number:	1128528	ISLATROL
Registration Number:	1465314	ISLATRAN
Registration Number:	1318749	THE ACTIVE TRACKING FILTER

CORRESPONDENCE DATA

Fax Number: 3147267501

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.

Phone: 3147267500

Email: jewefile@hdp.com

Correspondent Name: Joseph E. Walsh, Jr.

Address Line 1: 7700 Bonhomme, Suite 400

CH \$265.00 2037566

TRADEMARK

Address Line 4:	St. Louis, MISSOURI 63105
ATTORNEY DOCKET NUMBER:	9682-501380
NAME OF SUBMITTER:	Joseph E. Walsh, Jr.
SIGNATURE:	/Joseph E. Walsh, Jr./
DATE SIGNED:	03/10/2015
Total Attachments: 3 source=Name Change - ENPSP to Asco Power#page1.tif source=Name Change - ENPSP to Asco Power#page2.tif source=Name Change - ENPSP to Asco Power#page3.tif	

Delaware

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"EMERSON NETWORK POWER SURGE PROTECTION, INC.", A NEW YORK CORPORATION,

WITH AND INTO "ASCO POWER TECHNOLOGIES, L.P." UNDER THE NAME OF "ASCO POWER TECHNOLOGIES, L.P.", A LIMITED PARTNERSHIP ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SEVENTH DAY OF FEBRUARY, A.D. 2015, AT 6:27 O'CLOCK P.M.

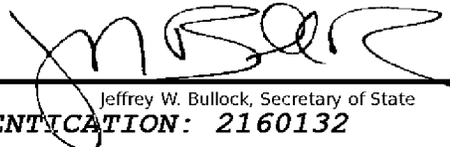
AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF MARCH, A.D. 2015, AT 12:02 O'CLOCK A.M.

3102914 8100M

150290336



You may verify this certificate online
at corp.delaware.gov/authver.shtml


Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 2160132

DATE: 03-02-15

TRADEMARK
REEL: 005474 FRAME: 0915

CERTIFICATE OF MERGER

Pursuant to Section 17-211 of the Delaware Limited Partnership Law, the undersigned limited partnership duly organized and existing in good standing under the laws of the state of Delaware does hereby certify that:

1. Name and Ownership of Constituent Entities. The names and states of incorporation or domicile of the constituent entities to the proposed merger are (a) ASCO Power Technologies, L.P., a Delaware limited partnership ("ASCO"), and (b) Emerson Network Power Surge Protection, Inc., a New York corporation ("ENPSP").

2. Agreement of Merger. An Agreement of Merger has been approved, adopted, certified, executed, and acknowledged by ASCO and ENPSP in accordance with the Limited Partnership Agreement of ASCO, and with Section 17-211 of the Delaware Limited Partnership Law.

3. Surviving Entity. ASCO shall be the merger's surviving entity and its name, ASCO Power Technologies, L.P., shall not change as a result of the merger.

4. Effective Date. Pursuant to the terms of the Agreement of Merger, the merger shall become effective at 12:02 a.m. eastern time on March 1, 2015.

5. Certificate of Limited Partnership. The certificate of limited partnership of ASCO, the surviving entity, shall not change as a result of or in connection with the merger.

6. Location of Agreement of Merger. The executed Agreement of Merger is on file at the principal place of business of ASCO. The address of the principal place of business of ASCO is as follows: 50 Hanover Road Florham Park, New Jersey 07932.

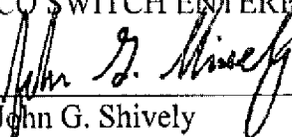
7. Furnishing of Agreement of Merger. A copy of the Agreement of Merger will be furnished by ASCO, on request and without cost, to any stockholder of ENPSP or any partner of ASCO.

*State of Delaware
Secretary of State
Division of Corporations
Delivered 07:37 PM 02/27/2015
FILED 06:27 PM 02/27/2015
SRV 150290336 - 3102914 FILE*

IN WITNESS WHEREOF, the undersigned has caused this certificate to be signed by an authorized officer as of the 27th day of February, 2015.

ASCO POWER TECHNOLOGIES, L.P.

By: ASCO SWITCH ENTERPRISES LLC, its general partner

By:  _____

Name: John G. Shively

Title: Secretary