# \$40.00 14270;

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM385020

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ENTITY CONVERSION

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
A.S.V., Inc.		12/23/2014	Corporation: MINNESOTA

#### **RECEIVING PARTY DATA**

Name:	A.S.V., LLC
Street Address:	840 Lily Lane
City:	Grand Rapids
State/Country:	MINNESOTA
Postal Code:	55744
Entity Type:	Limited Liability Company: MINNESOTA

## **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	1427023	TRACK TRUCK

### CORRESPONDENCE DATA

**Fax Number:** 9524760585

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:** 952-476-0580

**Email:** schroederpatlaw@popp.net

Correspondent Name: Brian F. Schroeder

Address Line 1: 15600 Wayzata Boulevard, Suite 200

Address Line 4: Wayzata, MINNESOTA 55391

NAME OF SUBMITTER:	Brian F. Schroeder
SIGNATURE:	/Brian F. Schroeder/
DATE SIGNED:	05/19/2016

#### **Total Attachments: 9**

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900365162

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# Office of the Minnesota Secretary of State Certification of Record

I, Steve Simon, Secretary of State of Minnesota, do certify that: The filing(s) listed below were filed in the Minnesota computerized/central filing system on the date(s) listed below and that the copies associated with this certification are a true and complete copy of those filings as filed in that system.

## Filing(s) filed on:

Filing Date	Filing Type	<u>Filing Number</u>
12/23/2014	Original Filing - Limited Liability Company (Domestic)	801192200058

This certificate has been issued on: 05/18/2016



Steve Simon
Secretary of State

State of Minnesota

## Office of the Minnesota Secretary of State Certificate of Conversion

I, Mark Ritchie, Secretary of State of Minnesota, certify that: the documentation required to effectuate a conversion by the entity listed below from the law under which the entity was previously governed to the law under which it is governed after the issuance of this certificate, on the date listed and has been approved pursuant to the procedures required in the chapter indicated.

Conversion Filed Pursuant to Minnesota Statutes, Chapter: 302A

Home Jurisdiction and Name of Converting Entity:

Minnesota: A.S.V., Inc.

After Conversion, Entity is governed by Minnesota statutes, Chapter: 322B

Home Jurisdiction and Name of Entity after the Effective Date of Conversion:

Minnesota: A.S.V., LLC

This Certificate has been issued on: 12/23/2014

THE STATE OF THE S

Mark Ritchie
Mark Ritchie

Secretary of State State of Minnesota

## Office of the Minnesota Secretary of State Certificate of Organization

I, Mark Ritchie, Secretary of State of Minnesota, do certify that: The following business entity has duly complied with the relevant provisions of Minnesota Statutes listed below, and is formed or authorized to do business in Minnesota on and after this date with all the powers, rights and privileges, and subject to the limitations, duties and restrictions, set forth in that chapter.

The business entity is now legally registered under the laws of Minnesota.

Name: A.S.V., LLC

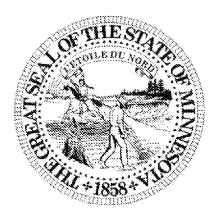
File Number: 801192200058

Minnesota Statutes, Chapter: 322B

This certificate has been issued on: 12/23/2014

Mark Ritchie

Secretary of State State of Minnesota





## Office of the Minnesota Secretary of State Articles of Conversion

Minnesota Statutes, Chapter's 302A & 322B

Read the instruction before completing this form.

Filing Fee: \$55 for expedited service in-person, \$35 if submitted by mail



1. I	Name of Organization before the Conversion is: (Required) V., Inc.
2. A.S.	Name of the Organization after the Conversion shall be: (Required) V., LLC
3. A	After the Conversion, the Organization shall be a: (Required) (Check one of the following filing types.)
	siness Corporation (Domestic)
	siness Corporation (Foreign)
	nited Liability Company (Domestic)
	nited Liability Company (Foreign)
abblo	converting organization is a domestic organization, the plan of conversion was approved under on 302A.685. If the converting organization is a foreign organization, the plan of conversion was used under Section 302A.685 in accordance with the applicable laws of the jurisdiction under which reign organization is incorporated or organized.

4. Home Jurisdiction under which the converted organization will be incorporated or organized MN

5. The Terms and Conditions of the Proposed Conversion are: See attached Plan of Conversion

If no Terms and Conditions are listed, the undersigned personally certifies that there are no Terms and Condi

6. The manner and basis of converting each ownership interest in the organization immediately before the conversion into ownership interests of the organization immediately after the conversion, in whole or in part, into money or other property is: (Required)

See attached Plan of Conversion

3

 Include a copy of the Articles of Incorporation, Articles of Organization or Certificate of Authority to Transact Business in Minnesota (if the converting organization will be qualified to business in Minnesota) of the Organization with the Articles and Plan of Conversion. (Required).

## Office of the Minnesota Secretary of State Articles of Conversion

Minnesota Statutes, Chapter's 302A & 3228

8.	I, the undersigned, certify that I am signing this document as the person whose signature is required, or as agent of the person(s) whose signature would be required who has authorized me to sign this document on his/her behalf, or in both capacities. I further certify that I have completed all required fields, and that the information in this document is true and correct and in compliance with the applicable chapter of Minnesota Statutes. I understand that by signing this document I am subject to the penalties of perjury as set forth in Section 609.48 as if I had signed this document under oath.
Aut	thorized Signature of Individual on Behalf of the Converting Company or Authorized Agent (Required)

## **Email Address for Official Notices**

Enter an email address to which the Secretary of State can forward official notices required by law and other notices:

eric.cohen@terex.com

Check here to have your email address excluded from requests for bulk data, to the extent allowed by Minnesota law.

List the name and daytime phone number of a person who can be contacted about this form: Joshua Dolger, Esq. 203-341-6861

Contact Name and Phone Number

Entities that own, lease or have any financial interest in agricultural land or land capable of being farmed must registered with the Minnesota Department of Agriculture's Corporate Farm Program.

#### A.S.V., Inc.

## PLAN OF CONVERSION

## December 23, 2014

WHEREAS, A.S.V., Inc., a Minnesota corporation (the "Company" or "Converting Organization") plans to convert into a Minnesota limited liability company subject to the approval thereof by the Board of Directors and Shareholders of the Company, and the filing of the Articles of Conversion, Plan of Conversion (the "Plan") and Articles of Organization with the Secretary of State of the State of Minnesota (the "Conversion"); and

WHEREAS, the Minnesota Statutes require the Converting Organization to adopt the Plan in conformance with Sections 302A.681, 302A.683 and 302A.685 thereof;

NOW, THEREFORE, The Company hereby sets forth in this Plan the terms and conditions for Conversion into A.S.V., LLC (also referred to as the "Converted Organization"), a Minnesota limited liability company:

- 1. The Company hereby agrees to Conversion into a domestic limited liability company to be known as "A.S.V., LLC" to be incorporated in the State of Minnesota, and to perform such acts and execute such documents as may be necessary and/or convenient to effect the Conversion, including but not limited to, the execution of the Articles of Conversion, Plan and Articles of Organization of A.S.V., LLC substantially in the forms submitted to and duly approved by the Board of Directors and Shareholders of the Company, respectively. A copy of the proposed Articles of Organization of the Converted Organization is attached as Exhibit A hereto.
- 2. Conversion: Ownership Interests. Upon the filing of the Articles of Conversion, Plan and Articles of Organization with the Minnesota Secretary of State, the Company shall be converted into A.S.V., LLC pursuant to and in accordance with Section 302A.685 of the Minnesota Statutes and in connection therewith all of the issued and outstanding shares of the Company will be cancelled and an equal number of limited liability company membership interests will be issued to the Members of A.S.V., LLC, on a one-for-one basis, such that after Conversion, the Members of A.S.V., LLC shall have the same interest in the equity of A.S.V., LLC as they did in the Company.
- 3. <u>Amendment</u>. This Plan may be amended prior to filing the Articles of Conversion with the Minnesota Secretary of State except that, subsequent to approval of the Plan by Shareholders of the Company, this Plan may not be amended to change:
  - (i) the amount of kind of shares or other securities, interests, obligations, rights to acquire shares, other securities or interests, cash, or other property to be received by the shareholders or interest holders under this Plan;
  - the Articles of Conversion of A.S.V., LLC that will be in effect immediately following the conversion, except for changes permitted by a provision of Minnesota Statute 302A.685; or
  - (iii) any of the other terms or conditions of this Plan if the change would adversely affect any of the Shareholders or the interest holders in any material respect.

- 4. <u>Assignment and Assumption of Assets and Liabilities; Termination</u>. Effective as of the date hereof, the following assets and liabilities shall be transferred from the Company and assigned to or assumed by A.S.V., LLC: (a) all real property directly or indirectly owned: (b) all of the other assets of the Company of every kind; (c) all of the liabilities and obligations of the Company of every kind. The Company is hereby deemed terminated and dissolved.
- Taxpaver Identification Number. The Company shall be deemed terminated for tax purposes by reason of the Conversion, and a new IRS Form SS-4 will be filled to create a taxpayer identification number for A.S.V., LLC.
- 6. <u>Business of Company</u>. The business of the Company shall continue to be carried on after the Conversion into A.S.V., LLC in accordance with the provisions of the Minnesota Statutes, the Articles of Conversion, Plan and Articles of Organization.

In witness whereof, the undersigned has executed this Agreement on December 23, 2014.

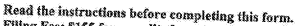
A.S.V., Inc. a Minnesota Corporation

Eric I Cohen, Vice President

## Office of the Minnesota Secretary of State

Minnesota Limited Liability Company | Articles of Organization

Minnesota Statutes, Chapter 322B



Filing Fee: \$155 for expedited service in-person and online filings, \$135 if by mail



The undersigned organizer(s), in order to form a Limited Liability Company under Minnesota Statutes, Chapter 322B adopt the following:

	Limited Liability Co	ompany (Required)				
A.S.V., LLC	.** 					
(The company name	must include the wor	ds Limited Liability Compa	ny or the abbreviation	LLC)	<del></del>	-
		nd Agent (A Registered Off				
380 Jackson Street, S	Suite 700		St. Paul	a)	No.	æ'
Street Address (A PO	Box by itself is not a	cceptable)	City	<del></del>	MN	55101
Registered Agent at th		Corporation Service Com			State	Zip Code
Article III – Duration The period of duration by law.)	n i for this limited liabi Perpetual	lity company shall her (If the	nis is not completed, a	perpetual d	uration i	s assumed
capacities. I further ce correct and in complian subject to the penalties	tify that I am signing ture would be require atify that I have complicable with the applicable.	this document as the person d who has authorized me to pleted all required fields, an le chapter of Minnesota Sta h in Section 609.48 as if I h	d that the information	i his/her bel in this docu	half, or in ument is	n both
cuo i consti	2	00 Nyala Farm Road	Westport	СТ	06880	
Organizer's Name		Street Address	City	State	Zip	
Signature	Carl	2007	Date	ووسا	r'ide,	<u> </u>
Organizer's Name		Street Address	City	State	Zip	<del></del>
Signature			Date	······		
Email Address for Off Enter an email address t including this submissio	o which the Secretar	y of State can forward offic Dierex.com	ial notices required by	law and otl	her notic	es.
X Check here to have	***************************************	xcluded from requests for b	ulk data, to the extent a	- allowed by	Minnesc	ota law.
	ne phone number of	a person who can be cont				
				<b>~</b> "		

Entities that own, lease, or have any financial interest in agricultural land or land capable of being farmed must register with the MN Dept. of Agriculture's Corporate Farm Program.



## File Numbers

80119220003

4K-760

801192200058

STATE OF MINNESOTA OFFICE OF THE SECRETARY OF STATE FILED

12/23/2014 11:59:00 PM

Mark Ritchie

Mark Ritchie

Secretary of State

**RECORDED: 05/19/2016**