Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/31/2002

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ASCO Scientific, Inc. FORMERLY Angar Scientific Company, Inc.		03/19/2002	Corporation of New Jersey:

RECEIVING PARTY DATA

Name:	Emersub XCVI, Inc.	
Street Address:	8000 W. Florissant Ave.	
City:	St. Louis	
State/Country:	MISSOURI	
Postal Code:	63136	
Entity Type:	Corporation of Delaware:	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1305786	AS

CORRESPONDENCE DATA

Fax Number: (248)641-0270

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

Phone: 2486411600

Email: docketingtm@hdp.com

Correspondent Name: Lisa M. DuRoss

Address Line 1: 5445 Corporate Drive, Suite 400 Address Line 4: Troy, MICHIGAN 48098

NAME OF SUBMITTER:	Lisa M. DuRoss
Signature:	/lmd/
Date:	05/16/2005

TRADEMARK

900024696

REEL: 003084 FRAME: 0781

Total Attachments: 2 source=Merger1#page1.tif source=Merger1#page2.tif

> TRADEMARK REEL: 003084 FRAME: 0782

STATE OF DELAWARE SECRETAR BOOF 15FATE P.02/09 DIVISION OF CORPORATIONS FILED 10:00 AM 03/27/2002 020199315 - 3502356

CERTIFICATE OF MERGER OF ASCO SCIENTIFIC, INC. INTO EMERSUB XCVI, INC.

The undersigned corporation DOES HEREBY CERTIFY:

That the names and states of incorporation of each of the constituent corporations of the merger are as follows:

NAME

STATE OF INCORPORATION

ASCO Scientific, Inc. Emersub XCVI, Inc.

New Jersey Delaware

That an Agreement of Merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is Emersub XCVI, Inc., a Delaware corporation.

That the Certificate of Incorporation of Emersub XCVI, Inc., a Delaware corporation, which is the surviving corporation, shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: That the executed Agreement of Merger is on file at an office of the surviving corporation, the address of which is 8000 West Plorissant, St. Louis, Missouri 63136.

SIXTH: That a copy of the Agreement of Merger will be furnished, on request and without cost, to any shareholder of any constituent corporation.

SEVENTH: That the authorized capital stock of each foreign corporation which is a party to the merger is as follows:

Corporation

<u>Class</u>

Number of Shares Par Value Per Share

ASCO Scientific, Inc.

Common Stock

2,500

\$1.00

1407123.01

TRADEMARK REEL: 003084 FRAME: 0783 EIGHTH:

That the merger shall become effective as of 11:57 p.m. on March

31, 2002.

Dated as of March 19, 2002.

EMERSUB XCVI, INC.

David C. Moon

Vice President and Asst. Treasurer

1407123.01

2

TRADEMARK REEL: 003084 FRAME: 0784