

04-14-2005

Form PTO-1595 (Rev. 03/05)
OMB No. 0651-0027 (exp. 6/30/2005)

S. DEPARTMENT OF COMMERCE
United States Patent and Trademark Office

REC-102980347
PATENTS ONLY

To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

1. Name of conveying party(ies)

Acco Systems, Inc.
Behr Systems, Inc.
Durr Environmental, Inc.
Durr Industries, Inc.
Durr Production Systems, Inc.

Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No

3. Nature of conveyance/Execution Date(s):

Execution Date(s) April 7, 2005

- ☐ Assignment ☒ Merger
☐ Security Agreement ☐ Change of Name
☐ Joint Research Agreement
☐ Government Interest Assignment
☐ Executive Order 9424, Confirmatory License
☐ Other

2. Name and address of receiving party(ies)

Name: Durr Systems, Inc.

Internal Address:

Street Address: 40600 Plymouth Road

City: Plymouth

State: Michigan

Country: Zip: 48170

Additional name(s) & address(es) attached? ☐ Yes ☒ No

4. Application or patent number(s):

☐ This document is being filed together with a new application.

A. Patent Application No.(s)

Please refer to attached Exhibits 1 through 5

B. Patent No.(s)

Please refer to attached Exhibits 6 through 10

Additional numbers attached? ☒ Yes ☐ No

5. Name and address to whom correspondence concerning document should be mailed:

Name: Gregory D. DeGrazia, ESQ

Internal Address:

Street Address: 39400 Woodward Avenue, Suite 101

City: Bloomfield Hills

State: Michigan Zip: 48304-5151

Phone Number: (248) 645-1483

Fax Number: (248) 645-1568

Email Address: gdd@h2law.com

6. Total number of applications and patents involved: 132

7. Total fee (37 CFR 1.21(h) & 3.41) \$ 5,280.00

- ☐ Authorized to be charged by credit card
☒ Authorized to be charged to deposit account
☐ Enclosed
☐ None required (government interest not affecting title)

8. Payment Information

a. Credit Card Last 4 Numbers _____
Expiration Date _____

b. Deposit Account Number 08-2789

Authorized User Name Gregory D. DeGrazia, ESQ

9. Signature:

Signature

Date

04/13/2005 DBYRNE 00000095 082789 4771949

01 FC:802 5280.00 DA Gregory D. DeGrazia, ESQ

Name of Person Signing

Total number of pages including cover sheet, attachments, and documents:

32

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, V.A. 22313-1450

PATENT
REEL: 016536 FRAME: 0076

PATENTS ISSUED TO BEHR SYSTEMS, INC.

USA

Patent No.	Title
4771949	APPARATUS FOR ELECTROSTATIC COATING OF OBJECTS
4760965	ATOMIZER FOR ELECTROSTATICALLY COATING OBJECTS
4852810	APPARATUS FOR ELECTROSTATIC COATING OF OBJECTS
4851253	OPERATING-CONTROL METHOD FOR AN ELECTROSTATIC COATING INSTALLATION
5133499	ROTARY ATOMIZER WITH TURBINE MOTOR
4955960	APPARATUS FOR COATING WORKPIECES ELECTROSTATICALLY
4810538	METHOD FOR AUTOMATIC COATING OF WORKPIECES
5152841	METHOD FOR AUTOMATIC SEQUENTIAL COATING OF WORKPIECES
4872616	APPARATUS FOR ELECTROSTATIC COATING OF OBJECTS
4957782	METHOD FOR AUTOMATIC SEQUENTIAL COATING OF WORKPIECES
5085373	APPARATUS FOR COATING WORKPIECES ELECTROSTATICALLY
4878454	ELECTROSTATIC PAINTING APPARATUS HAVING OPTICALLY SENSED FLOW METER
4957060	ELECTROSTATIC SPRAY COATING SYSTEM
5014645	ELECTROSTATIC SPRAY COATING SYSTEM
5064680	METHOD FOR AUTOMATICALLY SPRAYING LIQUID COATING MATERIAL ONTO A WORKPIECE
5225239	ELECTROSTATIC SPRAY COATING APPARATUS FOR APPLYING TWO COMPONENT MIXTURE
5709749	SOLVENT SUPPLY FOR PAINT SPRAYER
5656085	PAINT SPRAY APPARATUS WITH REMOTE PUMP DRIVE
4405086	DEVICE FOR ATOMIZING LIQUID COLOR
5656089	PAINT SPRAY BOOTH CONTROLLER
5727735	ROTARY ATOMIZER FOR A COATING DEVICE
5704977	COATING ARRANGEMENT WITH A ROTARY ATOMIZER
5092307	ROOF MACHINE FOR PAINT FINISHING
5096120	PROCESS AND APPARATUS TO GUIDE A SPRAY MATERIAL TO A PLURALITY OF SPRAYING STATIONS
5707009	ROTARY ATOMIZER WITH A BELL ELEMENT
4838487	DEVICE FOR ATOMIZING LIQUID PAINT
5868845	PAINT SPRAY BOOTH CONTROLLER
6623561	ROTARY ATOMIZER FOR PARTICULATE PAINTS
6360962	ROTARY ATOMIZER FOR PARTICULATE PAINTS

PATENTS ISSUED TO BEHR SYSTEMS, INC.

USA

6189804	ROTARY ATOMIZER FOR PARTICULATE PAINTS
6177139	PAINT SPRAY BOOTH CONTROLLER
6578779	POWDER BELL CUP WITH CENTRAL ELECTRODE
6627266	COLOR CUSTOMIZATION FOR PAINT APPLICATION ASSEMBLY
6708908	PAINT ATOMIZER BELL WITH IONIZATION RING
6835248	ROBOTIC PAINT APPLICATOR AND METHOD OF PROTECTING A PAINT ROBOT HAVING AN EXPLOSION PROOF ELECTRIC MOTOR

PATENTS ISSUED TO DURR INDUSTRIES, INC.

USA

Patent No.	Title
5100442	GAS SCRUBBER SYSTEM
5512017	PAINT SPRAY BOOTH AND SUPPLY PLENUM ARRANGEMENT
5538420	HEAT EXCHANGER BAKE OUT PROCESS
5568692	PAINT DRYING OVEN WITH RADIANT ENERGY FLOOR
6228154	DISCRETE VENTURI GAS SCRUBBER SYSTEM
6290742	BAFFLE SYSTEM FOR SEPARATING LIQUID FROM A GAS SYSTEM
6471737	UNDERBOOTH POWDER PAINT COLLECTOR
6415554	PAINT BOOTH FRAME ASSEMBLY AND METHOD OF CONSTRUCTING A PAINT BOOTH
6666166	SPRAY BOOTH SCRUBBER NOISE REFLECTOR
6716272	SCRUBBER FOR PAINT BOOTHS
6723145	OPEN POWDER BOOTH COLLECTION DESIGN
6623551	BAFFLE SYSTEM FOR SEPARATING LIQUID FROM A GAS STREAM
6689217	MOVABLE INLET/OUTLET RISERS FOR PRE-TREATMENT AND ELECTROCOAT PROCESSES
6772753	ADJUSTABLE ORIFICE PLATE FOR EXHAUST DUCTS
6820501	DIFFERENTIAL STATIC PRESSURE MEASURING DEVICE

PATENTS ISSUED TO DURR ENVIRONMENTAL, INC.

USA

Patent No.	Title
5352115	REGENERATIVE THERMAL OXIDIZER WITH HEAT EXCHANGER COLUMNS
5531593	REGENERATIVE THERMAL OXIDIZER WITH HEAT EXCHANGER COLUMNS
5567229	ROTARY ADSORPTION UNIT WITH REGENERATIVE THERMAL OXIDIZER
5578276	REGENERATIVE THERMAL OXIDIZER WITH TWO HEAT EXCHANGERS
5730945	PURGE RETENTION INTO INLET FOR RTO
5707229	REGENERATIVE THERMAL OXIDIZER WITH HEAT EXCHANGER COLUMNS
5693123	ROTARY CONCENTRATOR WITH EXTRUDED ADSORPTION BLOCKS
5788744	RECIRCULATION OF DESORPTION OUTLET FOR ROTARY CONCENTRATOR
5925323	CONCENTRATION AVERAGING DEVICE FOR IMPURITIES IN INDUSTRIAL AIR STREAM
6164962	RAPID COOLING DOWN METHOD FOR REGENERATIVE THERMAL OXIDIZER
5891219	TWO STAGE ROTARY CONCENTRATOR
6228329	TWO CHAMBER REGENERATIVE THERMAL OR CATALYTIC OXIDIZER WITH PURGING CIRCUIT
5643539	REGENERATIVE INCINERATION SYSTEM
5016547	REGENERATIVE INCINERATOR
6361253	APPARATUS FOR CLEANING A DUCT
6299847	AMMONIA CATALYTIC ABATEMENT APPARATUS AND METHOD
6322356	POLLUTION ABATEMENT REACTOR SYSTEM HAVING NONPRISMATIC STRUCTURED MEDIA
6579379	METHOD OF WASHING THE MEDIA BED OF A POLLUTION ABATEMENT REACTOR AND BED WASHER APPARATUS
6293735	APPARATUS FOR CLEANING A DUCT
6294000	ROTARY CONCENTRATOR AND METHOD OF PROCESSING

PATENTS ISSUED TO ACCO SYSTEMS, INC.

USA

Patent No.	Title
5972112	DIP TANK WORKPIECE CARRIER WITH ROCKING FRAME
6174423	DIP TANK WORKPIECE CARRIER WITH ROCKING FRAME
5577593	CARRIER CONVEYOR SYSTEM
5570639	ANTI-RUNAWAY APPARATUS AND METHOD FOR A POWER- AND-FREE CONVEYOR SYSTEM
5580206	STORAGE AND RETRIEVAL CRANE WITH DUAL DRIVES

PATENTS ISSUED TO REECO, INC.

USA

Patent No.	Title
4697531	RETAINING WALL WITH HEAT EXCHANGE CHARACTERISTICS FOR THERMAL REGENERATION
4779548	INCINERATION APPARATUS WITH IMPROVED WALL CONFIGURATION
4802423	COMBUSTION APPARATUS WITH AUXILIARY BURNING UNIT FOR LIQUID FLUIDS
5364259	PROCESS AND APPARATUS FOR GAS PHASE REACTION IN A REGENERATIVE INCINERATOR
6051199	INTEGRATED CATALYTIC/ABSORPTION PROCESS FOR DESTROYING VOLATILE ORGANIC COMPOUNDS
6143553	PROCESS AND MATERIALS FOR REMOVING POLLUTANTS

DURR ENVIRONMENTAL, INC. PENDING APPLICATIONS

USA

Application No.	Title
10/292308	WASTE AIR CLEANING DEVICE
10/818046	METHOD OF CLEANING A ROTARY CONCENTRATOR
10/818315	ONLINE BAKEOUT OF ROTARY REGENERATIVE OXIDIZERS

BEHR SYSTEMS, INC. PENDING APPLICATIONS

USA

Application No.	Title
08/724197	SOLVENT FLOW PATH FOR PAINT GEAR PUMP
10/606983	ROTARY ATOMIZER FOR PARTICULATE PAINTS
90/007414	COLOR CUSTOMIZATION FOR PAINT APPLICATION ASSEMBLY
10/294735	SOLENOID CONTROL FOR COLOR CHANGER
10/896623	POWDER BELL PURGE TUBE
10/781596	ROTATIONAL ATOMIZER WITH A BLOCKABLE SHAFT
10/360782	ATOMIZER WITH INTEGRATED PUMP
10/360775	VALVE UNIT FOR AN ELECTROSTATIC COATING INSTALLATION
10/360774	COATING INSTALLATION WITH AN ATOMIZER CHANGE STATION
10/360773	TOOL CHANGE SYSTEM FOR A MACHINE
10/512914	PAINT CANISTER AND PAINT ATOMIZER FOR PRODUCTION PAINTING
10/512929	PAINT CANISTER AND PAINT ATOMIZER FOR PRODUCTION PAINTING
10/511045	PAINT DELIVERY SYSTEM USING PIGGING TECHNOLOGY
10/713894	MANIPULATOR WITH A LINE ARRANGEMENT LEADING TO THE PROCESSING TOOL
10/713909	INTEGRATED CHARGE RING
10/713910	CONCENTRIC PAINT ATOMIZER SHAPING AIR RINGS
10/760954	HYDRAULICALLY DYNAMIC MONO-PIG SCRAPER
10/895446	ROTATIONAL ATOMIZER TURBINE AND ROTATIONAL ATOMIZER
10/630264	PIG SENSOR ARRANGEMENT FOR HIGH VOLTAGE COATING SYSTEM
10/728181	METHOD AND DEVICE FOR TRANSPORTING POWDERY SUBSTANCES
10/624259	POTENTIAL NEUTRALIZATION ARRANGEMENT FOR AN ELECTROSTATIC ROTARY ATOMIZER
10/624173	TURBINE MOTOR FOR ATOMIZER
10/624586	AXIAL SHAPING AIR DESIGN FOR PAINT ATOMIZER
10/650308	ROTATIONAL ATOMIZER WITH EXTERNAL HEATING SYSTEM
10/649182	TUBE FOR THE ELECTROSTATIC COATING OF WORKPIECES
10/652095	PIG DESIGN FOR USE WITH APPLICATION MATERIALS
10/653444	SENSOR ARRANGEMENT FOR A COATING SYSTEM
10/895430	SYSTEM FOR COLLISION AVOIDANCE OF ROTARY ATOMIZER

USA

10/686922

**ROBOTIC PAINT APPLICATOR AND METHOD OF PROTECTING A
PAINT ROBOT HAVING AN EXPLOSION PROOF ELECTRIC
MOTOR**

DURR PRODUCTION SYSTEMS, INC. PENDING APPLICATIONS

USA

Application No.	Title
10/687145	CONCENTRIC BELL ASSEMBLY
10/773028	ASSEMBLY LINE FOR MOUNTED UNITS
10/740328	VERTICAL TRANSFER DEVICE FOR TIRE ASSEMBLY LINE
10/722757	WORKPIECE CONFIGURATIONS DETECTION SYSTEM
10/723098	ADJUSTABLE WORKPIECE SUPPORT FOR CONVEYORS
10/866921	INTEGRATED TIRE MOUNT AND INFLATOR DEVICE
10/740296	VALVE STEM INSTALLATION SYSTEM AND METHOD OF INSTALLING VALVE STEM
10/824109	VALVE STEM INSTALLATION SYSTEM AND METHOD OF INSTALLING VALVE STEM
10/846823	VALVE STEM INSTALLATION ASSEMBLY USING RADIAL ZONE IDENTIFICATION SYSTEM

DURR INDUSTRIES, INC. PENDING APPLICATIONS

USA

Application No.	Title
10/324580	PRE-TREATMENT SPRAY CLEAN TANK CONFIGURATION
10/798099	MODULAR PAINT OVEN
10/872833	THERMAL OXIDIZER WITH HEAT ENGINE
10/969562	SPRAY BOOTH SCRUBBING SOLUTION FLOW CONTROL
10/944125	RADIANT TUBE PAINT OVEN
10/952694	PRODUCTION PAINT SHOP DESIGN
11/024132	POSITIVE DISPLACEMENT PUMP PRESSURE RELIEF SYSTEM DESCRIPTION
10/805835	PUMP FOR TRANSFERRING PARTICULATE MATERIAL
10/955388	FRAME ASSEMBLY AND ENVIRONMENTAL ENCLOSURE

ACCO SYSTEMS, INC. PENDING APPLICATIONS

USA

Application No.	Title
10/671050	CONVEYOR AND POWDER PAINT COLLECTION AND METHOD

MICHIGAN DEPARTMENT OF COMMERCE — CORPORATION AND SECURITIES BUREAU

(FOR BUREAU USE ONLY)

FILED

JAN 5 1990

Administrator
MICHIGAN DEPARTMENT OF COMMERCE
Corporation & Securities Bureau

Date Received

JAN 5 1990

CERTIFICATE OF MERGER/SHARE EXCHANGE

**FOR USE BY DOMESTIC PROFIT OR FOREIGN PROFIT CORPORATIONS
(PLEASE READ INFORMATION AND INSTRUCTIONS ON LAST PAGE)**

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), the undersigned corporations execute the following Certificate:

- 1 a. The name of each constituent corporation or name of the corporation whose shares will be acquired and its corporation identification number (CID) is:

<u>Name</u>	<u>CID Number</u>
Behr Industrial Equipment, Inc.	091-654
Behr Automation, Inc.	298-023
Durr Incorporated	306-529

- b. The name of the surviving or acquiring corporation and its corporation identification number is:

<u>Name</u>	<u>CID Number</u>
Durr Incorporated	306-529

- 2 a. For each constituent corporation of the merger, state:

<u>Name of corporation</u>	<u>Designation and number of outstanding shares in each class or series</u>	<u>Indicate class or series of shares entitled to vote</u>	<u>Indicate class or series entitled to vote as a class</u>
Behr Industrial Equipment, Inc.	102,000 shares of Common Stock, \$1.00 par value	Common Stock	Not applicable
Behr Automation, Inc.	100 shares of Common Stock, \$1.00 par value	Common Stock	Not applicable
Durr Incorporated	50,000 shares of Common Stock	Common Stock	Not applicable

If the number of shares is subject to change prior to the effective date of the merger, the manner in which the change may occur is as follows: Not applicable

- 2 b. If a merger, the amendments to the Articles, or a restatement of the Articles, of the surviving corporation to be effected by the merger are as follows:

Article I of the Articles of Incorporation of the Surviving Corporation is hereby amended to read as follows:

"Article I. The name of the corporation is Behr Systems, Inc."

- 3 b. The manner and basis of exchanging the shares to be acquired as set forth in the plan of merger is as follows:

(a) At the Effective Time, each share of common stock of Durr Incorporated outstanding immediately prior to the Effective Time shall, by virtue of the transaction and without any action by the holder thereof, automatically be converted into and become one validly issued and outstanding, fully paid and nonassessable share of common stock of the Surviving Corporation.

(b) At the Effective Time, each share of common stock, \$1.00 par value per share ("BEI Shares") of Behr Industrial Equipment, Inc. outstanding immediately prior to the Effective Time, shall, by virtue of the transaction and without any action of the holder, automatically be converted into the right to receive the number of Deutsche Marks ("DM") determined by dividing DM 37,000,000 (being the aggregate merger consideration to be paid in conversion of all outstanding BEI Shares, but subject to adjustment as provided in the Agreement and Plan of Merger dated as of December 15, 1989 (the "Merger Agreement"), herein referred to as the "BEI Merger Consideration") by the number of the then outstanding BEI Shares. The BEI Merger Consideration shall be payable, at the Effective Time of the Merger, to the holders of the BEI Shares, as more fully provided in the Merger Agreement, fifty-one percent (51%) in cash, twenty-four percent (24%) by the delivery of a one-year promissory note of Durr Beteiligungs-A.G., a West German corporation ("Durr-Germany") and Durr Incorporated, a Michigan corporation ("Durr-US") (as co-makers) and twenty-five (25%) by the delivery of a two-year promissory note of Durr-Germany and Durr-US (as co-makers). Such promissory notes shall bear interest at an annual rate of eight and two one-hundredths percent (8.02%).

(c) At the Effective Time, each share of common stock, \$1.00 par value purchase ("BAI Shares") of Behr Automation, Inc. outstanding immediately prior to the Effective Time shall, by virtue of the transaction and without any action of the holder, automatically be converted into the right to receive the number of DM determined by dividing DM 1,000,000 (being the aggregate merger consideration to be paid in conversion of all outstanding BAI Shares, but subject to adjustment as provided in the Merger Agreement, herein referred to as the "BAI Merger Consideration") by the number of outstanding BAI Shares. The BAI Merger Consideration shall be payable, at the Effective Time of the Merger, to the holders of the BAI Shares, as more fully provided in the Merger Agreement, fifty-one percent (51%) in cash, twenty-four percent (24%) by the delivery of a one-year promissory note of Durr-Germany and Durr-US (as co-makers) and twenty-five (25%) by the delivery of a two-year promissory note of

Durr-Germany and Durr-US (as co-makers). Such promissory notes shall bear interest at an annual rate of eight and two one-hundredths percent (8.02%).

(Complete for any foreign corporation.)

4. This merger or share exchange is permitted by the laws of the state of _____, the jurisdiction under which _____ name of foreign corporation is organized and the plan of merger or share exchange was adopted and approved by such corporation pursuant to and in accordance with the laws of that jurisdiction.

(Complete only if an effective date is desired other than the date of filing. This date must be no more than 90 days after receipt of this document in this office.)

5. The merger shall be effective at the later of 8:00 a.m. Rochester Hills, Michigan time on January 5, 1990 or the date and time this Certificate is duly filed with the Department of Commerce, Corporation and Securities Bureau, of the State of Michigan.

(Complete applicable section for each constituent corporation.)

- 6 a. The plan of merger or share exchange was approved by the unanimous consent of the incorporators of _____ which has not commenced business, has not issued any shares, and has not elected a Board of Directors. (Incorporators must sign on this page of the Certificate.)
- b. The plan of merger or share exchange has been adopted by the Boards of Directors of Behr Industrial Equipment, Inc., Behr Automation, Inc. and Durr Incorporated, in accordance with Section 701 or 702 of the Act.
- c. The plan of merger or share exchange was approved by the shareholders of the following constituent corporations in accordance with Section 703(a):

Behr Industrial Equipment, Inc.
Behr Automation, Inc.
Durr Incorporated

The plan of merger or share exchange will be furnished by the surviving or acquiring corporation, on request and without cost, to any shareholder of any constituent corporation.

Sign this area for item 6a, incorporators only:

Signed this ____ day of _____, 19__.

Sign this area for items 6b and 6c:

Signed this 5th day of January, 1990.

BEHR INDUSTRIAL EQUIPMENT, INC.

By Eric Behr

Its Vice Pres. and

Signed this 5th day of January, 1990.

BEHR AUTOMATION, INC.

By Eric Behr

Its President

Signed this ____th day of January, 1989.

DURR INCORPORATED

By _____

Its _____

Sign this area for item 6a, incorporators only:

Signed this _____ day of _____, 19__.

Sign this area for items 6b and 6c:

Signed this ____th day of January, 1990.

BEHR INDUSTRIAL EQUIPMENT, INC.

By _____

Its _____

Signed this ____th day of January, 1990.

BEHR AUTOMATION, INC.

By _____

Its _____

Signed this 5th day of January, 1990.

DURR INCORPORATED

By Reinhard Schmidt

Reinhard Schmidt
Its President

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

DURR ENVIRONMENTAL, INC.

ID NUMBER: 436219

received by facsimile transmission on December 17, 2004 is hereby endorsed filed on December 20, 2004 by the Administrator. The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: January 1, 2005



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 20th day of December, 2004.

, Director

Bureau of Commercial Services

Sent by Facsimile Transmission 04355

**PATENT
REEL: 016536 FRAME: 0094**

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

ACCO SYSTEMS, INC.

ID NUMBER: 506700

received by facsimile transmission on December 17, 2004 is hereby endorsed filed on December 20, 2004 by the Administrator. The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: January 1, 2005



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 20th day of December, 2004.

, Director

Bureau of Commercial Services

Sent by Facsimile Transmission 04355

**PATENT
REEL: 016536 FRAME: 0095**

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

DURR PRODUCTION SYSTEMS, INC.

ID NUMBER: 274375

***received by facsimile transmission on December 17, 2004 is hereby endorsed filed on
December 20, 2004 by the Administrator. The document is effective on the date filed,
unless a subsequent effective date within 90 days after received date is stated in the
document.***

Effective Date: January 1, 2005



***In testimony whereof, I have hereunto set my
hand and affixed the Seal of the Department,
in the City of Lansing, this 20th day
of December, 2004.***

, Director

Bureau of Commercial Services

Sent by Facsimile Transmission 04355

**PATENT
REEL: 010536 FRAME: 0096**

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

BEHR SYSTEMS, INC.

ID NUMBER: 306529

received by facsimile transmission on December 17, 2004 is hereby endorsed filed on December 20, 2004 by the Administrator. The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: January 1, 2005



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 20th day of December, 2004.

, Director

Bureau of Commercial Services

Sent by Facsimile Transmission 04355

PATENT

■EEL: 016536 FRAME: 0097

● **Michigan Department of Consumer and Industry Services**

Filing Endorsement

***This is to Certify that the CERTIFICATE OF MERGER
for***

BEHR SYSTEMS, INC.

ID NUMBER: 306529

● ***received by facsimile transmission on December 17, 2004 is hereby endorsed filed on
December 20, 2004 by the Administrator. The document is effective on the date filed,
unless a subsequent effective date within 90 days after received date is stated in the
document.***

Effective Date: January 1, 2005



***In testimony whereof, I have hereunto set my
hand and affixed the Seal of the Department,
in the City of Lansing, this 20th day
of December, 2004.***

Andrew J. Mott

, Director

Bureau of Commercial Services

Sent by Facsimile Transmission 04355

AGREEMENT, PLAN AND CERTIFICATE OF MERGER

THIS AGREEMENT, PLAN AND CERTIFICATE OF MERGER (the "Agreement") is made and entered into as of the date set forth below, among the constituent corporation listed below, pursuant to and in accordance with the provisions of the Michigan Act 284, Public Acts of 1972 (the "Michigan Act").

The constituent corporations agree to and do hereby effect the merger (the "Merger") on the terms and conditions set forth below, effective as of the Effective Date (defined below):

1. CONSTITUENT CORPORATIONS

- a. The name, state of incorporation, identification number, and Number of outstanding shares of each of the constituent corporations involved in the Merger are:

<u>Name</u>	<u>State of Incorporation</u>	<u>State CID Number</u>	<u>Date Incorporated</u>	<u>Number of Outstanding Shares</u>
Acco Systems, Inc.	Michigan	506700	12/9/97	100
Behr Systems, Inc.	Michigan	306529	8/12/85	50,000
Dürr Environmental, Inc.	Michigan	436219	12/11/96	10,000
Dürr Industries, Inc.	Michigan	329398	9/23/91	52,000
Dürr Production Systems, Inc.	Michigan	274375	5/16/84	1000

All shares of stock of each constituent corporation have the identical rights, preferences and limitations and are entitled to vote. No shares are entitled to vote as a class or series. The number of shares is not subject to change prior to the effective date of the merger.

- b. The surviving corporation of the Merger (the "Surviving Corporation") and its Michigan identification number is:

Dürr Industries, Inc.	Michigan	329398
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2. TERMS AND EFFECT OF MERGER

- a. On the Effective Date, the constituent corporations will cease to exist separately, and Acco Systems, Inc., Behr Systems, Inc., Dürr Environmental, Inc. and Dürr Production Systems, Inc. will be merged with and into Dürr Industries, Inc. in accordance with the provisions of this Agreement and in accordance with the provisions of and with the effect provided in the Michigan Act.
- b. On the Effective Date, on consummation of the Merger, all of the outstanding shares of capital stock Dürr Industries, Inc. will remain issued and outstanding, and all of the

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outstanding shares of the capital stock of the other constituent corporations will be cancelled and returned and will cease to exist without any payment being made or due in respect of such shares.

3. CERTIFICATE, BYLAWS, OFFICERS AND DIRECTORS

The Articles of Incorporation and Bylaws of Dürr Industries, Inc. in effect on the Effective Date will be the Articles of Incorporation and Bylaws of the Surviving Corporation. The officers and directors of Dürr Industries, Inc. on the Effective Date will be the officers and directors of the Surviving Corporation.

4. NEW NAME FOR SURVIVING CORPORATION

The name of the surviving corporation shall be "Dürr Systems, Inc."

5. FILING OF AGREEMENT; EFFECTIVE DATE

- a. To cause the Merger to become effective, a copy of this Agreement or a Certificate of Merger will be filed with the Michigan Department of Consumer and Industry Services, Corporation, Securities and Land Development Bureau, pursuant to and in accordance with the Michigan Act.
- b. The effective date of the Merger (the "Effective Date") is January 1, 2005.

6. ADOPTION AND APPROVAL

This Agreement has been adopted and approved, without a meeting, by the written consent of all of the directors and all of the shareholders of the Constituent Corporations in accordance with the provisions of the Michigan Act.

7. COPIES OF THIS AGREEMENT

An original, executed copy of this Agreement will remain on file at office of the constituent corporations' sole shareholder, Dürr Inc., at 40600 Plymouth Road, Plymouth, MI 48170.

8. MERGER PERMITTED UNDER MICHIGAN LAW

This Merger is permitted under, and has been effectuated in accordance with, the laws of the State of Michigan.

Acco Systems, Inc.

By: 

Its: Secretary / Treasurer

Behr Systems, Inc.

By: 

Its: Secretary / Treasurer

Dürr Environmental Systems, Inc.

By: _____

Its: _____

Dürr Industries, Inc.

By: _____

Its: _____

Dürr Production Systems, Inc.

By: _____

Its: _____

Date: December 16, 2004

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the MERGER DOCUMENT

for

DURR ENVIRONMENTAL, INC.

ID NUMBER: 436219

received by facsimile transmission on December 16, 1999 is hereby endorsed

Filed on December 16, 1999 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: January 1, 2000.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 16th day of December, 1999.



A handwritten signature in dark ink, appearing to read "Joseph R. Neltk".

, Director

Corporation, Securities and Land Development Bureau

C&S 551 (Rev. 10/98)

MICHIGAN DEPARTMENT OF CONSUMER & INDUSTRY SERVICES CORPORATION, SECURITIES AND LAND DEVELOPMENT BUREAU											
Date Received	(FOR BUREAU USE ONLY)										
	This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.										
<table border="1"> <tr> <td colspan="3">Name Karen S. Malnar c/o Jaffe, Raitt, Heuer & Weiss, P.C.</td> </tr> <tr> <td colspan="3">Address One Woodward Avenue, Suite 2400</td> </tr> <tr> <td>City Detroit</td> <td>State MI</td> <td>Zip Code 48226</td> </tr> </table>			Name Karen S. Malnar c/o Jaffe, Raitt, Heuer & Weiss, P.C.			Address One Woodward Avenue, Suite 2400			City Detroit	State MI	Zip Code 48226
Name Karen S. Malnar c/o Jaffe, Raitt, Heuer & Weiss, P.C.											
Address One Woodward Avenue, Suite 2400											
City Detroit	State MI	Zip Code 48226									
		EFFECTIVE DATE:									

Document will be returned to the name and address you enter above. If left blank document will be mailed to the registered office.

CERTIFICATE OF MERGER

For use by Parent and Subsidiary Profit Corporations
(Please read information and instructions on the last page)

Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned corporation executes the following Certificate:

1. a. The name of each constituent corporation and its identification number is:

Durr Environmental, Inc.

436219

Regenerative Environmental Equipment Co., Inc.

b. The name of the surviving corporation and its identification number is:

Durr Environmental, Inc.

436219

c. For each subsidiary corporation, state:

Name of corporation	Number of outstanding shares in each class	Number of shares owned by the parent corporation in each class
Regenerative Environmental	10	10
Equipment Co., Inc.		

d. The manner and basis of converting the shares of each constituent corporation is as follows:

On the Effective Date of the Merger, all of the outstanding shares of Durr Environmental, Inc. will remain issued and outstanding and all of the outstanding shares of Regenerative Environmental Equipment Co., Inc. will be cancelled.

e. The amendments to the Articles or a Restatement of the Articles of Incorporation of the surviving corporation to be effected by the merger are as follows:

N/A

f. Other provisions with respect to the merger are as follows:

N/A

2. The merger is permitted by the state or country under whose law it is incorporated and each foreign corporation has complied with that law in effecting the merger.

3. ~~Delete if not applicable~~

The consent to the merger by the shareholders of the subsidiary corporation was obtained pursuant to its Articles of Incorporation. (Such consent is necessary if the Articles of Incorporation require approval of the merger by the vote of the holders of more than the percentage of the shares owned by the parent corporation.)

4. ~~Delete if not applicable~~

The consent to the merger by the shareholders of the parent corporation was obtained. (Such consent is necessary if its Articles of Incorporation require shareholder approval of the merger, the plan of merger amends its Articles of Incorporation, or a subsidiary is to be the surviving corporation.)

5. (Complete only if an effective date is desired other than the date of filing)

The merger shall be effective on the 1st day of January, 2000.

Signed this 9th day of DECEMBER, 1999

DURR ENVIRONMENTAL, INC.

(Name of parent corporation)

By

[Signature]
(Signature of an authorized officer or agent)

M.W. PARRY
(Type or Print Name)

6. Include the assumed names being transferred, if any, from the merging corporation to the survivor.

Assumed Name

Transferred From

Expiration Date

New assumed names under which business is to be conducted are:

REECO

Regenerative Environmental Equipment Co., Inc.