Electronic Version v1.1

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SUBMISSION TYPE:			NEW ASSIGNMENT	
NATURE OF CONVEY	ANCE:		MERGER	
EFFECTIVE DATE:			08/31/2006	
CONVEYING PARTY	DATA			
		N	lame	Execution Date
U.S. Filter Wastewate	r Group, Inc.			08/04/2006
RECEIVING PARTY D	ΑΤΑ			
Name:	Siemens Wat	ter Tec	hnologies Corp.	
Street Address:	181 Thorn Hi	ll Road		
City:	Warrendale			
State/Country:	PENNSYLVA	NIA		
Postal Code:	15086			
PROPERTY NUMBER	S Total: 1			
Property Ty	vpe		Number	10903950
Application Number:		10903	950	
CORRESPONDENCE	DATA			90
Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1: Address Line 4:	732-321 nancy.d Pasqual 170 Wo	<i>Mail w</i> -3193 emko@ le Musa od Ave	<i>hen the fax attempt is unsuccessful.</i>)siemens.com	CH 540 00
ATTORNEY DOCKET	NUMBER:		2004P87097US	
NAME OF SUBMITTE	R:		Pasquale Musacchio	
Total Attachments: 9 source=2004P87097U source=2004P87097U				

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PATENT REEL: 019879 FRAME: 0331

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Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, 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:

"USFILTER PWS, INC.", A DELAWARE CORPORATION,

"U.S. FILTER WASTEWATER GROUP, INC.", A DELAWARE CORPORATION,

WITH AND INTO "SIEMENS WATER TECHNOLOGIES CORP." UNDER THE NAME OF "SIEMENS WATER TECHNOLOGIES CORP.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MASSACHUSETTS, AS RECEIVED AND FILED IN THIS OFFICE THE ELEVENTH DAY OF AUGUST, A.D. 2006, AT 9:09 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF AUGUST, A.D. 2006, AT 11:50 O'CLOCK P.M.



4203834 8100M 060752998

Harriet Smith Windson Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4971962

DATE: 08-14-06

State of Delaware Secretary of State Division of Corporations Delivered 12:19 PM 08/11/2006 FILED 09:09 AM 08/11/2006 SRV 060752998 - 2267139 FILE

CERTIFICATE OF MERGER MERGING

U.S. FILTER WASTEWATER GROUP, INC. AND USFILTER PWS, INC.

INTO SIEMENS WATER TECHNOLOGIES CORP.

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporations is executed the following Certificate of Merger:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

Name:	State of Incorporation:
U.S. Filter Wastewater Group, Inc.	Delaware
USFilter PWS, Inc.	Delaware
Siemens Water Technologies Corp.	Massachusetts

SECOND: That a Plan 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 11.06 of the Massachusetts Business Corporation Act or in accordance with the requirements of Section 252 of the General Corporation Law of Delaware, as the case may be.

THIRD: That the name of the surviving corporation of the merger is Siemens Water Technologies Corp, a Massachusetts corporation.

FOURTH: That the Certificate of Incorporation of Siemens Water Technologies Corp., a Massachusetts corporation which is surviving the merger, shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: That the executed Plan of Merger is on file at the principal place of business of the surviving corporation, the address of which is 181 Thorn Hill Road, Warrendale, PA 15086.

SIXTH: That a copy of the Plan of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: The surviving corporation agrees that it may be served with process, see attachment.

EIGHTH: The authorized capital stock of each corporation which is a party to the merger is as follows:

Corporation:	Class:	Number of Shares:	Par Value per share:
U.S. Filter Wastewater Group, Inc.	Common	1,000	\$0.01
USFilter PWS, Inc.	Common	1,000	\$0.01
Siemens Water Technologies Corp.	Common	200,000	\$0.01

NINTH: The merger shall become effective as of August 31, 2006 at 11:50 p.m.

Dated: August <u>4</u>+4, 2006

U.S. FILTER WASTEWATER GROUP, INC.

12 barch Mr. Neulli

Deborah M. Newell Vice President & Secretary

USFILTER PWS, INC.

Some handel

Deborah M. Newell Vice President & Secretary

SIEMENS WATER TECHNOLOGIES CORP.

Il Gurch Mr. naulle

Deborah M. Newell Vice President & Secretary

ATTACHMENT:

CERTIFICATE OF MERGER MERGING

U.S. FILTER WASTEWATER GROUP, INC. AND USFILTER PWS, INC.

INTO SIEMENS WATER TECHNOLOGIES CORP.

SEVENTH: The surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the surviving corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at 181 Thorn Hill Road, Warrendale, Pennsylvania 15086.

COMMONWEALTH OF MASSACHUSETTS

989770

William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

Articles of Merger Involving Foreign Corporation or Foreign Other Entity (General Laws, Chapter 156D, Section 11.06)

I hereby certify that upon examination of these Articles of Merger, duly submitted to me, it appears that the provisions of the General Laws relative thereto have been complied with, and I hereby approve said articles; and the filing fee in the amount of \$250 having been paid, said articles are

deemed to have been filed with me this

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Name approval

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Effective date: (must be within 90 days of date submitted)

WILLIAM FRANCIS GALVIN Secretary of the Commonwealth

Filing Fee: \$250.00

TO BE FILLED IN BY CORPORATION Contact Information:

C T Corporation System

101 Federal Street

Boston, Massachusetts 02110

Telephone: (617) 757-6400

Emzil: _

A copy of this filing will be available on-line at www.sec.state.ma.us/cor once the document is filed.

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The Commonwealth of Massachusetts

William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

FORM MUST BE TYPED	Articles of Merger	FORM MUST BE TYPED
Domestic Corporati	ion Involving Foreign Corporation or I	Foreign Other Entity
(General Law	vs, Chepter 156D, Section 11.06; 950 (CMR 113.37)

Exact name, jurisdiction and date of organization of each party to the merger:

(I)EXACT NAME	(2)JURISDICTION	DATE OF ORGANIZATION
CAILOU.S. Filter Wastewater Group, Inc.	Delaware 954328532	6/28/1991
26 ALB USFilter PWS, Inc.	Deleware 00088312-1	7/26/2004
Siemens Water Technologies Corp.	Massachusetts (surviving entity)	9/19/1989 043063901
(3) The foreign corporation or other entity is	X /is not - authorized to conduct business ir	the Commonwealth.
- -		
(4) Exact name of the surviving entiry Sieme	ens Water Technologies Corp.	·

(5) The jurisdiction under the laws of which the surviving entity will be organized <u>Massachusetts</u>

(6) The merger shall be effective at the time and on the date approved by the Division unless a later effective date not more than 90 days from the date and time of filing is specified Effective August 31st, 2006 @ 11:50 p.m.

For each domestic corporation that is a party to the merger

(Please check the appropriate bax)

(7) The plan of merger was duly approved by the shareholders and, if voting by any separate voting group was required, by each separate voting group, in the manner required by G. L., Chapter 156D and the corporation's articles of organization.

OR

(8) I The plan of merger did not require the approval of the shareholders.

(9) Participation of each other domestic entity, foreign corporation, or foreign other entity was duly authorized by the law under which the other entity or foreign corporation is organized and by its organizational documents.

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(10) Where applicable, attach any amendment to articles of organization of the surviving entity, where the survivor is a domestic business corporation.

W/A
(11)Where applicable, attach the articles of organization of the surviving entity, where the survivor is a NEW domestic business corporation, including all the supplemental information required by 950 CMR 113.16.

(12)Where applicable, the executive office address of a foreign other entity, if such information is not on the record of the foreign other entity and such foreign other entity is the survivor of the merger.

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N/A

N/A

	(signature of aut	f of <u>U.S.Filter</u> We borized individual)		
Chairman of the Board of Dim				
President	· · ·			
K Other Officer Corporate.	Secretary			
Court-appointed fiduriary,				
on this 4#	day of August	of <u>2005</u>	<u>.</u>	
igned by Debarah M.	Newell on behas	H of USF. Her Put	s, Inc.	. .
	(signature of au	borized individual)		
Chairman of the Board of Dir	T			•
President			•	
B Other Officer Carporate -	Secretary	en e	· •	
Court-appointed fiduciary,	ŧ		· · · · ·	
			•	
	· · · · · · · · · · · · · · · · · · ·	of 2006		
on this 4+th	dzy of August	010	_*	
en this	dzy of <u>AUgust</u>	01_2000		
on this	dzy of <u>August</u>	61 <u></u> 63	_ `	
<u>^</u>			- Tul - Tul - T	. Kana
<u>^</u>	dzy of <u>AUGUST</u> 			ty)
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gned by Debarred m.	New Ol on behal		er Technologies urriving enti	ty)
gned by Debruch m. Chairman of the Board of Dir President	New Ol on behave (signature of asso		er Technologies aurriving onti	ty)
gned by Debarah m Chairman of the Board of Dir President S Other Officer Corporate S	New Ol on behave (signature of asso		er Technologies arriving enti	ty)
gned by Debarred M Chairman of the Board of Dir President S Other Officer Corporate S Court-appointed fiduciary,	New Ol on behave (signature of asso		<u>er Technologies</u> aurriving onti	(barp. ty)
gned by Debarred M Chairman of the Board of Dir President S Other Officer Corporate S Court-appointed fiduciary,	New Ol on behave (signature of asso		- Technologies aurriuung enti	: <u>(arp.</u>
gned by Debarah m Chairman of the Board of Dir President S Other Officer Corporate S	<u>New Ol on behav</u> (signature of asso accoss	1 of Sicmens Wate borized individual) (s		ty)
gned by Debarred M Chairman of the Board of Dir President S Other Officer Corporate S Court-appointed fiduciary, on this <u>4</u> th	<u>New Ol on behav</u> (signature of asso accoss	1 of Sicmens Wate borized individual) (s	<u></u>	ty)
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gned by <u>Debarred</u> M. – Chairman of the Board of Dir President Other Officer Corporate S Court-appointed fiduciary, on this <u>4</u> ⁴⁴	<u>New Ol on behal</u> (signature of asso eccore day of <u>August</u> (signature of au	(<u>1 of Sicmens Wate</u> boried individual) (s	 urriung onti	: <u>Carp.</u> ty)
igned by <u>Ubbertah</u> m Chairman of the Board of Dir President SOther Officer Corporate S Court-appointed fiduciary, on this <u>4th</u> igned by <u>M/A</u> Chairman of the Board of Dir President Other Officer	<u>New Ol on behal</u> (signature of asso eccore day of <u>August</u> (signature of au	(<u>1 of Sicmens Wate</u> boried individual) (s	<u>- Technologie</u> urriung onti	(brp. ty)
gned by <u>Debarted</u> <u>M</u> . Chairman of the Board of Dir President Other Officer Corporate S Court-appointed fiduciary, on this <u>H</u> igned by <u>N/A</u> Chairman of the Board of Dir President	<u>New Ol on behal</u> (signature of asso eccore day of <u>August</u> (signature of au	(<u>1 of Sicmens Wate</u> boried individual) (s	<u></u>	(arp. ty)

COMMONWEALTH OF MASSACHUSETTS

989770

William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusens 02108-1512

Articles of Merger Involving Foreign Corporation or Foreign Other Entity (General Laws, Chapter 156D, Section 11.06)

I hereby certify that upon examination of these Articles of Merger, duly submitted to me, it appears that the provisions of the General Laws relative thereto have been complied with, and I hereby approve said articles; and the filing fee in the amount of \$ having been paid, said articles are

deemed to have been filed with me this

112 day of



Name approval

С

М

Effective date: 90 days of date submitted)

WILLIAM FRANCIS GALVIN Secretary of the Commonwealth

Filing Fee: \$250.00

TO BE FILLED IN BY CORPORATION Contact Information:

C T Corporation System

101 Federal Street

Boston, Massachusetts 02110

Telephone: (617) 757-6400

Email:

A copy of this filing will be available on-line at www.sec.state.ma.us/cor once the document is filed.

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RECORDED: 09/26/2007