Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

Name	Execution Date
RB Kanalflakt, Inc.	06/23/2008

RECEIVING PARTY DATA

Name:	Systemair Mfg. Inc.	
Street Address:	1712 Northgate Blvd.	
City:	Sarasota	
State/Country:	FLORIDA	
Postal Code:	34234	

PROPERTY NUMBERS Total: 17

Property Type	Number
Application Number:	11465645
Patent Number:	6945758
Patent Number:	6786701
Patent Number:	6722849
Patent Number:	6702548
Patent Number:	6648937
Patent Number:	6599105
Patent Number:	6592328
Patent Number:	6568193
Patent Number:	6517043
Patent Number:	6352407
Patent Number:	6289555
Patent Number:	6283709
Patent Number:	6077043
Patent Number:	5795133

PATENT REEL: 022634 FRAME: 0146 \$680.00 1146

500851550

Patent Number:	5246343	
Patent Number:	5133692	

CORRESPONDENCE DATA

Fax Number: (913)647-9057

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

Phone: 913-647-9050

Email: cdw@hoveywilliams.com

Correspondent Name: Andrew G. Colombo/Hovey Williams LLP

Address Line 1: 10801 Mastin Blvd.

Address Line 2: Suite 1000

Address Line 4: Overland Park, KANSAS 66210

ATTORNEY DOCKET NUMBER:	AGC/SYSTMAIR/GEN/5049.000
NAME OF SUBMITTER:	Andrew G. Colombo

Total Attachments: 1

source=NameChangeDoc#page1.tif

PATENT REEL: 022634 FRAME: 0147 H08000176285 3

PLAN OF MERGER OF SYSTEMAIR MFG. LLC INTO RB KANALFLAKT, INC.

RB Kanalflakt, Inc., a Florida corporation, and Systemair Mfg. LLC, a Florida limited liability company, hereby adopt the following plan as the Plan of Merger required by Sections 607.1101 and 608.438, Florida Statutes. The terms of the plan are as follows:

- 1. The names of the entities planning to merge are RB Kanaiflakt, a Florida corporation (herein called "RBK") and Systemair Mfg. LLC, a Florida limited liability company (herein called "Systemair"). As a result of the merger, Systemair shall be merged with and into RBK. RBK shall be the surviving entity.
- 2. The merger shall be effective at the close of business on the day that the Certificate and Articles of Merger for this merger are filed with the Secretary of State of the State of Florida. For accounting purposes only, the effective date of the merger shall be May 1, 2008.
- 3. Upon the merger becoming effective, the membership interest of Systemair shall be cancelled. No change shall occur in the shares, obligations or other securities of RBK as a result of the merger.
- 4. Upon the merger becoming effective, the Articles of Incorporation of RBK shall be amended by striking Article I in its entirety and by substituting in its place and stead the following: "The name of the corporation is Systemair Mfg. Inc."
- 5. This plan, having been adopted by the board of directors of RBK, shall be submitted to the Shareholder of RBK for approval. Since no manager of Systemair is a member of Systemair, this plan shall be submitted to the member of Systemair for approval.
- 6. The board of directors of RBK and the managers of Systemair are hereby authorized to amend this plan at any time prior to the filing of the Certificate and Articles of Merger, to the extent permitted by law.

IN WITNESS WHEREOF, this Plan of Merger has been signed by the duly authorized officers of RBK and Systemair this <u>33</u> day of June 2008.

RB Kanalflakt, a Florida corporation

By:

Mats Lund, as its President

Systemair Mfg. LkD, a Florida limited

liability company

By:

Roland Mazerolle, as its President:

Roland Mazerolle, as its President:

ROLAND AND THE D

878458_1,doc

но8000176285 3

PATENT REEL: 022634 FRAME: 0148

RECORDED: 05/05/2009