PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT		
NATURE OF CONVEYANCE:			CHANGE OF NAME		
CONVEYING PARTY	DATA				
		N	lame	Execution Date	
SAI Automotive USA-	SAL, Inc.			11/16/2004	
RECEIVING PARTY D	ΑΤΑ				
Name:	Faurecia Inte	erior Sy	stems Inc.		
Street Address:	2500 Execut	ive Hills	s Blvd		
City:	Auburn Hills				
State/Country:	MICHIGAN				
Postal Code:	48326				
PROPERTY NUMBER	S Total: 2				
Property Ty	/pe		Number		
Patent Number:		66663	62		
Patent Number:		65786	58		66666362
CORRESPONDENCE	DATA				
Fax Number:	(732)63	84-6887			\$80.00
Correspondence will b			hen the fax attempt is unsuccessful.		₩ ₩
Phone:	732-634				
Email:			plaw.com		
Correspondent Name:					
Address Line 1: Address Line 2:	Gibson 900 Roi				
Address Line 2. Address Line 4:			IEW JERSEY 07095		
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ATTORNEY DOCKET	NUMBER:		542-1		
NAME OF SUBMITTE	R:		Matthew B. Dernier		
Total Attachments: 18 source=SAI_FAURECI source=SAI_FAURECI			-	PATENT	

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					944E#1046	1220	ORG&FI	\$2.5
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	. The address of its registered office in Michigan is: c/o The Prentice-Hall Corporation S	System, Inc.	· · · ·	
	501 South Capitol Avenue	Lansing	, Michigan 489	133
	(Street Address)	(City)	_ · •	(ZIP Code)
	The mailing address of the registered office in Mich	higan if different than above	is:	
	(Street Address or P.O. Box)	(City)	_ , Michigan	(ZIP Code)
	The name of the resident agent at the registered of	ffice is: The Prentice-Ha	11 Corporation	System, Inc.
	The resident agent is an agent of the corporation u	pon whom process against	he corporation may	be served.
j.	The specific business or affairs which the corporat representative office for market with automotive companies for the and components.	ing and technical coo	ordination	lows:
	The corporation is authorized to transact such busin			
		-	• •••••••••	
ŗ.	(To be completed by profit corporations only)			
	The total authorized shares of the corporation are:	1,000 no par value		
3.	If the applicant is a trust please specify any powers individual or a partnership.	or privileges possessed by	the trust that are not	possessed by a
		r		
	•			
	Signed this <u>6th</u> day By D.	of <u>December</u>	, 19 <u>94</u>	

(Type or Print Name)

(Type or Print Title)

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State of Delaware

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "SOMMER ALLIBERT INDUSTRIE U.S. INC." IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE THIRTEENTH DAY OF DECEMBER, A.D. 1994.



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RECEIVED

Edward J. Freel, Secretary of State

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AUTHENTICATION: 7335325

DATE: 12-13-94

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PATENT REEL: 025388 FRAME: 0304

PAGE 1

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Identification			1995		FOR BUREAU USE ONLY		
	<u>616855</u>	QUIRED BY SECT		TO FILE THIS REPORT MAY	PESHIT IN THE AUTOMATIC		
		REVOCATION C	F THE CORPORATION'S CERTIFICATE OF	If the Resider	nt Agent or Registered Office has changed, a	nter the	
Th	is Report must	be filed o	n or before May 15, 1995	corrections b	elow and add \$5.00 to the \$15.00 filing lee. ayable to the State of Michigan.	Make	
1. Corpor	ate Name				*		
	SOMMER ALLIBERT INDUSTRIE U.S. INC.						
·	P.O. BOX 9 SIMPSONVILLE	5	SC 296810009	litible Here is com		10.00	
:				· Fountain	Inn, SC 29644	•	
0 Basta	ut Award	/		2a. Resident Agent If o			
2. Reside THB		CORPORA	FION SYSTEM, INC.				
	ered Office Address in N			3a. Address of register	red office if different than 3 - NO., STREET, CIT	Y, ZIP	
	SOUTH CAPITON		48933				
		ha address of	Its registered office and the	EC	DR BUREAU USE ONLY		
The corporation states that the addr address of the business office of its changes were authorized by resolut			nt agent are identical. Any	TED BY DEPARTMENT OCT 25 '95			
directori 4. Federa	l Employer Number	5. The Act Une	ler Which Incorporated	6, Term of Existence (I	f not perpetual) 7. State of incorporatio	n	
	279 <i>885</i> 3 000000				DB		
	f Admittence	9. State the na	iture and type of business in which th	he corporation is engaged	d: 10. Total Authorized Sh	tres	
	L9/1994 Incorporation	A ut	s Parts Manufactures	.	1,00	000.000	
it. Single	e Business Tax Appo	ortionment Per	centage (Complete the enclosed w	orksheet and remit any a	additional admittance fees due in addition to t	he	
\$15.00	o filing fee for the repor	t.) Not re	quired to file SBT F	level Most recent	<u>NIA</u> % for year ending <u>NI</u>	<u>A</u>	
Previou	is attributable sha	rés	60,000.000	Previous period	<u>NIA</u> % for year ending <u>N</u>		
12. Corp	and the second se	lirectors (Nam	e, Street Address, City, State, ZIP	Λ			
	President			- And			
	Vice President		, NATO	iches			
) If different than	President Vice President Saoretary Although						
President	Treasurer	· · · · · · · · · · · · · · · · ·		······································			
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than Officers	Director						
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Vice-Pre	MUST BE SIGNED wident, Chairperson, ort may be signed by	, Vice-Chairpei	son, Secretary, or Assistant Seci	ce is changed, this rep retary of the corporation	oort must be SIGNED IN INK by either the on. Except, if only the registered office is	President, changed,	
1	re of Authorized Offi		1.7 1 1.	Title	Date SEP 2 8.1	105	
/Signatu	Daniel X		IN ADMINE TIBLEX	Accountant	6/1/43		
/Signatu	Names ~				Daytime Telephone Number		

REEL: 025388 FRAME: 0305

A LOCAL OFFICE TO KNOW YOU BETTER, A NATIONWIDE NETWORK TO SERVE YOU BETTER,

PRENTICE IAUL

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375 Hudson Street 11th Floor New York, NY 10014-3660 212-463-2700

February 6, 1996

800-221-0770

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FEB 07 1996

Administrator MICHIGAN DEPARTMENT OF COMMERCE Corporation & Securities Bureau

RE; Change of Registered Office Address

Michigan Department of Commerce

Corporation & Securities Bureau

Dear Ms. Baker:

Ms. Ann Baker

6546 Mercantile Way

Lansing, MI 48911

CORPORATION AND SECURITIES BUREAU

This letter is to certify that The Prentice-Hall Corporation System, Inc. has changed its address in Michigan from: 501 South Capitol Avenue, Lansing, Michigan 48933 to:

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601 Abbott Road East Lansing, MI 48823

We are notifying all of the active corporations and limited liability companies for which The Prentice-Hall Corporation System, Inc. acts as resident agent of this change of address. We would appreciate it if you would update your records.

We have previously sent you a check in the amount of \$13,405 to cover the filing fee for the 2,648 corporations and 33 limited liability companies for which your records indicate that The Prentice-Hall Corporation System, Inc., acts as agent.

Please provide us with an alphabetical listing of the names of all the corporations and limited liability companies for which the registered office has been changed and the date the change was filed.

Your kind assistance in this matter is greatly appreciated.

THE PRENTICE-HALL CORPORATION SYSTEM, INC.

William G. Popeo Vice President

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PATENT

FRANCES DAMIANO Notery Public, State of New York No. 41-4660042 Qualified in Queens County Certificate Filed in New York County Commission Expires March 30, 18 9 c

COUNTY OF N.Y. Sworn before me this 6th day of February 1996

STATE OF N.Y.

State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "S.A.L. DETROIT, INC.", FILED IN THIS OFFICE ON THE THIRD DAY OF MARCH, A.D. 1997, AT 9 O'CLOCK A.M.

A CERTIFIED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS FOR RECORDING.



Edwith Brul

Edward J. Freel, Secretary of State

AUTHENTICATION: 8356048

2723985 8100 971069200

DATE: 03-03-97

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 03/03/1997 971069200 - 2723985

PATENT

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REEL: 025388 FRAME:

CERTIFICATE OF INCORPORATION

OF

S.A.L. DETROIT, INC.

FIRST: The name of the Corporation is: S.A.L. DETROIT, INC. (the "Corporation")

SECOND: The address of its registered office in the State of Delaware is 1013 Centre Road, Wilmington, DE 19805-1297, County of New Castle. The name of its registered agent at such address is The Prentice-Hall Corporation System, Inc.

THIRD: The nature of the business or purposes to be conducted or promoted by the Corporation are to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTIL: The aggregate number of shares which the Corporation shall have authority to issue is one thousand (1,000) shares, all of which are to be common stock having no par value, which shall constitute the total number of shares to be issued by the Corporation.

FIFTH: In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized to make, alter or repeal the By-laws of the Corporation.

SIXTH: Each director and officer of the Corporation shall be indemnified to the fullest extent now or hereafter permitted by law in connection with any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he is or was a director or officer of the Corporation or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise. Without limiting the generality of the foregoing, the Corporation shall indemnify each person within the scope of the foregoing to the extent to which it is given the power to do so by Section 145 of the General Corporation I aw of the State of Delaware as in effect on the effective date of this certificate of meorporation or as thereafter amended.

SEVENTH: A director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director except for liability (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders. (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the Delaware General Corporation Law, as the same exists or hereafter may be amended, or (iv) for any transaction from which the director derived an improper, personal benefit. If the Delaware General Corporation Law

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hereafter is amended to authorize the further elimination or limitation of the liability of the directors, then the liability of a director of the Corporation, in addition to the limitation on personal liability provided herein, shall be limited to the fullest extent permitted by the amended Delawate General Corporation Law. Any repeal or modification of this Article by the stockholders of the Corporation shall be prospective only, and shall not adversely affect any limitation on the personal liability of a director of the Corporation existing at the time of such repeal or modification.

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EIGHTH: The name and mailing address of the incorporator is: Stephen Kramer, Esq., c/o Pavia & Harcourt, 600 Madison Avenue, 12th Floor, New York, New York 10022.

THE UNDERSIGNED, being the incorporator hereinbefore named, for the purpose of forming a corporation pursuant to the General Corporation Law of Delaware, does make this Certificate, hereby declaring and certifying that this is his act and deed and the facts herein stated are true, and accordingly have hereunto set my hand this 26th day of February, 1997.

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Stephen D. Kramer, Sole Incorporator

State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "S.A.L. DETROIT, INC.", CHANGING ITS NAME FROM "S.A.L. DETROIT, INC." TO "SAI AUTOMOTIVE SAL, INC.", FILED IN THIS OFFICE ON THE SIXTEENTH DAY OF FEBRUARY, A.D. 1999, AT 9 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Edward J. Freel, Secretary of State

AUTHENTICATION:

DATE: 9577279

02-16-99

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2723985 8100

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 02/16/1999 991058546 - 2723985

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CERTIFICATE OF AMENDMENT

OF THE

CERTIFICATE OF INCORPORATION

OF

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S.A.L. DETROIT. INC.

It is hereby certified that:

FIRST: The name of the corporation (hereinafter called the "Corporation") is S.A.L. DETROIT, INC.

SECOND: The Certificate of Incorporation of the Corporation is hereby amended by striking out ARTICLE FIRST thereof and substituting in lieu of said Article the following new Article:

"The name of the corporation is: SAI AUTOMOTIVE SAL, INC."

THIRD: The amendment of the Certificate of Incorporation herein certified has been duly adopted in accordance with the applicable provisions of Sections 228 and 242 of the General Corporation Law of the State of Delaware.

Signed and attend to on this Z3zoday of December, 1998;

Jean-Michel Elter President

ATTEST: Steph eo D Rramer

Secremery

109 M.

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State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "SAI AUTOMOTIVE SAL, INC.", CHANGING ITS NAME FROM "SAI AUTOMOTIVE SAL, INC." TO "SAI AUTOMOTIVE USA - SAL, INC.", FILED IN THIS OFFICE ON THE SECOND DAY OF JUNE, A.D. 1999, AT 9 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Edward J. Freel, Secretary of State

DATE:

AUTHENTICATION:

9782077

2723985 8100 991221260

06-03-99

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 06/02/1999 991221260 - 2723985

CERTIFICATE OF AMENDMENT

OF THE

CERTIFICATE OF INCORPORATION

OF

SAI AUTOMOTIVE SAL, INC.

It is hereby certified that:

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FIRST: The name of the corporation (hereinafter called the "Corporation") is SAI AUTOMOTIVE SAL, INC.

SECOND: The Certificate of Incorporation of the Corporation is hereby amended by

Striking out Article One thereof and substituting in lieu of said Article the following new Article:

"The name of the corporation is SAI Automotive USA - SAL, Inc."

THIRD: The amendment of the Certificate of Incorporation herein certified has been duly adopted in accordance with the applicable provisions of sections 228 and 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, said SAI Automotive SAL, Inc. has caused this contificate to be signed by Stephen D. Kramer, its Secretary, this 1st day of June, 1999.

Letter D. Games



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 AMENDMENT OF "SAI AUTOMOTIVE USA -SAL, INC.", CHANGING ITS NAME FROM "SAI AUTOMOTIVE USA - SAL, INC." TO "FAURECIA INTERIOR SYSTEMS USA-DETROIT, INC.", FILED IN THIS OFFICE ON THE SIXTEENTH DAY OF NOVEMBER, A.D. 2004, AT 7:33 O'CLOCK P.M.



050257713



arriet Smith Windson

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 3776690

DATE: 03-30-05

State of Delaware Secretary of State Division of Corporations Delivered 07:45 PM 11/16/2004 FILED 07:33 PM 11/16/2004 SRV 040827689 - 2723985 FILE

CERTIFICATE OF AMENDMENT

OF THE

CERTIFICATE OF INCORPORATION

OF

SAI AUTOMOTIVE USA - SAL, INC.

It is hereby certified that:

FIRST: The name of the corporation (hereinafter called the "Corporation") is SAI AUTOMOTIVE USA – SAL, INC.

SECOND: The Certificate of Incorporation of the Corporation is hereby amended by striking out Article First thereof and substituting in lieu of said Article the following new Article: "The name of the corporation is FAURECIA INTERIOR SYSTEMS USA-DETROIT, INC."

THIRD: The amendment of the Certificate of Incorporation herein certified has been duly adopted in accordance with the applicable provisions of Sections 228 and 242 of the General Corporation Law of the State of Delaware.

286820.1 P&H - 385742.1 :12101/000 Signed and attested to on this 28th day of October, 2004.

President

ATTEST: Stephen D. Kramer - Secretary

286820.1 P&H - 385742.1 :12101/000

> PATENT REEL. 023366 FRAME: 0316

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:

"FAURECIA INTERIOR SYSTEMS USA-FOUNTAIN INN, INC.", A DELAWARE CORPORATION,

WITH AND INTO "FAURECIA INTERIOR SYSTEMS USA-DETROIT, INC." UNDER THE NAME OF "FAURECIA INTERIOR SYSTEMS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SECOND DAY OF DECEMBER, A.D. 2005, AT 10:40 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 DECEMBER, A.D. 2005, AT 5:15 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Darriet Smith Mindson

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 4396615

DATE: 12-22-05

2723985 8100M 051051796

State of Delaware Secretary of State Division of Corporations Delivered 10:38 AM 12/22/2005 FILED 10:40 AM 12/22/2005 SRV 051051796 ~ 2723985 FILE

PATENT REEL: 025388 FRAME: 0318

CERTIFICATE OF MERGER

OF

FAURECIA INTERIOR SYSTEMS USA-FOUNTAIN INN, INC.

AND

FAURECIA INTERIOR SYSTEMS USA-DETROIT, INC.

It is hereby certified that:

are:

1. The constituent business corporations participating in the merger herein certified

(i) Faurecia Interior Systems USA-Fountain Inn, Inc., which is incorporated under the laws of the State of Delaware; and

(ii) Faurecia Interior Systems USA-Detroit, Inc., which is incorporated under the laws of the State of Delaware.

2. An Agreement of Merger has been approved, adopted, certified, executed, and acknowledged by each of the aforesaid constituent corporations in accordance with the provisions of subsection (c) of Section 251 of the General Corporation Law of the State of Delaware.

3. The name of the surviving corporation in the merger herein certified is Faurecia Interior Systems USA-Detroit, Inc., which will continue its existence as said surviving corporation under the name Faurecia Interior Systems, Inc. upon the effective date of said merger pursuant to the provisions of the General Corporation Law of the State of Delaware.

4. The Certificate of Incorporation of Faurecia Interior Systems USA-Detroit, Inc. is to be amended and changed by reason of the merger herein certified by striking out Article First thereof, relating to the name, and by substituting in lieu thereof the following article:

"The name of the corporation is FAURECIA INTERIOR SYSTEMS, INC ..."

5. The executed Agreement of Merger between the aforesaid constituent corporations is on file at an office of the aforesaid surviving corporation, the address of which is as follows: 2050 Auburn Road, Auburn Hills, Michigan 48326

6. A copy of the aforesaid Agreement of Merger will be furnished by the aforesaid surviving corporation, on request, and without cost, to any stockholder of each of the aforesaid constituent corporations.

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7. The Agreement of Merger between the aforesaid constituent corporations provides that the merger herein certified shall be effective on December 31, 2005 at 5:15 P.M. Eastern Standard Time.

Dated: as of December 19, 2005

Υ.

FAURECIA INTERIOR SYSTEMS USA-FOUNTAIN INN, INC.

By: <u>/s/ Stephen D. Kramer</u> Stephen D. Kramer, Secretary

FAURECIA INTERIOR SYSTEMS USA-DETROIT, INC.

By: <u>/s/ Stephen D. Kramer</u> Stephen D. Kramer, Secretary

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