PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
|-----------------------|---|--|--|
| NATURE OF CONVEYANCE: | Certificate of Conversion (Change of State of Incorporation from Delaware to Indiana) | | |

CONVEYING PARTY DATA

| Name | Execution Date | |
|--|----------------|--|
| Hill-Rom Services, Inc. (Delaware Corporation) | 12/28/2010 | |

RECEIVING PARTY DATA

| Name: | Hill-Rom Services, Inc. (Indiana Corporation) | |
|-----------------|---|--|
| Street Address: | 1069 State Route 46 East | |
| City: | Batesville | |
| State/Country: | INDIANA | |
| Postal Code: | 47906 | |

PROPERTY NUMBERS Total: 1

| Property Type | Number | |
|---------------------|----------|--|
| Application Number: | 11324447 | |

CORRESPONDENCE DATA

 Fax Number:
 (317)231-7433

 Phone:
 317-231-7360

 Email:
 ktaylor@btlaw.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Karen Taylor (Barnes & Thomburg LLP

Address Line 1: 11 South Meridian Street
Address Line 4: Indianapolis, INDIANA 46204

| ATTORNEY DOCKET NUMBER: | 7175-216608 |
|-------------------------|--------------------|
| NAME OF SUBMITTER: | Samuel C. Giesting |

Total Attachments: 8 source=Cert#page1.tif source=Cert#page2.tif source=Cert#page3.tif

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| source=Cert#page6.tif | |
| source=Cert#page7.tif | |
| source=Cert#page8.tif | |
| | |



The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF "HILL-ROM SERVICES, INC.", FILED IN THIS OFFICE ON THE TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2010, AT 4:09 O'CLOCK P.M.

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

AND I DO HEREBY FURTHER CERTIFY THAT THE CORPORATION HAS FILED ALL DOCUMENTS AND PAID ALL FEES REQUIRED, AND THEREUPON THE CORPORATION SHALL CEASE TO EXIST AS A CORPORATION OF THE STATE OF DELAWARE.

You may verify this certificate on at corp. delaware. cov/authrer.shtml

AUTHENTICATION: 8465684

DATE: 12-31-10

STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A DELAWARE CORPORATION TO A NON-DELAWARE ENTITY PURSUANT SECTION 266 OF THE GENERAL CORPORATION LAW

| 1.) The name of the | Corporation is Hill-Rem Services, Inc. |
|---|---|
| (If changed, the nam was Hill-Rom Internati | e under which it's certificate of incorporation was originally filed one, inc. |
| 2.) The date of filing State is August 22, 199 | of its original certificate of incorporation with the Secretary of |
| 3.) The jurisdict Indiana Hill-Rom Services, Inc. | ion to which the sorporation shall convert to is and the name under which the entity shall be known as is |
| 4.) The conversion h | ns been approved in accordance with this section; |
| action, suit or process while it was a corpora | tay be served with process in the State of Delaware in any ding for enforcement of any obligation of the corporation arising ation of the State of Delaware, and that it irrevocably appoints an its agent to accept service of process in any such action, suit |
| 6.) The address to wh State is 1969 State Rou | tich a copy of the process shall be mailed to by the Secretary of te 46 East, Betseville, Indiana 47006 |
| in Witness Whereof, this <u>10 day</u> | the undersigned have executed this Contificate of Conversion on of November, A.D. 2010 By: |

State of Delaware Secretary of State Division of Corporations Delivered 04:09 PM 12/28/2010 FILED 04:09 PM 12/28/2010 SRV 101237979 - 2428866 FILE Print or Type Name and Title

State of Indiana Office of the Secretary of State

CERTIFICATE OF AMENDMENT

of

HILL-ROM SERVICES, INC.

I, TODD ROKITA, Secretary of State of Indiana, hereby certify that Articles of Amendment of the above For-Profit Domestic Corporation have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Business Corporation Law.

NOW, THEREFORE, with this document I certify that said transaction will become effective Tuesday, December 28, 2010.



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, December 28, 2010.

TODD ROKITA.

TODD ROKITA, SECRETARY OF STATE

1999090306 / 2010 122957493



ARTICLES OF DOMESTICATION

ARTICLES OF DOMESTICATION

Domestication of a Foreign Corporation into an inclina Corporation of a Foreign Corporation into an inclination into an inclination of a Foreign Corporation into an inclination of a Foreign Corporation into an inclination into an inclination of a Foreign Corporation into a corporation i State Form 61575 (1-04)

Approved by State Board of Accounts, 2004

rporation of CFTVED 302 W. Washington Street, Rm. E914
2010 DEC 28 ANTI: 27 Telephone: (217) 232-6676

INSTRUCTIONS: Use 8 %" x 11" white paper for attachments.

Present original and one copy to the address in upper right corner of this form.

Please YIPE or PRINT.

Please visit our office on the web at www.101.in.00v.

Indiana Code 23-1-15-3 FILING FEE: \$30.00

| | MESTIC | |
|--|--------|--|
| | | |
| | | |

The undersigned, desiring to domesticate a foreign corporation (herein referred to as "Corporation") within the State of Indiana pursuant to the provisions of Indiana Code 23-1-38.5-4, et. seq., executes the following Articles of Domestication:

| | | | OVED |
|------------|-----------|---|---|
| | | ARTICLE NAME AND JURISPIC HON OF | |
| ECT | FON 1: | <u>CORPORATE NAME</u> | FLED |
| a . | Hill-R | owing is the name of Corporation immediately before fling these Articles of Do om Services, Inc. | emestication: \ |
| b. | if the co | rporate name given above is unavailable in Indiana or if Corporation wishes to wing : | change its name, the new pages of the corporation will be |
| ECTI | ON 2: | (Please note that pursuant to Indiana Code 23-1-23-1(a), this name must fix the abbreviation "corp.", "inc.", "co.", or "itd.", or words or abbreviations of like | |
| | 411 m | <u>JURISDICTION</u> | |
| | | | |
| | The follo | wing is the jurisdiction in which Corporation was incorporated immediately bef | fore filing these Articles of Domestication: |
| 1. | The folio | | fore filing these Articles of Domestication: |
| . . | Delaws | | - · |

| SRIPLE REGI | SEERED OFFICE AND AGENT | | |
|--|---|------------------|------------------------|
| Registered Agent: The name and street address of Corporation's Reg | listered Agent and Registered Office for service of p | rocess are as lo | lows: |
| Name of Registered Agent | | | · · · · - · |
| CT Corporation System | | | |
| Address of Registered Office (street or building only, na PO | City | | Zip Code |
| 251 E. Ohio Street, Suite 1100 | Indianapolis | Indiana | 46204 |

GRIFF II AUTHORIZED SHARES

- Please state the number of shares Corporation is authorized to issue: 3,000
- If there is more than one class of shares or shares with rights and preferences, please list such information as "Exhibit A" and attach herewith.

APTIC FIV. PLAN OF DOMESTICATION

Please set forth the Plan of Domestication, containing such information as required by inclians Code 23-1-38.5-4(c), attach herewith, and designate it as "Exhibit 8."

PATENT

REEL: 027166 FRAME: 0114

| NAME | NUMBER AND STREET OR BUILDING | CITY | STATE | ZIP CODE |
|-------------------|--|---------------------------|-------------------|----------|
| Robert L. Macklin | 1069 State Route 46 East | Batcsville | IN | 47006 |
| | | | | |
| | | | | |
| | | | L | <u> </u> |
| | ad being an officer or other duly authorized representative exe try, that the statements contained herein are true, | culas these Articles of I | Domestication and | ı |
| | day of November 20 10 | • | | |
| Signeture | Printed Name | 718 | , | |
| | Robert L. Macklin | i v | ice President | |

PLAN OF DOMESTICATION OF HILL-ROM SERVICES, INC.

This Plan of Domestication (this "Plan of Domestication"), dated as of this 30 day of November, 2010, is entered into by HILL-ROM SERVICES, INC., a Delaware corporation (the "Company"), in accordance with IND. CODE § 23-1-38.5-4 et. seq.

Recitals

WHEREAS, the Company is a corporation duly organized and validly existing under the laws of the State of Delaware; and

WHEREAS, the Board of Directors and sole shareholder of the Company have determined that it is advisable and in the best interests of the Company to domesticate the Company in the State of Indiana upon the terms and subject to the conditions set forth in this Plan of Domestication and in accordance with the applicable laws of the State of Indiana; and

WHEREAS, the Board of Directors and sole shareholder of the Company have approved and adopted this Plan of Domestication.

Agreements

Now, Therefore, in consideration of the foregoing and for the purpose of setting forth the terms, conditions and method of effecting the Domestication, the Company agrees as follows:

Article 1. THE DOMESTICATION AND ITS EFFECTIVE TIME

Section 1.1 The Domestication. As of the Effective Time, the Company shall cease to be incorporated in the State of Delaware and shall be incorporated in the State of Indiana in accordance with the applicable laws of the State of Indiana (the "Domestication").

Section 1.2 Effective Time. The effective time and date of the Domestication shall occur at the time the Articles of Domestication are filed and accepted by the Indiana Secretary of State (the "Effective Time").

Section 1.3 Name. The name of the Company following the Domestication shall be "Hill-Rom Services, Inc."

Article 2. ORGANIZATIONAL DOCUMENTS

Section 2.1 Articles of Incorporation. As of the Effective Time, the Certificate of Incorporation of the Company shall be cancelled and the Articles of Domestication of the Company shall be substituted therefor and shall constitute the Articles of Incorporation subject always to the right of the Company to amend such Articles in accordance with the laws of the State of Indiana and the terms and conditions of such Articles.

Section 2.2 Bylaws. As of the Effective Time, the Bylaws of the Company dated September 9, 1994 shall be cancelled and the Bylaws of the Company as approved and adopted by the Board of Directors on November ____, 2010, shall be substituted therefor subject always to

PLAN OF DOMESTICATION 1140121 1

the right of the Company to alter, amend or repeal the Bylaws in accordance with the laws of the State of Indiana and the terms and conditions of the Articles of Incorporation and the Bylaws.

Article 3. SHARES OF COMMON STOCK

Section 3.1 Reclassification of Shares. As of the Effective Time, each of the issued and outstanding shares of common stock of the Company shall be automatically without any further action be reclassified as shares of common stock of the Company under Indiana law, and no other payment shall be made with respect thereto, and all certificates evidencing such shares shall be delivered by the Company to the shareholders of the Company.

Article 4. EFFECT OF DOMESTICATION

Section 4.1 Effect. From and after the Effective Time, the Domestication shall have the effect as set forth in IND. CODE § 23-1-38.5-8.

Article 5. ARTICLES OF DOMESTICATION; FILING

Section 5.1 Articles of Domestication; Filing. As soon as practicable after the date hereof, the proper officers of the Company shall prepare and deliver appropriate Articles of Domestication to the Indiana Secretary of State, and shall make all other filings or recordings as may be required under the Indiana Business Corporation Law in connection with the Domestication. Upon filing of the Articles of Domestication, the Domestication shall be completed and the Company shall operate pursuant to such Articles and the provisions of the Indiana Business Corporation Law.

Article 6. FURTHER DOCUMENTS

Section 6.1 Further Documents. If at any time prior to or after the Effective Time, the Company shall consider or be advised that any further assignment, conveyance, assurance or other action is necessary or desirable to vest in the Company the title to any property or right of the Company or otherwise to carry out the purposes of the Domestication, the Board of Directors and the proper officers of the Company shall execute and make all such proper assignments or assurances and take such other actions; and, without limiting the foregoing, following the Effective Time, the Board of Directors and the proper officers of the Company are hereby authorized, in the name and on behalf of the Company or otherwise, to do any of the foregoing.

[Signature Page Follows]

PLAN OF DOMESTICATION 2 1140121 1

IN WITNESS WHEREOF, the undersigned, being a duly authorized officer of the Company, executes this Plan of Domestication, this 30^{-1} day of November, 2010.

PLAN OF DOMESTICATION

1140121_1

PATENT

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