502170577 12/20/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/14/2012

CONVEYING PARTY DATA

Name	Execution Date
ISCO Industries, LLC	12/14/2012

RECEIVING PARTY DATA

Name:	ISCO Industries, Inc.
Street Address:	926 Baxter Avenue
City:	Louisville
State/Country:	KENTUCKY
Postal Code:	40204

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13168583

CORRESPONDENCE DATA

Fax Number: 4125621041

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

Phone: 412-562-1637

Email: vicki.cremonese@bipc.com

Correspondent Name: Michael L. Dever Address Line 1: 301 Grant Street Address Line 2: 20th Floor

Address Line 4: Pittsburgh, PENNSYLVANIA 15219

ATTORNEY DOCKET NUMBER:	0011046-301602
NAME OF SUBMITTER:	Michael L. Dever

Total Attachments: 6

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Alison Lundergan Grimes Kentucky Secretary of State Received and Filed: 12/14/2012 3:10 PM Fee Receipt: \$50.00

ARTICLES OF MERGER

OF

ISCO INDUSTRIES, LLC
(a Kentucky limited liability company)

WITH AND INTO

ISCO INDUSTRIES (I), INC. (a Kentucky corporation)

Pursuant to KRS 275.360 and 271B.11-080 ISCO Industries (I), Inc., a Kentucky corporation, hereby adopts and submits the following Articles of Merger for the purpose of merging ISCO Industries, LLC, a Kentucky limited liability company, with and into ISCO Industries (I), Inc.:

ARTICLE I

The name and jurisdiction of formation or organization of each constituent business entity which is to merge is as follows:

ISCO Industries, LLC

Kentucky limited liability company

ISCO Industries (1), Inc.

Kentucky corporation

ARTICLE II

The Plan of Merger is attached hereto as Exhibit A.

ARTICLE III

The name of the surviving business entity is ISCO Industries (I), Inc., which name shall be hereby changed to ISCO Industries, Inc.

ARTICLE IV

The Plan of Merger was duly authorized and approved by each of the constituent business entities in accordance with KRS 275.350, and KRS 271B.11-080.

ARTICLE V

Limited liability is retained by the surviving business entity.

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ARTICLE VI

The Articles of Incorporation of the corporation, as in effect on the effective date of the merger, shall continue in full force and effect as the Articles of Incorporation of the corporation and shall not be changed or amended by the merger.

ARTICLE VII

These Articles of Merger shall be effective as of 11:59 p.m., December ___, 2012.

Signed, this the ____ day of December, 2012.

ISCO INDUSTRIES (I), INC.

ISCO INDUSTRIES, LLC

By: Same 1 & Kirchdurth DR Its: CeO

PREPARED BY:

Scott Budnick, Esq.

DINSMORE & SHOHL LLP

101 South Fifth Street, Suite 2500

Louisville, Kentucky 40202

(502) 540-2334

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EXHIBIT A
PLAN OF MERGER

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PLAN OF MERGER

This Plan of Merger is adopted by the undersigned parties pursuant to KRS 275.355 and KRS 271B.11-080 of the Kentucky Business Corporation Act of the Commonwealth of Kentucky.

- Section 1. <u>Constituent Entities</u>. The constituent business entities that are parties to the merger are ISCO Industries, LLC (the "<u>LLC</u>") and ISCO Industries (I), Inc. (the "<u>Corporation</u>"). The name of the surviving business entity is ISCO Industries (I), Inc. (which name is hereby changed to ISCO Industries, Inc.).
 - Section 2. <u>Limitation of Liability</u>. Limited liability is retained by the Corporation.
- Section 3. <u>Terms and Conditions</u>. The terms and conditions of the merger are as follows:
- A. Merger. The LLC shall be merged with and into the Corporation (the "Merger"). On the effective date of the Merger, the separate existence of the LLC shall cease (except to the extent continued by statute), and all of its property, rights and privileges, of whatever nature and description, shall be vested into the Corporation, without further act or deed.
- B. Articles of Incorporation. The Articles of Incorporation of the Corporation, as such Articles of Incorporation are in effect on the effective date of the merger, shall continue in full force and effect as the Articles of Incorporation of the Corporation and shall not be changed or amended by the Merger. The Corporation reserves the right and power, after the effective date of the merger, to alter, amend, change or repeal any of the provisions contained in the Articles of Incorporation in the manner now or hereafter prescribed by statute, and all rights conferred on officers or directors herein are subject to this reservation.
- C. <u>Bylaws</u>. The Bylaws of the Corporation, as such Bylaws are in effect on the effective date of the merger, shall continue in full force and effect as the Bylaws of the Corporation and shall not be changed or amended by the Merger.
- D. <u>Board of Directors</u>. The Board of Directors of the Corporation after the consummation of the Merger shall consist of those persons serving as the Board of Directors of the Corporation immediately prior to the effective date of the Merger.
- E. <u>Further Assurances</u>. Confirmatory deeds, assignments, or like instruments, or any other assurances when deemed necessary or desirable by the Corporation to evidence such vesting of any property, right or privilege shall, at any time, or from time to time, be made and delivered in the name of the LLC by the last acting members thereof, or by the corresponding officers of the Corporation.
- Section 4. <u>Manner and Basis of Conversion</u>. The manner and basis of converting interests of the LLC into shares of the corporation are as follows:
- A. Each Class A membership interest unit in the LLC which is issued and outstanding immediately before the merger, shall, by virtue of the Merger and without any action

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on the part of the holder thereof, be converted into one Class A share of common stock of the Corporation;

- B. Each Class B membership interest unit in the LLC which is issued and outstanding immediately before the merger, shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into one Class B share of common stock of the Corporation;
- Section 5. Adoption of Plan of Merger; Effective Date. This Plan of Merger has been adopted by the Board of Directors and Shareholders of the Corporation and the Members and Board of Directors of the LLC. The effective date of the merger shall be the date when the Articles of Merger are filed by the Secretary of State of Kentucky.
- Section 6. <u>Governing Law.</u> This Plan of Merger shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky applicable to agreements made and entirely to be performed in such jurisdiction.
- Section 7. <u>Abandonment</u>, The Merger may be abandoned at any time prior to the effective date by action of the Board of Directors of the LLC or Board of Directors of the Corporation.

[Signature Page Follows]

950315v3 {00276247.DOC, /2 } IN WITNESS WHEREOF, the undersigned have adopted, approved, certified, executed and acknowledged this Plan of Merger as of the ____ day of December, 2012.

ISCO INDUSTRIES (I), INC.

By: James J Kirchdorfer Je

Its: Ceo

ISCO INDUSTRIES, LLC

By: voins or Kiljenderten, or

Its: coo

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RECORDED: 12/20/2012

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