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**CORRESPONDENCE DATA**

Fax Number: (216)896-4027

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

Phone: 216-896-2326

Email: ssieger@parker.com

Correspondent Name: PARKER-HANNIFIN CORPORATION

Address Line 1: 6035 PARKLAND BLVD.

Address Line 4: CLEVELAND, OHIO 44124-4141

**NAME OF SUBMITTER:** THOMAS G. FISTEK, ESQ.

**SIGNATURE:** /TOM FISTEK/

**DATE SIGNED:** 04/21/2015

Total Attachments: 7

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source=Merger PGI#page7.tif
C.T. CORPORATION SYSTEM
JAMES H. TANKS, III
4400 EASTON COMMONS WAY, SUITE 125
COLUMBUS, OH 43219

STATE OF OHIO
CERTIFICATE

Ohio Secretary of State, Jon Husted
175441

It is hereby certified that the Secretary of State of Ohio has custody of the business records for
PARKER-HANNIFIN CORPORATION
and, that said business records show the filing and recording of:

Document(s)
MERGER/DOMESTIC

Document No(s):
201335700615

Effective Date: 12/31/2013

Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 23rd day of December, A.D. 2013.

Ohio Secretary of State

United States of America
State of Ohio
Office of the Secretary of State
Please return the approval certificate to:

Name: Parker-Hannifin Corporation
      (Individual or Business Name)

To the attention of: Angela M. Shorterage
                      (If necessary)

Address: 6035 Parkland Blvd.

City: Cleveland

State: Ohio

ZIP Code: 44124

Phone Number: 216.896.2944

E-mail Address: ashorterage@parker.com

☐ Check here if you would like to receive important notices via e-mail from the Ohio Secretary of State’s office regarding Business Services.

☐ Check here if you would like to be signed up for our Filing Notification System for the business entity being created or updated by filing this form. This is a free service provided to notify you via e-mail when any document is filed on your business record.

Type of Service Being Requested: (PLEASE CHECK ONE BOX BELOW)

Regular Service: Only the filing fee listed on page one of the form is required and the filing will be processed in approximately 3-7 business days. The processing time may vary based on the volume of filings received by our office.

 Expedite Service 1: By including an Expedite fee of $100.00, in addition to the regular filing fee on page one of the form, the filing will be processed within 2 business days after it is received by our office.

 Expedite Service 2: By including an Expedite fee of $200.00, in addition to the regular filing fee on page one of the form, the filing will be processed within 1 business day after it is received by our office. This service is only available to walk-in customers who hand deliver the document to the Client Service Center.

 Expedite Service 3: By including an Expedite fee of $300.00, in addition to the regular filing fee on page one of the form, the filing will be processed within 4 hours after it is received by our office, if received by 1:00 p.m. This service is only available to walk-in customers who hand deliver the document to the Client Service Center.

Preclearance Filing: For the purpose of advising as to the acceptability of the proposed filing, a form that is to be submitted at a later date for processing may be submitted for examination for a fee of $50.00. The Preclearance will be complete within 1-2 business days.
Certificate of Merger
Filing Fee: $125
(154-MER)

In accordance with the requirements of Ohio law, the undersigned corporations, banks, savings banks, savings and loan associations, limited liability companies, partnerships, limited partnerships and/or limited liability partnerships, desiring to effect a merger, set forth the following facts:

I. (Surviving) Entity
   A. Name of Entity Surviving the Merger: Parker-Hamilton Corporation

   B. Name Change: As a result of this merger, the name of the surviving entity has changed to the following:

   (Complete only if name of surviving entity is changing through the merger)

   (Please check the appropriate box and fill in the appropriate blanks)

   1. ☒ Domestic (Ohio entity) ☐ Foreign (Non-Ohio Entity)

   Cuyahoga

   Jurisdiction of formation

   2. Charter/Registration/License Number: 175441

   (If licensed in Ohio as domestic or foreign)

   3. ☒ For-Profit Corporation

       ☐ Nonprofit Corporation

       ☐ For-Profit Limited Liability Company

       ☐ Nonprofit Limited Liability Company

       ☐ Partnership

       ☐ Limited Partnership

       ☐ Limited Liability Partnership
II. CONSTITUENT ENTITY
Provide the name, Ohio charter/license/registration number, type of entity, jurisdiction of formation, for each entity merging out of existence. (If this is insufficient space to reflect all merging entities, please attach a separate sheet listing the additional merging entities).

<table>
<thead>
<tr>
<th>Entity Name</th>
<th>Ohio Charter/License/Registration Number</th>
<th>Jurisdiction of Formation</th>
<th>Type of Entity</th>
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<tbody>
<tr>
<td>PGI International, Ltd.</td>
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<td>PGIC International, Ltd.</td>
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<tr>
<td>Drilling and Production Resources, Inc.</td>
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<tr>
<td>PGIC International GP LLC</td>
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SEE ATTACHMENT FOR ADDITIONAL CONSTITUENT ENTITIES

III. MERGER AGREEMENT ON FILE
The name and mailing address of the person or entity from whom/which eligible persons may obtain a copy of the merger agreement upon written request

Angela M. Shorterage
Name

c/o Parker-Hannifin Corporation, 6035 Parkland Blvd., Cleveland OH 44124
Mailing Address

Cleveland
City

OH 44124
State Zip Code

IV. EFFECTIVE DATE OF MERGER
This merger is to be effective on Dec. 31, 2013 (The date specified must be on or after the date of the filing. If no date is specified, the date of filing will be the effective date of the merger).

V. MERGER AUTHORIZED
Each constituent entity has complied with the laws under which it exists and the laws permit the merger. The agreement of merger is authorized on behalf of each constituent entity and each person who signed the certificate on behalf of each entity is authorized to do so.
ATTACHMENT

II. CONSTITUENT ENTITY

<table>
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<tr>
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<th>Ohio Charter/License/Registration Number</th>
<th>Jurisdiction of Formation</th>
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</tr>
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<tbody>
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<td>DPR Holdco, LLC</td>
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<td>LLC</td>
</tr>
<tr>
<td>PGI GP, LLC</td>
<td></td>
<td>DE</td>
<td>LLC</td>
</tr>
</tbody>
</table>
VI. STATEMENT OF MERGER
Upon filing this Certificate of Merger, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity.

VII. STATUTORY AGENT - To be filed ONLY if the surviving entity is a foreign entity not licensed in Ohio. If the surviving entity is a foreign entity NOT licensed to transact business in Ohio, provide the name and address of a statutory agent upon whom any process, notice or demand may be served.

Name

Mailing Address

City

Ohio

State

Zip Code

Note: The statutory agent must be an Ohio resident; an Ohio corporation; or a foreign corporation licensed to do business in Ohio and has an Ohio address.

VIII. AMENDMENTS
If a domestic corporation, limited liability company or limited partnership survives the merger, any amendments to the entity's articles of incorporation, articles of organization, or certificate of limited partnership of the surviving domestic entity shall be filed with the certificate of merger.

☐ Amendments are attached
☒ No Amendments

IX. REQUIREMENTS OF CORPORATIONS MERGING OUT OF EXISTENCE
If a domestic corporation or foreign corporation licensed to transact business in Ohio is a constituent entity and the surviving entity is not a domestic corporation or foreign corporation to be licensed in Ohio, the certificate of merger must be accompanied by the affidavits, receipts, certificates, or other evidence required by division (H) of section 1701.88 division (G) of section 1702.47 of the Revised Code with respect to each domestic constituent corporation, and/or by the affidavits, receipts, certificates, or other evidence required by division (C) or (D) of section 1703.17 of the Revised Code with respect to each foreign constituent corporation licensed to transact business in Ohio.

X. QUALIFICATION OR LICENSE OF FOREIGN SURVIVING ENTITY
A surviving foreign entity that wishes to qualify in Ohio as part of the merger must file an additional form, as listed below, but no additional filing fee is required.

Foreign Qualifying Corporation  Form 530A or B and Certificate of Good Standing
Foreign Notice (if qualifying entity is a foreign bank, savings bank, or savings and loan association)  Form 552
Foreign Qualifying Limited Liability Company Form 533B
Foreign Qualifying Limited Partnership  Form 531B
Foreign Qualifying Limited Liability Partnership  Form 537 and Evidence of Existence in Jurisdiction of Formation
The undersigned constituent entities (constituent entities include all merging and surviving entities) have caused this certificate of merger to be signed by their duly authorized officers, partners and representatives.

PARKER-HANNIFIN CORPORATION
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Vice President and Secretary

PGI INTERNATIONAL, LTD.
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative

PGIC INTERNATIONAL, LTD.
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative

PGI INTERNATIONAL GP, LLC
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative

DRILLING AND PRODUCTION RESOURCES, INC.
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative

DPR HOLDCO, LLC
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative

PGI GP, LLC
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative

PGI HOLDCO, LLC
By: ____________________________
    Thomas A. Piraino, Jr.
Title: Authorized Representative