TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM482342

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2017

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ARCONIC INC.		12/29/2017	Corporation: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	ARCONIC INC.
Street Address:	201 ISABELLA ST.
City:	PITTSBURGH
State/Country:	PENNSYLVANIA
Postal Code:	15212
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4163497	SOLECTOR

CORRESPONDENCE DATA

Fax Number: 2128055571

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: 212.801.2256

Email: schlossd@gtlaw.com Daniel I. Schloss **Correspondent Name:**

Address Line 1: Greenberg Traurig, LLP Address Line 2: 200 Park Avenue, 38th Floor

Address Line 4: New York, NEW YORK 10166-0005

NAME OF SUBMITTER:	Daniel I. Schloss
SIGNATURE:	/Daniel I. Schloss/
DATE SIGNED:	07/18/2018

Total Attachments: 4

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> **TRADEMARK** REEL: 006409 FRAME: 0841

900458754

Entity#: 6645101 Date Filed: 12/29/2017 Effective Date: 12/31/2017

Robert Torres

PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZAT

Acting Secretary of the Commonwealth

Return document by mail to:				
NameCT - COLIN	TED)	70.00	-
Address	1		75117	- 50
City	State	·	Zip Code	-
Return document by email to:				
		n 1 1	1	

Statement of Merger DSCB:15-335 (7/1/2015)

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Read all instructions prior t

Fee: \$70 plus \$40 for *each* association that is a party to the merger The minimum amount to be submitted with this filing is \$150

In compliance with the requirements of the applicable provisions of 15 Pa.C.S. § 335 (relating to Statement of merger), the undersigned, desiring to effect a merger, hereby states that:

A. For the surviving association:

Other

1.	The name of the surviving association is: Arconic Inc.	
2.	. The jurisdiction of formation of the surviving association: Delaware	
3.	The type of association of the surviving association is (check only one):	
	 ☑ Business Corporation ☐ Nonprofit Corporation ☐ Limited Liability Company ☐ Limited Partnership ☐ Limited Liability (General) Partnership ☐ Limited Liability Limited Partnership 	
	Business Trust Professional Association	

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TRADEMARK REEL: 006409 FRAME: 0842

4. Tl	The surviving association is a (check only one box, provide address and follow instructions for attachments):					
	Domestic (Pennsylvania) filing entity already in existence on Department of State records If applicable, attach to this Statement any amendment to its public organic record approved as part of the plan of merger.					
	NEW domestic (Pennsylvania) filin Attach to this Statement the public orga		limited partnersh	ip)		
7	Foreign filing association or foreign If applicable, attach to this Statement a of merger.	n limited liability partnership alread any amendment to or transfer of its force	ly registered with eign registration ap	the Depar	tment. part of the plan	
	☐ Foreign filing association or foreign limited liability partnership simultaneously seeking registration with the Department of State Attach to this Statement a completed form DSCB:15-412 (Foreign Registration Statement) with applicable fee and attachments.					
	Its current registered office address.	. Complete part (a) OR (b) – not be	oth:			
	Number and street	City	State	Zip	County	
	(b) c/o: CT Corporation Sytem	·		-	Dauphin	
	Name of Commercial Registered	Office Provider	·		County	
	NEW domestic (Pennsylvania) limi Attach completed DSCB:15-8201 (State			Election)		
	Domestic association that is not a de Attach to this Statement tax clearance of					
	The address, including street and nu	umber, if any, of its principal office	: :			
	Number and street	City	State	Zip	County	
	Foreign association that is not, and Attach to this Statement tax clearance of		partment of State			
	The address, including street and number, if any, of its registered or similar office, if any, required to be maintained by the law of its jurisdiction of formation; or if it is not required to maintain a registered or similar office, its principal office:					
	Number and street City State Zip					

TRADEMARK REEL: 006409 FRAME: 0843

B. For the merging association(s) that are not surviving the merger: 1. The name of the merging association is: Arconic Inc. 2. The jurisdiction of formation of the merging association: Pennsylvania **3.** The type of association is (check only one): ☑ Business Corporation Limited Partnership ☐Business Trust ☐ Nonprofit Corporation Limited Liability (General) Partnership ☐ Professional Association Limited Liability Company Limited Liability Limited Partnership Other 4. Check and complete one of the following addresses. If the merging association is a domestic filing association, domestic limited liability partnership or registered foreign association, the current registered office address as on file with the Department of State. Complete part (a) OR (b) – not both: ablaNumber and street City Zip State County (b) c/o: CT Corporation System Dauphin Name of Commercial Registered Office Provider County If the merging association is a domestic association that is not a domestic filing association or limited liability partnership, the address, including street and number, if any, of its principal office: Number and street State Zip County If the merging association is a nonregistered foreign association, the address, including street and number, if any, of its registered or similar office, if any, required to be maintained by the law of its jurisdiction of formation; or if it is not required to maintain a registered or similar office, its principal office address: П Number and street State Zip City

Use Statement of Merger – Addendum (DSCB:15-335AD) for additional merging parties that are not surviving the merger.

TRADEMARK REEL: 006409 FRAME: 0844

☐ This State	e of statement of merger (check, ement of Merger shall be effective ement of Merger shall be effective	upon filing in the Dep	partment of State.	following): Hour (if any)
✓ For dome (relating✓ For foreig✓ For dome	merger by merging associations estic entities – The merger was app to merger). gn associations – The merger was estic associations that are not dome association in the manner required	proved in accordance was approved in accordance estic entities — The mer	with 15 Pa.C.S. Che with the laws of	the jurisdiction of formation.
E. Attachments	(see Instructions for required and	optional attachments).		
	WHEREOF, the undersigned med officers thereof this 29th	rging associations have day of _December		ment of Merger to be signed, 20
	Arconic Inc.		Arconic Inc.	
	Name of M	erging Association	Name of 1	Merging Association
	las lan	unds-	Pete	Hong
	S	ignature		Signature
	EVP, Chief Legal	Officer and Secretary	Treasurer	
		Title		Title

TRADEMARK REEL: 006409 FRAME: 0845

RECORDED: 07/18/2018