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Acc#120160000072
Hytork Controls, Inc.
11838271
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Amount: \$ 78.75

COVER LETTER

TO:		nent Section of Corporations						
CHDI		EMERSON PROCESS MANA	GEMENT	VALV	'E AU	TOMATIC	DN, INC.	
20131	ECT:	Name of Surviv					 	
The e	nclosed A	rticles of Merger and fee are s	ubmitted	for fi	ling.			
Pleas	e return all	l correspondence concerning t	his matte	r to fo	llowi	ing:		
		Jacqueline D. Greiwe						
		Contact Person						
		Emerson Electric Co.						
		Firm/Company						
	•	8000 W. Florissant Ave.						
		Address						
_		St. Louis, MO 63136 City/State and Zip Code						
	E-mail addre	jackie.greiwe@emerson.com ess: (to be used for future annual rep	ort notifica	ation)				
Forf	further info	ormation concerning this matte	r, pleasc	call:				
		Jacqueline D. Greiwe		At (_	314	A ran Code	553-3614 & Daytime Telephone Number	
		Name of Contact Person				Area Code	a Daytime Telephone (Manuel	
\boxtimes	Certified	copy (optional) \$8.75 (Please so	end an ado	litiona	Геору	of your d	ocument if a certified copy is re	quested
	STREE	ET ADDRESS:					ADDRESS:	
Amendment Section Division of Corporations			Amendment Section					
				Division of Corporations P.O. Box 6327				
		Building					27 Florida 32314	
	2661 E	xecutive Center Circle			Talla	massee, l	TOURA JAJIT	

Tallahassee, Florida 32301

ARTICLES OF MERGER (Profit Corporations)

	(Profit Corporations)	
The following articles of merger are submoursuant to section 607.1105, Florida State	itted in accordance with the Fates.	
First: The name and jurisdiction of the su	rviving corporation:	
<u>Name</u>	Jurisdiction	Document Number (If known/ applicable)
Emerson Process Management Valve Admotion, who	DE	F08000000217
Second: The name and jurisdiction of eac	ch merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
HYTORK CONTROLS, INC.	FL	J40940
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effect Department of State.	ive on the date the Articles of	Merger are filed with the Florida
OR 6 / 24 / 2019 (Enter a specthan 90 day	cific date. NOTE: An effective date safter merger file date.)	cannot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving. The Plan of Merger was adopted by the s	g corporation - (COMPLETE O hareholders of the surviving o	orporation on6/14/2019
The Plan of Merger was adopted by the barehol	poard of directors of the survivider approval was not required	ring corporation on
Sixth: Adoption of Merger by merging The Plan of Merger was adopted by the s	corporation(s) (COMPLETE O	NLY ONE STATEMENT)
The Plan of Merger was adopted by the land sharehol	poard of directors of the merg	ing corporation(s) on

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or	Typed or Printed Name of Individual & True
Environ Pricess Whingenest	Director)	John A. Sperino, Assistant Secretary
Hytork Controls, Inc.		John A. Sperino, Assistant Secretary
Hytork Controls, Inc.	- Jour -	

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER is made and entered into as of June 14, 2019, by and between Hytork Controls, Inc., a Florida corporation ("Hytork Controls"), and Emerson Process Management Valve Automation, Inc., a Delaware corporation ("EPM VA").

WHEREAS, the parties deem it desirable that, upon the terms and subject to the conditions hereof, Hytork Controls merge with and into EPM VA, with EPM VA as the survivor of such merger (the "Merger").

NOW, THEREFORE, in consideration of the mutual promises made herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Hytork Controls and EPM VA agree as follows:

- 1. <u>Merger</u>. Upon the filing of the necessary certificates with the Secretary of State of Delaware and the Florida Department of State, Hytork Controls shall be merged with and into EPM VA, with EPM VA as the survivor of the Merger. The Merger shall become effective at 12:05 a.m. CDT on June 24, 2019 (the "<u>Effective Time</u>").
- 2. <u>Cancellation of Capital Stock</u>. At the Effective Time, all issued and outstanding shares of capital stock, and all shares of capital stock that remain unissued, of Hytork Controls shall be canceled without consideration.
- 3. <u>Submission to the Sole Stockholders; Filing.</u> This Agreement and Plan of Merger shall be submitted to the sole shareholder of Hytork Controls and the sole stockholder of EMP VA required to vote hereon pursuant to the applicable laws of the State of Delaware and the State of Florida. If this Agreement and Plan of Merger is duly adopted and is not terminated as permitted by Section 7, the parties shall execute and cause to be filed such documents as are required by law to cause the Merger to become effective in the manner prescribed by the laws of Delaware and Florida.
- 4. <u>Plan of Reorganization under IRC Section 368(a)</u>. This Agreement and Plan of Merger constitutes a Plan of Reorganization under Internal Revenue Code Section 368(a) and the regulations thereunder. If this Agreement and Plan of Merger is duly approved by the boards of directors of Hytork Controls and EPM VA, and is adopted by the sole shareholder of Hytork Controls and the sole stockholder of EPM VA, then the Plan of Reorganization is deemed adopted by Hytork Controls and EPM VA.
- 5. <u>Certificate of Incorporation and Bylaws</u>. The certificate of incorporation, as amended from time to time, and the by-laws of EPM VA shall be the certificate of incorporation and by-laws of the surviving corporation from and after the Effective Time.
- 6. Assets, Liabilities, and Rights. At the Effective Time, and in accordance with applicable law, all of the assets, liabilities, rights, privileges, immunities, and franchises of Hytork Controls and EPM VA and all property (real, personal, and mixed) of, and debts due to, Hytork Controls and EPM VA shall, for all purposes and in all respects, be and constitute the assets, liabilities, rights, privileges, immunities, franchises, property and debts due to EPM VA as the surviving corporation.

7. <u>Amendment and Termination</u>. To the extent permitted by applicable law at any time prior to the Effective Time, this Agreement and Plan of Merger may be (a) amended by an agreement in writing between the boards of directors of Hytork Controls and EPM VA or (b) terminated by the boards of directors of Hytork Controls and EPM VA.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Merger to be duly executed as of the date first written above.

HYTORK CONTROLS, INC.

Bv:

Name: John A. Sperino Title: Assistant Secretary

EMERSON PROCESS MANAGEMENT VALVE AUTOMATION, INC.

By:

Name: John A. Spetino Title: Assistant Secretary

STATE OF DELAWARE CERTIFICATE OF MERGER OF FOREIGN CORPORATION INTO A DOMESTIC CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger: FIRST: The name of the surviving corporation is __EMERSON_PROCESS MANAGEMENT VALVE AUTOMATION, INC., a Delaware corporation, and the name corporation this surviving being merged into corporation the aFlorida HYTORK CONTROLS, INC. corporation. SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8 Section 252 of the General Corporation Law of the State of Delaware. THIRD: The name of the surviving corporation is EMERSON PROCESS MANAGEMENT VALVE AUTOMATION, INC. _____ a Delaware corporation. FOURTH: The Certificate of Incorporation of the surviving corporation shall be its Certificate of Incorporation. (If amendments are affected please set forth) FIFTH: The authorized stock and par value of the non-Delaware corporation is 1000 shares at \$1.00 par value SIXTH: The merger is to become effective on JUNE 24, 2019, at 1:05 am EDT SEVENTH: The Agreement of Merger is on file at ______ ____, an office of 19200 Northwest Freeway, Houston TX 77065, United States the surviving corporation. EIGHTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of the constituent corporations. IN WITNESS WHEREOF, said surviving corporation has caused this gertificate to be _.__.A.D., day/of/June signed by an authorized officer, the 17th 2019 Authorized Officer Name: John A. Sperino Print or Type

Title: Assistant Secretary