FORM PTO-1594 (Modified) (Rev. 6-93)	12-29-19	98	EET	Docket No.:
FORM PTO-1594 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar TM05/REV03			LY	
Tab settings → → ▼  To the Honorable Commissioner of Pace	10093062	29	the attached ori	▼ ▼ ginal documents or copy thereof.
1. Name of conveying party(ies):  Michael Industries, Inc.	THO GIVE 1	2. Name an	d address of rece	
☐ General Partnership ☐ ☐ Corporation-State Ohio ☐ Other Additional names(s) of conveying party(ies) attached?	☐ Yes 🗷 No	Street Ad City: Ha	rvey dual(s) citizenship	Lathrop State: IL ZIP: 60426
-	Merger Change of Name	☐ Limite  ☑ Corpo ☐ Other  If assignee is designation in (Designation)	d Partnership ration-State  s not domiciled in the Us attached: s must be a separate of	aware  United States, a domestic representative  ☐ Yes ☐ No document from Assignment) uttached? ☐ Yes ☒ No
Application number(s) or registration number.     A. Trademark Application No.(s)	mbers(s):  Additional numbers att	1,461,658	B. Trademark Re	egistration No.(s)
E Name and address of and the ultra-				
<ol><li>Name and address of party to whom concorning document should be mailed:</li></ol>	•	6. Total number of applications and registrations involved:		
Name: Anthony J. Casella Internal Address: CASELLA & HESPO		7. Total fee	,	\$ \$40.00
	P	☐ Autho	orized to be charg	ed to deposit account
Street Address: 274 Madison Avenue  Suite 1703  City: New York State:		8. Deposit a	ccount number:	658 40. % 94.
	DO NOT U	ISE THIS SPACE		146
9. Statement and signature.  To the best of my knowledge and belief, of the original document.  Anthony J. Casella  Name of Person Signing  Total nu	the foregoing information in the foregoing information in the foregoing information in the foregoing including co	ation is true and signature	nd correct and an	1000000

**REEL: 1832 FRAME: 0776** 

#### Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"MICHAEL INDUSTRIES, INC.", A OHIO CORPORATION,

WITH AND INTO "ALLIED TUBE & CONDUIT CORPORATION" UNDER THE NAME OF "ALLIED TUBE & CONDUIT CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-THIRD DAY OF JANUARY, A.D. 1998, AT 2:30 O'CLOCK P.M.

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

র -

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01-23-98

# Attention examiners:

The following scanned document is the best available copy

REEL: 1832 FRAME: 0778

### CERTIFICATE OF OWNERSHIP AND MERGER MERGING

## MICHAEL INDUSTRIES, INC. (subsidiary)

#### INTO

### ALLIED TUBE & CONDUIT CORPORATION (parent)

\* \* \* \*

Allied Tube & Conduit Corporation, a corporation organized and existing under the laws of the State of Delaware (the "Corporation").

#### DOES HEREBY CERTIFY:

FIRST: That the Corporation was incorporated on the day of 26th day of April, 1972, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That the Corporation owns at least ninety percentum of the outstanding shares of the stock of Michael Industries, Inc., a corporation incorporation incorporated on the 30<sup>th</sup> day of December, 1982, pursuant to the General Corporation Law of the State of Ohio (the "Merging Corporation").

THIRD: That the Corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members, filed with the minutes of the Board on the 22<sup>N</sup> day of January, 1998, determined to and did merge into itself said Merging Corporation:

RESOLVED, that the Corporation merge, and it hereby does merge into itself said Merging Corporation and assumes all of its obligations; and

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TRADEMARK REEL: 1832 FRAME: 0779

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FURTHER RESOLVED, that the merger be effective upon the date of filing of a Certificate of Ownership and Merger with the Secretary of State of Delaware.

FURTHER RESOLVED, that the terms and conditions of the merger are as follows:

- 1. That the Merging Corporation shall be merged with and into the Corporation (the "Merger").
- 2. That the Corporation shall be the surviving corporation (the "Surviving Corporation") in the Merger.
- 3. That the Merger shall be effective upon the filing of a Certificate of Ownership and Merger with the Secretary of State of Delaware pursuant to the requirements of Section 252 of the Delaware General Corporation Law (the "Effective Time").
- 4. That the Certificate of Incorporation of the Corporation in effect immediately prior to the Effective Time shall be the Certificate of Incorporation of the Surviving Corporation.
- 5. That the By-Laws of the Corporation in effect immediately prior to the Effective Time shall be the By-Laws of the Surviving Corporation.
- 6. That the directors of the Corporation immediately prior to the Effective Time shall be the directors of the Surviving Corporation, and the officers of the Corporation immediately prior to the Effective Time shall be the officers of the Surviving Corporation.
- 7. That each share of capital stock of the Merging Corporation issued and outstanding immediately prior to the Effective Time shall be canceled and cease to exist without any consideration being payable therefor.
- 8. That at the Effective Time, the Corporation shall possess all the rights, privileges, immunities, power and purposes of the Merging Corporation, and shall by operation of law assume and be liable for all the liabilities, obligations and penalties of the Merging Corporation.

FURTHER RESOLVED, that the proper officers of the corporation be and they hereby are directed to notify each stockholder of record of the Merging Corporation, entitled to notice within 10 days after the effective date of filing of the Certificate of Ownership and Merger, that said Certificate of Ownership and Merger has become effective; and

FURTHER RESOLVED, that the proper officer of the Corporation be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Merging Corporation and assume its liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the

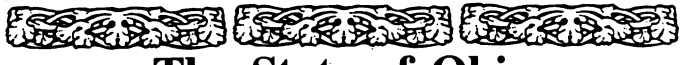
Secretary of State and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said merger; and

FOURTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of the Corporation at any time prior to the date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, said Allied Tube & Conduit Corporation has caused this Certificate to be signed by Bernard J. Doherty, its Vice President, this 22<sup>rd</sup> day of January, 1998.

ALLIED TUBE & CONDUIT CORPORATION

By: Bernard J. Doherty, Vice President



## The State of Ohio

#### **Bob Taft**

Secretary of State

FL653569

## & Certificate

It is hereby certified that the Secretary of State of Ohio has custody of the Records of Incorporation and Miscellaneous

Filings; that said records show the filing and recording of: MFC MIS

of:

ALLIED TUBE & CONDUIT CORPORATION

United States of America
State of Ohio
Office of the Secretary of State



Recorded on Roll 6164 at Frame 0879 of the Records of Incorporation and Miscellaneous Filings.

Witness my hand and the seal of the Secretary of State at

Columbus, Ohio, this 23RD day of JAN

A.D. 19 98 .

**Bob Taft** 

Secretary of State

Prescribed by Bob Taft, Secretary of State 30 East Broad Street, 14th Floor Columbus, Ohio 43266-0418 Form MER (July 1994) 653569 Approved SRV Date 1-23-98 Fee \$50 98012806403

#### CERTIFICATE OF MERGER

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

Α.	The name of the entity surviving the merger is:	
	Allied Tube & Conduit Corporation	
(if the su	rviving cours is an Ohio limited partnership or qualified foreign limited partnership, its registration number	or must be provided)
		,
В.	Name change: As a result of this merger, the name of the s changed to the following:	•
	not applicable	
	only if the name of surviving entity is changing through the merger)	
C.	The surviving entity is a: (Please check the appropriate box appropriate blanks)	c and fill in the
[ ]	Domestic (Ohio) corporation	
{X}	Foreign (Non-Ohio) corporation incorporated under the laws  Delaware and licensed to transact business in	
[]	Foreign (Non-Ohio) corporation incorporated under the laws, and NOT licensed to transact bus	
[]	Domestic (Ohio) limited liability company	
[ ]	Foreign (Non-Ohio) limited liability company organized under	er the laws
	of the state/country of, and regist	
	in the state of Ohio.	RECEIVED
[ ]	Foreign (Non-Ohio) limited liability company organized und state/country of, and NOT regis	er the laws of the
	the state of Ohio.	BOB TAFT
[ ]	Domestic (Ohio) limited partnership, registration number	SECRETARY OF STA

OHIO = 1507 - 6/16/94)

	[]	Foreign (Non-Ohio) state/country of	limited partnership organi	zed under the laws of the, and registered to do n number
	[ ]	Foreign (Non-Ohio) l	imited partnership organiz	
II.	Mergi	ng Entities		
	entity, ot	her than the survivor, v	which is a party to the men	ation or organization, respectively, of rger are as follows: (If insufficient space to cover limited partnerships must include registration number)
Name		State/ (	Country of Organization	Type of Entity
Mich	ael In	dustries, Inc.	Ohio	corporation
	, -			
111.	Merge	r Agreement on File		
obtain			s of the person or entity for ger upon written request	rom whom/which eligible persons may:
	Name		Address	
Bern	nard J.	Doherty	One Tyco Park	
			(street and number) Exeter, NH 038	
1V.	Effecti	ive Date of Merger	(city, village or townsh	ip) (state) (zip code)
	This n	nerger is to be effective	c.	
	On			the date must be a date on or after the
			e merger cannot be earlie e effective date of the mer	r than the date of filing; if no date is

#### V. Merger Authorized

The laws of the state or country under which each constituent entity exists, permits this merger.

This merger was adopted, approved and authorized by each of the constituent entities in compliance with the laws of the state under which it is organized, and the persons signing this certificate on behalf of each of the constituent entities are duly authorized to do so.

#### VI. Statutory Agent

The name and address of the surviving entity's statutory agent upon whom any process, notice or demand may be served is:

Name	Address	
	(complete street address)	
	(city, village or township)	(ZID Ode)

(This item MUST be completed if the surviving entity is a foreign entity which is not licensed, registered or otherwise authorized to conduct or transact business in the State of Ohio)

#### Acceptance of Agent

The undersigned, named herein as the statutory agent for the above referenced surviving entity, hereby acknowledges and accepts the appointment of statutory agent for said entity.

Signature of Agent		

(The acceptance of agent must be completed by domestic surviving entities if through this merger the statutory agent for the surviving entity has changed, or the named agent differs in any way from the name reflected on the Secretary of State's records.)

#### VII. Statement of Merger

Upon filing, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity.

#### VIII. Amendments

The articles of incorporation, articles of organization or certificate of limited partnership (strike the inapplicable terms) of the surviving domestic entity herein, are amended as set forth in the attached "Exhibit A"

(Please note that any amendments to articles of incorporation, articles of organization or to a certificate of limited partnership MUST be attached if the surviving entity is a DOMESTIC corporation, limited liability company, or limited partnership.)

1507)

#### IX. Qualification or Licensure of Foreign Surviving Entity

desires to transact business in Ohio as a foreign corporation, foreign limited liability company, or
foreign limited partnership, and hereby appoints the following as its statutory agent upon whom
process, notice or demand against the entity may be served in the State of Ohio. The name and
complete address of the statutory agent is:

CT Corporation	-System	815 Superior Avehue
(name)		( street and number)
Cleveland		, Ohio 44114 (zip code)
(city, village or township)	-	( zip code)
irrevocably consents of the agent continue found, if the corporagent when required	to service s, and to ation, limito do so,	foreign corporation, limited liability company or limited partnership of process on the statutory agent listed above as long as the authority service of process upon the Secretary of State if the agent cannot be ited liability company or limited partnership fails to designate another or if the corporation's, limited liability company's, or limited ation to do business in Ohio expires or is cancelled.
B. The qual	ifying enti	ity also states as follows: (complete only if applicable)
1.	(If the	n Qualifying Limited Liability Company qualifying entity is a foreign limited liability company, the following ation must be completed)
	<b>a</b> .	The name of the limited liability company in its state of organization/registration is
	b.	The name under which the limited liability company desires to transact business in Ohio is
	c.	The limited liability company was organized or registered on under the laws of the state/country of
	ď.	The address to which interested persons may direct request for copies of the articles of organization, operating agreement, bylaws, or other charter documents of the company is:

<b>a</b> .	The name of limited partnership is
b.	The limited partnership was formed on
	under the laws of the state/country of
c.	The address of the office of the limited partnership in its state/coun of organization is
d.	The limited partnership's principal office address is
<b>e</b> .	The names and business or residence addresses of the GENERAL partners of the partnership are as follows:
	Name Address
	(If insufficient space to cover this item, please attach a separate sheet listing the general partners and their respective addresses)

cancelled or withdrawn.

#### .06164-0884

The undersigned constituent entities have caused this certificate of merger to be signed by its duly authorized officers, partners and representatives on the date(s) stated below.

Allied Tube & Conduit Corporation	Michael Industries, Inc.
exact name of entity	exact name of entity
By: Bernell Date! Its: Vice President	By: Juanei Suamei Vice President
Date:	Date:
exact name of entity	exact name of entity
exact name of entity	exact hame of entity
By:	Ву:
Its:	lts:
Date:	Date:
exact name of entity	exact name of entity
By:	By:
Its:	Its:
Date:	Date:
exact name of entity	exact name of entity
Ву:	By:
lts:	lts:
Date:	Date:
exact name of entity	exact name of entity
Bv:	By:
By:	lts:
Date:	Date:

(Please note that the chairman of the board, the president, vice president, secretary or an assistant secretary must sign on behalf of each constituent limited partnership; If insufficient space for signature, a separate shoet should be attached containing such signatures.

O1/28/98 BOB TAFT - SECRETARY OF STATE RCPT NO. 780128064

BATCH NO: 078907

CORPORATION NAME

ALLIED TUBE & CONDUIT CORPORA (MER)

DOC NUMBERS
CHECK NUMBER
CHECK AMOUNT
98012806402

110017038

\$60.00

\$50 hur 10 Exp

CHECK ISSUED: CT CORPORATION

BY: 17 S HIGH ST

COLUMBUS, OH 43215

TOTAL \$60.00

3HIG SECRETARY OF STATE SOCESSING STATEMENT 18/06/92

DOSPORATION:

ALLIED TUBE & SONDUIT CORPORATION

284980

GETURN TO: C T CORPORATION SYSTEM ATTN M JEFFERSON 17 S HIGH ST WALLMAUS OH 43215 06164-0877

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HIO SECRETARY OF STATE ROCESSING STATEMENT 1/06/98 CHARTER NUMBER: RAINELE ROLL AND FRAME: Biner

.ORPORATION:

TORD WIRE PARTITIONS

06164-0889

DOCUMENT RIMBER

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084982

QETURN TO: C T CORPORATION SYSTEM
ATTN # JEFFERSON
17 % HIGH ST
COLUMBUS OH #3215



## The State of Ohio

#### **Bob Taft**

Secretary of State

RN198133

## Certificate

It is hereby certified that the Secretary of State of Ohio has custody of the Records of Incorporation and Miscellaneou.

Filings; that said records show the filing and recording of: RNN RNB RNC

of:

FORD WIRE PARTITIONS

APPLICANT/ASSIGNEE: ALLIED TUBE & CONDUIT CORP.

ADDRESS:

16100 S LATHROP HARVEY IL 60426

STATE OF INCORP: DE

DATE OF 1ST USE:

EXPIRATION DATE: 02/14/2000

United States of America State of Ohio Office of the Secretary of State Recorded on Roll 6164 at Frame 0891 of the Records of Incorporation and Miscellaneous Filings.

Witness my hand and the seal of the Secretary of State at

Columbus, Ohio, this 23RD day of JAN

A.D. 19 98

**Bob Taft** 

Secretary of State



## NOTICE OF CHANGE OF OWNERSHIP OF:

Trace Name
Trade Mark
Fictitious Name
Service Mark
Mark of Ownership
NAME: Ford Wile Parditions
Number (#) RN 198133
Date of original registration: 2-14-1995
Date of first use (month, day, year)
Change of ownership has occurred by:
X merger
change of owner's name by certificate of amendment, amended articles or name change of foreign corporation
NEW OWNER IS:
Alica Tybe + Conduit assoration . 453569
1610 Di Lathres
STIPES AUCTESS/C)
(City) (County) (State) (Zip code)
Approval Date of Transfer: 1-23-98
Effective Date (if different from approval date).
By: SRV

HIO SECRETARY OF STATE ROCESSING STATEMENT

CHARTER NUMBER: RN1981 ROLL AND FRAME: 6164-0

DOCUMENT NUMBER CODE

LOGAN WIRE PARTITIONS

CORPORATION:

RNN : RNB

NO E

RME

NO EE , MU -

084983

PETURN TO: C T CORPORATION SYSTEM

ATTN M JEFFERSON 17 S HIGH ST

COLUMBUS OH 43215

TOTAL :

## The State of Ohio

Bob Taft

Secretary of State

RN198132

## Certificate

It is hereby certified that the Secretary of State of Ohio has custody of the Records of Incorporation and Miscellaneous

Filings; that said records show the filing and recording of: RNN RNB RNC

of:

LOGAN WIRE PARTITIONS

APPLICANT/ASSIGNEE: ALLIED TUBE & CONDUIT CORP.

ADDRESS:

16100 S LATHROP

HARVEY IL 60426

STATE OF INCORP: DE

DATE OF 1ST USE:

EXPIRATION DATE: 02/14/2000

United States of America
State of Ohio
Office of the Secretary of State

Recorded on Roll 6164 at Frame 0894 of the Records of Incorporation and Miscellaneous Filings.

Witness my hand and the seal of the Secretary of State at

Columbus, Ohio, this 23RD day of JAN

A.D. 19 98 .

Dob Taft

Secretary of State



#### NOTICE OF CHANGE OF OWNERSHIP OF:

Torrespondence

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Fictitious Name				
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Service Mark			<del>***</del> *	
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Mark of Ownership				
NAME: John	Sire Partie	ens		
Number (#) RN	98132		_	
Date of original re	gistration:	2-14-199.	5	
Deer of first use (	manch day man	_\		
Date of first use (	month, day, year	·		<del></del>
Change of ownership has o	ccurred by:			
<u> </u>				
change of owner or name change of	<del>-</del>		ndment, am	ended articles.
NEW OWNER IS:	,			
Alled Tubes	Conduit a	Hordhon		53569
		,		
110100 \$ 704	hrok			
16100 S. Fal	=====		<del></del>	
	<b>-</b>	10.		1. 1.
Dhileix		. All	1 mais	60426
(Cier)	(County)	(\$	Care)	(Zip code)
	. =	,-		•
Approval Date of Transfer:	1-23-98			
Effective Date (if differen	c from approval	date):		
50x				

HIO SECRETARY OF STATE ROCESSING STATEMENT 2/06/98 👫 🦥

CHARTER NUMBER: RN198134 ROLL AND FRAME: 6164-085

CORPORATION:

SPACEGUARD PRODUCTS

DOCUMENT NUMBER CODE

RNN RNB

RNC

NO CE NO · : NE F

Ø84984

RETURN TO: C T CORPORATION SYSTEM

ATTN M JEFFERSON 17 S HIGH ST COLUMBUS OH 43815 ROTAL :

## The State of Ohio

**Bob Taft** 

Secretary of State

RN198134

## Certificate

It is hereby certified that the Secretary of State of Ohio has custody of the Records of Incorporation and Miscellaneous

Filings; that said records show the filing and recording of: RNN RNB RNC

of:

SPACEGUARD PRODUCTS

APPLICANT/ASSIGNEE: ALLIED TUBE & CONDUIT CORP.

ADDRESS:

16100 S LATHROP

HARVEY IL 60426

STATE OF INCORP: DE

DATE OF 1ST USE:

EXPIRATION DATE: 02/14/2000

United States of America State of Ohio Office of the Secretary of State Recorded on Roll 6164 at Frame 0897 of the Records of Incorporation and Miscellaneous Filings.

Witness my hand and the seal of the Secretary of State at

Columbus, Ohio, this 23RD day of JAN

A.D. 19 98

Bob Taft

**Bob Taft** 

Secretary of State

## NOTICE OF CHANGE OF OWNERSHIP OF:

A France Name
Fic-frious Name
Service Mark
Mark of Ownership
YAME: Spacefuard Products
Number (#) RN 198134
Date of original registration: 2-14-1995
Date of first use (month, day, year)
Change of ownership has occurred by:
<u>X</u> merger
change of owner's name by certificate of amendment, amended articles or name change of foreign corporation
NEW OWNER IS:
Alled Tube + Conduct Corporation # 1053569
16100 S. Johns
Chilly (County) (State) (Zip code;
(City; (County) (State) (Zip code;
Approval Date of Transfer: 1-23-98
Effective Date (if different from approval date):
By: SRV

**TRADEMARK REEL: 1832 FRAME: 0799** 

**RECORDED: 12/21/1998** 

珠 南红红