Tab settings 000 V	03-22-199		R SHEET	U.S. DEPARTMENT OF CO Patent and Trader	mark Offic
To the Honorable Commissioner (100930730			nal documents or copy the	reof.
1. Name of conveying party(ies): Parker Intangibles Inc. 1105 North Market Street, Suit Wilmington, DE 19899	ce 1300	Name:	Parker Hanni Address:	siving party(ies): fin Customer Suppo	rt · Inc
		Street A	Vddress: 18321	Jamboree Road	
	Association Limited Partnership	City: Ir	vine	State: CA ZIP: 92	612
Other Party(ies) attache	od? 🖸 Yee XII No	Ass	hidual(s) citizens/ ociation neral Partnership_	1 7 05 741 50110 1100) 7100 11041 11016 70110 10110 1011	
	Merger	Limi Di Con	ited Partnership	02-18-1999 U.S. Patent & TMOfc/TM Mail Rept D)t. #22
Security Agreement Other December 31, 19	Change of Name	designation (Designation	is attached: ns must be a separate d	nited States, a domestic represent 'D' Yes XX No cournent from Assignment) tached? D' Yes XX No	ative .
75/495,484	Additional numbers attac	shed? Q Yes	1,768,075 1,769,200 681,498		
5. Name and address of party to whom or concerning document should be mailed Name. Christopher H. Hunter	оптеspondence t:	6. Total nun	nber of applications one involved:	and 5	
Name:	, 104,	7. Total fee	(37 CFR 3.41):	\$140 .00	
Parker-Hannifin Corpo	ration	O Enck			
Street Address: 6035 Parkland	Blvd.		account number.	ed to deposit account	
City: Cleveland State:	OH ZIP: 44124	(Attach d	uplicate copy of this	page if paying by deposit a	eccount)
	DO NOT USE TO	es space		60 10 10 10 10 10 10 10 10 10 10 10 10 10	
9. Statement and signature. To the best of my knowledge and belief of the original document. Christopher H. Hunter	, the foregoing informs	itjon is true a	end correct and ar	y attached copy is a true	сору

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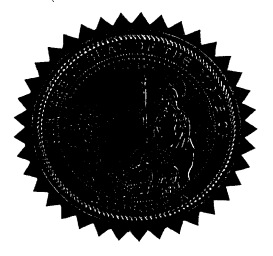


SECRETARY OF STATE

CERTIFICATE OF FILING

I, BILL JONES, Secretary of State of the State of California, hereby certify:

That on the 31st day of December, 1998, there was filed in this office a(n) Agreement of Merger merging PARKER INTANGIBLES INC., a(n) Delaware corporation, into PARKER HANNIFIN CUSTOMER SUPPORT INC., a California corporation, and the surviving corporation, by the terms of said agreement.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of January 13, 1999.

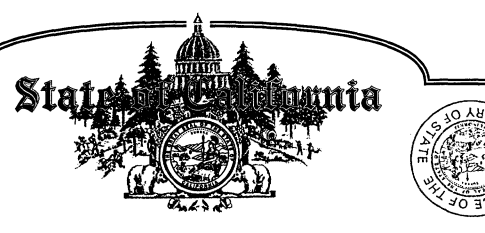
BILL JONES

Secretary of State

jw

NP-24 A (Rev. 1-96)

96 36011



SECRETARY OF STATE

I, *BILL JONES*, Secretary of State of the State of California, hereby certify:

That the attached transcript of ________ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

DEC 3 1 1998

Secretary of State

Sec/State Form CE-107 (rev. 9/98)

OSP 98 13524

A0518513

FILED
In the office of the Secretary #15
of the State of California

AGREEMENT OF MERGER

DEC 3 1 1998

AGREEMENT OF MERGER, dated this 17th day of December, 1998, by and emong Bill Julies, Secretary of State
Parker Hannifin Customer Support Inc., a California corporation (the "Surviving Corporation")
and Parker Intangibles Inc., a Delaware corporation (the "Merging Corporation"), said
corporations hereinafter collectively referred to as the "Constituent Corporations".

WHEREAS, the respective Boards of Directors of the Constituent Corporations deem it advisable that the Merging Corporation be merged into the Surviving Corporation in accordance with the provisions of the California General Corporation Law and the Delaware General Corporation Law.

NOW, THEREFORE, the Constituent Corporations in consideration of the mutual covenants, agreements and provisions hereinafter contained do hereby prescribe the terms and conditions of said merger and mode of carrying the same into effect as follows:

FIRST: The Merging Corporation shall be merged with and into the Surviving Corporation.

SECOND: The Articles of Incorporation of the Surviving Corporation, as in effect on the date of the merger provided for in this Agreement, shall continue in full force and effect as the Articles of Incorporation of the Surviving Corporation until they shall be amended or repealed as provided therein.

THIRD: The manner of converting the outstanding shares of the capital stock of each of the Constituent Corporations into the shares or other securities of the Surviving Corporation shall be as follows:

(a) On the Effective Date (hereinafter defined), the 3,000 shares of common stock, \$1.00 par value, of the Merging Corporation issued and outstanding shall be converted into 75 shares of common stock, without par value, of the Surviving Corporation.

(b) The present holders of the Surviving Corporation's common stock shall continue to hold the same share certificates in the Surviving Corporation that they now hold, and such share certificates shall continue to represent the like number of shares of the Surviving Corporation from and after the Effective Date.

FOURTH: The terms and conditions of the merger are as follows:

- (a) The By-laws of the Surviving Corporation as it shall exist on the effective date of this Agreement shall be and remain the By-laws of the Surviving Corporation until the same shall be altered, amended or repealed as therein provided.
- (b) The Directors and officers of the Surviving Corporation shall continue in office until the next Annual Meeting of Shareholders and until their successors shall have been elected and qualified.
- (c) This merger shall be effective as of the close of business on December 31, 1998 (the "Effective Date").
- (d) On the Effective Date, all the property, rights, privileges, franchises, contracts, patents, trademarks, licenses, registrations and other assets of every kind and description of the Merging Corporation shall be transferred to, vested in and devolve upon the Surviving Corporation without further act or deed and all property, rights, and every other interest of the Surviving Corporation and the Merging Corporation shall be as effectively the property of the Surviving Corporation as they were of the Surviving Corporation and the Merging Corporation, respectively. The Merging Corporation hereby agrees from time to time, as and when requested by the Surviving Corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the Surviving Corporation title to and possession of any property of the Merging Corporation acquired or to be acquired by reason of or as a result of the merger herein provided for and otherwise to carry out the intent and purposes hereof and the proper officers and Directors of the Merging Corporation and the proper officers and Directors of the Surviving

Corporation are fully authorized in the name of the Merging Corporation or otherwise to take any and all such action.

IN WITNESS WHEREOF, the Constituent Corporations have caused their respective corporate names to be signed hereto by their Vice President and Assistant Secretary and President and Secretary, respectively, duly authorized by the respective Boards of Directors of the Constituent Corporations and by the sole Shareholder of the Merging Corporation.

PARKER HANNIFIN CUSTOMER SUPPORT INC.

By: (inabbardson

Ann D. Davidson Vice President

And By: Mary Kasse

Mary Rossi

Assistant Secretary

PARKER INTANGIBLES INC.

By:

Edward J. Jones
President

And By:

Daniel F. Lindley Secretary

I, Frances Gauthier, Assistant Secretary of Parker Intangibles Inc., a corporation organized and existing under the laws of the State of Delaware ("PII"), hereby certify that the above Agreement of Merger was duly adopted pursuant to Section 228 of the Delaware General Corporation Law by the written consent of the sole Stockholder holding all of the issued and outstanding shares of the capital stock of PII.

WITNESS my hand on this 17th day of December, 1998.

Frances Gauthier
Assistant Secretary

F\PHCSI\Agreement and Plan of Merger PII

Corporation are fully authorized in the name of the Merging Corporation or otherwise to take any and all such action.

IN WITNESS WHEREOF, the Constituent Corporations have caused their respective corporate names to be signed hereto by their Vice President and Assistant Secretary and President and Secretary, respectively, duly authorized by the respective Boards of Directors of the Constituent Corporations and by the sole Shareholder of the Merging Corporation.

PARKER	HANNIFIN CUSTOMER SUPPORT INC.
By:	
	Ann D. Davidson
	Vice President
And By:	
	Mary Rossi
	Assistant Secretary
PARKER	INTANGIBLES INC.
By: El	want I street
- J ·	Edward J. Jones
	Predident

I, Frances Gauthier, Assistant Secretary of Parker Intangibles Inc., a corporation organized and existing under the laws of the State of Delaware ("PII"), hereby certify that the above Agreement of Merger was duly adopted pursuant to Section 228 of the Delaware General Corporation Law by the written consent of the sole Stockholder holding all of the issued and outstanding shares of the capital stock of PII.

WITNESS my hand on this 17th day of December, 1998.

Frances Gauthier Assistant Secretary

F\PHCSI\Agreement and Plan of Merger PII

OFFICERS' CERTIFICATE

OF

PARKER HANNIFIN CUSTOMER SUPPORT INC.

We, Ann D. Davidson, Vice President and Mary Rossi, Assistant Secretary of Parker

Hannifin Customer Support Inc., a corporation duly organized and existing under the laws of the

State of California do hereby certify:

1. That they are the Vice President and the Assistant Secretary, respectively of

Parker Hannifin Customer Support Inc., a California corporation.

2. That the merger agreement was entitled to be and was approved by the board of

directors alone without approval of the shareholders under the provisions of Section 1201 of

the California Corporation Code.

Each of the undersigned declares under penalty of perjury that the statements contained

in the foregoing certificate are true of their own knowledge. Executed at Irvine, California on

December 17, 1998.

Ann D. Davidson

Vice President

Mary Rossi

Assistant Secretary

OFFICERS' CERTIFICATE

OF

PARKER INTANGIBLES INC.

We, Edward J. Jones, President and Daniel F. Lindley, Secretary of Parker Intangibles

Inc., a corporation duly organized and existing under the laws of the State of Delaware do

hereby certify:

1. That they are the President and the Secretary, respectively of Parker Intangibles

Inc., a Delaware corporation.

2. The total number of outstanding shares of each class of this corporation entitled

to vote on the merger is as follows:

Class

Total Number of Shares Entitled to Vote

Common

3,000

3. That the principal terms of the agreement of merger in the form attached was

approved by the sole stockholder of this corporation by a vote of the number of shares of each

class which equalled or exceeded the vote required by each class to approve said agreement of

merger.

4. That each class entitled to vote and the minimum percentage vote of each such

class is as follows:

Minimum Percentage Vote

Class

Required to Approve the Merger

Common

more than 50 percent

Each of the undersigned declares under penalty of perjury that the statements contained in the foregoing certificate are true of their own knowledge. Executed at Wilmington, Delaware, on December 17, 1998.

Edward J. Jones

President

Daniel F. Lindley

Secretary



STATE OF OHIO) SS:	
COUNTY OF CUYAHOGA)	U.S. Patent 02-18-12
	CERTIFICATE	U.S. Patent & TMOTO/TM Mail Ropt Ot #22

CERTIFICATE

- I. SHARON L. SIEGER a Notary Public qualified and practicing in the above-mentioned jurisdiction, hereby certify that:
- I have personally examined the attached document and I hereby (1)confirm that it is a true and exact photocopy of the Certificate of Merger document issued by the Secretary of the State of California between Parker Intangibles Inc. and Parker Hannifin Customer Support Inc. showing the surviving corporation of said Merger is Parker Hannifin Customer Support Inc..

Dated this 9th day of JEBRUARY 1999.

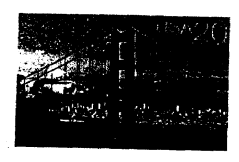
UNITED STATES OF AMERICA)

SHARON L. SIEGER, Notary Public STATE OF OHIO-Lake & Cuyahoga Counties My Commission Expires Feb. 16, 2001

THE UNITED STATES PATENT AND TRADEMARK OFFICE HEREBY ACKNOWLEDGES RECEIPT OF THE FOLLOWING ITEMS:

MERGER DOCUMENT BETWEEN PARKER INTANGIBLES INC. AND PARKER HANNIFIN CUSTOMER SUPPORT INC. FOR U.S. TRADEMARK REGISTRATION NOS. 681,498, 1,766,542, 1,768,075, and 1,769,200. AND APPLN. NO. 75/495,484.

COVER LETTER
RECORDATION COVER SHEET (2 COPIES)
CERTIFIED COPY OF MERGER DOCUMENT
CERTIFICATE OF MAILING
POSTCARD



CHRISTOPHER H HUNTER ESQ PARKER HANNIFIN CORPORATION 6035 PARKLAND BLVD CLEVELAND OH 44124 4141

> TRADEMARK REEL: 1871 FRAME: 0554

RECORDED: 02/18/1999