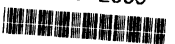
FORM PTO-1594 (Modified) (Rev. 6-93)
OMB No. 0651-0011 (exp.4/94)
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04-07-2000



Docket No.:

KVC/Cont-30

Tab settings → → → ▼		Jaile Willi Janel (W) (SA)	▼	
To the Honorable Commissioner of Patent			iched original documents or co	opy thereof.
Name of conveying party(ies):     Keystone International Holdings Corp.		Name: <u>Keystone International, Inc.</u>		
	And the second of the second o	1		
☐ General Partnership ☐ L  Corporation-State Delaware	Association .imited Partnership	City: Houston	9700 West Gulf Bank Drive  State: TX Z	ZIP: <u>77040</u>
Other     Additional names(s) of conveying party(ies)	☐ Yes 🗷 No	Association	citizenship	
-	Nerger Change of Name	☐ Limited Partne ☑ Corporation-S ☐ Other ☐ the assignee is not don designation is (Designations must be	ership	
<ul><li>4. Application number(s) or registration num</li><li>A. Trademark Application No.(s)</li><li>75/337,899</li></ul>	bers(s):	B. Trad	demark Registration No.(s)	
	Additional numbers	Yes No		
Name and address of party to whom correspondence concerning document should be mailed:      Name: C. James Bushman      Internal Address: Browning Bushman		6. Total number of a registrations invo	applications and blved:	1
		7. Total fee (37 CFR 3.41):\$ \$40.00  Enclosed  Authorized to be charged to deposit account		
Street Address: 5718 Westheimer, Suite 1800		8. Deposit account	number: X Debit ur	nderpayment
City: <u>Houston</u> State: <u>TX</u> ZIP: <u>77057</u>		credit overpayment		
04/06/2000 JSHABAZZ 00000094 75337899 01 FC:481 40.00 OF	DO NOT U	SE THIS SPACE		

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy

of the original document.

C. James Bushman

Name of Person Signing

Signature

February 24, 2000 Date

Total number of pages including cover sheet, attachments, and

**TRADEMARK REEL: 002045 FRAME: 0026** 



IT IS HEREBY CERTIFIED that the attached is/are true and correct copies of the following described document(s) on file in this office:

TYCO FLOW CONTROL, INC.
Formerly: KEYSTONE INTERNATIONAL, INC.
File No. 00089540-00

ARTICLES OF MERGER

**JANUARY 27, 1998** 

Effective date: JANAURY 30, 1998



IN TESTIMONY WHEREOF, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in the City of Austin, on March 26, 1999.

Elton Bomer Secretary of State

TRADEMARK

**REEL: 002045 FRAME: 0027** 

MAC

## ARTICLES OF MERGER

**OF** 

JAN 27 1998

Chipping at the

# KEYSTONE INTERNATIONAL HOLDINGS CORP. INTO

KEYSTONE INTERNATIONAL, INC.

Pursuant to the provisions of Article 5.04 of the Texas Business Corporation Act, the undersigned domestic and foreign corporations adopt the following Articles of Merger.

1. The names of the corporations participating in the merger and in the States under the laws of which they are respectively organized are as follows:

NAME OF CORPORATION

STATE

Keystone International, Inc.

Texas

Keystone International Holdings Corp.

Delaware

- 2. The plan of merger is set forth as Exhibit A.
- 3. Shareholder approval of the plan of merger was not required.
- 4. As to each foreign corporation that is a party to the plan of merger, the approval of the plan of merger was duly authorized by all action required by the laws under which it was incorporated or organized and by its constituent documents.
- 5. If the Merger is not to be effective when these articles are filed by the Secretary of State, the delayed effective date is January 30, 1998.
- 6. The Surviving Texas corporation shall assume the tax liabilities of the Discontinuing Delaware Corporation.

Dated: January 23, 1998

KEYSTONE INTERNATIONAL HOLDINGS CORP.

ohn J. Guarmeri, Vice Presiden

KEYSTONE INTERNATIONAL, INC.

Bernard J. Doberty

Vice President & Secretary

#### Exhibit A

#### AGREEMENT AND PLAN OF MERGER

This agreement and plan of merger (this "Agreement and Plan of Merger") is dated as of the 23<sup>N</sup> day of January, 1998, and is between Keystone International, Inc., a Texas corporation ("Parent" or "Surviving Corporation") and Keystone International Holdings Corp., a Delaware corporation (the "Merging Corporation").

WHEREAS, Parent owns 1,500 shares of the Merging Corporation, which represents all of the outstanding shares of the Merging Corporation.

-- WHEREAS, Parent is desirous of merging the Merging Corporation with and into itself.

WHEREAS, the Board of Directors and shareholders of each of the Surviving Corporation and the Merging Corporation have approved this Agreement and Plan of Merger pursuant to their respective Articles of Incorporation and their respective By-Laws.

### NOW, THEREFORE, IT IS AGREED:

- 1. That the Merging Corporation shall be merged with and into Parent (the "Merger").
- 2. That Parent shall be the surviving corporation (the "Surviving Corporation") in the Merger.
- 3. That the Merger shall be effective as of January 30, 1998 upon the filing of The Certificate of Ownership and Merger with the Secretary of State of Delaware pursuant to the requirements of Section 251 of the Delaware General Corporation Law and upon filing of the Articles of Merger with the Secretary of State of Texas pursuant to the requirements of Article 5.16 of the Texas Business Corporation Act (the "Effective Time").
- 4. That the Certificate of Incorporation of Parent in effect immediately prior to the Effective Time shall be the Certificate of Incorporation of the Surviving Corporation.
- 5. That the By-Laws of Parent in effect immediately prior to the Effective Time shall be the By-Laws of the Surviving Corporation.
- 6. That the directors of Parent immediately prior to the Effective Time shall be the directors of the Surviving Corporation, and the officers of Parent 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.

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8. That at the Effective Time, Parent 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.

IN WITNESS WHEREOF, this Agreement and Plan of Merger has been executed by the duly authorized representatives of each of the above named corporations, as of the day and year first above written.

KEYSTONE INTERNATIONAL HOLDINGS CORP.

By: John I Guardieri

Vice President

KEYSTONE INTERNATIONAL, INC.

Bernard I Deserty

Vice President & Secretary

2