REC T 101482889 To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): LUCAS INDUSTRIES INC. 11180 Sunrise Drive Reston, Virginia 22091 [_] Individual(s) REC 101482889 2. Name and address of receiving party(ies): Name: VARITY AUTOMOTIVE INC. Internal Address: [_] Individual(s) Street Address: 1900 Richmond Road	mce
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): LUCAS INDUSTRIES INC. 11180 Sunrise Drive Reston, Virginia 22091	
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): LUCAS INDUSTRIES INC. 11180 Sunrise Drive Reston, Virginia 22091 [_] Individual(s) [_] Association Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies): Name: VARITY AUTOMOTIVE INC. Internal Address: Street Address: 1900 Richmond Road	
1. Name of conveying party(ies): LUCAS INDUSTRIES INC. 11180 Sunrise Drive Reston, Virginia 22091 [_] Individual(s) 2. Name and address of receiving party(ies): Name: VARITY AUTOMOTIVE INC. Internal Address: Street Address: 1900 Richmond Road	
LUCAS INDUSTRIES INC. 11180 Sunrise Drive Reston, Virginia 22091 [_] Individual(s) [_] Association Name: VARITY AUTOMOTIVE INC. Internal Address: Street Address: 1900 Richmond Road	
Reston, Virginia 22091 [_] Individual(s) [_] Association Internal Address:	
[_] Individual(s) [_] Association Street Address: 1900 Richmond Road	
Street Address, 1900 McMilliona Road	
General Partnership Limited Partnership	
[X] Corporation - State of Michigan City: Cleveland State: Ohio ZIP: 44124 Other	
Additional name(s) of conveying party(ies) attached?	
[_] Yes [X] No	
3. Nature of conveyance: [_] Individual(s) citizenship	
[_] Assignment	
Security Agreement [] Change of Name [] Limited Partnership	
[_] Other [X] Corporation - State of Delaware [_] Other	
Execution Date: January 29, 1998	
Effective: January 30, 1998 If assignee is not domiciled in the United States, a domestic representative designation is attached: [] Yes []	on]No
(Designations must be a separate document from Assignment) Additional name(s) at address(es) attached? [] Yes [2]	d] No
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s) B. Trademark Registration No.(s)	
1,858,415	
1,813,552 1,546,176	
Additional numbers attached? [_] Yes [X] No	
5. Name and address of party to whom correspondence concerning document should be mailed:6. Total number of applications and registrations involved: [3]	
Name: Robert W. Smith 7. Total Fee (37 CFR 3.41): \$9	0.00
Internal Address: McCarter & English IIP) <u>.00</u>
Internal Address: McCarter & English, LLP 4 Gateway Center [] Enclosed [_X_] Authorized to be charged to deposit account).00
Internal Address: McCarter & English, LLP	<u>).00</u>
Internal Address: McCarter & English, LLP 4 Gateway Center [] Enclosed [X_] Authorized to be charged to deposit account).00
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Internal Address: McCarter & English, LLP 4 Gateway Center Street Address: 100 Mulberry Street City: Newark State: NJ ZIP: 07101 City: Newark O/06/2000 REFFE 100 0000139 501402 DO NOT USE THIS SPACE 9. Statement and Signature. To the best of your knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original content of the property of the property of the original content of the property of the property of the original content of the property of the original content of the property of the property of the original content of the property of the property of the original content of the property of the propert)

Lansing, Michigan

This is to Certify that the Annexed copy has been compared by me with the record on file in this Department and that the same is a true copy thereof.



Sent by Facsimile Transmission

172 0511017

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 4th day of August, 2000.

, Director

Corporation, Securities and Land Development Bureau

Date Received (FOR BUREAU USE ONLY)	
AN 2 9 1998	FILED
	JAN 2 9 1998
PH. 517-663-2525 Ref Attn: Cheryl J. Bixby HICHIGAN RUNNER SERVICE P.O. Box 266	# SOUSCI Administrator MI DEPARTMENT OF CONSTRUCT SERVICES CONTROLLING, SCHIETES I LAND DEPERTMENT MINERALL
P.O. Box 266 Eaton Rapids, MI. 48827	

CERTIFICATE OF MERGER / CONSOLIDATION

For use by Domestic of Foreign Corporations (Please read information and instructions on last page)

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit expositions), and/or Act 162, Public Acts of 1982 (nonprofit corporations), the undersigned corporations execute the following Certificate:

b. The name of the surviving (new) corporation and its corporation identification number is: Varity Automotive Inc. c. For each constituent stock corporation, state:	
b. The name of the surviving (new) corporation and its corporation identification number is: Varity Automotive Inc. c. For each constituent stock corporation, state:	
C. For each constituent stock corporation, state:	
c. For each constituent stock corporation, state;	
shares in each class" series of shares se	icale class or uries entitled ole as a class
	mon Stock
	63 shares
	ferred Sto
4,000 snares 4,000 shares 4,0	000 shares
AGTICA VICOROFIAS INC. COMMON SEGEK SOFFIAM ACCOUNT ACCOUNT.	mon Stock shares
If the number of shares is subject to change prior to the effective date of the metger or consolidation, the mathe change may occur is as follows:	nner in which

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Corporation, Securities & Land Dev. Bureaup.4

G.	For each constituent nonstock corporation	•	
	(i) If it is organized on a membership basis, state	(a) the name of the corporation,	. (b) a description of its men

nbers, and (c) the number, classification and voting rights of its members.

N/A

(ii) if it is organized on a directorable basis, state (a) the name of the corporation, (b) a description of the organization of its board, and (c) the number, classification and voting rights of its directors.

N/A

e. The terms and conditions of the proposed merger (consolidation), including the manner and basis of conventing the shares of, or membership or other interests in, each constituent corporation into shares, bonds, or other securities of, or membership or other interest in, the surviving (consolidated) corporation, or into cash or other consideration, are as follows:

Please see Appendix A.

f. If a consolidation, the Articles of Incorporation of the consolidated corporation are attached to this Certificate and are incorporated herein. If a merger, the amendments to the Articles, or a restatement of the Articles, of the surviving corporation to be effected by the merger are as follows:

N/A

- Q. Other provisions with respect to the merger (consolidation) are as follows:
 - "the plan of merger will be furnished by the surviving corporation, on request and without cost, to any shareholder of any constituent corporation".
 - 2) Please see attached Appendix A

(Complete for any foreign corporation only) This merger (consolidation) is permitted by the laws of the state of
the jurisdiction under which <u>Varity Automotive Inc.</u>
prompt of lightness of the state of the stat
is organized and the plan of merger (consolidation) was adopted and approved by such corporation pursu-
ant to and in accordance with the laws of that jurisdiction.

3.	(Complete only if an effective date is desired other than the date of filling. This date must be no more than 90 days after receipt of this document in this office).
	The merger (consolidation) shall be effective on the 30th day of January 19 98

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4. (C	omplete applicable section fo	r each constituent corporation)				
a.	(For domestic profit corpora	itions only)				
	·	proved by the unanimous consent of the incorporators of	.			
	commenced business, has r must sign on this page of the	not issued any shares, and has not elected a Board of Directors. (Incom				
b.	(For profit corporations invo	lvéd in a menger only)				
		proved by the Board of Directors of				
	without the approval of the	, the surviving corporation in accordance with Section 701 of the	oration; Act.			
C.	(For profit corporations only					
	The plan of merger was add	opted by the Board of Directors of the following constituent corporation	15 :			
	Lucas Industri	es Inc. and Varity Automotive Inc.				
	and was approved by the si	hareholders of those corporations in accordance with Section 703a.				
đ.	(For nonprofit corporations of	only)				
The plan of merger or consolidation was adopted by the Board of Directors (i) (Complete if organized upon a stock or membership basis)						
	of		and			
was approved by the shareholders or members of that corporation in accordance with Section 703(1) and (2), or pursuant to Section 407 by written consent and written notice, if required. (ii) (Complete if organized upon a directorship basis)						
	of		in			
	accordance with Section 703	3(3).				
Sign 1	his area for item 4(a).					
Signe	thisday of	, 19				
			·			
Signt	his area for items 4(b), 4(c),	or 4(d). Signed this <u>29 th</u> day of <u>January</u> , 19 <u>9</u>	8			
	•	Lucaș Industries Inc.				
		By fragel				
		One against Present Washington or VacCompanies				
		(Type of Print States and Trap)				
		Signed this 29 th day of January 19	98			
		Varity Automotive Inc.				
		By MODINAY				
		Weil Proof Preside				
		(Typin or Part Signer and Title)				

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APPENDIX A

Corporation, Securities & Land Dev. Bureau p.7

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER, dated as of January 29, 1998, by and among VARITY AUTOMOTIVE INC., a Delaware corporation ("VA"), LUCAS INDUSTRIES INC. ("LINC."), a Michigan corporation, and LUCASVARITY INC., a Delaware corporation ("LVI").

- A. VA was formed under the laws of the State of Delaware. The authorized capital stock of VA consists of 1,000 authorized shares of Common Stock, all of which are owned by LVI.
- B. LINC. was formed under the laws of the State of Michigan. The authorized capital stock of LINC. consists of (i) 20,000 shares of Common Stock, without par value, 9,963 of which are issued and outstanding and (ii) 5,000 shares of Preferred Stock, par value \$25,000 per share, 4,000 of which are issued and outstanding.
- C. LVI was formed under the laws of the State of Delaware. The authorized capital stock of LVI consists of 10,000 shares of Common Stock, par value \$.01 per share, 1,000 of which shares are issued and outstanding and are entitled to vote.
- D. The Boards of Directors of VA and LINC. (the "Constituent Corporations") deeming the merger (the "Merger") of LINC. into VA to be desirable and in the best interests of the respective Constituent Corporations and desiring to adopt a plan of merger (the "Plan") resulting in a tax-free reorganization within the meaning of Section 368(a)(2)(D) of the Internal Revenue Code of 1986, as amended, have approved this Plan and directed that it be submitted to the shareholders of the Constituent Corporations for approval.

In order to consummate the Merger in accordance with the applicable provisions of the Delaware General Corporation Law and the Michigan Business Corporation Act, the Constituent Corporations and LVI agree that LINC, shall be merged with and into VA, which shall be the surviving corporation, and that the Plan, terms and conditions of the Merger shall be as follows:

ARTICLE I

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Merger: Certificate of Incorporation: Bylaws: Officers and Directors; and Effective Time

Corporation, Securities & Land Dev. Bureaup.8

SECTION 1.1 Refeat of Margar. At the Reflective Time (as defined in Section 1.5), LTMC, shall be marged into VA, the separate existence of LTMC, shall cease and VA shall continue to exist as the surviving corporation (the "Surviving Corporation"), all with force and effect as provided by the Delavare General Corporation Law and the Michigan Business Corporation Act.

SECTION 1.2 Certificate of Incorporation. At the Effective Time, the Certificate of Incorporation of VA, shall become the Certificate of Incorporation of the Surviving Corporation.

SECTION 1.3 Bylaws. At the Effective Time, the Bylaws of VA shall become the Bylaws of the Surviving Corporation.

SECTION 1.4 Difficers and Directors. The officers and directors of VA at the Effective Time of the Herger shall continue to be the officers and directors, respectively, of the Surviving Corporation after the Effective Time of the Marger until expiration of their current terms as such, or prior resignation, removal or death, subject to the Bylaws of the Surviving Corporation.

SECTION 1.5 Effective Time. The Merger shall be consummated by filing the Certificate of Merger with the Secretary of State of the State of Delaware in accordance with the applicable provisions of the Delaware General Corporation Law and a Certificate of Merger/Consolidation shall be filed with the State of Michigan. Such filings shall be made on, or as soon as practicable after, this Plan has been adopted by the holder of all outstanding shares of capital stock of each of the Constituent Corporations. The Merger shall become effective at the opening of business on the date of such filings or on such later date, not to exceed 30 days after the date of such filings, as may be set forth in such Certificate of Merger (the "Effective Time").

ARTICLE II

Consideration: Cancellation of Shares

SECTION 2.1 Consideration: Cancellation of Shares. At the Effective Time:

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- (a) All of the then issued and outstanding shares of Common Stock of VA shall be unaffected by the Merger and will remain issued and outstanding without effect.
- (b) All of the then issued and outstanding shares of Common Stock and Preferred Stock of LINC., which are all owned by Lucas Industries plc ("Lucas"), shall become and constitute, in the aggregate, (i) 114 shares of common stock of LVI at the Effective Time and (ii) the right to receive on April 30, 2001, additional shares of LVI Common Stock pursuant to the following formula (for the purpose of establishing certainty with respect to the value of LINC.):
 - (i) if Kelsey-Hayes Company and its subsidiaries achieve less than 75% of the aggregate EVA Targets in respect of the fiscal years ended January 31, 1999, January 31, 2000 and January 31, 2001, then no additional shares of LVI will be issued;
 - (ii) if Kelsey-Hayes Company and its subsidiaries achieve 75% or more, but less than 100%, of the aggregate EVA Targets in respect of the fiscal years ended January 31, 1999, January 31, 2000 and January 31, 2001, then 28 shares of LVI common stock will be issued, plus an additional 9 shares (such additional shares reflecting an interest factor at a rate of 7% per annum), that is 37 shares of LVI in the aggregate;
 - (iii) if Kelsey-Hayes Company and its subsidiaries achieve 100% or more, but less than 125%, of the aggregate EVA Targets in respect of the fiscal years ended January 31, 1999, January 31, 2000 and January 31, 2001, then 38 shares of LVI common stock will be issued, plus an additional 12 shares (such additional shares reflecting an interest factor at a rate of 7% per annum), that is 50 shares of LVI in the aggregate;
 - (iv) if Kelsey-Hayes Company and its subsidiaries achieve 125% or more of the aggregate EVA Targets in respect of the fiscal years ended January 31, 1999, January 31, 2000 and January 31, 2001, then 47 shares of LVI common stock will be issued, plus an additional 15 shares (such additional shares reflecting an interest factor at a rate of 7%

per annum), that is 62 shares of LVI in the aggregate.

For purposes of this Section 2.1(b): (i) "EVA Targets" ("Economic Value Added") is to be calculated using the criteria in respect of each fiscal year of LVI as established by the Board of Directors of LucasVarity plc., a company organized under the laws of England and Wales and the indirect parent of each of the Constituent Corporations or by a committee of the officers of such company pursuant to delegated authority, for the purpose of determining (on a before federal and state income tax basis) operating and financial performance targets of the respective divisions and subsidiaries of LucasVarity plc; and (ii) the term "Kelsey-Hayes Company and its subsidiaries" includes all the businesses that would be included in a consolidated financial statement of Kelsey-Hayes Company, a Delaware corporation and a subsidiary of VA, prepared under generally accepted accounting principles.

ARTICLE III

Abandonment of Merger

This plan may be abandoned at any time prior to the Effective Time by the Board of Directors of either Constituent Corporation notwithstanding the approval thereof by the shareholders of either or both of them.

ARTICLE IV

Miscellaneous

SECTION 4.1 Section Headings. The section headings contained herein are for convenience only, shall not be deemed a part of this Plan and shall not affect the meaning or interpretation of this Plan.

SECTION 4.2 Counterparts. For the convenience of the parties hereto and to facilitate the filing and recording of this Plan, any number of counterparts hereof may be executed and each such counterpart shall be deemed to be an original instrument and all such counterparts shall together constitute the same agreement.

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IN WITNESS WHEREOF, this Plan of Merger has been executed by the duly authorized officers of each of the parties hereto, and attested, as of the day and year first above written.

VARITY AUTOMOTIVE INC.

Actest:

Servio Reducande

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LUCAS INDUSTRIES INC.

Attest:

Serva Indicara

LUCASVARITY INC.

Actest:

Alexand Reducate

By: N Danily

TRADEMARK REEL: 002152 FRAME: 0456

RECORDED: 08/24/2000