FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 11-16-2000



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#### **RECORDATION FORM COVER SHEET** 10-5-00 TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies) Submission Type Conveyance Type License New **Assignment** Resubmission (Non-Recordation) **Nunc Pro Tunc Assignment Security Agreement** Document ID # **Effective Date** Month Day Year Merger **Correction of PTO Error** Reel # Frame # **Change of Name Corrective Document** Reel # Frame # Other Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year 12-06-97 Name **D-Q Acquisition Company** Formerly Individual Limited Partnership | X | Corporation General Partnership Association Other Ohio Citizenship/State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached TE OF MAILING Name Dayton Technologies, Inc. ided States Postal Se DBA/AKA/TA Composed of CONTRACTOR OF THE PROPERTY OF 351 North Garver Road Address (line 1) ture of person mailing seast or fe Address (line 2) 45050 Ohio Address (line 3) Davton State/Country Zip Code If document to be recorded is an **Limited Partnership** Individual General Partnership assignment and the receiving party is not domiciled in the United States, an Corporation Association appointment of a domestic representative should be attached. Other (Designation must be a separate document from Assignment.) Citizenship/State of Incorporation/Organization Ohio FOR OFFICE USE ONLY

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	epresentative Name and	Address Enter for the first R	eceiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	lent Name and Address A	rea Code and Telephone Number	37-298-2811
Name	Matthew R. Jenkins, Esq.		
Address (line 1)	Jacox, Meckstroth & Jenkins		
Address (line 2)	2310 Far Hills Building		
Address (line 3)	Dayton, OH 45419		
Address (line 4)			
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Trac	lemark Application Number(s)		tration Number(s)
		1,656,266	1,656,268
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Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 90.00			
Method of Payment: Enclosed Deposit Account X  Deposit Account			
	ayment by deposit account or if addition	onal fees can be charged to the account.) oosit Account Number:	# 50-1287
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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. Charges to deposit account are authorized, as indicated herein.			
M	latthew R. Jenkins		
Name	of Person Signing	Signature	Date Signed

Prescribed by Bob Taft, Secretary of State 30 East Bread Street, 14th Floor Columbus, Ohio 43266-0418 Form MER (July 1994)

I.

06085-0447

**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:

The	name of the entity surviving the merger is: D-Q Acquisition Company
(if the	surviving entity is an Ohio limited partnership or qualified fereign limited partnership, its registration number must be led)
	e change: As a result of this merger, the name of the surviving entity has been changed to the wing:  Dayton Technologies. Inc
(comp	lete only if the name of surviving entity is changing through the merger)
The	surviving entity is a: (Please check the appropriate box and fill in the appropriate blanks)
[X]	Domestic (Ohio) corporation
[]	Foreign (Non-Ohio) corporation incorporated under the laws of the state/country of and licensed to transact business in the state of Ohio.
[]	Foreign (Non-Ohio) corporation incorporated under the laws of the state/country of, and NOT licensed to transact business in the state of Ohio.
[ ]	Domestic (Ohio) limited liability company
[]	Foreign (Non-Ohio) limited liability company organized under the laws of the state/country of, and registered to do business in the state of Ohio.
[]	Foreign (Non-Ohio) limited liability company organized under the laws of the state/country of, and NOT registered to do business in the state of Ohio.
[]	Domestic (Ohio) limited partnership, registration number
[]	Foreign (Non-Ohio) limited partnership organized under the laws of the state/country of, and

[ ]	Foreign (Non-Ohio) limited partnership organized under the laws of the state/country of, and
	NOT registered to do business in the state of Ohio.

#### **Merging Entities** II.

The name, type of entity, and state/country of incorporation or organization, respectively, of each entity, other than the survivor, which is a party to the merger are as follows: (If insufficient space to cover this item, please attach a separate sheet listing the merging entities; Ohio registered or foreign qualified limited partnerships must include registration number)

Name		ate/Country of Organization	Type of Entity	
Dayton Technologies, Inc.		Delaware	Corporation	
	_		FL 9539+3	
			16 1,7,51	
<del></del>				
<del></del>				
ш.	Merger Agreement on File			
of the	agreement of merger upon writter	n request: Address		
	Neal Pemberton	351 N. Garver Road		
		(street and number)		
		Monroe OH	45050	
		(city, village or township) (state		
IV.	Effective Date of Merger			
	This merger is to be effective on	: December 6, 1997		
	• •	<u> </u>	f filing; the effective date of the merger he date of filing will be the effective date	

#### Merger Authorized V.

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

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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	
Jeffry A. Melnick	33 W. First Street, Ste. 600 (complete street address)	0
	Dayton, Ohio	45402
	(city, village or township)	(zip code)

(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 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.)

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## IX. Qualification or Licensure of Foreign Surviving Entity

and he	reby app	ess in C points t	Ohio as the follo	rviving foreign corporation, limited liability company, or limited partnership desires to a foreign corporation, foreign limited liability company, or foreign limited partnership, owing as its statutory agent upon whom process, notice or demand against the entity may nio. The name and complete address of the statutory agent is:
(name)	<del></del>		<del></del>	(street and number)
				, Ohio(zip code)
(city, vi	llage or to	wnship	)	(zip code)
to ser	nts to ser vice of p any or lir	rvice of proces nited p	f proces s upon artnersl	ing foreign corporation, limited liability company or limited partnership irrevocably is on the statutory agent listed above as long as the authority of the agent continues, and the Secretary of State if the agent cannot be found, if the corporation, limited liability hip fails to designate another agent when required to do so, or if the corporation's, limited ed partnership's license or registration to do business in Ohio expires or is cancelled.
	В.	The	qualifyi	ng entity also states as follows: (complete only if applicable)
			(If th	eign Qualifying Limited Liability Company ne qualifying entity is a foreign limited liability company, the following information must ompleted)
			a.	The name of the limited liability company in its state of organization/registration is
			<b>b</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
			đ.	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:
		2.	(If t	eign Qualifying Limited Partnership he qualifying entity is a foreign limited partnership, the following information must be pleted)
			<b>a</b> .	The name of limited partnership is

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The limited par	tnership was formed on	and the control of th
	of the state/country of	
	he office of the limited partnership in its state.	
•	tnership's principal office address is	
	business or residence addresses of the GE as follows:	
Name	Address	
(If insufficient spot their respective ad	ce to cover this item, please attach a separate sheet lis dresses)	sting the general partners and
	of the office where a list of the names an	d business on maideness

The limited partnership hereby certifies that it shall maintain said records until the registration of the limited partnership in Ohio is cancelled or withdrawn.

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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.

## 06099-0452

D-O Acquisition Company exact name of entity	Dayton Technologies, Inc.
By: TrhC	By Dia Prom
Clement De Meersman	Darwin Brown
Its: President	Its: President
Date: November 20, 1997	Date: November 20, 1997

(Please note that the chairman of the board, the president, vice president, secretary or an assistant secretary must sign on behalf of each constituent corporation, and at least one general partner must sign on behalf of each constituent limited partnership; If insufficient space for signature, a separate sheet should be attached containing such signatures)

G)CL2/2205/505OMGR1.CER

# CERTIFICATE OF AMENDMENT TO ARTICLES OF INCORPORATION OF D-Q ACQUISITION COMPANY 06085-0453

Pursuant to Section B of the Agreement of Merge: by and between D-Q Acquisition Company and Dayton Technologies, Inc., Article FIRST of the Articles of Incorporation of D-Q Acquisition Company is amended in its entirety to read as follows:

FIRST. The name of this corporation shall be Dayton Technologies, Inc.

2205\\$05AMND.EXH

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### UNITED STATES OF AMERICA, STATE OF OHIO, OFFICE OF THE SECRETARY OF STATE

I, BOB TAFT, Secretary of State of the State of Ohio, do hereby certify that the foregoing is a true and correct copy, consisting of \_\_\_\_\_\_ pages, as taken from the original record now in my official custody as Secretary of State.



WITNESS my hand and official seal at Columbus, Ohio, this A.D. 1990

BOB TAFT

Secretary of State

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**RECORDED: 10/05/2000**