

ASSIGNMENT BRANCH

IN THE UNITED STATES A

TRADEMARK

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Watts, Hoffmann, Fisher & Heinke Co., L.P.A. i hereby certify that this paper is being deposited with P.O. Box 99839 U. S. Postal Service as 1st Class Mail addressed to the Assistant Commissioner for Trademarks, 2900 Crystal Dri Cleveland, Ohio 44199-0839 Arlington, VA 22202-3513 Telephone: (216) 241-6700 Docket No.: 11-544, 8-44, 11-426, 12-157 5/22lo1 12-246. 12-152. 13-507. 13-506, 13-968, 13,966, 13-967. 13-998. 14-485. 14-239, 14-484 Commissioner of Patents and Trademarks Washington, D. C. 20231 Dear Sir: 23 Please record the attached original document(s) or copy thereof as follows: Conveying Party: WHIZARD PROTECTIVE WEAR CORP. Receiving Party: WELLS LAMONT INDUSTRIAL PRODUCTS, INC. a Delaware corporation Address: 225 West Washington Street Chicago, IL 60606 Nature of Conveyance: Merger Effective Date: December 31, 1999 Please record against: 0.507.150, 1.133.571, 1.576.105, 1.696.860, 1.702.453 Registration No(s): 1.904.923, 1.971.911, 1.974.287, 2.100.177, 2.102.110 2.102.111, 2.102.167, 2.327.864, 2.222.263, 2.327.865 Application No(s): n/a No. of Application(s): 0__ No. of Trademark(s): 15 A check in the amount of \$390.00 for the recordal fees is enclosed. Please charge any

additional fees, or credit any overpayment, to deposit account 23-0630.

To my best knowledge and belief, the foregoing information is true and correct. Please correspond with Watts, Hoffmann, Fisher & Heinke at the above address.

Respectfully submitted,

Linn J. Ranev

Registration No. 23,078

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"WELLS LAMONT TECHNOLOGIES, INC.", A DELAWARE CORPORATION,

"WHIZARD PROTECTIVE WEAR CORP.", A DELAWARE CORPORATION,
WITH AND INTO "WELLS LAMONT INDUSTRIAL PRODUCTS, INC." UNDER
THE NAME OF "WELLS LAMONT INDUSTRIAL PRODUCTS, INC.", A
CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTIETH
DAY OF DECEMBER, A.D. 1999, AT 9 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1999.



Warriet Smith Windsor, Secretary of State

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AUTHENTICATION: 1082292

DATE: 04-16-01

CERTIFICATE OF MERGER

OF

WELLS LAMONT TECHNOLOGIES, INC., a Delaware corporation

AND

WHIZARD PROTECTIVE WEAR CORP., a Delaware corporation

INTO

WELLS LAMONT INDUSTRIAL PRODUCTS, INC., a Delaware corporation

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of Delaware,

DOES HEREBY CERTIFY:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

NAME

STATE OF INCORPORATION

WELLS LAMONT TECHNOLOGIES, INC.

DELAWARE

WHIZARD PROTECTIVE WEAR CORP.

DELAWARE

WELLS LAMONT INDUSTRIAL PRODUCTS, INC.

DELAWARE

SECOND: That an agreement of merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 251 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is Wells Lamont Industrial Products, Inc., a Delaware corporation.

FOURTH: That the Certificate of Incorporation of Wells Lamont Industrial Products, Inc., a Delaware corporation, which will survive the merger, shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: That the executed agreement of merger is on file at the principal place of business of the surviving corporation, the address of which is 225 West Washington Street, Chicago, IL 60606.

SIXTH: That a copy of the agreement of merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: That the merger shall be effective at 11:59 p.m. Eastern Standard Time on December 31, 1999.

IN WITNESS WHEREOF, the undersigned have executed this Certificate this | day of December, 1999.

WELLS LAMONT INDUSTRIAL PRODUCTS, INC., a Delaware corporation

By:

R C Gluth, Vice President

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RECORDED: 05/29/2001