FO9M PTO-1594 RE 06 - 07 - 2 (Rev. 6-93)	SHEEL O'S' DEL VILLMENT OF COMMENCE
OMB No. 0651-0011 (exp. 4/94)	Patent and Trademark Office
Tab settings □ □ □ ▼	TREE INDIES LEAVING SERVICE ISSUES
To the Honorable Commissioner of Patents and Trademarks:	96 rease record the attached original documents or copy thereof.
1. Name of conveying party(ies): UNIDYNAMICS CORPORATION	2. Name and address of receiving party(ies)  Name: CRANE CO.
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State — Delaware ☐ Other	Internal Address: 100 First Stamford Place  City:Stamford State: CT ZIP:06902  D Individual(s) citizenship
Additional name(s) of conveying party(ies) attached?  Yes  No	☐ Association
3. Nature of conveyance:  ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other  Execution Date: December 20, 1996	☐ General Partnership
Application number(s) or patent number(s):	Additional name(s) & address(es) attached?
A. Trademark Application No.(s)  Additional numbers at	B. Trademark Registration No.(s) 913,064 (PARA-DEX) tached? • Yes St No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name:Paul M. Denk Internal Address:	7. Total fee (37 CFR 3.41)\$\\\\\\$\\\\\\\\\\\\\\\\\\\\\\\\\\
Street Address: 763 South New Ballas Rd.	Deposit account number:
City: St. Louis State: MO ZIP: 63141	
DO NOT HE	(Attach duplicate copy of this page if paying by deposit account)  E THIS SPACE
DO NOT USE THIS STACE	
the original document.  Paul M. Denk  Name of Person Signing	pation is true and correct and any attached copy is a true copy of 5/25/01  Signature 4 Date
Total number of pages including cover sheet, attachments, and document:	

State of Delaware

PAGE 1

# Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"UNIDYNAMICS CORPORATION" A DELAWARE CORPORATION,
WITH AND ENTO CRANE CO. "UNDER THE NAME OF "CRANE CO.", A
CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FELED IN THIS OFTICE THE
TWENTY THIRD DAY OF DECEMBER A.D. 1996 AT 100 CHOCK A.M.



Edward J. Freel, Secretary of State

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981083687

AUTHENTICATION:

DATE:

8952653

03-04-98

TRADEMARK REEL: 002309 FRAME: 0569

## CERTIFICATE OF OWNERSHIP AND MERGER

### MERGING

# UNIDYNAMICS CORPORATION (a Delaware corporation)

### INTO

## CRANE CO. (a Delaware corporation)

Crane Co., a corporation organized and existing under the laws of Delaware (the "Corporation").

### DOES HEREBY CERTIFY:

FIRST: That this Corporation was incorporated in Delaware on the 3rd day of April, 1985, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this Corporation owns all of the outstanding shares of the stock of UniDynamics Corporation a corporation incorporated on the 31st day of March, 1937 pursuant to the General Corporation Law of the State of Delaware.

THIRD: That this Corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members, filed with the minutes of the Board on the 30th day of December 1996, determined to and did merge into itself said UniDynamics Corporation pursuant to Section 253 of the General Corporation Law of the State of Delaware:

"RESOLVED, that the merger into itself of UniDynamics Corporation, a wholly owned subsidiary of the Corporation and the assumption of all the liabilities of UniDynamics

TRADEMARK REEL: 002309 FRAME: 0570  Corporation by this Corporation, be and the same hereby are approved and further,

RESOLVED, that the merger shall become effective on December 31, 1996 and further,

RESOLVED, that the proper officer of this Corporation be and each of them is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge UniDynamics Corporation into Crane Co. and assume its liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State of Delaware and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said merger."

FOURTH: That the merger shall become effective on December 31, 1996.

PIFFE: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of this Corporation at any time prior to the effective date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, said Crane Co. has caused this Certificate to be signed by A.I. duPont, its Vice President, this  $\frac{\partial \mathcal{I}^{K}}{\partial x}$  day of December, 1996.

CRANE CO.

By: Allica Bresident

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RECORDED: 06/01/2001

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