FORM PTO-1618A Expires 06/30/99 OMB 0651-0027	[06-18-2001	ratent and Trademark Offices	
TO: The Commissioner of Potents and Trademon	len. Diana	101752912		
TO: The Commissioner of Patents and Trademar. Submission Type	ks: Please reco	Conveyance Type	ocuments(s) or copy(ies).	
⊠ New		Assignment	License	
Resubmission (Non-Recordation) Document ID #	7	Security Agreen	Nunc Pro Tunc Assignment Effective Date	
☐ Correction of PTO Error			Month Day Year	
Reel # Frame #		Wicigor		
Corrective Document		☐ Change of Name	JUN 1 2 2001	
Reel # Frame #		Other		
Conveying Party	☐ Mark if a	additional names of conveying		
Name Crompton & Knowles Corpo	ration		Month Day Year 09011999	
Formerly				
☐ Individual ☐ General Partnership	☐ Limita	1 Partnership	Companying D A init	
Other		1 Partnership	Corporation Association	
☐ Citizenship/State of Incorporation/Organization	ion Massacl	aveatte.		
Receiving Party				
		dditional names of receivir	g parties attached	
Name CK Witco Corporation				
DBA/AKA/TA				
Composed of				
Address (line 1) One American Lane				
Address (line 2)				
Address (line 3) Greenwich	СТ	YU S A	06831	
☐ Individual ☐ General Partnership	☐ Limited	State/Country Partnership	Zip Code If document to be recorded is an assignment	
and the receiving party is not domiciled in the United States, an appointment of a				
domestic representative should be attached.				
document from Assignment.)				
☐ Citizenship/State of Incorporation/Organization Delaware				
FC:481				
Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS. Mail Documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks. Boy Assignments. Washington, D.C. 20231				

FORM PTO-16 Expires 06/30/9 OMB 0651-002	99	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK	
-	esentative Name and Ado	dress Enter for the firs	Receiving Party only.	
Name				
Address (line 1)				
Address (line 2)				
Address (line 3)				
Address (line 4)				
${\bf Correspondent}$	Name and Address	Area Code and Telephone Number	860-275-8200	
Name	Jacqueline P. Scheib, Esq.			
Address (line 1)	Robinson & Cole LLP			
Address (line 2)	280 Trumbull Street			
Address (line 3)	Hartford, CT 06103			
Address (line 4)				
_	nter the total number of pag cluding any attachments.	ges of the attached conveyance docu	ument # 7	
Enter either th	plication Number(s) or I e Trademark Application Number emark Application Number(s)		Mark if additional numbers attached TER BOTH numbers for the same property). Registration Number(s)	
Number of Proj	perties Enter the to	tal number of properties involve	i. # 1	
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 40.00 Method of Payment: Enclosed Deposit Account Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 18-1685 Authorization to charge additional fees: Yes No				
Statement and Signature				
To the best of my knowledge and belief, the foregoing information is ture and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.				
		1		
Jacqueline P		C/aguar li Veris	6/12/01	
Name of P	erson Signing	Signature	Date Signed	

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE CERTIFICATE OF MERGER, WHICH MERGES:

"CROMPTON & KNOWLES CORPORATION", A MASSACHUSETTS CORPORATION,

WITH AND INTO "CK WITCO CORPORATION" UNDER THE NAME OF "CK WITCO CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, WAS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF SEPTEMBER, A.D. 1999, AT 11 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID

CORPORATION SHALL BE GOVERNED BY THE LAWS OF THE STATE OF

DELAWARE.



Edward J. Freel, Secretary of State

3046078 8330 AUTHENTICATION: 0845303

DATE: 12-11-00 TRADEMARK

REEL: 002315 FRAME: 0047

Sent By: INCORPORATING SERVICES LTD;

302 678 0789;

8ep-1-99 2:23PM;

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STATE OF DELAWARE SECRETARY OF STATE DIVISION OF COMPORATIONS FILED 11:00 AM 09/01/1999 991363629 — 3046078

CERTIFICATE OF MERGER

CROMPTON & KNOWLES CORPORATION

NTO

CK WITCO CORPORATION

Purposet to Title 8, Section 252 of the General Corporation Law of the State of Delawere ("DGCL"), Crompton & Knowles Corporation, a corporation organized and existing under the laws of the Commonwealth of Massachusetts ("Crompton"), and CK Witto Corporation, a corporation organized and existing under the laws of the State of Delaware and a wholly-owned subsidiary of Crompton ("CK Witto"), do hereby certify to the following facts relating to the marger (the "Marger") of Crompton with and into CK Witto.

FIRST: The name and state of incorporation of each consultant entity that is a party to the Marger is as follows:

Nama

State of becomeration

Crompton & Knowles Corporation

Massachusetts

CK Wites Corporation

Delaware

SECOND: As Agreement and Plan of Reorganization, deted as of May 31. 1999, as amended (the "Agreement"), by and among Crompton, CK Witco, and Witso Corporation, a Delaware corporation, has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 252(a) of the DGCL.

"HIRD: The same of the surviving corporation, which shall be a Delewere corporation, is "CK Witco Corporation" (the "Surviving Corporation").

FOURTH: The contilicate of incorporation of the Eurovine Corporation ahali be the Continues of Incorporation of CK Witco.

FIFTH: The sutherfield capital stock of Crompton & Knowles Corporation, the Massachusetts corporation, consists of 250,000,000 shares of Common Stock, per value.

5.10 per share, and 250,000 shares of Preferred Stock, without per value.

SIXTH: The executed Agreement is on file at the office of the Surviving Corporation at the following address:

CK Whise Comparation One Station Place, Metro Center Smonford, Connecticut 06902 302 878 0789;

8ep-1-99 2:23PM;

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SEVENTH: A copy of the Agreement will be furnished by the Surviving Corporation, on request and without cost, to any smeltholder of any constituent corporation.

IN WITNESS WHEREOF, Crompton and CK Whise have caused this Certificate of Merger to be duly executed at of this 1st day of September, 1999, to be effective at 4:50 p.m. on September 1, 1999.

ATTEST:

John T. Farguson II Vice President, General Counsel ASS SECTOMEY

ATTEST:

Name: John T. Formuon II Tide: Senior Vice President, General

Counsel and Secretary

CROMPTON & KNOWLES COMPORATION

Title: Chairman of the Board, President and Chief Executive Officer

CK WITCO CORPORATION

Title: President and Chief Executive

Officer

FEDERAL IDENTIFICATION	PEDERAL IDENTIFICATION
NO	NO.

raminer

The Commonwealth of Massachuseus

William Francis Galvin

Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-1512

ARTICLES OF

*MERGER

(General Laws, Chapter 156B, Section 79)

		CROMPTON & KNOWLES CORPORATION,
1.1	₩ ±	a Massachusetts corporation
1	U. 25 (37 27.	and
	- T	CK WITCO CORPORATION,
- 1		a Delaware corporation
	6	the constituent corporations, into
}		CK WITCO CORPORATION
	one of the constituent corporat	tions organized under the laws of: Delaware .
İ	•	rporations certify under the penalties of perjury as follows:
	I. An agreement of merger has been	n duly adopted in compliance with the requirements of kept as provided by Subsection (c) thereof. The cement to any of its stockholders, or to any person who was
	2. The effective date of the merger of the foreign shall be the date approved and filed by the S desired, specify such date which shall not be more that	determined pursuant to the agreement of secretary of the Commonwealth. Islator effective date is nadhirty duys after the date of filing:
	3. (For a merger) "The following amendments to the Articles of Organ pursuant to the agreement of merger:	ization of the surviving orporation have been effected
	N/A	
0000	(For a consolidation) (a) The purpose of the resulting corporation is to eng	gage in the following business activities:
	*Delete the mapplicable words. Note: If the space provided under ony article or item on t 8 1/2 x 11 sheets of paper with a left margin of at least sheet as long as each article requiring each addition is c	ibis form is insufficient, additions shall be set forth on separate I incb. Additions to more than one article may be made on a singl learly indicated.

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(For a consolidation)

(b) State the total number of shares and the par value, if any, of each class of stock which the resulting poration is

	TIOUT PAR VALUE		WITH PAR VALUE	
TYPE	NUMBER OF SHARES	TYPE	NUMBER OF SHARES	PAR VALUE
Common		Common:		
Preferred		Preferred:		
				

Common						I'VK AVTÜR
			Common:			
<u> </u>						
Preferred			Preferred:			
,	· · · ·					
			!		<u> </u>	
(c) If more the factories (c) the preference (c) continued to the continue	cs, voing power	ock is authorized s, qualifications,	i, state a distin and special or	guishing designation relative rights or pri	for each class : vileges of each	nd provide a descripe class and of each seri
	-					
d) The restrict	lions, if any, on th	ie transfer of ste	ock contained i	n the agreement of c	onsolidation ar	:
luntary dissolut				on of the business ar owers of the corporati		
untary dissolut	tion, or fo r limitin					
luntary dissolut	tion, or fo r limitin					
untary dissolut	tion, or fo r limitin					
untary dissolut	tion, or fo r limitin					
untary dissolut	tion, or fo r limitin					
untary dissolut	tion, or fo r limitin					

- 4. The information contained in Item 4 is not a permanent part of the Articles of Organization of the *resulting / *surviving corporation.
- (a) The street address of the *resulting / *surviving corporation Mussachusetts is: (post office boxes are not acceptable)

^{**}If there are no protessions state "None".

(b) The name	c, residential addre	ess and post office address of each director and	officer of the *resulting / *surviving corporation is:
President:	NAME	RESIDENTIAL ADDRESS	POST OFFICE ADDRESS
Treasurer:			
Clerk:			
Directors:			
.			
•		year) of the *resulting / *surviving corporation	·
d) The name	and business add	ress of the resident agent, if any, of the *result	ting / *surviving corporation is:
iem 5 belov	y may be deleted	i if the resulting/surviving corporation is	organized under the laws/1965achusetts.
inder Genera bligation cres	my consument Ma I Laws, Chapter 18 ned by General Lav navealth of Massac e of process in any	ssachusetts corporation, any prior obligation of 31, and any obgations hereafter incurred by the ws, Chapter 156B, Section 85, so long as any lia busetts, and it hereby irrevocably appoints the	bility remains outstanding against the corporation
OR MASSAC	HUSETTS CORPO	DRATIONS	
	acomized under th	ne laws of Massachusetts, further state under the duly executed on behalf of such corporation	Crompton & Knowles Corporation, ic penalties of perjury that the agreement of and duly approved in the manner required by
M	Serman		Vice President
John	T. Ferguson I	. .	
Barry	y J. Mariman		Assistant Clerk
OR CORPO	RATIONS ORGAN	IZED IN A STATE OTHER THAN MASSACE	
_		resident and ††	
f CK Wit	go dor <u>poratio</u> n		, a corporation organized under the laws of
Delawa.	Ee ,	further state under the penalties of	of perjury that the agreement of
mer ger has be	een duly adopted b	by such corporation in the manner required by	the laws of <u>Delaware</u> .
s thase of the pr orporation orga t Specify the off	er having powers und estabut or vice preside nived under General (leer having pagers un	int of a MissachusellsJONN	1 Sun

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THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF MERGER (General Laws, Chapter 156B, Section 79) I hereby approve the within Articles of Merger and, the filing fee in the amount of \$ ______, having been paid, said articles are deemed to have been filed with me this day of ______, 19 _____. Effective date WILLIAM FRANCIS GALVIN Secretary of the Commonwealth TO BE FILLED IN BY CORPORATION Photocopy of document to be sent to: Telephone:

RECORDED: 06/12/2001