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



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Correction of PTO Error	Merger					
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Conveying Party	Iditional names of conveying parties attached Execution Date					
	Month Day Year					
Name Witco Corporation	09011999					
Formerly						
☐ Individual ☐ General Partnership ☐ Limited	Partnership					
	Tailleionip Za corporation					
Other						
☐ Citizenship/State of Incorporation/Organization Delaware						
Receiving Party Mark if ac	ditional names of receiving parties attached					
Name CK Witco Corporation						
Name CK witeo Corporation						
DBA/AKA/TA						
Composed of						
Address (line 1) One American Lane						
Address (line 2)						
	/USA 06831					
Address (line 3) Greenwich City	/USA 06831 Zip Code					
	Partnership					
	and the receiving party is not domiciled in the United States, an appointment of a					
	domestic representative should be attached. (Designation must be a separate					
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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:						

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Correspondent	Name and Address	Area Code and Telephor	ne 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				J
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Statement and	Signature				
To the bes	st of my knowledge and be	lief, the foregoing informa Charges to deposit accou	tion is ture and correct nt are authorized, as t	ct and any attached copy indicated herein.	is a
Jacqueline P	. Scheib	Character P.S.	Leub Au	gust 24, 2001	
	erson Signing	Signature		Date Signed	
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State of Delaware

Office of the Secretary of State PAGE 1

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:

"WITCO CORPORATION", A DELAWARE 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, AS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF SEPTEMBER, A.D. 1999, AT 11:01 O'CLOCK A.M.



Warriet Smith Windsor, Secretary of State

3046078 8100M

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AUTHENTICATION: 1164061

DATE: 05-31-01

TRADEMARK REEL: 002358 FRAME: 0282

CERTIFICATE OF MERGER

WITCO CORPORATION

INTO

CK WITCO CORPORATION

Pursuant to Title 8, Section 251 of the General Corporation Law of the State of Delaware ("Section 251"), CK Witco Corporation, a corporation organized and existing under the laws of the State of Delaware ("CK Witco"), and Witco Corporation, a corporation organized and existing under the laws of the State of Delaware ("Witco"), do hereby certify to the following facts relating to the merger (the "Merger") of Witco with and into CK Witco.

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

Name

State of Incorporation

CK Witco Corporation

Delaware

Witco Corporation

Delaware

SECOND: An Agreement and Plan of Reorganization, dated as of May 31, 1999, as amended (the "Agreement"), by and among Crompton & Knowles Corporation, a Massachusetts corporation and the predecessor of CK Witco, CK Witco, and Witco, has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 251.

THIRD: The name of the surviving corporation, which shall be a Delaware corporation, is "CK Witco Corporation" (the "Surviving Corporation").

FOURTH: The Certificate of Incorporation of CK Witto shall be the certificate of incorporation of the Surviving Corporation.

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

CK Witco Corporation
One Station Place, Metro Center
Stamford, Connecticut 06902

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

TRADEMARK
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IN WITNESS WHEREOF, CK Witten and Witco have caused this Certificate of Merger to be duly executed as of this 1st day of September, 1999, to be effective at 5:00 p.m. on September 1, 1999.

CK WITCO COPPORATION

Witter	CK WILLD CONTON
By: Name: John T. Fergusch II Title: Senior Vice President, General Counsel and Scoretary	Name: Vincent A. Calarco Title: President and Chief Executive Officer

ATTEST:		WITCO CORPORATION	WITCO CORPORATION		
	Alexendra I. Graf Assistant Secretary	By: Name: E, Gary Cook Title: Chairman of the Boar and Chief Executive			

IN WITNESS WHEREOF, CK Witco and Witco have caused this Certificate of Merger to be duly executed as of this 1st day of September, 1999, to be effective at 5:00 p.m. on September 1, 1999.

ATTEST:

CK WITCO CORPORATION

By:

Name: John T. Ferguson II

Title: Vice President, General Counsel

RECORDED: 08/24/2001

and Secretary

By:

Name: Vincent A. Calarco

Title: President and Chief Executive

Officer

ATTEST:

Name: Alexandra I. Graf

Title: Assistant Secretary

WITCO CORPORATION

Name: E. Gary Cook

Title: Chaleman of the Board, President

and Chief Executive Officer