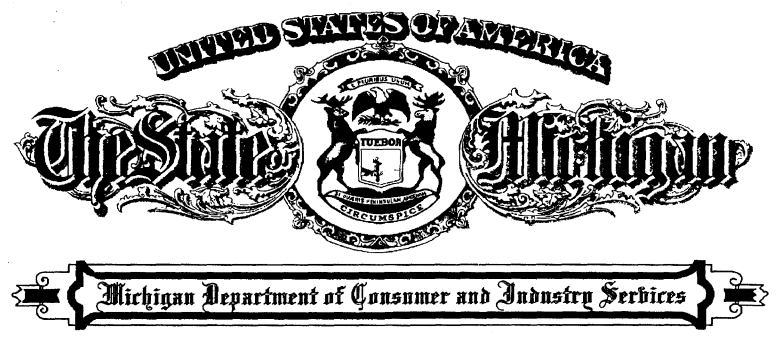
140/39625

	7	U.S. DEPARTMENT OF COMMERCE
(Patent and Trademark Office

FORM PTO-1594 (F.5v. 6-93) 1019 OMB No. 0651-1100 (ext. 1994)	87012 U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
	Please record the attached original documents or copy thereof.
Name of conveying party(ies)	Name and address of receiving party(ies):
RING SCREW WORKS and 2020 CORP. 67	Name: RING SCREW TEXTRON INC.
☐ Individual(s) ☐ Association	Internal Address: 6125 18 MILE ROAD
☐ General Partnership ☐ Limited ☑ Corporation-State (MICHIGAN)	STERLING HEIGHTS, MICHIGAN 48314
☐ OtherAdditional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	Street Address: <u>same as above</u>
3. Nature of conveyance:	City: State: Zip:
☐ Assignment ☑ Merger and	Ony
☐ Securing Agreement ☑ Change of Name ☐ Other	Additional name(s) and address(es) attached? ☐ Yes ☑ No
Execution Date: May 11, 1998	
A. Trademark Application No.(s) 166 2630 Additional numbers at	B. Trademark Registration No.(s) 1,682,630; 1,687,549; 1,713,007; 1,728,871; 1,736,035; 1,739,417; 1,917,592; 1,952,178; and 1,988;116 tached? □ Yes ⋈ No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and
accument entrain so manes.	6. Total number of applications and registrations involved:
Name: Richard A. Giangiorgi, Esg.	registrations involved:
Internal Address: TREXLER, BUSHNELL, GIANGIORGI	registrations involved:
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street	registrations involved:
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street Chicago, IL 60603	registrations involved:
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street	7. Total fee (37 CFR 3.41)
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street Chicago, IL 60603	7. Total fee (37 CFR 3.41)
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street Chicago, IL 60603 Street Address: same	7. Total fee (37 CFR 3.41)
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street Chicago, IL 60603 Street Address: same City: State: Zip:	7. Total fee (37 CFR 3.41)
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street Chicago, IL 60603 Street Address: same City: State: Zip: 12/03/2001 TDIAZ1 00000011 1682630 01 FC:481 40.00 0P 02 FC:482 200.00 0P	7. Total fee (37 CFR 3.41)
Internal Address: TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. 105 West Adams Street Chicago, IL 60603 Street Address: same City: State: Zip: 12/03/2001 TDIAZ1 00000011 1682630 01 FC:481 40.00 0P DO NOT US Statement and signature. To the best of my knowledge and belief, the foregoing information is true ar Richard A. Giangiorgi, Esg. (24,284)	7. Total fee (37 CFR 3.41)

TREXLER, BUSHNELL, GIANGIORGI & BLACKSTONE, LTD. • 105 W. ADAMS ST. • CHICAGO, ILLINOIS 60603 • (312) 704-1890



Lansing, Michigan

This is to Certify that the annexed copy has been compared by me with the record on file in this Department and that the same is a true copy thereof.

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.

In testimony whereof, I have hereunto set my hand, in the City of Lansing, this 20th day of November, 2001

Bureau of Commercial Services

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the MERGER DOCUMENT

for

RING SCREW TEXTRON INC.

ID NUMBER: 030751

received by facsimile transmission on May 11, 1998 is hereby endorsed Filed on May 11, 1998 by the Administrator.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 11th day of May, 1998.

, Director

Corporation, Securities and Land Development Bureau

Julie Croll

GOLD SEAL APPEARS ONLY ON ORIGINAL

C&\$ 550 (8/96)

	MER AND INDUSTRY SERVICES - CO	RPORATION, SECURITIES & LAND D	EVELOPMENT BUREA
• Date Received		(FOR BUREAU USE ONLY	7)
			
	, LONGLEY & DAHLING LLP		
ชress 4th Floor, 100 Renaissance C	Center		
ry State zip Petroit, MI 48243		EFFECTIVE DATE:	
For	and address you enter above. ERTIFICATE OF MERGER use by Domestic Profit and/o lease read information and ins	NonProfit Corporations	
	s of Act 284, Public Acts of 1 tions), the undersigned corpore		
The Plan of Merger (Conse	lidation) is as follows:		
a. The name of each const	ituent corporation and its iden	tification number is:	
Ring Screw Works	030751		
2020 Corp. 67	514811		
b. The name of the survivi	ng (new) corporation and its in	dentification number is:	
Ring Screw Works	030751		
c. For each constituent s	tock corporation, state:		
Name of corporation	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class of series entitled vote as a clas
Ring Screw Works	Common - 97,635	Yes	n/a
2020 Corp. 67	Соттоп - 60,000	Yes	n/a

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	_	######################################
2.	a.	(Complete for any profit corporation only) The manner and basis of converting shares are as follows: See Attachment
	b.	The amendments to the Articles, or a restatement of the Articles, of the surviving corporation to be effected by the merger are as follows: See Attachment
	c.	The plan of merger will be furnished by the surviving profit corporation, on request and without cost, to any shareholder of any constituent profit corporation.
3.	-	(Complete for any nonprofit corporation only)
	a)	If it is organized on a membership basis, state (a) the name of the corporation, (b) a description of its members, and $^{\circ}$ the number, classification and voting rights of its members.
	b)	If it is organized on a directorship basis, state (a) the name of the corporation, (b) a description of the organization of its board, and [®] the number, classification and voting rights of its directors.
	c)	State the terms and conditions of the proposed merger or consolidation, including the manner and basis of converting the shares of, or membership or other interests in, each constituent corporation into shares, bonds, or other securities of, or membership or other interest in, the surviving or consolidated corporation, or into cash or other consideration.
	d)	If a consolidation, the Articles of Incorporation of the consolidated corporation are attached to this Certificate and are incorporated herein. If a merger, the amendments to the Articles, or a restatement of the Articles, of the surviving corporation to be effected by the merger are as follows:
	e)	Other provisions with respect to the merger (consolidation) are as follows:
4.	(0	Complete for any foreign corporation only)
	T	nis merger (consolidation) is permitted by the laws of the State of
	th	e jurisdiction under which
		(name of foreign corporation)
<u>.</u>	is to	organized and the plan of merger (consolidation) was adopted and approved by such corporation pursuant and in accordance with the laws of that jurisdiction.
5.	9	Complete only if an effective date is desired other than the date of filing. This date must be no more than 0 days after receipt of this document in this office.)
	Τ	ne merger (consolidation) shall be effective on the day of, 199

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6.	TO BE COMPLETED BY MICHIGAN PROFIT CORPORATIONS ONLY (Complete either part a or b for each corporation,)
a.	The plan of merger was approved by the unanimous consent of the incorporators of
	, a Michigan corporation which has not commenced business, has not issued any shares, and has not elected a Board of Directors.
	(Signature of Incorporator) (Signature of Incorporator)
	(Signature of Incorporator) (Signature of Incorporator)
	b. The plan of merger was approved by
	the Board of Directors of
	Ring Screw Works 2020 Corp. 67
	(Name of Corporation) (Name of Corporation)
	By Choranan By feebut Theulet
	(Signature of President, Vice-President (Signature of President, Vice-President Chairperson or Vice-Chairperson)
	C. R. O'Brien, President Herbert L. Henkel, President (Type or Print Name and Title) (Type or Print Name and Title)
	(Type of Finit Name and Title)
7.	TO BE COMPLETED BY MICHIGAN NONPROFIT CORPORATIONS ONLY
a.	The plan of merger or consolidation was approved by
а.	the Board of Directors and shareholders or members of the following Michigan corporation(s) in accordance with Sections 701 and 703(1) and (2) of the Act.
	the Board of Directors of the following Michigan corporation(s) organized on a directorship basis in accordance with Section 703(3) of the Act.
ь.	(Name of Corporation) (Name of Corporation)
	Ву
	(Signature of President, Vice-President (Signature of President, Vice-President Chairperson or Vice-Chairperson) Chairperson or Vice-Chairperson)
	(Type or Print Name and Title) (Type or Print Name and Title)

C & S 550

8.

Name of Person or Organization Remitting Fees:

Bodman, Longley & Dahling LLP

Preparer's Name and Business Telephone Number:

Jay Barnett Colvin (313) 259-7777

INFORMATION AND INSTRUCTIONS

- 1. The merger/consolidation cannot be filed until this form, or a comparable document is submitted.
- Submit one original of this document. Upon filing, the document will be added to the records of the Corporation, Securities and Land Development Bureau. The original will be returned to the address appearing in the box on the front as evidence of filing.

Since this document will be maintained on optical disk media, it is important that the filing be legible. Documents with poor black and white contrast, or otherwise illegible, will be rejected.

- 3. This certificate is to be used pursuant to Sections 701 through 707 of the Act for the purpose of merging or consolidating two or more domestic and/or foreign corporations and pursuant to Section 731 or 735 if the merger or consolidation involves one or more foreign corporations.
- 4. If more than two corporations are merging or consolidating, the certificate may be adjusted as necessary, or the format may be used as a guide in drafting your own certificate. If additional space is required for any section, continue the section on an attachment.
- 5. Item 5 This document is effective on the date endorsed "Filed" by the Bureau. A later effective date, no more than 90 days after the date of delivery, may be stated.
- 6. This document must be accompanied by the consent of the Michigan Attorney General if a domestic nonprofit charitable purpose corporation is merging or consolidating into a for profit corporation or a foreign nonprofit corporation that does not have a certificate of authority with Michigan. Contact Consumer Protection and Charitable Trusts, Michigan Attorney General, P.O. Box 30214, 525 W. Ottawa, Lansing, MI 48909. (517) 373-1152.
- 7. The certificate must be signed in ink by the president, vice-president, chairperson, or vice-chairperson of each corporation that is merging or consolidating, unless the incorporators of a domestic profit corporation approve the merger pursuant to Sections 706 and 707 of the Act. In that event, Item 6 of the certificate must be signed in ink by the majority of the incorporators, of that corporation.
 - FEES: Make remittance payable to the State of Michigan. Include corporation name and identification number on check or money order
 - If a foreign corporation authorized to transact business in this state merges into any domestic corporation, the resulting domestic corporation shall pay franchise fees for any increase in authorized shares less such sums as the foreign corporation so merging has previously paid to the state as an initial or additional franchise fee.

Consolidation - Organization fees are required for the articles of incorporation of the new consolidated domestic corporation.

Mail form and fee to:

The office is located at:

 Michigan Department of Consumer & Industry Services Corporation, Securities & Land Development Bureau Corporation Division P.O. Box 30054 Lansing, Michigan 48909-7754 6546 Mercantile Way Lansing, MI 48910

Telephone: (517) 334-6302

ATTACHMENT

2. (a) Proposed Merger. Pursuant to MCLA 450.1701, 2020 Corp. 67, a Michigan corporation, will merge with and into Ring Screw Works, a Michigan corporation. Ring Screw Works will be the survíving corporation and will by subsequent filing change its name to Ring Screw Textron Inc.

Conversion of Capital Stock of Ring Screw Works. At and as of the effective time of the merger, each share of capital stock of Ring Screw Works will be converted into the right to receive an amount of cash as specified in the merger agreement and the outstanding shares of Ring Screw Works will be canceled.

Conversion of Capital Stock of 2020 Corp. 67. At and as of the effective time of the merger, each share of common stock of 2020 Corp. 67 will be converted into one share of common stock of Ring Screw Works as the surviving corporation.

(b) Articles of Incorporation. A certificate of Restated Articles of Incorporation of Ring Screw Works will be filed in the form attached, to read as did the Articles of Incorporation of 2020 Corp. 67 immediately prior to the effective time of the merger and such restatement shall change the name of Ring Screw Works to Ring Screw Textron Inc.

C&S 510 (8/96)

ATTACHMENT TO	CERTIFICATE	OF MERGER
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MICHIGAN DEPARTMENT OF CONSUMER AND INDUS	TRY SERVICES - CORPORATION, SECURITIES & LAND DEVELOPMENT BUREAU
Date Received	(FOR BUREAU USE-ONLY)
Name Jay Barnett Colvin, BODMAN, LONGLEY 8 Address	DAHLING LLP
34th Floor, 100 Renaissance Center City State Zip Detroit, MI 48243	EFFECTIVE DATE:

Document will be returned to the name and address you enter above

RESTATED ARTICLES OF INCORPORATION

For use by Domestic Profit Corporations (Please read information and instructions on last page)

Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned corporation executes the following Articles:

1.	The present name of the corporation is: Ring Screw Works
2.	The identification number assigned by the Bureau is: 030751
3.	All former names of the corporation are:
4.	The date of filing the original Article of Incorporation was: August 20, 1929
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

The following Restated Articles of Incorporation supersede the Articles of Incorporation as amended and shall be the Articles of Incorporation for the corporation:

ARTICLE I

The name of the corporation is: Ring Screw Textron Inc.

ARTICLE II

The purpose or purposes for which the corporation is formed is to engage in any activity within the purposes for which corporations may be formed under the Business Corporation Act of Michigan.

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The	total authorized share:	s:		
	Common shares 40	00,000 Preferred shares		
	A statement of all o	or any of the relative rights, preferences and limitations	of the shares of eacl	n class is
ARTI	CLE IV			
1.	The address of the cu	rrent registered office is:		
	31550 Stephenson Hi	ighway, Madison Heights	MICHIGAN	48071
	(Street Address)	(City)	(State)	(Zip Code)
2.	The mailing address o	of the current registered office, if different than above is:		
	(Street Address)	(City)	(5tate)	(Zip Code)

ARTICLE V (Optional. Delete if not applicable.)

The name of the current resident agent is: Charles R. O'Brien

When a compromise or arrangement or a plan of reorganization of this corporation is proposed between this corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or shareholder thereof, or on application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization of this corporation as a consequence of the compromise or arrangement, the compromise or arrangement and the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all the shareholders or class of shareholders and also on this corporation.

ARTICLE VI (Optional. Delete if not applicable.)

Any action required or permitted by the Act to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. The written consents shall bear the date of signature of each shareholder who signs the consent. No written consents shall be effective to take the corporate action referred to unless, within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents dated not more than 10 days before the record date and signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation having custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested.

Prompt notice of the taking of the corporate action without a meeting by less than unanimous written consent shall be given to shareholders who would have been entitled to notice of the shareholder meeting if the action had been taken at a meeting and who have not consented in writing.

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ARTICLE VII (Additional provisions, if any, may be inserted here; attach additional pages if needed.)

A director of the Corporation shall not be personally liable to the Corporation or its shareholders for monetary damages for breach of the director's fiduciary duty. However, this Article shall not eliminate or limit the liability of a director for any of the following: (a) a breach of the director's duty of loyalty to the Corporation or its shareholders; (b) acts or omissions not in good faith or that involve intentional misconduct or knowing violation of the law; (c) a violation of Section 551(1) of the Michigan Business Corporation Act (MCL 450.1551(1)); (d) a transaction from which the director derived an improper personal benefit, or, (e) an act or omission occurring before the effective date of this Article VII. Any repeal or modification of this Article VII by the shareholders of the Corporation shall not adversely affect any right or protection of any director of the Corporation existing at the time of, or for or with respect to, any acts or omissions occurring before such repeal or modification.

b. × These Restated Articles of Incorporation were duly adopted on 11th accordance with the provisions of Section 642 of the Act and: (check were duly adopted by the Board of Directors without a vote of the share of Incorporation only restate and integrate and do not further ame incorporation as heretofore amended and there is no material discrep the provisions of these Restated Articles. were duly adopted by the shareholders. The necessary number of significant of the shareholders having of votes required by statute in accordance with Section 407(1) of the who have not consented in writing has been given. (Note: Writing have been given. (Note: Writing has been given.) were duly adopted by the written consent of all the shareholders en Section 407(2) of the Act.	
b. x These Restated Articles of Incorporation were duly adopted on	
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Section 407(2) of the Act.	Act. Written notice to shareholders
Signed this 11th day of	es of Incorporation.)
By:	es of Incorporation.)

(Type or Print Name and Title)

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RECORDED: 11/27/2001