FORM PTO-1594 (Modified) (Rev. 6-93)	03-25-2002 т		Docket	Docket No.:	
OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar				VV	
TM05/REV03	_	~	▼	V	
To the Honorable Commissioner of	FPaterius and Tradellik	029278 ——— irks: Please record the attach	ed original documents or c	opy thereof.	
1. Name of conveying party(ies):		2. Name and address		<u></u>	
Coleman Cable Acquistion, Inc.	- 07/				
	3-25-02	Name: <u>Coleman Ca</u>	able, Inc.		
		Internal Address:			
☐ Individual(s)	AssociationLimited Partnership	Street Address: 15	86 South Lakeside Drive		
☐ General Partnership		hip City Wankegan	State: <u>IL</u> Z	ZIP: 60085	
☑ Corporation-State Delaware					
Other			enship		
Additional names(s) of conveying party(ies)	☐ Yes ☒ No	4	hip		
3. Nature of conveyance:			nip		
☐ Assignment	☐ Merger	1	e <u>Delaware</u>		
☐ Security Agreement		ľ			
Other		If assignee is not domicile designation is	ed in the United States, a domest Yes	tic ⊠ N	
Execution Date: April 26, 2000		(Designations must be a	separate document from	F2	
		Additional name(s) & add	ress(es)	X N	
4. Application number(s) or registration	on numbers(s):				
A. Trademark Application No.(s)		B. Tradem	B. Trademark Registration No.(s)		
		1,681,095		, i.e.	
			ř. B		
	Additional num	pers 🔲 Yes 🗵 No	÷ 1	J.	
Name and address of party to whom correspondence		6. Total number of app			
concerning document should be m	railed:	registrations involved	d:		
Name: Keith W. Medansky, Esq.			44)		
		7. Total fee (37 CFR 3.	41):\$ \$40.00		
Internal Address: <u>Piper Marbury</u>	Rudnick & Wolle	☑ Enclosed	⊠ Enclosed		
		☐ Authorized to be	☐ Authorized to be charged to deposit account		
Street Address: P.O. Box 64807		8. Deposit account nun	8. Deposit account number:		
				'	
		18-2284			
City: Chicago S	tate: <u>IL</u> ZIP: <u>6066</u>	4			
3X26/2002 GTON11 00000064 1681095	DO	NOT USE THIS SPACE			
1 FC:481 40.00	00				
Statement and signature.					
To the best of my knowledge and	belief, the foregoing in	formation is true and correct a	and any attached copy is a	true copy	
of the original document.	(l)	Margarella	1.		
Keith W. Medansky		prices		7	
Name of Person Signing	1	Signature	Date		
	l otal number of pages incl	ding cover sheet, attachments, and	TRABEMARK		

REEL: 002467 FRAME: 0891

State of Delaware

Office of the Secretary of State

PAGE :

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 OF "COLEMAN CABLE ACQUISITION, INC.", CHANGING ITS NAME FROM "COLEMAN CABLE ACQUISITION, INC." TO "COLEMAN CABLE, INC.", FILED IN THIS OFFICE ON THE TWENTY-SIXTH DAY OF APRIL, A.D. 2000, AT 10 O'CLOCK A.M.

A ALAMATER AND A STATE OF THE S

Edward J. Freel, Secretary of State

AUTHENTICATION: 0682992

DATE: 09-19-00

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001471950

TRADEMARK REEL: 002467 FRAME: 0892

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

COLEMAN CABLE SYSTEMS, INC.

INTO

COLEMAN CABLE ACQUISITION, INC.

Coleman Cable Acquisition, Inc. (the "Corporation"), a corporation organized under the laws of the State of Delaware,

DOES HEREBY CERTIFY:

FIRST: That this corporation was formed as a limited liability company on the 3rd day of August 1999 and thereafter converted into a corporation on the 29th day of December 1999, pursuant to the Delaware General Corporation Law (the "DGCL").

SECOND: That this corporation owns all of the outstanding shares of the common stock of Coleman Cable Systems, Inc. ("Coleman"), a Delaware corporation incorporated on the 16th day of November 1989, pursuant to the DGCL.

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 126 day of April 2000, determined to merge into itself Coleman.

RESOLVED, that it is advisable for the welfare and advantage of the Corporation and fair to the stockholders of the Corporation that the Corporation merge into itself Coleman with the Corporation emerging as the surviving corporation in the merger, upon the terms and conditions set forth below.

RESOLVED, that the Corporation be, and hereby is, authorized to merge into itself Coleman effective upon the filing with, and acceptance by, the Secretary of State of Delaware of a Certificate of Ownership and Merger in accordance with the provisions of the Delaware General Corporation Law (the "DGCL").

RESOLVED, that in connection with the merger contemplated by these resolutions, the name of the Corporation be changed from "Coleman Cable Acquisition, Inc." to "Coleman Cable, Inc."

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RESOLVED, that Coleman shall, pursuant to the provisions of the DGCL, be merged with and into the Corporation.

RESOLVED, that the Corporation shall be the surviving corporation from and after the effective time of the mergers (the "Effective Time"), shall be sometimes hereinafter referred to herein as the "surviving corporation," and shall continue to exist as such surviving corporation in accordance with the provisions herein pursuant to the provisions of the DGCL.

RESOLVED, that the separate existences of Coleman, which is sometimes hereinafter referred to as the "terminating corporation," shall cease at the Effective Time in accordance with the provisions of the DGCL.

RESOLVED, that the Certificate of Incorporation of the Corporation, as now in force and effect, shall be the Certificate of Incorporation of the surviving corporation; provided, however, that the name of the surviving corporation shall be changed from "Coleman Cable Acquisition, Inc." to "Coleman Cable, Inc.", and such Certificate of Incorporation shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the DGCL.

RESOLVED, that the present by-laws of the Corporation shall be the by-laws of the surviving corporation and will continue in full force and effect until changed, altered or amended as therein provided and in the manner prescribed by the provisions of the DGCL.

RESOLVED, that the directors and officers in office of the Corporation at the Effective Time shall be the members of the Board of Directors and the officers of the surviving corporation, all of whom shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the by-laws of the surviving corporation.

RESOLVED, that at the Effective Time, all of the issued and outstanding shares of the common stock of Coleman shall be converted and become 1 share of the common stock of the surviving corporation.

RESOLVED, that to the extent required by the DGCL, the transactions contemplated by this resolution shall be submitted to the shareholders of the Corporation for their approval or rejection and the merger of the terminating corporation with and into the

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surviving corporation shall be authorized in accordance with the provisions of the DGCL.

RESOLVED, that notwithstanding the full adoption of these resolutions, the merger may be terminated at any time prior to the filing with the Secretary of State of Delaware of the Certificate of Ownership and Merger in accordance with the provisions of the DGCL.

RESOLVED, that all actions previously taken by any officer or director of the Corporation in connection with the transactions contemplated by the foregoing resolutions are hereby adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Corporation.

RESOLVED, that in addition to the specific authorizations conferred upon the officers and Directors of the Corporation, and subject to the authority of the Board of Directors, each of the proper officers and Directors of the Corporation is authorized and empowered to do or cause to be done all such further acts and things (including but not limited to the execution of all such further documents, papers and instruments and the payment and transfer of funds), as they or any of them may deem necessary or appropriate in order to carry into effect the purposes and intent of the foregoing resolutions; and, if specific forms of resolutions are deemed by such officers and directors to be necessary or desirable to accomplish the foregoing transactions, then the same shall be deemed to have been and hereby are authorized and directed to certify the adoption of all such resolutions as though such resolutions were adopted hereby.

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

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RECORDED: 03/25/2002