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Commissioner for Trademarks: Please record the attache	ed copies of an original document.	
Name of conveying party:	Name and address of receiving party:	
Keystone International Holdings Corp.	Keystone International, Inc.	
☐ Individual(s)	One Tyco Park	
□ Association 5/15/82	One Tyco Park Exeter, NH 03833 Individual(s) Citizenship	
☐ General Partnership	□ Individual(s) Citizenship	
☐ Limited Partnership	☐ Individual(s) Citizenship	
☑ Corporation—State of Delaware	☐ Association ☐ ☐ ☐ ☐	
☐ OtherAdditional name(s) attached? ☐ Yes ☒ No	General Partnership	
3. Nature of conveyance:	☐ Limited Partnership ☐ Corporation—State of Texas ☐	
□ Assignment	☐ Other ☐ Other ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	
⊠ Merger	Other S S	
☐ Security Agreement	If the assignee is not domiciled in the United	
☐ Change of Name	States, a domestic representative designation is	
☐ Other:	attached. ☐ Yes ⊠ No	
Execution Date: January 23, 1998	Additional names/addresses attached? ☐ Yes ☒ No	
4. Application number(s) or trademark number(s):		
A. Trademark Application No(s).:	B: Trademark No(s).:	
Additional numbers of	See Attachment A	
5. Name/address of party to whom correspondence	ttached? 区 Yes 口No 6. Total number of applications and registrations	
concerning document should be mailed:	involved: 19	
borrooming about north orional bo mailed.	7. Total fee (37 CFR §3.41): \$490	
Elizabeth O'Brien, Esq.	□ Enclosed	
Tyco Healthcare Group LP	☑ Authorized to charge Deposit Account.	
15 Hampshire Street	8. Deposit Account No.: 19-0254	
Mansfield, MA 02048	Please apply any additionally charges, or any	
	credits, to our Deposit Account No. 19-0254.	
DO NOT USE THIS SPACE		
0. Statement and Signature: To the best of my knowledge	ge and belief, the foregoing information is true and correct	
9. Statement and Signature: To the best of my knowledge and belief, the foregoing information is true and correct and the attached is a true copy of the original document.		
and the diddined is a true sopy of the		
	15/10/02	
Elizabeth O'Brien Chiquital Control	Date	
Name of Person Signing /Signature	Date	
Total number of pages in	cluding cover sheet, attachments, and document:: 6	
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CERTIFICATE OF MAILING BY EXPRESS MAIL Express Mail Label No. EK 7/8429562US		
OFF CALLY About this correspondence is being denosited with the United States Postal Service as		
The Addressee with sufficient nosized on the date indicated below and is down and is		
Commissioner of Patents and Trademarks, BOX ASSIGNMENTS, Washington, D.C. 20231		
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1/11/15, 2002 11	Cerry Manuel MABILIN BAADE Typed Name of Person Signing Certificate	
Date of Deposit Signat	ture I yped Name of Person Signing Confidence	

TRADEMARK REEL: 002510 FRAME: 0957

Attachment A

Mark	Reg. No.	Issued
WELBOND	0564476	09/23/1952
GUN PAKT	0587985	04/06/1954
YARWAY	0622203	02/28/1956
COLOR-PORT	0651465	09/10/1957
UNIT TANDEM	0861874	12/17/1968
HY-DROP	0871614	06/24/1969
KV	0944456	10/10/1972
LARC	1069772	07/19/1977
PRINCE	1147490	02/24/1981
ARC	1158903	06/30/1981
UNIBODY	1190455	02/23/1982
TEMPFLOW	1231662	03/22/1983
FIBERPORT	1273384	04/10/1984
TECH/SERV	1286447	07/14/1984
DURAHEAT	1345669	07/02/1985
K-LOK	1383956	02/25/1986
STEAM CASCADE	1561959	10/24/1989
K-NIFE	2022374	12/10/1996
QUARTER-TURN GATE	2084225	07/29/1997

TRADEMARK

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Office of the Secretary of State

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 OWNERSHIP, WHICH MERGES:

"KEYSTONE INTERNATIONAL HOLDINGS CORP.", A DELAWARE CORPORATION,

WITH AND INTO "KEYSTONE INTERNATIONAL, INC." UNDER THE NAME OF "KEYSTONE INTERNATIONAL, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF TEXAS, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SEVENTH DAY OF JANUARY, A.D. 1998, AT 2 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTIETH DAY OF JANUARY, A.D. 1998.



Darriet Smith Windson, Secretary of State

AUTHENTICATION: 1158602

DATE: 05-30-01

TRADEMARK REEL: 002510 FRAME: 0959

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CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

KEYSTONE INTERNATIONAL HOLDINGS CORP. (subsidiary)

INTO

KEYSTONE INTERNATIONAL, INC. (parent)

* * * * *

Keystone International, Inc., a corporation organized and existing under the laws of the Commonwealth of Texas,

DOES HEREBY CERTIFY:

-- 4 (-1.55) 1-- 22

FIRST: That this corporation was incorporated on the 7th day of April 1947, pursuant to Title 32, Section 2 of the Business Corporation Act of the State of Texas the provisions of which permit the merger of a subsidiary corporation of another state into a parent corporation organized and existing under the laws of said state.

SECOND: That this corporations owns all of the outstanding shares of the stock of Keystone International Holdings Corp., a corporation incorporated on the 24th day of September, 1982, pursuant to Title 8, Section 102 of the Delaware General Corporation Law.

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, dated January 23, 1998, determined to and did merge into itself said Keystone International Holdings Corp.:

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RESOLVED, that Keystone International, Inc. merge, and it hereby does merge into itself said Keystone International Holdings Corp. and assumes all of its obligations; and

FURTHER RESOLVED, that the merger shall become effective on January 30, 1998.

FURTHER RESOLVED, that the proper officer of this corporation be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Keystone International Holdings Corp. 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 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 this corporation survives the merger and may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Keystone International Holdings Corp. as well as for enforcement of any obligation of the surviving corporation arising from the merger, including any suit or other proceeding to enforce the right of any stockholder as determined in appraisal proceedings pursuant to the provisions of Section 262 of Title 8 of the Delaware Code, and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any suit or other proceeding. The address to which a copy of such process shall be mailed by the Secretary of State of Delaware is One Tyco Park, Exeter, New Hampshire 08333, Attn: General Counsel, until the surviving corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose. Service of process may be made by personally delivering to and leaving with the Secretary of State of Delaware duplicate copies of such process, one of which copies the Secretary of State of Delaware shall forthwith send by registered mail to Keystone International, Inc. at the above address.

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TRADEMARK REEL: 002510 FRAME: 0961 FIFTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of Keystone International Holdings Corp. at any time prior to the date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, said Keystone International, Inc. has caused this Certificate to be signed by Bernard J. Doherty, its Vice President & Secretary, this 23rd day of January, 1998.

KEYSTONE INTERNATIONAL INC.

Bernard J. Dohert

Vice President & Secretary