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Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings

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

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies): The Kendall Company 15 Hampshire Street Mansfield, MA 02048

2. Name and address of receiving party(ies) Name: Tyco International Ltd. Internal Address: Street Address: One Tyco Park City: Exeter State: NH Zip: 03833

3. Nature of conveyance: Other Record to correct registration number of CURI-STRIP trademark, Execution Date: previously recorded at REEL 001583, FRAME 0703.

4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 1,902,361 (CURI-STRIP)

6. Total number of applications and registrations involved: 1

5. Name and address of party to whom correspondence concerning document should be mailed: Name: Anne E. Fitzpatrick, Esq. Internal Address: anne.fitzpatrick@tycohealthcare.com Street Address: 15 Hampshire Street City: Mansfield State: MA Zip: 02048

7. Total fee (37 CFR 3.41) \$ 40.00 8. Deposit account number: 19-0254

DO NOT USE THIS SPACE

9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Lawrence P. Zale, Esq. Signature: Laurence P. Zale Date: 22 July 2002

Total number of pages including cover sheet, attachments, and document: 16 Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

TRADEMARK REEL: 002550 FRAME: 0773

10-19-2001

MRD 04-11-97

74/353,589

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U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

ION FORM COVER SHEET

TRADEMARKS ONLY

Attorney Docket No. 024637-093

To the Honorable Commissioner of Patents and Trademarks, please record the attached original documents or copy thereof

1. Name of conveying party(ies): THE KENDALL COMPANY 15 HAMPSHIRE STREET MANSFIELD, MASS. 02048

- Individual(s) Association General Partnership Limited Partnership Corporation - Delaware

Other:

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment Merger Security Agreement Change of Name

Other:

Execution Date: December 31, 1996

2. Name and address of receiving party(ies):

TYCO INTERNATIONAL LTD.

ONE TYCO PARK

EXETER, N.H. 03833

- Individual(s) Association General Partnership Limited Partnership Corporation - Massachusetts Other

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No

(Designation must be a separate document from Assignment)

Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

see Schedule A attached

B. Trademark Registration No.(s)

see Schedule B attached

Additional numbers attached? Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Janice Wilkins

Address: The Kendall Company 15 Hampshire Street Mansfield, MASS. 02048

6. Total number of applications and registrations involved: 194

7. Total fee (37 CFR 3.41): \$ 7,760.00

- Enclosed Authorized to be charged to deposit account, if necessary

3. Deposit account number:

19-0254

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

4. Statement and signature: To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Janice Wilkins Name of Person Signing

Signature

Date

3/13/97

Total number of pages including cover sheet, attachments, and document: 1

TRADEMARK (Rev. BDSM 12-9 REEL: 1583 FRAME: 0703

TRADEMARK REEL: 002550 FRAME: 0774

SCHEDULE B - REGISTRATIONS
 THE KENDALL COMPANY TRADEMARKS
 UNITED STATES

Date: 03/11/97

TRADEMARK	REG. NO.	APPL. NO.	STATUS	REG. DATE
ADD-A-CATH	1668411	124239	Registered	12/17/91
ANES-T-TRACH	1573137	73/791137	Registered	12/26/89
AQUASLIP	1379037	73/541427	Registered	01/21/86
ASSIST	1686233	167447	Registered	05/12/92
AUDIO-CUFF	1586610	73/784324	Registered	03/13/90
AUTO-FLATE	756153	142556	Registered	09/03/63
BLUE JAY	676751		Registered	04/07/59
BLUE JAY & DESIGN	695406		Registered	03/29/60
BLUE-JAY	140748		Registered	03/29/81
CLEANCARE	1181163	276286	Registered	12/08/81
COMBITUBE	1625843	74/033929	Registered	12/04/90
CONFORM	957907	402829	Registered	04/24/73
CONFORM	1128143	190077	Registered	12/25/79
CURAD	598634	661640	Registered	11/30/54
CURAD	596032	661641	Registered	09/28/54
CURAD	538723	592429	Registered	02/27/51
CURAD FOR KIDS	2008190	75/000322	Registered	10/15/96
CURAD KID SIZE AND DEN	1709129	022282	Registered	08/18/92
CURAD NEON STRIPS (DES)	1874495	74/409955	Registered	01/17/95
CURAD NEON STRIPS	1773371	74/207366	Registered	05/25/93
CURAD SENSITIVE SKIN	1910694	74/327612	Registered	08/08/95
CURADERM	1933565	74/383083	Registered	11/07/95
CURAFIL	1906275	74/383282	Registered	07/18/95
CURAFOAM	1985953	74/384436	Registered	01/26/96
CURAGEL	1906274	74/383077	Registered	07/18/95
CURAKLENSE	1965949	74/510001	Registered	04/02/96
CURASALT	1909126	74/411446	Registered	08/01/95
CURASILK	1320332	470273	Registered	02/19/85
CURASORB	1851867	74/374740	Registered	08/30/94
CUREX	1850185	74/256794	Registered	08/16/94
✓ CURI-STRIP	1903361	74/542738	Registered	07/04/95
CURISEP	1522361	735160	Registered	01/31/89
CURITAS	1978438	74/699374	Registered	06/04/96
CURITEX	1303775	403385	Registered	11/06/84
CURITY	648533	14814	Registered	07/16/57
CURITY	133720	118968	Registered	08/03/20
CURITY	804726	200941	Registered	03/01/66
CURITY	1260864	393033	Registered	12/13/83
CURITY	848230	273781	Registered	04/30/68
CURITY	509864	535714	Registered	05/17/49
CURITY	591265	652530	Registered	06/15/54
CURITY	1153798	236921	Registered	05/12/81
CURITY	1155556	231912	Registered	05/26/81
CURITY	1134537	199471	Registered	05/06/80
CURITY	1090893	141971	Registered	05/09/78
CURITY	797303	200940	Registered	10/05/65
CURITY	1098882	146776	Registered	08/08/78

TRADEMARK
 REEL: 1583 FRAME: 0705

TRADEMARK
 REEL: 002550 FRAME: 0775

Office of the Secretary of State

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, WHICH MERGES:

"THE KENDALL COMPANY", A DELAWARE CORPORATION,
WITH AND INTO "TYCO INTERNATIONAL, LTD." UNDER THE NAME OF
"TYCO INTERNATIONAL LTD.", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF MASSACHUSETTS, AS RECEIVED AND
FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF DECEMBER, A.D.
1996, AT 9 O'CLOCK P.M.



A handwritten signature in cursive script that reads "Edward J. Freel".

Edward J. Freel, Secretary of State

AUTHENTICATION:

0781686 8100M

8315471

DATE:

971037260

TRADEMARK
05/01/97

REEL: 002550 FRAME: 0776

12-31-96

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

THE KENDALL COMPANY (DE)
(Subsidiary)

INTO

TYCO INTERNATIONAL LTD. (MA)
(Parent)

TYCO INTERNATIONAL LTD. (this "Corporation"), a corporation organized and existing under the laws of the Commonwealth of Massachusetts,

DOES HEREBY CERTIFY:

FIRST: That this Corporation was incorporated on the 1st day of March, 1962, pursuant to Chapter 156B of the Massachusetts Business Corporation Law, 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 Corporation owns all of the outstanding shares of the stock of **THE KENDALL COMPANY**, a corporation incorporated on the 11th day of May, 1972, pursuant to Section 101 of the General Corporation Law of the State of Delaware.

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 31st day of December, 1996, determined to and did merge into itself said The Kendall Company ("Kendall"):

NOW, THEREFORE, IT IS:

RESOLVED, that the Corporation be, and it hereby is, authorized, empowered and directed to adopt a plan of merger pursuant to which (i) Kendall shall be merged with and into the Corporation with the Corporation surviving (the "Merger"), effective upon the time of filing the Certificate of Merger with the Secretary of State of the State of Delaware and the filing of the Articles of Merger with the Secretary of State of the Commonwealth of Massachusetts, (ii) upon the effective time of the Merger, the stock certificates representing all of the issued and outstanding shares of capital stock of Kendall shall be canceled, and (iii) upon the effective time of the Merger, the Corporation shall assume all of the liabilities and obligations of Kendall, all as provided in Section 253 of the General Corporation Law of Delaware and Section 82 of the Business Corporation Law of Massachusetts;

RESOLVED, that the respective officers of ~~Kendall~~ and the Corporation be, and each of them, acting singly, hereby is authorized, empowered and directed in the name and on behalf of ~~Kendall~~ and the Corporation, respectively, to make and execute a Certificate of Merger and Articles of Merger setting forth a copy of the resolutions authorizing the Merger, and to cause such Certificate and Articles to be filed with the Secretaries of State of the State of Delaware and the Commonwealth of Massachusetts, respectively, and to do all acts and things whatsoever, whether within or without the State of Delaware or the Commonwealth of Massachusetts, which may be in any way necessary or proper to effect the Merger; and

RESOLVED, that the merger shall be effective upon the date of filing with the Secretary of State of Delaware and the Commonwealth of Massachusetts.

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 The Kendall Company, 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 such 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 03833, 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 such process may be made by personally delivering and leaving with the Secretary of State duplicate copies of such process, one of which copies the Secretary of State of Delaware shall forthwith send by registered mail to this Corporation at the above address.

FIFTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated by the Board of Directors of this Corporation at any time prior to the date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, this Corporation has caused this Certificate to be signed by John J. Guarnieri, its Vice President-Corporate Controller, this 31st day of December, 1996.

TYCO INTERNATIONAL LTD.

By: 
John J. Guarnieri
Vice President-Corporate Controller