FORM PTO-1613A Expires 06:d0:98 OM8 06:61-0027			U.S. Department of Commerce Pétent and Trademark Office TRADEMARK	
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Document ID #	[] Security Agreement	[]	Nunc Pro Tunc Assignment	
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Reel # Frame #	() Change of Name			
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Conveying Party	[X] Mark if additional name			
	f = 1min ii amainaine	a vi v.	Execution Date	
Name Powermatic Corporation	184		Month Day Year 06 26 01	
Earmarly				
Formerly				
[] Individual [] General Partnership []	Limited Partnership [X]	Cor	poration [] Association	
() Other				
[X] Citizenship/State of Incorporation/Organiza	ation <u>Delaware</u>			
Receiving Party	[] Mark if additional name	s of rec	eiving parties attached.	
Name Let Fauinment & Tools Inc				
Name <u>Jet Equipment & Tools, Inc.</u> DRA/AKA/TA				
DBA/AKA/TAComposed of			····	
Address (line 1) 2415 West Valley Highway North				
Address time 1) 24 to West Valley highway North	<u>. </u>			
Address (line 2)				
· · ·	\MLi4			
Address (line 3) <u>Auburn</u> City	Washington State		98001 Zip Code	
[] Individual [] General Partnership	[] Limited Partnership	r 1	If document to be recorded is an	
[X] Corporation [] Association	[] runten i erriteisteh	LJ	assignment and the receiving party is not domiciled in the United States, an appointment of a domestic	
[] Other			representative should be atteched. (Designation must be on a separate	
[X] Citizenship/State of Incorporation/Organiza	4: \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \		document from essignment.)	
FOR OFFICE USE ONLY				

Public burden reporting this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and Gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affeirs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practics. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignment, Washington D.C. 20231

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FORM PTO-1618B	Page 2	U.S. Department of
Expires 08/30/99 OMB 0651-0027		Commerce Patent and Trademark Office TRADEMARK
Domestic Representative Name	e and Address Enter for the f	irst Receiving Party only.
Name		
Address (line 1)		<u>.</u>
Address (line 2)		
Address (line 4)		·
Correspondent Name and Addr	ess	
	Area Code and Telephone Number 312-5	577-7000
Name <u>Edward E. Cla</u> ir		
Address (line 1) <u>Fitch, Even, Tat</u>	oin & Flannery	
Address (line 2) <u>120 South LaSa</u>	ille Street, Suite 1600	· · · · · · · · · · · · · · · · · · ·
Address (line 4) <u>Chicago, Illinois</u>	60603	
Pages Enter the total number of p including any attac	pages of the attached conveyance document hments.	#10
Trademark Application Number Enter either the Trademark Application Num Trademark Application Number of Properties	(s) or Registration Number(s) [] Mark is ber or the Registration Number (DO NOT ENTER BOTH numbers for the Number(s) Reg	if additional numbers attached. r the same property). istration Number(s)
-	er the total number of properties involved.	#3
Method of Payment:	Amount for Properties Listed (37 CFR 3.41); Enclosed [] Deposit Account [X] int or if additional fees can be charged to the account.)	\$ 90.00
	Deposit Account Number:	#06-1135
	Authorization to charge additional fees:	Yes [X] No []
Statement and Signature		
To the best of my knowledge and ettached copy is a true copy of the indicated herein.	belief, the foregoing information is true and correct and a e original document. Charges to deposit account are author	7y Hrīzed, as
Educad E. Olah	51 IS (/z	
Edward E. Clair Name of Person Signing	Signature	<u>05/15/03</u> Date Signed

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ARTICLES OF MERGER

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POWERMATIC CORPORATION

SECRETARY OF STATE

and

JUN 2 7 2001

JET EQUIPMENT & TOOLS, INC.

STATE OF WASHINGTON

To the Secretary of State State of Washington

Pursuant to the provisions of the Washington Business Corporation Act governing the merger of a foreign business corporation with and into a domestic business corporation, the corporations hereinafter named do hereby adopt the following articles of merger.

FIRST: The names of the merging corporations are Powermatic Corporation which is a business corporation organized under the laws of the State of Delaware, and let Equipment & Tools, Inc. which is a business corporation organized under the laws of the State of Washington.

SECOND: Annexed hereto and made a part hereof is the Plan of Merger for merging Powermatic Corporation with and into Jet Equipment & Tools, Inc. as set forth in resolutions adopted by the Board of Directors of each of said merging corporations and directing that said Plan of Merger be submitted to the shareholders of each of said merging corporations for their approval. Neither the Board of Directors of Powermatic Corporation nor the Board of Directors of Jet Equipment & Tools, Inc. imposed any conditions on shareholder approval of said Plan of Merger.

THIRD: The number of shares of Jet Equipment & Tools, Inc. which were voted for the Plan of Merger was sufficient for approval pursuant to RCW 23B.11.030.

FOURTH: The laws of the State of Delaware, the jurisdiction of organization of Powermatic Corporation, permit the merger of a business corporation of that jurisdiction with and into a business corporation of another jurisdiction, and the merger of Powermatic Corporation with and into Jet Equipment & Tools, Inc. is in compliance with the laws of the said jurisdiction of organization of Powermatic Corporation.



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FIPTH: let Equipment & Tools, Inc. will continue its existence as the surviving corporation under that identical name pursuant to the provisions of the State of Washington Business Corporation Act.

SIXTH: The merger described herein shall be effective on June 30, 2001.

IN WITNESS WHEREOF, on behalf of each of the merged corporations I have subscribed this document as of the 26th day of June, 2001, and I certify under penalties of perjury that the information provided above is true, current and correct to the best of my knowledge or belief. I further certify that I am authorized to execute this document on behalf of each corporation.

POWERMATIC CORPORATION

William Bernstein

Its Secretary

JET EQUIPMENT & TOOLS, INC.

William Banda

I'm Secretary

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PLAN OF MERGER approved on May 2, 2001 by Powermatic Corporation, a business corporation organized under the laws of the State of Delaware, and by Jet Equipment & Tools, Inc., a business corporation organized under the laws of the State of Washington.

- 1. Powermatic Corporation and Jet Equipment & Tools, Inc. shall, pursuant to the provisions of the General Corporation Law of the State of Delaware and the provisions of the Washington Business Corporation Act, respectively, be merged with and into a single corporation, to wit, Jet Equipment & Tools, Inc., which shall be the surviving corporation on the effective date of the merger and is sometimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as said surviving corporation under that identical name pursuant to the provisions of the Washington Business Corporation Act. The separate existence of Powermatic Corporation, which is sometimes hereinafter referred to as the "terminating corporation", shall cease upon the effective date of the merger in accordance with the provisions of the General Corporation Law of the State of Delaware.
- 2. The approval of this Plan of Merger has been made by resolutions of the board of directors of each of said corporations, and by the affirmative vote of the holders of all of the outstanding shares of each of said corporations entitled to vote thereon, namely, 3,000 shares of Class A common stock (\$10 par value per share), and 15,000 shares of Class B common stock (\$10 par value per share) of Jet Equipment & Tools, Inc., the surviving corporation, and 100 shares of common stock (no par value per share) of Powermatic Corporation, the terminating corporation. Due notice of the shareholders' meetings for approval of this Plan of Merger was given to all shareholders (whether or not entitled to vote) of each of said corporations.
- 3. All of the assets and properties (real, personal, mixed, and tangible and intangible, of every kind, nature and description, without limitation) and all of the liabilities and debts (actual, contingent, and otherwise, of every kind, nature and description, without limitation) of Powermatic Corporation shall, upon the effective date of the merger, be the assets, properties, debts, and liabilities of Jet Equipment & Tools, Inc.
- 4. The Articles of Incorporation of the surviving corporation upon the effective date of the merger shall be the Articles of Incorporation of said surviving corporation and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Washington Business Corporation Act.
- 5. The present Bylaws of the surviving corporation will be the Bylaws of said 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 Washington Business Corporation Act.

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- 6. The directors and officers in office of the surviving corporation upon the effective date of the merger shall continue to 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 Bylaws of the surviving corporation.
- 7. Each issued share of the terminating corporation shall, upon the effective data of the merger, be cancelled and not converted or exchanged in any manner. The issued shares of the surviving corporation shall not be converted or exchanged in any manner, but each said share which is issued and outstanding as of the effective date of the merger shall continue to represent one issued share of the surviving corporation.
- 8. In the event that the merger of the terminating corporation with and into the surviving corporation shall have been fully authorized in accordance with the provisions of the General Corporation Law of the State of Delaware and in accordance with the provisions of the Washington Business Corporation Act, the terminating corporation and the surviving corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Delaware and of the State of Washington, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.
- 9. The board of directors and the proper officers of the terminating corporation and of the surviving corporation, respectively, and each of them, acting singly, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the marger herein provided for.
- The effective date of the merger described herein shall be on June 30,

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ARTICLES OF MERGER

of

POWERMATIC CORPORATION

and

JET EQUIPMENT & TOOLS, INC.

(Pursuant to the Washington Business Corporation Act)

Filed by:

William Bernstein Attorney-at-Law 85 East End Avenue

New York, New York 10028

(212) 628-4200

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION AND FOREIGN CORPORATION

Pursuant to Title 8, Section 252(c) of the Delaware General Corporation Law, the undersigned corporation executed the following Cartificate of Merger:

FRET: The name of the surviving corporation is let Equipment & Tools, Inc., a State of Washington corporation, and the name of the corporation being merged into this surviving corporation is Powernatic Corporation, a Delaware exporation.

SECOND: The Plan of Margar has been approved, adopted, certified, ascented and acknowledged by each of the constituent corporations

THIRD: The name of the surviving corporation is fee Equipment & Tools, Inc., a State of Washington corporation.

FORINTH: The Articles of Incorporation of the surviving corporation shall be in Articles of Incorporation.

FIFTE: The authorized attack and par value of let Equipment & Tools, Inc., the non-Delaware corporation, is 3,000 shares of Class A common stock (\$10 per value per share), 15,000 shares of Class B Common Stock (\$10 per value per share); and 10,000 shares of Preferred Stock (to per value per share).

SIXTH: The merger is to become offective on June 30, 2001.

SEVENTE: The Plan of Margar is on file at 2415 West Valley Highway North, Auburn, Washington 98001, the place of business of the surviving corporation.

EIGHTH: A copy of the Pien of Merger will be furnished by the Surviving corporation on request, without cost, to any stockholder of the constituent corporations.

IN WITHESE WHEREOF, said surviving corporation has caused this cartificate to be signed by an authorized officer, the 26th day of June, A.D., 2001.

jet equipment & tools inc

Late to the Comment

IAMO: WILLIAM ERICIFI

TIBE: SEASTORY

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STATE OF DELANARE SECRETARY OF STATE NVISION OF CORPORATIONS 'ILED 01:30 PM 06/27/2001 010310549 - 3107458

RECORDED: 05/15/2003

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