| Form PTO-1594 (Rev. 06/04) OMB Collection 0651-0027 (exp. 6/30/2005) RE | -2004 | U.S. DEPARTMENT OF COMMERC ted States Patent and Trademark Offi |
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| To the Director of the U. S. Patent and T. 10290 | 18262 | nents or the new address(es) below. |
| 1. Name of conveying party(ies)/Execution Date(s): Joslyn Manufacturing Co. A - 16 - 04 Individual(s) | Additional names, addre Name:Joslyn Internal Address: _c/o _Da Street Address: _2 City:Washingt State: _DC Country:USA Association _ C General Partnersi Corporation _ Citiz Other If assignee is not domic representative designal | Zip: 20006 itizenship hip Citizenship up Citizenship USA zenship |
| Application number(s) or registration number(s) and A. Trademark Application No.(s) | identification or des B. Trademark Registi 1,978,624 | scription of the Trademark. |
| C. Identification or Description of Trademark(s) (and Filing | Date if Application or | Registration Number is unknown): |
| | | |
| 5. Name & address of party to whom correspondence concerning document should be mailed: Name: Eric L. McFadden, Esq. | 6. Total number of a registrations invo | |
| 5. Name & address of party to whom correspondence concerning document should be mailed: | 7. Total fee (37 CFR | Sived: 3 |

Name of Person Signing

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:

Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450
00000199 080219 1978624

Signature

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> TRADEMARK REEL: 003094 FRAME: 0655

Date

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

AGREEMENT OF MERGER OF JOSLYN MANUFACTURING CO. INTO JOSLYN MANUFACTURING COMPANY, LLC

AGREEMENT OF MERGER approved as of December 26, 1996 by Joslyn Manufacturing Co. a corporation organized under the laws of the State of Delaware, and by resolution adopted by unanimous vote of the members of its Board of Directors on said date, and approved as of December 26, 1996 by Joslyn Manufacturing Company, LLC, a limited liability company organized under the laws of the State of Delaware, and by resolution adopted by unanimous vote of the members of its Board of Directors on said date.

- 1. Joslyn Manufacturing Co. and Joslyn Manufacturing Company, LLC shall, pursuant to the provisions of the General Corporation Law of the State of Delaware and the Delaware Limited Liability Company Act, as applicable, be merged with and into the limited liability company, to wit, Joslyn Manufacturing Company, LLC, which shall be the surviving limited liability company upon the effective date of the merger and which is sometimes hereinafter referred to as the "Surviving Limited Liability Company", and which shall continue to exist as said surviving limited liability company under its present name pursuant to the provisions of the Delaware Limited Liability Company Act. The separate existence of Joslyn Manufacturing Co. which is sometimes hereinafter referred to as the "Terminating Corporation", shall cease upon said effective date in accordance with the provisions of the laws of the jurisdiction of its organization.
- 2. The Certificate of Formation of the Surviving Limited Liability Company as in force and effect upon the effective date of the merger in the State of Delaware shall be the Certificate of Formation of said Surviving Limited Liability Company and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Delaware Limited Liability Company Act.
- 3. The limited liability company agreement of the Surviving Limited Liability Company as in force and effect upon the effective date of the merger in the State of Delaware shall be the limited liability company agreement of the Surviving Limited Liability Company and continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Delaware Limited Liability Company Act.
- 4. The directors and officers in office of the Surviving Limited Liability Company upon the effective date of the merger in the State of Delaware shall continue to be the directors and the officers of the Surviving Limited Liability Company, 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 limited liability company agreement of the Surviving Limited Liability Company.

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- 5. Each of the issued shares of the Terminating Corporation shall, upon the effective date of the merger, be canceled. The issued limited liability company interests in the Surviving Limited Liability Company shall not be converted in any manner, but said limited liability company interests issued as of the effective date of the merger shall continue to represent limited liability company interests of the Surviving Limited Liability Company.
- 6. The Agreement of Merger herein made and approved shall be submitted to the shareholders of the Terminating Corporation for their approval or rejection in the manner prescribed by the General Corporation Law of the State of Delaware and to the members of the Surviving Limited Liability Company for their approval or rejection in the manner prescribed by the provisions of the Delaware Limited Liability Company Act.
- 7. In the event that the Agreement of Merger shall have been approved by the shareholders of the Terminating Corporation in compliance with the General Corporation Law of the State of Delaware and by the members of the Surviving Limited Liability Company in the manner prescribed by the provisions of the Delaware Limited Liability Company Act, the Terminating Corporation and the Surviving Limited Liability Company hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents, including a certificate of merger, prescribed by the laws of the State of Delaware, and that they will cause to be performed all necessary acts therein and elsewhere, to effectuate the merger, and the effective date set forth in such certificate of merger shall be deemed the effective date of the merger.
- 8. The directors and the proper officers of the Terminating Corporation and of the Surviving Limited Liability Company, respectively, 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 Agreement of Merger or of the merger herein provided for.
- 9. The effective time of the Certificate of Merger and the time when the merger therein certified shall become effective, shall be 12:01 a.m. on January 1, 1997.

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IN WITNESS WHEREOF, the parties hereto have each caused this Agreement of Merger to be signed by its duly authorized officer effective as of the date first written.

JOSLYN MANUFACTURING CO.

By: Slama

Name: _____
Title: _____

JOSLYN MANUFACTURING COMPANY, LLC

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RECORDED: 12/16/2004

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