Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2003

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
General Signal Technology Corporation		01/01/2003	CORPORATION:

RECEIVING PARTY DATA

Name:	SPX Corporation	
Street Address:	13515 Ballantyne Corporate Place	
City:	Charlotte	
State/Country:	NORTH CAROLINA	
Postal Code:	28277	
Entity Type:	CORPORATION:	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2224132	MAGNI WHIRL

CORRESPONDENCE DATA

Fax Number: (202)861-1783

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (202) 861-1500

Email: trademarks@bakerlaw.com
Correspondent Name: Baker & Hostetler LLP

Address Line 1: 1050 Connecticut Avenue, N.W. Address Line 2: Washington Square, Suite 1100

Address Line 4: washington, DISTRICT OF COLUMBIA 20036-5304

NAME OF SUBMITTER:	Ellen K. Burke
Signature:	/ekb/

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REEL: 003141 FRAME: 0488

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Date:	08/16/2005
Total Attachments: 6 source=MAGNI#page1.tif source=MAGNI#page2.tif source=MAGNI#page3.tif source=MAGNI#page4.tif source=MAGNI#page5.tif source=MAGNI#page5.tif	

Delaware PAGE 1

The First 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:

"GENERAL SIGNAL TECHNOLOGY CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "SPX CORPORATION" UNDER THE NAME OF "SPX CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2002, AT 9:15 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF JANUARY, A.D. 2003, AT 11 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

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Farriet Smith Hindson

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 2181096

DATE: 01-02-03

CERTIFICATE OF OWNERSHIP AND MERGER

OF

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FURNI 09:15 AM 12/91/200

GENERAL SIGNAL TECHNOLOGY CORPORATION 09:15 AM 12/91/2002

INTO

SPX CORPORATION

Pursuant to Section 253 of the General Corporation Law of the State of Delaware

SPX Corporation, a corporation organized and existing under the laws of the state of Delaware (this "Corporation"), DOES HEREBY CERTIFY:

FIRST: That this Corporation was incorporated on the 9th day of February 1968, pursuant to the General Corporation Law of the State of Delaware.

SBCOND: That this Corporation owns all of the outstanding shares of common stock, par value \$1.00, of General Signal Technology Corporation, a corporation incorporated on the 15th day of April 1988, pursuant to the General Corporation Law of the State of Delaware.

THIRD: That this Corporation, by resolutions of its Board of Directors attached hereto as Exhibit A, duly adopted at a meeting of its members on the 11th day of December, 2002 and filed with the minute book of this Corporation, determined to merge General Signal Technology Corporation with and into this Corporation.

FOURTH: That the merger herein provided for shall be effective at 11:00 a.m. E.S.T. on January 1, 2003.

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IN WITNESS WHEREOF, the undersigned has caused this Certificate to be signed by Christopher J. Kearney, its Vice President and Secretary, this 21 day of December, 2002.

SPX CORPORATION

By:

Christopher J. Kearney

Vice President and Secretary

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TRADEMARK

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RESOLUTIONS OF THE BOARD OF DIRECTORS OF SPX CORPORATION

MERGER OF GENERAL SIGNAL TECHNOLOGY CORPORATION WITH AND INTO SPX CORPORATION

WHEREAS, SPX Corporation, a Delaware corporation (the "Company") is the beneficial owner of all of the issued and outstanding shares of common stock, par value \$1.00 per share (the "GSTC Stock"), of General Signal Technology Corporation, a Delaware corporation ("GSTC");

WHEREAS, the Company desires to merge GSTC with and into the Company, with the Company to be the surviving corporation (such corporation in its capacity as such surviving company being hereinafter sometimes called the "Surviving Corporation") pursuant to the provisions of Section 253 of the Delaware General Corporation Law (the "Merger"); and

WHEREAS, the consummation of the Merger shall be subject to the completion of management's due diligence review of the Merger and management's satisfaction with the finding of its due diligence review.

NOW, THEREFORE, BE IT HEREBY:

Merger; Terms of the Merger

RESOLVED, that, subject to the satisfactory completion of management's due diligence review, the Company shall cause to be filed an appropriate certificate of ownership and merger embodying these resolutions with the Secretary of State of the State of Delaware (the date and time of such filing, or such later date and time as set forth in such certificate, being hereinafter referred to as the "Effective Time"), and at the Effective Time, the Company shall merge GSTC with and into the Company in accordance with the Delaware General Corporation Law.

RESOLVED, that the terms and conditions of the Merger are as follows:

(1) At the Effective Time, (a) the certificate of incorporation of the Company shall be the certificate of incorporation of the Surviving Corporation until thereafter changed or amended, (b) the bylaws of the Company shall be the bylaws of the Surviving Corporation until thereafter changed or amended and (c) the directors of the Company shall be the directors of the Surviving Corporation, and the officers of the Company shall be the officers of the Surviving Corporation, in each case until their successors are duly elected or appointed and qualified in the manner provided by the certificate of incorporation and bylaws of the Surviving Corporation or as otherwise provided by law.

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- (2) At the Effective Time, by virtue of the Merger and without any action on the part of the Company, the Surviving Corporation or GSTC, each issued and outstanding share of GSTC Stock shall be cancelled and retired.
- (3) At the Effective Time, the Surviving Corporation shall succeed, without other transfer, to all rights, privileges, powers, franchises and property of the constituent corporations to the Merger, and shall be subject to all the debts, liabilities and duties of each of the constituent corporations in the same manner as if the Surviving Corporation had itself incurred them, all with the effect set forth in the Delaware General Corporation Law.
- (4) At any time prior to the Effective Time, these resolutions and the Merger may be amended or terminated by the board of directors of the Company (the "Board") as provided in Section 253(c) of the Delaware General Corporation Law.

RESOLVED, that the President of any Vice President of the Company or such other officers of the Company or such other persons as the Board may designate from time-to-time and any additional persons as such officers or designated persons may further designate (each, an "Officer" and together, the "Officers") be, and each of them hereby is, directed and authorized to make, execute and deliver, in the name and on behalf of the Company, a certificate of ownership and merger setting forth a copy of these resolutions providing for the Merger of GSTC with and into the Company, and to cause the same to be filed with the Secretary of State of the State of Delaware.

General Resolutions

RESOLVED, that each Officer of the Company be, and each of them hereby is, authorized to take or cause to be taken all such further actions and to execute and deliver all such further agreements, indentures, instruments of assumption, documents, certificates, and undertakings in the name of and on behalf of the Company, and to incur all fees and expenses as in his judgment shall be necessary, appropriate, or advisable to carry out and to effect the purpose and intent of the foregoing resolutions and to complete the transactions contemplated thereby.

RESOLVED, that all actions taken prior to the adoption of these resolutions by any Officer of the Company in connection with the matters referred to herein that would have been within the authority conferred hereby had these resolutions predated such actions be, and they hereby are, ratified, confirmed and approved in all respects.

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- (2) At the Effective Time, by virtue of the Merger and without any action on the part of the Company, the Surviving Corporation or GSTC, each issued and outstanding share of GSTC Stock shall be cancelled and retired.
- other transfer, to all rights, privileges, powers, franchises and property of the constituent corporations to the Merger, and shall be subject to all the debts, liabilities and duties of each of the constituent corporations in the same manner as if the Surviving Corporation had itself incurred them, all with the effect set forth in the Delaware General Corporation Law.
- (4) At any time prior to the Effective Time, these resolutions and the Merger may be amended or terminated by the board of directors of the Company (the "Board") as provided in Section 253(c) of the Delaware General Corporation Law.

RESOLVED, that the President of any Vice President of the Company or such other officers of the Company or such other persons as the Board may designate from time-to-time and any additional persons as such officers or designated persons may further designate (each, an "Officer" and together, the "Officers") be, and each of them hereby is, directed and authorized to make, execute and deliver, in the name and on behalf of the Company, a certificate of ownership and merger setting forth a copy of these resolutions providing for the Merger of GSTC with and into the Company, and to cause the same to be filed with the Secretary of State of the State of Delaware.

General Resolutions

RESOLVED, that each Officer of the Company be, and each of them hereby is, authorized to take or cause to be taken all such further actions and to execute and deliver all such further agreements, indentures, instruments of assumption, documents, certificates, and undertakings in the name of and on behalf of the Company, and to incur all fees and expenses as in his judgment shall be necessary, appropriate, or advisable to carry out and to effect the purpose and intent of the foregoing resolutions and to complete the transactions contemplated thereby.

RESOLVED, that all actions taken prior to the adoption of these resolutions by any Officer of the Company in connection with the matters referred to herein that would have been within the authority conferred hereby had these resolutions predated such actions be, and they hereby are, ratified, confirmed and approved in all respects.

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