TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/30/1994

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ELCO CORPORATION		03/30/1994	CORPORATION: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	ELCO HOLDING COMPANY, INC.
Street Address:	801 17th Avenue South
City:	Myrtle Beach
State/Country:	SOUTH CAROLINA
Postal Code:	29577
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1546155	MICROLEAF

CORRESPONDENCE DATA

Fax Number: (864)233-7342

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

864-271-1592 Phone:

Email: docketing@dority-manning.com

Correspondent Name: Stephen E. Bondura Address Line 1: P.O. Box 1449 Address Line 2: Dority & Manning, P.A.

Address Line 4: Greenville, SOUTH CAROLINA 29602-1449

ATTORNEY DOCKET NUMBER:	ELX-27-TM
NAME OF SUBMITTER:	Stephen E. Bondura
Signature:	/Stephen E. Bondura/
	TRADEMARK

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Date:	07/02/2009
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		Secre	tary of the Con	nmonwealth
ARTICL	ES OF MERGER-DOMES DSC8:15-19	STIC BUSINESS COP 926 (Rev 90)	RPORATION	Pino
In compliance with the re business corporations, desiring	equirements of 15 Pa.C.S. § 1920 to effect a merger, hereby state	5 (relating to articles of merg e that:	per or consolida	tion), the undersign ed
1. The name of the corporation	surviving the merger is:E	LCO HOLDING COMPANY,	INC.	
Commonwealth or (b) na	n is a domestic business corporate of its commercial registered rect the following information to	d office provider and the co	unty of venue is	the Department is
(b) c/o:Name of Commercial Regi				
X The surviving corporation and the (a) address of	nue and official publication purpose tion is a qualified foreign busine fits current registered office in the try of venue is (the Department)	ess corporation incorporate his Commonwealth or (b) na	rne of its comm	ercial registered office
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(a)				
(a)	City	State	Zip	County
Number and Street	City		Zip	
Number and Street (b) c/o: Prentice-Hall (CHy Corporation System, Inc.		Zip	County Dauphin County
Number and Street (b) c/o: Prentice-Hall (Name of Commercial Regis For a corporation represente corporation is located for ve	City Corporation System, Inc. stered Office Provider ad by a commercial registered office anue and official publication purpos	e provider, the county in (b) st	nall be deemed th	Dauphin County se county in which the
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CB:15-1926 -Rev 90)-2		• ,	, , , , , , , , , , , , , , , , , , ,	
(Check, and if appropriate cor	inplete, one of the following):			
X The plan of merger shall b	e effective upon filing these Articles of I	Merger in the Depar	tment of State.	
The plan of merger shall b	e effective on	at		H-8-17-2-1-1
	Date		Hour	
The manner in which the plan	of merger was adopted by each dome	stic corporation is a	s follows:	
Name of corporation	Manner of adoption			
) Adopted by the directors	and sharehold	ars pursuant to	
Side Corporation	} 15 Pa.C.S. §1924(a)			
approved, as the case may be to the plan in accordance with (Check, and if appropriate co	***	or each of the foreigns incorporated.	gn business corporation	
approved, as the case may be to the plan in accordance with (Check, and if appropriate co X. The plan of merger is set Pursuant to 15 Pa.C.S. § 1 plan of merger that amend subsequent to the effective	e, by the foreign business corporation (the laws of the jurisdiction in which it i	or each of the foreigns incorporated. and made a part he visions from filed place of the Exhibit A artached here.	gn business corporation ereof. ans) the provisions, if a surviving corporation as nereto and made a part	ny, of the in effect
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ELCO CORPORTION:

TITLE: President

(Name of Corporation)

Bénedict P. Rosen (Signature)

TITLE: President

PLAN AND AGREEMENT OF MERGER

Sandre March Carter

Plan and Agreement of Merger approved on March 30, 1994 by Elco Corporation, a business corporation incorporated under the laws of the Commonwealth of Pennsylvania, and by resolution adopted by its Board of Directors on said date, and approved on March 30, 1994 by Elco Holding Company, Inc., a business corporation formed under the laws of the State of Delaware, and by resolution adopted by its Board of Directors on said date.

- 1. Elco Corporation and Elco Holding Company, Inc. shall, pursuant to the provisions of the Business Corporation Law of the Commonwealth of Pennsylvania and the provisions of the General Corporation Law of the State of Delaware, be merged with and into a single corporation, to wit, Elco Holding Company, Inc., which shall be the surviving corporation upon the effective date of the merger in the jurisdiction of its organization and which is sometimes hereinafter referred to as the "surviving corporation," and which shall continue to exist as said surviving corporation under its present name pursuant to the provisions of the General Corporation Law of the State of Delaware. The separate existence of Elco Corporation, which is sometimes hereinafter referred to as the "cessating corporation," shall cease upon the effective date of the merger in accordance with the provisions of the Business Corporation Law of the Commonwealth of Pennsylvania.
- 2. The Certificate of Incorporation and the Certificate of the Amendment of Certificate of Incorporation of the surviving corporation upon the effective date of the merger in the jurisdiction of its organization shall be the Certificate of Incorporation, as amended, 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 General Corporation Law of the State of Delaware.
- 3. 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 in the manner prescribed by the provisions of the Delaware General Corporation law.
- 4. The directors and officers in office of the surviving corporation upon the effective date of the merger in the jurisdiction of its organization shall be the members of the first Board of Directors and the first 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.
- 5. Each issued share of the cessating corporation shall, upon the effective date of the merger, be canceled and no shares of the surviving corporation shall be issued therefor. The issued shares of the surviving corporation shall not be converted or

Exhibit A

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exchanged in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one issued share of the surviving corporation.

- 6. In the event that this Plan and Agreement of Merger shall have been fully approved and adopted upon behalf of the cessating corporation in the manner prescribed by the provisions of the Business Corporation Law of the Commonwealth of Pennsylvania, and, in the event that this Plan and Agreement of Merger shall have been duly authorized, approved and adopted on behalf of the surviving corporation in accordance with the provisions of the General Corporation Law of the State of Delaware and that the merger of the cessating corporation with and into the surviving corporation shall have been fully authorized, approved and adopted in accordance with the provisions of said General Corporation Law of the State of Delaware, the cessating 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 Commonwealth of Pennsylvania and 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.
- 7. Any two officers of the cessating corporation and any two officers of the surviving corporation are hereby authorized to execute Articles of Merger upon behalf of said corporations, respectively, in conformity with the provisions of the Business Corporation Law of the Commonwealth of Pennsylvania; and the Board of Directors and the proper officers of the cessating corporation and of the surviving corporation, 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 Plan and Agreement of Merger or the merger herein provided for.

TRADEMARK REEL: 004016 FRAME: 0482

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RECORDED: 07/02/2009