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DEMARK OFFICE

To the Honorable Commissioner of Patents and Trademarks **Box Assignments** Washington, D.C. 20231

CERTIFICATE OF EXPRESS MAILING

I hereby certify that the attached Assignment Documents are being Deposited with the United States Postal Service, Express Mail Certificate No. TB189343902US on the 3th day of Moyronds 1998, in an envelope addressed to the Honorable Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK RECORDATION FORM COVER SHEET

Name of Conveying Party:

EG&G Pressure Science, Inc., a Maryland corporation having its mailing address at 11642 Old Baltimore Pike, Beltsville, MD 20705.

Name and Address of Receiving Party:

EG&G, Inc., a Massachusetts corporation having its mailing address at 45 William Street, Wellesley, MA 02481.

Nature of Conveyance:

Merger

Trademark Numbers:

- TWIST FLEX, Registration No. 1295674, Registration Date, September 18, 1984 1.
- PSIFLEX, Registration No. 1437715, Registration Date, April 28, 1987 2.
- ALPHA C, Application No. 75454555, Application Date, March 23, 1998 3

Name and Address of party to whom Correspondence concerning Documents Should be

Mailed:

Joan A. Tarka, Esq. EG&G, Inc. 45 William Street Wellesley, MA 02481 (781) 431-4132

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REEL: 001944 FRAME: 0380

b. I otal Number of Trademarks and Trademark Applications Involved:					
Three (3) trademarks and trademark applications.					
Total Fee (37 CFR 3.41):					
One hundred and twenty dollars (\$120.00)					
Deposit Account Number:					
05-0560					
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.					
Name: Joan A. Tarka					
Signature: Som a Vanya					
Date:					
10. Total Number of Pages Including Cover Sheet, Attachments and Documents: 2					

Examiner HG

NO. 04-2052042

The Commonwealth of Massachusetts

William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

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ARTICLES OF MERGER OF PARENT AND SUBSIDIARY CORPORATIONS
(General Laws, Chapter 156B, Section 82)

Wc,	Gregory L. Summe		, *President / *Wice Grant man	
and .	Murray Gross			/:!Assistant::Glank;
of	(3) EG&G, Inc.			
		(Exact name of corporation)	ente di Secondaria	
organ	nized under the laws of Massac	husettc	and herein called the pa	rent corporation,
certif	y as follows:			
1. Th	at the subsidiary corporation(s) to h	be merged into the parent corpo	oration is/are:	
	NAME	STATE OF ORGANIZATION	DATE OF ORGAN	VIZATION
			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
EG&G	KT Aerofab, Inc. Not Kry Pressure Science, Inc.	California	2-25-87	
EG&G	Pressure Science, Inc.	∛ Maryland	1-08-59	
Wrig!	ht Components, Inc. Not Kay	New York	7-29-77	
	er en			

2. The parent corporation, at the date of the vote, owned not less than ninety percent (90%) of the outstanding shares of each class of stock of the subsidiary corporation or corporations with which it has voted to merge.

Item 3 below may be deleted if all the corporations are organized under the laws of Massachusetts and if General Laws, Chapter 156B is applicable to them.

3. That in the case of each of the above named corporations, the laws of the state of its organization, if other than Massachusetts, permit the merger herein described, and that all action required under the laws of each such state in connection with this merger has been duly taken.

*Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than Massachusetts, these articles are to be signed by officers having corresponding powers and duties.

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4. That at a meeting of the directors of the parent corporation, the following vote, pursuant to General Laws, Chapter 156B, Section 82, Subsection (a) was duly adopted:

See Attached Exhibit A

Note: Votes, for which the space provided above is not sufficient, should be listed on additional sheets to be numbered 4A, 4B, etc. Additional sheets must be 8 1/2 x 11 and have a left hand margin of 1 inch. Only one side should be used.

EXHIBIT A

RESOLVED: That this Corporation merge into itself its wholly owned subsidiaries, EG&G KT Aerofab, Inc., EG&G Pressure Science, Inc., and Wright Components, Inc.

RESOLVED: That the merger of Wright Components, Inc. be carried out pursuant to the terms and conditions of the attached Plan of Merger.

FURTHER RESOLVED: That EG&G, Inc. does assume all obligations of EG&G KT Aerofab, Inc., EG&G Pressure Science, Inc., and Wright Components, Inc.

FURTHER RESOLVED: That these mergers become effective upon the close of business on September 27, 1998.

FURTHER RESOLVED: That the officers of this Corporation are hereby authorized, in the name and on behalf of this Corporation to prepare, execute and deliver such documents and instruments in order to accomplish the mergers of EG&G KT Aerofab, Inc., EG&G Pressure Science, Inc., and Wright Components, Inc. into EG&G, Inc. as they, in their sole discretion may determine to be necessary or desirable.

5. The effective date of the merger shall be the date approved and filed by the Secretary of the Commonwealth. If a later effective date is desired, specify such date, which shall not be more than thirty days after the date of filing:

September 27, 1998



Section 6 below may be deleted if the parent corporation is organized under the laws of Massachusetts.

6. The parent corporation hereby agrees that it may be sued in the Commonwealth of Massachusetts for any prior obligation of any corporation organized under the laws of Massachusetts with which it has merged, and any obligation hereafter incurred by the parent corporation, including the obligation created by General Laws, Chapter 156B, Section 82, Subsection (e), so long as any liability remains outstanding against the parent corporation in the Commonwealth of Massachusetts, and it hereby irrevocably any such obligations, including taxes, in the same manner as provided in Chapter 181.

SIGNED UNDER THE PENALTIES OF PERJURY, this 17th day of September , 19 98

, President / P