FORM DTO 1619A	06-06-2002	
FORM PTO-1618A Expires 06/70/99 OMB 0651-0027 RE		U.S. Department of Commerce Patent and Trademark Office TRADEMARK
TO: The Commisioner of Patents and 7	102113738	d original document(s) or copy(ies).
Submission Type 70 Min 2 1 1 1	Conveyance Type	
[X] New 6 - 3 - 02 [] Resubmission (Non-Recordation) Document ID # [] Correction of PTO Error Reel # Frame # [] Corrective Document Reel # Frame #	[] Assignment [] Security Agreement [X] Merger and [X] Change of Name	[] Nunc Pro Tunc Assignment Effective Date Month Day Year 03 14 02
	[] Other	
Conveying Party Name <u>Jet Equipment & Tools, Inc.</u> Formerly		
[] Individual [] General Partnership] Corporation [] Association
[X] Citizenship/State of Incorporation/Orga		
Receiving Party Name <u>WMH Tool Group, Inc.</u> DBA/AKA/TA		
Composed of		
Address (line 1) 300 South Hicks Road		
Address (line 2)		
Address (line 3) Palatine		<u>60067</u>
City [] Individual [] General Partnership [X] Corporation [] Association	[] Limited Partnership	If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be on a separate document from assignment.)
[X] Citizenship/State of Incorporation/Orga	nization <u>Washington</u>	
5/2002 LMUELLER 00000122 061135 75877109	FOR OFFICE USE ONLY	
12:481 40.00 CH 12:482 675.00 CH	erage approximately 30 minutes per Cover Sheet to	oe recorded, including time for reviewing the document and and Trademark Office, Chief Information Officer, Washington, or Project (0651-0027), Washington, D.C. 20503. See OMB
this collection of information is estimated to a	ate regarding this burden estimate to the U.S. Patent	og Project (0651-0027), Washington, U.C. 20003, 500 01718

Public burden reporting this collection of information is symmetric regarding this burden estimate to the U.S. Patent (0651-0027), Washington, D.C. 20503. Cathering the data needed to complete the Cover Sheet's Send comments regarding this burden estimate to the U.S. Patent Project (0651-0027), Washington, D.C. 20503. Cathering the data needed to complete the Cover Sheet's Send comments regarding this burden estimate to the U.S. Patent Reduction Project (0651-0027), Washington, D.C. 20503. Cathering the data needed to complete the Cover Sheet's Send comments To THIS D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington To THIS D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND RECORD ASSIGNMENT DOCUMENTS TO THIS Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND RECORD TO RECORD

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

FORM PTO-1618B	Page 2	U.S. Department of
Expires 06/30/99 OMB 0651-0027		Commerce Patent and Trademark Office TRADEMARK
Domestic Representative Name and Addr	ess Enter for the	e first Receiving Party only.
Name		3 , , , .
Address (line 1)		
Address (line 2)		
Address (line 4)		
Correspondent Name and Address		
Area Co	ode and Telephone Number <u>31</u> 2	2-577-7000
NameEdward E. Clair		The state of the s
Address (line 1) <u>Fitch, Even, Tabin & Flanne</u>	ry	
Address (line 2) <u>120 South LaSalle Street, S</u>	Suite 1600	
Address (line 4) Chicago, Illinois 60603		
Pages Enter the total number of page including any attachments.	s of the attached conveyance do	# <u>/ / </u>
Trademark Application Number(s) or Regis	stration Number(s) [X] Material Number (DO NOT ENTER BOTH number	ark if additional numbers attached. ers for the same property).
Trademark Application Number	(s) R	egistration Number(s)
75/877109 76/129770	Attached List	
76/083481 76/129771		
76/112893		
Number of Properties	number of properties involved.	#_ 28
Fee Amount Fee Amount for	Properties Listed (37 CFR 3.41	: \$ <u>715</u>
Method of Payment: Enclosed [(Enter for payment by deposit account or if addition	Deposit Account [X] nal fees can be charged to the account.)	
Deposit	Account Number:	#06-1135
Authori	zation to charge additional fees:	Yes [X] No []
Statement and Signature		
To the best of my knowledge and belief, the for attached copy is a true copy of the original docu indicated herein.	egoing information is true and correct an ument. Charges to deposit account are a	d any uthorized, as
	Chal Sillan	05/22 /02
Edward E. Clair Name of Person Signing	Signature	Date Signed

Page 2

FORM PTO-1618B

U.S. TRADEMARK REGISTRATIONS				
	Registration No.	Registration Date	Mark	Atty Docket No.
1.	2,219,717	January 19, 1999	W6 DRIVER	7203/71398
2.	761,312	December 10, 1963	SUPER-JUNIOR	7203/71397
3.	294,181	May 24, 1932	SUPERCLAMP	7203/71396
4.	1,164,408	August 11. 1981	PERMA-PAD	7203/71394
5.	587,599	March 30, 1954	JUNIOR	7203/71393
ó.	505,397	January 4, 1949	HARGRAVE	7203/71392
7.	1,035,565	March 9, 1976	HARGRAVE	7203/71391
3.	1,244,225	July 5, 1983	HARGRAVE	7203/71390
).	1,448,141	July 21, 1987	H & Design	7203/71389
10.	2,069,653	June 10, 1997	COLUMBIAN	7203/71387
11.	1,955,746	February 13, 1996	COLUMBIAN (Styalized)	7203/71386
12.	1,414,715	October 28, 1986	Design (Bench Vise)	7203/71385
13.	2,297,951	December 7, 1999	BRINK & COTTON	7203/71384
14.	1,554,418	September 5, 1989	BRINK AND COTTON	7203/71383
15.	1,535,019	April 18, 1989	Stylized Letters "BC" & Design	7203/71382
1.6	1,159,732	July 7, 1981	WAXCOA	7203/71016
16. 17	1,159,637	July 7, 1981	WAXCOA	7203/71015
17.		April 15, 1980	WAXMASTER	7203/66116
18.	1,132,995	September 27, 1988	POLISHMASTER	7203/48847
19. 20.	1,505,597	March 2, 1993	WAXMASTER	7203/48846

U.S. TRADEMARK REGISTRATIONS				
	Registration No.	Registration Date	Mark	Atty Docket No.
21.	2.086,625	August 5, 1997	Design (polisher silhouette)	7203/56252
22.	2,086,626	August 5, 1997	Design (polisher silhouette)	7203/56253
23.	2,049,275	April 1, 1997	WARREN TOOL GROUP	7203/72667

ARTICLES OF MERGER

oſ

WILTON TOOL COMPANY, LLC

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 WASHINGTON



SECRETARY of STATE

1, SAM REED, Secretary of State of the State of Washington and custodian of its seal,

hereby certify by this certificate that the attached is a true and correct copy of

ARTICLES OF MERGER

oſ

JET EQUIPMENT & TOOLS, INC.

Merging WILTON TOOL COMPANY, LLC (a Delaware limited liability company) into JET EQUIPMENT & TOOLS, INC. whereby the name is changed to WMH TOOL GROUP, INC.

as filed in this office on March 14, 2002.



THE STATE OF CHARLES AND THE CHARLES OF CHAR

Date: March 14, 2002

Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

Ger Red, Secretary of Sate

ARTICLES OF MERGER

of

WILTON TOOL COMPANY, LLC

and

JET EQUIPMENT & TOOLS, INC.

To the Secretary of State State of Washington

Pursuant to the provisions of the Washington Business Corporation Act governing the merger of a foreign limited liability company with and into a domestic business corporation, the said companies hereinafter named do hereby adopt the following plan or agreement of merger:

FIRST: The names of the merging companies are Wilton Tool Company, LLC, which is a limited liability company under the laws of the State of Delaware, and Jet 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 or agreement of merger merging Wilton Tool Company, LLC with and into Jet Equipment & Tools, Inc. as set forth in resolutions duly adopted, in the case of Wilton Tool Company, LLC, by its board of managers and, in the case of Jet Equipment & Tools, Inc., by its board of directors. Approval of the plan or agreement of merger by the shareholders of Jet Equipment & Tools, Inc. and by the members/unitholders of Wilton Tool Company, LLC was not required.

THIRD: The laws of the State of Delaware, the jurisdiction of organization of Wilton Tool Company, LLC, permit the merger of a limited liability company of that purisdiction with and into a business corporation of another jurisdiction, and the merger of Wilton Tool Company, LLC with jurisdiction, and the merger of Wilton Tool Company with the and into Jet Equipment & Tools, lnc. is in compliance with the laws of the said jurisdiction of organization of Wilton Tool Company, LLC.

FOURTH: Upon the effective date of the merger, article I of the articles of incorporation of Jet Equipment & Tools, Inc. shall be deemed amended to change the name of said

1

surviving company from Jet Equipment & Tools, Inc. to WMH Tool Group, Inc.

IN WITNESS WHEREOF, on behalf of each of the companies merging hereunder, I have subscribed this document as of the March of March, 2002, and I certify under penalties of perfury 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 of the merging companies.

By: MULLIAN BERNATEN

Name: SECRETARY

DITTE: SECRETARY

Name: WILLIAN BERNATEN

Title: SECRETARY

Name: WILLIAN BERNATEN

Title: SECRETARY

PLAN OR AGREEMENT OF MERGER approved as of the 14th day of February, 2002, by Wilton Tool Company, LLC, a limited liability company 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. Wilton Tool Company, LLC and Jet Equipment & Tools, Inc. shall, pursuant to the provisions of the Limited Liability Company Act of the State of Delaware, and the provisions of the Washington Business Corporation Act, respectively, be merged with and into a single company, to wit, Jet Equipment & Tools, Inc., which shall be the surviving company on the effective date of the merger and is sometimes hercinafter referred to as the "surviving company," and which shall continue to exist as said surviving company under a new name, WMH Tool Group, Inc., pursuant to the provisions of this plan or agreement of merger and the Washington Business Corporation Act. The separate existence of Wilton Tool Company, LLC, which is sometimes hereinafter referred to as the "terminating company," shall cease upon the effective date of the merger in accordance with the provisions of the Limited Liability Company Act of the State of Delaware.
- 2. The approval of this plan or agreement of merger has been made by resolutions of the board of managers of Wilton Tool Company, LLC and of the board of directors of Jet Equipment & Tools, Inc. Approval of the plan or agreement of merger by the shareholders of Jet Equipment & Tools, Inc. and by the members/unitholders of Wilton Tool Company, LLC was not required.
- 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, and ture and description, without limitation) of Wilton Tool nature and description, without limitation) of wilton the Company, LLC, the terminating company, shall, upon the effective date of the merger, be the assets, properties, liabilities and debts of Jet Equipment & Tools, Inc., the surviving company.
- 4. The articles of incorporation of the surviving company upon the effective date of the merger shall be the articles of incorporation of said surviving company and shall continue in full force and effect until amended in the manner prescribed by the provisions of the Washington Business Corporation Act. Upon the effective date of the merger (as Corporation Act. Upon the effective of Merger herein), stated in paragraph FOURTH of the Articles of Merger herein), the name of the surviving company will have changed from Jet the name of the surviving company will have changed from Jet Equipment & Tools, Inc. to WMH Tool Group, Inc. by an

amendment deeme articles of inco

102113739 o article I of the

- 5. The present bylaws of the surviving company will be the bylaws of said surviving company and will continue in full force and effect until changed or amended as therein provided and in the manner prescribed by the provisions of the Washington Business Corporation Act.
- 6. The directors and officers in office of the surviving company upon the effective date of the merger shall continue to be the members of the board of directors and the officers of the surviving 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 bylaws of the surviving company.
- 7. Each outstanding preferred unit and common unit of the terminating company shall, upon the effective date of the merger, be cancelled and not converted or exchanged in any manner. The outstanding shares of the surviving company shall not be converted or exchanged in any manner, but each said share which is outstanding as of the effective date of the merger shall continue to represent one outstanding share of the surviving company.
- 8. In the event that the merger of the terminating company with and into the surviving company shall have been fully authorized in accordance with the provisions of the Limited Liability Company Act of the State of Delaware and of the Washington Business Corporation Act, the terminating company and the surviving company hereby stipulate that they will cause to be executed and filed or recorded any document or documents prescribed by the laws of the State of Delaware and 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 managers, and any officer, acting singly, of the terminating company, and the board of directors, and any officer, acting singly, of the surviving company, respectively, and each and any of them, are hereby authorized and directed to make, execute, deliver, file, and authorized and all certificates, agreements, instruments, record any and all certificates, agreements, instruments, appears, and documents of any and every kind, nature and description which shall be or become necessary, proper or convenient to carry out and give effect to each and all of the provisions of the Articles of Merger herein and this plan or agreement of merger and the merger described therein.

ı

IN WITNESS WHEREOF, on behalf of each of the companies merging under this plan or agreement of merger, I have executed this instrument, hereby certifying that I am authorized to execute this instrument on behalf of each of said merging companies.

By: MILLIAM BERNSTEIN

Title: SECRETARY

Name: WILLIAM BERNSTEIN

Title: SECRETARY

Name: WILLIAM BERNSTEIN

Name: WILLIAM BERNSTEIN

Title: SECRETARY

CERTIFICATE OF MERGER

of

WILTON TOOL COMPANY, LLC

and

JET EQUIPMENT & TOOLS, INC.

(Pursuant to the Delaware Limited Liability Company Act)

Filed by:

William Bernstein Attorney-at-Law 85 East End Avenue

New York, New York 10028

(212) 628-4200

PAGE 1

The First State

I, HARRIET SMITE WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"WILTON TOOL COMPANY, LLC", A DELAWARE LIMITED LIABILITY COMPANY,

WITH AND INTO "JET EQUIPMENT & TOOLS, INC." UNDER THE NAME OF "JET EQUIPMENT & TOOLS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF WASHINGTON, AS RECEIVED AND FILED IN THIS OFFICE THE FOURTEENTE DAY OF MARCH, A.D. 2002, AT 10 O'CLOCK A.M.



Warriet Smith Hindson

AUTTER TO BETTONE 1845 121

3302111 3100M

023259374

STAIR OF DELANARS SIZIZER APRILES P. DZ DIVISION OF CORPORATIONS FILED 10:00 AM 03/14/2005 020169074 - 2832 102

STATE OF DELAWARE CERTIFICATE OF MERGER OF A DOMESTIC LIMITED LIABILITY COMPANY INTO A FORZIGN CORPORATION

Pursuant to Section 18-209 of Title 6 of the Deloware Limited Liability Company Act, the undersigned surviving corporation states that:

- The name of the foreign corporation surviving the margar is Jet Equipment & Tools, Inc., and the jurisdiction in which this corporation was organized is the State of Washington. The name of the domestic limited liability company being marged into the surviving foreign corporation is Wilton Tool Company, LLC, and the jurisdiction in which this limited liability company was organized is the State of Delaware.
- 2. An agreement or plan of merger has been approved and executed by Wilton Tool Company, LLC, the domestic limited liability company, and by Jet Equipment & Tools, Inc., the other business entity herein and merging hereunder.
- 3. The name of the surviving foreign corporation is Jat Equipment & Tools, Inc. Upon the effective date of the merger and in accordance with the laws of the State of Washington, the name of this surviving corporation will be changed to WNH Tool Group, Inc.
- The agreement or plan of marger is on file at a place of business of the surviving foreign corporation, and the address thereof is 300 South Hicks Road, Palatine, IL 60067.
- A copy of the agreement or plan of marger will be furnished by the surviving foreign corporation, on request and Without cost, to any member of Wilton Tool Company, LLC, the domestic limited liability company marging hereunder or to any person holding an interest in the surviving foreign corporation marging hereunder.
- The surviving foreign corporation agrees that it may be Berved with process in the State of Delaware in any action, suit or proceeding for the enforcement of any obligation of the domestic limited liability company which is to merge hersundar, irravocably appointing the Delaware Secretary of State as its agant to accept earlies of process in any such action, suit or proceeding. The address to which a copy of

such process shall be mailed by the said Secretary of State to the surviving foreign corporation is 300 South Hicks Road, Palatine, IL 60067.

IN WITHESS WHEREOF, the undersigned surviving for eigh corporation has caused this certificate of merger to be signed by an authorized officer, this / day of March, 2002.

JET EQUIPMENT & TOOLS, INC.

BY: MUMA DUSTINA

Name: WILVIAM BERNAIN

Title: SECRETARY

MORGAN L. FITCH, JR. FRANCIS A. EVEN JULIUS TABIN JOHN F. FLANNERY ROBERT B. JONES JAMES J. SCHUMANN JAMES J. HAMILL TIMOTHY E. LEVSTIK JOSEPH E. SHIPLEY ROBERT J. FOX KENNETH H. SAMPLES PHILIP T. PETTI JOSEPH T. NABOR STEVEN C. SCHROER RICHARD A. KABA* KARL R. FINK MARK W. HETZLER TIMOTHY P. MALONEY PERRY J. HOFFMAN JAMES P. KRUEGER STEPHEN S. FAVAKEH EDWARD W. GRAY, JR.

FITCH, EVEN, TABIN & FLANNERY

ATTORNEYS AND COUNSELLORS AT LAW

Established in 1859

SUITE 1600 - 120 SOUTH LA SALLE STREET CHICAGO, ILLINOIS 60603-3406

> TELEPHONE (312) 577-7000 FACSIMILE (312) 577-7007

CALIFORNIA OFFICE SUITE 510 - 4250 EXECUTIVE SQUARE SAN DIEGO, CALIFORNIA 92037-9105 TELEPHONE (858) 552-1311

WASHINGTON, D.C. OFFICE SUITE 40IL - 1801 K STREET, NW WASHINGTON, D.C. 20006-1201 TELEPHONE (202) 419-7000

COLORADO OFFICE SUITE 213 - 1942 BROADWAY BOULDER, COLORADO 80302 TELEPHONE (303) 402-6966

May 22, 2002

BRUCE R. MANSFIELD SHERRI N. BLOUNT* RICHARD E. WAWRZYNIAK* CHARLES WILLIAM PETERSON, JR.* KATHLEEN A. RANNEY KENDREW H. COLTON' ROMI N. BOSE STEVEN G. PARMELEE

CHRISTOPHER E. GEORGE* SCOTT J. MENGHINI EDWARD E. CLAIR PAMELA L. STEWART SANDRA V. SCAVO JON A. BIRMINGHAM RUDY KRATZ RAMON R. HOCH JOHN E. LYHUS STEVEN M. FREELAND* DONNA E. BECKER

PATENT AGENTS

ERIC J. WHITESELL KURT J. FUGMAN JONATHAN H. BACKENSTOSE LILIA I. SAFONOV

OF COUNSEL

THOMAS F. LEBENS*

NOT ADMITTED TO ILLINOIS BAR

Box ASSIGNMENTS

Hon. Commissioner of Patents and Trademarks Attn. Assistant Commissioner for Trademarks Washington, D.C. 20231

CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231, on this date. 12 Clin

05/22/2002

Date

Re: Recordation of Chain of Title Documents for WMH Tool Group, Inc. Trademarks FETF Client No. 7203/73609

Dear Sir.

Please record the enclosed document reflecting the 2002 merger of WILTON TOOL COMPANY, LLC, a Delaware limited liability company, with and into JET EQUIPMENT & TOOLS, INC., a Washington corporation, with the surviving entity being renamed WMH TOOL GROUP, INC., a Washington corporation.

The enclosed document properly establishes the chain of title for the following U.S. Trademark Registrations and Trademark Applications, which are now owned by WMH TOOL GROUP, INC .:

U.S. TRADEMARK REGISTRATIONS				
	Registration No.	Registration Date	Mark	Atty Docket No.
1.	2,219,717	January 19, 1999	W6 DRIVER	7203/71398
2.	761,312	December 10, 1963	SUPER-JUNIOR	7203/71397
3.	294,181	May 24, 1932	SUPERCLAMP	7203/71396
4.	1,164,408	August 11. 1981	PERMA-PAD	7203/71394
5.	587,599	March 30, 1954	JUNIOR	7203/71393
6.	505,397	January 4, 1949	HARGRAVE	7203/71392
7.	1,035,565	March 9, 1976	HARGRAVE	7203/71391
8.	1,244,225	July 5, 1983	HARGRAVE	7203/71390
9.	1,448,141	July 21, 1987	H & Design	7203/71389
10.	2,069,653	June 10, 1997	COLUMBIAN	7203/71387
11.	1,955,746	February 13, 1996	COLUMBIAN (Styalized)	7203/71386
12.	1,414,715	October 28, 1986	Design (Bench Vise)	7203/71385
13.	2,297,951	December 7, 1999	BRINK & COTTON	7203/71384
14.	1,554,418	September 5, 1989	BRINK AND COTTON	7203/71383
15.	1,535,019	April 18, 1989	Stylized Letters "BC" & Design	7203/71382
16.	1,159,732	July 7, 1981	WAXCOA	7203/71016
17.	1,159,637	July 7, 1981	WAXCOA	7203/71015
	1,132,995	April 15, 1980	WAXMASTER	7203/66116
18.	1,505,597	September 27, 1988	POLISHMASTER	7203/48847
19. 20.	1,754,744	March 2, 1993	WAXMASTER	7203/48846

	U.S. TRADEMARK REGISTRATIONS				
	Registration No.	Registration Date	Mark	Atty Docket No.	
21.	2,086,625	August 5, 1997	Design (polisher silhouette)	7203/56252	
22.	2,086,626	August 5, 1997	Design (polisher silhouette)	7203/56253	
23.	2,049,275	April 1, 1997	WARREN TOOL GROUP	7203/72667	

U.S. TRADEMARK APPLICATIONS				
	Application Serial No.	Filing Date	Mark	Atty Docket No.
1.	75/877,109	December 21, 1999	DART	7203/66588
2.	76/129,771	September 15, 2000	SOCKETSTIK	7203/69780
3.	76/129,770	September 15, 2000	TOOLSLINGER	7203/69781
4.	76/112,893	August 21, 2000	Design (Bench Vice)	7203/71388
5.	76/083,481	July 6, 2000	SAW BUDDY	7203/71395

Enclosed herewith are a certificate of merger and a Recordation Form Cover Sheet for recording the above-identified transaction for these trademark registrations and applications. The Recordation Form Cover Sheet authorizes the Commissioner to charge seven hundred fifteen dollars (\$715.00) to Deposit Account No. 06-1135 to cover the recording fee required under 37 C.F.R. §2.6(b)6.

The Commissioner is further authorized to charge any additional fees which may be required in this proceeding during its entire pendency, or credit any overpayment, to Deposit

Account No. 06-1135. Please return the enclosed documents to us once they have been recorded.

Respectfully Submitted,

FITCH, EVEN, TABIN & FLANNERY

Edward E. Clair

Encl. EEC/283848

- 4 -

RECORDED: 06/03/2002