SUBSTITUTE FORM PTO 1594 1-31-92

RECORI

T]



U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

To the Honorable Commissioner of Patents .

102388753 ... accaused original documents or copy thereof.

1. Name of conveying party(ies): 3.11-03	2. Name and address of receiving party(ies):
Wilton Corporation ☐ Individual(s) ☐ General Partnership ☐ Corporation ☐ Corporation	Jet Equipment & Tools, Inc. 2415 West Valley Highway North Auburn, Washington 98001
Other	Association: ☐ General Partnership: ☐ Limited Partnership: ☐ Corporation: Washington ☐ Other: If assignee is not domiciled in the United States, a domestic representative designation is attached ☐ Yes ☐ No
Effective Date: May 30, 2001	(Designation must be a separate document from Assignment) Additional name(s) & addresses attached? ☐ Yes ☒ No
4. Application number(s) or registration number(s):A. Trademark Application No.(s):	B. Trademark Reg. No.(s): 1,757,901 and 1,844,099
Additional numbers attached ☐ Yes ☒ No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:2_
Harriet E. Perkins, Esq. Drinker Biddle & Reath LLP One Logan Square 18 th and Cherry Streets Philadelphia, PA 19103-6996	7. Total fee (37 CFR 3.41) \$65.00 ☐ Enclosed ☐ Authorized to be charged to deposit account 8. Deposit Account Number: 50-0573
Attorney Docket No. 136116	
DO NOT USE THIS SPACE	
9. 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. HARRIET E. PERKINS Name of Person Signing Signature Date Total number of pages including cover sheet, attachments and document:4	
OMB No. 0651-0011 (exp. 4/94)	
Mail documents to be recorded with required cover sheet information to:	
03/12/2003 LMELLER 00000050 1757901 Commissioner of Trademarks 01 FC:8521 40.00 00 Box Assignments 02 FC:8522 25.00 00 Washington, D.C. 20231	

::ODMA\PCDOCS\PHIP\347130\1

TRADEMARK REEL: 002689 FRAME: 0896 AR OF AR 198712 93 103

ARTICLES OF LIQUIDATION AND MERGER

OF

WILTON CORPORATION

DONETTA DA VIDSON
COLORADO SECRETARY OF STATE

ra supo

2001: \$ 1 LS, INCSECRI

EQUIPMENT & TOOLS, INCSECRETARY OF STATE 05-24-2001 10:34:1

To the Secretary of State State of Colorado

Pursuant to the provisions of the Colorado Business Corporation Act governing the merger of Wilton Corporation, a domestic business corporation into a foreign business corporation, Jet Equipment & Tools, Inc., the said domestic corporation and the said foreign corporation hereinafter named do hereby submit the following Articles of Liquidation and Merger.

FIRST: The name of the domestic corporation, which is a business corporation organized under the laws of the State of Colorado, is Wilton Corporation.

SECOND: The name of the foreign corporation, which is a business corporation organized under the laws of the State of Washington, is Jet Equipment & Tools, Inc.

THIRD: The domestic corporation, Wilton Corporation, is a wholly-owned subsidiary of Jet Equipment & Tools, Inc., the foreign corporation, since 100% or all of the outstanding shares of Wilton Corporation consisting of one class, namely, common shares of the par value of \$1.00 per share, are owned by Jet Equipment & Tools, Inc.

FOURTH: The following is the Plan of Liquidation and Merger for merging Wilton Corporation into Jet Equipment & Tools, Inc. as approved by resolutions of the Board of Directors of each of Jet Equipment & Tools, Inc. and Wilton Corporation.

1. Jet Equipment & Tools, Inc., which is a business corporation of the State of Washington and is the parent corporation and the owner of all of the outstanding shares of Wilton Corporation, which is a business corporation of the State of Colorado and the subsidiary corporation, hereby merges Wilton Corporation into Jet Equipment & Tools, Inc. pursuant to the provisions of the Colorado Business Corporation Act and the laws of the State of Washington, the jurisdiction of organization of Jet Equipment & Tools, Inc.

1

COMPUTER UPDATE DOMPLETE

TRADEMARK REEL: 002689 FRAME: 0897

- 2. The separate existence of Wilton Corporation shall cease on the deferred effective date (set forth below) of the liquidation and merger, and Jet Equipment & Tools, Inc. shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the State of Washington, the jurisdiction of its organization.
- 3. All of the assets and properties (real, personal, 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, nature and description, without limitation), of Wilton Corporation shall, upon the said effective date of the liquidation and merger, be the assets, properties, liabilities and debts of Jet Equipment & Tools, Inc.
- 4. The Articles of Incorporation of Jet Equipment & Tools, Inc., the surviving corporation, on the effective date of the liquidation and merger shall be the Articles of Incorporation 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 Washington Business Corporation Act.
- 5. The present Bylaws of Jet Equipment & Tools, Inc. will be the Bylaws of said surviving corporation and shall continue in full force and effect until changed, altered, 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 corporation on the effective date of the liquidation and merger shall continue to be the members of the Board of Directors and the 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.
- 7. Each outstanding share of Wilton Corporation shall, upon the effective date of the liquidation and merger, be cancelled and not converted or exchanged in any manner. The outstanding shares of Jet Equipment & Tools, Inc. shall not be converted or exchanged in any manner, but each said share of Jet Equipment & Tools, Inc. which is issued and outstanding as of the effective date of the liquidation and merger shall continue to represent one issued and outstanding share of the surviving corporation.
- 8. Any one of the officers of Jet Equipment & Tools, Inc. and Wilton Corporation is 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 may be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Liquidation and Merger or of the liquidation and merger herein provided for.

FIFTH: Shareholder approval was not required for the liquidation and merger described herein.

SIXTH: The laws of the State of Washington, the jurisdiction of organization of Jet Equipment & Tools, Inc., permit the liquidation and merger of Wilton Corporation into Jet Equipment & Tools, Inc. That merger is in compliance with the laws of the State of Washington, the jurisdiction of organization of Jet Equipment & Tools, Inc.

SEVENTH: The principal office of Jet Equipment & Tools, Inc., the surviving corporation, is located at 2415 West Valley Highway North, Auburn, Washington 98001.

EIGHTH: The deferred effective date of the liquidation and merger set forth herein shall be May 30, 2001.

I certify on this 23 day of May, 2001, under penalties of perjury, that the information provided above is true and correct to the best of my knowledge or belief. I further certify that I am authorized to execute this document on behalf of Jet Equipment & Tools, Inc. and on behalf of Wilton Corporation.

JET EQUIPMENT & TOOLS, INC.

William Bernstein

Secretary

WILTON CORPORATION

William Bernstein

Secretary