04-20-2004 Form PTO-1594 RE U.S. DEPARTMENT OF COMMERCE (Rev. 10/02) U.S. Patent and Trademark Office OMB No. 0651-0027 (exp. 6/30/2005) 102725145 Tab settings ⇒ ⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) Marcap, Inc. Name: The Baxter Mfg. Co., Inc. Internal Address: Individual(s) Association 19220 Pioneer Way (SR162) Street Address: General Partnership Limited Partnership Zip: 98360 Ortig State: WA X Corporation-State Washington Other Individual(s) citizenship Association Additional name(s) of conveying party(ies) attached? Yes No General Partnership 3. Nature of conveyance: Limited Partnership Corporation-State_ Washington Assignment Merger Merger Security Agreement Change of Name Other If assignee is not domiciled in the United States, a domestic Other representative designation is attached: Yes No (Designations must be a separate document from assignment)

Additional name(s) & address(es) attached? Yes No Execution Date: June 21, 2000 Effective Date: 2000 June 30, 4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 2365451 Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: Name: Beverly J. Shunick & Associates, Ind 7. Total fee (37 CFR 3.41).....\$ 65.00 Internal Address: 04/19/2004 LMHELLER 00000070 090025 2365451 Enclosed Authorized to be charged to deposit account 25.00 BA P. O. Box 1088 8. Deposit account number: 090025 Street Address: Illinois Tool Works INc. City: Morton Grove State: IL Zip: 60053 (Attach duplicate copy of this page if paying by deposit account)

Total number of pages including cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

nature

DO NOT USE THIS SPACE

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true

9. Statement and signature.

copy of the original document.

Beverly Shunick

Name of Person Signing

April 1, 2004

Date

ARTICLES OF MERGER

The Baxter Mfg. Co., Inc.

Into

FILED STATE OF WASHINGTON

Marcap, Inc.

JUN 2 8 2000

SECRETARY OF STATE

Pursuant to the provisions of the Washington Business Corporation Act, the undersigned corporations adopt the following articles of merger:

- 1. The Agreement of Merger is attached.
- 2. Action by the shareholders is not required according to Section 23B.11.040.

Effective June 30, 2000

The Baxter Mfg. Co., Inc.

Stewart S. Hudnut

Vice President & Secretary

Effective June 30, 2000

Marcap, Inc.

Stewart S. Hudnut

Vice President & Secretary

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AGREEMENT OF MERGER MERGING

The Baxter Mfg. Co., Inc. A Washington Corporation

INTO

Marcap, Inc. A Washington Corporation

AGREEMENT OF MERGER, dated this 21st day of June 2000, made by and between Baxter Mfg. Co., Inc., a corporation organized and existing under the laws of the State of Washington, and Marcap, Inc., a corporation organized and existing under and by virtue of the laws of the State of Washington.

WITNESSETH that:

WHEREAS, the board of directors of each of said corporations, parties hereto, to the end that greater efficiency and economy in the management of the business carried on by each corporation may be accomplished and in consideration of the mutual agreements of each corporation as set forth herein, do deem it advisable and generally to the advantage and welfare of said corporations and their respective stockholders that the Baxter Mfg. Co., Inc. be merged into Marcap, Inc. and

WHEREAS, the provisions of Section 23B.11.040 of the Washington Business Corporation Act authorizes a parent-subsidiary merger,

NOW, THEREFORE, the corporations, parties to this agreement, have agreed and do hereby agree as follows:

FIRST: Baxter Mfg. Co., Inc., organized and existing under the laws of the State of Washington, shall be and hereby is merged into Marcap, Inc., organized and existing under the laws of the State of Washington, and said Marcap, Inc. hereby merges into itself said Baxter Mfg. Co., Inc. (hereinafter in this agreement referred to as the "disappearing corporation"): said Marcap, Inc. shall be the continuing and surviving corporation (hereinafter in this agreement referred to as the "surviving corporation") and shall be governed by Washington Corporation Law.

SECOND: The manner of converting the outstanding shares of capital stock of each of the constituent corporations into the shares or other securities of the surviving corporation shall be as follows:

- (a) Each share of common stock of the Disappearing Corporation which shall be outstanding on the effective date of this merger, shall be canceled and no longer outstanding and the surviving corporation shall receive no compensation for the canceled shares.
- (b) The shares of the Surviving Corporation outstanding on the effective date of this merger shall not be changed or converted as a result of this merger, but shall remain outstanding as shares of the Surviving Corporation.

THIRD: The terms and conditions of the merger are as follows:

- (a) The By-Laws of the Surviving Corporation as they shall exist on the effective date of this merger shall be and remain the By-Laws of the Surviving Corporation until the same shall be altered, amended or repealed as therein provided.
- (b) The directors and officers of the Surviving Corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.
- (c) This merger shall become effective upon filing with the Secretary of State of Washington. However, for all accounting purposes, the effective date of the merger shall be as of the close of business on June 30, 2000.
- Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of the Disappearing Corporation shall be transferred to, vested in and devolve upon the Surviving Corporation without further act or deed and all property, rights, and every other Interest of the Surviving Corporation and the Disappearing Corporation shall be as effectively the property of the Surviving Corporation as they were of the Surviving Corporation and the Disappearing Corporation respectively. The Disappearing Corporation hereby agrees from time to time, as and when requested by the Surviving Corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the Surviving Corporation title to and possession of any property of the Disappearing Corporation acquired or to be acquired by reason of or as a result of the merger herein provided for and otherwise to carry out the intent and purposes hereof and the proper officers and directors of the Disappearing Corporation and the proper officers and directors of the Surviving Corporation are fully authorized in the name of the merged corporation or otherwise to take any and all such action.

FOURTH: Anything herein or elsewhere to the contrary notwithstanding, this agreement may be abandoned by either party, by appropriate resolution of its Board of Directors at any time prior to the date of filing this Agreement or by mutual consent of the parties by appropriate resolution of their respective Boards of Directors, at any time prior to the effective date of this merger.

FIFTH: Upon the date when this agreement shall become effective, the separate existence of Baxter Mfg. Co., Inc. shall cease and the said, Baxter Mfg. Co., shall be merged into the surviving corporation in accordance with this agreement of merger.

The surviving corporation shall be possessed of all assets and property of every description, and every interest therein, wherever located, and the rights, privileges, immunities, powers, franchises, and authority, of a public as well as a private nature, of each of the constituent corporations, and all obligations belonging to or due to each of the constituent corporations, all of which shall be vested in the surviving corporation without further act or deed. Title to any real estate or any interest therein vested in any constituent corporation shall not revert or in any way be impaired by reason of such merger or consolidation:

The surviving corporation shall be liable for all the obligations of each constituent corporation, including liability to dissenting shareholders;

All the rights of creditors of each constituent corporation are preserved unimpaired, and all liens upon the property of any constituent corporation are preserved unimpaired, on only the property affected by such liens immediately prior to the effective date of the merger or consolidation.

IN WITNESS WHEREOF, the parties to this agreement have caused this agreement to be executed by the Vice President and Secretary of each of the corporations, by authority of the directors of each corporation, as the respective agreement of each of said corporations, on this 21st day of June 2000.

The Baxter Mfg. Inc., Co.

Marcap, Inc.

Michael J. Robinson

Vice President & Treasurer

Michael I Robin

Michael J. Robinson

Vica President & Treasurer

Stewart S. Hudnut

Vice President & Secretary

Stewart S. Hudnut

Vice President & Secretary

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STATE of WASHINGTON



SECRETARY of STATE

I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

ARTICLES OF MERGER

to

MARCAP, INC.

a Washington Profit corporation,

were filed for record in this office on the date indicated below.

Merging THE BAXTER MFG CO., INC. into MARCAP, INC.

UBI Number: 601 592 707

Date: June 28, 2000



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



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