### 08-05-1998

À.	BOX ASSIGNMENTS				DO NOT USE FOR TRADEMARKS		
29-98				EET CON	v.		
7	TO THE HONOBARI E	COMMISSION	10078489	08 SONE	Y. Alkini		
<b>%</b>	TO THE HONORABLE COMMISSIONED OF PATENTS AND TRADEMARKS: SIR: PLEASE RECORD THE ATTACHED ORIGINAL DOCUMENTS OR COPY THEREOF.						
ix	1. NAME OF CONVEYING PARTY(IES) (ASSIGNORS(S))						
7	1. MMC Compliance Engineering Inc						
1	3. 5.						
0	5. 7.						
$\sim$	ADDITIONAL NAME(S) OF CONVEYING PARTY(LES) ATTACHED? ☐YES ☑NO						
7							
Z	2. PARTY(IES) (ASSIGNEE(S)) RECEIVING INTEREST:						
	NAME: Metro Machine Corporation						
	ADDRESS: Foot of Ligon Street, Norfolk, Virginia 23523						
	ADDNESS. FOULUF LIGUTI STREET, INCHOIK, VITYIIIIA 25525						
	ADDITIONAL NAME(S) & ADDRESS(ES) ATTACHED? YES NO  3. NATURE OF CONVEYANCE (DOCUMENT): (Submit herewith only one document for recordation—multiple copies of same Assignment signed by different inventors is one document)						
l							
ł	ASSIGNMENT OF WHOLE PART INTEREST EXEC. DATE: March 6, 1998 CHANGE OF NAME VERIFIED TRANSLATION						
	SECURITY MERGER OTHER:						
ľ	EXECUTION DATE(S) ON THE DECLARATION IF FILED HEREWITH: (NOTE: IF DATES ON DECLARATION AND ASSIGNMENT DIFFER SEE ATTY!)						
1							
4.5 APPL. NO.(S) OR PAT NO.(S). OTHERS ON ADDITIONAL SHEET(S) attached? ☐YES ☒NO							
	A. PAT. APP. NO.(S)	M#	1st INVENTOR	B. PATENT NO(S)	M#	1st INVENTOR	
ı	series code/serial no		if not in item 1			if not in item 1	
ł	NO .			5,540,172	215619	GOLDBACH	
ſ	5. Name & Address of Party to Whom Correspondence			6. NUMBER INVOLVED:			
	Concerning Document Should be Mailed:  Cushman Darby & Cushman  Intellectual Property Group of			APPLNS 0 + PATS: 1 = TOTAL 1  7. AMOUNT OF FEE ENCLOSED: (Code 581)  ABOVE TOTAL x \$40 = \$40			
ŀ	Pillsbury Madison & Sutro LLP 1100 NEW YORK AVENUE, N.W.						
	NINTH FLOOR, EAST TOWER						
1	WASHINGTON, D.C. 20						
	5.5ATTY DKT: 215619 Dkt. 17			8. IF ABOVE FEE IS MISSING OR INADEQUATE CHARGE INSUFFICIENCY TO DEPOSIT ACCOUNT NUMBER: 03-3975 UNDER ORDER NO   50731   215619			
	MATTER NO.	CI	JENT REF.	dup. sheet not required	CLIENT NO.	MATTER NO.	
ŀ	3777721770.						
9. STATEMENT AND SIGNATURE.							
J	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.							
08.	03/1998 DMGUYEN (0000003 /5540172			10. Total number of pages <u>including</u> this cover sheet, attachments and document 6			
01	1 FC:581 40.00 OP			(do not file dup. Cover sheet)			
Signature						<del></del>	
1	Attorney: David W. Brinkman						
ŀ		HIRHIAH					
	Reg. No. 20817	minian			8		

FILE WITH PTO RETURN RECEIPT (CDC-103A)

## Communication all the Hirginian



### State Corporation Commission

I Certify the Following from the Records of the Commission:

the foregoing is a true copy of the CERTIFICATE OF MERGER of MMC Compliance Engineering, Inc. issued March 06, 1998.

Nothing more is hereby certified.



Signed and Sealed at Richmond on this Bate: April 21, 1998

William J. Bridge, Clerk of the Commission

REEL: 9350 FRAME: 0413

### COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

March 6, 1998

The State Corporation Commission finds the accompanying articles submitted on behalf of

METRO MACHINE CORP.

to comply with the requirements of law. Therefore, it is ORDERED that this

CERTIFICATE OF MERGER

be issued and admitted to record with the articles in the office of the Clerk of the Commission. Each of the following:

MMC Compliance Engineering, Inc.

is merged into METRO MACHINE CORP., which continues to exist under the laws of VIRGINIA with the name METRO MACHINE CORP.. The existence of each non-surviving entity ceases, according to the plan of merger.

The certificate is effective on March 6, 1998.

STATE CORPORATION COMMISSION

Commissioner

MÉRGACPT CIS20436 98-03-02-0169

## Commondaealthor Hirginia



## State Corporation Commission

## I Certify the Following from the Records of the Commission:

the foregoing is a true copy of the ARTICLES OF MERGER of METRO MACHINE CORP. issued March 06, 1998.

Nothing more is hereby certified.



Signed and Sealed at Richmond on this Pate: April 23, 1998

> William J. Bridge, Clerk of the Commission PATENT

REEL: 9350 FRAME: 0415

#### ARTICLES OF MERGER

# MERGER OF METRO MACHINE CORP. AND MMC COMPLIANCE ENGINEERING, INC.

- 1. The Plan of Merger (the "Plan") between Metro Machine Corp. ("Parent") and MMC Compliance Engineering, Inc. ("Subsidiary"), both Virginia corporations, is attached as Exhibit A and made a part hereof.
- 2. Pursuant to Section 13.1-719 of the Code of Virginia, 1950, as amended, the Plan was approved by the Board of Directors of Parent pursuant to a record of action in writing in lieu of special meeting effective February 20, 1998. Shareholder approval of the Plan is not required.
  - 3. Parent is the sole shareholder of Subsidiary.
  - 4. The merger shall occur and be effective as of the date these Articles are filed.

METRO MACHINE CORP.

Pichari A Goldhach Pracide

MMC COMPLIANCE ENGINEERING, INC.

Charles A. Garland, President

1-162238.1/JWB:CAM 2/19/98

#### **EXHIBIT A**

PLAN OF MERGER
OF
METRO MACHINE CORP.
AND
MMC COMPLIANCE ENGINEERING, INC.

- 1. <u>The Parties.</u> MMC Compliance Engineering, Inc., a Virginia corporation ("Subsidiary") is a wholly owned subsidiary of and shall be merged with and into Metro Machine Corp., a Virginia corporation ("Parent").
- 2. <u>Conversion of Shares</u>. Parent owns 100 shares of the common stock of Subsidiary, comprising all of the outstanding shares of common stock of the Subsidiary (the "Subsidiary Stock"). By virtue of the merger, the Subsidiary Stock shall be cancelled.
- 3. <u>Effective Date</u>. The merger shall occur and be effective as of the date of acceptance for filing of Articles of Merger by the Virginia State Corporation Commission.
- 4. Further Assurances. If at any time, Parent shall consider or be advised that further assignments, conveyances, or assurances are necessary or desirable to vest, perfect, or confirm in Parent the title to any property or rights of the Subsidiary or otherwise carry out the provisions hereof, the proper officers and directors of Parent and Subsidiary, as the case may be, shall execute and deliver any and all proper assignments, conveyances, and assurances, and do all things necessary or desirable to vest, perfect, or confirm title to such property or rights in Parent and otherwise carry out the provisions hereof.

**END** 

1-162238.1/JWB:CAM 2/19/98

RECORDED: 07/29/1998

PATENT REEL: 9350 FRAME: 0417