merger

Docket No.: 88R009

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The Honorable Commissioner of Patents and Tradema  1. Name of conveying party(ies):	rks. Please record the attached document or copy thereof.  2. Name and Address of receiving party(ies):	
Rockwell International Corporation	Name: Internal Address: Street Address:	P. O. Box 2515, D/676 110-5B43 Seal Beach, CA 90740-1515 2201 Seal Beach Blvd. Seal Beach, CA 90740
Additional name(s) of conveying party(ies) attached ( ) yes (X) no	Additional name(s) and	2201 Seal Beach Blvd. Seal Beach, CA 90740  Address(es) attached? ( ) yes (X) no
3. Nature of Conveyance:  ( ) Assignment (X) Merger  ( ) Security Agreement ( ) Name Change  ( ) Other  Execution Date: December 6. 1996		
4. Application number(s) or patent Numbers: (S	See A. below)	
If this document is being filed together with a new app	lication, the execution dat	e of the Application is:
A. Patent Application No.(s): USSN 07/884,356; Filed: 5/18/92	B. Patent N	lo.(s)
Addition	al numbers attached ( ) yo	es (X) no
5. Name and address of party to whom correspondence concerning document should be mailed:  Harry B. Field Intellectual Property Dept., D/676 110-WSB43 Boeing North American, Inc. 2201 Seal Beach Blvd. Seal Beach, California 90740	Total number of applications and patents involved: _1      Total fee (37 CFR 3.41): \$40.00     ( ) Enclosed (X) Authorized to be charged to deposit account      Deposit Account Number: 18-1730	
9. Statement and signature.		
	ot affect the recording of	ue and correct and any attached copy is a true copy or the attached documents or the rights and duties set  3/1/00  Date
Mail documents to be recorded with required cover sh	· ·	
	ER OF PATENTS AND T BOX ASSIGNMENTS	ΓRADEMARKS
<b>l</b>	ASHINGTON, D.C. 202	31
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**PATENT REEL: 010717 FRAME: 0032** 

## State of Delaware Office of the Secretary of State

I, EDWARD J. FREEL, 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:

"BOEING NA, INC.", A DELAWARE CORPORATION,

WITH AND INTO "ROCKWELL INTERNATIONAL CORPORATION" UNDER THE NAME OF "BOEING NORTH AMERICAN, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE SIXTH DAY OF DECEMBER, A.D. 1996, AT 3:09 O'CLOCK P.M.





Edward J. Freel, Secretary of State

AUTHENTICATION:

8226873

DATE:

12-06-96 **Atent** 

**REEL: 010717 FRAME: 0033** 

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CERTIFICATE OF MERGER

OF

BOEING NA, INC.

WITH AND INTO

ROCKWELL INTERNATIONAL CORPORATION

The undersigned corporation, organized and existing under and by virtue of the General Corporation Law of the State of Delaware, DOES HEREBY CERTIFY THAT:

FIRST: The name and state of incorporation of each of the constituent corporations in the merger (the "Constituent Corporations") are as follows:

Name

State of Incorporation

BOEING NA, INC.

Delaware

ROCKWELL INTERNATIONAL CORPORATION

Delaware

SECOND: An Agreement and Plan of Merger dated as of July 31, 1996 (the "Merger Agreement") among Rockwell International Corporation, a Delaware corporation ("Rockwell"), The Boeing Company, a Delaware corporation ("Boeing"), and Boeing NA, Inc., a Delaware corporation and a wholly owned subsidiary of Boeing, has been approved, adopted, certified, executed and acknowledged by each of the

PATENT REEL: 010717 FRAME: 0034 Constituent Corporations in accordance with the requirements of Section 251 of the General Corporation Law of the State of Delaware.

THIRD: Rockwell International Corporation shall be the surviving corporation of the merger (the "Surviving Corporation").

Restated Certificate of Incorporation of Rockwell
International Corporation as in effect immediately prior to
the effective time of the merger shall be amended (i) so
that Article First reads in its entirety as follows: "The
name of the Corporation is Boeing North American, Inc." and
(ii) so that Article Fourth reads in its entirety as
follows: "The aggregate number of shares which the
Corporation shall have authority to issue shall be
1000 shares of common stock, par value \$1.00 per share" and,
as so amended, such Restated Certificate of Incorporation
shall be the Certificate of Incorporation of the Surviving
Corporation until thereafter changed or amended as provided
therein or by applicable law.

FIFTH: This Certificate of Merger shall become effective at 11:58 p.m. Eastern Standard Time, on December 6, 1996.

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SIXTH: The executed Merger Agree.

at an office of the Surviving Corporation located

Seal Beach Boulevard, Seal Beach, California 90740.

SEVENTH: A copy of the Merger Agreement will be furnished by the Surviving Corporation, upon request and without cost, to any stockholder of either Constituent Corporation.

IN WITNESS WHEREOF, this Certificate of Merger has been executed on this  $6 \, \text{Hz}$  day of December, 1996.

ROCKWELL INTERNATIONAL

CORPORATION

By: William J. Calise Jf. Its: Senior Vice President,

General Counsel and

Secretary

ATTEST:

BY: R C SEAMANS Its: ASSISTANT SECRETARY

**RECORDED: 03/20/2000** 

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