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Form PTO-1595 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab actings (C)	LLS Patent and Trademark Office
Tab settings → →	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Wright Line Inc.	2. Name and address of receiving party(ies) Name: Wright Line Texas Inc. Internal Address:
Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other Execution Date: May 30, 2000 4. Application number(s) or patent number(s): If this document is being filed together with a new appli A. Patent Application No.(s)	Street Address: <u>160 Goldstar Boulevard</u> City: WorcesterState: MAZip: _01606 Additional name(s) & address(es) attached? Yes V No cation, the execution date of the application is: B. Patent No.(s) See Attached Schedule of U.S. Patents
Additional numbers at	 tached? ☐∎ Yes ☐∎ No
 5. Name and address of party to whom correspondence concerning document should be mailed: Name: John D. Franzini Internal Address: Quarles & Brady LLP 	 6. Total number of applications and patents involved: 9 7. Total fee (37 CFR 3.41)\$360.00 Enclosed Authorized to be charged to deposit account
Street Address: 411 East Wisconsin Avenue	8. Deposit account number: 17-0055
City: Milwaukee State: WI Zip: 53202	
	THIS SPACE
Return Fax No.: 414-978-8747 Mail documents to be recorded with Commissioner of Patents &	information is true and correct and any attached copy 3/12/04 Signature Date ar sheet, attachments, and documents: Irrequired cover sheet information to: Trademarks, Box Assignments , D.C. 20231 5549692

SCHEDULE OF U.S. PATENTS

Title	Patent No.	Filed	Issued
Stationary Storing and Dispensing System	4,684,027	09/25/1986	08/04/1987
Coding System	4,856,820	01/21/1987	08/15/1989
Coding System	4,844,509	10/25/1988	07/04/1989
Storing and Dispensing System	4,878,583	12/02/1987	11/07/1989
Storing and Dispensing System	4,913,296	03/30/1988	04/03/1990
File Device Hanger Bar	5,224,608	03/23/1992	07/06/1993
Distribution Duct for Work Space Environment System	5,881,500	01/16/1997	03/16/1999
Shelf Support and Electrical Cable Management Structure	Des. 363,701	05/08/1995	10/31/1995
Modular System for Obtaining Equipped Walls and Workbenches	Re. 36,226		06/08/1999

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RightFAX

FEDERAL IDENTIFICATION FEDERAL IDENTIFICATION NO. 04-2576375 NO. NONC

The Commonwealth of Massachusetts

William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

ARTICLES OF *CONSOLIDATION / *MERGER

(General Laws, Chapter 156B, Section 79)

Consolidation / "merger of

wright Line inc.		
WRigh+	LINE	TEXAS, Inc
·		

the constituent corporations, into

Wright Line Texas Inc.

The states of the states

fanew corporation / 'one of the constituent corporations organized under the laws of Texas

The undersigned officers of each of the constituent corporations certify under the penalties of perjury as follows:

). An agreement of "consolidation / "merger has been duly adopted in compliance with the requirements of General Laws, Chapter 156B, Section 79, and will be kept as provided by Subsection (c) thereof. The "resulting/" surviving corporation will furnish a copy of said agreement to any of its stockholders, or to any person who was a stockholder of any constituent corporation, upon written request and without charge.

2. The effective date of the *unsolidation / *merger determined pursuant to the agreement of *unsolidation / *merger shall be the date approved and filed by the Secretary of the Commonwealth. If a *later* effective date is desired, specify such date which shall not be more than *thirty days* after the date of filing:

3. (For a merger) "The following amendments to the Articles of Organization of the surviving corporation have been effected pursuant to the agreement of merger:

(a) The purpose of the resulting corporation is to engage in the following business activities:

N/A

*Delete the inapplicable words.

(For a consolidation)

Note: If the space provided under any article or item on this form is insufficient, additions shall be set forth on separate 8 1/2 x 11 sheets of paper with a left margin of at least 1 inch. Additions to more than one article may be made on a single sheet as long as each article requiring each addition is clearly indicated.

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PATENT REEL: 014420 FRAME: 0751

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(for s consolidation) N [A (for state the total number of shares and the par value, if any, of each class of stock which the resulting corporation is ($^{(p)}$ scate the total number of shares and the par value, if any, of each class of stock which the resulting corporation is ($^{(p)}$ scate to issue:

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thorized	HOUT PAR VALUE	WITH PAR VALUE		WITH PAR VALUE	
TYPE	NUMBER OF SHARES	TYP5	NUMBER OF SHARES	PARVALUE	
Common:		Common:			
Comment			· · ·		
preferred:		Preferred:			

 $f_{(c)}$ if more than one class of stock is authorized, state a distinguishing designation for each class and provide a description $f_{(c)}$ if more than one class of stock is authorized, state a distinguishing designation for each class and provide a description of the preferences, voting powers, qualifications, and special or relative rights or privileges of each class and of each series the preferences.

N/A

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r(d) The restrictions, if any, on the transfer of stock contained in the agreement of consolidation are:

N/A

r'(c) Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders:

N/A

Rem 4 below may be deleted if the resulting /surviving corporation is organized under the laws of a state other than Massachusetts.

4. The information contained in Item 4 is not a permanent part of the Articles of Organization of the *resulting / *surviving -

(*) The street address of the Presulting / *curviving-corporation in Massachusette is: (past office bases are not acceptable)

**/f there are no provisions state *None*.

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iuga - CT System Online

	e. residential address and po	t office address of each	time and officer of th	te fresulting / factoring	corporation is:
(p) The nam	NAME	RESIDENTIAL ADDI		POST OFFICE ADDRE	ess
president:					
Treasurer.					
Clerk:		•			
Directors:					
-					
1					
(c) The fisc	year end (i.e. tax year) of	the "resulting / "survivit	g corporation shall end	i on the last day of the n	nonth of:
The sus		e resident agent, if any			
(17)					
-	ow may be deleted if the r				
obligation of under Gene obligation c in the Comr accept serv	hing / *surviving corporation f any constituent Massachuse rai Laws, Chapter 181, and a reated by General Laws, Chap nonwealth of Massachusetts, ice of process in any action a Chapter 181.	etts corporation, any pri iny obligations hereafter oter 156B, Section 85, so and it hereby irrevocabl	or obligation of any com- incurred by the "resultin long as any liability rem y appoints the Secretary	e commonwealth a	n, including the the corporation is its agent to
The unders	ACHUSETTS CORPORATIO	ident and "Clerk / "Assi of Massachusetts, furthe xecuted on behalf of su	r state under the penalt	tes of perjury that the ag	reement of r required by
_A	Jany			, *President /	Vice President
	they in Come	<u> </u>		*Clerk/	*Assistant Clerk
FOR CORF	() ORATIONS ORGANIZED I	N A STATE OTHER TH	AN MASSACHUSETTS		
The unders	igned, t Vice Presi	dent	and tt		······································
of Wright	Line Texas Inc.	a	,a	corporation organized u	inder the laws of
Texas		, further state und	r the penalties of perju	ry that the agreement of	*consolidation /
'merger ha	s been duly adopted by such	corporation in the man	ner required by the law	rs of Texas	
"Delete the in TSpecify the o to those of the curporation of HSpecify the	applicable words. filter baving powers and duties of thesideni of vice president of a longanized under General Laws. Cl afficer baving powers and duties r ussistant clerk of such a Massaci	orresponding 1 Massacbusetts bapter 1568. corresponding 4	Anthony W Asmuth II	Contly II. Secretary	·

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CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that the attached Articles of Merger of

WRIGHT LINE INC. A Massachusetts corporation with WRIGHT LINE TEXAS INC. A Texas corporation

have been received in this office and are found to conform to law. ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the Secretary by law, hereby issues this Certificate of Merger.

Filed May 30, 2000

Effective May 31, 2000



Elton Bomer Secretary of State

MAY-30-2000 11:35

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FILED In the Office of the Secretary of State of Texas MAY 3 0 2000

ARTICLES OF MERGER

merging

Corporations Section

WRIGHT LINE INC. (a Massachusetts corporation)

with and into

WRIGHT LINE TEXAS INC. (a Texas corporation)

Pursuant to the provisions of Article 5.04 of the Texas Business Corporation Act (the "TBCA"), the undersigned corporations certify the following Articles of Merger adopted for the purpose of effecting a merger (the "Merger") in accordance with the provisions of Part Five of the TBCA.

I. The name of each of the undersigned corporations that is a party to the Merger and the laws under which such corporation is organized are:

Name of Corporation	State	
Wright Line Inc.	Massachusetts	
Wright Line Texas Inc.	Terras	

2. An Agreement and Plan of Merger and Conversion (the "Plan of Merger") was approved and adopted in accordance with the provisions of Article 5.03 of the TBCA providing for the merger of Wright Line Inc. with and into Wright Line Texas Inc. and resulting in Wright Line Texas Inc. being the surviving corporation in the Merger.

3. An executed copy of the Plan of Merger is on file at the principal place of business of Wright Line Texas Inc., 160 Gold Star Boulevard, Worcester, MA 01606, and a copy of the Plan of Merger will be furnished by such entity, on written request and without cost, to any shareholder of each domestic corporation that is a party to the Plan of Merger.

4. No amendments to the articles of incorporation of Wright Line Texas Inc., which is the domestic surviving corporation in the Merger, are to be effected by the Merger.

5. As to Wright Line Inc., the approval of whose shareholders is required, the number of outstanding shares of each class or series of stock of such corporation entitled to vote on the Plan of Merger are as follows:

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Class

Common

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Number of Shares Outstanding

380,000

and the number of shares, not entitled to vote only as a class, voted for and against the Plan of Merger, respectively, are as follows:

Total Voted For	Total Voted Against	<u>Class</u>
380,000	0	Common

6. As to Wright Line Texas Inc., the approval of whose shareholders is required, the number of outstanding shares of each class or series of stock of such corporation entitled to vote on the Plan of Merger are as follows:

Number of Shares Outstanding	<u>Class</u>
. 100	Common

and the number of shares, not entitled to vote only as a class, voted for and against the Plan of Merger, respectively, are as follows:

Total Voted For	Total Voted Against	<u>Class</u>
100	0	Common

7. The Plan of Merger and the performance of its terms were duly authorized by all action required by the laws of the State of Massachusetts under which Wright Line Inc. is incorporated and by its constituent documents.

8. The surviving corporation of the Merger agrees to be responsible for the payment of any fees and franchise taxes required to be paid by Wright Line Inc. and will be obligated to pay such fees and franchise taxes if the same are not timely paid.

9. As permitted by Article 10.03 of the TBCA, the Merger will become effective on May 31, 2000.

IN WITNESS WHEREOF, the undersigned have caused these Articles of Merger to be executed this <u>30⁴⁴</u> day of May, 2000.

WRIGHT LINE INC.

By:

Richard D. Carroll Vice President

Attest in.

Anthony()V. Asmuth III Secretary and Clerk

WRIGHT LINE TEXAS INC.

By:

Richard D. Carroll Vice President

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PATENT REEL: 014420 FRAME: 0757

RECORDED: 03/12/2004