FORM PTO-1595 R 02-25-	
Patent and Trademark Office	
To the Honorable Commissioner of Patents and Fractional R.	7, 151 record the attached original documents or copy thereof.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):
White Consolidated Industries, Inc.	Name: Electrolux Home Products, Inc.
Additional name(s) of conveying party(ies) attached? ☐ Yes ☑ No	Street Address: 18013 Cleveland Parkway, Suite 100
3. Nature of Conveyance:	City: <u>Cleveland</u> State: <u>Ohio</u>
☐ Assignment	Zip: <u>44135-0920</u>
☐ Security Agreement	Additional name(s) of receiving party(ies) attached? ☐ Yes 🖪 No
☐ Other	
Execution Date: <u>December 21, 2001</u>	
4. Application number(s) or patent number(s): If this document is being filed together with a new application, the execution date of the application is:	
If this document is being filed together with a new application, the execution date of the application is:	
A. Patent Application No.(s): 09/932,532 and 10/718,463	B. Patent No.(s):
Additional number(s) attached? □ Yes ☑ No	
5. Name and address of party to whom correspondence concerning this document should be mailed:	6. Total number of applications and patents involved: 2
Name: Jeffrey J. Sopko	
	7. Total Fee (37 C.F.R. §3.41)
Street Address: 1801 East 9th Street	☑ Enclosed
Suite 1200	Authorized to be charged to Deposit Account
	for any uncovered fees
City: <u>Cleveland</u> State: <u>OH</u> Zip: <u>44114-3108</u>	8. Deposit Account No.
02/24/2004 DBYRME 00000073 09932532	16-0820, Order No. H9091
01 FC:8021 80.00 OP	(Attach duplicate copy of this page if paying by deposit account)
DO NOT USE THIS SPACE	
9. Statement and Signature. 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. Jeffrey J. Sopko Name of Person Signing Total number of pages including cover sheet, attachments, and document: 7	

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, 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:

"WHITE CONSOLIDATED INDUSTRIES, INC.", A DELAWARE CORPORATION,

WITH AND INTO "WCI OUTDOOR PRODUCTS, INC." UNDER THE NAME OF "ELECTROLUX HOME PRODUCTS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FIRST DAY OF DECEMBER, A.D. 2001, AT 5:31 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE SECOND DAY OF JANUARY, A.D. 2002.



Darriet Smith Hindson

Harriet Smith Windsor, Secretary of State

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AUTHENTICATION: 1645026

DATE: 03-05-02

PATENT

REEL: 014992 FRAME: 0819

CERTIFICATE OF MERGER

OF

WHITE CONSOLIDATED INDUSTRIES, INC.

INTO

WCI OUTDOOR PRODUCTS, INC.

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of Delaware,

DOES HEREBY CERTIFY:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

NAME

STATE OF INCORPORATION

White Consolidated Industries, Inc.

Delaware

WCI Outdoor Products, Inc.

Delaware

SECOND: That an agreement of merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of section 251 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is WCI Outdoor Products, Inc. which shall hereinwith be changed to Electrolux Home Products, Inc.

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FOURTH: That the Certificate of Incorporation of WCI Outdoor Products. Inc. the surviving corporation, shall be amended to read in its entirety as set forth in Exhibit A attached hereto, and as so amended shall be the certificate of incorporation of the surviving corporation.

FIFTH: That the executed Agreement of Merger is on file at an office of the surviving corporation, the address of which is Electrolux Home Products, Inc., 18013 Cleveland Parkway -Suite 100, Cleveland, OH 44135-0920.

SIXTH: That a copy of the Agreement of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: That this Certificate of Merger shall be effective on January 2, 2002.

Dated: December 21, 2001.

WCI Outdoor Products, Inc.

George C Weigand

Vice President

ATTEST:

William G. E. acobs

Assistant Secretary

H./MENIBEL/EMMED/MOST/2007 MDOMG/WeelBourrettou DeComputationing Constitution to Hoston Man Annual Management

Exhibit A

CERTIFICATE OF INCORPORATION

OF

ELECTROLUX HOME PRODUCTS, INC.

FIRST. The name of the Corporation is Electrolux Home Products, Inc. (the "Corporation").

SECOND. The address of its registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

THIRD. The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH. The authorized capitalization of the Corporation is as follows:

(a) The total number of shares of capital stock that the Corporation shall have authority to issue is one thousand one hundred (1,100) shares of capital stock consisting of (i) one thousand (1,000) shares of common stock, par value \$.10 per share, (ii) thirty (30) shares of preferred stock, par value \$1.00 per share, which shall be designated as "Series A Cumulative Convertible Preferred Stock" and shall have such rights, preferences, privileges, and restrictions as determined by the Board of Directors in accordance with subsection (b) of this Article Fourth, and (iii) seventy (70) shares of preferred stock, par value \$1.00 per share, issued in any number of series designated by the Board of Directors with such rights, preferences, privileges, and restrictions as determined by the Board of Directors in accordance with subsection (c) of this Article Fourth.

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- (b) The Board of Directors may by resolution determine, alter, or revoke the voting powers, preferences and relative, participating, optional or other special rights and qualifications, limitations or restrictions pertaining to any unissued shares of Series A Cumulative Convertible Preferred Stock, including, without limiting the generality of the foregoing, such provisions as may be desired concerning voting, dividends, dissolution or the distribution of assets, conversion or exchange, and such other subjects or matters as may be fixed by resolution or resolutions of the Board of Directors under the General Corporation Law of Delaware. All issued shares of Series A Cumulative Convertible Preferred Stock shall be subject to: (i) that certain Put Option Agreement dated as of October 31, 2001 between the Corporation and the holder of such Series A Cumulative Convertible Preferred Stock, (ii) that certain Quarterly Put Option Agreement dated as of October 31, 2001 between AB Electrolux and the holder of such Series A Cumulative Convertible Preferred Stock, and (iii) that certain Contribution. Agreement dated as of October 31, 2001 between the Corporation and AB Electrolux, each as the same may be amended from time to time pursuant to its terms. Shares of Series A Cumulative Convertible Preferred Stock may not be assigned, transferred or otherwise conveyed by the holder thereof unless the holder shall have assigned all of its rights pursuant to the Put Option Agreement and Quarterly Put Option Agreement to the transferee of such shares of Series A Cumulative Convertible Preferred Stock and the transferee shall have acknowledged, in form and substance reasonably satisfactory to the Corporation and AB Electrolux, that such shares are subject to the Put Option Agreement, the Quarterly Put Option Agreement and the Contribution Agreement.
- (c) The Board of Directors may by resolution fix the designation and the number of shares of any series of preferred stock not already designated herein and may determine, alter, or revoke the voting powers and designations, preferences and relative, participating, optional or other special rights and qualifications, limitations or restrictions thereof, including, without limiting the generality of the foregoing, such provisions as may be desired concerning voting, dividends, dissolution or the distribution of assets, conversion or exchange, and such other subjects or matters as may be fixed by resolution or resolutions of the Board of Directors under the General Corporation Law of Delaware. The Board of Directors may thereafter in the same manner increase or decrease the number of shares of any such series (but not below the number of shares of that series then outstanding).

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FIFTH. The Board of Directors shall be authorized to make, alter or repeal the bylaws of the Corporation.

SIXTH. Elections of directors need not be by ballot unless the by-laws of the Corporation shall so provide.

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