Client Code:	GDTECH.001CP2
--------------	---------------

**RECORDAT** 

09-29-2004

To the Director, 0.5. Patent and Trademark Office.	iments or copy thereor.
Name of conveying party(ies): (List using letc. or numbers for multiple parties)	102846271 ceiving party(ies):
ALPHA INDUSTRIES, INC.	Name: SKYWORKS SOLUTIONS, INC.
Additional name(s) of conveying party(ies) attached?	Internal Address: Street Address: 5221 California Avenue M/S 41-1C
() Yes (X) No 9-27-24	City: Irvine State: CA ZIP: 92617
Nature of conveyance:	Additional name(s) of receiving party(ies) attached?
( ) Assignment ( ) Security Agreement (X) Merger ( ) Change of Name ( ) Other:	() Yes (X) No
() Other:  Execution Date: (List as in section 1 if multiple signatures)  June 25, 2002	<ol> <li>US or PCT Application number(s) or US Patent number(s):</li> </ol>
	(X) Patent Application No.: 08/198,085 Filing Date: February 17, 1994
	Additional numbers attached?
	() Yes (X) No
Party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Customer No. 20,995	10
<b>Return Fax:</b> (949) 760-9502	7
Attorney's Docket No.: CDTECH.001CP2	
7. Total fee (37 CFR 1.21(h)): \$40	8. Deposit account number: 11-1410
(X) Enclosed	Please charge this account for any additional fees which may be required, or credit any overpayment to this account.
Statement and signature.	
To the best of my knowledge and belief, the foregoing is a true copy of the original document.	g information is true and correct, and any attached copy
John R. King Name of Person Signing  34,362	2. King 9/23/04 ature Date

Documents transmitted via Mail to be recorded with required cover sheet information to:

09/29/2004 ECOOPER 00000003 08198085

01 FC:8021

Registration No.

**Mail Stop Assignment Recordation Services** 

Total number of pages including cover sheet, attachments and document: 6

**Qirector, U.S. Patent and Trademark Office** 40.00 OP

P.O. Box 1450

Alexandria, VA 22313-1450

H:\DOCS\KJL\KJL-3223.DOC 092204

REEL: 015821 FRAME: 0765

CERTIFICATE OF OWNERSHIP AND MERGER

OF

SKYWORKS SOLUTIONS, INC.

WITH AND INTO

ALPHA INDUSTRIES, INC.

Pursuant to Section 253 of the General Corporation Law of the State of Delaware

Alpha Industries, Inc., a Delaware corporation (the "Company"), pursuant to Section 253 of the General Corporation Law of the State of Delaware (the "DGCL"), hereby certifies as follows:

- The Company owns all of the issued and outstanding common stock, par value \$.01 per share, of Skyworks Solutions, Inc., a Delaware corporation (the "Subsidiary"), which is the only outstanding class of capital stock of the Subsidiary.
- 2. On June 13, 2002, the Board of Directors of the Company unanimously adopted resolutions, substantially in the form attached as <u>Exhibit A</u> hereto, authorizing the merger of the Subsidiary with and into the Company pursuant to Section 253 of the DGCL (the "Merger"), with the Company surviving the Merger. Such resolutions have not been modified or rescinded and are in full force and effect on the date hereof.
- The Company, as the sole stockholder of the Subsidiary, has approved the Merger pursuant to Section 253 of the DGCL.
- 4. This Certificate of Ownership and Merger shall become effective at, and the effective date of the Merger shall be, 8:00 a.m., Eastern Time, on June 26, 2002.
- Upon the effective date of the Merger, the name of the Company, as the corporation surviving the Merger, shall be changed to "Skyworks Solutions, Inc."

PATENT REEL: 015821 FRAME: 0766 6. Upon the effective date of the Merger, Article First of the Restated Certificate of Incorporation, as amended, of the Company shall be amended to read: "FIRST: The name of the Corporation is 'Skyworks Solutions, Inc." Except as set forth in this Section 6 of this Certificate of Ownership and Merger, the Restated Certificate of Incorporation, as amended, of the Company shall remain unamended.

[REMAINDER OF PAGE INTENTIONALLY BLANK]

IN WITNESS WHEREOF, Alpha Industries, Inc. has caused this Certificate of Ownership and Merger to be executed in its corporate name this 25<sup>th</sup> day of June, 2002.

ALPHA INDUSTRIES, INC.

By: /a/Paul B. Vincent

Name: Paul E. Vincent

Title: Vice President, Chief Financial Officer,

Treasurer and Secretary

3

PATENT REEL: 015821 FRAME: 0768

## Exhibit A

WHEREAS, the Company owns all of the issued and outstanding shares of capital stock of Skyworks Solutions, Inc., a Delaware corporation and a wholly owned subsidiary of the Company (the "Subsidiary"); and

WHEREAS, the Board of Directors deems it advisable and in the best interest of the Company and its stockholders that, following the effective time of the merger of the Company with the wireless business of Conexant (the "Effective Time"), the Company effect a merger (the "Short Form Merger") of Subsidiary with and into the Company, with the Company surviving the Short Form Merger (the "Surviving Corporation").

NOW, THEREFORE, IT IS RESOLVED, that the Short Form Merger be, and it hereby is, approved and adopted in all respects; and further

RESOLVED, that the Company be, and it hereby is, authorized and empowered to enter into and consummate the Short Form Merger, pursuant to which, among other things, at the Effective Time of the Short Form Merger (as defined below) (i) Subsidiary will be merged with and into the Company pursuant to Section 253 of the General Corporation Law of the State of Delaware ("DGCL") and the separate existence of Subsidiary shall thereupon cease, (ii) the name of the Surviving Corporation shall be "Skyworks Solutions, Inc."; (iii) the Restated Certificate of Incorporation, as amended, of the Company shall be the Certificate of Incorporation of the Surviving Corporation; and (iv) the Second Amended and Restated By-Laws of the Company shall be the By-Laws of the Surviving Corporation, each of such actions being hereby approved and adopted; and further

RESOLVED, that at the Effective Time of the Short Form Merger, Article First of the Restated Certificate of Incorporation, as amended, of the Company shall be amended to read as follows:

"FIRST: The name of the Corporation is 'Skyworks Solutions, Inc."

; and further

RESOLVED, that, at the Effective Time of the Short Form Merger each share of common stock, par value \$0.01 per share, of Subsidiary issued and outstanding immediately prior to the

PATENT REEL: 015821 FRAME: 0769 Effective Time of the Short Form Merger shall, by virtue of the Short Form Merger and without any action on the part of the holder thereof, be cancelled and cease to exist; and further

RESOLVED, that the appropriate officers of the Company be, and each of them acting singly hereby is, authorized, in the name and on behalf of the Company, to execute and file, or cause to be filed, following the Effective Time, an appropriate Certificate of Ownership and Merger to effect the Short Form Merger with the Secretary of State of the State of Delaware in accordance with the DGCL, which Certificate of Ownership and Merger shall state the time of effectiveness of the Short Form Merger (the "Effective Time of the Short Form Merger"), and to make, execute, deliver and file at the appropriate time such other instruments and documents as may be necessary or desirable to consummate the Short Form Merger pursuant to the DGCL.