## Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT						
NATURE OF CONVEYANCE:			MERGER						
EFFECTIVE DATE:			07/14/1988						
CONVEYING PARTY DATA									
N			ame	Execution Date					
Halmar Electronics, Inc.				07/14/1988					
RECEIVING PARTY DATA									
Name:	High Voltage	Engine	eering Corporation						
Street Address:	401 Edgewat								
City:	Wakefield								
State/Country:	MASSACHUSETTS								
Postal Code:	01880								
PROPERTY NUMBERS Total: 1									
Property Type			Number						
Patent Number: 52411		52411	52		5241155				
CORRESPONDENCE DATA   O     Fax Number:   (617)248-4000   0									
Correspondence will be continue US Mail when the fax attempt is unsuccessful									
Email: kschoff@choate.com									
Correspondent Name: Kell L. Schoff   Address Line 1: 53 State Street									
Address Line 2: Choate, Hall & Stewart LLP									
Address Line 4: Boston, MASSACHUSETTS 02109									
NAME OF SUBMITTER:			Kell L. Schoff						
Total Attachments: 3 source=Halmar merger into HVEC#page1.tif source=Halmar merger into HVEC#page2.tif source=Halmar merger into HVEC#page3.tif									

EXHIBIT A

Examiner

TRACENCE

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MICHAEL JOSEPH CONNOLLY Secretary of State ONE ASHBURTON PLACE FEDERAL IDENTIFICATION BOSTON, MASS. 02108 NO. 04-2035796 ARTICLES OF MERGER OF PARENT AND SUBSIDIARY CORPORATIONS PURSUANT TO GENERAL LAWS, CHAPTER 156B, SECTION 82	The Commonwealth of Massachu	isetts	
BOSTON, MASS. 02108 NO. 04-2035796			
	,	u	
The fee for filing this certificate is prescribed by General Laws, Chapter 156B, Section 114. Make check payable to the Commonwealth of Massachusetts.	MERGER OF PARENT AND SUBSIDIARY CORPO PURSUANT TO GENERAL LAWS, CHAPTER 156B, SECT The fee for filing this certificate is prescribed by General Laws, Cha	DRATIONS TRADEMARK TON 82 Apter 156B, Section 114. 48	
We, <u>Gideon Argoy and Robert O. Svennson</u> and Clerk* XXXXXXXXXXXXXX of <u>High Voltage Engineering Corporation</u>	and Clerk* TAXWXXXXXXX of High Voltage Engineering Corporat	ion .	
organized under the laws of <u>Massachusetts</u> and herei called the parent corporation, do hereby certify as follows:	organized under the laws of <u>Massachusetts</u> called the parent corporation, do hereby certify as follows:		

. That the subsidiary corporation(s) to be merged into the parent corporations are/is as follows:

Name	•	State of Organization	Date of Organization
Ralmar Electronics,	Inc.	Ohio	February 2, 196
Specialty Connector	Company, Inc.	Indiana	April 28, 1966

2. That the parent corporation owns at least ninety per cent of the outstanding shares of each class o. the stock of each subsidiary corporation to be merged into the parent corporation.

3. That in the case of each of the above-named corporations the laws of the state of its organization, i other than Massachusetts, permit the merger herein provided for and that all action required under the laws o cach such state in connection with this merger has been duly taken. (If all the corporations are organized unde the laws of Massachusetts and if General Laws, Chapter 156B is applicable to them, then Paragraph 3 may be deleted.)

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•Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than Mussachusetts these articles are to be signed by officers having corresponding powers and duties.

4. That at a meeting of the directors of the parent corporation the following vote, pursuant to subsection (a) of General Laws, Chapter 156B, Section 82, was duly adopted:

VOTED, that, Halmar Electronics Corporation, an Ohio corporation ("Halmar"), a wholly owned subsidiary of the Corporation, shall be merged with and into the Corporation, and the Corporation shall be the surviving corporation of such marger;

VOTED, that, Specialty Connector Company, an Indiana corporation ("Specialty"), a wholly owned subsidiary of the Corporation, shall be merged with and into the Corporation, and the Corporation shall be the surviving corporation of such merger;

VOTED, that the President and any Vice President be, and any one or more of them hereby is, authorized and directed in the name and on behalf of the Corporation, and if requested or required, under its corporate seal, duly attested by its Clerk or an Assistant Clerk, to execute, file and record the Articles of Merger and such other documents as are required by the respective states of incorporation of the Corporation, Balmar and Specialty; and

VOTED, that any one or more officers of the Corporation be, and each of them individually hereby is, authorized and empowered, in the name and on behalf of the Corporation, to take any such other and further action and to execute and deliver any and all such agreements, instruments and other documents which such officer, in his sole discretion, deems necessary or advisable to effectuate the purpose and intent of the foregoing votes, the authority for the taking of such action to be conclusively evidenced by the execution and delivery of any such

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NOTE: Votes for which the space provided above is not sufficient should be set out on continuation sheets to be numbered 2A, 2B, etc. Continuation sheets must have a left-hand margin 1 inch wide for binding. Only one side should be used.

PATENT REEL: 016274 FRAME: 0959 5. The effective date of the merger as specified in the vote set out under Paragraph 4 is (a) as to Halmar, upon filing with the Secretaries of State of Massachusetts and Ohio, and (b) as to Specialty, upon filing with the Secretaries of State of Massachusetts and Indiana.

6. (This Paragraph 6 may be deleted if the parent corporation is organized under the laws of Massachusetts) The parent corporation hereby agrees that it may be sued in the Commonwealth of Massachusetts for any prior obligation of any subsidiary corporation organized under the laws of Massachusetts with which it has merged, and any obligation hereafter incurred by the parent corporation, including the obligation created by subsection (a) of General Laws, Chapter 156B, Section 82, so long as any liability remains outstanding against the parent corporation in the Commonwealth of Massachusetts and it hereby irrevocably appoints the Secretary of the Commonwealth as its agent to accept service of process for the main of any such obligations, including taxes, in the same manner as provided in Chapter 194.

President\* Gideon XXXXXXXXXXXXX Clerk\* Svennson

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Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than Massachusetts these articles are to be signed by officers having corresponding powers and duties.

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**RECORDED: 07/19/2005**