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SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVE	YANCE:	MERGER		
EFFECTIVE DATE:		12/29/2002		
CONVEYING PARTY	DATA			
Ν		Name	Execution Date	
The Gunlocke Company			12/26/2002	
RECEIVING PARTY DATA				
Name:	The Gunlocke	The Gunlocke Company L.L.C.		
Street Address:		408 East 2nd Street		
City:	Muscatine			
State/Country:	IOWA			
Postal Code:	52761			
PROPERTY NUMBERS Total: 1				
Property Ty	ype	Number		
Patent Number:		D358267		
CORRESPONDENCE				
CORRESPONDENCE				
Fax Number:	DATA (612)766		\$40 DD	
Fax Number: <i>Correspondence will L</i> Phone:	DATA (612)766 be sent via US M 6127667	-1600 <i>Mail when the fax attempt is unsuccessful.</i> 348		
Fax Number: <i>Correspondence will L</i> Phone: Email:	DATA (612)766 be sent via US M 6127667 smeyer@	-1600 <i>Mail when the fax attempt is unsuccessful.</i> 348)faegre.com	\$40 DD	
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Fax Number: <i>Correspondence will L</i> Phone: Email: Correspondent Name: Address Line 1:	DATA (612)766 be sent via US M 6127667: smeyer@ smeyer@ Sue Mey 90 South	-1600 <i>Mail when the fax attempt is unsuccessful.</i> 348)faegre.com er, Faegre & Benson Seventh Street	\$40 DD	
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ARTICLES OF MERGER

OF

THE GUNLOCKE COMPANY (An Iowa Corporation)

AND

THE GUNLOCKE COMPANY L.L.C. (An Iowa Limited Liability Company)

To the Secretary of State of the State of Iowa:

Pursuant to Iowa Code Sections 490.1101 and 490A.1201, the undersigned domestic corporation and limited liability company adopt the following Articles of Merger:

1. The names of the entities participating in the merger are The Gunlocke Company ("Gunlocke") and The Gunlocke Company L.L.C. ("Gunlocke LLC"), both of which are business entities incorporated in the State of Iowa.

2. The surviving entity shall be Gunlocke LLC, and it shall be governed under the laws of the State of Iowa.

3. $_$ The following Plan of Merger was duly adopted and unanimously approved by the Board of Directors of Gunlocke in the manner and by the vote required by Iowa Code Section 490.1103 on December 26, 2002, and by the Managers of Gunlocke LLC in the manner and by the vote required by Iowa Code Section 490A.1203 on December 26, 2002:

a. The parties to this Plan of Merger are The Gunlocke Company ("Gunlocke") and The Gunlocke Company L.L.C. ("Gunlocke LLC"), both of which are business entities incorporated in the State of Iowa.

b. The Effective Time will be as of December 29, 2002.

c. At the Effective Time, Gunlocke will be merged into Gunlocke LLC, the separate existence of Gunlocke will cease, and Gunlocke LLC will continue as the surviving entity.

d. At the Effective Time:

(1) All outstanding shares of stock of Gunlocke will be surrendered and canceled;

(2) All assets of Gunlocke will become the property of Gunlocke LLC; and

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(3) Gunlocke LLC will become responsible for all the liabilities and obligations of Gunlocke.

e. No changes will be made to the Articles of Organization of the surviving entity.

f. Articles of Merger will be executed and filed in accordance with Iowa Code Chapters 490 and 490A.

g. The officers of Gunlocke and the Managers of Gunlocke LLC shall do all acts and things which may be necessary or convenient to carry out the intent of this plan, including, without limitation, execute, seal, deliver, file, and perform all appropriate certificates, documents, and instruments.

4. Gunlocke has 10,000 outstanding shares of common stock, all of which were entitled to vote on this Plan of Merger, and 10,000 shares of common stock were voted in favor of this Plan of Merger.

5. This Plan of Merger was unanimously approved by the Managers of Gunlocke LLC in accordance with its Operating Agreement, and approval by the sole member of Gunlocke LLC was not required under Iowa Code Section 490A.701.

Signed on December 26, 2002.

THE GUNLOCKE COMPANY (An Iowa Corporation) ATTEST: James T. Johnson, Vice President and Secretary Florence E. Pedersen, Assistant Secretary THE GUNLOCKE COMPANY L.L.C. (An Iowa Limited Liability Company) XW Bλ James T. Johnson, Manager FILED 10WA SECRETARY OF STATE 12-26n19046

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RECORDED: 07/10/2007

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