## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	UBMISSION TYPE: NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			MERGER	
EFFECTIVE DATE:			01/01/2005	
CONVEYING PARTY	DATA			
			lame	Execution Date
Cooper Industries, Inc.				01/01/2005
	DATA			
[ <b></b>	7	. 4. 3	10	
Name: Street Address:	Cooper Indus	stries, L	.LC	
Internal Address:	Suite 5800			
City:	Houston			
State/Country:	TEXAS			
Postal Code:	77002			
PROPERTY NUMBER	RS Total: 2			
Property T	уре		Number	
Application Number:		11608	431	
Patent Number:		71484	41	
CORRESPONDENCE	DATA			
Fax Number:(877)769-7945Correspondence will be set via US Mail when the fax attempt is unsuccessful.Phone:(202) 783-5070Email:apsi@fr.comCorrespondent Name:Meghan A. McGovernAddress Line 1:FISH & RICHARDSON P.C.Address Line 2:P.O.BOX 1022Address Line 4:MINNEAPOLIS, MINNESOTA 55440-1022				
ATTORNEY DOCKET	NUMBER:		08215-0516003/0516002	
NAME OF SUBMITTE	R:		Edward G. Faeth	
 [			<u></u>	PATENT

Total Attachments: 14
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#### **COOPER INDUSTRIES, LLC**

#### <u>CERTIFICATE</u>

The undersigned, Barbara A. Widra, Assistant Secretary of Cooper Industries, LLC, a Delaware limited liability company (the "Company"), hereby certifies that she has been duly elected, qualified and is acting in such capacity and that, as such, she is familiar with the facts herein certified and is duly authorized to certify the same, and hereby further certifies that attached hereto as <u>Exhibit A</u>, is a true, correct and complete copy of the Certificates of Merger as filed with the Ohio Secretary of State's office and the Delaware Secretary of State's office on December 17, 2004, providing for the merger of Cooper Industries, Inc., an Ohio corporation, with and into the Company effective January 1, 2005.

IN WITNESS WHEREOF, the undersigned has hereunto set her hand as of the \_\_\_\_\_ day of \_\_\_\_\_\_, 2005.

Barbara A. Widra Assistant Secretary

EXHIBIT A

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Delaware

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:

"COOPER INDUSTRIES, INC.", A OHIO CORPORATION,

WITH AND INTO "COOPER INDUSTRIES, LLC" UNDER THE NAME OF "COOPER INDUSTRIES, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE SEVENTEENTH DAY OF DECEMBER, A.D. 2004, AT 10:50 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF JANUARY, A.D. 2005, AT 12:05 O'CLOCK A.M.



3847751 8100m 050014958

Darriet Smith Windson

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 3602546

DATE: 01-07-05

# \*200435503150\*

DATE: 12/20/2004 DOCUMENT ID DESCRIPTION MERGED OUT OF EXISTENCE (MEX) 200435503150

FILING 125.00

PENALTY EXPED

100.00

.00

CERT

.00

COPY .00

Receipt

This is not a bill. Please do not remit payment.

C.T. CORPORATION SYSTEM 17 S. HIGH STREET COLUMBUS, OH 43215

## STATE OF OHIO CERTIFICATE

## **Ohio Secretary of State, J. Kenneth Blackwell**

51595

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

### **COOPER INDUSTRIES, INC.**

and, that said business records show the filing and recording of.

Document(s): MERGED OUT OF EXISTENCE

Document No(s): 200435503150



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 1st day of January, A.D. 2005.

Cuneth Bachmere

Ohio Secretary of State

Mama

#### **CERTIFICATE OF MERGER**

OF

Cooper Industries, Inc.

#### INTO

#### Cooper Industries, LLC

\*\*\*\*\*\*

Pursuant to Sec. 18-209 of the Delaware Limited Liability Company Act, the undersigned surviving limited liability company submits the following Certificate of Merger for filing and certifies that:

FIRST: The name and jurisdiction of formation or organization of each of the limited liability companies or other business entities that are merging is:

Name	Jurisdiction
Cooper Industries, Inc.	Ohio
Cooper Industries, LLC	Delaware

SECOND: A Merger Agreement has been approved and executed by each of the domestic limited liability companies or other business entities which are to merge.

THIRD: The name of the surviving limited liability company is: Cooper Industries, LLC.

FOURTH: The merger shall become effective on 12:05 a.m., January 1, 2005.

FIFTH: The Merger Agreement is on file at a place of business of the surviving limited liability company which is located at: Cooper Industries, LLC, 600 Travis, Suite 5800, Houston, TX 77002

SIXTH: A copy of the Merger Agreement will be furnished by the surviving limited liability company, on request and without cost, to any member of any domestic limited liability company or any person holding an interest in any other business entity which is to merge.

IN WITNESS WHEREOF, this Certificate of Merger has been duly executed as of the  $\underline{iS}$  day of December, 2004, and is being filed in accordance with Sec. 18-209 of the Act by an authorized person of the surviving limited liability company in the merger.

#### COOOPER INDUSTRIES, LLC

7. . . . . .

Terrance V. Helz Secretary

G:\G-Sec\14-Corp Gov General/Cooper Ohio Reorganization/Cert Merger CII-CI LLC.doc



## Prescribed by J. Kenneth Blackwell

Ohio Secretary of State Central Ohio: (614) 466-3910 Toll Free: 1-877-SOS-FILE (1-877-767-3453) Expedite this Form: (Select One)
Mail Form to one of the Following:
PO Box 1390
Columbus, OH 43216
\*\*\* Requires an additional fee of \$100 \*\*\*
PO Box 1329
O No
PO Box 1329
Columbus, OH 43216

www.state.oh.us/sos e-mail: busserv@sos.state.oh.us

### **CERTIFICATE OF MERGER**

(For Domestic or Foreign, Profit or Non-Profit)

Filing Fee \$125.00

(154-MER)

In accordance with the requirements of Ohio law, the undersigned corporations, banks, savings banks, savings and loan, limited liability companies, limited partnerships and/or partnerships with limited liability, desiring to effect a merger, set forth the following facts:

I. SURVIVING ENTITY

A. The name of the entity surviving the merger is:

Cooper Industries, LLC

B. Name Change: As a result of this merger, the name of the surviving entity has been changed to the following:

(Complete only if name of surviving entity is changing through the merger)

C. The surviving entity is a: (Please check the appropriate box and fill in the appropriate blanks)

Domestic (Ohio) For-Profit Corporation, charter number
Domestic (Ohio) Non-Profit Corporation, charter number
Foreign (Non-Ohio) Corporation incorporated under the laws of the state/country of     and licensed to transact business in the State of Ohio under license number
Foreign (Non-Ohio) Corporation incorporated under the laws of the state/country of and NOT licensed to transact business in the state of Ohio,
Domestic (Ohio) Limited Liability Company, with registration number
Foreign (Non-Ohio) Limited Liabi:ity Company organized under the laws of the state/country of and registered to do business in the State of Ohio under registration number
Foreign (Non-Ohio) Limited Liability Company organized under the laws of the state/country of
Domestic (Ohio) Limited Partnership, with registration number
Foreign (Non-Ohio) Limited Partnership organized under the laws of the state/country of and registered to do business in the state of Ohio under registration number

and NOT registered to do business in the state		of the state/country of	
Domestic (Ohio) Partnership having limited	liability, with the re	gistration number	····
🔲 Foreign (Non-Ohio) Partnership having limit	ted liability organiz	ed under the laws of the	state/country of
and registered to	do business in the	state of Ohio under reg	istration number
Foreign (Non-Ohio) Non-Profit incorporation ur and licensed to transact business in the state of			
Foreign (Non-Ohio) Non-Profit incorporation ur and not licensed to transact business in the sta		state/county of	
General partnership not registered with the	state of Ohio		
The name, charter/license/registration number, type			
The name, charter/license/registration number, type respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration	existence are as fo listing the mergin	lows: (If this is insuffici	
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet	existence are as fo listing the mergin a no. below)	lows: (If this is insuffici	
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration	existence are as fo listing the mergin a no. below)	lows: (If this is insuffici g entities)	ent space to reflect
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration Name / charter, license or registration number	xistence are as fo listing the mergin a no. below) State/Co	lows: (If this is insuffici g entities)	Type of Entity
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration Name / charter, license or registration number Cooper Industries, Inc. Charter No. 51595 I. MERGER AGREEMENT ON FILE The name and mailing address of the person or entit	xistence are as fo listing the mergin no. below) State/Co Ohio	lows: (If this is insufficients) g entities) untry of Organization	Type of Entity Corporation
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration Name / charter, license or registration number Cooper Industries, Inc. Charter No. 51595 MERGER AGREEMENT ON FILE The name and mailing address of the person or entit agreement of merger upon written request:	xistence are as fo listing the mergin no. below) State/Co Ohio	lows: (If this is insufficient g entities) untry of Organization	Type of Entity Corporation
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration Name / charter, license or registration number Cooper Industries, Inc. Charter No. 51595 MERGER AGREEMENT ON FILE The name and mailing address of the person or entit agreement of merger upon written request: Terrance V. Helz	xistence are as fo listing the mergin a no. below) State/Co Ohio Ohio	lows: (If this is insufficient g entities) untry of Organization h eligible persons may construction	Type of Entity Corporation
respectively, of which is the entities merging out of e all merging entities, please attach a separate sheet (Please list the Ohio charter, license/registration Name / charter, license or registration number Cooper Industries, Inc. Charter No. 51595 MERGER AGREEMENT ON FILE The name and mailing address of the person or entit agreement of merger upon written request:	xistence are as fo listing the mergin a no. below) State/Co Ohio Ohio	lows: (If this is insufficient g entities) untry of Organization	Type of Entity Corporation

after the date of filing; the effective date of the merger cannot be earlier than the date of filing, if no date is specified, the date of filing will be the effective date of the merger).

#### V. MERGER AUTHORIZED

The laws of the state or country under which each constituent entity exists, permits this merger. This merger was adopted, approved and authorized by each of the constituent entities in compliance with the laws of the state under which it is organized, and the persons signing this certificate on behalf of each of the constituent entities are duly authorized to do so. VI. STATUTORY AGENT

The name and address of the surviving entity's statutory agent upon whom any process, notice or demand may be served is:

CT Corporation System,		1300 East Ninth Street		
(name)		(street) NOTE: P.O. Box Addresses	are NOT acceptable.	
Cleveland		, Ohio 44114		
	(city village of toursehin)		_	

(This item MUST be completed if the surviving entity is a foreign entity which is not licensed, registered or otherwise authorized to conduct business in the state of Ohio)

VII. ACCEPTANCE OF AGENT

The undersigned, named herein as the statutory agent for the above referenced surviving entity, hereby acknowledges and accepts the appointment of statutory agent for said entity.

#### Signature of Agent

(The acceptance of agent must be completed by the surviving entities if through this merger the statutory agent has changed, or the named agent differs in any way from the name currently on record with the Secretary of State.)

VIII. STATEMENT OF MERGER

Upon filing, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity

#### IX. AMENDMENTS

The articles of incorporation, articles of organization, certificate of limited partnership or registration of partnership having limited liability (circle appropriate term) of the surviving domestic entity have been amended.

Attachments are provided

No Changes

#### X. QUALIFICATION OR LICENSURE OF FOREIGN SURVIVING ENTITY

A. The listed surviving foreign corporation, bank, savings bank, savings and loan, limited liability company, limited partnership, or partnership having limited liability desires to transact business in Ohio as a foreign corporation, bank, savings bank, savings bank, savings and loan, limited liability company, limited partnership, or partnership having limited liability company, limited partnership, or partnership having limited liability company, limited partnership, or partnership having limited liability, and hereby appoints the following as its statutory agent upon whom process, notice or demand against the entity may be served in the state of Ohio. The name and complete address of the statutory agent is:

(name)

(street) NOTE: P.O. Box Addresses are NOT acceptable.

(city, village or township)

(zip code)

The subject surviving foreign corporation, bank, savings bank, savings and loan, limited liability company, limited partnership, or partnership having limited liability irrevocably consents to service of process on the statutory agent listed above as long as the authority of the agent continues, and to service of process upon the Secretary of State of Ohio if the agent cannot be found, if the corporation, bank, savings bank, savings and loan, limited liability company, limited partnership, or partnership having limited liability fails to designate another agent when required to do so, or if the foreign corporation's, bank's, savings bank's, savings and loan's, limited liability company's, limited partnership's or partnership having limited liability's license or registration to do business on Ohio expires or is canceled.

, Ohio

(a.)	st be completed.) The name of the Foreign Nationally association is	//Federaily chartered bank, sa	vings bank, or saving	s and loan			
	25500200115						
(b.)	The name(s) of any Trade Name(s	) under which the corporation	will conduct busines	S:			
(c.)	The location of the main office (non	-Ohio) shali be:					
	(street address)	NOTE: P.O. B	ox Addresses are NOT a	acceptable.			
	(city, township, or village)	(county)	(state)	(Zip cod			
(d.)	The principal office location in the state of Ohio shall be:						
	(street address)	NOTE: P.O. B	ox Addresses are NOT a	icceptable.			
	(city, township, or village)	(0000000)	Ohio				
	(Please note, if there will not be a	(county)	(state)	(zip cod			
(e.)	The corporation will exercise the fol (Please provide a brief summary of	owing purpose(s) in the state the business to be conducted	of Ohio: I; a general clause is	not sufficient)			
			a information must b	e completed.)			
2. Fore (If th	ign Qualifying Limited Liability C e qualifying entity is a foreign limited	ompany I liability company, the followin	ig information must b				
(lf th	ign Qualifying Limited Liability C e qualifying entity is a foreign limited The name of the limited liability com	l liability company, the followin					
(lf th (a.)	e qualifying entity is a foreign limited	I liability company, the followin	on/registration is	o is			

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(d.) The address to which interested persons may direct requests for copies of the articles of organization, operating agreement, bylaws, or other charter documents of the company is:

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	(street address)	NO 12. P.U. B	ox Addresses are NOT	
	(city, township, or village).		(state)	(zip code
	eign Qualifying Limited Partnersh ne qualifying entity is a foreign limited		ormation must be co	mpleted).
(a.)	The name of the limited partnership	is		
(b.)	The limited partnership was formed	on		<u></u>
(c.)	The address of the office of the limit	ted partnership in its state/cou	intry of organization	IS:
	(street address)	NOTE: P.O. BO	ox Addresses are NOT	acceptable.
	(city, township, or village)	(county)	(state)	(zip code
(d.)	The limited partnership's principal o	ffice address is:		
	(street address)	NOTE: P.O. Bo	ox Addresses are NOT	acceptable.
	(city, township, or village)	(county)	(state)	(zip code
(e.)				
(e.)	The names and business or residen follows:	nce addresses of the General (	partners of the partn	ership are as
(e.)		nce addresses of the General ( Address	partners of the partn	ership are as
(e.)	follows:		partners of the partn	ership are as
	follows:	Address		
uffici	follows: Name	Address	rtners and their respectiv Or residence address	e addresses)
uffici	follows: Name ent space to cover this item, please attach a The address of the office where a list	Address	rtners and their respectiv Or residence address	e addresses) Ses of the

The limited partnership hereby certifies that it shall maintain said records until the registration of the limited partnership in Ohio is canceled or withdrawn.

4.	Foreign	Qualifying	Partnersh	hip Having	Limited Liability
----	---------	------------	-----------	------------	-------------------

(a.) The name of the partnership shall be

(b.) Please complete the following appropriate section (either item b(I) or b(2)):

n,

(1.) The address of the partnership's principal office in Ohio is:

	T acceptable.
, Ohio	
(zip c	xode)
Ohio, then items b2 must be	completed)
(Non-Ohio):	
NOTE: P.O. Box Addresses are NO	T acceptable.
(state)	(zip code
e of process in Ohio is as follow	ws:
NOTE: P.O. Box Addresses are NO	T acceptable.
NOTE: P.O. Box Addresses are NO	T acceptable.
	T acceptable.
	Ohio, then items b2 must be (Non-Ohio): NOTE: P.O. Box Addresses are NO

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The undersigned constituent entities have caused this certificate of merger to be signed by its duly authorized officers, partners and representatives on the date(s) stated below.

Cooper Industries, LLC	Cooper Industries, Inc.
(Exact name of entity)	(Exact name of entity)
By: Lucare VHer	By: E Danie Loigtmen
Its: Secretary	Its: Vice President, Taxes
Date: December 15, 2004	Date: December 15, 2004
(Exact name of entity)	(Exact name of entity)
Ву:	Ву:
lts:	its:
Date:	Date:
(Exact name of entity)	(Exact name of entity)
Ву:	Ву:
its:	lts:
Date:	Date:
(Exact name of entity)	(Exact name of entity)
Ву:	Ву:
its:	lts:
Date:	Date:
(Exact name of entity)	(Exact name of entity)
Ву:	Ву:
its:	lts:
Date:	Date:

OH098 - 6 13/02 C T System Online

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	AFFIDAVIT
lieu of dissolution releases from various governmental	
Cooper Industries, Inc.	
(Exact Name of Cor	poration)
	the dates indicated below, each of the named state scheduled date of filing of the Certificate of Dissolution and a corporation of the applicability of the provisions of Section
AGENCY	DATE NOTIFIED
Ohio Department of Taxation	
Dissolution Section	12-17-04
Box 182382	
Columbus, Ohio 43218-2382	
Ohio Job and Family Services	12-17-04
Status & Liability Section	
P.O. 182404	
Columbus, Ohio 43218-2404	
The treasurer of any County named below:	
The reasoner of any county hamed below.	
Cuyahoga	12-17-04
	12 17 04
Hamilton	12-17-04
Ashtabula	12-17-04
Ohio Bureau of Workers' Compensation	12-17-04
30 W. Spring Street	
Columbus, Ohio 43215	
ote: This affidavit must be signed by one or more pers	ons executing the certificate of dissolution or by an officer of
corporation.)	
By & David Los has	Title: Vice President, Taxes
S. CEANDINANDER	The. Vice President, Taxes
Name: E. Daniel Leightman /	
600 Travis, Suite 5800	
(Street) NOTE:	P.O. Box Addresses are NOT acceptable.
Houston	Texas 77002
(City)	(State) (Zip Code)
_	
rom before me and subscribed in my presence on $~\mathcal{J}$	ecember 11, 2007
	(Date)
BARBARA A. WIDRA	Julia a. Wille
Notery Public, State of Texas	(Notary Public)
2	Commission Expires 10-7-2006
(Notary Seai)	
(Notary Seal)	(Date)

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Last Revised: June 2004

Complete the information in this section if box (1), (2)	or (3) is checked.
STATE OF TEXAS	<u> </u>
County of Harris :SS	
E. Daniel Leightman	, being first duly sworn, deposes and says that she/he is
Vice President, Taxes	of Cooper Industries, Inc.
( <i>Title</i> ) that this affidavit is made in compliance with section	(Section #)
That said corporation has (Check one of the followin	g)
A. has no personal property in any county in the State of Ohio:	
B. personal property only in the following	g county(ies)
Cuyahoga H	amilton Ashtabula
	Signature: 6 Ponid Lightma
	Name: E. Daniel Leightman
Sworn before me and subscribed in my presence on BARBARA A. WIDRA Notary Public, State of Testas My Constitution Expires 10-07-2008	December 17, 2004 (Date) Barbar Q. Wide (Notary Public)
(Notary Seal)	Commission Expires $10 - 7 - 3006$ (Date)

a ( 18

**RECORDED: 01/07/2011** 

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Last Revised: June 2004