502185180 01/07/2013

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Marathon Special Products Corporation	12/30/2012

RECEIVING PARTY DATA

Name:	RBC Manufacturing Corporation
Street Address:	200 State Street
City:	Beloit
State/Country:	WISCONSIN
Postal Code:	53511

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	13341460
Application Number:	13645038

CORRESPONDENCE DATA

Fax Number: 2604165681

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 260 416 5489

Email: John.Wagley@regalbeloit.com

Correspondent Name: John Wagley

Address Line 1: 1946 West Cook Road
Address Line 4: Fort Wayne, INDIANA 46818

NAME OF SUBMITTER: John Wagley

Total Attachments: 44

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CONSENT OF BOARD OF DIRECTORS

<u>of</u>

RBC MANUFACTURING CORPORATION

The undersigned, being all of the members of the Board of Directors of RBC

Manufacturing Corporation, a Wisconsin corporation (the "Corporation"), hereby consent to the following action without a formal meeting of the Board of Directors, or notice thereof:

BE IT RESOLVED, that the proposed Bill of Sale and Assignment and Assumption of Liabilities Agreement (the "Agreement") between the Corporation and Regal-Beloit Corporation, a Wisconsin corporation ("Regal"), pursuant to which Regal sells and assigns, and the Corporation purchases and assumes, certain assets and liabilities related to certain mechanical manufacturing operations of Regal, as described therein, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to take any such further actions and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Consent as of the Lytholday of December, 2012.

John M. Perino

Charles A. Hinrichs

Peter C. Underwood

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CONSENT OF SOLE SHAREHOLDER

<u>OF</u>

RBC MANUFACTURING CORPORATION

The undersigned, being the sole shareholder of RBC Manufacturing Corporation, a Wisconsin corporation (the "Corporation"), hereby consents to the following action without a formal meeting of the sole shareholder, or notice thereof:

BE IT RESOLVED, that the proposed Bill of Sale and Assignment and Assumption of Liabilities Agreement (the "Agreement") between the Corporation and Regal-Beloit Corporation, a Wisconsin corporation ("Regal"), pursuant to which Regal sells and assigns, and the Corporation purchases and assumes, certain assets and liabilities related to certain mechanical manufacturing operations of Regal, as described therein, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to take any such further actions and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned has executed this Consent as of the Harday of December, 2012.

REGAL-BELOIT CORPORATION

Bv:

Peter C. Underwood, Vice President, General

Counsel and Secretary

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AMENDMENT TO ARTICLES OF INCORPORATION

OF

RBC MANUFACTURING CORPORATION

Pursuant to the consent of the shareholders and Board of Directors of RBC

Manufacturing Corporation and in accordance with Section 180.1003 of the Wisconsin Statutes,
the following resolution was duly adopted on December 14,2012:

BE IT RESOLVED, that the Articles of Incorporation of the Corporation be, and they hereby are, amended by deleting Article I thereof and inserting in its place the following:

ARTICLE I

The name of the corporation is "Regal Beloit America, Inc."

This Amendment to Articles of Incorporation shall be effective as of 2:01 AM on December 31, 2012.

Executed as of the 14th day of December, 2012.

RBC MANUFACTURING CORPORATION

Peter C. Underwood, Vice President-Secretary

This instrument was drafted by:

Lindsay B. Fathallah Godfrey & Kahn, S.C. 780 North Water Street Milwaukee, Wisconsin 53202

CONSENT OF BOARD OF DIRECTORS

OF

RBC MANUFACTURING CORPORATION

The undersigned, being all of the members of the Board of Directors of RBC

Manufacturing Corporation, a Wisconsin corporation (the "Corporation"), hereby consent to the following actions without a formal meeting of the Board of Directors, or notice thereof:

BE IT RESOLVED, that the Articles of Incorporation of the Corporation, be, and they hereby are, amended by deleting Article I thereof and inserting in its place the following:

ARTICLE I

The name of the corporation is "Regal Beloit America, Inc."

BE IT FURTHER RESOLVED, that the foregoing amendment be submitted to the shareholders of the Corporation for their consideration and approval; and

BE IT FURTHER RESOLVED, that upon shareholder approval the officers of the Corporation be, and they hereby are, authorized to execute an Amendment to Articles of Incorporation on behalf of the Corporation and to take any and all action they may deem necessary or appropriate in connection therewith.

IN WITNESS WHEREOF, the undersigned have executed this Consent of the Board of Directors as of the 14th day of December, 2012.

John M. Perino

Charles A. Hinrichs

Peter C. Underwood

CONSENT OF SOLE SHAREHOLDER

<u>of</u>

RBC MANUFACTURING CORPORATION

The undersigned, being the sole shareholder of RBC Manufacturing Corporation, a Wisconsin corporation (the "Corporation"), hereby consents to the following actions without a formal meeting of the sole shareholder, or notice thereof:

BE IT RESOLVED, that the Articles of Incorporation of the Corporation be, and they hereby are, amended by deleting Article I thereof and inserting in its place the following:

ARTICLE I

The name of the corporation is "Regal Beloit America, Inc."

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized to execute an Amendment to Articles of Incorporation on behalf of the Corporation and to take any and all action they may deem necessary or appropriate in connection therewith.

IN WITNESS WHEREOF, the undersigned have executed this Consent of the

Shareholders as of the 14th day of December, 2012.

REGAL-BELOIT CORPORATION

Bv:

Peter C. Underwood, Vice President, General

Counsel and Secretary

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AGREEMENT AND PLAN OF MERGER

OF

REGAL BELOIT EPC INC., RAMU INC, and MILWAUKEE GEAR COMPANY

AND

RBC MANUFACTURING CORPORATION

THIS AGREEMENT AND PLAN OF MERGER is made and entered into this day of December, 2012, by and between Regal Beloit EPC Inc., a Wisconsin corporation, Ramu Inc., a Delaware corporation, Milwaukee Gear Company, a Delaware corporation, and RBC Manufacturing Corporation, a Wisconsin corporation.

WITNESSETH:

In consideration of the mutual promises hereinafter set forth, the parties hereto agree as follows:

- 1. The names of the corporations proposing to merge are RBC Manufacturing Corporation, a Wisconsin corporation, hereinafter referred to as "RBC Mfg" or the "Surviving Corporation", and Regal Beloit EPC Inc., a Wisconsin corporation, hereinafter referred to as "RBEPC", Ramu Inc., a Delaware corporation, hereinafter referred to as "Ramu", and Milwaukee Gear Company, a Delaware corporation, hereinafter referred to as "Milwaukee Gear".
- 2. RBEPC, Ramu and Milwaukee Gear shall merge with and into RBC Mfg and the Surviving Corporation shall exist by virtue and under the laws of the State of Wisconsin. The corporate identity, existence, purpose, powers, franchises, rights and immunities of RBC Mfg shall continue unaffected and unimpaired by the merger, and the corporate identity, existence, purpose, powers, franchises, rights and immunities of RBEPC, Ramu and Milwaukee Gear shall

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be merged with and into the Surviving Corporation, and the Surviving Corporation shall be fully vested therewith. The separate existence of RBEPC, Ramu and Milwaukee Gear, except insofar as they may be continued by reason of the Wisconsin or Delaware Statutes, shall cease upon this Plan of Merger becoming effective and thereupon RBEPC, Ramu, Milwaukee Gear and the Surviving Corporation shall become a single corporation.

- 3. The Articles of Incorporation of RBC Mfg at the Effective Time (as hereinafter defined) of the merger shall be and remain the Articles of Incorporation of the Surviving Corporation.
- 4. At the Effective Time of the merger, all of the issued and outstanding common stock of RBEPC, Ramu and Milwaukee Gear shall be deemed to be cancelled without further consideration. No shares of stock or other consideration of the Surviving Corporation shall be issued in connection with this merger.
- 5. The By-Laws of RBC Mfg as they exist at the Effective Time of the merger shall be and remain the By-Laws of the Surviving Corporation until altered, amended or repealed as provided therein.
- 6. The Board of Directors of RBC Mfg prior to the merger shall, upon the Effective Time of the merger, be and remain the Board of Directors of the Surviving Corporation, and they shall hold office until their successors are duly elected and qualified.
- 7. The officers of RBC Mfg prior to the date of merger shall, upon the Effective

 Time of the merger, be and remain the officers of the Surviving Corporation, and they shall hold

 office until their respective successors are duly elected and qualified.
- 8. The first annual meeting of the Shareholders of the Surviving Corporation held after the Effective Time of the merger shall be the annual meeting provided by the By-Laws of RBC Mfg. The first regular meeting of the Board of Directors of the Surviving Corporation held

2

after the Effective Time of the merger shall be convened in a manner provided in the By-Laws of RBC Mfg and may be held at the time and place specified in the notice of meeting.

- 9. This Agreement and Plan of Merger shall become effective at 12:01 A.M. on December 31, 2012, herein sometimes referred to as "Effective Time." On such Effective Time, the separate existence of RBEPC, Ramu and Milwaukee Gear shall cease and they shall be merged with and into RBC Mfg in accordance with the provisions of this Agreement and Plan of Merger.
- 10. Notwithstanding anything contained herein to the contrary, this Agreement and Plan of Merger may be terminated and abandoned by the Boards of Directors of RBEPC, Ramu, Milwaukee Gear or RBC Mfg at any time prior to the filing of the Articles of Merger, if the Boards of Directors of RBEPC, Ramu, Milwaukee Gear or RBC Mfg should decide that it would not be in the best interest of the Surviving Corporation. The Boards of Directors of RBEPC, Ramu, Milwaukee Gear and RBC Mfg have determined that the merger would permit the Surviving Corporation to realize operating economies and increased growth potential as well as other administrative and management efficiencies benefiting each corporation and its shareholders.
- 11. Pending the completion of the merger, no dividend shall be paid or other distributions made to the holder of the common stock of RBEPC, Ramu or Milwaukee Gear.
- 12. At the Effective Time, the Surviving Corporation shall, without other transfer, succeed to and have all the rights, privileges, immunities and franchises and Surviving Corporation shall be subject to all the restrictions, disabilities and duties of RBEPC, Ramu and Milwaukee Gear, and all property, real, personal and mixed, and all debts due to RBEPC, Ramu and Milwaukee Gear on whatever account, including stock subscriptions to shares as well as other choices in actions shall be vested in the Surviving Corporation; and all property, rights,

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privileges, powers, franchises and each and every other interests shall be thereafter as effectively the property of the Surviving Corporation as they were of RBEPC, Ramu or Milwaukee Gear.

13. This merger shall constitute a reorganization under Section 368(a)(1)(D) of the Internal Revenue Code of 1986, as amended, and corresponding provisions of the Delaware and Wisconsin Statutes.

IN WITNESS WHEREOF, the officers of each corporation have executed this Agreement and Plan of Merger on the day, month and year first above written.

REGAL BELOIT EPC INC.

By:

Peter C. Underwood, Vice President-Secretary

RAMU INC.

By:

Peter C. Underwood, Vice President-Secretary

MILWAUKEE GEAR COMPANY

By:

Peter C. Underwood, Vice President-Secretary

RBC MANUFACTURING CORPORATION

Rv.

Peter C. Underwood, Vice President-Secretary

BILL OF SALE AND ASSIGNMENT AND ASSUMPTION OF LIABILITIES AGREEMENT

THIS BILL OF SALE AND ASSIGNMENT AND ASSUMPTION OF LIABILITIES AGREEMENT is effective as of 1:01 AM on December 31, 2012 (the "Effective Time"), by and between Regal-Beloit Corporation, a Wisconsin corporation ("Transferor"), and RBC Manufacturing Corporation, a Wisconsin corporation ("Recipient").

RECITALS

WHEREAS, Transferor and Recipient collectively are engaged in the business of manufacturing and selling electric motors;

WHEREAS, Recipient is a wholly-owned subsidiary of Transferor;

WHEREAS, Transferor is engaged in certain specific mechanical manufacturing operations as described in Exhibit A attached hereto (the "Mechanical Business");

WHEREAS, for corporate restructuring and tax purposes, Transferor desires to transfer and assign to Recipient, and Recipient desires to accept and assume from Transferor, certain assets and liabilities that constitute the Mechanical Business;

WHEREAS, Transferor desires to and shall retain all assets and liabilities not used primarily in the operation of the Mechanical Business (the "Retained Functions"); and

WHEREAS, the parties intend for the transactions contemplated by this Agreement to qualify for tax-free treatment pursuant to Section 351 of the Internal Revenue Code of 1986, as amended (the "Code").

NOW, THEREFORE, in consideration of the above premises and the mutual promises and covenants herein contained, the parties agree as follows:

1. TRANSFER OF ASSETS

- 1.1 <u>Transferred Assets.</u> Effective as of the Effective Time, Transferor hereby transfers, conveys, assigns and delivers to Recipient, and Recipient hereby acquires and accepts, all of Transferor's right, title and interest in and to all of the business, rights, claims and assets (of every kind, nature, character and description, whether real, personal or mixed, whether tangible or intangible, whether accrued, contingent or otherwise, and wherever situated) of Transferor constituting the Mechanical Business, together with all rights associated with such assets, other than the Excluded Assets (as hereinafter defined), which transferred assets (collectively, the "<u>Transferred Assets</u>") include without limitation the following:
 - 1.1 (a) <u>Transferred Balance Sheet Assets</u>. Assets of Transferor reflected on the balance sheet that are related primarily to the operation of the Mechanical Business as of the time immediately prior to the Effective Time, which balance sheet is to be prepared by Transferor and Recipient as soon as possible after the Effective Time (the "Mechanical Balance Sheet").

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- 1.1 (b) <u>Leased Real Property</u>. All leases relating to the leased facilities to which Transferor is a party and which are utilized primarily in connection with the Mechanical Business as of the Effective Time (the "<u>Mechanical Leased Real Property</u>").
- 1.1 (c) <u>Licenses; Permits</u>. All licenses, permits, approvals and certifications of Transferor relating primarily to the operation of the Mechanical Business or the leasing of the Mechanical Leased Real Property.
- 1.1 (d) Contracts. Except as provided in Section 1.2, all Transferor's rights in, to and under all contracts, agreements, purchase orders and sales orders of Transferor relating primarily to the Mechanical Business, including, without limitation, leases of machinery, equipment, vehicles, furniture and other personal property leased by Transferor, contracts for the development of new technology, installment sales agreements, supply agreements, agreements with sales representatives, agreements relating to the purchase of capital items, hold harmless and indemnification covenants and noncompete and confidentiality agreements (hereinafter "Contracts"). To the extent that any Contract for which assignment to Recipient is provided herein is not assignable without the consent of another party, this Agreement shall not constitute an assignment or an attempted assignment thereof if such assignment or attempted assignment would constitute a breach thereof. If any such consent shall not be obtained, then Transferor shall cooperate with Recipient in any reasonable arrangement designed to provide for Recipient the benefits intended to be assigned to Recipient under the relevant Contract. including enforcement at the cost and for the account of Recipient of any and all rights of Transferor against the other party thereto arising out of the breach or cancellation thereof by such other party or otherwise.
- 1.1 (e) Mechanical Trademarks and Service Marks. All right, title and interest of Transferor in and to any and all registered and unregistered trademarks, service marks and trade names owned by Transferor and used primarily in the operation of the Mechanical Business, along with all trademark and service mark registrations or other registrations or applications thereof, together with the goodwill appurtenant to and represented and symbolized by such trademarks, service marks and trade and corporate names (collectively referred to herein as "Mechanical Marks").
- 1.1 (f) Mechanical Patent Intellectual Property Rights. All of Transferor's Patent Intellectual Property Rights used primarily in the operation of the Mechanical Business (collectively referred to herein as "Mechanical Patents"). As used herein, the term "Patent Intellectual Property Rights" shall mean and include: (i) all patents and applications for patents owned by Transferor; (ii) all inventions disclosed and/or claimed in all of the foregoing patents and applications for patents and all other inventions owned by Transferor; (iii) all rights to file patent applications, priority rights, utility models, patent ownership rights, inventor's certificates and patents that may in the future be granted on any of the foregoing inventions or applications for patents owned by Transferor; and (iv) the rights to secure all renewals, reissues, continuations and continuations in-part, patents of addition, divisions, extensions or the like of any of the foregoing patents.

- 1.1 (g) Other Mechanical Intellectual Property Rights. All of Transferor's Other Intellectual Property Rights used primarily in the operation of the Mechanical Business (collectively referred to herein as "Mechanical Other IP Rights"). As used herein, the term "Other Intellectual Property Rights" shall mean and include: (i) all copyrights, registered or unregistered, in all works of authorship, published or unpublished, owned by Transferor, including all graphics standards manuals, product manuals, operating manuals, service manuals, parts manuals, catalogs, advertisements, promotional materials and computer programs and all copyright registrations and applications to register copyrights owned by Transferor, and any rights to secure renewals thereof; and (ii) all trade secrets, confidential information, product specifications, blueprints, engineering drawings, designs, product sketches, customer lists, prospect lists, vendor lists, dealer lists, proprietary information and know-how, methods, processes, drawings, test data, formulations and all other intangible assets necessary for the production and sale of the products and services previously manufactured and sold by Transferor and which reflect the goodwill of the Mechanical Business.
- 1.1 (h) <u>Computer Software</u>. All computer source codes, programs and other software of Transferor, including related machine readable code, printed listings of code, documentation and related property and information, which are used primarily in connection with the Mechanical Business.
- 1.1 (i) <u>Literature</u>. All sales literature, promotional literature, catalogs and similar materials of the Mechanical Business.
- 1.1 (j) <u>Records and Files</u>. All records, files, invoices, accounting records, business records, operating data and other data of Transferor relating primarily to the Mechanical Business.
- 1.1 (k) Notes and Accounts Receivable. All rights of Transferor not reflected on the Mechanical Balance Sheet in notes, drafts and accounts receivable of Transferor of the Mechanical Business, including security and guarantee rights.
- 1.1 (l) Accounts. Bank, investment and other accounts relating to cash and cash equivalents of the Mechanical Business.
- 1.1 (m) <u>Insurance Claims</u>. Interest in claims of Transferor against, or the right to insurance benefits or proceeds from, unaffiliated insurance companies, whether or not such claims are or may be characterized as on behalf of Recipient or Transferor's business where such claims relate to products of the Mechanical Business or to the Transferred Assets.
- 1.1 (n) General Intangibles. All claims for collection, indemnity rights and other claims and causes of action arising out of occurrences before the date hereof, and other intangible rights and assets of the Mechanical Business.
- 1.2 <u>Excluded Assets</u>. The provisions of <u>Section 1.1</u> notwithstanding, Transferor shall not transfer, assign, convey or deliver to Recipient, and Recipient will not acquire or accept, the following assets of Transferor (collectively, the "<u>Excluded Assets</u>"):

- 1.2 (a) Excluded Balance Sheet Assets. Assets of Transferor that would be reflected on a balance sheet of Retained Functions as of the time immediately prior to the Effective Time, including, without limitation, all assets not reflected on the Mechanical Balance Sheet.
- 1.2 (b) <u>Trademarks and Service Marks</u>. All right, title and interest of Transferor in and to any and all registered and unregistered trademarks, service marks and trade and corporate names owned by Transferor, other than the Mechanical Marks, along with all trademark and service mark registrations or other registrations or applications thereof, together with the goodwill appurtenant to and represented and symbolized by such trademarks, service marks and trade and corporate names.
- 1.2 (c) <u>Patent Intellectual Property Rights</u>. All of Transferor's Patent Intellectual Property Rights other than the Mechanical Patents.
- 1.2 (d) Other Intellectual Property Rights. All of Transferor's Other Intellectual Property Rights other than the Mechanical Other IP Rights.
- 1.2 (e) <u>Leased Real Property</u>. All leases relating to real property to which Transferor is a party not included in the Mechanical Leased Real Property.
- 1.2 (f) Owned Real Property. All interests in owned real property of Transferor not reflected on the Mechanical Balance Sheet, including fixtures, buildings, improvements and all appurtenant rights.
- 1.2 (g) Licenses: Permits. All licenses, permits, approvals and certifications of Transferor (i) relating primarily to the ownership of owned real property or (ii) not relating primarily to the operation of the Mechanical Business.
- 1.2 (h) Excluded Contracts. All insurance policies and any rights of Transferor under documents relating to policies of insurance (including title insurance); any leases relating to owned real property to which Transferor is a party as the lessor; licenses granting any third party rights to use any Patent Intellectual Property Rights, Marks or Other Intellectual Property not included in the Transferred Assets; licenses granting Transferor the right to use any Patent Intellectual Property Rights, Marks or Other Intellectual Property not used primarily in the Mechanical Business; and any other contracts or agreements not arising primarily out of the operation of the Mechanical Business (collectively, "Excluded Contracts").
- 1.2 (i) <u>Computer Software</u>. All computer source codes, programs and other software of Transferor, including related machine readable code, printed listings of code, documentation and related property and information which are not used primarily in connection with the operation of the Mechanical Business.
- 1.2 (j) <u>Literature</u>. All sales literature, promotional literature, catalogs and similar materials of Transferor not relating primarily to the Mechanical Business.

- 1.2 (k) <u>Certain Records</u>. All records, files, invoices, accounting records, business records, operating data and other data of Transferor not relating primarily to the Mechanical Business.
- 1.2 (1) Accounts. Bank, investment and other accounts relating to cash and cash equivalents not relating primarily to the Mechanical Business.
- 1.2 (m) <u>Insurance Claims</u>. Any interest in claims of Transferor against, or the right to insurance benefits or proceeds from, unaffiliated insurance companies, whether or not such claims are or may be characterized as on behalf of Recipient or Transferor's business, in each case to the extent not related primarily to the Mechanical Business.
- 1.2 (n) <u>Corporate Franchise</u>. Transferor's franchise to be a corporation, its certificate of incorporation, corporate seal, stock books, minute books and other corporate records having primarily to do with the corporate organization and capitalization of Transferor.
- 1.2 (o) <u>Tax Credits and Records</u>. Federal, state and local income, profit, franchise, sales, use, property and other tax credits and tax refund claims and associated returns and records, in each case that are not reflected on the Mechanical Balance Sheet.
- 1.2 (p) General Intangibles. All claims for collection, indemnity rights and other claims and causes of action arising out of occurrences before the date hereof, and other intangible rights and assets of Transferor, in each case to the extent not related primarily to the Mechanical Business.

2. ASSUMPTION OF LIABILITIES

- 2.1 <u>Liabilities to be Assumed.</u> As used in this Agreement, the term "<u>Liability</u>" shall mean and include any direct or indirect indebtedness, guaranty, endorsement, claim, loss, damage, deficiency, cost, expense, obligation or responsibility, fixed or unfixed, known or unknown, asserted or unasserted, liquidated or unliquidated, secured or unsecured. Subject to <u>Section 2.2</u>, effective as of the Effective Time, Recipient hereby assumes and agrees to perform and discharge the following, and only the following, Liabilities of Transferor (collectively, the "Assumed <u>Liabilities</u>"):
 - 2.1 (a) <u>Assumed Balance Sheet Liabilities</u>. Liabilities of Transferor that, if known as of the Effective Time, would be reflected on the Mechanical Balance Sheet.
 - 2.1 (b) <u>Liabilities Under Permits and Licenses</u>. Liabilities of Transferor under any licenses, permits, approvals or certifications among the Transferred Assets or relating primarily to the operation of the Mechanical Business.
 - 2.1 (c) Environmental Matters. All Liabilities asserted against, imposed on or incurred by Transferor, directly or indirectly, as a result of, arising out of, relating to or incidental to: (i) the disposal, release, discharge, emission, seeping, presence, dispersal, spilling, leaking, dumping, migration, storage, transportation or generation of any Hazardous Substances (as defined below) on, over, through, in, at, under, migrating from

or to, or emanating from or to, the Transferred Assets or any other business, properties or assets used at any time by Transferor or any of its predecessors primarily in connection with the historical operations of the Mechanical Business (the "Historical Assets"); (ii) the violation of any Environmental Laws (as defined below) affecting the Historical Assets or the Transferred Assets; (iii) any potential toxic tort, personal injury or property damage claims arising from or related to any such Hazardous Substances, the operations or activities at the Historical Assets or involving the Transferred Assets or the treatment, storage or disposal of any waste generated at the Historical Assets or any exposure, event, transaction, occurrence or incident which occurred or transpired at the Historical Assets; (iv) any response cost-recovery claim, contribution claim or enforcement claim by a regulator or third party in connection with the off-site treatment, storage or disposal anywhere of any wastes or Hazardous Substances previously generated or used at the Historical Assets; or (v) arising out of the existence of any environmental lien against the Historical Assets pursuant to any Environmental Laws.

- 2.1 (d) <u>Litigation Matters</u>. Any Liability with respect to any action, suit, proceeding, arbitration, investigation or inquiry, whether civil, criminal or administrative, to which Transferor is a party relating primarily to the Transferred Assets or the operation of the Mechanical Business.
- 2.1 (e) <u>Contractual Liabilities</u>. Liabilities of Transferor, whether arising before or after the date hereof, under and pursuant to the Contracts.
- 2.1 (f) Product Liability. Liabilities of Transferor arising out of or in any way relating to or resulting from any product manufactured, assembled or sold, or service rendered by Transferor in the operation of the Mochanical Business, or any product or service associated with such products or services (including any Liability of Transferor for claims made for injury to person, damage to property or other damage, whether made in product liability, tort, breach of warranty or otherwise) of the Mechanical Business, including without limitation Liabilities of Transferor under and pursuant to express or implied product warranties relating to, or arising from the operation of, the Mechanical Business, together with all derivative claims such as (but not limited to) loss of consortium and wrongful death, in any case without regard to date of occurrence, notice of claim or whether the product or service involved was discontinued prior to the date hereof. The Liabilities of Transferor assumed by the Recipient under this Section 2.1(f) are, collectively, referred to as the "Mechanical Product Liabilities".
- 2.1 (g) <u>Liability For Breach</u>. Liabilities of Transferor for any breach or failure to perform any of Transferor's covenants and agreements contained in, or made pursuant to, any contract relating primarily to the Transferred Assets or the operation of the Mechanical Business, whether or not assumed hereunder, but other than covenants and agreements under Excluded Contracts.
- 2.1 (h) <u>Violation of Laws or Orders</u>. Liabilities of Transferor arising primarily out of the ownership, use or operation of the Transferred Assets or the operation of the Mechanical Business for any violation of or failure to comply with any statute, law, ordinance, rule or regulation or any order, writ, injunction, judgment, plan or decree of

any court, arbitrator, department, commission, board, bureau, agency, authority, instrumentality or other body, whether federal, state, municipal, foreign or other.

- 2.2 <u>Liabilities Not to be Assumed.</u> Except as and to the extent specifically set forth in <u>Section 2.1</u>, Recipient is not assuming any Liabilities of Transferor and all such Liabilities shall be and remain the responsibility of Transferor. Without limitation and notwithstanding the provisions of <u>Section 2.1</u>, Recipient is not assuming and Transferor shall not be deemed to have transferred to Recipient the following Liabilities of Transferor:
 - 2.2 (a) Excluded Balance Sheet Liabilities. Liabilities of Transferor that, if known as of the Effective Time, would be reflected on the balance sheet of Retained Functions as of the time immediately prior to the Effective Time.
 - 2.2 (b) <u>Liabilities Under Permits and Licenses</u>. Transferor's Liabilities, whether arising before or after the date hereof, under any licenses, permits, approvals or certifications of Transferor not among the Transferred Assets and not related primarily to the operation of the Mechanical Business.
 - 2.2 (c) <u>Product Liability</u>. Except for the Mechanical Product Liabilities assumed by Recipient pursuant to Section 2.1(f) above, any Liability of Transferor arising out of or in any way relating to or resulting from any product manufactured, assembled or sold, or service rendered by Transferor in the operation of the Retained Functions, or any product or service associated with such products or services (including any Liability of Transferor for claims made for injury to person, damage to property or other damage, whether made in product liability, tort, breach of warranty or otherwise) of the Retained Functions, including without limitation Liabilities of Transferor under and pursuant to express or implied product warranties relating to, or arising from the operation of, the Retained Functions, together with all derivative claims such as (but not limited to) loss of consortium and wrongful death, in any case without regard to date of occurrence, notice of claim or whether the product or service involved was discontinued prior to the date hereof.
 - 2.2 (d) <u>Litigation Matters</u>. Any Liability with respect to any action, suit, proceeding, arbitration, investigation or inquiry, whether civil, criminal or administrative, to which Transferor is a party not relating primarily to the Transferred Assets or the operation of the Mechanical Business.
 - 2.2 (e) <u>Intellectual Property</u>. Any Liability of Transferor to a third party, for infringement, royalties or otherwise of such third party's intellectual property (including without limitation trademarks, service marks, patents and copyrights).
 - 2.2 (f) Excluded Contracts. Any Liability of Transferor arising in connection with Excluded Contracts.
 - 2.2 (g) <u>Liability For Breach</u>. Liabilities of Transferor for any breach or failure to perform any of Transferor's covenants and agreements contained in, or made pursuant to, any contract not relating primarily to the Transferred Assets or the operation of the

Mechanical Business and not assumed hereunder, and covenants and agreements under Excluded Contracts.

- 2.2 (h) <u>Violation of Laws or Orders</u>. Liabilities of Transferor not arising primarily out of the ownership, use or operation of the Transferred Assets or the operation of the Mechanical Business for any violation of or failure to comply with any statute, law, ordinance, rule or regulation or any order, writ, injunction, judgment, plan or decree of any court, arbitrator, department, commission, board, bureau, agency, authority, instrumentality or other body, whether federal, state, municipal, foreign or other.
- 2.2 (i) <u>Taxes</u>. Subject to <u>Section 4.5</u>, any Liability of Transferor not reflected on the Mechanical Balance Sheet for federal, state and local income, profit, franchise, sales, use, property and other taxes (and any penalties or interest due on account thereof).

2.3 Certain Definitions.

- 2.3 (a) Environmental Laws. The term "Environmental Laws" means all foreign, federal, interstate, state and local laws, including statutes, rules, regulations common law doctrine and remedies and other governmental restrictions and requirements relating to the release, emission, dispersal, spilling, leaking, dumping, migration or discharge of Hazardous Substances or otherwise relating to the protection of the environment, the management of Hazardous Substances or the protection of employee health and safety or safeguarding public health and welfare including, but not limited to, the Solid Waste Disposal Act, the Clean Air Act, the Water Pollution Control Act, the Resource Conservation and Recovery Act of 1976, the Comprehensive Environmental Response. Compensation, and Liability Act of 1980, the Superfund Amendments and Reauthorization Act, the Occupational Safety and Health Act of 1970, the Toxic Substances Control Act, the Hazardous Materials Transportation Act (all as the same may have been amended), rules and regulations of the United States Environmental Protection Agency, rules and regulations of the United States Nuclear Regulatory Agency, rules and regulations of the United States Department of Transportation, state environmental protection statutes, rules and regulations of the Wisconsin Department of Natural Resources, and rules and regulations of any other state or local department of environmental or natural resources or any state or local environmental protection agency now or at any time hereafter in effect.
- 2.3 (b) <u>Hazardous Substances</u>. The term "Hazardous Substances" means all hazardous and toxic substances (including, without limitation, petroleum products, asbestos and raw materials which include hazardous constituents), fumes, smoke, soot, acids, alkalis, chemicals, liquids, gases, vapors, wastes and materials; any pollutants or contaminants; and any other similar substances or materials which are regulated under Environmental Laws.
- 2.4 <u>Transferor Obligations</u>. Subject to <u>Section 2.2</u>, Recipient will, at any time or from time to time at the request of Transferor, execute any instrument under which Recipient will be a guaranter of or accommodation party or obligor with respect to any Liabilities of

Transferor described in <u>Section 2.2</u>. Recipient will also cause any transferee of any material portion of the Transferred Assets to make the same covenant for the benefit of Transferor.

3. EMPLOYEE AND EMPLOYEE BENEFIT MATTERS

- 3.1 Affected Employees. "Affected Employees" shall mean all Mechanical Business employees of Transferor as of the Effective Time, including without limitation those employees who are physically present for work, those employees who are eligible for work but are not scheduled to work, those employees who are on vacation, holiday, jury duty or similar limited duration time-off and employees not actively employed due to a sick leave, disability leave or other personal leave of absence; provided, however, that Affected Employees shall not include the present or former employees of Transferor or its predecessors whose duties and responsibilities relate or related primarily to the Retained Functions (the "Excluded Employees").
- 3.2 <u>Transfer of Employment</u>. As of the Effective Time, Affected Employees shall be transferred to the employ of Recipient. Such transfer shall not be deemed to be a termination of employment for any purpose, and such transfer shall not interrupt, terminate or have any other effect on any Affected Employee's service accumulated for any employee benefit purpose immediately prior to the Effective Time.
- 3.3 <u>Employee Benefit Plans</u>. The transfer of an Affected Employee to the employ of Recipient as described in <u>Section 3.2</u> shall have no effect on the eligibility, continuing participation status and accrued benefits of that Affected Employee with respect to any benefit plans sponsored by Transferor on the date hereof.

4. MISCELLANEOUS

4.1 Further Assurance. From time to time, at Recipient's request and without further consideration, Transferor will execute and deliver to Recipient such documents and take such other action as Recipient may reasonably request in order to consummate more effectively the transactions contemplated hereby and to vest in Recipient good, valid and marketable title to the business and assets being transferred hereunder, including without limitation executing documents as may be necessary to enable Recipient to reflect the transfers contemplated hereby in any government office.

4.2 Assignment; Parties in Interest.

- 4.2 (a) <u>Assignment</u>. The rights and obligations of a party hereunder may be assigned, transferred or encumbered without the prior written consent of the other party.
- 4.2 (b) <u>Parties in Interest</u>. This Agreement shall be binding upon, inure to the benefit of, and be enforceable by the respective successors and permitted assigns of the parties hereto. Nothing contained herein shall be deemed to confer upon any other person any right or remedy under or by reason of this Agreement.

- 4.3 <u>Law Governing Agreement</u>. This Agreement shall be construed and interpreted according to the internal laws of the State of Wisconsin, excluding any choice of law rules that may direct the application of the laws of another jurisdiction.
- 4.4 <u>Amendment and Modification</u>. Transferor and Recipient may amend, modify and supplement this Agreement in such manner as may be agreed upon by them in writing.
- 4.5 <u>Taxes</u>; Expenses. Recipient will bear all applicable sales, use, real estate transfer, excise, recording, filing or similar fees or taxes incurred with respect to the consummation of the transactions contemplated hereby. The parties agree to treat the transactions contemplated by this Agreement as transactions qualifying for tax-free treatment pursuant to Section 351 of the Code. The parties shall report such transactions on their tax returns consistent with this treatment and shall not take a contrary position for tax, accounting or any other purpose. Except as otherwise provided herein, each of the parties shall bear its own expenses and the expenses of its counsel and other agents in connection with the transactions contemplated hereby.
- 4.6 <u>Entire Agreement</u>. This instrument embodies the entire agreement between the parties hereto with respect to the transactions contemplated herein, and there have been and are no agreements, representations or warranties between the parties other than those set forth or provided for herein.
- 4.7 <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.
- 4.8 <u>Headings</u>. The headings in this Agreement are inserted for convenience only and shall not constitute a part hereof.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date and year first above written.

REGAL-BELOIT CORPORATION

By:

Peter C. Underwood, Vice President, General

Counsel and Secretary

RBC MANUFACTURING CORPORATION

Bv:

Peter C. Underwood, Vice President-Secretary

11

STATE OF DELAWARE

CERTIFICATE OF MERGER

OF

REGAL BELOIT EPC INC. (a Wisconsin corporation),

RAMU INC.
(a Delaware corporation) and

MILWAUKEE GEAR COMPANY
(a Wisconsin corporation)

INTO

RBC MANUFACTURING CORPORATION (a Wisconsin corporation)

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST: The names and jurisdictions of incorporation of the constituent corporations to this merger are as follows:

Name	State of Incorporation

Regal Beloit EPC Inc.

RAMU Inc.

Milwaukee Gear Company

RBC Manufacturing Corporation

Wisconsin

Wisconsin

SECOND: The Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8, Section 252 of the General Corporation Law of the State of Delaware and Section 180.1103 of the Wisconsin Business Corporation Law.

THIRD: The name of the surviving corporation is RBC Manufacturing Corporation, a Wisconsin corporation (the "Surviving Corporation").

FOURTH: The Articles of Incorporation of RBC Manufacturing Corporation shall be the Articles of Incorporation of the Surviving Corporation.

FIFTH: The merger is to become effective at 12:01 A.M. on December 31, 2012.

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SIXTH: The Agreement and Plan of Merger is on file at the office of the Surviving Corporation, 100 East Randolph Street, Wausau, Wisconsin 54401.

SEVENTH: a copy of the Agreement and Plan of Merger will be furnished by the Surviving Corporation on request, without cost, to any stockholder of the constituent corporations.

EIGHTH: The Surviving Corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the Surviving Corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of Sate shall mail any such process to the Surviving Corporation at 100 East Randolph Street, Wausau, Wisconsin 54401

RBC MANUFACTURING CORPORATION

р_v.

Peter C. Underwood, Vice President-Secretary

Sec. 180.11045 and 180.1105, Wis. Stats.

State of Wisconsin DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Corporate & Consumer Services



ARTICLES OF MERGER Domestic and Foreign For-Profit Corporations

1. Non-Surviving Parties to the Merger:	
Corporation Name:	Organized under the
Regal Beloit EPC Inc.	laws of Wisconsin
	(state or country)
Does the above named non-surviving party have a fee simple ownership interest in estate? Yes No	any Wisconsin real
IMPORTANT: If you answer yes, the surviving entity is required to file a report with the Wisconsin De 73.14 of the Wis. Stats. within 60 days after the effective date of the merger. NOTE: Sec. 73.14(2)(a) each day that the report is late, not to exceed \$7,500. You may access the form at: http://www2.revenue.com/http:	provides a penalty of \$200 for
Corporation Name:	Organized under the
Ramu Inc.	laws of Delaware
	(state or country)
Does the above named non-surviving party have a fee simple ownership interest in estate? Yes No	any Wisconsin real
IMPORTANT: If you answer yes, the surviving entity is required to file a report with the Wisconsin Dep 73.14 of the Wis. Stats. within 60 days after the effective date of the merger. NOTE: Sec. 73.14(2)(a) each day that the report is late, not to exceed \$7,500. You may access the form at: http://www2.revenue	provides a penalty of \$200 for ie.wi.gov/internet/merger.html
Schedule more non-surviving parties as an additional page and indicate whether the has a fee simple ownership interest in any Wisconsin real estate. Additional non-su	
2. Surviving Corporation:	
Corporation Name:	Organized under the
RBC Manufacturing Corporation	laws of
	Wisconsin
	(state or country)
3. Indicate below if the surviving corporation is an indirect wholly owned subsidiary	or parent:
The surviving corporation is a Domestic or Foreign Business Corporation	n that is an indirect

wholly owned subsidiary or parent and the merger was approved in accordance with sec. 180.11045 and

The surviving corporation is not a Domestic or Foreign Business Corporation that is an indirect

.

wholly owned subsidiary or parent.

the requirements of sec. 180.11045(2) have been satisfied.

Sec. 180.11045 and 180.1105, Wis. Stats.

State of Wisconsin DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Corporate & Consumer Services



ARTICLES OF MERGER Domestic and Foreign For-Profit Corporations

Additional

1. Non-Surviving Parties to the Merger:	
Corporation Name: Milwaukee Gear Company	Organized under the laws of Delaware
	(state or country)
Does the above named non-surviving party have a fee simple ownership interest in estate? Yes No	any Wisconsin real
IMPORTANT: If you answer yes, the surviving entity is required to file a report with the Wisconsin De 73.14 of the Wis. Stats. within 60 days after the effective date of the merger. NOTE: Sec. 73.14(2)(a) each day that the report is late, not to exceed \$7,500. You may access the form at: http://ww2.reven	provides a penalty of \$200 for

4. The plan of merger has been approved and adopted be required under sec. 180.1103 or 180.1104, Wis. Stats., as	, , , ,
5. A. The articles of incorporation of the surviving corpora	ation are amended as follows:
n/a	
OR B. If there are no amendments, indicate the name of the	
articles of incorporation will be the articles of incorporation RBC Manufacturing Corporation	n of the surviving corporation:
 The executed plan of merger is on file at the principal plan. The surviving corporation will provide a copy of the plan shareholder of a corporation that was a party to the mergen amount equal to the cost of producing the copy, to any 	in of merger, upon request and without cost, to any er or, upon payment to the surviving corporation of
8. (OPTIONAL) Effective Date and Time of Merger These articles of merger, when filed, shall be effective on (An effective date declared under this article may not be a the department for filing, nor more than 90 days after its the effective date and time will be determined by sec.180	earlier than the date the document is delivered to lelivery. If no effective date and time is declared,
9. Executed on 1211112 (date) by the surviving corporation on behalf of all parties to the merger. Mark (X) below the title of the person executing the document. Title: President OR Secretary or other officer title Vice President - Secretary	(Signature) Peter C. Underwood (Printed Name)
This document was drafted by: Barbara Gurican (Name the individue	al who drafted the document)

Fee simple ownership interest ☐ Yes ☐ No (for DFI use only ARTICLES OF MERGER	"
Domestic and Foreign Business Corporations	
F Brenda Lindsay, Paralegal Godfrey & Kahn, S.C. 780 North Water Street Milwaukee, WI 53202	1
L -	j
▲ Enter your return address within the bracket above. Phone number during the day: (414) 273 - 3500	

INSTRUCTIONS (Ref. Sec. 180.11045 and 180.1105, Wis. Stats. for document content) Submit one original and one exact copy along with the required filing fee of \$150.00 to the address listed below. Make checks payable to the "Department of Financial Institutions". Filing fee is non-refundable. Sign the document manually or otherwise allowed under 180.0103(16). Physical Address for Express Mail: Mailing Address: Phone: 608-261-7577 Department of Financial Institutions Department of Financial Institutions Division of Corporate & Consumer FAX: 608-267-6813 Division of Corporate & Consumer TTY: 608-266-8818 Services Services 345 W. Washington Ave - 3rd Fl. P O Box 7846 Madison WI 53703 Madison WI 53707-7846

NOTICE: This form may be used to accomplish a filing required or permitted by statute to be made with the department. Information requested may be used for secondary purposes. This document can be made available in alternate formats upon request to qualifying individuals with disabilities.

- 1. Enter the corporation name and state or country of organization of each non-surviving party to the merger.

 Definitions of foreign entity types are set forth in sec.180.0103 (9). Wis. Stats. Select yes or no to indicate whether the non-surviving party has a fee simple ownership interest in any Wisconsin real estate. See sec. 73.14 and 77.25, Wis. Stats., or contact the Wisconsin Department of Revenue at (608)266-1594 for questions regarding fee simple ownership interest and the filing requirements with that department.
- 2. Enter the corporation name (prior to any amendment to change the name) and state or country of organization of the surviving corporation.
- 3. Indicate whether the surviving corporation is an indirect wholly owned subsidiary or parent. See sec. 180.11045, Wis. Stats, for requirements. See sec. 180.11045(1)(b), Wis. Stats, for definition.
- 4. This statement is required per sec. 180.1105 (1)(cm) of the Wis. Stats.
- 5. A. OR B. Indicate any amendments to the articles of incorporation of the surviving corporation in section A. If there are no amendments, indicate the name of the corporation that is a party to the merger whose articles of incorporation will be the articles of incorporation of the surviving corporation in section B.
- 6. This statement is required per sec. 180.1105(f) of the Wis. Stats.
- 7. This statement is required per sec. 180.1105(g) of the Wis. Stats.
- 8. (Optional) If the merger is to take effect at a time other than the close of business on the day the articles of merger are delivered to the department for filing, state the effective date or date and time. An effective date may not be earlier than the date the document is delivered to the Department of Financial Institutions, nor a date more than 90 days after its delivery.
- 9. Enter the date of execution and the name and title of the person signing the document.

 If the document is executed in Wisconsin, sec. 182.01(3) provides that it shall not be filed unless the name of the person (individual) who drafted it is printed, typewritten or stamped thereon in a legible manner. If the document is not executed in Wisconsin, enter that remark.

CONSENT OF BOARD OF DIRECTORS

OF

RBC MANUFACTURING CORPORATION

The undersigned, being all of the members of the Board of Directors of RBC

Manufacturing Corporation, a Wisconsin corporation (the "Corporation"), hereby consent to the following action without a formal meeting of the Board of Directors, or notice thereof:

BE IT RESOLVED, that the proposed Agreement and Plan of Merger of Regal Beloit EPC Inc., a Wisconsin corporation ("Regal"), Ramu, Inc., a Delaware corporation ("Ramu"), Milwaukee Gear Company, a Delaware corporation ("Milwaukee Gear"), and the Corporation (the "Agreement"), wherein Regal, Ramu and Milwaukee Gear are merged with and into the Corporation, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to file such documents and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Consent as of the 14th day of December, 2012.

4.02

Charles A. Hinrichs

Peter C. Underwood

8318900.2

CONSENT OF SOLE SHAREHOLDER

<u>OF</u>

RBC MANUFACTURING CORPORATION

The undersigned, being the sole shareholder of RBC Manufacturing Corporation, a Wisconsin corporation (the "Corporation"), hereby consents to the following action without a formal meeting of the sole shareholder, or notice thereof:

BE IT RESOLVED, that the proposed Agreement and Plan of Merger of Regal Beloit EPC Inc., a Wisconsin corporation ("Regal"), Ramu, Inc., a Delaware corporation ("Ramu"), Milwaukee Gear Company, a Delaware corporation ("Milwaukee Gear"), and the Corporation (the "Agreement"), wherein Regal, Ramu and Milwaukee Gear are merged with and into the Corporation, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to file such documents and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned has executed this Consent as of the Lithday of December, 2012.

REGAL-BELOIT CORPORATION

Bv

Peter C. Underwood, Vice President, General

Counsel and Secretary

CONSENT OF BOARD OF DIRECTORS

OF

REGAL BELOIT EPC INC.

The undersigned, being all of the members of the Board of Directors of Regal Beloit EPC Inc., a Wisconsin corporation (the "Corporation"), hereby consent to the following action without a formal meeting of the Board of Directors, or notice thereof:

BE IT RESOLVED, that the proposed Agreement and Plan of Merger of the Corporation, Ramu, Inc., a Delaware corporation ("Ramu"), Milwaukee Gear Company, a Delaware corporation ("Milwaukee Gear"), and RBC Manufacturing Corporation, a Wisconsin corporation ("RBC") (the "Agreement"), wherein the Corporation, Ramu and Milwaukee Gear are merged with and into RBC, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to file such documents and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Consent as of the Lyth day of December, 2012.

John M. Perino

Charles A. Hinrichs

Peter C. Underwood

8318589_2

CONSENT OF SOLE SHAREHOLDER

<u>OF</u>

REGAL BELOIT EPC INC.

The undersigned, being the sole shareholder of Regal Beloit EPC Inc., a Wisconsin corporation (the "Corporation"), hereby consents to the following action without a formal meeting of the sole shareholder, or notice thereof:

BE IT RESOLVED, that the proposed Agreement and Plan of Merger of the Corporation, Ramu, Inc., a Delaware corporation ("Ramu"), Milwaukee Gear Company, a Delaware corporation ("Milwaukee Gear"), and RBC Manufacturing Corporation, a Wisconsin corporation ("RBC") (the "Agreement"), wherein the Corporation, Ramu and Milwaukee Gear are merged with and into RBC, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to file such documents and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned has executed this Consent as of the Juthay of December, 2012.

REGAL-BELOIT CORPORATION

By:

Peter C. Underwood, Vice President, General

Counsel and Secretary

CONSENT OF BOARD OF DIRECTORS

$\underline{\mathbf{or}}$

RAMU INC.

The undersigned, being all of the members of the Board of Directors of Ramu Inc., a Delaware corporation (the "Corporation"), hereby consent to the following action without a formal meeting of the Board of Directors, or notice thereof:

BE IT RESOLVED, that the proposed Agreement and Plan of Merger of Regal Beloit EPC Inc., a Wisconsin corporation ("Regal"), the Corporation, Milwaukee Gear Company, a Delaware corporation ("Milwaukee Gear"), and RBC Manufacturing Corporation, a Wisconsin corporation ("RBC") (the "Agreement"), wherein Regal, the Corporation and Milwaukee Gear are merged with and into RBC, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to file such documents and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Consent as of the Lith day of December, 2012.

Mark J. Gylebe

Charles A. Hiprichs

Peter C. Underwood

CONSENT OF SOLE SHAREHOLDER

OF

RAMU INC.

The undersigned, being the sole shareholder of Ramu Inc., a Delaware corporation (the "Corporation"), hereby consents to the following action without a formal meeting of the sole shareholder, or notice thereof:

BE IT RESOLVED, that the proposed Agreement and Plan of Merger of Regal Beloit EPC Inc., a Wisconsin corporation ("Regal"), the Corporation, Milwaukee Gear Company, a Delaware corporation ("Milwaukee Gear"), and RBC Manufacturing Corporation, a Wisconsin corporation ("RBC") (the "Agreement"), wherein Regal, the Corporation and Milwaukee Gear are merged with and into RBC, a copy of which is attached hereto and made a part hereof, be and the same hereby is, confirmed, ratified and approved upon the terms and conditions stated therein.

BE IT FURTHER RESOLVED, that the officers of the Corporation be, and they hereby are, authorized, empowered and directed to execute said Agreement in the name of and on behalf of the Corporation, and to file such documents and do all such things as they, in their sole discretion, deem necessary or advisable to effectuate said Agreement.

IN WITNESS WHEREOF, the undersigned has executed this Consent as of the Uth day of December, 2012.

REGAL-BELOIT CORPORATION

By:

Peter C. Underwood, Vice President, General

Counsel and Secretary

CONSENT OF BOARD OF DIRECTORS

OF

MARATHON SPECIAL PRODUCTS CORPORATION

The undersigned, being all of the members of the Board of Directors of Marathon Special Products Corporation, an Ohio corporation (the "Corporation"), hereby consent to the following action without a formal meeting of the Board of Directors or notice thereof:

BE IT RESOLVED, that this Corporation be completely liquidated and dissolved in the manner provided in the proposed Plan of Complete Liquidation and Dissolution of the Corporation (the "Plan") and that the Plan, in the form attached hereto, be and the same is hereby, adopted and approved as the Plan for the complete liquidation and dissolution of the Corporation; and

BE IT FURTHER RESOLVED, that the Plan be submitted to the sole shareholder of the Corporation for its consideration and approval, and that upon approval by the sole shareholder the officers and directors of the Corporation be, and each of them hereby is, authorized, empowered and directed to do all things and to take any and all actions which may be necessary or appropriate in connection with the execution and implementation of the Plan and in connection with the winding up of the affairs of the Corporation.

IN WITNESS WHEREOF, the undersigned have executed this Consent as of the Limin day of December, 2012.

Mark J. Ollebe

John M. Perino

Charles A. Himychs

Peter C. Underwood

CONSENT OF SOLE SHAREHOLDER

<u>OF</u>

MARATHON SPECIAL PRODUCTS CORPORATION

The undersigned, being the sole shareholder of Marathon Special Products Corporation, an Ohio corporation (the "Corporation"), hereby consents to the following action without a formal meeting of the sole shareholder or notice thereof:

BE IT RESOLVED, that this Corporation be completely liquidated and dissolved in the manner provided in the proposed Plan of Complete Liquidation and Dissolution of the Corporation (the "Plan") and that the Plan, in the form attached hereto, be and the same is hereby, adopted and approved as the Plan for the complete liquidation and dissolution of the Corporation; and

BE IT FURTHER RESOLVED, that the officers and directors of the Corporation be, and each of them hereby is, authorized, empowered and directed to do all things and to take any and all actions which may be necessary or appropriate in connection with the execution and implementation of the Plan and in connection with the winding up of the affairs of the Corporation.

IN WITNESS WHEREOF, the undersigned has executed this Consent as of the 14th day

of December, 2012.

RBC MANUFACTURING CORPORATION

Bv:

Peter C. Underwood, Vice President-Secretary



Jon Husted Ohio Secretary of State

180 East Broad Street, 16th Floor • Columbus, Ohio 43215
Toll Free: (877) SOS-FILE (767-3453) Central Ohio: (614) 466-3910
www.OhioSecretaryofState.gov • busserv@OhioSecretaryofState.gov

Please return the a	pproval certificate to:
Name:	Godfrey & Kahn, S.C.
	(Individual or Business Name)
To the attention of:	Brenda Lindsay
	(If necessary)
Address:	780 North Water Street
City:	Milwaukee
State:	Wisconsin ZIP Code: 53202
Phone Number:	414-273-3500 E-mail Address: blindsay@gklaw.com
	would like to receive important notices via e-mail from the Ohio Secretary of State's Business Services.
	would like to be signed up for our Filing Notification System for the business entity
being created or I	updated by filing this form. This is a free service provided to notify you vie e-mail when—filed on your business record.
Type of Service Bein	g Requested: (PLEASE CHECK ONE BOX BELOW)
	Only the filing fee listed on page one of the form is required and the filing will be dimately 3-7 business days. The processing time may vary based on the volume of ur office.
	: By including an Expedite fee of \$100.00, in addition to the regular filing fee on page filing will be processed within 2 business days after it is received by our office.
one of the form, the	By including an Expedite fee of \$200.00, in addition to the regular filing fee on page filing will be processed within 1 business day after it is received by our office. This service walk-in customers who hand deliver the document to the Client Service Center.
Expedite Service 3	: By including an Expedite fee of \$300.00, in addition to the regular filing fee on page

one of the form, the filing will be processed within 4 hours after it is received by our office, if received by 1:00 p.m. This service is only available to walk-in customers who hand deliver the document to the Client Service Center.

Preclearance Filing: For the purpose of advising as to the acceptability of the proposed filing, a form that is to be submitted at a later date for processing may be submitted for examination for a fee of \$50.00. The

Preclearance will be complete within 1-2 business days.



Form 561 Prescribed by: JON HUSTED Ohio Secretary of State

Central Ohio: (614) 466-3910 Toll Free: (877) SOS-FILE (767-3453) www.OhioSecretaryofState.gov

www.OhioSecretaryofState.gov Busserv@OhioSecretaryofState.gov Makes checks payable to Ohio Secretary of State

Mail this form to one of the following:

Regular Filing (non expedite) P.O. Box 1329 Columbus, OH 43216

Expedite Filing (Two-business day processing time requires an additional \$100.00).

P.O. Box 1390 Columbus, OH 43216

Certificate of Dissolution

(For-Profit, Domestic Corporation)
Filing Fee: \$50

	below has adopted a res	solution or dissolution.		
Name of Corporation	Marathon Special Products	Corporation		
Charter Number	400256			
cation of Principal Offi	ce in Ohio			
Bowling Green		Wood		Ohio
City	······································	County		State
ne internet address of e	each domain name held	or maintained by or on beh	nalf of the corporation:	
e internet address of e	each domain name held	or maintained by or on beh	nalf of the corporation:	
<u></u>	each domain name held	or maintained by or on beh	nalf of the corporation:	

Form 561

Page 1 of 7

PATENTised: 11/29/12

REEL: 029576 FRAME: 0744

Motional Desistan	ad Aparta Inc	***************************************	akkin i kannanapi ijida qoqo	~	
National Registere Name	ed Agents, Inc.	***************************************			

145 Baker Street Address			iji dinda hiji dan yana mana da manjiya manar	*************************	
Address			**************		
Marion		0	hio	43302	
City		S	tate	Zip Code	
Please complete this	section if the corporation	n is appointing a n	ew agent.		
	ACCEPTANCE	E OF APPOINTM	ENT		
The Undersigned,					,named herein as the
	Statutory Agent Name		and the second second second second		
Statutory agent for,		***************************************	***************************************		
	Corporation Name				
hereby acknowledges a	and accepts the appointr	ment of statutory a	agent for s	aid corpora	tion.
Statutory Agent Signat	ture		***************************************	*****************	
	Individual Agent's Sig	nature/Signature o	n behalf of	Corporate A	gent
☐ If the agent is a	n individual using a P.0	O. Box, check th	s box to	confirm the	e agent is an Ohio resident.
The date of dissolution	n if other than the filing d	late 12/30/2012 MM/DD/YYYY			
		14114111777111 1 1 1			

Pursuant to Ohio Revised Code section 1701.87(E), a copy of the notice required by Ohio Revised Code section 1701.87(B) must be attached to this filing. (Please attach the notice or complete page 5 of this form.)

Form 561

Page 2 of 7

PATENT

REEL: 029576 FRAME: 0745

Check only one box below and provide informatio	n as required:
1701.86(C), if an initial stated capital was not subusiness, or if an initial stated capital is set for	
The Hallings and dadioacco of all the most posterior	
Name	Address
Name	Address
Name	Address
(D), directors may adopt a resolution of dissol proper statement of the basis for the adoption.(2.) The resolution of dissolution was adopted:	lution in the following cases, please check the box to state the . (137-DISD)
	ankrupt or has made a general assignment for the benefit of
By leave of the court, when a receiver has be which the affairs of the corporation are to be	peen appointed in a general creditor's suit or in any suit in e wound up;
	en sold at judicial sale or otherwise;
	ailure to file annual franchise or excise tax returns or for failure rporation has not been reinstated or does not desire to be
C When the period of existence of the corpora	ation specified in its articles has expired.
• (3.) The articles are hereby dissolved by the Share	holders pursuant to Ohio Revised Code section 1701.86(E).
(150-DISS)	9

PATENT PATENT REEL: 029576 FRAME: 0746

By signing and submitting this form to the Crequisite authority to execute this documen	Ohio Secretary of State, the undersigned hereby certifies that he or she hat.	as the
Required When the resolution is adopted		
by the incorporators, the	1 / Th Come	
certificate shall be signed by	Signature	
not less than a majority of	Signature	
the incorporators.		
ne incorporators.	Vice President - Secretary	
	By (if applicable)	
n all other cases, the certificate	by (ii applicable)	
shall be signed by any authorized officer,		
unless the officer fails to execute	Peter C. Underwood	
and file such a certificate within 30 days	Print Name	
after the date upon which such	Finit (48th)C	
certificate is to be filed. In the latter		
event, the certificate may be signed		
by any three (3) shareholders or,		
f there are less than three (3)		
shareholders, all of the shareholders,		
orm a statement that the persons	Signature	
signing the certificate are		
shareholders and are filing the		
certificate because of the failure		
	By (if applicable)	
of the officers to do so.		
g 10 · 1 · 1 · 1		
f authorized representative		
s an individual, then they	Print Name	
nust sign in the "signature"		
pox and print their name		
n the "Print Name" box.		

f authorized representative		
s a business entity, not an 🔍 📉 💮		
ndividual, then please print	Signature	
he business name in the		
signature" box, an		
uthorized representative		
of the business entity	By (if applicable)	
nust sign in the "By" box		
and print their name in the		
Print Name" box.		
I IIII I I GING DOA.	Print Name	

Page 4 of 7 PATENT Page 11/29/12

REEL: 029576 FRAME: 0747

Notice of Dissolution to Creditors and Claimants against Corporation (pursuant to ORC 1701.87)

Notice of Dissolution of Marathon Special Products Corporation	
Name of (Corporation
All claims shall be presented in writing and shall the claimant and co the corporation of the substance of the claim.	ontain sufficient information to reasonably inform
The mailing address to which the person must send the claims is:	
200 State Street Beloit, WI 53511	
Address	
The deadline by which the corporation must receive the claim	March 5, 2013
	(May not be less than 60 days after the date the notice is given.)
The claim will be barred if the corporation does not receive the claim	by the deadline.
The corporation may make distributions to other creditors or claimar	its, including distributions to shareholders of the
corporation, without further notice to the claimant.	//////////////////////////////////////

REEL: 029576 FRAME: 0748

Page 5 of 7

C	omplete	the	information	in th	is section.
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AFFINAVIT

	i ileu ot aissoluti	on releases from variou	is governmenta	aumonnes	(ORC sec	ction 1/01.86(I)).	
		Marathon Special	Products Corpora	ation			
	, British er, energy		ne of Corporatio			5	
agencies was adv	ised IN WRITING		of filing of the (Certificate o	f Dissoluti	e named state governm ion and was advised IN 1.95 of the ORC.	
Agency		Date Notified	Agency			Date Notified	
Ohio Bureau of W Compensation 30 W. Spring Stree Columbus, Ohio	et	12/05/2012	Ohio Job & Status and I Data Corres Fax: Phone:	Liability Sec	tion Control 2-4811	12/05/2012]
			Overnight: P.O. Box 18 Columbus, 0	OH 43218-2	F 2413 (Regular : P.O. Box 182413 Columbus, OH 43218-24	113
		Agency	•	Date Not	ified		
	:	Ohio Department of Ta: Dissolution Section 4485 Northland Ridge E Columbus, Ohio 43229	Blvd.	12/05/20	12		
inta. This afficient	t annat ha alaaa				of discolu	et en en bev	
		d by one or more person	ns executing the	e certificate Title	·	tion or by	
Signature	rporation.	d by one or more person	ns executing the	***************************************	·	•	
n officer of the co	rporation.	d by one or more person	ns executing the	***************************************	·	•	
Signature Peter C. Underwo	rporation.	d by one or more person	ns executing the	***************************************	·	•	
Signature Peter C. Underwo	rporation.	d by one or more person	ns executing the	***************************************	·	•	
Peter C. Underwoon Name 200 State Street Mailing Address	rporation.	d by one or more person	ns executing the	Title	Vice Presi	dent - Secretary	
Signature Peter C. Underwo Name	rporation.	d by one or more person	ns executing the	***************************************	Vice Presi	•	
Peter C. Underwo Name 200 State Street Mailing Address Beloit City	rporation.	d by one or more person		Title	Vice Presi	dent - Secretary	

Form 561

Page 6 of 7

PATENT Revised: 11/29/12

REEL: 029576 FRAME: 0749

Complete the information in this section.

AFFIDAVIT OF PERSONAL PROPERTY (ORC Section 1701.86(H)(1))

·	
State of Wiscinsin	••
County of Rock	
SS:	Maria de la Carta
Peter C. Underwood	
Name of Officer	, being first duly sworn, deposes and says that she/he is
	, assignment and assignment and assignment assignment assignment as a second assignment as a second assignment as a second as
Vice President - Secretary	Marathon Special Products Corporation
Title of Officer	of Name of Corporation

and this affidavit is made in compliance with secti	of the Ohio Revised Code.
and this andawn is made in compliance with scott	on and only horized dode.
That said corporation has: (Check one (1) of the f	
A. Has no personal property in an	
⊠B. Has personal property in the fo	llowing county(ies)
Wood	
Wood	
and that the net assets of said corporation are suf	flicient to pay all personal property taxes accrued to date.
Signature: Pota (Title: Vice President - Secretary
July March	
Acknowledged before me and subscribed in my p	resence on Date 12114112
antiline.	£
Seal (1) W. 3/00/1/	anther Mounders
\$1.01AA+ 186	Notary Public
Avail.	
W. O. W. W.	
Expiration date of Notary Public's Commission	Date 10/26/14
-sprinter auto or rectory i apire o commoder	2010 14

Page 7 of 7

PATENT Revised: 11/29/12

REEL: 029576 FRAME: 0750

PLAN OF COMPLETE LIQUIDATION

AND DISSOLUTION OF

MARATHON SPECIAL PRODUCTS CORPORATION

WHEREAS, in the opinion of the sole shareholder of Marathon Special Products

Corporation, an Ohio corporation (the "Corporation"), the Corporation should terminate its
existence.

NOW, THEREFORE, the Corporation shall be completely liquidated in the following manner:

- 1. The Corporation shall be completely liquidated and dissolved in the manner stated in this Plan.
- 2. This Plan shall be deemed adopted by the Corporation upon its approval by consent resolution of the sole shareholder of the Corporation
- 3. In accordance with Section 1701.86 of the Ohio Statutes, this Plan for the Complete Liquidation and Dissolution of the Corporation will not be considered to be effective unless adopted by the requisite affirmative vote of the issued and outstanding stock of the Corporation. After the adoption of this Plan, such action shall be taken as may be required to liquidate and dissolve the Corporation under the laws of the State of Ohio and as provided herein, and the President or Secretary of the Corporation shall, within thirty (30) days after the adoption of this Plan, execute and file an Internal Revenue Service Form 966 (Corporate Dissolution or Liquidation), together with a certified copy of this Plan.
- 4. On or before December 30, 2012, the Corporation shall cease any business activities except to the extent required to wind up its affairs. Thereupon, the officers of the

PATENT REEL: 029576 FRAME: 0751

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Corporation shall take such action and shall execute, deliver and file such documents as they deem to be necessary or proper to effectuate the complete liquidation of the Corporation, including but not limited to, the following:

- (a) On or before December 30, 2012, the officers of the Corporation shall pay or otherwise provide for the satisfaction of all of the debts and other obligations of the Corporation.
- (b) On or before December 30, 2012, the officers of the Corporation shall distribute to the sole shareholder of the Corporation all of the assets of the Corporation not paid out pursuant to Paragraph 4(a), above.
- 5. Upon distribution of all of the assets of the Corporation to the sole shareholder pursuant to Paragraph 4(b), above, all of the issued and outstanding certificates for the common stock of the Corporation shall be deemed surrendered in complete cancellation and redemption thereof, and appropriate notation of the cancellation of such certificates shall be made upon the stock record book of the Corporation.
 - 6. The officers and directors of the Corporation, both in their corporate capacities and as trustees in dissolution of the Corporation are hereby authorized to do and perform such acts, execute and deliver such documents, and to do such other things as they, in their sole discretion, deem necessary or desirable to accomplish this Plan of Complete Liquidation and Dissolution and effectuate the terms hereof.

2