505180439 11/07/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5227207

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2009

CONVEYING PARTY DATA

Name	Execution Date
EATON AVIATION CORPORATION	11/28/2008

RECEIVING PARTY DATA

Name:	EATON AEROQUIP LLC
Street Address:	1111 SUPERIOR AVENUE
Internal Address:	EATON CENTER
City:	CLEVELAND
State/Country:	ОНЮ
Postal Code:	44114

PROPERTY NUMBERS Total: 4

Property Type	Number
Patent Number:	6769283
Patent Number:	6880859
Patent Number:	6883836
Patent Number:	7222889

CORRESPONDENCE DATA

Fax Number: (703)273-7684

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 703-273-7680

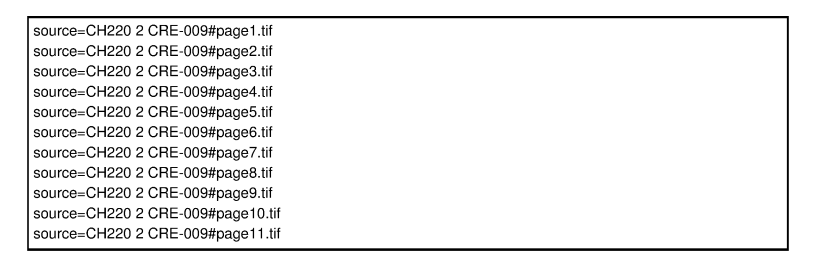
Email: rshapiro@sasiplaw.com
Correspondent Name: RONALD E. SHAPIRO

Address Line 1: 11350 RANDOM HILLS ROAD, SUITE 740

Address Line 4: FAIRFAX, VIRGINIA 22030

ATTORNEY DOCKET NUMBER:	CH220-2
NAME OF SUBMITTER:	RONALD E. SHAPIRO
SIGNATURE:	/Ronald E. Shapiro/
DATE SIGNED:	11/06/2018

Total Attachments: 11



200834601026

DATE 12/12/2008 DOCUMENT ID 200834601026

DESCRIPTION MERGER/DOMESTIC (MER) 125.00

100.00

PENALTY

CERT

COPY .00

Receipt

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

BENESCH FRIEDLANDER COPLAN & ARNOFF LLP 41 SOUTH HIGH STREET 26TH FLOOR COLUMBUS, OH 43215

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Jennifer Brunner

1797905

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

EATON AEROQUIP LLC

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

Document(s):

MERGER/DOMESTIC

Document No(s):

200834601026

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. 2009.

Ohio Secretary of State

Junifor (Br



ſ,

Prescribed by:

The Ohio Secretary of State Central Ohio: (614) 466-3910

Toll Free: 1-877-SOS-FILE (1-877-767-3453)

Expedite this Fo	MMI: (Salact One)
profession and the	
Expedite	P.O. Box 1390
	Columbus OH 43216
*** Requires a	n additional isa of \$100 ***
O Non Expedite	P.O. Box 1329
	Columbus OH 43216

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

CERTIFICATE OF MERGER

Filing Fee \$125.00 (154-MER)

in ac limite set fo

illity c se folk		its of Ohio law, the undersigned or partnerships and/or partnerships w				00 100 100	
		rviving the merger is:	Eaton Aeroquip	LEC			حبنند
		It of this merger, the name of the s		d to the followi	ng: 		
		(Please check the appropriate		blanks)			
	Domestic (Ohio) F	or-Profit Corporation, charler num	ber		~.		
	Domestic (Ohio) f	lonprofit Corporation, charter num	ber		-		
U		 For-Profit Corporation incorporations in the state of Ohionsact business in the state of Ohionsact business 		ountry of			********
		 For-Profit Corporation incorpora to transact business in the state of 		ountry of			wanny
		 Nonprofit Corporation under the ensect buiness in the state of Ohio 					
	Foreign (Non-Ohi and NOT licensed	 Nonprofit Corporation under the to transact business in the state of 	laws of the state/country of of Ohio				
0	Domestic (Ohio) F	or-Profit Limited Liability Compan	y, with registration number	1797905	***********		
	Domestic (Ohio) I	Ionprofit Limited Liability Company	y, with registration number				
	Foreign (Non-Ohio and registered to	 For-Profit Limited Liability Comp do business in the state of Ohio ur 	eny organized under the laws of ider registration number	the state/coun			
	Foreign (Non-Ohi and NOT register	 For-Profit Limited Liability Competer to do business in the state of Ol 	eany organized under the laws of nio	i the state/coun	try of	voonooone	
	Foreign (Non-Ohi and registered to	 o) Nonprofit Limited Liability Comp do business in the state of Ohio ur 	any organized under the laws of ider registration number	the state/coun		······	-
	Foreign (Non-Ohiostate/country of	o) Nonprofit Limited Liability Comp	any organized under the laws of and NOT registered to do bus	the iness in the Sta	ite of C	hla	
	Domestic (Ohio) (imited Partnership, with registration	n number				

	. 🗀	Foreign (Non-Ohio) Limited Partnership organd registered to do business in the state of			unity of	
		Foreign (Non-Ohio) Limited Partnership organd NOT registered to do business in the str			untry of	
		Domestic (Ohio) Partnership Having Limited	Liability,	with the registration number		
		Foreign (Non-Ohio) Partnership Having Limi and registered to do business in the state of			s of the state/country of	********
		Foreign (Non-Ohio) Partnership Having Limi and NOT registered to do business in the sta			s of the state/country of	
		General Partnership NOT registered with the	a state of (Ohio		
И,	respective	i ENTITY , charter/license/registration number, type of each of the continuation of t	lance are	as follows: (If this is insuffic	ient space to reflect	
	Name/Chi	irter, License or Registration Number	Stat	e/Country of Organization	Type of Entity	
	Eaton Avi	ation Corporation	<u>Dela</u>	snewi	For-Profit Corporation	
	AXXXXX					
m.	The name	AGREEMENT ON FILE and mailing address of the person or entity fr t of merger upon written request;	om whom	/which eligible persons ma	y obtain a copy of the	
	Name		Sueet Add	ness / P.O. Box Address		
	City		State	Zip Code	 	
IV.	This merg	TE DATE OF MERGER er is to be effective onJanuary 1, 2009 ate of filing; the effective date of the merger of the date of filing will be the effective date of the	annot be a		be a date on or , if no date is	
٧.	Each cons	AUTHORIZED Itituent entity has complied with all of the laws of moreon is authorized on bahalf of each on				

agreement of merger is authorized on behalf of each constituent entity and that each pers on behalf of each entity is authorized to do so.

Page 2 of 7

Last Revised: 8/18/2008 3044092

Name		Mailing Address
		, Ohio
City		Zip Code
agent is a re	sident of the state of RGER	
agent is a re	sident of the state of RGER uch later date as speci	· ·
agent is a re STATEMENT OF ME Upon filing, or upon s listed surviving entity. AMENDMENTS In the case of a merg- to the articles of incor	sident of the state of IRGER uch later date as speci er into a domestic corp	Ohio. ed herein, the merging entity/entities listed herein shall merge into the retion, the merge into the retion, timited listility company, or limited partnership, any amendments anization, or certificate of limited partnership of the surviving domestic

If a domestic or foreign corporation licensed to transact business in this state is a constitutent entity and the surviving or new entity resulting from the merger is not a domestic or foreign corporation that is to be licensed to transact business in this state, the certificate of merger or consolidation shall be accompanied by the affidavits, receipts, certificates, or other evidence required by division (G) of section 1702.47 of the Revised Code, with respect to each domestic corporation, and by the affidavits, receipts, certificates, or other evidence

required by division (C) or (D) of section 1703.17 of the Revised Code, with respect to each foreign constituent corporation licensed to transact business in this state.

X.

resident of the state of Ohio.

Jalification on Licensus	E OF FOREIGN SURVIVING ENTITY
bank, savings bank, savings limited liability, and hereby a	tity desires to transact business in Ohlo as a foreign corporation, and loan, limited liability company, limited partnership, or partnership having points the following as its statutory agent upon whom process, notice or demai ed in the state of Ohlo. The name and complete address of the statutory ager
Name	Making Address
	Ohio

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 parinership's or partnership having limited liability's license or registration to do business in Ohio expires or is canceled.

Page 3 of 7

Last Revised: 8/18/2008

លាមន	ne qualifying entity is a foreign bank, at be completed.)	อยลงเลือ กรแห่ ณ อธรมเกิร	s and loan, then the fol	lowing information
(a)	The name of the Foreign Nationally association is:	/Federally chartered ban	k, savings bank, or sav	rings and loan
(b)	The name(s) of any Trade Name(s)		ilion will conduct busin	0 668'
(c)	The location of the main office (non	-Ohio) shall be:		
	Street Address / P.O. Box Address			
	City	County	State	Zip Code
(d)	The principal office location in the s	tate of Ohio shall be:		
	Street Address / P.O. Box Address	······································		
	City.		Olilo State	**************************************
(e)	(If there will not be an office in the The corporation will exercise the foll (Please provide a brief summary of	lowing purpose(s) in the	itst none) state of Ohio:	Zip Code a is not sufficient.)
(e)	(If there will not be an office in the	e state of Ohio, please i	itst none) state of Ohio:	22
(e)	(If there will not be an office in the	e state of Ohio, please i lowing purpose(s) in the the business to be condi- ompany under section	tist none) state of Ohio: ucted; a general clause	s is not sufficient.)
(e) Fore	(If there will not be an office in the The corporation will exercise the foll (Please provide a brief summary of eign Qualifying Limited Liability Coll the qualifying entity is a foreign limited name of the For-Profit or Nonpr	o state of Ohio, please in the lowing purpose(s) in the the business to be conducted by the bu	state of Ohio; ucted; a general clause 1705.54 e following information any in its state of organ	e is not sufficient.) must be completed.) nization/registration is:
(e) Fore (a)	(If there will not be an office in the The corporation will exercise the foll (Please provide a brief summary of eign Qualifying Limited Liability Collif the qualifying entity is a foreign limited name of the For-Profit or Nonprofit or Non	o state of Ohio, please is fowing purpose(s) in the the business to be conducted by the business to be conducted liability company, the confit limited liability company desires the state of the business of	state of Ohio; ucted; a general clause 1705.54 e following information any in its state of organ	is not sufficient.) must be completed.) nization/registration is: Ohio (if different
(e) Fore (a) (b)	(If there will not be an office in the The corporation will exercise the foll (Please provide a brief summary of eign Qualifying Limited Liability Collif the qualifying entity is a foreign limited name of the For-Profit or Nonprofit or Non	e state of Ohio, please in the fowing purpose(s) in the the business to be conducted business to be conducted liability company, the confit limited liability company desires the company	state of Ohio: Inted; a general clause 1705.54 e following information any in its state of organ	is not sufficient.) must be completed.) sization/registration is: Ohio (if different
(e) Fore (a) (b)	(If there will not be an office in the Corporation will exercise the foll (Please provide a brief summary of sign Qualifying Limited Liability Coll the qualifying entity is a foreign limited name of the For-Profit or Nonprofit or Nonprofit or Nonprofit of Nonprofit or Nonprofit	e state of Ohio, please is fowing purpose(s) in the the business to be conducted by the business to be conducted liability company, the confit limited liability company desires the confit limited liability company desires the consumption of the company desires the consumption of	state of Ohio: ucted; a general clause 1705.54 e following information any in its state of organ to transact business in	is not sufficient.) must be completed.) nization/registration is: Ohio (if different
(e) Fore (a) (b) (c)	(If there will not be an office in the The corporation will exercise the foll (Please provide a brief summary of sign Qualifying Limited Liability Coll the qualifying entity is a foreign limite name of the For-Profit or Nonprofit or Nonprofit in the name under which the limited liability company was on under the laws of the state/country of the address to which interested per the address to which interested per	e state of Ohio, please is fowing purpose(s) in the the business to be conducted by the business to be conducted liability company, the confit limited liability company desires the confit limited liability company desires the consumption of the company desires the consumption of	state of Ohio: ucted; a general clause 1705.54 e following information any in its state of organ to transact business in	is not sufficient.) must be completed.) nization/registration is: Ohio (if different

(a)	The name of the limited partnership is:				
(b)	The limited partnership was formed on				
	Under the laws of the state/country of:	<u> </u>			
(c)	The address of the office of the limited p	artnership in its st	ste/country of orga	nization is:	
	Street Address / P.O. Box Address				
	Caty	County	State	Ziş Cod	······································
(d)	The limited partnership's principal office a	address is:			
	Street Address / P.O. Box Address	***************************************			
	City	County	State	Žip Codi	3
e)	The names and business or residence ad	ldresses of the ne	neral partners of t	he partnership are :	38
	follows:	a.c.soco ca go			₹.
			ss/P.O. Box Address		ineria in inchina
	follows				
	follows				
ă.	foliows:	Street Addres	is / P.O. Box Address		
uffi (1)	follows: Name	Street Address ch a separate she	s/P.O. Box Address et listing the gene	ral partners and lihe addresses of the	
uffi (f)	follows: Name Clent space to cover this item, please atta The address of the office where a list of	Street Address ch a separate she	s/P.O. Box Address et listing the gene	ral partners and lihe addresses 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.

e/country of ; let item c(i) or c(2)): Ohio is:	
e/country of :	
er item c(i) or c(2)):	
Ohio is:	
	district the second
, Ohio	****
Zip C	ode
State	Zip Code
	, Ohio Zip C nio, then item c(2) mu lon-Ohio):

(Proceed to page 7 for signatures of authorized officers, partners and representatives.)

REEL: 047441 FRAME: 0392

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

Eaton Aeroquip LLC	Eaten Aviation Corporation
Exact name of entity	Exact name of entity
Ву:	Ву:
homas E. Moran	Thomas E. Moran
Its: Vice President and Secretary	Its: Vice President and Secretary
Date: <u>Nov. 38, 2008</u>	Date: <u>Nov. 28, 200</u> 8
Exact name of entity	Exact name of polity
Ву:	Ву:
lts:	fls:
Date:	Date:
Exact name of entity	Exact name of entity
Ву:	Ву:
lts:	lts:
Date:	Date:
Exact Name of entity	Exact Name of entity
By:	Ву:
its:	Its:
Date:	Date:
Exact Name of entity	Exact Name of entity
Вуг	Ву:
its:	18:
Date:	Date:

An authorized representative of each constituent corporation, parinership, or entity must sign the merger certificate ORC 1701.81(A), 1702.43 (A), 1705.38(A), 1775.47(A), 1782.433(A)

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:

"EATON AVIATION CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "EATON AEROQUIP LLC" UNDER THE NAME OF "EATON AEROQUIP LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF OHIO, AS RECEIVED AND FILED IN THIS OFFICE THE NINTH DAY OF DECEMBER, A.D. 2008, AT 6:05 O'CLOCK P.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. 2009, AT 12:04 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

4631528 8100M

081179284

You may verify this certificate online at corp. delaware.gov/authver.shtml

Darriet Smith Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 7020876

DATE: 12-12-08

State of Delaware Secretary of State Division of Corporations Delivered 05:55 PM 12/09/2008 FILED 06:05 PM 12/09/2008 SRV 081179284 - 0912221 FILE

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION AND FOREIGN LIMITED LIABILITY COMPANY

Pursuant to Title 8, Section 264(c) of the Delaware General Corporation Law, the undersigned limited liability company executed the following Certificate of Merger:

FIRST: The name of the surviving limited liability company is Eaton Aeroquip LLC, an Ohio limited liability company (the "Surviving Company") and the name of the merged corporation is Eaton Aviation Corporation, a Delaware corporation (the "Merged Corporation").

SECOND: The Agreement of Merger (the "Merger Agreement") has been approved, adopted, certified, executed and acknowledged by each of the constituent entities pursuant to Title 8, Section 264 of the General Corporation Law of the State of Delaware.

THIRD: The name of the Surviving Company is Eaton Aeroquip LLC, an Ohio limited liability company.

FOURTH: The Articles of Organization of the Surviving Company shall be its Articles of Organization of the Surviving Company.

FIFTH: The merger will become effective on January 1, 2009 at 12:04 a.m. eastern daylight time.

SIXTH: The Merger Agreement is on file at 1111 Superior Avenue, Eaton Center, Cleveland, Ohio 44114, the place of business of the Surviving Company.

SEVENTH: A copy of the Merger Agreement will be furnished by the Surviving Company on request, without cost, to any stockholder of the Surviving Company and the Merged Corporation.

EIGHTH: The Surviving Company agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent Delaware company as well as for enforcement of any obligation of the Surviving Company arising from the merger, including any suit or other proceeding to enforce the right of any stockholder as determined in appraisal proceedings pursuant to the provisions of Section 262 of the General Corporation law of Delaware, and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by the Secretary of Delaware is 1111 Superior Avenue, Eaton Center, Cleveland, Ohio 44114 until the Surviving Company shall have hereafter designated in writing to the Secretary of State of Delaware a different address for such purpose.

IN WITNESS WHEREOF, said Surviving Company has caused this certificate to be signed by its authorized officers, this 28% day of November, 2008.

EATON CORPORATION, Sole Member

Thomas E. Moran, Senior Vice President and Secretary

and:

Ken (b. Semølsberger, Senior Vice

President - Corporate Development and Treasury

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