

FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 101706768

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Submission Type 4-18-01 Conveyance Type X New License		
Resubmission (Non-Recordation) Document ID # Security Agreement Nunc Pro Tunc Assignment Effective Date		
Correction of PTO Error Reel # Frame #		
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Conveying Party Mark if additional names of conveying parties attached Execution Date		
Name KAYNAR TECHNOLOGIES INC. Month Day Year 06 15 99		
Formerly		
Individual General Partnership Limited Partnership X Corporation Association		
Other		
X Citizenship/State of Incorporation/Organization USA/DELAWARE		
Receiving Party Mark if additional names of receiving parties attached		
Name FAIRCHILD HOLDING CORP.		
DBA/AKA/TA		
Composed of APR 18 2001		
Address (line 1) 42025 Aviation Drive		
Address (line 2) Suite 400		
Address (line 3) Dulles VA 20156		
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X Corporation Association appointment of a domestic representative should be attached.		
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Name Peter S. Weissman
Address (line 1) BLANK ROME COMISKY & McCAULEY LLP
Address (line 2) 900 17th Street, NW
Address (line 3) Suite 1000
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Pages Enter the total number of pages of the attached conveyance document including any attachments.
Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property). Trademark Application Number(s) Registration Number(s) 1,889,603 1,889,603
Number of Properties Enter the total number of properties involved. # 1
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): Method of Payment: Enclosed X Deposit Account Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 23-2185
Authorization to charge additional fees: Yes X No Statement and Signature
Statement and Signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original detument. Tharges to deposit account are authorized, as indicated herein.
Peter S. Weissman Name of Borson Signing Signature Date Signed

Apostille

(Convention de La Haye du 5 Octobre 1961)

- 1. Country: United States of America
 - This public document:
- 2. has been signed by Edward J. Freel
- 3. acting in the capacity of Secretary of State of Delaware
- 4. bears the seal/stamp of Office of Secretary of State

Certified

- 5. at Dover, Delaware
- 6. the twenty-first day of September, A.D. 1999
- 7. by Secretary of State, Delaware Department of State
- 8. No. 0116790

9. Seal/Stamp: 10. Signature:

Secretary of State

State of Delaware

Office of the Secretary of State PAGE

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"KAYNAR TECHNOLOGIES INC.", A DELAWARE CORPORATION,

WITH AND INTO "FAIRCHILD HOLDING CORP." UNDER THE NAME OF "FAIRCHILD HOLDING CORP.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF JUNE, A.D. 1999, AT 9:45 O'CLOCK A.M.



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DATE:

09-21-99 TRADEMARK

REEL: 002289 FRAME: 0201

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CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

Kaynar Technologies Inc. (a Delaware corporation),

WITH AND INTO

Fairchild Holding Corp. (a Delaware corporation)

Fairchild Holding Corp. (the "Corporation"), a corporation organized and existing under the laws of the State of Delaware, DOES HEREBY CERTIFY:

- 1. FIRST: That the Corporation was incorporated on February 7, 1996, pursuant to the General Corporate Laws of the State of Delaware.
- 2. SECOND: That the Corporation owns one hundred percent (100%) of the outstanding shares of each class of Kaynar Technologies Inc., a Delaware corporation (the "Subsidiary").
- THIRD: That the Corporation, by the "Resolutions and Plan of Merger" of the 3. Board of Directors attached hereto as Exhibit A, dated as of June 15, 1999, determined to and did merge into itself said Subsidiary. Such Resolutions and Plan of Merger were adopted by unanimous written consent of the Board members, filed with the minutes of the Board. The attached Resolutions and Plan of Merger provide that the Corporation assumes the liabilities of the Subsidiary.
- 4. FOURTH: That the Corporation survives the merger and shall be governed by the laws of the State of Delaware.

IN WITNESS WHEREOF, said Fairchild Holding Corp. has caused this Certificate to be signed by Donald E. Miller, its Vice President, this 15th day of June, 1999.

FAIRCHILD HOLDING CORP

By: Darall (. Mi

Name: Donald E. Miller

Title: Vice President

Board of Directors Resolutions And Plan of Merger To Merge

Kaynar Technologies Inc. (a Delaware corporation),

With and Into Fairchild Holding Corp. (a Delaware corporation)

(Dated as of June 15, 1999)

RESOLVED, THAT:

1. Merger. Kaynar Technologies Inc., a Delaware Corporation (the "Subsidiary") shall be (and hereby is) merged with and into Fairchild Holding Corp., a Delaware corporation (the "Surviving Corporation").

As of the Effective Date, as defined below, the corporate existence of the Subsidiary shall thereupon cease and the corporate existence of the Surviving Corporation shall thereafter continue.

- 2. Effective Date. The merger shall be effective as of June 30, 1999, close of business (the "Effective Date").
- 3. Property of Surviving Corporation. As of the Effective Date, all of the assets and properties (real, personal, mixed, tangible, intangible, and of every other kind and description and wherever situated) of the Subsidiary shall be and become the assets and properties of the Surviving Corporation, and title thereof shall be deemed to be vested, without further act or deed, in the Surviving Corporation just as effectively as if such title was vested in the Subsidiary.
- 4. <u>Liabilities</u>. As of the Effective Date, all debts, liabilities, obligations, and duties of the Subsidiary shall be assumed by the Surviving Corporation, and thenceforth the Surviving Corporation shall be responsible, without limitation as to amount, for such debts, liabilities, obligations, and duties just as fully and to the same extent as if such debts, liabilities, obligations and duties had been originally incurred or contracted by the Surviving Corporation.
- 5. Conversion and Exchange of Shares. All of the issued and outstanding shares of capital stock of the Subsidiary are owned by the Surviving Corporation. On the Effective Date: (i) all issued and outstanding shares of capital stock of the Surviving Corporation shall continue to be issued shares of the Surviving Corporation, and (ii) all issued and outstanding shares of capital stock of the Subsidiary shall be cancelled.
- 6. Abandonment. After the approval of these Resolutions and Plan of Merger by the Directors of the Subsidiary and the Surviving Corporation, and at any time prior to the effective date of the merger, the Directors of the Surviving Corporation may, in their discretion, abandon the merger.

RECORDED: 04/18/2001