RECORDATION FORM COVER SHEET TRADEMARKS ONLY

1.	Name (and address) of	2.				ss of		
	conveying party(ies)		rece	iving party(ies)				
	Advance Mepco Centralab I 100 East 42 nd Street New York N. Y. 10017	Enc.	Corp 100 New	orati	on 42 nd S	.Phil Street	•	
() () (x)	Individual Association General Partnership Limited Partnership Corporation-Delaware Other-		() (X)	Asso Gene Limi	ciati ral E ted E orati	on Partne Partne		
	,							
		Unit repr	ed esent	Stat ative	es,	a	iled in the domestic ation is	
3.	Nature of conveyance:	Unit repr	ed esent	Stat ative	es,	a lesign	domestic ation is	
3.	Nature of conveyance: () Assignment; () Security Agreement; () Other;	Unit repr	ed esent	Stat ative	Yes Merc	a design (X) N ger nge of	domestic ation is o	
3.	() Assignment; () Security Agreement;	Unit repr atta	ed esent ched:	Statative () (X) ()	Yes Merc	a design (X) N ger nge of	domestication is	
3.	<pre>() Assignment; () Security Agreement; () Other;</pre>	Unit repr atta	ed esent ched:	Statative () (X) () ()	Yes Merc Char	a (X) N ger nge of	domestic ation is o Name Address	
	<pre>() Assignment; () Security Agreement; () Other; Execution Date: December</pre>	Unitarepratta	ed esent ched:	State ative () (X) () () 1987	Yes Merc Char Char	a design (X) N ger nge of nge of	domestic ation is o Name Address	

document should be mailed:
COLLEN IP
Intellectual Property Law, P.C.
The Holyoke-Manhattan Building
80 South Highland Avenue
Town of Ossining
Westchester County, New York 10562

- 6. Total number of registrations involved: 1
- 7. Total fee (37 CFR 3.41) \$40.00
 - () Enclosed
 - (x) Authorized to be charged to deposit account
 - () Already submitted
- 8. Deposit account number: 03-2465

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. 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 document.

Signature

Jane F.Collen

Name of person signing

September 24, 2003

Date

Total number of pages comprising cover sheet, attachments and documents: 8

JMC/MC

NOTE:

IF THERE IS ANY FEE DUE AT THIS TIME, PLEASE CHARGE IT TO OUR DEPOSIT ACCOUNT NO. 03-2465 AND ADVISE.

79445.4

Office of the Secretary of State PAGE 1

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:

"ADVANCE MEPCO CENTRALAB, INC.", A DELAWARE CORPORATION,

"ADVANCE TRANSFORMER DISTRIBUTION CORP.", A DELAWARE

CORPORATION,

"AMPEREX ELECTRONIC CORPORATION", A DELAWARE CORPORATION,

"CSD, INC.", A DELAWARE CORPORATION,

"DIALIGHT CORPORATION", A DELAWARE CORPORATION,

"FORESTVILLE INDUSTRIES, INC.", A DELAWARE CORPORATION,

"INTERCONICS, INC.", A DELAWARE CORPORATION,

"MEPCO/CENTRALAB SALES CORP.", A DELAWARE CORPORATION,

"NORELCO SERVICE, INC. ", A DELAWARE CORPORATION,

"NORTH AMERICAN PHILIPS LIGHTING CORPORATION", A DELAWARE CORPORATION,

"NORTH AMERICAN PHILIPS SMD TECHNOLOGY, INC.", A DELAWARE CORPORATION,

"PHILIPS BUSINESS SYSTEMS, INC.", A DELAWARE CORPORATION,

"PHILIPS ELECTRONIC INSTRUMENTS, INC.", A DELAWARE CORPORATION,

Edward J. Freel, Secretary of State

AUTHENTICATION:

8457784 05-08-97

DATE: TRADEMARK

REEL: 002769 FRAME: 0622

0940130 8100M 971151395

State of Delaware

Office of the Secretary of State

AGE 2

"PHILIPS PERIPHERALS, INC.", A DELAWARE CORPORATION,

"PHILIPS SUBSYSTEMS AND PERIPHERALS, INC.", A DELAWARE

CORPORATION,

"PHILIPS TEST & MEASURING INSTRUMENTS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "NORTH AMERICAN PHILIPS CORPORATION" UNDER THE NAME OF "NORTH AMERICAN PHILIPS CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF DECEMBER, A.D. 1987, AT 10 O'CLOCK A.M.



Edward J. Freel, Secretary of State

AUTHENTICATION:

69 FRAME: 0623

971151395

0940130 8100M

77364197

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

ADVANCE MEPCO CENTRALAB, INC.
ADVANCE TRANSFORMER DISTRIBUTION CORP.
AMPEREX BLECTRONIC CORPORATION
CSD, INC.
DIALIGHT CORPORATION

FORESTVILLE INDUSTRIES, INC.
INTERCONICS, INC.
MEPCO/CENTRALAB SALES CORP.
NORELCO SERVICE, INC.
NORTH AMERICAN PHILIPS LIGHTING CORPORATION
NORTH AMERICAN PHILIPS SMD TECHNOLOGY, INC.

PHILIPS BUSINESS SYSTEMS, INC.
PHILIPS ELECTRONIC INSTRUMENTS, INC.
PHILIPS PERIPHERALS, INC.
PHILIPS SUBSYSTEMS AND PERIPHERALS, INC.

PHILIPS TEST & MEASURING INSTRUMENTS, INC.

INTO

NORTH AMERICAN PHILIPS CORPORATION

North American Philips Corporation , a corporation organized and existing under the laws of the State of Delaware,

DOES HEREBY CERTIFY:

FIRST: That the Corporation was incorporated on October 16, 1959, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this Corporation owns all of the outstanding shares of the stock of each of the merging Corporations. The state and date of incorporation of each of the merging Corporations is as follows:

NAME	STATE OF INCORPORATION	DATE C INCORPORA		•
Advance Mepco Centralab, Inc. Advance Transformer Distribution Corp.	Delaware Delaware	September March	11,	
Amperex Electronic Corporation CSD, Inc. CSD, Inc. Dialight Corporation Forestville Industries, Inc. Interconics, Inc. Mepco/Centralab Sales Corp. Norelco Service, Inc. North American Philips Lighting Corporation	Delaware Delaware Delaware Delaware Delaware Delaware Delaware Delaware	January December December March March August March June	31, 30, 3, 11, 18, 5,	1957 1980 1981 1957 1986 1985 1965 1982
North American Philips SMD Technology, Inc.	Delaware	Pebruary	7,	1984
Philips Business Systems, Inc. Philips Electronic Instruments, Inc.	Delaware Delaware	August August	19, 15,	1969 1974
Philips Peripherals, Inc. Philips Subsystems and Peripherals, Inc. Philips Test & Measuring	Delaware Delaware	April	10, 6,	1981 1984
Instruments, Inc.	Delaware	June	23,	1972

THIRD: That this Corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting held on the 16th day of December, 1987, determined to and did merge into itself Advance Mepco Centralab, Inc., Advance Transformer Distribution Corp., Amperex Electronic Corporation, CSD, Inc., Dialight Corporation, Forestville Industries, Inc., Interconics, Inc., Mepco/Centralab Sales Corp., Norelco Service, Inc., North American Philips Lighting Corporation, North American Philips SMD Technology, Inc., Philips Business Systems, Inc., Philips Electronic Instruments, Inc., Philips Peripherals, Inc., Philips Subsystems and Peripherals, Inc., and Philips Test & Measuring Instruments, Inc.

RESOLVED, that North American Philips Corporation merge, and it hereby does merge into itself Advance Mepco Centralab, Inc., Advance Transformer Distribution Corp., Amperex Electronic Corporation, CSD, Inc., Dialight Corporation, Porestville Industries, Inc., Interconics, Inc., Mepco/Centralab Sales Corp., Norelco Service, Inc., North American Philips Lighting Corporation, North American Philips SMD Technology, Inc., Philips Business Systems, Inc., Philips Electronic Instruments, Inc., Philips Peripherals, Inc., Philips Subsystems and Peripherals, Inc. and Philips Test & Measuring Instruments, Inc., and assumes all of their obligations; and

FURTHER RESOLVED, that the merger shall become effective on January 1, 1988.

FURTHER RESOLVED, that the proper officers of this Corporation be and they hereby are directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Advance Mepco Centralab, Inc., Advance Transformer Distribution Corp., Amperex Electronic Corporation, CSD, Inc., Dialight Corporation, Forestville Industries, Interconics, Inc., Mepco/Centralab Sales Corp., Norelco Service, Inc., North American Philips Lighting Corporation, North American Philips SMD Technology, Inc., Philips Business Systems, Inc., Philips Electronic Instruments, Inc., Philips Peripherals, Inc., Philips Sobsystems and Peripherals, Inc. and Philips Test & Measuring Instruments, Inc. and assume their liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State and a certified copy recorded in the office of the Percorder of Deeds of New Castle County and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said merger.

FOURTH: Anything herein or elsewhere to the contrary notwithstanding this merger may be amended or terminated and abandoned by the second of Directors of North American Philips Corporation at any time prior to the date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, said North American Philips Corporation has caused this certificate to be signed by Samuel J. Rozel, its Vice... President and attested by Edward J. Goldstein, its Assistant Secretary, this 16th day of December, 1987.

NORTH AMERICAN PHILIPS CORPORATION

ву___

Samuel J. Roze Vice President

ATTEST:

Edward J. Goldstein.

Assistant Secretary

TRADEMARK REEL: 002769 FRAME: 0627

RECORDED: 12/24/2003