ORM PTO-1594 08/31/92	 05-05-2	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office			
96/04	1027377	ER SHEET LY			
To the Hon		lemarks: Please record the attached original documents or copy thereof.			
Name of conveying party(ies): United Dominion Industries, Inc.		2. Name and address of receiving party(ies):			
☐ Individual(s) ☐ General Parts ☑ Corporation	nership	Name: SPX Corporation Address: 13515 Ballantyne Corporate Place City: Charlotte State/Country: NC ZIP: 28277			
Date of execution of attached Document: December 30, 2003 Additional name(s) of conveying party(ies) attached? Yes No		☐ Individual(s) citizenship ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation of Delaware			
 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name 		Other If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? Yes No			
Other 4. Application number(s) or registration number(s): A. Trademark Application No(s), Please see attached		B. Trademark Registration Number(s): Please see attached sheet C. Additional numbers attached? Yes No.			
	s of party to whom correspondence ment should be mailed:	6. Total number of applications and registrations involved:			
Name: John H. Weber Internal Address: BAKER & HOSTETLER LLP Washington Square, Suite 1100 1050 Connecticut Avenue, N.W. Washington, D.C. 20036-5304		7. Total fee (37 CFR 3.41) \$1740.00 Enclosed Authorized to be charged to deposit account			
~)	8. Deposit account number: 50-2036 Atty. Dkt. Nos.: Please see attached sheet			
(Attach duplicate copy of this page if paying by deposit account) (Attach duplicate copy of this page if paying by deposit account) (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE FC:8522 1700.00 0P					
document. Konneth H. Oh	knowledge and belief, the foregoing info	rmation is true and correct and any attached copy is a true copy of the original March 23, 2004			
Name of Person Signing Signature Date Total number of pages comprising cover sheet:					

	Trademark Name	Serial No.	Registration No.
87225.0038		75/485,717	2,421,790
87225.0041	CMB+ & DESIGN	75/422,083	2,312,419
	COMPACTION		
87226,0007	AMERICA	74/291,528	1,754,90
87226.0008	CA & DESIGN	74/518,766	2,010,557
87226.0009	PRO-GRADE	75/526,639	2,404,646
87226,0010	MASTER RE	75/977,086	2,186,083
87245.0002	TECHNOLAB	75/357,981	2,459,955
87245.0061	OPTITEK 2 EMS	75/519,401	2,423,788
87245,0062	OPTITEK 2 EMS	75/519,132	2,423,787
	TKO		
87260,0002	CRUISERWEIGHT	75/495,872	2,281,094
	TKO		
87260.0003	WELTERWEIGHT	75/496,022	2,453,552
	TKO		
87260.0004	HEAVYWEIGHT	75/283,282	2,246,556
	TKO		
87260,0005	MIDDLEWEIGHT	75/283,561	2,239,541
87260.0006	TKO & DESIGN	75/276,232	2,189,046
87260.0007	TKO	74/541,456	2,051,150
87260.0008	PEST-ASIDE	74/483,546	1,928,655
87269.0098	LOADWARRIOR	76/468,156	2,775,193
87280.0266	CCT CERAMIC	76/472,289	
87280.0267	BALCKE	76/472,288	
87283,0004	OPTIMA SERIES	75/519,240	2,466,070
87283,0005	OPTIMIZER SERIES	75/519,130	2,810,838
	OPTIMA SERIES	75/519,411	
87295.0638	OPTIMA SERIES	75/519,411	2,428,723
	A UNITED		
	DOMINION		
87295.0661	COMPANY	74/071,117	1,799,865
	A UNITED		
	DOMINION		
87295.0668	COMPANY	74/625,929	2,171,523
87319.0140	ESCAPE SERIES	76/527,693	
87325.0138	CMB+	75/422,083	2,312,419
87325.0141	(N-SHAPE)	76/469,602	
	MICRO SERIES	76/459,965	2,804,335
	MASTERSERIES	76/459,967	
87328.0002		75/540,275	2,419,713
	FLOATING BEAM	73/699,310	1,506,887
		73/581,601	1,499,261

87340.0022 AIR HOG 76/195,101 87340.0024 MACH 30 76/189,389 2,599,19 MARLEY INDUSTRIAL PRODUCTS & 87340.0025 DESIGN 76/189,390 87340.0047 WINDMAKER 76/054,096 2,735,13 87353.0013 PAUL REILLY 76/333,231 2,615,17 87353.0014 R LOGO 76/336,605 2,618,06 87353.0015 CASCO 76/333,233 2,627,08 87353.0016 (CASCO DESIGN) 76/333,235 2,607,50 87353.0016 (CASCO DESIGN) 76/333,235 2,607,50 87358.0009 POLYGLAS 75/619,084 87358.0009 POLYGLAS 75/619,084 87358.0012 THERMAFLEX 73/453,420 1,310,97 87358.0013 CHERRY-BURRELL 74/582,581 1,925,23 87358.0016 POSI-FILL 73/346,225 1,284,95 87358.0018 POSI-FILL 73/244,488 1,159,82 87358.0021 NO-BAC 72/224,717 824,448 87358.0021 NO-BAC 72/224,717 824,448 87358.0021 NO-BAC 72/221,014 832,52 87358.0023 STELLAR-FLO 72/159,872 758,80 87358.0028 PIRATHERM 72/165,478 762,74 87358.0029 FLEXFLO 72/089,978 705,20 87358.0036 PIRATHERM 72/165,478 762,74 87358.0038 PUMPS 73/690,084 1,632,91- 87358.0039 VOTATOR 72/071,812 691,27. 87358.0041 WAUKESHA METAL 71/392,257 349,72: 87358.0040 WAUKESHA 72/071,812 691,27. 87358.0040 CHERRY-BURRELL 71/392,257 368,25 87358.0040 CHERRY-BURRELL 71/392,256 351,300 87358.0066 CHERRY-BURRELL 71/392,256 351,300 87358.0066 CHERRY-BURRELL 71/392,256 351,300 87358.0066 CHERRY-BURRELL 74/582,581 1,925,233	87328.0020 VEHICLE-PRO	75/445,704	2,289,938
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FROM CORPORATION TRUST WILM, TEAM #2

(MON) 12. 29' 03 18:42/ST. 18:33/MD 4961 Division of Co Delivered 06:39 FILED 06:40 PM 12/29/2003 SRV 030840638 - 0672214 FILE

CERCUFICATE OF OWNERSHIP AND MERGER OF UNITED DOMINION INDUSTRIES, INC. MIO SPX CORPORATION

Pursuant to Section 253 of the General Corporation Law of the State of Delaware

SPX Corporation, a corporation organized and existing under the laws of the state of Delaware (this "Corporation"), DOES HEREBY CERTIFY:

FIRST: That this Corporation was incorporated on the 9th day of February 1968, pursuant to the General Corporation Law of the state of Delaware.

SBCOND: That this Corporation owns all of the outstanding theres of common stock, par value \$1.00 per chara, of United Dominion industries, her., a corporation incorporated on the 27th day of June 1968, pursuant to the General Corporation Law of the state of Delaware.

TEIRD: Then this Corporation, by resolutions of its board of directors standed bareto as Exhibit A duly stoped at a masting of its members on the 10th day of December 2003 and filed with the minuse book of this Corporation, descripted to marge United Dominion Industries, Inc. with and isso this Corporation.

FOURTH: That the energier herein provided for shall be effective at 11:00 a.m. E.S.T. on December 30, 2003.

FROM CORPORATION TRUST WILM TEAM #2

(MON) 12. 29' 03 18:42/ST. 18:39/NO. 4863796161 P 11

IN WITNESS WHEREOF, the undersigned has caused this Cortificate to be signed by Christopher J. Kegrasy, its Vice President and Secreecy, this 2 day of December 2003.

SPX CORPORATION

FROM CORPORATION TRUST WILM. TEAM #2

(MON) 12. 29' 03 18:42/ST. 18:39/NO. 4863796161 P. 12

Exhibit A

RESOLUTIONS
OF
THE BOARD OF DIRECTORS
OF
SPX CORPORATION

MERCER OF UNITED DOMINION INDUSTRIES, INC. WITH AND INTO SPX CORPORATION

WHEREAS, SPX Corporation, a Delivere corporation (the "Company") is the direct owner of all of the issued and outstanding shares of common stock, per value \$1:00 per share (the "UDII Stock"), of United Dominion Industries, Inc., a Delaware corporation ("UDII"); and

WHEREAS, the Company desires to merge UDII with and into the Company, with the Company to be the surviving corporation (such corporation in its capacity as the surviving corporation being hereinafter sometimes called the "IDII Surviving Companying") pursuant to the provisions of section 253 of the Delaware General Corporation Law (the "UDII Merger").

NOW, THEREPORE, BE IT HEREDY:

UDII Merrer. Terms of the UDII Merrer

RESOLVED, that, the Company shall cause to be filed an appropriate certificate of ownership and merger embodying these resolutions with the Secretary of State of the state of Delaware (the date and time of such filing, or such later date and time as set forth in such certificate, being hereinafter referred to as the "UDII Effective Time"), and at the UDII Effective Time, the Company shall merge UDII with and into the Company in accordance with the Delaware General Corporation Law.

RESOLVED, that the terms and conditions of the UDII Merger are as follows:

- (1) At the UDII Effective Time, (a) the certificate of incorporation of the Company shall be the certificate of incorporation of the UDII Surviving Corporation until thereafter changed or amended, (b) the bylans of the Company shall be the bylans of the UDII Surviving Corporation until thereafter changed or amended and (c) the directors of the Company shall be the directors of the UDII Surviving Corporation, and the officers of the Company shall be the officers of the UDII Surviving Corporation, in each case until their successors are duly elected or appointed and qualified in the manner provided by the certificate of incorporation and bylans of the UDII Surviving Corporation or as otherwise provided by law.
- (2) At the UDII Effective Time, by virus of the UDII Merger and without any action on the part of the Company, the UDII Surviving Corporation or UDII, each issued and outstanding share of UDII Stock shall be executed and settled without payment of any consideration for such outcoiled share.

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FROM CORPORATION TRUST WILM TEAM #2

(MON) 12. 29' 03 18:42/ST. 18:39/NO. 4863796161 P 13

- (3) As the UDII Effective Time, the UDII Surviving Corporation shall succeed to all rights, privileges, powers, franchises and property of the constituent corporations to the UDII Merger, and shall be subject to all the debts, highlinias and duties of each of the constituent corporations in the same manner as if the UDII Surviving Corporation had itself incurred them, all with the effect set forth in the Delaware General Corporation Law.
- (4) At any time prior to the UDII Effective Time, these resolutions and the UDII Marger may be assumed or terminated by the board of directors of the Company (the "Board of Directors") as provided in section 253(c) of the Delaware General Corporation Law.

RESOLVED, that the President, my Vice President or other officer of the Company; such other persons as the Board of Directors may designate from time to time; and any additional persons as such officers or designated persons may further designate (each, an "Authorized Officer" and together, the "Authorized Officer") be, and each of them hereby is, directed and authorized to make, execute and deliver, in the name and on bahalf of the Company, a certificate of ownership and marger setting forth a copy of these resolutions providing for the UDII Marger, and to cause the same to be filled with the Secretary of State of the same of Delaware.

General Resolutions

RESOLVED, that the Anthorized Officers be, and each of them hereby is, authorized to take or cause to be taken all such further actions and to execute and deliver all such further agreements, indentures, instruments of assumption, documents, certificates, and undertakings in the name of and on behalf of the Company, and to incur all fees and expenses as in his judgment shall be necessary, appropriate, or advisable to carry out and to effect the purpose and intent of the foregoing resolutions and to complete the transactions consemplated thereby.

RESOLVED, that all actions taken prior to the adoption of these resolutions by any Authorized Officer in connection with the matters referred to herein that would have been within the authority conferred hereby had these resolutions predated such actions be, and they hereby see, retified, confirmed and approved in all respects.

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EVER COMPANY TO A

** TOTAL PAGE.11 **

Delaware

The First State

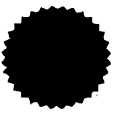
I, HARRIET SMITE WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"UNITED DOMINION INDUSTRIES, INC.", A DELAWARE CORPORATION, WITH AND INTO "SPX CORPORATION" UNDER THE NAME OF "SPX CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF DECEMBER, A.D. 2003, AT 6:40 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTIETH DAY OF DECEMBER, A.D. 2003, AT 11 O'CLOCK A.M.

040058899

RECORDED: 03/26/2004



DATE: 01-28-04