08-17-1998



U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

SHEET

400705	Attorney Docket No. 024637-09
To the Honorable Commissioner of	339 s. Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): THE KENDALL COMPANY 15 HAMPSHIRE STREET MANSFIELD, MASS. 02048 [] Individual(s) [] Association [] General Partnership [] Limited Partnership [X] Corporation - Delaware	2. Name and address of receiving party(ies): Name: TYCO INTERNATIONAL LTD. Address: ONE TYCO PARK EXETER, N.H. 03833
Other: Additional name(s) of conveying party(ies) attached? [] Yes [X] No 3. Nature of conveyance: [] Assignment [X] Merger [] Security Agreement [] Change of Name	[] Individual(s) [] Association [] General Partnership [] Limited Partnership [X] Corporation - Massachusetts [] Other:
Other:Execution Date: December 31, 1996	If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designation must be a separate document from Assignment) Additional name(s) & address(es) attached? (1 Yes [X])
4 Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	see Schedule B attached
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Janice Wilkins	6. Total number of applications and registrations involved: 69
Address: The Kendall Company	7. Total fee (37 CFR 3.41): 5 2,760-00
15 Hampshire Street Mansfield, MASS. 02048	[] Enclosed [X] Authorized to be charged to deposit account, if necessary
7 998 DNGUYEN 00000047 190254 1586618	8. Deposit account number: 19-0254 (Attach duplicate copy of this page if paying by deposit account)
#61 40.00 CH DO NOT	USE THIS SPACE

SCHEDULE B - REGISTRATIONS

THE KENDALL COMPANY TRADEMARKS Date: 07/09/98 (former owner: Professional Medical Products, Inc.)

UNITED STATES

TRADEMARK	REG. NO.	REG. DATE
1ST AND TEN (AND DESIGN)	1586618	03/13/90
ASEPTOSORB	1171943	10/06/81
ASR & CROSS DESIGN	862067	12/17/68
CANTROL	1715099	09/15/92
DESIGN - ARROW	1930516	10/31/95
DIGI-TROL Stylized Letters	1157156	06/09/81
DIMENSION	1740818	12/22/92
DIMENSION and Design	1714975	09/15/92
DURASORB	819601	11/29/66
DURASORB	860191	11/12/68
FAIRFIELD	749853	05/21/63
FLIP TOP	1717851	09/22/92
FLIP TOP and Design	811153	07/12/66
FORTIFOR	876125	09/02/69
MELROSE	1110355	01/02/79
MOHAVEN	1106491	11/21/78
ONE-STEP PREP	1641794	04/16/91
ORTHALETIC	306965	10/10/33
PARA-BLOC	887565	03/10/70
PARKEDALE	738737∕	10/02/62
PARTEX	850294	06/04/68
PATIENT FOLD	1285148	07/10/84
PHARMACOIL	804345	02/22/66
PMP	1853945	09/13/94
PMP	1819350	02/01/94
PMP	1711126,	09/01/92
PMP	1702812	07/28/92
POLYGARD	1124455/	08/28/79
POLYGARD	1124455	08/28/79
POLYGARD II	1624657	11/27/90
POLYPUFF PROFILE MED PROPILEES	1730198	11/03/92
PROF. MED. PRODUCTS	1928803	10/24/95
PROF. MEDICAL PRODUCTS	1928803	10/24/95
PROFESSIONAL MEDICAL PRODUCTS	1853475′	09/13/94
QUALCON DEADI-BANDACE Chulined Latters	1467177	12/01/87
READI-BANDAGE Stylized Letters	587600-	03/30/54
READIFLEX	806037	03/22/66
RVS	1100111/	08/22/78
SANABAN	902283	11/10/70
SANABAN	795635	09/07/65
SANABAN SEAMLESS	776694	09/08/64
SEAMLESS SYIN SAVED	1630566	01/08/91
SKIN SAVER	1660700	10/15/91
SOLUTION-PLUS	1621049	11/06/90
SORB-IT & DESIGN	1208081	09/14/82
SORB-IT II	1417350	11/18/86

TRADEMARK REEL: 1768 FRAME: 0142

STERISHARPS Stylized Letters	572988	04/07/53
		04/07/53
THE MARK OF QUALITY AND VALUE	1628821/	12/18/90
TRANS-BLOC	998774	11/19/74
ULTIGARD	1487381/	05/10/88
UNIGARD	1048404	09/21/76
UNIGARD II	1615415/	10/02/90
UNISORB	791483	06/22/65
UNISORB	805667>	03/15/66
UNISORB	953732	02/20/73
VAL-U-GARD	1345918/	07/02/85
VAL-U-SORB	1056408	01/18/77
WAYNE	763590	
· · · · · ·		01/21/64
WILLPOWER	1617128	10/09/90
WINGS	1381208	02/04/86
WINGS	1662163	10/29/91
WINGS	1907037/	07/25/95
WINGS & DESIGN	1605226	07/10/90
WINGS (AND DESIGN)	1805744	11/23/93
WINGS AIRFLOW	1979779	06/11/96
WINGS MAXIMA (AND DESIGN)	1733981/	11/17/92
WINGS PM	1471342	01/05/88
YIELD	1308591	12/11/84
YOUR HEALTH CARE SOURCE	1346080	
TOOK HEADIN CAKE SOURCE	1346060	07/02/85



State of Delaware Office of the Secretary of State

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:

"THE KENDALL COMPANY", A DELAWARE CORPORATION,

WITH AND INTO "TYCO INTERNATIONAL LTD." UNDER THE NAME OF "TYCO INTERNATIONAL LTD.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MASSACHUSETTS, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1996, AT 9 O'CLOCK A.M.



Edward J. Freel, Secretary of State

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DATE:

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01-10-97

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AUTHENTICATION:

STATE OF DELABATE
SECRETABLE CONSTINUES 11
SECRETABLE CONFORATIONS
INVISION OF CORPORATIONS
1/150 09:00 AM 12/31/1996
960388778 - 0781686

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

THE KENDALL COMPANY (DE) (Subsidiary)

INTO

TYCO INTERNATIONAL LTD. (MA)

TYCO INTERNATIONAL LTD. (this "Corporation"), a corporation organized and existing under the laws of the Commonwealth of Massachusetts,

.

DOES HEREBY CERTIFY:

FIRST: That this Corporation was incorporated on the 1st day of March, 1962, pursuant to Chapter 156B of the Massachusetts Business Corporation Law, the provisions of which permit the merger of a subsidiary corporation of another state into a parent corporation organized and existing under the laws of said state.

SECOND: That this Corporation owns all of the outstanding shares of the stock of THE KENDALL COMPANY, a corporation incorporated on the 11th day of May, 1972, pursuant to Section 101 of the General Corporation Law of the State of Delaware.

THIRD: That this Corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members, filed with the minutes of the Board, on the 31" day of December, 1996, determined to and did merge into itself said The Kendall Company ("Kendall"):

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1 REEL: 1768 FRAME: 0145

NOW, THEREFORE, IT IS:

RESOLVED, that the Corporation be, and it hereby is, authorized, empowered and directed to adopt a plan of merger pursuant to which (i) Kendall shall be merged with and into the Corporation with the Corporation surviving (the "Merger"), effective upon the time of filing the Certificate of Merger with the Secretary of State of the State of Delaware and the filing of the Articles of Merger with the Secretary of State of the Commonwealth of Massachusents, (ii) upon the effective time of the Merger, the stock certificates representing all of the issued and outstanding shares of capital stock of Kendall shall be canceled, and (iii) upon the effective time of the Merger, the Corporation shall assume all of the liabilities and obligations of Kendall, all as provided in Section 253 of the General Corporation Law of Delaware and Section 82 of the Business Corporation Law of Massachusetts;

RESOLVED, that the respective officers of Resolutions the Corporation be, and each of them, acting singly, hereby is authorized, empowered and directed in the name and on behalf of Resolutional the Corporation, respectively, to make and execute a Certificate of Merger and Articles of Merger setting forth a copy of the resolutions authorizing the Merger, and to cause such Certificate and Articles to be filled with the Secretaries of State of the State of Delaware and the Commonwealth of Massachusens, respectively, and to do all acts and things whatsoever, whether within or without the State of Delaware or the Commonwealth of Massachusens, which may be in any way necessary or proper to effect the Merger; and

RESOLVED, that the merger shall be effective upon the date of filing with the Secretary of State of Delaware and the Commonwealth of Massachusetts.

FOURTH: That this corporation survives the merger and may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of The Kendall Company, as well as for enforcement of any obligation of the surviving corporation 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 Title 8 of the Delaware Code, 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 State of Delaware is One Tyco Park.

Exercer, New Hampshire 03833, Artn. General Counsel, until the surviving corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose. Service of such process may be made by personally delivering and leaving with the Secretary of State displicate copies of such process, one of which copies the Secretary of State of Delaware shall forthwith send by registered mail to this Corporation at the above address.

PIFTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated by the Board of Directors of this Corporation at any time prior to the date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, this Corporation has caused this Certificate to be signed by John J. Guarnieri, its Vice President-Corporate Controller, this 31st day of December, 1996.

TYCO INTERNATIONAL LTD.

by: YUVV

Vice President-Corporate Controller

whe commonwealth of Hassachusetts

William Francis Galvin

Secretary of the Commonwealth

One Ashburton Place, Boston, Massachuserts 02108-1512

ARTICLES OF AL	JENDMENT
(General Liws, Chapter	1568, Section 72)

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Nemac	
Approved	We L. Dennis Koxlovski . President . President
	and M. Brian Moroza
	of Tyco International Ltd.
	Cf Tyco Internacional Line. (Exact name of corporation)
	-1 CW C
	located at c/o-CI Corporation System, 2 Oliver Street, Boston, MA 02109 Obvect address of corporation in Massachusem)
	•
	certify that these Articles of Amendment affecting stricles numbered:
	(Number those articles 1, 2, 3, 4, 5 and/or 6 being amended)
	by a unanimous written consent dated
	of the Articles of Organization were duly adopted a supermodulative July 2 1997, by vote of
	1,000 shares of Cormon Stock of 1,000 shares oursanding
	(type, class & series, if any)
	stares of
	(type; class, & series, if any)
	shares of
c _	
Я	lembering at least a majority of each type, class or series outstanding and entitled to vote thereon XXI and entitled to
'Ric	
	The New name of the corporation is as follows:
	"Tyen International (US) Inc."
	*Colore des biappétable social « Cestes de biappétable dauce.
	For superfusions adjusted Superfusive to Chargest 1568, Section 70
	* Per amendments adopted personnes to Coapter 1502, Section 71. Note: If the opening provided moder any article or them on their form in family circu, additions that he set force on one side.
7.C	while on a single vinct to long as each article requiring each addition is chart to store than one sericle may be written on a single vinct to long as each article requiring each addition is charter to determine the structure.

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number of shares and the pur value (if any) of any type, class or series of stock which the corporation is such in the following:

and presently zuthorized is

WITHOUT PAR VALUE STOCKS		WITH PAR VALUE STOCKS		CZZ
TYPE	NUMBER OF SHARES	TYPE	NUMBER OF SHARES	PAR VALUE
Common:		Common:		
			·	
Professed:		Professori		
		1		

Grange the total authorized to:

WITHOUT PAR VALUE STOCKS		ZOOTS BULLAY RAS HILLY		
LYPH .	NUMBER OF SHARES	Type	NUMBER OF SHARES	PAR VALUE
Common:		Common		
Preferred:		Preferred:		
			·	

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- CO 45

The foregoing amendment(s) will become effective when these Articles of Amendment are filed in accordance with General Laws, Chapter 1968, Section 6 unless these articles specify, in accordance with the vote adopting the amendment, a later effective date not more than there days after such filing, in which event the amendment will become effective on such later

Later effective dure		•	•
SICKED WITH THE PRINTING PE	RIVEY, this 2nd day of	July	. 19 <u>97</u>
Al her hold		1	President Paris
- mriler	L. Dennis Kozlowski		_ , seese
*Online the trumpstituence words	H. Brian Horoze		

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