01-07-2000 U.S. Department of Commerce FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 101240628 RECORDATION FORM COVER SHEET MRD 12.20.99 TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document Submission Type Conveyance Type License New **Assignment** Resubmission (Non-Recordation) **Nunc Pro Tunc Assignment Security Agreement** Document ID # **Effective Date** Month Day Year Merger **Correction of PTO Error** Reel # Frame # **Change of Name Corrective Document** Reel# Frame # Other **Conveying Party** Mark if additional names of conveying parties attached **Execution Date** Month Day Year Name Jetro, 08 09 Inc. **Formerly** Individual General Partnership Limited Partnership | x | Corporation **Association** Other Michigan Citizenship/State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached Name | The Conair Group, Inc. DBA/AKA/TA Composed of Conair Drive Address (line 1) Address (line 2)

FOR OFFICE USE ONLY

Pennsylvania

Limited Partnership

State/Country

Delaware

01/07/2000 DHGUYEN 00000034 549158 7

Address (line 3) | Pittsburgh

Individual

x | Corporation

Other

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General Partnership

Association

Citizenship/State of Incorporation/Organization

Public burden reporting for this collection of information is setimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information Collection and Degretationy Affairs, Office of Management and Budget, Paperwork Reduction Project (0851-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. Do NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

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If document to be recorded is an

(Designation must be a separate document from Assignment.)

appointment of a domestic representative should be attached.

assignment and the receiving party is not domiciled in the United States, an

Zip Code

FORM PTO- Expires 06/30/99 OMB 0651-0027	·1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK		
	Domestic Representative Name and Address Enter for the first Receiving Party only.				
Name					
Address (line 1)					
Address (line 2)					
Address (line 3)					
Address (line 4)					
Correspondent Name and Address Area Code and Telephone Number 412-562-1637					
Name	Michael L. Dever				
Address (line 1)	Buchanan Ingersoll, P.C.				
Address (line 2)	301 Grant Street, 20th Floo	r			
Address (line 3)	Pittsburgh, PA 15219				
Address (line 4)					
Pages	Enter the total number of pages of the including any attachments.	e attached conveyance doc	ument # 10		
	Application Number(s) or Regist	· · · —	Mark ii additional numbers attached		
	e Trademark Application Number <u>or</u> the Registrat				
Trac	demark Application Number(s)	- 1	ation Number(s)		
		549,155	,228,922 1,261,963		
		876,521	,233,284 822,790		
		1,216,486	,254,344 853,162		
Number of Properties Enter the total number of properties involved. # 15					
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 390.00					
Method of Payment: Enclosed x Deposit Account Deposit Account					
	payment by deposit account or if additional fees o	can be charged to the account.) count Number:	# 02-4553		
	Authorization	on to charge additional fees:	Yes x No		
Statement a	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 document. Charges to deposit account are authorized, as indicated herein.					
Michael	L. Dever	M/U-	12/15/99		
Name	of Person Signing	Signature	Date Signed		

TRADEMARK REEL: 002007 FRAME: 0929 FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

OMB 0651-0027				
Conveying Enter Additional	Party Conveying Party Ma	rk if additional names of conveying parties attached Execution Date Month Day Year		
Name				
Formerly				
Individua	l General Partnership Limited	Partnership Corporation Association		
Other				
Citizensh	ip State of Incorporation/Organization			
Receiving I Enter Additional	Party Receiving Party Mark if ac	dditional names of receiving parties attached		
Name				
DBA/AKA/TA				
Composed of				
Address (line 1)				
Address (line 2)				
Address (line 3)		State/Country Zip Code		
Individu Corporat		If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)		
Citizens	hip/State of Incorporation/Organization			
Trademark Application Number(s) or Registration Number(s) Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).				
		Registration Number(s)		
ITA	demark Application Number(s)	864,210		
		864,212		
		1,238,035		
		1,217,327		
		1,217,328		
		1,337,568		

TRADEMARK REEL: 002007 FRAME: 0930

State of Delaware

PAGE 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:

"CONAIR EXTRUSION SYSTEMS, INC.", A DELAWARE CORPORATION,

"CONAIR TEMPRO, INC.", A ILLINOIS CORPORATION,

"GATTO MACHINERY DEVELOPMENT CORP.", A DELAWARE CORPORATION,

"JETRO, INC.", A MICHIGAN CORPORATION,

"ROPER & BRODERICK, INC.", A MASSACHUSETTS CORPORATION,

"STANWIX STREET EXTRUSIONS, INC.", A PENNSYLVANIA CORPORATION,

"WOR-TEX CORPORATION", A TEXAS CORPORATION,

WITH AND INTO "THE CONAIR GROUP, INC." UNDER THE NAME OF "THE CONAIR GROUP, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWELFTH DAY OF AUGUST, A.D. 1999, AT 9 O'CLOCK A.M.

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

AUTHENTICATION: 9918779

DATE:

08-12-99

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2078298

TRADEMARK REEL: 002007 FRAME: 0931 STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 08/12/1999 991335114 - 2078298

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CERTIFICATE OF OWNERSHIP AND MERGER

OF

CONAIR EXTRUSION SYSTEMS, INC. (a Delaware corporation)

GATTO MACHINERY DEVELOPMENT CORP.
(a Delaware corporation)

CONAIR TEMPRO, INC. (an Illinois corporation)

STANWIX STREET EXTRUSIONS, INC. (a Pennsylvania corporation)

WOR-TEX CORPORATION
(a Texas corporation)

ROPER & BRODERICK, INC. (a Massachusetts corporation)

JETRO, INC.
(a Michigan corporation)

INTO

THE CONAIR GROUP, INC. (a Delaware corporation)

TRADEMARK REEL: 002007 FRAME: 0932

It is hereby certified that:

- 1. The Conair Group, Inc. (the "Corporation") is a business corporation of the State of Delaware.
- 2. The Corporation is the owner of all of the outstanding shares of the stock of the following corporations (collectively the "Subsidiaries"), which are business corporations of the states as indicated:

Corporation Name	State of Incorporation
Conair Extrusion Systems, Inc.	Delaware
Gatto Machinery Development Corp.	Delaware
Conair Tempro, Inc.	Illinois
Stanwix Street Extrusions, Inc.	Pennsylvania
Wor-Tex Corporation	Texas
Roper & Broderick, Inc.	Massachusetts
Jetro, Inc.	Michigan

- 3. On August 9, 1999, the Restructuring Committee of the Board of Directors of the Corporation adopted the resolutions attached as Exhibit A to merge the Subsidiaries into the Corporation, with the Corporation to be the surviving entity.
- 4. The effective time of the Certificate of Ownership and Merger shall be upon filing with the Delaware Secretary of State.

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TRADEMARK

Executed on AUGUST 9, 1999.

THE CONAIR GROUP, INC.

Name:

Title:

PGH1_General; 774345

EXHIBIT A

UNANIMOUS WRITTEN CONSENT OF THE RESTRUCTURING COMMITTEE OF THE BOARD OF DIRECTORS OF THE CONAIR GROUP, INC.

The undersigned, being all of the members of the Restructuring Committee of The Conair Group, Inc., a Delaware corporation (the "Corporation"), acting pursuant to the Unanimous Written Consent of the Board of Directors of The Conair Group, Inc. dated April 7, 1997, and Section 141(f) of the Delaware General Corporation Law, as amended, hereby waive any notice requirement and consent to the adoption of the following resolutions with the same effect as if they had been adopted at a duly noticed and called meeting of the Restructuring Committee of the Board of Directors of the Corporation on August 9, 1999:

WHEREAS, the Corporation desires to restructure seven wholly-owned subsidiaries of the Corporation that are no longer engaging in business activities (the "Inactive Subsidiaries") so that such Inactive Subsidiaries are merged with and into the Corporation, with the Corporation to be the surviving corporation.

NOW, THEREFORE BE IT RESOLVED, that the merger of each of the following corporations (each corporation constituting one of the Inactive Subsidiaries):

Conair Extrusion Systems, Inc., a Delaware corporation;

Gatto Machinery Development Corp., a Delaware corporation;

Conair Tempro, Inc., an Illinois corporation;

Stanwix Street Extrusions, Inc., a Pennsylvania corporation;

Wor-Tex Corporation, a Texas corporation;

Roper & Broderick, Inc., a Massachusetts corporation; and

Jetro, Inc., a Michigan corporation

with and into the Corporation, with the Corporation to be the surviving corporation, is authorized, adopted and approved in all respects (collectively, the "Inactive Subsidiary Mergers"); and

RESOLVED FURTHER, that as part of and in connection with the Inactive Subsidiary Mergers, the respective Plan of Merger between the Corporation and:

Conair Tempro, Inc.; and

Stanwix Street Extrusions, Inc.; and

Jetro, Inc.

substantially in the form attached to this Unanimous Written Consent as Exhibits A - C, is authorized, adopted and approved in all respects (each a "Plan of Merger"); and

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REEL: 002007 FRAME: 0935

RESOLVED FURTHER, that as part of and in connection with the Inactive Subsidiary Mergers, Conair-Delaware, Inc., a wholly-owned subsidiary of Jetro, Inc., shall become a wholly-owned subsidiary of the Corporation upon the merger of Jetro, Inc. with and into the Corporation, is authorized, adopted and approved in all respects; and

RESOLVED FURTHER, that there shall be no change to the Certificate of Incorporation, Bylaws, Board of Directors and officers of the Corporation as a result of the Inactive Subsidiary Mergers, and the Certificate of Incorporation, Bylaws, Board of Directors and officers of the Corporation after the effective time of the Inactive Subsidiary Mergers shall be identical to that of the Corporation as prior to the effective time of the Inactive Subsidiary Mergers; and

RESOLVED FURTHER, that each of the proper officers of the Corporation are authorized to execute, in the name and on behalf of the Corporation, each Plan of Merger, with such changes as they may approve, the due execution of a Plan of Merger to be conclusive evidence of approval of such changes; and

RESOLVED FURTHER, that the proper officers of the Corporation be and each of them hereby is authorized to execute, in the name and on behalf of the Corporation, the Certificate of Ownership and Merger in connection with the Inactive Subsidiary Mergers and file such Certificate of Ownership and Merger with the State of Delaware; and

RESOLVED FURTHER, that the proper officers of the Corporation be, and they hereby are, authorized to take such other action, including without limitation the execution and delivery of any documents, instruments, agreements, consents or certificates (including the filing of any Articles of Merger or Certificate of Merger with the appropriate states for the Inactive Subsidiary Mergers), as they may deem necessary or advisable to carry out the purposes and intent of the foregoing resolutions and any matters related thereto, such authorization to be conclusively evidenced by the taking of such action; and

RESOLVED FURTHER, that any and all actions heretofore taken by any of the proper officers of the Corporation with respect to the matters set forth or related to the purposes and intents of the foregoing resolutions are hereby ratified and approved and adopted in all respects; and

RESOLVED FURTHER, that the above resolutions with respect to the Corporation and its officers shall also apply fully to any action to be taken by any of the Inactive Subsidiaries and their respective officers in furtherance thereof.

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This Unanimous Written Consent may be executed in one or more counterparts and executed signature pages may be delivered by facsimile transmission.

IN WITNESS WHEREOF, the undersigned have executed this Unanimous Written Consent as of the date first written above.

> RESTRUCTURING COMMITTEE OF THE BOARD OF DIRECTORS

Niles Kenyon

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PGH1_General; 774341

RECORDED: 12/20/1999

TRADEMARK **REEL: 002007 FRAME: 0937**