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

ADDRESS.

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Submission Type	Conveyance Type
X New	Assignment License
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignmen Effective Date
Correction of PTO Error Reel # Frame #	Merger Month Day Year 12011994 Change of Name
Corrective Document Reel # Frame #	Other
Conveying Party X	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Thomas & Betts Holdings, Inc	. 12011994
Formerly	
Individual General Partnership	Limited Partnership X Corporation Association
Other	
X Citizenship/State of Incorporation/Organiza	tion New Jersey
Receiving Party	Mark if additional names of receiving parties attached
Name Thomas & Betts Corporation	on
DBA/AKA/TA	
Composed of	
Address (line 1) 28 West State Street	
Address (line 2)	
Address (line 3) Trenton	New Jersey 08608
Individual General Partnership X Corporation Association Other	State/Country Limited Partnership 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 Assignment.)
X Citizenship/State of Incorporation/Organiza	tion New Jersey
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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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Address (line 1)				
Address (line 2)				
Address (line 3)				
Address (line 4)				
Correspond	dent Name and Address Area Code and Telephone Num	nber 901-252-5468		
Name	G. Andrew Barger			
Address (line 1)	Thomas & Betts Corporation			
Address (line 2)	Legal Department, 4B-36			
Address (line 3)	8155 T&B Boulevard			
Address (line 4)	Memphis, Tennessee 38125			
Pages	Enter the total number of pages of the attached convey including any attachments.	ance document # 9		
Trademark	Application Number(s) or Registration Number	(S) Mark if additional numbers attached		
	re Trademark Application Number or the Registration Number (DO NOT El	•		
Trac	demark Application Number(s)	Registration Number(s)		
	1686130	1692583 1555674		
	1700433	1571746 1635161		
	1462690	1479397		
Number of Properties Enter the total number of properties involved. # 8				
Fee Amour	nt Fee Amount for Properties Listed (37 CFF	R 3.41): \$ 215.00		
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Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 20-0776				
Authorization to charge additional fees: Yes X No				
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G. Andrew	Barger Handew Bo	arger 7-26-00		

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Name of Person Signing

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Date Signed

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Conveying Party Enter Additional Convey		X Mark if additional names	of conveying parties attach	ed Execution Date Month Day Year
Name FL Ma	nagement, Inc.			12011994
Formerly				
Individual	General Partnership	Limited Partnership X	Corporation	Association
Other				
X Citizenship Stat	e of Incorporation/Organization	New Jersey		
Receiving Party Enter Additional Receivi	ng Party	Mark if additional names of rec	ceiving parties attached	
Name				
DBA/AKA/TA				
Composed of				
Address (line 1)				
Address (line 2)				
Address (line 3)	City	State/Counts		Zip Code
Individual Corporation Other	General Partnership Association	Limited Partnership	not domiciled in appointment of a	the receiving party is the United States, an domestic nould be attached st be a separate
L	ate of Incorporation/Organizatio			
• •	ication Number(s) or Re	-		nal numbers attached same property).
	k Application Number(s)	1	Registration Number	

FORM PTO-1618C Expires 06/30/99

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OMB 0651-002	Ť, TF	RADEMARKS ONLY	TRADEMARK
Conveyin Enter Addition	ig Party al Conveying Party	Mark if additional names of co	onveying parties attached Execution Date Month Day Year
Name	Quelcor, Inc.		11021994
Formerly			
Individ	ual General Partnersi	hip Limited Partnership X C	orporation Association
Other			
X Citizen	ship State of Incorporation/Org	panization Pennsylvania	
Receiving Enter Addition	g Party nal Receiving Party	Mark if additional names of receiving	g parties attached
Nam	ne		
DBA/AKA/T	A		
Composed	of		
Address (line	÷ 1)		
Address (line	e 2)		
Address (line	e 3) City	State/Country	Zip Code
Indivi	idual General Partne	rship Limited Partnership	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.)
	nship/State of Incorporation/Or	ganization	· · ·
		s) or Registration Number(s)	Mark if additional numbers attached
	• •	or the Registration Number (DO NOT ENTER B	
T	rademark Application Numb	per(s) Reg	gistration Number(s)
L			

DEC 5 1994

CERTIFICATE OF MERGER

OF

LONNA R. HOOKS Secretary of State

THOMAS & BETTS HOLDINGS, INC.,
FL MANAGEMENT, INC.
AND
OUELCOR, INC.

INTO

THOMAS & BETTS CORPORATION

To: The Secretary of State State of New Jersey

Pursuant to the provisions of Title 14A of the Revised Statutes of New Jersey, the undersigned corporation hereby executes the following Certificate of Merger.

1. Thomas & Betts Corporation, a corporation organized and existing under the laws of the State of New Jersey and owning all of the outstanding shares of Thomas & Betts Holdings, Inc. and FL Management, Inc., its subsidiary corporations organized and existing under the laws of the State of New Jersey, and Quelcor, Inc., its subsidiary corporation organized and existing under the laws of the Commonwealth of Pennsylvania, the provisions of which permit the merger of a corporation of another state and a corporation organized and existing under the laws of said state, hereby agrees to the merger of the above-named subsidiary corporations into Thomas & Betts Corporation, which is hereinafter designated as the surviving corporation.

The total authorized capital stock of the surviving corporation shall be 40,500,000 shares, itemized by classes, par value of shares, shares without par value, and series, if any, within a class as follows:

Common Stock: 40,000,000 shares, par value \$.50 per share; Preferred Stock: 500,000 shares, without par value.

The address of the surviving corporation's registered office is 28 West State Street, Trenton, New Jersey 08608 and the name of its registered agent at such address is The Corporation Trust Company.

- The plans of merger, attached hereto as Appendixes A,
 and C, were approved by the board of directors of the undersigned corporation.
- 3. The number of outstanding shares of each class and series of each subsidiary corporation party to the merger and the number of such shares of each class and series owned by the parent corporation are as follows:

Name of Subsidiary	Class	<u>Series</u>		of Shares Owned by Parent
Thomas & Betts Holdings, Inc.	Common	N.A.	100	100
FL Management, Inc.	Common	N.A.	100	100
Quelcor, Inc.	Common	N.A.	1,000	1,000

4. The effective date of this Certificate shall be January 1, 1995.

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IN WITNESS WHEREOF the undersigned corporation has caused this Certificate of Merger to be executed in its name by its Vice President-General Counsel as of the 1st day of December, 1994.

THOMAS & BETTS CORPORATION

Jerry Kronenberg

vice President-General Counsel

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PLAN OF MERGER

<u>of</u>

THOMAS & BETTS HOLDINGS, INC.

INTO

THOMAS & BETTS CORPORATION

- 1. <u>Surviving Corporation</u>. Thomas & Betts Holdings, Inc., a New Jersey corporation ("Holdings"), shall be merged into Thomas & Betts Corporation, a New Jersey corporation ("T&B"), which shall be the surviving corporation and shall maintain its corporate name.
- 2. Ownership of Stock. The issued and outstanding shares of stock of Holdings consist of 100 shares of Common Stock, par value \$1.00 per share, all of which are owned by T&B.
- 3. Terms and Conditions of Merger. On the effective date of the merger of Holdings into T&B, the separate existence of Holdings shall cease; all the issued and outstanding stock of Holdings shall be cancelled; T&B shall succeed to all of the properties, rights and other assets and shall be liable for all of the obligations and liabilities of Holdings, without further action by either corporation; and the merger contemplated herein shall have such other effects as are provided for under the applicable statutes of the State of New Jersey.
- 4. Further Assurances. If at any time T&B shall determine that additional conveyances, documents or other actions are necessary to carry out the provisions of this Plan of Merger, the officers and directors of T&B as of the effective date of this merger shall execute such conveyances or documents or take such

action.

Effective Date. This Plan of Merger shall take effect 5. and the merger provided for herein shall become effective January 1, 1995.

Agreed to this 1st day of December, 1994.

ATTEST:

corporate Secretary

ATTEST:

Secretary

THOMAS & BETTS CORPORATION

resident-General Counsel

THOMAS & BETTS HOLDINGS, INC.

By:

President-General Counsel

PLAN OF MERGER

OF

FL MANAGEMENT, INC.

INTO

THOMAS & BETTS CORPORATION

- 1. <u>Surviving Corporation</u>. FL Management, Inc., a New Jersey corporation ("Management"), shall be merged into Thomas & Betts Corporation, a New Jersey corporation ("T&B"), which shall be the surviving corporation and shall maintain its corporate name.
- 2. Ownership of Stock. The issued and outstanding shares of stock of Management consist of 100 shares of Common Stock, par value \$1.00 per share, all of which are owned by T&B.
- 3. Terms and Conditions of Merger. On the effective date of the merger of Management into T&B, the separate existence of Management shall cease; all the issued and outstanding stock of Management shall be cancelled; T&B shall succeed to all of the properties, rights and other assets and shall be liable for all of the obligations and liabilities of Management, without further action by either corporation; and the merger contemplated herein shall have such other effects as are provided for under the applicable statutes of the State of New Jersey.
- 4. <u>Further Assurances.</u> If at any time T&B shall determine that additional conveyances, documents or other actions are necessary to carry out the provisions of this Plan of Merger, the officers and directors of T&B as of the effective date of this

merger shall execute such conveyances or documents or take such action.

5. Effective Date. This Plan of Merger shall take effect and the merger provided for herein shall become effective January 1, 1995.

Agreed to this 1st day of December, 1994.

ATTEST:

Corporate Secretary

FL MANAGEMENT, INC.

THOMAS & BETTS CORPORATION

Vide President-General Counsel

ATTEST:

By:

esident General Counsel

Appendix C

PLAN OF MERGER

OF

QUELCOR, INC.

INTO

THOMAS & BETTS CORPORATION

- 1. <u>Surviving Corporation.</u> Quelcor, Inc., a Pennsylvania corporation ("Quelcor"), shall be merged into Thomas & Betts Corporation, a New Jersey corporation ("T&B"), which shall be the surviving corporation and shall maintain its corporate name.
- 2. Ownership of Stock. The issued and outstanding shares of stock of Quelcor consist of 1,000 shares of Common Stock, par value \$1.00 per share, all of which are owned by T&B.
- 3. Terms and Conditions of Merger. On the effective date of the merger of Quelcor into T&B, the separate existence of Quelcor shall cease; all the issued and outstanding stock of Quelcor shall be cancelled; T&B shall succeed to all of the properties, rights and other assets and shall be liable for all of the obligations and liabilities of Quelcor, without further action by either corporation; and the merger contemplated herein shall have such other effects as are provided for under the applicable statutes of the Commonwealth of Pennsylvania and the State of New Jersey.
- 4. <u>Further Assurances</u>. If at any time T&B shall determine that additional conveyances, documents or other actions are necessary to carry out the provisions of this Plan of Merger, the officers and directors of T&B as of the effective date of this

merger shall execute such conveyances or documents or take such action.

5. <u>Effective Date.</u> This Plan of Merger shall take effect and the merger provided for herein shall become effective January 1, 1995.

Agreed to this 2 day of November, 1994.

ATTEST:

THOMAS & BETTS CORPORATION

Tanice H. Way

Corporate Secretary

By: N. Karn Securingan

Chairman of the Board and Chief

Executive Officer

ATTEST:

QUELCOR, INC.

panice-H. Way, Secretary

T. Kevin Dunnigan, President

RECORDED: 07/27/2000