

02-14-2002



Form PTO-1594
(Rev. 03/01)
OMB No. 0651-0027 (exp. 5/31/2002)
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TRADEMARKS ONLY

U.S. DEPARTMENT OF COMMERCE
U.S. Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

White Consolidated Industries, Inc.

1:15.02

- Individual(s)
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other _____

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment
- Merger
- Security Agreement
- Change of Name
- Other _____

Execution Date: December 21, 2001

2. Name and address of receiving party(ies)

Name: Electrolux Home Products, Inc.

Internal Address: Legal Dept.

Street Address: 18013 Cleveland Pkwy, #100

City: Cleveland State: OH Zip: 44135

- Individual(s) citizenship _____
- Association _____
- General Partnership _____
- Limited Partnership _____
- Corporation-State Delaware
- Other _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

76/009762

B. Trademark Registration No.(s)

821,601

Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Electrolux Home Products, Inc.

Internal Address: Legal Dept.

Street Address: 18013 Cleveland Pkwy, # 100

City: Cleveland State: OH Zip: 44135

6. Total number of applications and registrations involved:

118

7. Total fee (37 CFR 3.41).....\$ 2,965.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number:

23-1710

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

DO NOT USE THIS SPACE

9. Statement 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.

Cynthia M. Gaffney

Name of Person Signing

Cynthia M. Gaffney Jan 14, 2002
Signature Date

Total number of pages including cover sheet, attachments, and document: 10

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

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TRADEMARK
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01 PG:481
02 PG:482

US TRADEMARK APPLICATIONS

SERIAL NO.	MARK	ATTORNEY DKT. NO.
76/009761	EZ-WALK	009-653
78/029262	PURESOURCE 2	044-942
78/030552	FRIGIDAIRE	044-943
76/161664	FRIGIDAIRE BUILT FOR GENERATIONS	044-946
78/030548	FRIGIDAIRE GALLERY	44-945
78/083049	ECO CYCLE & DESIGN	044-952
75/408962	TAPPAN	070-293
75/761172	YAZOO/KEES	072-140

US TRADEMARK REGISTRATIONS

REGISTRATION NO.	MARK	ATTORNEY DKT. NO.
957755	AMERICOLD	004-101
1514341	THE GREENS MACHINE	012-600
1506859	MULTI-PREP	012-601
1847585	MULTI GREEN	012-603
1869236	MIGHTY GREEN	012-604
2172214	MR PEELY & DESIGN	012-606
1437076	ELIMINATOR	013-600
1223932	GIBSON	020-101
503916	GIBSON	020-126
609588	CREST DESIGN	020-127
615240	CREST DESIGN	020-128
625397	CREST DESIGN	020-131
634585	GIBSON	020-132
642646	GIBSON	020-133
660790	AIR SWEEP	020-134
827552	FROST CLEAR	020-135
922357	GIBSON	020-137
868396	FOODMASTER	020-139
1260433	QUICKCOOK	020-235
2336597	GIBSON	020-279
142652	KELVINATOR	023-196
783552	KELVINATOR	023-197
803415	MASTERPIECE	023-201
809902	KNIGHT'S HEAD DESIGN	023-203
810131	TRIMWALL	023-204
1437089	LEONARD & DESIGN	023-560
57903	WHITE SEWING MACHINE CO.	039-140
62302	WHITE	039-141
1020957	WHITE ROTARY & DESIGN	039-154
1054230	WHITE	039-157
1268505	WHITE MAGIC THIMBLE	039-182
1259295	WHITE MAGIC THIMBLE	039-183
1264308	WHITE MAGIC THIMBLE	039-184

1264019	WHITE MAGIC THIMBLE	039-185
577086	BENDIX	041-143
577088	BENDIX	041-144
402135	PHILCO	041-407
413411	PHILCO	041-409
413814	PHILCO	041-410
618630	PHILCO	041-413
625363	PHILCO	041-414
643248	PHILCO	041-415
415320	PHILCO	041-633
1229300	PHILCO	041-668
1412221	PHILCO	041-703
1937094	PHILCO & GLOBE	041-826
2321071	PHILCO & GLOBE	041-874
364709	FRIGIDAIRE	044-105
743429	CROWN F	044-109
743441	CROWN F	044-111
775291	TWIN 30	044-114
502399	FRIGIDAIRE	044-115
1039142	FRIGIDAIRE	044-119
1039192	FRIGIDAIRE	044-121
1039193	FRIGIDAIRE	044-122
616196	FRIGIDAIRE	044-123
1237201	STOWAWAY	044-525
1392964	CROWN F FRIGIDAIRE	044-614
1823672	CROWN DESIGN	044-690
1869230	CROWN DESIGN	044-695
1998688	THE LOOK OF BETTER PERFORMANCE	044-778
1989165	FRIGIDAIRE GALLERY & DESIGN	044-779
2049502	FRIGIDAIRE GALLERY & DESIGN	044-780
2067549	FRIGIDAIRE GALLERY PROFESSIONAL SERIES	044-781
1996126	CONTOUR CONCEPT	044-782
2180976	WARM & SERVE	044-813
2184407	FLIP & SLIDE	044-814
2053573	PURESOURCE	044-815
2388150	QUIET 'N DRY	044-932
2310394	FRIGIDAIRE	044-933
2266766	PRECISION WASH SYSTEM	044-935
2366219	SPEED BAKE	044-938
2398622	PURESOURCEPLUS	044-939
2221922	SMART CHOICE	056-111
1179870	COUNTER VIBE	058-103
1463489	LASER LINE	058-106
779216	"PREFERRED BY PROFESSIONALS"	058-110
1135508	TAP-N-GO	058-111
1563022	SENSOR FEED	058-183
1507841	COMFORTOUCH	058-185
1453939	VAC-N-SAC	058-219
1434496	PARAMOUNT & DESIGN	058-220

1640238	CLIPSTIK	058-225
1757551	FIREWOOD	058-239
1759061	TIMBERMASTER	058-245
1707714	EASY MIX	058-244
1711213	XT	058-256
1874502	WOOD MASTER	058-258
1857170	TWIST 'N EDGE	058-265
2143274	EASY MEASURE	058-359
2113724	PRECISION CLUTCH	058-365
1418784	LIFT 'N LOCK	070-173
1363208	TAPPAN IS QUALITY COOKING	070-176
511696	VISUALITE	070-178
1226463	O'KEEFE & MERRITT	070-181
1342433	SURECOOK	070-184
1226464	TAPPAN	070-188
518997	TAPPAN	070-190
510406	TAPPAN	070-191
602363	YAZOO	072-137
2451997	YK & DESIGN	072-142
2385366	ROVER	079-8015
2328503	CUSHION CUT & DESIGN	079-8040
1860677	CUSHION CUT	079-8050
978100	CUSHION CUT & DESIGN	079-8070
2406027	SELECT CUT	079-8080
2383365	ROAD WARRIOR II	079-8085
2422230	SCS	079-8090

Delaware

PAGE 1

The First State

I, HARRIET SMITH 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:

"WHITE CONSOLIDATED INDUSTRIES, INC.", A DELAWARE CORPORATION,

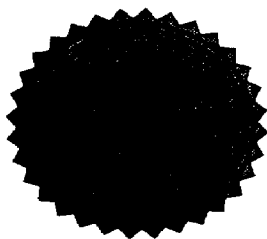
WITH AND INTO "WCI OUTDOOR PRODUCTS, INC." UNDER THE NAME OF "ELECTROLUX HOME PRODUCTS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FIRST DAY OF DECEMBER, A.D. 2001, AT 5:31 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE SECOND DAY OF JANUARY, A.D. 2002.

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

2282377 8100M

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Harriet Smith Windsor
Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 1533133

DATE: 12-31-01

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CERTIFICATE OF MERGER

OF

WHITE CONSOLIDATED INDUSTRIES, INC.

INTO

WCI OUTDOOR PRODUCTS, INC.

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of Delaware,

DOES HEREBY CERTIFY:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

NAME	STATE OF INCORPORATION
White Consolidated Industries, Inc.	Delaware
WCI Outdoor Products, Inc.	Delaware

SECOND: That an agreement of merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of section 251 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is WCI Outdoor Products, Inc. which shall hereinwith be changed to Electrolux Home Products, Inc.

FOURTH: That the Certificate of Incorporation of **WCI Outdoor Products, Inc.** the surviving corporation, shall be amended to read in its entirety as set forth in Exhibit A attached hereto, and as so amended shall be the certificate of incorporation of the surviving corporation.

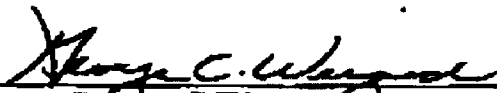
FIFTH: That the executed Agreement of Merger is on file at an office of the surviving corporation, the address of which is **Electrolux Home Products, Inc., 18013 Cleveland Parkway -Suite 100, Cleveland, OH 44135-0920.**

SIXTH: That a copy of the Agreement of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: That this Certificate of Merger shall be effective on January 2, 2002.

Dated: December 21, 2001.

WCI Outdoor Products, Inc.

By 
George C. Weigand
Vice President

ATTEST:

By: 
William G. E. Jacobs
Assistant Secretary

17D-2

Exhibit A

CERTIFICATE OF INCORPORATION
OF
ELECTROLUX HOME PRODUCTS, INC.

FIRST. The name of the Corporation is Electrolux Home Products, Inc. (the "Corporation").

SECOND. The address of its registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

THIRD. The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH. The authorized capitalization of the Corporation is as follows:

(a) The total number of shares of capital stock that the Corporation shall have authority to issue is one thousand one hundred (1,100) shares of capital stock consisting of (i) one thousand (1,000) shares of common stock, par value \$.10 per share, (ii) thirty (30) shares of preferred stock, par value \$1.00 per share, which shall be designated as "Series A Cumulative Convertible Preferred Stock" and shall have such rights, preferences, privileges, and restrictions as determined by the Board of Directors in accordance with subsection (b) of this Article Fourth, and (iii) seventy (70) shares of preferred stock, par value \$1.00 per share, issued in any number of series designated by the Board of Directors with such rights, preferences, privileges, and restrictions as determined by the Board of Directors in accordance with subsection (c) of this Article Fourth.

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(b) The Board of Directors may by resolution determine, alter, or revoke the voting powers, preferences and relative, participating, optional or other special rights and qualifications, limitations or restrictions pertaining to any unissued shares of Series A Cumulative Convertible Preferred Stock, including, without limiting the generality of the foregoing, such provisions as may be desired concerning voting, dividends, dissolution or the distribution of assets, conversion or exchange, and such other subjects or matters as may be fixed by resolution or resolutions of the Board of Directors under the General Corporation Law of Delaware. All issued shares of Series A Cumulative Convertible Preferred Stock shall be subject to: (i) that certain Put Option Agreement dated as of October 31, 2001 between the Corporation and the holder of such Series A Cumulative Convertible Preferred Stock, (ii) that certain Quarterly Put Option Agreement dated as of October 31, 2001 between AB Electrolux and the holder of such Series A Cumulative Convertible Preferred Stock, and (iii) that certain Contribution Agreement dated as of October 31, 2001 between the Corporation and AB Electrolux, each as the same may be amended from time to time pursuant to its terms. Shares of Series A Cumulative Convertible Preferred Stock may not be assigned, transferred or otherwise conveyed by the holder thereof unless the holder shall have assigned all of its rights pursuant to the Put Option Agreement and Quarterly Put Option Agreement to the transferee of such shares of Series A Cumulative Convertible Preferred Stock and the transferee shall have acknowledged, in form and substance reasonably satisfactory to the Corporation and AB Electrolux, that such shares are subject to the Put Option Agreement, the Quarterly Put Option Agreement and the Contribution Agreement.

(c) The Board of Directors may by resolution fix the designation and the number of shares of any series of preferred stock not already designated herein and may determine, alter, or revoke the voting powers and designations, preferences and relative, participating, optional or other special rights and qualifications, limitations or restrictions thereof, including, without limiting the generality of the foregoing, such provisions as may be desired concerning voting, dividends, dissolution or the distribution of assets, conversion or exchange, and such other subjects or matters as may be fixed by resolution or resolutions of the Board of Directors under the General Corporation Law of Delaware. The Board of Directors may thereafter in the same manner increase or decrease the number of shares of any such series (but not below the number of shares of that series then outstanding).

FIFTH. The Board of Directors shall be authorized to make, alter or repeal the by-laws of the Corporation.

SIXTH. Elections of directors need not be by ballot unless the by-laws of the Corporation shall so provide.

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RECORDED: 01/15/2002

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