ARTICLES OF AMALGAMATION
STATUTS DE FUSION

1. The name of the amalgamated corporation is: 
   Dénomination sociale de la société issue de la fusion:
   
   AUTOMATION TOOLING SYSTEMS

2. The address of the registered office is: 
   Adresse du siège social:
   
   250 Royal Oak Road, P.O. Box 32100, Preston Centre
   (Street & Number or R.R. Number & if Multi-Office Building give Room No.)
   (Rue et numéro, ou numéro de la R.R. et, s'il s'agit d'un édifice à bureaux, numéro du bureau)

   CAMBRIDGE, Ontario
   (Name of Municipality or Post Office)
   (Nom de la municipalité ou du bureau de poste)

   N 3 5 2 2
   (Postal Code/Code postal)

3. Number (or minimum and maximum number) of directors is:
   Nombre (ou nombres minimal et maximal) d'administrateurs:
   MINIMUM - ONE (1)
   MAXIMUM - TEN (10)

4. The director(s) is/are:
   Administrateur(s):
   First name, initials and surname
   Prénom, initiales et nom de famille
   Address for service, giving Street & No. or R.R. No.,
   Municipality and Postal Code
   Domicile élu, y compris la rue et le numéro ou le numéro de
   la R.R., le nom de la municipalité et le code postal
   
   KLAUS D. WOERNER
   36 Kraft Drive, R.R. #1
   WATERLOO, Ontario N2J 4G8
   Yes

   RONALD J. JUTRAS
   621 Sandringham Drive
   WATERLOO, Ontario N2K 3N9
   Yes

   LAWRENCE G. TAPP
   3513 Homewood Lane
   LONDON, Ontario N6P 1K3
   Yes

   RICHARD H. CAMPBELL
   5 Seawall's Hill
   YORK VILLAGE, Maine, USA 03909-5103
   No

   ROBERT FERCHAT
   4089 Summit Court
   MISSISSAUGA, Ontario L5L 3C2
   Yes
### 4. continued

<table>
<thead>
<tr>
<th>First name, initials and surname</th>
<th>Address for service, giving Street &amp; No. or R.R. No., Municipality and Postal Code</th>
<th>Resident Canadian State</th>
<th>Yes or No</th>
<th>Résident Canadien Out/Non</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROBERT C. TIVY</td>
<td>10330 Quail Crown Drive NAPLES, Florida, USA 34119</td>
<td>No</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ROBERT W. LUBA</td>
<td>37 Sunny Dene Crescent TORONTO, Ontario M4N 3J5</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
5. A) The amalgamation agreement has been duly adopted by the shareholders of each of the amalgamating corporations as required by subsection 176 (4) of the *Business Corporations Act* on the date set out below.

B) The amalgamation has been approved by the directors of each amalgamating corporation by a resolution as required by section 177 of the *Business Corporations Act* on the date set out below.

The articles of amalgamation in substance contain the provisions of the articles of incorporation of

<table>
<thead>
<tr>
<th>Names of amalgamating corporations</th>
<th>Ontario Corporation Number</th>
<th>Date of Adoption/Approval</th>
</tr>
</thead>
<tbody>
<tr>
<td>ATS AUTOMATION TOOLING SYSTEMS INC.</td>
<td>1465671</td>
<td>March 26, 2003</td>
</tr>
<tr>
<td>CANADIAN INDUCTION PROCESSING LTD.</td>
<td>1420973</td>
<td>March 26, 2003</td>
</tr>
<tr>
<td>ATS TEST SYSTEMS INC.</td>
<td>879497</td>
<td>March 26, 2003</td>
</tr>
<tr>
<td>ATS OMEX INC.</td>
<td>1471342</td>
<td>March 26, 2003</td>
</tr>
<tr>
<td>MICRO PRECISION PLASTICS LTD.</td>
<td>1681430</td>
<td>March 26, 2003</td>
</tr>
</tbody>
</table>
6. Restrictions, if any, on business the corporation may carry on or on powers the corporation may exercise.

None

7. The classes and any maximum number of shares that the corporation is authorized to issue:

The Corporation is authorized to issue an unlimited number of common shares.
8. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series:

Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série:

1. The rights, privileges, restrictions and conditions attaching to the common shares are as follows:

(a) Payment of Dividends

The holders of the common shares shall be entitled to receive dividends if, as and when declared by the board of directors of the Corporation out of the assets of the Corporation properly applicable to the payment of dividends in such amounts and payable in such manner as the board of directors may from time to time determine. Subject to the rights of the holders of any other class of shares of the Corporation entitled to receive dividends in priority to or rateably with the holders of the common shares, the board of directors may in their sole discretion declare dividends on the common shares to the exclusion of any other class of shares of the Corporation.

(b) Participation upon Liquidation, Dissolution or Winding-Up

In the event of the liquidation, dissolution or winding-up of the Corporation or other distribution of the assets of the Corporation among its shareholders for the purpose of winding-up its affairs, the holders of the common shares shall, subject to the rights of the holders of any other class of shares of the Corporation entitled to receive the assets of the Corporation upon such a distribution in priority to or rateably with the holders of the common shares, be entitled to participate rateably in any distribution of the assets of the Corporation.

(c) Voting Rights

The holders of the common shares shall be entitled to receive notice of and to attend all annual and special meetings of the shareholders of the Corporation and to one (1) vote in respect of each common share held at all such meetings.
9. The issue, transfer or ownership of shares is not restricted and the restrictions (if any) are as follows:
   L'émission, le transfert ou la propriété d'actions n'est pas restreint. Les restrictions, s'il y a lieu, sont les suivantes:

   Not Applicable

10. Other provisions, (if any): Autres dispositions, s'il y a lieu:

   Without limiting in any manner the powers of the directors of the Corporation under the Business Corporations Act, as now enacted or hereafter amended, repealed and re-enacted or replaced, the directors of the Corporation may, without authorization of the shareholders, authorize the Corporation by authentic deed, for the purpose of securing any bonds, debentures or debenture stock which it is by law entitled to issue, to hypothecate, mortgage or pledge any property, movable or immovable, present or future, which it may own in Québec.

11. The statements required by subsection 178(2) of the Business Corporations Act are attached as Schedule "A". Les déclarations exigées aux termes du paragraphe 178(2) de la Loi sur les sociétés par actions constituent l'annexe "A".

12. A copy of the amalgamation agreement or directors resolutions (as the case may be) is/are attached as Schedule "B". 
   Une copie de la convention de fusion ou les résolutions des administrateurs (selon le cas) constitue(nt) l'annexe "B".
These articles are signed in duplicate. Les présents statuts sont signés en double exemplaire.

Names of the amalgamating corporations and signatures and descriptions of office of their proper officers.

ATS AUTOMATION TOOLING SYSTEMS INC.
Per: [Signature]
Ronald J. Jutras (Executive Vice President, Chief Financial Officer and Secretary)

Per: [Signature]
Bruce Seeley (Vice-President)

CANADIAN INDUCTION PROCESSING LTD.
Per: [Signature]
Ronald J. Jutras (Secretary)

Per: [Signature]
Bruce Seeley (Vice-President)

ATS TEST SYSTEMS INC.
Per: [Signature]
Klaus D. Woerner (Chairman of the Board and CEO)

Per: [Signature]
Ronald J. Jutras (Secretary-Treasurer)

ATS OMEX INC.
Per: [Signature]
Ronald J. Jutras (Secretary)

Per: [Signature]
Bruce Seeley (Vice-President)

MICRO PRECISION PLASTICS LTD.
Per: [Signature]
Ronald J. Jutras (Secretary and Chief Financial Officer)

Per: [Signature]
Bruce Seeley (Vice-President)
SCHEDULE A

I, RONALD J. JUTRAS, of the City of Waterloo, in the Regional Municipality of Waterloo, Ontario, hereby certify and state as follows:

1. This Statement is made pursuant to subsection 178(2) of the Business Corporations Act (the "Act").

2. I am the Executive Vice President, Chief Financial Officer and Secretary and a director of ATS Automation Tooling Systems Inc. ("ATS") and as such have knowledge of its affairs.

3. I am the Secretary and a director of Canadian Induction Processing Ltd., I am the Secretary-Treasurer and a director of ATS Test Systems Inc., I am the Secretary and a director of ATS OMEX Inc., and I am the Secretary and Chief Financial Officer and a director of Micro Precision Plastics Ltd., all of which are wholly-owned subsidiaries of ATS, (the "Subsidiaries") and as such have knowledge of their affairs.

4. I have conducted such examinations of the books and records of ATS and the Subsidiaries (the "Amalgamating Corporations") as are necessary to enable me to make the statements hereinafter set forth.

5. There are reasonable grounds for believing that, (i) each of the Amalgamating Corporations is and the corporation to be formed by their amalgamation will be able to pay its liabilities as they become due, and (ii) the realizable value of such amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes.

6. There are reasonable grounds for believing that no creditor of any of the Amalgamating Corporations will be prejudiced by the amalgamation.

7. Based on the statements made above neither of the Amalgamating Corporations is obligated to give notice to any creditor.

This Statement is made this 26th day of March, 2003.

Ronald J. Jutras
SCHEDULE B

ATS AUTOMATION TOOLING SYSTEMS INC.
(the "Corporation")

DIRECTORS' RESOLUTIONS

1. AMALGAMATIONS

WHEREAS Canadian Induction Processing Ltd., ATS Test Systems Inc., ATS OMEX Inc. and Micro Precision Plastics Ltd. are wholly-owned subsidiaries (the "Subsidiaries") of and have agreed to amalgamate with the Corporation pursuant to subsection 177(1) of the Ontario Business Corporations Act;

RESOLVED THAT:

(a) The amalgamation of this Corporation and the Subsidiaries under the Ontario Business Corporations Act, pursuant to subsection 177(1) thereof be and the same is hereby approved;

(b) Subject to the endorsement of a Certificate of Amalgamation pursuant to subsection 178(4) of the Ontario Business Corporations Act, and without affecting the validity of the incorporation and existence of the Corporation under its articles of incorporation and of any act done thereunder, all shares of the capital of each of the Subsidiaries, including all shares which have been issued and are outstanding at the date hereof, shall be and the same are hereby cancelled without any repayment of capital in respect thereof;

(c) The by-laws of the amalgamated corporation shall be the same as the by-laws of the Corporation;

(d) Except as may be prescribed, the articles of amalgamation of the amalgamated corporation shall be the same as the articles of the Corporation;

(e) No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and

(f) The proper officers of the Corporation be and they are hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.
2. BANKING

RESOLVED THAT:

(a) Any two of (i) the President and Chief Executive Officer, (ii) the Executive Vice President, Chief Financial Officer and Secretary, or (iii) the Corporate Treasurer of the Corporation be and they are hereby authorized to establish bank accounts in the name and on behalf of the Corporation with any bank, either within or without Canada, as the said officers may deem necessary or advisable, and in connection therewith to execute said bank’s regular corporate resolution forms which are incorporated by reference in and made a part of this resolution, the execution of such forms by two of such officers to be conclusive evidence of the approval thereof by the Corporation’s board of directors, and the Executive Vice President, Chief Financial Officer and Secretary is directed to place a copy of each corporate resolution form so executed in the records of the Company immediately following this resolution;

(b) Any two of (i) the President and Chief Executive Officer, (ii) the Executive Vice President, Chief Financial Officer and Secretary, or (iii) the Corporate Treasurer of the Corporation, acting together and by their joint signatures, shall be the authorized signatories on any such bank accounts established in the name and on behalf of the Corporation;

(c) Any two of (i) the President and Chief Executive Officer, (ii) the Executive Vice President, Chief Financial Officer and Secretary, or (iii) the Corporate Treasurer of the Corporation, acting together, may designate any other officer or employee of the Corporation as an authorized signatory on any such bank accounts established in the name and on behalf of the Corporation if such officers deem such designation necessary or advisable, and in connection with such designation, may establish limitations on the authority of the designated signatory, including amounts or requirements for co-signers;

(d) Any two of (i) the President and Chief Executive Officer, (ii) the Executive Vice President, Chief Financial Officer and Secretary, or (iii) the Corporate Treasurer of the Corporation, acting together and by their joint signatories, be and they are hereby authorized, from time to time, to borrow money in the name of the Corporation from such lenders as they deem necessary or appropriate and in the best interest of the Corporation, and upon such terms and conditions as they shall further deem necessary or appropriate for the operation of the Corporation’s business;
(e) The (i) Executive Vice President, Chief Financial Officer and Secretary or (ii) the Corporate Treasurer of the Corporation shall, when requested, certify the adoption of these resolutions to any bank in which an account is established together with a certificate of incumbency naming the persons then holding the offices of the Corporation.

The resolutions herein may be executed in several counterparts, each of which counterpart shall be deemed to be an original and all of which, when taken together shall be deemed to constitute one and the same document; and

The resolutions herein may be executed by facsimile and the delivery by facsimile shall be deemed to be as effective as if executed and delivered in person.

I, Ronald J. Jutras, Executive Vice President, Chief Financial Officer and Secretary of the Corporation, hereby certify that the foregoing is a true copy of a resolution duly passed by the directors of the Corporation on March 26, 2003, and that such resolution remains in full force and effect unamended at the date hereof.

WITNESS my hand this 26th day of March, 2003.

Ronald J. Jutras
Executive Vice President, Chief Financial Officer and Secretary
ATS Automation Tooling Systems Inc.
SCHEDULE B

CANADIAN INDUCTION PROCESSING LTD.
(the “Corporation”)

DIRECTORS’ RESOLUTION

WHEREAS the Corporation is a wholly-owned subsidiary of ATS Automation Tooling Systems Inc. (“ATS”) and has agreed to amalgamate with ATS and other wholly-owned subsidiaries of ATS, namely ATS Test Systems Inc., ATS OMEX Inc. and Micro Precision Plastics Ltd. (the “Other Subsidiaries) pursuant to subsection 177(1) of the Ontario Business Corporations Act;

RESOLVED THAT:

(a) The amalgamation of this Corporation, the Other Subsidiaries and ATS under the Ontario Business Corporations Act, pursuant to subsection 177(1) thereof be and the same is hereby approved;

(b) Subject to the endorsement of a Certificate of Amalgamation pursuant to subsection 178(4) of the Ontario Business Corporations Act, and without affecting the validity of the incorporation and existence of the Corporation under its articles of incorporation and of any act done thereunder, all shares of the capital of this Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be and the same are hereby cancelled without any repayment of capital in respect thereof;

(c) The by-laws of the amalgamated corporation shall be the same as the by-laws of ATS;

(d) Except as may be prescribed, the articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of ATS;

(e) No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
(f) The proper officers of the Corporation be and they are hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.

I, Ronald J. Jutras, Secretary of the Corporation, hereby certify that the foregoing is a true copy of a resolution duly passed by the directors of the Corporation on March 26, 2003, and that such resolution remains in full force and effect unamended at the date hereof.

WITNESS my hand this 26th day of March, 2003.

Ronald J. Jutras, Secretary
Canadian Induction Processing Ltd.
SCHEDULE B

ATS TEST SYSTEMS INC.
(the "Corporation")

DIRECTORS’ RESOLUTION

WHEREAS the Corporation is a wholly-owned subsidiary of ATS Automation Tooling Systems Inc. ("ATS") and has agreed to amalgamate with ATS and other wholly-owned subsidiaries of ATS, namely Canadian Induction Processing Ltd., ATS OMEX Inc. and Micro Precision Plastics Ltd. (the "Other Subsidiaries") pursuant to subsection 177(1) of the Ontario Business Corporations Act;

RESOLVED THAT:

(a) The amalgamation of this Corporation, the Other Subsidiaries and ATS under the Ontario Business Corporations Act, pursuant to subsection 177(1) thereof be and the same is hereby approved;

(b) Subject to the endorsement of a Certificate of Amalgamation pursuant to subsection 178(4) of the Ontario Business Corporations Act, and without affecting the validity of the incorporation and existence of the Corporation under its articles of incorporation and of any act done thereunder, all shares of the capital of this Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be and the same are hereby cancelled without any repayment of capital in respect thereof;

(c) The by-laws of the amalgamated corporation shall be the same as the by-laws of ATS;

(d) Except as may be prescribed, the articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of ATS;

(e) No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
(f) The proper officers of the Corporation be and they are hereby
authorized to do all things and execute all instruments and documents
necessary or desirable to carry out and give effect to the foregoing.

I, Ronald J. Jutras, Secretary-Treasurer of the Corporation, hereby certify that the
foregoing is a true copy of a resolution duly passed by the directors of the
Corporation on March 26, 2003, and that such resolution remains in full force and
effect unamended at the date hereof.

WITNESS my hand this 26th day of March, 2003.

Ronald J. Jutras, Secretary-Treasurer
ATS Test Systems Inc.
SCHEDULE B

ATS OMEX INC.
(the "Corporation")

DIRECTORS’ RESOLUTION

WHEREAS the Corporation is a wholly-owned subsidiary of ATS Automation Tooling Systems Inc. ("ATS") and has agreed to amalgamate with ATS and other wholly-owned subsidiaries of ATS, namely Canadian Induction Processing Ltd., ATS Test Systems Inc. and Micro Precision Plastics Ltd. (the "Other Subsidiaries") pursuant to subsection 177(1) of the Ontario Business Corporations Act;

RESOLVED THAT:

(a) The amalgamation of this Corporation, the Other Subsidiaries and ATS under the Ontario Business Corporations Act, pursuant to subsection 177(1) thereof be and the same is hereby approved;

(b) Subject to the endorsement of a Certificate of Amalgamation pursuant to subsection 178(4) of the Ontario Business Corporations Act, and without affecting the validity of the incorporation and existence of the Corporation under its articles of incorporation and of any act done thereunder, all shares of the capital of this Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be and the same are hereby cancelled without any repayment of capital in respect thereof;

(c) The by-laws of the amalgamated corporation shall be the same as the by-laws of ATS;

(d) Except as may be prescribed, the articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of ATS;

(e) No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
(f) The proper officers of the Corporation be and they are hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.

I, Ronald J. Jutras, Secretary of the Corporation, hereby certify that the foregoing is a true copy of a resolution duly passed by the directors of the Corporation on March 26, 2003, and that such resolution remains in full force and effect unamended at the date hereof.

WITNESS my hand this 26th day of March, 2003.

Ronald J. Jutras, Secretary
ATS OMEX Inc.
SCHEDULE B

MICRO PRECISION PLASTICS LTD.
(the “Corporation”)

DIRECTORS’ RESOLUTION

WHEREAS the Corporation is a wholly-owned subsidiary of ATS Automation Tooling Systems Inc. ("ATS") and has agreed to amalgamate with ATS and other wholly-owned subsidiaries of ATS, namely Canadian Induction Processing Ltd., ATS Test Systems Inc. and ATS OMEX Inc. (the “Other Subsidiaries”) pursuant to subsection 177(1) of the Ontario Business Corporations Act;

RESOLVED THAT:

(a) The amalgamation of this Corporation, the Other Subsidiaries and ATS under the Ontario Business Corporations Act, pursuant to subsection 177(1) thereof be and the same is hereby approved;

(b) Subject to the endorsement of a Certificate of Amalgamation pursuant to subsection 178(4) of the Ontario Business Corporations Act, and without affecting the validity of the incorporation and existence of the Corporation under its articles of incorporation and of any act done thereunder, all shares of the capital of this Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be and the same are hereby cancelled without any repayment of capital in respect thereof;

(c) The by-laws of the amalgamated corporation shall be the same as the by-laws of ATS;

(d) Except as may be prescribed, the articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of ATS;

(e) No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
(f) The proper officers of the Corporation be and they are hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.

I, Ronald J. Jutras, Secretary and Chief Financial Officer of the Corporation, hereby certify that the foregoing is a true copy of a resolution duly passed by the directors of the Corporation on March 26, 2003, and that such resolution remains in full force and effect unamended at the date hereof.

WITNESS my hand this 26th day of March, 2003.

[Signature]

Ronald J. Jutras
Secretary and Chief Financial Officer
Micro Precision Plastics Ltd.