

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



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

Tab settings ⇌ ⇌ ⇌ ▼

102023360

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

1. Name of conveying party(ies):

JPS Converter and Industrial
Fabric Corporation

- Individual(s)
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other 3-6-02

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

3. Nature of conveyance:

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

Execution Date: 10/28/88

2. Name and address of receiving party(ies)

Name: JPS Converter and Industrial
Internal Corporation

Address: P.O. Box 242

Street Address: 101 Slater Road

City: Slater State: SC Zip: 29683

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State DE
- 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)

B. Trademark Registration No.(s)

SEE ATTACHED ADDENDUM

Additional number(s) attached Yes No

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

Name: McNAIR LAW FIRM, P.A.

Internal Address: P.O. Box 10827

Greenville, SC 29603-0827

Street Address:

City: State: Zip:

6. Total number of applications and registrations involved: 10

7. Total fee (37 CFR 3.41).....\$ 265.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number:

502079

(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.

William D. Lee, Jr.

Name of Person Signing

William D. Lee, Jr.
Signature

2/27/02
Date

Total number of pages including cover sheet, attachments, and document: 17

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

03/19/2002 AAHMED1 00000159 502079 1680432

01 FC:481 40.00 CH
02 FC:482 225.00 CH

TRADEMARK
REEL: 002464 FRAME: 0161

ADDENDUM

<u>Docket No.</u>	<u>Mark</u>	<u>Reg. No</u>	<u>Reg. Date</u>
JPS01	ASTROQUARTZ III	1,680,432	03/24/92
JPS02	CONFORM FABRICS	1,674,290	02/04/92
JPS03	ACID GARD	1,750,180	02/02/93
JPS05	ASTROQUARTZ	794,137	08/10/65
JPS06	ASTROQUARTZ II	1,362,001	09/24/85
JPS08	INSULBATTE	793,697	08/03/65
JPS13	COMFORT SCREEN	834,236	08/29/67
JPS15	SLKN	728,360	03/06/62
JPS18	PLUSTRETCH	776,681	09/08/64
JPS21	TRITEMP	1,711,770	09/01/92

State of Delaware

32586

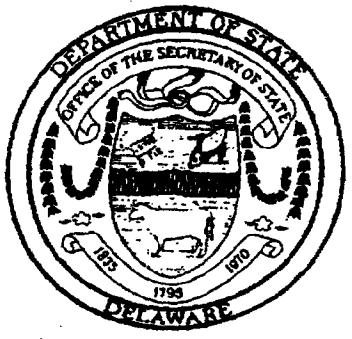


DOCUMENTARY
SURCHARGE
PAID \$3.00

Office of Secretary of State

I, MICHAEL HARKINS, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER OF "JPS INDUSTRIAL FABRICS CORP." MERGING WITH AND INTO "JPS CONVERTER AND YARN CORP." UNDER THE NAME OF "JPS CONVERTER AND INDUSTRIAL CORP." AS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF NOVEMBER, A.D. 1988, AT 11:30 O'CLOCK A.M.

11 10 1988



888306072

Michael Harkins
Michael Harkins, Secretary of State

AUTHENTICATION: 11912755

DATE: 11/01/1988

BOOK 781 PAGE 692

FILED

11 30

NOV 1 1988

CERTIFICATE OF MERGER

OF

JPS INDUSTRIAL FABRICS CORP.

INTO

JPS CONVERTER AND YARN CORP.

[Handwritten Signature]
SECRETARY

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of the State 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
JPS Converter and Yarn Corp. ("C&Y")	Delaware
JPS Industrial Fabrics Corp. ("IF")	Delaware

SECOND: That an agreement of merger dated October 28, 1988 between C&Y and IF (the "Merger Agreement") has been approved, adopted, certified, executed and acknowledged by each of C&Y and IF in accordance with the requirements of section 251 of the General Corporation Law of the State of Delaware.

BOOK 78 PAGE 693

THIRD: That the Board of Directors and sole stockholder of each of C&Y and IF have, by unanimous written consent, approved the Merger Agreement, the execution and filing of this Certificate of Merger with the Secretary of State of the State of Delaware and the transactions contemplated hereby and thereby, including but not limited to, the amendment to the Certificate of Incorporation of C&Y contemplated hereby and thereby.

FOURTH: That the name of the surviving corporation of the merger is JPS Converter and Yarn Corp. which shall herewith be changed to JPS Converter and Industrial Corp.

FIFTH: The Certificate of Incorporation, as in effect immediately prior to the filing of the Certificate of Merger with the Secretary of State of Delaware, of C&Y, shall be amended so that Article First thereof shall read in its entirety as follows:

"First: The name of the Corporation is
JPS Converter and Industrial Corp."

SIXTH: That the executed Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation is 33 Stevens Street P.O. Box 208, Greenville, South Carolina, 29602.

830K 781 PAGE 694

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

EIGHTH: That the Certificate of Merger and Merger Agreement shall be effective upon the filing hereof.

BOOK 781 PAGE 695

JPS CONVERTER AND YARN CORP.

ATTEST:

By: Louis H. Dixey, Jr.
Assistant Secretary

By: Jerry E. Hunter
Vice President

CO/55175.4/1-4

RECEIVED FOR RECORD
MAY 2 1988
William M. Honey, Recorder

AGREEMENT AND PLAN OF MERGER

AGREEMENT OF MERGER, dated this 23rd day of October, 1988, pursuant to Section 251 of the General Corporation Law of the State of Delaware, between JPS Converter and Yarn Corp., a Delaware corporation ("C&Y") and JPS Industrial Fabrics Corp., a Delaware corporation ("IF"), each a wholly owned subsidiary of JPS Textile Group, Inc. ("JPS").

WITNESSETH that:

WHEREAS, C&Y is a corporation duly organized and existing under the laws of the State of Delaware, and has authorized capital stock consisting of 1,000 shares of Common Stock, par value \$.01, of which 100 shares are issued and outstanding and 1,000 shares of Preferred Stock, par value \$.01 per share, none of which is outstanding; and

WHEREAS, IF is a corporation duly organized and existing under the laws of the State of Delaware, and has authorized capital stock consisting of 1,000 shares of common stock, par value \$.01 per share, of which 100 shares are issued and outstanding and 1,000 shares of Preferred Stock, par value \$.01 per share, none of which is outstanding;

WHEREAS, each of C&Y and IF desire to merge into a single corporation, as hereinafter specified (the "Merger");

WHEREAS, the registered office of C&Y in the State of Delaware is located at Corporation Trust Center, 1209 Orange Street in the City of Wilmington, County of New Castle, and the name of its registered agent at such address is The Corporation Trust Company; and the registered office of IF in the State of Delaware is located at Corporation Trust Center, 1209 Orange Street in the City of Wilmington, County of New Castle, and the name of its registered agent at such address is The Corporation Trust Company; and

WHEREAS, the Board of Directors and sole stockholder of each of C&Y and IF have, by unanimous written

consent, approved this Agreement, the execution and filing of a Certificate of Merger with the Secretary of State of the State of Delaware and the transactions contemplated hereby and thereby, including but not limited to, the amendment to the Certificate of Incorporation of C&Y contemplated hereby and thereby.

NOW, THEREFORE, each of C&Y and IF, in consideration of the mutual covenants, agreements and provisions hereinafter contained do hereby prescribe the terms and conditions of the Merger and mode of carrying the same into effect as follows:

FIRST: Upon the filing of the Certificate of Merger with the Secretary of State of Delaware (the "Effective Time"), IF shall be merged with and into C&Y, which shall be the surviving corporation.

SECOND: The Certificate of Incorporation, as in effect immediately prior to the Effective Time, of C&Y, which is the surviving corporation (hereinafter, the "Surviving Corporation"), shall be amended so that Article First thereof shall read in its entirety as follows:

"FIRST: The name of the Corporation is JPS Converter and Industrial Corp."

THIRD: Each share of common stock of IF and C&Y which shall be outstanding at the Effective Time of the Merger shall be cancelled and one hundred shares (100) of common stock of the Surviving Corporation shall be issued to

JPS, which shall be the sole stockholder of the Surviving Corporation.

FOURTH: The terms and conditions of the Merger are as follows:

(a) The by-laws of the Surviving Corporation, as in effect immediately prior to the Effective Time, shall be and remain the by-laws of the Surviving Corporation until the same shall be altered, amended or repealed as therein provided.

(b) The directors and officers of the Surviving Corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.

(c) The Merger and this Agreement shall become effective at the time and on the date specified in the Certificate of Merger with the Secretary of State of Delaware. However, for all accounting purposes the effective date of the Merger shall be as of the close of business on November 1, 1988.

(d) Subject to the rights, restrictions, disabilities and duties of each of C&Y and IF, all with the effect and to the extent provided in the General Corporation Law of the State of Delaware, at the Effective Time, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of C&Y and IF shall be transferred to, vested in and devolve upon the Surviving Corporation without further act or deed and all property, rights, and every other interest of C&Y and IF shall be as effectively the property of C&Y as they were of C&Y and IF respectively. If, at any time, the Surviving Corporation shall consider or be advised that any further assignment or assurances, in law or otherwise are necessary or desirable to vest in the Surviving Corporation, according to the terms hereof, the title to and possession of any property or rights of IF, IF hereby agrees from time to time, as and when requested by the Surviving Corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the Surviving Corporation

title to and possession of such property or rights of IF and C&Y acquired or to be acquired by reason of or as a result of the Merger herein provided for and otherwise to carry out the intent and purposes hereof and the last acting officers and directors of C&Y and IF and the corresponding officers and directors of the Surviving Corporation are fully authorized in the name of C&Y and IF or otherwise to take any and all such action.

FIFTH: Anything herein or elsewhere to the contrary notwithstanding, this agreement may be terminated and abandoned by the board of directors of either C&Y and IF at any time prior to the date of filing the Certificate of Merger with the Secretary of State. This agreement may be amended by the board of directors of C&Y and IF at any time prior to the date of filing the agreement with the Secretary of State, provided that an amendment made subsequent to the adoption of the agreement by the stockholders of either C&Y or IF shall not (1) alter or change the amount or kind of shares, securities, cash, property and/or rights to be received in exchange for or on conversion of all or any of the shares of any class or series thereof of each of C&Y and IF, (2) alter or change any term of the certificate of incorporation of the Surviving Corporation to be effected by the Merger, or (3) alter or change any of the terms and conditions of the agreement if such alteration or change would adversely affect the holders of any class or series thereof of each of C&Y and IF.

SIXTH: The Board of Directors and the proper officers of each of C&Y and IF are hereby authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file and record any and all instruments, papers and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Agreement or of the Merger.

SEVENTH: The Surviving Corporation shall maintain its corporate existence as a Delaware corporation and wholly owned subsidiary of JPS.

IN WITNESS WHEREOF, the parties to this agreement, pursuant to the approval and authority duly given by resolutions adopted by their respective boards of directors and that fact having been certified on this agreement by the Assistant Secretary of each corporate party hereto, have caused these presents to be executed by the Vice-President and attested by the Assistant Secretary of each party hereto as the respective act, deed and agreement of each of said corporations, on this 28th day of October, 1988.

JPS CONVERTER AND YARN CORP.

By: Jerry E. Hunter
 Jerry E. Hunter
 Vice President

ATTEST:

By: Louis H. Dixey, Jr.
 Louis H. Dixey, Jr.
 Assistant Secretary

JPS INDUSTRIAL FABRICS CORP.

By: Jerry E. Hunter
 Jerry E. Hunter
 Vice President

ATTEST:

By: Louis H. Dixey, Jr.
 Louis H. Dixey, Jr.
 Assistant Secretary

CO/55175.4/1-6

I, Louis H. Dixey, Jr., Assistant Secretary of JPS Converter and Yarn Corp., a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such assistant secretary, that the Agreement of Merger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of JPS Industrial Fabrics Corp., a corporation of the State of Delaware was duly adopted pursuant to section 228 of Title 8 of the Delaware Code by the unanimous written consent of JPS Textile Group, Inc., the stockholder holding one hundred (100) shares of the capital stock of the corporation, same being all of the shares issued and outstanding having voting power, which Agreement of Merger was thereby adopted as the act of JPS Textile Group, Inc., and the duly adopted agreement and act of JPS Converter and Yarn Corp.

WITNESS my hand on this 28th day of October, 1988.



Louis H. Dixey, Jr.
Assistant Secretary

CO/55175.4/1-7

I, Louis H. Dixey, Jr., Assistant Secretary of JPS Industrial Fabrics Corp., a corporation organized and existing under the laws of the State of Delaware, hereby certify, as such assistant secretary, that the Agreement of Merger to which this certificate is attached, after having been first duly signed on behalf of the said corporation and having been signed on behalf of JPS Converter and Yarn Corp., a corporation of the State of Delaware was duly adopted pursuant to section 228 of Title 8 of the Delaware Code by the unanimous written consent of JPS Textile Group, Inc., the stockholder holding one hundred (100) shares of the capital stock of the corporation, same being all of the shares issued and outstanding having voting power, which Agreement of Merger was thereby adopted as the act of JPS Textile Group, Inc., and the duly adopted agreement and act of JPS Industrial Fabrics Corp.

WITNESS my hand on this 28th day of October, 1988.



 Louis H. Dixey, Jr.
 Assistant Secretary

CO/55175.4/1-5