Atty. Docket No. SRT-1D									
FORM PTO-1618A Expires 06/30/99 OMB 0661-0027	U.S. Department of Commerce Patent and Trademark Office TRADEMARK								
DECORDATION FORM COVER SHEET									
RECORDATION FORM COVER SHEET TRADEMARKS ONLY									
TO: The Commissioner of Patents and Trademarks:	Please record the attached original document(s) or copy(ies).								
Submission Type									
x New	Assignment License								
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment Effective Date								
Correction of PTO Error	Merger Month Day Year								
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 SAMSON OCEAN SYSTEMS, INC.	08311993								
F									
Formerly									
Individual General Partnership Limited Partnership Corporation Association									
Other									
Citizenship/State of Incorporation/Organiza	tion DELAWARE								
Receiving Party	Mark if additional names of receiving parties attached								
Name AMERICAN MANUFACTURING CO	MPANY INC								
Name AMERICAN MARKS ACTOMING SE									
DBA/AKA/TA									
Composed of									
Address (line 4) 555 CROTON ROAD									
Address (iiiie i)									
Address (line 2) SUITE 300									
Address (line 3) KING OF PRUSSIA	PA 19406								
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an								
	not domiciled in the United States, an								
X Corporation Association	appointment of a domestic representative should be attached.								
Other (Designation must be a separate document from Assignment.)									
Citizenship/State of Incorporation/Organization PENNSYLVANIA									
FOR OFFICE USE ONLY									
	to be 20 minutes and Course Sheet to be recorded including time for reviewing the document and								

Public burden reporting for this collection of information is estimated 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 and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (851-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package (851-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS

Mail documents to be recorded with required cover sheet(s) information to:

Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

TRADEMARK

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REEL: 002612 FRAME: 0621

		U.S. Department of Commerce						
FORM PTO-1 Expires 06/30/99 OMB 0651-0027	1618B Page 2	Patent and Trademark Office TRADEMARK						
Domestic R	epresentative Name and Address Enter for the first Receiving	g Party only.						
Name								
Address (line 1)								
Address (line 2)								
Address (line 3)								
Address (line 4)								
Correspond	dent Name and Address Area Code and Telephone Number (215) 568	6400						
Name	FRANK A. MAZZEO							
Address (line 1)	VOLPE AND KOENIG, P.C.							
Address (line 2)	SUITE 400, ONE PENN CENTER							
Address (line 3)	1617 JOHN F. KENNEDY BOULEVARD							
Address (line 4)	PHILADELPHIA, PA 19103							
Pages	Enter the total number of pages of the attached conveyance documer including any attachments.	nt # 12						
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). Trademark Application Number(s) Registration Number(s)								
Tra	delitary Application (d)	775						
	24411 66	933						
	50828 746	6097						
Number of	Properties Enter the total number of properties involved. #	6						
Fee Amou	11 11 1 (07 OFB 2 44);	165.00						
Method	of Payment: Enclosed Deposit Account 🕱							
Deposit (Enter for	Account payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: #	22-0493						
	Authorization to charge additional fees:	res × No						
Statement	and Signature	ect and anv						
afta	the best of my knowledge and belief, the foregoing information is true and corr ached copy is a true copy of the original document. Charges to deposit accoun- licated herein.	t are authorized, as						
	Mazzeo, Reg. No. 46,259 May May 1	3/4/03						
	e of Person Signing Signature	Date Signed						

9/14/93

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

BAMSON OCEAN SYSTEMS, INC. (a Delaware Corporation)

INTO

AMERICAN MANUFACTURING COMPANY, INC. (a Pennsylvania corporation)

* * * * * * *

American Manufacturing Company, Inc., a corporation organized and existing under the laws of the Commonwealth of Pennsylvania, DOES HEREBY CERTIFY:

FIRST: That this corporation was incorporated on the 31st day of December, 1979, pursuant to the Pennsylvania Business Corporation Law, 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.

SECOND: That this corporation owns all of the outstanding shares of the stock of Samson Ocean Systems, Inc., a corporation incorporated on the 9th day of May, 1978 pursuant to the General Corporation Law of the State of Delaware.

THIRD: That this corporation, by the following resolutions of its Board of Directors, duly adopted by unanimous consent dated August 31, 1993, determined to marge into itself said Samson Ocean Systems, Inc., a Delaware corporation:

RESOLVED, that the Agreement and Plan of Merger providing for the merger of Samson with and into this Corporation, in the form attached hereto as Exhibit A be, and it hereby is, adopted.

FURTHER RESOLVED, that the Designated Officers, or any of them, are each hereby authorized, empowered and directed to take such action and to execute and file such documents as they deem necessary or advisable in their judgment to carry out the merger.

FOURTH: That the proposed merger has been adopted, approved, certified, executed and acknowledged by this corporation, in accordance with the laws of the Commonwealth of Pennsylvania, under which this corporation was organized.

FIFTH: That this corporation survives the merger and may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Samson Ocean Systems, Inc. as well as for enforcement of any obligation of the surviving corporation arising from the merger, including any suit or other proceeding to enforce the right of any stockholder as determined in appraisal proceedings pursuant to the provisions of Section 262 of Title 8 of the Delaware Code of 1953, and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by the Secretary of State of Delaware is 1929 Voltee Street, Allentown, Pennsylvania 18105, until the surviving corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose. Service of such process may be made by personally delivering to and leaving with the Secretary of State of Delaware duplicate copies of such process, one of which copies the Secretary of State of Delaware shall forthwith send by registered mail to American Manufacturing Company, Inc. at the above address.

IN WITNESS WHEREOF, said American Manufacturing Company, Inc., a Pennsylvania corporation, has caused this certificate to be signed by its President and attested by its Secretary, this 35 day of August, 1993.

AMERICAN MANUFACTURING COMPANY, INC.

-u-,

Charles M. Slinghoff

Vice President

ATTEST:

By:

egory V.\Kelemen, Assistant Secretar

AGREEMENT AND PLAN OF MERCER

AGUSEMENT AND PLAN OF MERCER, dated this 31st day of August, 1993, pursuant to Section 1922 of the Pennsylvania Business Corporation Law of 1988 and Section 253 of the Delaware General Business Corporation Law, between American Manufacturing Company, Inc., a Pennsylvania corporation (the "Surviving Corporation") and Samson Ocean Systems, a Delaware corporation (the "Merged Corporation").

WITNESSETH that

WHEREAS, the parties hereto desire to merge the Marged Corporation into the Surviving Corporation, as hereinafter specified; and

WHEREAS, the registered office of the Surviving Corporation in the Commonwealth of Pennsylvania is located at 1929 Voltee Street, Allentown, Pennsylvania 18105; and the registered office of the Merged Corporation in the State of Delaware is located at 1209 Orange Street, Wilmington, Delaware 19801, and the name of its registered agent at such address is The Corporation Trust Center.

NOW THEREFORE, the parties hereto, intending to be legally bound, agree as follows:

FIRST: The Surviving Corporation hereby merges into itself the Merged Corporation and said Merged Corporation shall be and hereby is marged with and into the Surviving Corporation, which shall be the surviving corporation.

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SECOND: Each share of common stock of the Merged Corporation which shall be outstanding on the effective date of this merger, and all rights in respect thereof, shall forthwith be cancelled. Each share of common stock of the Surviving Corporation which shall be outstanding on the effective date of this merger shall continue to be outstanding after the effective date.

TRIRD: The terms and conditions of the merger are as follows:

- (a) The Articles of Incorporation and by-laws of the Surviving Corporation as they shall exist on the effective date of this merger shall be and remain the Articles of Incorporation and 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 shareholders and until their successors shall have been elected and qualified.
- (c) This merger shall become effective upon filing with the Secretary of State of the Commonwealth of Pennsylvania and the Secretary of State of the State of Delaware.
- (d) Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of the Merged Corporation 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 the Surviving Corporation and the Merged Corporation shall be as effectively the property of the Surviving Corporation as they were of the Surviving Corporation and the Merged Corporation respectively.

FOURTH: This Agreement and Plan of Merger has been adopted by the unanimous written consent of the Board of Directors of the Surviving Corporation and by the unanimous TRADEMARK

REEL: 002612 FRAME: 0627

written consent of the Board of Directors and sole Stockholder of the Merged Corporation.

DE MITNESS MERREOF, 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 said Agreement and Plan of Merger by the Secretary of each corporate party thereto, have caused these presents to be executed by the President and attested by the Secretary of each party hereto as the respective act, deed and agreement of each of said corporations, on this 31st day of August, 1993.

AMERICAN MANUFACTURING COMPANY,

INC.

.

Charles M. Slinghoff,

Vice President

ATTEST

By:

regory y Keleman,

Assistant Secretary

SAMSON OCRAN SYSTEMS, INC.

. (Yunk \\\. <

charles M. Slinghot

Vice President

AUTHORITY .

regory di Koleman, Secretary

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DSCB 60

COMMONWEALTH OF PENNSYLVANIA



September 29, 1993 Department of State

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

IN RE: AMERICAN MANUFACTURING COMPANY, INC.

I, Dr. Brenda K. Mitchell, Secretary of the Commonwealth of the Commonwealth of Pennsylvania do hereby certify that the foregoing and annexed is a true and correct photocopy of Articles of Merger

which appear of record in this department.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written.

Secretary of the Commonwealth

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10 m		Seci	etery of the Co	mmonwealth () 2
ARTICLES	OF MERGER-DOMEST		RPORATIO	N '
in compliance with the requisiness corporations, desiring to a	rements of 15 Pa.C.S. § 1926 (n effect a merger, hereby state th	elating to articles of rivers	ger or consolida	tion), the undersign
The riame of the corporation su	rviving the merger is: Amer	ican Manufacturin	Company. I	nc.
(Check and complete one of the X. The surviving corporation is a Commonwealth or (b) name hereby authorized to correct	e following): a domestic business corporatio of its commercial registered of the following information to cor	ica provider and the co	u waka est aucona in in	n Aba Danasara
(a) 1926 Vultee Road	Alientown	Pennsylvania	18105	Lehigh
Number and Street	City	State	Zip	County
(b) c/o:			·	
Name of Commercial Registered	Office Provider			Courty
to correct the following info s)	registered office provider and t rmation to conform to the reco	rds of the Department):	Zip	County
b) c/o:			L. p	County
Name of Commercial Registered (Office Provider			Count
For a corporation represented by a corporation is located for venue at The surviving corporation is a	nd official publication purposes. Il nonqualified foreign business	corporation incorporat	ed under the la	nvs of
jurisdiction is:	end the address	of its principal office u	nder the laws o	f such domiciliary
Number and Street	City	State	Ziρ	County
The name and the address of the provider and the county of venue which is a party to the plan of me Name of Corporation	of each other domestic busine	ess corporation and qu	alfied foreign b	usiness corporati
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BUPA KBM COMPANY BB 8113, MCO: 903-8113				•
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D5	5CB:15-1926 (Rev 91)-2				•		
4.	(Check, and if appropriate complete, one	of the following):					
	XThe plan of merger shall be effective up	pon filing these Art	icles of Merger in the	Department of 80	te. ,		
	The plan of merger shall be effective or	n	Date		iour		
Б.	The manner in which the plan of merger w	as adopted by ear	ch domestic corporal	tion is as follows:			
	Name of corporation Manner of adoption						
,	American Manufacturing Company,		n by Unanimous (Meeting of the)		ing in lieu		
В.	(Strike out this paragraph if no foreign of approved, as the case may be, by the for to the plan in accordance with the laws of	eign business corp	oration (or each of t	he toreign business	orized, adopted or corporations) party		
7.	(Check, and if appropriate complete, one	of the following):	•	•			
	$\underline{\underline{X}}$ The plan of merger is set forth in full in			_			
	Pursuant to 15 Pa.C.S. § 1901 (relating plan of merger that amend or consists subsequent to the effective date of the The full text of the plan of merger is or of which is:	te the operative Ari	ticles of incorporation in full in Exhibit A at	n of the surviving o tached hereto and	orporation as in effect made a part hereof.		
0,256	Number and Street	City	Chate		3p		
Me	IN TESTIMONY WHEREOF, the under			d corporation has c			
	AMERICAN MANUFACTURING COMPANY			AN SYSTEMS, INC			
	Name of Corporation) By:	·.	BY: 0188ml	(Name of Corpo			
	CW 2 (1887) JO		ເພ.ອນ 	54520000mg)			
	TITLE: VILLE TRED'VED T		IIILE: V.				

REEL. OOZOTZ I NAME. OOJ

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AGREEMENT AND PLAN OF MERGER, dated this 31st day of August, 1993, pursuant to Section 1922 of the Pennsylvania Business Corporation Law of 1988 and Section 253 of the Delaware General Business Corporation Law, between American Manufacturing Company, Inc., a Pennsylvania corporation (the "Surviving Corporation") and Samson Ocean Systems, a Delaware corporation (the "Merged Corporation").

WITNESSETH that:

WHEREAS, the parties hereto desire to merge the Merged Corporation into the Surviving Corporation, as hereinafter specified; and

WHEREAS, the registered office of the Surviving Corporation in the Commonwealth of Pennsylvania is located at 1929 Voltee Street, Allentown, Pennsylvania 18105; and the registered office of the Merged Corporation in the State of Delaware is located at 1209 Orange Street, Wilmington, Delaware 19801, and the name of its registered agent at such address is The Corporation Trust Center.

NOW THEREFORE, the parties hereto, intending to be legally bound, agree as follows:

FIRST: The Surviving Corporation hereby merges into itself the Merged Corporation and said Merged Corporation shall be and hereby is merged with and into the Surviving Corporation, which shall be the surviving corporation.

SECOND: Each share of common stock of the Merged Corporation which shall be outstanding on the effective date of this merger, and all rights in respect thereof, shall forthwith be cancelled. Each share of common stock of the Surviving Corporation which shall be outstanding on the effective date of this merger shall continue to be outstanding after the effective date.

THIRD: The terms and conditions of the merger are as follows:

- (a) The Articles of Incorporation and by-laws of the Surviving Corporation as they shall exist on the effective date of this merger shall be and remain the Articles of Incorporation and 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 shareholders and until their successors shall have been elected and qualified.
- (c) This merger shall become effective upon filing with the Secretary of State of the Commonwealth of Pennsylvania and the Secretary of State of the State of Delaware.
- (d) Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of the Merged Corporation 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 the Surviving Corporation and the Merged Corporation shall be as effectively the property of the Surviving Corporation as they were of the Surviving Corporation and the Merged Corporation respectively.

FOURTH: This Agreement and Plan of Merger has been adopted by the unanimous written consent of the Board of Directors of the Surviving Corporation and by the unanimous

written consent of the Board of Directors and sole Stockholder of the Merged Corporation.

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 said Agreement and Plan of Merger by the Secretary of each corporate party thereto, have caused these presents to be executed by the President and attested by the Secretary of each party hereto as the respective act, deed and agreement of each of said corporations, on this 31st day of August, 1993.

AMERICAN MANUFACTURING COMPANY,

INC.

Bv:

Charles M. Slinghoff,

Vice President

ATTEST/

Gregory | Keleman,

Assistant Secret:

SAMSON OCEAN SYSTEMS, INC

y: Clayle IVI, 31

Vice President

ATTENDED.

By ·

Keleman, Secretary

VELL. VOZOTZ I NAME. VOJ4