## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Merger

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Lambent Technologies, Inc.		06/30/2000	CORPORATION: GEORGIA

### **RECEIVING PARTY DATA**

Name:	Lambent Technologies Corp.	
Street Address:	Street Address: 3938 Porett Drive	
City:	Gurnee	
State/Country:	ILLINOIS	
Postal Code:	60031	
Entity Type:	CORPORATION: ILLINOIS	

### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2334991	HODAG

### **CORRESPONDENCE DATA**

Fax Number: (215)923-2189

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 215-923-4466

Email: Dgrisack@synnlech.com

Correspondent Name: Bryna Silver/Synnestvedt & Lechner LLP

Address Line 1: 1101 Market Street
Address Line 2: 2600 Aramark Tower

Address Line 4: Philadelphia, PENNSYLVANIA 19107-2950

ATTORNEY DOCKET NUMBER:	T23,722 USA	
NAME OF SUBMITTER:	Denise Grisack	
Signature:	/Denise Grisack/	
Date:	03/13/2006	

#### Total Attachments: 14

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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 OWNERSHIP, WHICH MERGES:

"LAMBENT TECHNOLOGIES CORP.", A ILLINOIS CORPORATION,

WITH AND INTO "PETROFERM INC." UNDER THE NAME OF "PETROFERM INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2005, AT 9:44 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2005.

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

9100M

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Varriet Smith Windson Sacratray of Source

arriet Smith Windsor, Secretary of State
AUTHENTICATION: 4411057

DATE: 12-29-05

State of Delaware Secretary of State Division of Componations Delivered 10:12 BM 12/28/2005 CERTIFICATE OF OWNERSHIP AND MERGER FILED 09:44 BM 12/28/2005 SRV 051064855 - 2223563 FILE

merging

# LAMBENT TECHNOLOGIES CORP. (an Illinois corporation)

with and into

## PETROFERM INC. (a Delaware corporation)

PETROFERM INC., a corporation organized and existing under the laws of the State of Delaware,

### DOES HEREBY CERTIFY:

FIRST: That Petroferm Inc. (the "Parent") is a corporation organized and existing under the General Corporation Law of the State of Delaware.

SECOND: That the Parent owns all of the outstanding shares of each class of the stock of Lambent Technologies Corp., a corporation organized and existing under the Business Corporation Act of the State of Illinois (the "Subsidiary").

THIRD: That the Parent, by the following resolutions of its board of directors, duly adopted at a meeting of the Board of Directors held on November 15, 2005, filed with the minutes of the board of directors, determined to merge the Subsidiary with and into itself, effective upon the filing of a Certificate of Ownership and Merger with the Secretary of State of Delaware:

RESOLVED, that Petroferm Inc. (the "Parent") merge with and into itself Lambent Technologies Corp. (the "Subsidiary"), a wholly-owned subsidiary of this Corporation, in accordance with Section 253 of the Delaware General Corporation Law, and, in connection therewith and as a result thereof, assume all of the liabilities and obligations of the Subsidiary, said merger to have all of the effects of a merger under Section 259 of the Delaware General Corporation Law and under the Business Corporation Act of the State of Illinois.

FURTHER RESOLVED, that the merger shall be effective on December 31, 2005.

FURTHER RESOLVED, that the proper officers of the Parent be and they hereby are directed to make and execute a Certificate of Ownership and Merger setting forth a copy of these resolutions and to cause the same to be filed with the Secretary of State of Delaware and a certified copy thereof recorded in the office

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of the Recorder of Deeds of New Castle County, Delaware, and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said merger.

FURTHER RESOLVED, that the proper officers of the Parent be and they hereby are directed to make and execute Articles of Merger setting forth the information required by the Business Corporation Act of the State of Illinois and to cause the same to be filed with the Secretary of State of Illinois, and to do all acts and things whatsoever, whether within or without the State of Illinois, which may be in anywise necessary or proper to effect said merger.

IN WITNESS WHEREOF, Petroferm Inc. has caused this Certificate to be executed on December 20, 2005.

PETROFERM INC.

much H. Tipe

Title: President and CEO



## OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

**DECEMBER 28, 2005** 

5066-688-3

CSC NETWORKS 801 ADLAI STEVENSON DR SPRINGFIELD, IL 62703

RE LAMBENT TECHNOLOGIES CORP.

DEAR SIR OR MADAM:

ENCLOSED ARE ARTICLES OF MERGER REGARDING THE ABOVE NAMED CORPORATION. FEES IN THIS CONNECTION HAVE BEEN RECEIVED AND CREDITED.

THIS DOCUMENT MUST BE RECORDED IN THE OFFICE OF THE COUNTY RECORDER OF THE COUNTIES IN WHICH THE REGISTERED OFFICES OF THE MERGING CORPORATIONS ARE LOCATED OR BE SUBJECT TO A FINE AS PROVIDED BY THE BUSINESS CORPORATION ACT.

DO NOT OVERLOOK THE FACT THAT THE SURVIVING CORPORATION MUST FURNISH THIS OFFICE WITH A COPY OF THE MERGER CERTIFIED BY THE PROPER OFFICERS OF ITS HOME STATE, AS PROVIDED BY SECTION 13.35 OF THE ACT, AND MUST ALSO FILE A REPORT FOLLOWING MERGER AS PROVIDED BY SECTION 14.35.

SINCERELY,

JESSE WHITE SECRETARY OF STATE

DEPARTMENT OF BUSINESS SERVICES CORPORATION DIVISION DOCUMENT SECTION TELEPHONE (217) 782-7880

esse White

Springfield, Illinois 62756



Return to: Corporation Service Company

01/05/2006

5 18:49PM

SANGAMON COUNTY ILLINDIS

REC FEE: 19.00
REC REST FEE: 4.00
GIS FEE: 9.00
GIS REST FEE: 1.60
RHSP FEE:
ST STANP FEE:
CO STAMP FEE:
UCC FEE:
TOTAL: \$33.00
PAGES: 8

CHRISTINE

MARY ANN LAMM SANGAMON COUNTY RECORDER

FORM BCA 11.25 (rev. Dec. 2003)
ARTICLES OF MERGER,
CONSOLIDATION OR EXCHANGE
Business Corporation Act

Jesse White, Secretary of State Department of Business Services Springfield, IL. 62756 Telephone (217) 782-6961 www.cyberdriveillinois.com

Remit payment in the form of a check or money order payable to the Secretary of State.

The filing fee is \$100, but if merger or consolidation involves more than 2 corporations, \$50 for each additional corporation.

FILED

DEC 28 2005

JESSE WHITE SECRETARY OF STATE

	6-1088-3 Filling Fee: \$	te above this fine
NOTE: Strike inapplicable words in items 1, 3 and 4.	·	
1. Names of the corporations proposing to —eense —exchang	rge> <del>slidate</del> , and the state or country o e chares	f their incorporation:
Name of Corporation	State or Country of Incorporation	Corporation  Elle Number
Petroferm Inc.	Delaware	<u> 5981-675-6</u>
Lambent Technologies Corp	Illinois	50666883
	And expenses the continue and the contin	The state of the s

If not sufficient space to cover this point, add one or more sheets of this size.

corporation: Petroferm Inc.

Name of the

See Exhibit A attached hereto.

Surviving

acquiring-

(b) it shall be governed by the laws of: Delaware

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<b>5.</b> '	Pla	merger In of consolidation was exchange state	approved, as to each corporation not of a under which it is organized, and (b) a	organized in Illinois, in complianc as to each Illinois corporation, a	e with the laws of the
	(TI		not applicable to mergers under §11		
	(0)	(Only "X" one box for each Illinois corporation)			
Nam	<u>e of</u>	Corporation	By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.  (§ 11.20)	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.20)	By written consent of ALL the share-holders entitled to vote on the action, in accordance with § 7.10 & § 11.20
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	lt is	agreed that, upon and af e of the State of Illinois: The surviving, new or proceeding for the enfo Illinois which is a party of the rights of a dissent	new or acquiring corporation is an Illinoister the issuance of a certificate of mention acquiring corporation may be servorcement of any obligation of any corporation to the merger, consolidation or exching shareholder of any such corporation	ger, consolidation or exchange yed with process in the State poration organized under the lange and in any proceeding to	of Illinois in any
í	ь.	The Secretary of State	new or acquiring corporation. of the State of Illinois shall be and he iring corporation to accept service of	reby is irrevocably appointed a f process in any such proceed	s the agent of the inos. and
(	c.	The surviving, new, of corporation organized exchange the amount	or acquiring corporation will prompt under the laws of the State of Illinois I, if any, to which they shall be en 83" of the State of Illinois with resp	ily pay to the dissenting sha which is a party to the merger stilled under the provisions of	reholders of any

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	shares of each class owned in	nmediately prior to the :	adoption of the plan of	ry corporation and the number of s merger by the parent corporation,	UC! are
	Name of Corporation	Total Number Outstan of Each	of Shares ding	Number of Shares of Each Clas Owned Immediately Prior to Merger by the Parent Corporation	s
Lamber	t Technologies Corp.	100,010 Common	Stock	100,010 Common Stock	
	· · · · · · · · · · · · · · · · · · ·			<u> </u>	****
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<del></del>		engly bire; or a supplementation to be desirable to the supplementation of the supplementat	- 400.000		
<b>b.</b>	(Not applicable to 100% owners The date of mailing a copy of the subsidiary corporation was	ed subsidaries) e plan of merger and no	ice of the right to disse	nt to the shareholders of each merg	ing
	· -	(Month & Day)	(Year)		
	Was written consent for the me of all subsidiary corporations r	rger or written waiver of eceived?	the 30-day period by th Yes □ No	e holders of all the outstanding sha	·es
8. The	undersigned corporations have undersigned corporations have ms, under penalties of perjury, t	ging subsidiary corpora caused these articles t	<i>tion.)</i> o be signed by their du ein are true. (All signa		
Dated	December 31 (Month & Day)	2005 (Year)		Technologies Corp. of Corporation)	
gk.	Mean A. Musky	<b>X</b>	(Exact Name	or Corporation)	
	(Any authorized officer's sig	nlyture)			
	William A. Micsky, P (Type or Print Name and				
Dated	December 31	2005	Pr	etroferm Inc.	•
Mr.	(Month & Day) Ulim A. Mics	(Year)	(Exact Name	of Corporation)	_
	(Any authorized officer's sign	na(ura)			
	William A. Micsky, P.	res. and CEO			
	(Type or Print Name and T	Title)			
Dated	(Type or Print Name and T	Title)			
Dated	(Type or Print Name and T	Title)  (Year)	(Exact Name of	of Corporation)	-
Dated		(Year)	(Exact Name o	of Corporation)	_
Dated	(Month & Day)	(Year) nature)	(Exact Name o	of Corporation)	-

## AGREEMENT AND PLAN OF MERGER

effective as of December 31, 2005

by and between

LAMBENT TECHNOLOGIES CORP.
(a Illinois corporation)

and

PETROFERM INC. (a Delaware corporation)

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## AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement"), is effective as of December 31, 2005 by and between LAMBENT TECHNOLOGIES CORP., an Illinois corporation (the "Subsidiary") and PETROFERM INC., a Delaware corporation (the "Parent")

#### Background

The Subsidiary is a corporation duly organized and validly existing under the laws of the State of Illinois. The authorized capital stock of the Subsidiary consists of 100,100 shares of Common Stock, par value \$1.00 per share ("Lambent Technologies Common Stock"), 100,010 shares which are issued and outstanding as of the date hereof and owned by the Parent

The parties hereto are entering into this Agreement in order to set forth the terms and conditions of the proposed merger of the Subsidiary with and into the Parent (the "Merger"),

The respective Boards of Directors of the Subsidiary and the Board of Directors of the Parent, by resolutions duly adopted, have approved and adopted this Agreement.

NOW, THEREFORE, in consideration of the foregoing, the parties hereto, intending to be legally bound, hereby agree as follows:

#### ARTICLE 1. THE MERGER

- I.1 Merger of Subsidiary with and into Parent. In accordance with the provisions of this Agreement, the Illinois Business Corporation Act of 1983 and the Delaware General Corporation Law (collectively, the "Laws"), at the Effective Time (as hereafter defined), the Subsidiary shall be merged with and into the Parent, which shall be the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation"). After the Effective Time, the Surviving Corporation shall continue its corporate existence as a Delaware corporation. At the Effective Time, the separate existence of the Subsidiary shall cease.
- 1.2 <u>Effect of the Merger</u>. At the Effective Time, the effect of the Merger shall be as provided in the applicable provisions of the Laws. Without limiting the generality of the foregoing, and subject thereto at the Effective Time, except as may be otherwise provided herein, the Surviving Corporation shall succeed, without other transfer, to all property, rights, privileges, powers and franchises of the Subsidiary, and all debts, liabilities and duties of the Subsidiary shall become the debts, liabilities and duties of the Surviving Corporation as if the Surviving Corporation had itself incurred them.
- 1.3 <u>Effective Time</u>. The Merger shall become effective as of December 31, 2005 (the "Effective Time").

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## ARTICLE 2. SURVIVING CORPORATION

- 2.1 <u>Certificate of Incorporation</u>. From and after the Effective Time and until amended in accordance with the Delaware General Corporation Law, the certificate of incorporation of the Parent in effect immediately prior to the Effective Time shall be the articles of incorporation of the Surviving Corporation.
- 2.2 <u>Bylaws</u>. From and after the Effective Time and until amended in the manner provided in the bylaws of the Parent and the Delaware General Corporation Law, the bylaws of the Parent in effect immediately prior to the Effective Time shall be the bylaws of the Surviving Corporation.

## 2.3 <u>Directors and Officers</u>.

- (a) The directors of the Parent at the Effective Time shall be the initial directors of the Surviving Corporation after the Effective Time and shall hold office from the Effective Time until their respective successors are duly elected or appointed and qualify in the manner provided in the certificate of incorporation and bylaws of the Surviving Corporation or as otherwise provided by law.
- (b) The officers of the Parent at the Effective Time shall be the initial officers of the Surviving Corporation after the Effective Time and shall hold office from the Effective Time until their respective successors are duly elected or appointed and qualify in the manner provided in the certificate of incorporation and bylaws of the Surviving Corporation or as otherwise provided by law.

## ARTICLE 3. CONVERSION OF SHARES; EXCHANGE OF CERTIFICATES

- 3.1 Extinguishment of Shares of Capital Stock of Subsidiary. All of the issued shares of the Subsidiary are owned by the Parent. At the Effective Time, by virtue of the Merger:
- (a) each issued and outstanding share of Common Stock, \$1.00 par value, of the Subsidiary shall be extinguished.
- (b) each issued and outstanding share of the Parent shall remain issued and outstanding and shall be unchanged.

## 3.2 Surrender of Certificates.

- (a) At the Effective Time, the holder of all of the outstanding shares of capital stock of the Subsidiary (the "Holder") shall surrender to the Parent certificates that immediately prior to the Effective Time represented all of the then issued and outstanding shares of capital stock of the Subsidiary. The Parent shall mark all certificates delivered pursuant to this Section 3.2(a) to indicate their cancellation.
- (b) The Boards of Directors of Parent and the Surviving Corporation are empowered to adopt further rules and regulations, not materially inconsistent with the provisions of this Agreement, regarding the surrender and exchange of certificates that represented the

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issued and outstanding shares of capital stock of the Subsidiary immediately prior to the Effective Time.

### ARTICLE 4. MISCELLANEOUS

- 4.1 <u>Amendment and Modification</u>. The parties hereto may amend or modify this Agreement in any respect by action taken or authorized by their respective Boards of Directors at any time before or after approval hereof by the shareholder of the Subsidiary but prior to the Effective Time; provided that, after such approval, no amendment shall be made which by law requires further approval by such shareholder without such further approval. This Agreement may not be amended or modified except in writing signed on behalf of each party hereto.
- 4.2 <u>Counterparts</u>. This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original, but which together shall constitute a single agreement.
- 4.3 Governing Law. This Agreement shall be governed in all respects, including validity, interpretation and effect, by the laws of the State of Delaware, without regard to internal conflict of law principles.

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IN WITNESS WHEREOF, the Subsidiary and Parent have caused this Agreement to be executed by their respective officers hereunto duly authorized, all as of the date first above written.

LAMBENT TECHNOLOGIES CORP., an Illinois corporation

Name: William A. Micsky

Title: President and CEO

PETROFERM INC., a Delaware corporation

Name: William A. Micsky

Title: President and CEO

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# LAMBENT TECHNOLOGIES CORP. (an Illinois Corporation)

#### UNANIMOUS CONSENT OF DIRECTORS AND SOLE SHAREHOLDER

Pursuant to the laws of the State of Illinois, the undersigned, being all of the directors and the sole shareholder of the above-named Corporation (the "Corporation"), hereby consent and agree that the following resolutions be, and they hereby are, adopted by the Board of Directors:

RESOLVED, that the Agreement and Plan of Merger providing for the merger of the Corporation, with and into Petroferm Inc., a Delaware corporation ("Petroferm") in the form attached hereto, be, and it hereby is, adopted.

FURTHER RESOLVED, that any officer of the Corporation is hereby severally authorized to execute and deliver the Agreement and Plan of Merger on behalf of the Corporation.

FURTHER RESOLVED, that, as provided in the Agreement and Plan of Merger, upon effectiveness of the merger, each issued and outstanding share of Common Stock of the Corporation shall be extinguished and that each issued and outstanding share of Common Stock of Petroferm shall remain issued and outstanding and shall be unchanged.

FURTHER RESOLVED, that the appropriate officers of the Corporation are hereby each severally authorized in the name of and on behalf of each company to perform any and all acts as may be necessary or desirable to execute, file and deliver all instruments and other documents contemplated by the foregoing resolutions and to take any and all further action which such officers may deem necessary or desirable to effectuate any action authorized by these resolutions and otherwise to carry out the purposes and intent of the foregoing resolutions; and the execution by any such officer of any such documents or the performance by any such officer of any such act in connection with the foregoing matters shall conclusively establish his authority therefor from each company and the approval and ratification by each company of the documents so executed and the actions so taken.

FURTHER RESOLVED, the Agreement and Plan of Merger shall be effective for all internal corporate purposes as of December 31, 2005.

All signatures need not appear on the same copy of this instrument.

Dated: as of December 20, 2005		William A. Micsky
Dated: as of December, 2005		Joseph E. Prountz
Dated: as of December, 2005		Morgan R. Jones
Dated as of December 20, 2005	Ву:	PETROFERM INC.  Stilliam A. Micsky  President
<u> </u>		ctors and the Sole Shareholder was executed ecretary of this Corporation on the day
	ho	245 m Z. Gones en R. Jones Secretary

**RECORDED: 03/13/2006**