TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2001

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Camco International Inc.		12/18/2001	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Schlumberger Technology Corporation	
Street Address:	14910 Airline Road	
City:	Rosharon	
State/Country:	TEXAS	
Postal Code:	77583	
Entity Type:	CORPORATION: TEXAS	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2492920	CAM-PAC

CORRESPONDENCE DATA

Fax Number: (713)934-7011

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

Phone: 7139344094

Email: cmeinhart@wmalaw.com

Correspondent Name: Kenneth D. Goodman

Address Line 1: 10333 Richmond, Suite 1100
Address Line 4: Houston, TEXAS 77042

ATTORNEY DOCKET NUMBER:	2044.002800/KDG
NAME OF SUBMITTER:	Kenneth D. Goodman
Signature:	/Kenneth D. Goodman/

TRADEMARK REEL: 003499 FRAME: 0128

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Date:	03/14/2007			
Total Attachments: 4				
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SENT BY: SCHLUMBERGER DOWELL

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



Gwyn Shea Secretary of State

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Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that articles of merger were filed in this office on December 19, 2001. The articles of merger provided the following:

(Constituent entities)

Foreign Business DE, USA 8284506 Corporation CAMCO INTERNATIONAL Domestic Business TX, USA INC. 115966500 Corporation **OPERATIONAL** SERVICES, INC. Were merged with and into (Surviving entity) Domestic Business TX, USA SCITLUMBERGER 17985000 Corporation TECHNOLOGY

In restimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 08, 2003.



Luga Shea Gwyn Shea

Gwyn Shea Secretary of State

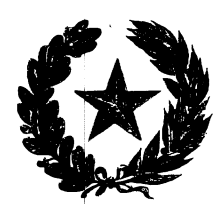
Come visit us on the internet at http://www.sos.state.tx.us/ FAX(512) 463-5709

TTY7-1-1

PHONE(512) 463-5555 Proposed by: Virginia Suniga

CORPORATION

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The State of Texas SECRETARY OF STATE

CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that the attached Articles of Merger of

CAMCO INTERNATIONAL INC.
Foreign Business Corporation (Filing Number: 8284506)
Delaware

OPERATIONAL SERVICES, INC.

Domestic Business Corporation (Filing Number: 115966500)

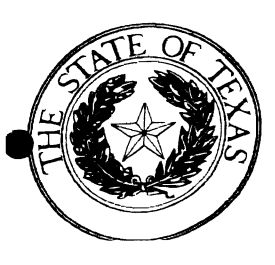
With and Into

SCHLUMBERGER TECHNOLOGY CORPORATION

Domestic Business Corporation (Filing Number: 17985000)

have been received in this office and are found to conform to law. ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the Secretary by law, hereby issues this Certificate of Merger.

Filed: December 19, 2001 Effective: December 31, 2001



Geoffrey S. Connor
Assistant Secretary of State

Secretary of State

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ARTICLES OF MERGER

FILED In the Office of the Secretary of State of Texas

OF

DEC 1 9 2001

CAMCO INTERNATIONAL INC.

(a Delaware corporation)

and

Corporations Section

OPERATIONAL SERVICES, INC. (a Texas corporation)

INTO

SCHLUMBERGER TECHNOLOGY CORPORATION
(a Texas corporation)

Pursuant to the provisions of Article 5.16 of the Texas Business Corporation Act, the domestic parent corporation herein named adopts the following articles of merger for the purpose of merging its wholly-owned subsidiary corporations into said parent corporation.

FIRST: The name of the parent corporation is Schlumberger Technology Corporation; and the jurisdiction under which it is organized is the State of Texas.

SECOND: The name of the subsidiary corporations are Operational Services, Inc., organized in the State of Texas and Cameo International Inc., organized in the State of Delaware.

THIRD: The number of outstanding shares of Operational Services, Inc. is 99,561, all of which are of one class, and all of which are owned by Schlumberger Technology Corporation and the number of outstanding shares of Camco International Inc. is 1,000, all of which are of one class, and are owned by Schlumberger Technology Corporation.

FOURTH: The following is a copy of the resolutions to merge Operational Services, Inc into Schlumberger Technology Corporation as adopted on October 25th, 2001 by the Board of Directors of the parent corporation:

WHEREAS, Schlumberger Technology Corporation ("this Corporation") is the sole shareholder of Operational Services, Inc., a Texas corporation, and

WHEREAS, it is desirable to merge the said Operational Services, Inc. into this Corporation; BE IT THEREFORE

RESOLVED, that the merger of Operational Services, Inc., a Texas corporation, into this Corporation be and it hereby is authorized and approved on the terms and under the conditions set forth in Articles of Merger of Operational Services, Inc. into this Corporation effective December 31, 2001 and;

The midical Committee

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RESOLVED, that the appropriate officers of this Corporation be and each hereby is authorized and directed to execute and deliver, in the name and on behalf of this Corporation, any documents required to effect the merger of Operational Services, Inc. into this Corporation, including but not limited to the above-described Articles of Merger.

FIFTH: Following is a copy of the resolutions authorizing the merger of Camco International Inc. into Schlumberger Technology Corporation as adopted by the Board of Directors of the parent corporation on December 2001, in accordance with the laws of its jurisdiction and its constituent documents:

Merger of Cameo International Inc.

WHEREAS, Schlumberger Technology Corporation ("this Corporation") is the sole shareholder of Camco International Inc., a Delaware corporation, and

WHEREAS, it is desirable to merge the said Cameo International Inc., into this corporation; BE IT THEREFORE;

RESOLVED, that the merger of Camco International Inc., a Delaware corporation, into this Corporation be and it hereby is authorized and approved effective December 31, 2001 on the terms and under the conditions set forth in the Articles of Merger of Camco International Inc., and further;

RESOLVED, that the appropriate officers of this Corporation be and each of them hereby is authorized and directed to execute and deliver, in the name and on behalf of this Corporation, any documents required to effect the merger of Cameo International Inc. into this Corporation, including but not limited to the above described Articles of Merger.

SIXTH: The approval of the Plan of Merger was duly authorized by all action required by the laws under which Cameo International Inc. was incorporated and its constituent documents.

SEVENTH: Schlumberger Technology Corporation, as the surviving corporation in merger, will be responsible for the payment of all fees and franchise taxes of Operational Services, Inc. and Cameo International Inc.

Executed on this 18 day of December 2001.

SCHLUMBERGER TECHNOLOGY CORPORATION

L. L'abat

Gary A. Kolstad, Vice-President

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RECORDED: 03/14/2007