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ETAS ID: TM320767

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

SUBMISSION TYPE:NEW ASSIGNMENTNATURE OF CONVEYANCE:MERGEREFFECTIVE DATE:07/01/2011

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Petreco International LLC		07/01/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Cameron Solutions Inc.	
Street Address:	11210 Equity Dr.	
Internal Address:	Suite 100	
City:	Houston	
State/Country:	TEXAS	
Postal Code:	de: 77041	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type		Number	Word Mark	
	Registration Number:	1860340	SEA-CELL	

CORRESPONDENCE DATA

Fax Number: 7136582553

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: houstontmmail@chamberlainlaw.com

Correspondent Name: Collin A. Rose
Address Line 1: 1200 Smith Street

Address Line 2: 14th Floor

Address Line 4: Houston, TEXAS 77002

ATTORNEY DOCKET NUMBER:	111078-034100US	
NAME OF SUBMITTER:	Jessica Stryker, IP Paralegal	
SIGNATURE:	/Jessica Stryker, IP Paralegal/	
DATE SIGNED:	10/21/2014	

Total Attachments: 5

source=6.1 Agreement of Merger Cameron Solutions and Petreco International LLC executed#page1.tif source=6.1 Agreement of Merger Cameron Solutions and Petreco International LLC executed#page2.tif

source=6.1 Agreement of Merger Cameron Solutions and Petreco International LLC executed#page3.tif source=2011-07-01 - 6.5 Certificate of Merger of Petreco International LLC and Cameron Solutions Inc#page1.tif source=2011-07-01 - 6.5 Certificate of Merger of Petreco International LLC and Cameron Solutions Inc#page2.tif

AGREEMENT OF MERGER

AGREEMENT OF MERGER, dated this 1st day of July, 2011 between Petreco International LLC, a Delaware limited liability company (the "Merged Company"), and Cameron Solutions Inc., a Delaware corporation.

WITNESSETH that:

WHEREAS, all of the constituent companies desire to merge into a single corporation, as hereinafter specified; and

WHEREAS, the registered office of said Cameron Solutions Inc. in the State of Delaware is located at 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 registered office of the Merged Company in the State of Delaware is located at 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.

NOW THEREFORE, the companies, parties to this Agreement, in consideration of the mutual covenants, agreements and provisions hereinafter contained, do hereby prescribe to the terms and conditions of said merger and mode of carrying the same into effect as follows:

FIRST: Cameron Solutions Inc. hereby merges into itself the Merged Company and said Merged Company shall be and hereby is merged into Cameron Solutions Inc., which shall be the surviving corporation.

SECOND: The Certificate of Incorporation of Cameron Solutions Inc., which is the surviving corporation, as in effect on the date of the merger provided for in this Agreement, shall continue in full force and effect as the Certificate of Incorporation of the corporation surviving this merger.

THIRD: There shall be no change in the ownership of Cameron Solutions Inc. The stockholder of Cameron Solutions Inc. shall hold the same proportion of such corporation stock of Cameron Solutions Inc. after the merger as it held immediately before the effective date of the merger. The limited liability company interests of the Merged Company will not be converted into stock of Cameron Solutions Inc. All limited liability company interests of the Merged Company will be canceled at the time of merger.

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

- (a) The Certificate of Incorporation and Bylaws of the surviving corporation as they shall exist on the effective date of this Agreement shall be and remain the Certificate of Incorporation and Bylaws of the surviving corporation until the same shall be altered, amended, or repealed as therein provided.
- (b) The Board of Directors and officers of the surviving corporation shall continue in office until their successors shall have been elected and qualified.
- (c) This merger shall become effective upon filing with the Secretary of State of the State of Delaware.
- Upon the merger becoming effective, all the property, rights, privileges, franchises, (d) patents, trademarks, licenses, registrations and other assets of every kind and description of the merged limited liability company shall be transferred to, vested in and devolve upon the surviving corporation without further act or deed and by operation of law and all property, rights, and every other interest of the surviving corporation and the merged limited liability company as it was of the surviving corporation and the merged limited liability company, respectively. The merged limited liability company 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 any property of the merged limited liability company 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 proper member and officers of the merged limited liability company and the proper directors and officers of the surviving corporation are fully authorized in the name of the merged limited liability company or otherwise to take any and all such action.

IN WITNESS WHEREOF, the parties to this Agreement, pursuant to the approval and authority duly given by resolutions adopted by their respective members and stockholders, as applicable, have caused these presents to be executed by the director or officers or other authorized person of each of said companies, on this 1st day of July, 2011.

Petreco International LLC

Cameron Solutions Inc.

By:

William C.

President

-

By: William Q. Leanine

President

Delaware

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"PETRECO INTERNATIONAL LLC", A DELAWARE LIMITED LIABILITY COMPANY,

WITH AND INTO "CAMERON SOLUTIONS INC." UNDER THE NAME OF "CAMERON SOLUTIONS INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF JULY, A.D. 2011, AT 12:30 O'CLOCK P.M.

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

0644608 8100M

DATE: 07-01-11

AUTHENTICATION: 8878144

TRADEMARK REEL: 005385 FRAME: 0286

Jeffrey W. Bullock, Secretary of State

110786129

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 12:35 PM 07/01/2011 FILED 12:30 PM 07/01/2011 SRV 110786129 - 0644608 FILE

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC LIMITED LIABILITY COMPANY INTO A DOMESTIC CORPORATION

Pursuant to Title 8, Section 264(c) of the Delaware General Corporation Law and Title 6, Section 18-209 of the Delaware Limited Liability Company Act, the undersigned corporation executed the following Certificate of Merger:
FIRST: The name of the surviving corporation is Cameron Solutions Inc.
, a Delaware Corporation, and the name of the
limited liability company being merged into this surviving corporation is Petreco International LLC
SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by the surviving corporation and the merging limited liability company.
THIRD: The name of the surviving corporation is Cameron Solutions Inc.
FOURTH: The merger is to become effective on July 1, 2011
FIFTH: The Agreement of Merger is on file at 1333 West Loop South, Suite 1700, Houston,
Texas 77027 , the place of business of the surviving corporation.
SIXTH: A copy of the Agreement of Merger will be furnished by the corporation
on request, without cost, to any stockholder of any constituent corporation or member of any constituent limited liability company.
SEVENTH: The Certificate of Incorporation of the surviving corporation shall be it's Certificate of Incorporation
IN WITNESS WHEREOF, said Corporation has caused this certificate to be signed by an authorized officer, the
Name: Grace B. Holmes
Print or Type
Title: Corporate Secretary

DE144 - 08/27/2007 C T System Online

RECORDED: 10/21/2014