

04-12-1999

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office



101005883

Original documents or copy thereof.

U.S. Patent &

Patent Commissioner of F

Conveying party(ies):

CemCom Research Associates, Inc.
700 Main Street
Prince Frederick, MD 20678

Name and address of receiving party(ies):

Name: CemCom Corporation
Internal Address: 4100 Pistorio Road
Street Address: _____
City: Baltimore State: MD ZIP: 21229

- Individual(s)
- General Partnership
- Corporation-State Maryland
- Other _____
- Association
- Limited Partnership

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

3. Nature of conveyance:

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

Execution Date: 12/21/98

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

1,295,144

Additional numbers attached? Yes No

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

Name: Karen C. Maher

Internal Address: Piper & Marbury L.L.P.

Street Address: 1200 Nineteenth St., N.W.

City: Washington State: D.C. ZIP: 20036

6. Total number of applications and registrations involved: 1

7. Total fee (37 CFR 3.41):..... \$ 40.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number:

(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.

Karen C. Maher

Name of Person Signing

[Signature]

Signature

3.31-99

Date

Total number of pages comprising cover sheet: 1

OMB No. 0651-0011 (exp. 4/94)

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Mail documents to be recorded with required cover sheet information to:

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Washington, D.C. 20231

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TRADEMARK
REEL: 1881 FRAME: 0870

L.D. NO. 1143
ACCN. NO. - 123012345
CEMCOM CORPORATION

STATE DEPARTMENT OF ASSESSMENT AND TAXATION

ARTICLES OF MERGER

APPROVED FOR RECORD

RECEIVED 12/23/98 at 3:22

12/23/98 AT 03:22 P.M.

CEMCOM RESEARCH ASSOCIATES, INC.

'98 DEC 23 PM 3 22

(Merging Corporation)

URING PER PROP

AND

CEMCOM CORPORATION

(Surviving Corporation)

Cemcom Research Associates, Inc., a corporation duly organized and existing under the laws of the State of Maryland (the "Merging Corporation") and Cemcom Corporation, a corporation duly organized and existing under the laws of the State of Maryland (the "Surviving Corporation"), do hereby certify that:

FIRST: The Merging Corporation and the Surviving Corporation agree that the Merging Corporation hereby merged with and into the Surviving Corporation, the Merging Corporation's parent corporation (and owner of 100% of the outstanding shares of the Common Stock of the Merging Corporation) in accordance with the provisions of Section 3-105 of the Maryland General Corporation Law, with the Surviving Corporation being the surviving entity.

SECOND: The name and place of incorporation of each party to these Articles are Cemcom Research Associates, Inc. and Cemcom Corporation, each of which is incorporated under the general laws of the State of Maryland. Cemcom Corporation shall be the successor corporation in the merger.

THIRD: Each of the Merging Corporation and the Surviving Corporation has its principal office in the State of Maryland in Baltimore County. Neither the Merging Corporation nor the Surviving Corporation owns an interest in land in Maryland.

FOURTH: The terms and conditions of the transaction set forth in these Articles were advised, authorized, and approved by each corporation party to these Articles in the manner and by the vote required by its charter and the laws of the state of its incorporation. The manner of approval was as follows:

(a) By written consent of its sole director, signed by the sole director of the Merging Corporation and dated December 21, 1998 and filed with the minutes proceedings of the Board of Directors of the Merging Corporation in accordance with Section 408 of the Maryland General Corporation Law, the Sole Director of the Merging Corporation adopted a resolution which declared the merger to be advisable on substantially the same conditions set forth or referred to in the resolution and approved the merger. Pursuant to Section 3-106 of the Maryland General Corporation Law, stockholder approval is not required because 100% of the stock of the Merging Corporation is owned by the Surviving Corporation.

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(b) By unanimous written consent of its directors, signed by all of the directors of the Surviving Corporation and dated December 21, 1998 and filed with the minutes of proceedings of the Board of Directors of Surviving Corporation in accordance with Section 2-408 of the Maryland General Corporation Law, the Board of Directors of the Surviving Corporation adopted a resolution which declared the merger to be advisable on substantially the terms and conditions set forth or referred to in the resolution and approved the merger. Pursuant to Section 3-106 of the Maryland General Corporation Law, stockholder approval is not required because 100% of the stock of the Merging Corporation is owned by the Surviving Corporation.

FIFTH: No amendment to the charter of the Surviving Corporation is to be effected as a part of the merger.

SIXTH: The total number of shares of stock of all classes which the Merging Corporation has authority to issue (all of which consists of a single class of common stock) is ten thousand (1,000) shares of common stock, \$1.00 per share par value.

The total number of shares of stock of all classes which the Surviving Corporation has authority to issue (all of which consists of a single class of common stock) is ten thousand (1,000) shares of common stock, \$1.00 par value per share.

SEVENTH: The merger does not increase the authorized stock of the Surviving Corporation. The Surviving Corporation shall continue under its present charter and the present By-laws of the Surviving Corporation shall continue to be the By-laws of Surviving Corporation upon effectiveness of the merger.

EIGHTH: The manner and basis of converting or exchanging issued stock of the Merging Corporation into different stock of a corporation, for other consideration and the treatment of any issued stock of the Merging Corporation not to be converted or exchanged are as follows:

(a) Each issued and outstanding share of the common stock of the Merging Corporation on the effective date of the merger, shall upon effectiveness and without further act, be deemed to be surrendered by its holder and liquidated and canceled by the Merging Corporation, to be of no further force or effect.

(b) Each issued and outstanding share of common stock of the Surviving Corporation on the effective date of the merger, shall upon effectiveness and without further act, continue to be an issued and outstanding share of common stock of the Surviving Corporation.

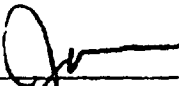
NINTH: The merger shall become effective on the date and at the time that these Articles of Merger are accepted for filing by the Maryland State Department of Assessments and Taxation.

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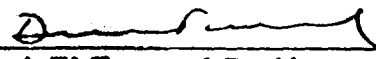
IN WITNESS WHEREOF, each of the Merging Corporation and the Surviving Corporation have caused these presents to be signed in their respective names and on their respective behalves by their respective presidents or vice presidents and witnessed by their respective secretaries or assistant secretaries on December 21, 1998 and the presidents of each of the Merging Corporation and the Surviving Corporation, who executed on behalf of each of the Corporations the foregoing Articles of Merger, hereby acknowledges in the name and on behalf of each said Corporation the foregoing Articles of Merger to be the corporate act of each said Corporation and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

WITNESS:

CEMCOM RESEARCH ASSOCIATES, INC.




Judith S. Waranch, Secretary

By: 

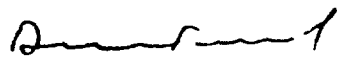
Dennis W. Townsend, President

WITNESS:

CEMCOM CORPORATION
(a Maryland corporation)



Judith S. Waranch, Secretary

By: 

Dennis W. Townsend, President

DEPARTMENT OF ASSESSMENTS AND TAXATION

CHARTER DIVISION



PATRICK N. GLENDENING, GOVERNOR

RONALD W. WINEHOLT, DIRECTOR

PAUL B. ANDERSON, ADMINISTRATOR

681

DOCUMENT CODE 11 Am BUSINESS CODE _____ COUNTY _____

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Incorporator) ComCom Research Associates, Inc.
D1319896

Surviving (Testator) Comcom Corporation
D1634883

CODE	AMOUNT	FEE REMITTED
10	<u>30</u>	Expedited Fee
51	_____	Rec. Fee (Arts. of Inc.)
20	_____	Organ. & Capitalization
52	_____	Rec. Fee (Amendment)
53	<u>30</u>	Rec. Fee (Merger, Consol.)
54	_____	Rec. Fee (Transfer)
55	_____	Rec. Fee (Revival)
56	_____	Rec. Fee (Dissolution)
75	_____	Special Fee
73	_____	Certificate of Conveyance
21	_____	Recordation Tax
22	_____	State Transfer Tax
23	_____	Local Transfer Tax
70	_____	Change of P.O., R.A. or R.A.A.
31	_____	Corp. Good Standing
500	_____	Returns
52	_____	Foreign Qualification
NA	_____	Foreign Registration
51	_____	Foreign Name Registration
53	_____	Foreign Resolution
54	_____	For. Supplemental Cert.
56	_____	Penalty
50	_____	Cert. of Qual. or Reg.
53	_____	Cert. Limited Partnership
54	_____	Amendment to Limited Partnership
55	_____	Termination of Limited Partnership
50	_____	For. Limited Partnership
51	_____	Amend/Cancellation, For. Limited Part.
57	_____	Limited Part. Good Standing
57	_____	Cert. Limited Liability Partnership
58	_____	LLP Amendment - Domestic
58	_____	Foreign Limited Liability Partnership

FILE NO. D1634883
KEY NO. 1263123547
COMCOM CORPORATION
(New Name)

NO. OF CERTIFIED COPIES 0

- _____ Change of Name
- _____ Change of Principal Office
- _____ Change of Resident Agent
- _____ Change of Resident Agent Address
- _____ Resignation of Resident Agent
- _____ Designation of Resident Agent and Resident Agent's Address
- _____ Change of Business Code
- _____ Adoption of Assumed Name
- _____ Other Change(s)

CODE 048

ATTENTION: Patti Marston

MAIL TO ADDRESS: _____



03-31-1999

U.S. Patent & TMOfr/TM Mail RcptDt. #34

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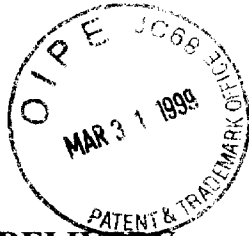
PIPER & MARBURY

L.L.P.

1200 NINETEENTH STREET, N.W.
WASHINGTON, D.C. 20036-2430

202-861-3900
FAX: 202-223-2085

BALTIMORE
NEW YORK
PHILADELPHIA
EASTON



March 31, 1999

via HAND DELIVERY

ASSISTANT COMMISSIONER FOR TRADEMARKS
U.S. Patent and Trademark Office
2900 Crystal Drive
Arlington, VA 22202-3513

Re: Recordation Form for Name Change
CemCom Research Associates, Inc. to CemCom Corporation
Our Reference: 29000-20

Dear Sir:

On behalf of Cecom Research Associates, Inc., we are submitting herewith a Recordation Form in relation to the above-identified matter.

Also being enclosed is a check in the amount of \$40.00, in payment of the required filing fee.

Any questions regarding this matter should be directed to the undersigned counsel.

Very truly yours,

Karen C. Maher

KCM/jmc
Enclosures