FORM PTO-1618A

02-29-2000

101276135

U.S. Department of Commerce Patent and Trademark Office **TRADEMARK**

RECORDATION FORM COVER SHEET

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Submission Type V New Conveyance Type Assignment License							
Resubmission (Non-Recordation) Document ID # Correction of PTO Error Reel # Corrective Document Reel # Frame # Other Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year June 30, 1995 Change of Name							
Conveying Party Mark if additional names of conveying parties attached Execution Date							
Name NanoFilm Corporation Month Day Year							
Formerly							
Individual General Partnership Limited Partnership Corporation Association							
Other							
Citizenship/State of Incorporation/Organization Ohio							
Receiving Party Mark if additional names of receiving parties attached							
Name nanoFILM, Ltd.							
DBA/AKA/TA							
Composed of							
Address (line 1) 10111 Sweet Valley Drive							
Address (line 2)							
Address (line 3) Valley View Ohio 44125-4250							
Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party is							
Corporation Association not domiciled in the United States, an appointment of a domestic representative should be attached.							
Other Ohio Limited Liability Company (Designation must be a separate document from Assignment.)							
Citizenship/State of Incorporation/Organization Ohio							
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C:481 40.00 GP 50.00 GP 50.00 GP 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							

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

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Name H. Duane Switzer, Esq.						
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Trademark Application Number(s) Registration Number(s) 1558684 1567763 1575878						
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Prescribed by
Bob Taft, Secretary of State
30 East Broad Street, 14th Floor
Columbus, Ohio 43266-0418
Form MER (July 1994)

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Approved	
Date	
Fœ	

CERTIFICATE OF MERGER

In accordance with the requirements of Ohio law, the undersigned corporations, limited liability companies and/or limited partnerships, desiring to effect a merger, set forth the following facts:

A.	The name of the entity surviving the merger is:				
	nanoFILM, Ltd.				
(if the prairie	ving unity is an Ohio limited parmership or qualified foreign limited parmership, its registrature number must be provided)				
B.	Name change: As a result of this merger, the name of the surviving entity has been changed to the following:				
	only if the same of servicing unity is changing through the serror?				
C.	The surviving entity is a: (Please check the appropriate box and fill in the appropriate blanks)				
[]	Domestic (Ohio) corporation				
[]	Foreign (Non-Ohio) corporation incorporated under the laws of the state/ country of and licensed to transact business in the state of Ohio.				
ι 1	Foreign (Non-Ohio) corporation incorporated under the laws of the state/country o				
хұхұх	Domestic (Ohio) limited liability company				
[]	Foreign (Non-Ohio) limited liability company organized under the laws of the state/country of, and registered to do business in the state of Ohio.				
[]	Foreign (Non-Ohio) limited liability company organized under the laws of the state/country of, and NOT registered to do business in the state of Ohio.				
[]	Domestic (Ohio) limited partnership, registration number				

[]	Foreign (Non-Ohio) limited partnership organized under the laws of the state/country of, and registered to do business in the state of Ohio, under registration number					
[]	Foreign (Non-Ohio) limited partnership organized under the laws of the state/country of, and NOT registered to do business in the state of Ohio.					
I. Mer	ging Entities					
ach entity.	name, type of entity, and other than the survivor, which is supposed that the survivor of the	which is a party to the m	erger are as follows: a	kasficient mare se corre		
lame	State/	Country of Organization	Type of Entity			
NanoFili	m Corporation	Ohio	corporation			
	· · · · · · · · · · · · · · · · · · ·					
				····		
III. Me	rger Agreement on File	•	,			
	e name and mailing addre			gible persons may		
Na	me	Address				
Scott E	E. Rickert	10111 Sweet V	alley Drive			
		(street and number) Valley View,	011 44125-4250			
IV. Ef	fective Date of Merger	(city, village or tow	nship) (state)	(zip code)		
Th	is merger is to be effecti	ve:				
Or	June 30, 1995	(If a date is specifi	ed, the date must be a	date on or after th		
	ing; the effective date of the date of the date of filing will be	the merger cannot be ea	rlier than the date of fil			

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V. Merger Authorized

The laws of the state or country under which each constituent entity exists, permits this merger.

This merger was adopted, approved and authorized by each of the constituent entities in compliance with the laws of the state under which it is organized, and the persons signing this certificate on behalf of each of the constituent entities are duly authorized to do so.

VI. Statutory Agent

Name

The name and address of the surviving entity's statutory agent upon whom any process, notice or demand may be served is:

Address

A.G.C. Co.

1900 East Ninth Street, Suite 3200

(complete street address)

Cleveland, OH 44114

(city, village of breedle)

(city, village of breedle)

(This item MUST be completed if the surviving entity is a foreign entity which is not licensed, registered or otherwise authorized to conduct or transact business in the State of Ohio)

Acceptance of Agent

The undersigned, named herein as the statutory agent for the above referenced surviving entity, hereby acknowledges and accepts the appointment of statutory agent for said entity.

Signature of Agent

(The acceptance of agent must be completed by domes: c surviving entities if through this merger the statutory agent for the surviving entity has changed, or the named agent differs in any way from the name reflected on the Secretary of State's records.)

VII. Statement of Merger

Upon filing, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity.

VIII. Amendments

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The articles of incorporation, articles of organization or certificate of limited partnership (strike the inapplicable terms) of the surviving domestic entity herein, are amended as set forth in the attached "Exhibit A"

(Please note that any amendments to articles of incorporation, articles of organization or to a certificate of limited partnership MUST be attached if the surviving entity is a DOMESTIC corporation, limited liability company, or limited partnership.)

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The undersigned constituent entities have caused this certificate of merger to be signed by its duly authorized officers, partners and representatives on the date(s) stated below. NanoFilm Corporation nanoFILM, Ltd. exact name of entity exact name of entity By: Simo ERichard By: Swo E Puta lts: Scott E. Rickert, President lts: Scott E. Rickert, President Date: Date: exact name of entity exact name of entity By:____ Date: Date: exact name of entity exact name of entity By: ______ By:_____ Date: Date: exact name of entity exact name of entity By:_____ lts: lts: Date: Date: exact name of entity exact name of entity

(Please note that the chairman of the beard, the president, vice president, secretary or an assestant secretary must sign on behalf of each constituent corporation, and at least one general partner must sign on behalf of each constituent limited partnership; if insufficient space for signature, a separate shoot should be attached commissing such signatures.

| RECORDED: 02/07/2000

TRADEMARK REEL: 002027 FRAME: 0151

Date: