FORM PTO-1594 (Modified)
(Rev. 6-93)
OMB No. 0651-0011 (exp.4/94)
Copyright 1994-97 LegalStar
TM05/REV03

Tab settings → → → ▼

03-08-2001

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Docket No.:

12446

104628180

To the Honorable Commissioner of Paten.	24949 Record trie attached original documents or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies):
Medusa Minerals Co Sparta	Name: Southdown, Inc.
	Internal Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	Street Address: 1200 Smith Street, Suite 2400 City: Houston State: TX ZIP: 77002
 ☑ Corporation-State New Jersey ☐ Other Additional names(s) of conveying party(ies) ☐ Yes ☒ No 	☐ Individual(s) citizenship ☐ Association
3. Nature of conveyance: ☐ Assignment	designation is ☐ Yes ☐ N
4. Application number(s) or registration numbers(s): A. Trademark Application No.(s)	B. Trademark Registration No.(s) Reg. No. 1,938,946
Additional numbers	☐ Yes ☐ No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: James A. Dimitrijevs	7. Total fee (37 CFR 3.41):\$ \$40.00
Internal Address: CALFEE, HALTER & GRISWOLD LLP	☑ Enclosed
1400 McDonald Investment Center	☐ Authorized to be charged to deposit account
Street Address: 800 Superior Avenue	8. Deposit account number:
03/07/2001 GTON11 00000164 1938946 01 F6;401 Cleveland 40.00 Dp. OH ZIP: 44114	03-0172
Oity. Cicvetana	OT USE THIS SPACE
	rmation is true and correct and any attached copy is a true copy
Name of Person Signing Total number of pages includ	ing cover sheet, attachments, and TRADEWARK

REEL: 002246 FRAME: 0807

FORM PTO-1594 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar TM05/REV03

09-22-2000

EET LY 9-1:00 Docket No.:

12446

Tab settings -

1014664	154
To the Honorable Commissioner of P. 1014004	ne attached original documents or copy thereof.
. Name of conveying party(ies):	Name and address of receiving party(ies):
Medusa Minerals Co Sparta	Name: Southdown Tre
	Name: Southdown, Inc.
	Internal Address:
☐ Individual(s) ☐ Association	Street Address: 1200 Smith Street, Suite 2400
☐ General Partnership ☐ Limited Partnership	City: Houston State: TX ZIP: 77002
☑ Corporation-State New Jersey	·
Other	☐ Individual(s) citizenship
Additional names(s) of conveying party(ies)	☐ Association☐ General Partnership
2. Nature of conveyance:	☐ Limited Partnership
B. Nature of conveyance: ☐ Assignment	□ Corporation-State Louisiana
-	Other
☐ Security Agreement ☐ Change of Name ☐ Other	If assignee is not domiciled in the United States, a domestic
	designation is ☐ Yes ☐ N
Execution Date: December 29, 1998	(Designations must be a separate document from Additional name(s) & address(es) Yes N
	Additional name(s) & address(es)
4. Application number(s) or registration numbers(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	Schedule A
(none)	7,060100
09/22/2000 GTON11 00000016 2060100	•
	Yes 🛛 No
77 FC • 462 425 00 DP	6. Total number of applications and
5. Name and address of party to whom correspondence	registrations involved:
concerning document should be mailed:	
Name: James A. Dimitrijevs	7. Total fee (37 CFR 3.41):\$ \$465.00
Internal Address:	⊠ Enclosed
CALFEE, HALTER & GRISWOLD LLP	☐ Authorized to be charged to deposit account
1400 McDonald Investment Center	
•	8. Deposit account number:
Street Address: 800 Superior Avenue	
	03-0172
	03-01/2
City: <u>Cleveland</u> State: <u>OH</u> ZIP: <u>44114</u>	-
DO NOT	USE THIS SPACE
9. Statement and signature.	nation is true and correct and any attached copy is a true copy
To the best of my knowledge and belief, the foregoing inform	industrial trade data described by
of the original document.	AG. 28 2000
James A. Dimitrijevs	Signature
, Name of Person Signing	Signatura
Total number of pages including	g cover sheet, attachments, and TRADEWARK

REEL: 002246 FRAME: 0808

STATE OF NEW JERSEY DEPARTMENT OF TREASURY FILING CERTIFICATION (CERTIFIED COPY)

MEDUSA MINERALS CO.-SPARTA

I, the Treasurer of the State of New Jersey, do hereby certify, that the above named business did file and record in this department the below listed document(s) and that the foregoing is a true copy of the Certificate Of Merger as the same is taken from and compared with the original(s) filed in this office on the date set forth on each instrument and now remaining on file and of record in my office.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at Trenton, this 21st day of January, 1999

June le Differtais J.

James A DiEleuterio, Jr.
Treasurer

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ער המהר אוויאסת יוור ביא אין ביק בי ביים בי

CERTIFICATE OF MERGER SOUTEDOWN, INC.

FILED

Medusa minerals co.-sparta (Pursuant to N.J.S. 14A:10-4.1 and 14A:10-7) DEC 30 1998

Dated: December 29, 1998

James A. Diklenterio, Jr Sinia Transmist

The undersigned corporations, having adopted a plan of margar pursuant to N.J.S. 14A:10-1 et sec, and pursuant to which MEDUSA MINERALS CO.-SPARTA, a New Jersey corporation shall be merged into SOUTHDOWN, INC., a Louislanz corporation, hereby certify as follows:

FIRST: The name of the surviving corporation is SOUTHDOWN; INC. The name of the maged corporation is MEDUSA MINERALS CO.-SPARTA.

The agreement of merger (the "Agreement"), printuant to which the merger KKCOND: will be affermated, is annexed here to as Exhibit A and made a part hereof.

The Agreement was approved by a duly authorized committee of the THIRD: Board of Directors of SOUTHDOWN, INC. on December 29, , 1998.

Pursuant to N.J.S. 14A:10-3(4), approval of the Agreement by the FOURTH: sharsholders of SOUTHDOWN, INC. is not required.

All 100 of the custimoing Class A voting stock, no par value, of FIFTH: MEDUSA MINERALS CO.-SPARTA were voted by the sole shareholder of MEDUSA MINERALS CO.-SPARTA in favor of the Agreement. All 4,455 of the outstanding Class B voting stock, no par value, of MEDUSA MINERALS CO.-SPARTA were voted by the sole shereholder of MEDUSA MINERALS CO. SPARTA in favor of the Agreement

5701100480 POURTON PRESENT.

0100 541 36

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SIXTH: The applicable provisions of the laws of Louisiana, the state of incorporation of SOUTHDOWN, INC., with respect to this merger will have been complied with upon compliance with filing and recording requirements.

SEVENTH: SOUTHDOWN, INC., a Louisians corporation, will transact business in New Jersey. It has complied with the provisions of the New Jersey Business Corporation Act with respect to foreign corporations. SOUTHDOWN, INC. agrees that it may be served with process in New Jersey in any proceeding for the enforcement of any obligation of any domestic corporation or any foreign corporation, previously amenable to suit in New Jersey, which is a party to this merger, and in any proceeding for the enforcement of the rights of a dissenting shareholder of MEDUSA MINERALS CO.-SPARTA against SOUTHDOWN, INC.

EIGHTH: SOUTHDOWN, INC. irrevosably appoints the Secretary of State of New Jersey as its agent to accept service of process in any proceeding referred to above. The post office address to which the Secretary of State shall mail a copy of the process in such a proceeding is:

Southdown, Inc. 1200 Smith Street Suite 2400 Houston, Texas 77002 Aun: General Counsel

SOUTHOWN, INC. agrees that it will promptly pay to the dissecting shareholders of MEDUSA MINERALS CO.-SPARTA amounts, if any, to which they shall be entitled under the provisions of the New Jersey Business Corporation Act with respect to the rights of the dissenting shareholders.

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10.6236927208 NO.692 P.4

SIXTH: The applicable provisions of the laws of Louisiana, the state of incorporation of SOUTHDOWN, INC., with respect to this merger will have been complied with upon compliance with filing and recording requirements.

SEVENTH: SOUTHDOWN, INC., a Louisians corporation, will transact bosiness in New Jersey. It has complied with the provisions of the New Jersey Business Corporation Act with respect to foreign corporations. SOUTHDOWN, INC. agrees that it may be served with process in New Jersey in any proceeding for the enforcement of any obligation of any domestic corporation or any foreign corporation, previously amenable to suit in New Jersey, which is a party to this merger, and in any proceeding for the enforcement of the rights of a dissenting shareholder of MEDUSA MINERALS CO.-SPARTA against SOUTHDOWN, INC.

EIGHTH: SOUTHDOWN, INC. irrevocably appoints the Secretary of State of New Jersey as its agent to secept service of process in any proceeding referred to above. The post office address to which the Secretary of State shall mail a copy of the process in such a proceeding is:

Southdown, Inc. 1200 Smith Street Suite 2400 Houston, Texas 77002 Attn: General Counsel

NINTH: SOUTIDOWN, INC. agrees that it will promptly pay to the dissenting shareholders of MEDUSA MINERALS CO.-SPARTA amounts, if any, to which they shall be entitled under the provisions of the New Jersey Business Corporation Act with respect to the rights of the dissenting shareholders.

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No.692 1 P.5

TENTH: The merger shall become effective at 12:03 s.m., Central Time, on Jamiery 1, 1999.

IN WITNESS WHEREOF, each of the undersigned corporations has caused this cartificate of merger to be executed on its behalf by its duly authorized officer as of the date first written above.

SOUTHDOWN INC.

By: Allen B. Korsekov, Vice President

MEDUSA MINERALS CO. SPARTA

Allen E Konskov Vice President

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EXHIBIT A

AGREEMENT OF MERGER

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AGREEMENT OF MERGER

THIS AGREEMENT OF MERGER is made and entered into as of December 29, 1998, between Medusa Minerals Co.-Sparta, a New Jersey corporation ("Subsidiary") and Southdown, Inc., a Louisiana corporation ("Southdown").

RECITALS:

WHEREAS, Subsidiary and Southdown (collectively, the "Constituent Corporations") and their respective Boards of Directors or, in the case of Southdown, a duly constituted Committee thereof acting under Section 81(C)(9) of the Louisiana Business Corporation Law, respectively, deem it advisable that Subsidiary be merged with and into Southdown (the "Merger") pursuant to the provisions of the New Jersey Business Corporation Act and the Louisiana Business Corporation Law;

WHEREAS, at the Effective Time (as defined in Article Two), by virtue of the prior mergers of other subsidiaries of Southdown into Southdown, Southdown shall own all the outstanding shares of Subsidiary;

NOW, THEREFORE, it is agreed as follows:

ARTICLE ONE

The Merger

Upon the terms and subject to the conditions hereinafter set forth, at the Effective Time, Subsidiary shall be merged with and into Southdown, Southdown shall be the surviving corporation, and the separate existence of Subsidiary shall cease.

ARTICLE TWO

Effective Date and Time

The Merger shall be effective at 12:03 a.m., Central Time, on January 1, 1999 (such time and date being herein referred to as the "Effective Time" and the "Effective Date," respectively).

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ARTICLE THREE

Cancellation of Shares

On the Effective Date, each issued and outstanding share of stock and each share of treasury stock of Subsidiary shall be canceled.

ARTICLE FOUR

Effects of Merger

- A. The Merger shall not have the effect of amending in any respect the articles of incorporation of Southdown as in effect as of the Effective Time and each share of Southdown outstanding or held as a treasury share immediately before the Effective Time is to be an identical outstanding or treasury share of Southdown after the Effective Time.
- B. Otherwise, the Merger shall have the effects set forth in Section 115 of the Louisiana Business Corporation Law and Sections 14A:10-7(3) and 14A:10-6 and of the New Jersey Business Corporation Act.

ARTICLE FIVE

Filing of Certificate of Merger

If this Agreement of Merger is approved by the Board of Directors and sole shareholder of the Subsidiary in accordance with Sections 14A:10-1(2) and 14A:10-3 of the New Jersey Business Corporation Act and by the Board of Directors of Southdown in accordance with Section 112(A) and (E)(1) of the Louisiana Business Corporation Law, then the fact of such approvals shall be certified hereon by the secretary or assistant secretary of each of the Constituent Corporations, and this Agreement of Merger, as approved and certified, shall be signed and acknowledged by the president or a vice president each of the Constituent Corporations. Thereafter, the Certificate of Merger shall be delivered to the Secretary of State of Louisiana and the Secretary of State of New Jersey for filing and recordation in the manner required by law; and thereafter, as soon as practicable (but not later than the time required by law), a copy of the Certificate of Merger issued by the Secretary of State of Louisiana shall be filed for record in the office of the recorder of mortgages for the parish of Orleans and shall also be recorded in the conveyance records for any parish in which either of the Constituent Corporations owns real property on the Effective Date of the Merger.

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ARTICLE SIX

Miscellaneous

- A. The obligations of the Constituent Corporations to effect the Merger shall be subject to all of the terms and conditions of this Agreement of Merger. At any time before the Effective Time, the Merger may be terminated by the mutual agreement of the Boards of Directors of the Constituent Corporations notwithstanding approval of this Agreement of Merger by the stockholders of any or all of the Constituent Corporations.
- B. Southdown agrees that it may be served with process in New Jersey in any proceeding for the enforcement of any obligation of Subsidiary and in any proceeding for the enforcement of the rights of a dissenting shareholder of Subsidiary against Southdown. Southdown irrevocably appoints the Secretary of State of New Jersey as its agent to accept service of process in any such proceeding. The Secretary of State of New Jersey may mail a copy of the process in such proceeding to Southdown at 1200 Smith Street, Suite 2400, Houston, Texas 77002.
- C. Southdown agrees it will promptly pay to the dissenting shareholders of Subsidiary the amount, if any, to which they shall be entitled under the provisions of the New Jersey Business Corporation Act with respect to the rights of dissenting shareholders.

IN WITNESS WHEREOF, this Agreement of Merger is entered into by the Constituent Corporations as of the day first above written.

SOUTHDOWN, INC.

Allan B. Korsakov, Vice President

MEDUSA MINERALS CO.-SPARTA

Allan B. Korsakov, Vice President

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CERTIFICATE OF SECRETARIES OF SOUTHDOWN, INC. (A Louisiana Corporation)

AND

MEDUSA MINERALS CO.-SPARTA (A New Jersey Corporation)

I hereby certify that I am the duly elected Assistant Secretary both of Southdown, Inc. ("Southdown"), a Louisiana corporation, and of Medusa Minerals Co.-Sparta ("Subsidiary"), a New Jersey corporation, currently serving in such capacities and that the foregoing Agreement of Merger was, in the manner required by the Louisiana Business Corporation Law and the New Jersey Business Corporation Act, duly approved on December 29, 1998, without alteration or amendment, by the board of directors and by the sole shareholder of Subsidiary, in each case either by unanimous written consent or at a meeting duly held, and on December 29, 1998 by a duly authorized committee of the board of directors of Southdown, either by unanimous written consent or at a meeting duly held. All 100 of the outstanding Class A voting common stock, no par value, of Subsidiary were voted by the sole shareholder in favor the Plan of Merger, and all 4,455 of the outstanding Class B voting common stock, no par value, of Subsidiary were also voted by the sole shareholder in favor of the Plan of Merger. Because the merger is governed in part by subsection 14A:10-3(4) of the New Jersey Business Corporation Act, no approval of the shareholders of Southdown is required to effect the merger. The applicable provisions of the laws of Louisiana and New Jersey have been, or upon compliance with filing and recording requirements will have been, complied with.

Certificate dated as of December 29, 1998.

Wendell E. Phillips, Assistant Secretary

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EXECUTION BY CORPORATIONS

Considering the approval of this Agreement of Merger by the board of directors and the sole shareholder of Medusa Minerals Co.-Sparta and by the board of directors of Southdown, Inc., as certified above, this Agreement of Merger is executed by such corporations, acting through their respective Vice Presidents, as of this December 29, 1998.

SOUTHDOWN, INC.

Allan B. Korsakov, Vice President

ATTEST:

Wendell E. Phillips, II, Assistant Secretary

MEDUSA MINERALS CO.-SPARTA

Allan B Korsakov Vice President

ATTEST:

Wendell E. Phillips, II, Assistant Secretary

ACKNOWLEDGMENT AS TO SOUTHDOWN, INC. AND MEDUSA MINERALS CO.-SPARTA

STATE OF TEXAS

HARRIS COUNTY

BEFORE ME, the undersigned authority, personally came and appeared Allan B. Korsakov who, being duly sworn, declared and acknowledged before me that he is the Vice President of each of Southdown, Inc. and Medusa Minerals Co.-Sparta and that in such capacities he was duly authorized to and did execute the foregoing Agreement of Merger on behalf of such Corporations, for the purposes therein expressed, and as his and such Corporations' free act and deed.

Allan B. Korsakov

Sworn to and subscribed before me this 29th day of December, 1998.

Notary Public

BRENDA L. COLLIER
Notary Public, Basic of Toras
By Commission Expires
MAY 30, 2000

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SCHEDULE A

U.S. TRADEMARK REGISTRATIONS

<u>Mark</u>	Registration No.
MR. GRANITE	2,060,100
GRIP & GO	1,990,368
DURASCAPE	1,938,946
COBBLELOCK	1,830,813
L and Design	1,614,884
CRESTITE	1,584,702
DURASCAPE	1,285,264
EASY SPREAD	1,330,339
CRYSTAL SPAR	811,120
NON-SKID BARN CALCITE (Stylized)	587,428
CRESTITE	513,570
GUIDE LINE	918,720
0853 A.F. CALCITE	555,697
LIME CREST (Stylized)	530,450
L and Design	833,135
LIME CREST	817,243
LIME CREST	962,330
GARDEN STATE	970,459
O/HODI: 07	

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RECORDED: 02/23/2001