TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/28/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
McKinnon-Land, LLC		06/04/2007	LIMITED LIABILITY COMPANY: NORTH CAROLINA

RECEIVING PARTY DATA

Name:	Basofil Fibers, LLC
Street Address:	P.O. Box 1238, 1451 Sand Hill Road
City:	Enka
State/Country:	NORTH CAROLINA
Postal Code:	28728
Entity Type:	LIMITED LIABILITY COMPANY: NORTH CAROLINA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2716543	ALESSANDRA

CORRESPONDENCE DATA

(703)836-7419 Fax Number:

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

(703) 836-6620 Phone:

Email: fred.hathaway@bipc.com Correspondent Name: Fred W. Hathaway Address Line 1: P.O. Box 1404

Address Line 4: Alexandria, VIRGINIA 22313-1404

ATTORNEY DOCKET NUMBER:	1015452-000009		
NAME OF SUBMITTER:	Fred W. Hathaway		

REEL: 004041 FRAME: 0462

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Signature:	/FWH/
Date:	08/11/2009
Total Attachments: 12	
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Date Filed: 6/28/2007 11:15:00 AM
Elaine F. Marshall
North Carolina Secretary of State
C200716500205

ARTICLES OF MERGER
OF
BASOFIL TECHNOLOGIES, LLC
and
MCKINNON-LAND-MORAN, LLC
and
MCKINNON-LAND, LLC
INTO
BASOFIL FIBERS, LLC

Pursuant to North Carolina General Statute Section 57C-9A-22(a), the undersigned entity does hereby submit the following Articles of Merger as the surviving business entity in a merger between two or more business entities.

- 1. <u>Survivor</u>. The name of the surviving entity is Basofil Fibers, LLC, a limited liability company organized under the laws of North Carolina.
- 2. <u>Address</u>. The address of the surviving entity is 1451 Sand Hill Road, Enka, Buncombe County, North Carolina 28728.
 - 3. Merged Entities. The name of the merged entities are:
 - (a) McKinnon-Land-Moran, LLC
 - (b) McKinnon-Land, LLC
 - (c) Basofil Technologies, LLC

all limited liability companies organized under the laws of North Carolina.

- 4. <u>Amendments</u>. No amendments to the Articles of Organization of the surviving entity were made by reason of the merger.
- 5. <u>Plan of Merger</u>. A Plan of Merger has been duly approved in the manner required by the law by each of the business entities participating in the merger, a copy of which is attached.
 - 6. Effective. These Articles of Merger will be effective upon filing.

This the 4th day of June, 2007.

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BASOFIL FIBERS, LLC

Ву: _

Bogdan T. Ewendt, Manager

TRADEMARK

PLAN OF MERGER
OF
MCKINNON-LAND-MORAN, LLC
and
MCKINNON-LAND, LLC
and
BASOFIL TECHNOLOGIES, LLC
INTO
BASOFIL FIBERS, LLC

1. Companies Participating In Merger.

The undersigned constituent limited liability companies shall consummate a merger in accordance with the provisions of Section 708(b)(2) of the Internal Revenue Code of 1986;

- (a) McKinnon-Land-Moran, LLC is a limited liability company existing under the laws of the State of North Carolina, having been formed by Articles of Organization filed in the Office of the Secretary of State of North Carolina on June 11, 2002 and is the wholly owned subsidiary of Basofil Technologies, LLC.
- (b) McKinnon-Land, LLC is a limited liability company organized and existing under the laws of the State of North Carolina, having been formed by Articles of Organization filed in the Office of the Secretary of State of North Carolina on December 10, 2001 and is the wholly owned subsidiary of Basofil Technologies, LLC.
- (c) Basofil, Fibers, LLC (formerly MLM Acquisition, LLC) is a limited liability company organized and existing under the laws of the State of North Carolina, having been formed by Articles of Organization filed in the Office of the Secretary of State of North Carolina on June 12, 2002 and is the wholly owned subsidiary of McKinnon-Land-Moran, LLC.
- (d) Basofil Technologies, LLC is a limited liability company organized and existing under the laws of the State of North Carolina, having been formed by Articles of Organization filed in the Office of the Secretary of State of North Carolina on February 22, 2006 and is wholly owned by Sumlin Holdings, Inc.

For purposes herein, McKinnon-Land-Moran, LLC, McKinnon-Land, LLC, Basofil Fibers, LLC and Basofil Technologies, LLC are sometimes referred to collectively as "constituent companies" or singularly as "constituent company".

2. Name of Surviving Company.

The name of the surviving company shall be Basofil Fibers, LLC.

3. Terms and Conditions of Merger.

McKinnon-Land-Moran, LLC, McKinnon-Land, LLC and Basofil Technologies, LLC, herein each a "merged company" and collectively the "merged companies", shall be merged into

Basofil Fibers, LLC, herein "surviving company", pursuant to the terms and conditions of this Plan as follows:

- (a) The time at which the merger becomes effective is the effective date of the filing of Articles of Merger with the North Carolina Secretary of State, and is hereinafter referred to as the "Effective Time".
- (b) Until altered, amended or repealed, as therein provided, the Second Restated Operating Agreement of Basofil Fibers, LLC dated November 1, 2006, as of the Effective Time, shall be the Operating Agreement of the surviving company.
- (c) The surviving company shall pay all expenses of carrying this Plan of Merger into effect and of accomplishing the merger.
- (d) Upon the Effective Time, the separate existence of each merged company shall cease and each merged company shall be merged into Basofil Fibers, LLC, the surviving company, in accordance with the provisions of this Plan of Merger, which company shall possess all the rights, privileges, powers and franchises, of a public as well as of a private nature, and be subject to all the restrictions, liabilities, and the duties of the merged companies, and all property, real or personal, including all patents issued, applications for patent, and all reissues, divisions, continuations thereof, and all trademarks, trade names, service marks, and all registrations and applications therewith in any office or agency of the United States of America or any state thereof or any other country or political subdivision thereof, and all reissues, extensions or renewals thereof, and all other intellectual property rights of each merged company and all debts due to each merged company shall be vested in the surviving company; and all privileges, powers and franchises and all and every other interests shall be thereafter be the property of the surviving company as they were of the merged companies, and the title or leasehold rights to any real estate, whether by deed, lease or otherwise, vested in said merged companies, shall not in any way be impaired by reason of this merger, provided that all rights of creditors and all liens upon the property of said merged companies, shall be preserved unimpaired, and all debts, liabilities, and duties of the merged companies shall thenceforth attach to the said surviving company and may be enforced against it to the same extent as if said debts, liabilities and duties had been incurred or contracted by the surviving company.

Notwithstanding the generality of the foregoing, it is expressly understood and agreed that all right and title in the patents and patent applications and trademarks, registered and pending, of the constituent companies will vest in the surviving company, including but not limited to the following:

REGISTERED TRADEMARKS

COUNTRY	WARK	REC NO	REG DAITE
AUSTRALIA	BASOFIL (Logo)	755787	2/24/1998
AUSTRIA	BASOFIL	530073	5/3/1988
AUSTRIA	BASOFIL (Logo)	690812	2/25/1998
BAHRAIN	BASOFIL (Logo)	23795	5/26/1998
BAHRAIN	BASOFIL (Logo)	23796	5/26/1998

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BELARUS	BASOFIL (Logo)	690812	2/25/1998
BENELUX	BASOFIL	530073	5/3/1988
BENELUX	BASOFIL (Logo)	690812	2/25/1998
BOSNIA AND HERZEGOVINA	BASOFIL	530073	5/3/1988
BOSNIA AND HERZEGOVINA	BASOFIL (Logo)	690812	2/25/1998
CANADA	BASOFIL	540277	1/25/2001
CANADA	BASOFIL (Logo)	501,247	9/25/1998
CANADA	BASOFIL (Logo)	540,345	1/26/2001
CHINA	BASOFIL (Logo)	690812	2/25/1998
CROATIA	BASOFIL	530073	5/3/1988
CROATIA	BASOFIL (Logo)	690812	2/25/1998
CZECH REPUBLIC	BASOFIL	530073	5/3/2008
CZECH REPUBLIC	BASOFIL (Logo)	690812	2/25/1998
DENMARK	BASOFIL	VR 1992 10836	11/27/1992
DENMARK	BASOFIL (Logo)	690812	2/25/1998
FINLAND	BASOFIL (Logo)	690812	2/25/1998
FRANCE	BASOFIL	530073	5/3/1988
FRANCE	BASOFIL (Logo)	690812	2/25/1998
GERMANY	BASOFIL	530073	5/3/1988
GERMANY	BASOFIL	1113644	10/30/1987
GERMANY	BASOFIL (Logo)	39611909	9/20/1996
HUNGARY	BASOFIL	530073	5/3/1988
INDIA	BASOFIL (Logo)	793134	2/27/1998
ITALY	BASOFIL	530073	5/3/1988
ITALY	BASOFIL (Logo)	690812	2/25/1998
JAPAN	BASOFIL	2437328	7/31/1992
JAPAN	BASOFIL	2295201	1/31/1991
JAPAN	BASOFIL	2387846	3/31/1992
JAPAN	BASOFIL (Logo)	4,821,743	12/3/2004
LIECHTENSTEIN	BASOFIL	530073	5/3/1988
LIECHTENSTEIN	BASOFIL (Logo)	690812	2/25/1998
MEXICO	BASOFIL	608702	4/30/1999
MEXICO	BASOFIL	608701	4/30/1999
MEXICO	BASOFIL (Logo)	610527	5/24/1999
MEXICO	BASOFIL (Logo)	612436	5/31/1999
MEXICO	BASOFIL (Logo)	86293/2006	4/26/2006
MEXICO	BASOFIL (Logo)	5265077	7/19/1996
MONACO	BASOFIL	530073	5/3/1988
MONACO	BASOFIL (Logo)	690812	2/25/1998
NEW ZEALAND	BASOFIL (Logo)	289294	
NORTH KOREA	BASOFIL (Logo)	690812	12/16/1998 2/25/1998
NORWAY	BASOFIL (Logo)	690812	
POLAND	BASOFIL (Logo)	690812	2/25/1998
PORTUGAL	BASOFIL	530073	2/25/1998
PORTUGAL	BASOFIL (Logo)	690812	5/3/1988
ROMANIA	BASOFIL (Logo)	690812	2/25/1998 2/25/1998
RUSSIAN FEDERATION	BASOFIL (Logo)	690812	2/25/1998
SAN MARINO	BASOFIL	530073	5/3/1988
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SAN MARINO	BASOFIL (Logo)	690812	2/25/1998
SERBIA AND MONTENEGRO	BASOFIL	530073	5/3/1988
SERBIA AND MONTENEGRO	BASOFIL (Logo)	690812	2/25/1998
SLOVAK REPUBLIC	BASOFIL	530073	5/3/1988
SLOVENIA	BASOFIL	530073	5/3/1988
SOUTH KOREA	BASOFIL (Logo)	447061	4/27/1999
SOUTH KOREA	BASOFIL (Logo)	455891	10/4/1999
SPAIN	BASOFIL	530073	5/3/1988
SPAIN	BASOFIL (Logo)	690812	2/25/1998
SWEDEN	BASOFIL (Logo)	690812	2/25/1998
SWITZERLAND	BASOFIL	530073	5/3/1988
SWITZERLAND	BASOFIL (Logo)	690812	2/25/1998
TAIWAN ;	BASOFIL (Logo)	905907	9/16/2000
TAIWAN '	BASOFIL (Logo)	853052	6/1/1999
UKRAINE	BASOFIL (Logo)	690812	2/25/1998
UNITED KINGDOM	BASOFIL	1343317	5/4/1988
UNITED KINGDOM	BASOFIL	1343318	5/4/1988
UNITED KINGDOM	BASOFIL (Logo)	690812	2/25/1998
UNITED STATES	ALESSANDRA	2,716,543	5/13/2003
UNITED STATES	BASOFIL	1,796,205	10/5/1993
UNITED STATES	BASOFIL	2,481,282	8/28/2001
UNITED STATES	BASOFIL (Logo)	2,173,567	7/14/1998
UNITED STATES	BASOFIL (Logo)	2,551,496	3/26/2002
WIPO	BASOFIL	530073	5/3/1988

PENDING TRADEMARKS

COLVERY	TWARK	Wob NO	FILED	STATUS
CHINA	ALESSANDRA	N/A	5/8/2007	PENDING
CHINA	ALESSANDRA	N/A	5/8/2007	PENDING
INDIA	BASOFIL (Logo)	793133	2/27/1998	PENDING
HONG KONG	BASOFIL (Logo)	199914169AA	3/4/1998	PENDING

BASOFIL PATENTS

COL 1-184	154" 1.4" NO	\$\$J10	Tropic I	
ARGENTINA				
	AR025906B1	25-Jan-07		sistant Corespun Yarn bric Comprising Same

BELGIUM

Fire Resistant Corespun Yarn 1354085 11-May-05 and Fabric Comprising Same

EUROPEAN

Fire Resistant Corespun Yarn 11-May-05 and Fabric Comprising Same 1354085

FRANCE

Fire Resistant Corespun Yarn 1354085 11-May-05 and Fabric Comprising Same

GERMANY

Fire Resistant Corespun Yarn 1354085 11-May-05 and Fabric Comprising Same

GREECE

Fire Resistant Corespun Yarn 11-May-05 and Fabric Comprising Same 3053690

ITALY

Fire Resistant Corespun Yarn 1354085 11-May-05 and Fabric Comprising Same

MEXICO

A textured glass yarn fabric for use in wall- coverings, acoustical panels & ceiling tiles & method of 187396

09-Dec-97 making same

NETHERLANDS

Fire Resistant Corespun Yarn 1354085 11-May-05 and Fabric Comprising Same

TAIWAN

Fire Resistant Corespun Yarn NI-148744 11-Jan-02 and Fabric Comprising Same

TURKEY

	1354085	11-May-05	Fire Resistant Corespun Yarn and Fabric Comprising Same		
UNITED KINGDOM					
	1354085	11-May-05	Fire Resistant Corespun Yarn and Fabric Comprising Same		
UNITED STATES					
	5560990	01-Oct-96	Fiber Blend Improved Comfort Melamine Fabrics And Process For Making		
	5849648	15-Dec-98	Them		
	5916999	29-Jun-99	Process For Producing Filaments From Melamine/Formaldehyde Condensation Products		
	6146759	14-Nov-00	Fire Resistant Corespun Yarn and Fabric Comprising Same		
	6287690	11-Sep-01	Fire Resistant Corespun Yarn and Fabric Comprising Same		
	6410140	25-Jun-02	Fire Resistant Corespun Yarn and Fabric Comprising Same		
	6489256	03-Dec-02	Fire Escape Blanket and Other Melamine Resin Containing Compositions and Products with Fire Blocking Properties		
	6553749	29-Apr-03	Fire Resistant Corespun Yarn and Fabric Comprising Same		
	6606846	19-Aug-03	Fire Resistant Corespun Yarn and Fabric Comprising Same		
	6620212	16-Sep-03	Method of Dyeing a Corespun Yarn and Dyed Corespun Yarn		
		PATENT A	PPLICATIONS		

PRED

BRAZIL

PI 0212500-5

11-Sep-02 Nonwoven Highloft Flame Barrier

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CANADA

Fire Resistant Corespun Yarn and

2423948 22-Aug-00 Fabric Comprising Same

US2005/031538 07-Sep-05 Knit Tube Flame Resistant Barriers

CHINA

2819591.4 11-Sep-02 Nonwoven Highloft Flame Barrier

US2005/031538 07-Sep-05 Knit Tube Flame Resistant Barriers

EUROPEAN

Fire Resistant Corespun Yarn and

955804 22-Aug-00 Fabric Comprising Same

2798199.2 11-Sep-02 Nonwoven Highloft Flame Barrier

5794272.4 07-Sep-05 Knit Tube Flame Resistant Barriers

HONG KONG

5104946.2 11-Sep-02 Nonwoven Highloft Flame Barrier

MEXICO

MX/a/2007/00258707-Sep-05 Knit Tube Flame Resistant Barriers

PA/a/2004/002396 11-Sep-02 Nonwoven Highloft Flame Barrier

UNITED STATES

10/474,395 10-May-04 Nonwoven Highloft Flame Barrier

11/216,720 31-Aug-05 Wet-Lay Flame Barrier

11/219,881 07-Sep-05 Knit Tube Flame Resistant Barriers

Slickened or Siliconzied Flame
11/331,244
12-Jan-06 Resistant Fiber Blends

11/412,841 28-Apr-06 Flame Resistant Matelasse Fabrics

Flame Resistant Matelasse Fabrics

Utilizing Spun and Filament Flame

11/436,023 18-May-06 Resistant Yarns

Stitchbonded Inherently Flame

60/842.945 08-Sep-06 Resistant Fabrics

WIPO

US2005/031538 07-Sep-05 Knit Tube Flame Resistant Barriers Slickened or Siliconzied Flame US2006/001077 13-Jan-06 Resistant Fiber Blends US2006/016214 28-Apr-06 Flame Resistant Matelasse Fabrics Flame Resistant Matelasse Fabrics Utilizing Spun and Filament Flame US2006/019240 18-May-06 Resistant Yarns

The surviving company shall be entitled to all rights, title and use in the Intellectual Property (as defined in the BASF Agreement) of MLM Acquisition, LLC (the predecessor of Basofil Fibers, LLC) pursuant to that certain Asset Purchase Agreement dated June 14, 2002 by and between BASF Corporation, BASF Aktiengesellschaft and MLM Acquisition, LLC (the "BASF Agreement").

If at any time the surviving company shall consider or be advised that any further assignments or assurances in law or any things are necessary or desirable to vest in said company, according to the terms hereof, the title to any property or rights of said merged company, the appropriate manager or managers of said merged companies shall and will execute and make all such proper assignments and assurances and do all things necessary or proper to vest title in such property or rights in the surviving company, and otherwise to carry out the purposes of this Plan of Merger.

- 4. Conversion and Exchange. At the Effective Time, by virtue of the merger, the outstanding membership interests of the companies participating in the merger shall be converted and exchanged as follows:
- (a) As to Basofil Fibers, LLC. The outstanding membership interests of the surviving company will be converted and exchanged for the membership interests of Basofil Technologies, LLC as a result of the merger.
- (b) As to each Merged Company. The outstanding membership interests of each merged company will be surrendered and cancelled. Since Basofil Technologies, LLC is the direct or indirect parent of each other merged company and Basofil Fibers, LLC, the surviving company, the membership interest of the surviving company will be issued or delivered to Sumlin Holdings, Inc. as the owner of all of the outstanding membership interest of Basofil Technologies, LLC in exchange therefor, and the membership interest of Basofil Technologies, LLC shall thereupon be immediately surrendered and cancelled.
- 5. Abandonment of Merger.

At any time prior to the Effective Time of merger, the merger with respect to any of the constituent companies can be abandoned upon the resolution of all members of any constituent company. In such event, the abandoning constituent company shall file such documents with the appropriate Office of the Secretary of State and shall take such action as necessary to cause its participation in the merger to be null and void. Said filing of documents of abandonment to be effective shall be required to be made prior to the Effective Time of the merger.

6. Counterparts.

This Plan of Merger may be executed in multiple counterparts, each of which shall be deemed an original for all purposes and all of which when taken together shall constitute a single counterpart instrument. Executed signature pages to any counterpart instrument may be detached and affixed to a single counterpart, which single counterpart with multiple executed signature pages affixed thereto constitutes the original counterpart instrument. All of these counterpart pages shall be read as though one and they shall have the same force and effect as if all of the parties had executed a single signature page.

IN WITNESS WHEREOF, the undersigned managers of the constituent companies do hereby acknowledge the approval of this Plan of Merger, in accordance with law, this the 4th day of June, 2007.

[Signature Page Attached]

IRADEWARK

BASOFIL TECHNOLOGIES, LLC

By:

Bogdan T. Ewendt, Manager

MCKINNON-LAND-MORAN, LLC

Ву:

Bogdan T. Ewendt, Manager

MCKINNON-LAND, LLC

By:

Bogdan T. Ewendt, Manager

BASOFIL FIBERS, LLC

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Bogdan T. Ewendt, Manager

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