\ SHEET U.S. DEPARTMENT OF COMMERCE 06-21-2000 Patent and Trademark Office ATTORNEY DOCKET NO.: 10919/12001 101386129 To the Honorable Commissioner of Patents a. al documents or copy thereof. 2. Name and Address of receiving party(ies): 1. Name of conveying party(ies LOCKHEED MART TACTICAL SYSTEMS, IN LOCKHEED MARTIN CORPORATION Additional name(s) of conveying party(ies) attached? _ Yes X N Internal Address: Attn: General Counsel Street Address: 6801 Rockledge Drive 3. Nature of conveyance: City: Bethesda __ Assignment X Merger State: Maryland _ Security Agreement _ Change of Name Zip: 20817 Other Execution Date: June 30, 1997 Additional name(s) & address(es) attached? _ Yes X No 4. Application number(s) or patent number(s): If this document is being filed together with a new application, the execution date of the application is: B. Patent No.(s) A. Patent Application No.(s) 07/092,736 Additional numbers attached? Yes X No Total Number of applications and patents involved: _1 5. Name and address of party to whom correspondence concerning document should be mailed: 7. Total fee (37 CFR 3.41).....\$___ SIDLEY & AUSTIN Name: X Enclosed Internal Address: Attn: James W. Williams Authorized to be charged to deposit account 717 North Harwood Street Address: 8. Deposit account number: Suite 3400 (Attach duplicate copy of this page if paying by deposit account) ZIP: 75201-6507 State: TX City: Dallas 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 James Willleam of the original document. May 26, 2000 James W. Williams Name of Person Signing Total number of pages including cover sheet 6 OMB No. 0651-0011 (exp. 4/94) Do not detach this portion Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks

Public burden reporting for this sample cover sheet is estimated to average about 30 minutes per document to be recorded, including time for reviewing the document and gathering the data needed, and completing and reviewing the sample cover sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Office of Information Systems, PK2-1000C, Washington, D.C. 20231, and to the Office of Management and Budget, Paperwork Reduction Project (0651-0011), Washington, D.C. 20503.

Box Assignments Washington, D.C. 20231

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	OF LOCKHEED MARTIN TACTICAL SYSTEMS, INC.	
	(A NY CORP.) INTO LOCKHEED MARTIN CORPORATION	
	(A MD CORP.) SURVIVOR	
	APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND JUNE 30+ 1997 AT 12:24 O'CLOCK P+ M. AS IN CONFO	RMITY
	WITH LAW AND ORDERED RECORDED.	
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LOCKHEED MARTIN TACTICAL SYSTEMS, INC.

AND

LOCKHEED MARTIN CORPORATION

These ARTICLES OF MERGER are made and entered into as of the 27th day of June 1997, by and between Lockheed Martin Tactical Systems, Inc. and Lockheed Martin Corporation, each of which certify as follows:

FIRST: Lockheed Martin Tactical Systems, Inc. (the "Merged Corporation") and Lockheed Martin Corporation (the "Successor Corporation") agree to merge effective at 11:59 p.m. on June 30, 1997. The terms and conditions of the merger and the manner of carrying the same into ciffect are as herein set forth.

SECOND: The Successor Corporation is a Maryland corporation. The Merged Corporation was incorporated on February 24, 1948, under the Business Corporation Law of the State of New York. The Merged Corporation qualified to do business in the State of Maryland on September 26, 1983.

THIRD: The principal office in Maryland of the Merged Corporation is located in Montgomery County. The principal office in Maryland of the Successor Corporation is located in Montgomery County.

FOURTH: The Merged Corporation owns no interest in land in the State of Maryland.

FIFTH: The Successor Corporation shall survive the merger and continue under the name Lockheed Martin Corporation.

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SIXTH: No amendment is made to the Charter of the Successor Corporation as part of the merger.

SEVENTH: The total number of shares of capital stock of all classes that the Merged Corporation has authority to issue is 302,000,000, consisting of 300,000,000 shares of Common Stock with a par value of \$0.25 per share and an aggregate par value of \$75,000,000 and 2,000,000 shares of Preferred Stock with a par value of \$1.00 per share and an aggregate par value of \$2,000.000. The aggregate par value of all classes of capital stock of the Merged Corporation is \$77,000,000. The total number of shares of capital stock of all classes that the Successor Corporation has authority to issue is 820,000,000, consisting of 750,000,000 shares of Common Stock with a par value of \$1.00 per share and an aggregate par value of \$750,000,000, 50,000,000 shares of Series Preferred Stock with a par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$1.00 per share and an aggregate par value of \$20,000,000. The aggregate par value of all shares of all classes of capital stock of the Successor Corporation is \$820,000,000.

EIGHTH: The Successor Corporation owns all of the issued and outstanding shares of capital stock of the Merged Corporation.

NINTH: The manner and basis of converting or exchanging issued stock of the Merged Corporation and the Successor Corporation into different stock of a corporation or other consideration, and the treatment of any issued stock not to be converted or exchanged shall be as follows:

(a) each issued share of the Common Stock of the Successor Corporation shall remain outstanding as an issued share of the Common Stock of the Successor Corporation and each issued share of the Series A Preferred Stock of the Successor Corporation shall remain outstanding as an issued share of the Series A Preferred Stock of the Successor Corporation; and

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(b) each issued share of the capital stock of the Merged Corporation shall be canceled and cease to exist and no consideration shall be paid in respect thereof.

TENTH: The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized and approved by the Merged Corporation and the Successor Corporation in the manner and by the vote required by their respective Charters and the laws of the State of New York and the laws of the State of Maryland, respectively. The manner of approval by the Merged Corporation and the Successor Corporation of the transaction set forth in these Articles of Merger was as follows:

- (a) The board of directors of the Merged Corporation adopted a resolution by unanimous written consent on June 23, 1997, approving the transaction set forth in these Articles of Merger and directing the filing of these Articles of Merger. The sole stockholder of the Merged Corporation adopted a resolution by written consent on June 23, 1997, approving the transaction set forth in these Articles of Merger and directing the filing of these Articles of Merger.
- (b) The board of directors of the Successor Corporation adopted a resolution at a meeting held on June 27, 1997, approving the transaction set forth in these Articles of Merger and directing the filing of these Articles of Merger.

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IN WITNESS WHEREOF, the Merged Corporation and the Successor Corporation have caused these Articles of Merger to be signed in their respective corporate names and on their behalf by one of their respective Vice Presidents who acknowledge that these Articles of Merger are the act of the Merged Corporation and the Successor Corporation, respectively, and that to the best of their knowledge, information and belief and under penaluss for perjury, all respects and facts contained in these Articles of Merger are true in all material respects.

ATTEST:

LOCKHEED MARTIN TACTICAL SYSTEMS, INC.

Lillian M. Trippett

Vice President and Assistant Secretary

Frank H. Menaker, Ir.

Vice President and General Counsel

ATTEST:

Lillian M. Tainnatt

Vice President and Corporate Secretary

LOCKHEED MARTIN CORPORATION

By: Colores (16)

Frank H. Menaker, Jf.

Executive Vice President and General Counsel

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