

101951425

RECORDATION FORM COVER SHEET FORM PTO-1595 (Rev. 6-93) PATENTS ONLY Patent and Trademark Office OMB No. 0651-0011 (exp. 4/94) To the Honorable Commissioner of Patents and Trademarks: Please record the attached original document or copy thereof. Name of conveying party: 2. Name and address of receiving party: **REED TOOL COMPANY** Name: CAMCO, INCORPORATED Additional name(s) of conveying party(ies) attached? Internal Address: 3. Nature of conveyance: Street Address: 7030 Ardmore Assignment Merger Security Agreement Change of Name City: Houston State: Texas Zip: 77054 Execution Date: December 20, 1988 Additional name(s) & address(es) attached? Yes 4. Application number(s) or registration 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): see attached list Additional numbers attached? Yes No 5. Name and address of party to whom correspondence concerning 6. Total number of applications and patents involved: 29 document should be mailed: Name: Jeffery E. Daly 7. Total fee (37 C.F.R. 3.41) \$\) \$\) 1160.00 **Schlumberger Oilfield Services** 7211 N. Gessner Authorized to be charged to deposit account City: Houston State: Texas Zip: 77040 8. Deposit account number: 180584 (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE 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. Jeffery E. Daly 9-Nov-c Date Name of Person Signing, Reg. No. 44,640 Total number of pages including cover sheet, attachments and documents: 7

01/16/2002 BBYRNE 00000077 180564 01 FC:581 1160.00 CH I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage 4611678 irst Class Mail in an envelope addressed to: BOX ASSIGNMENT, Assistant Commissioner for Patents, Washington D.C., 20231, on the date below.

November 2001

CERTIFICATE OF MAILING (37 C.F.R. § 1.8)

List of U.S. Patent Numbers Merger of Reed Tool Company into Camco, Incorporated

Potont			
Patent			
Number			
4,611,673			
4,582,149			
4,452,323			
4,444,281			
4,516,642			
4,558,754			
4,554,986			
4,542,798			
4,548,280			
4,741,406			
4,657,093			
4,848,476			
4,688,647			
4,610,313			
4,595,067			
4,546,837			
4,619,534			
4,623,028			
4,599,921			
4,606,418			
4,618,269			
4,830,123			
4,682,663			
4,907,662			
4,848,489			
4,838,365			
4 887 493			
4,887,493 4,911,255			
4,911,233			



The State of Texas

SECRETARY OF STATE

CERTIFICATE OF MERGER
OF DOMESTIC AND FOREIGN CORPORATIONS
INTO

CAMCO, INCORPORATED

The undersigned, as Secretary of the State of Texas, hereby certifies that Articles of Merger of

AUTOCON, INCORPORATED
CAMCO WIRELINE, INC.
REED TOOL COMPANY
SAFETY TECHNOLOGY & OILFIELD PROTECTORS, INC.

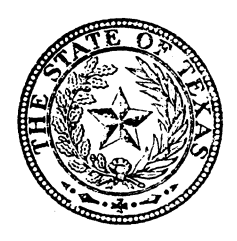
DIMO

CAMCO, INCORPORATED

duly signed pursuant to the provisions of the Texas Business Corporation Act, have been received in this Office and are found to conform to law.

ACCORDINGLY the undersigned, as such Secretary of State, and by virtue of the authority vested in the Secretary by law, hereby issues this Certificate of Merger and attaches hereto a copy of the Articles of Merger.

Dated Dec. 30 , 19 88 .



Secretary of State

DEC 3 0 1988

-14454

ARTICLES OF MERGER

Cierk I N Orverations Section

Pursuant to the provisions of Article 5.16 of the Texas Business Corporation Act, the undersigned corporation, Camco, Incorporated, a Texas corporation, hereby executes the following Articles of Merger for the purpose of merging various wholly owned subsidiary corporations into itself:

(1) The name of the parent corporation is Incorporated, a Texas corporation ("Camco"). The names of the subsidiary corporations to be merged into the parent are:

> Autocor Incorporated, a Texas corporation, Camco Wireline, Inc., a Texas corporation, Reed Tool Company, a Texas corporation, and Safety Technology & Oilfield Protectors, Inc., a Louisiana corporation.

(2) The number of outstanding shares of each class of stock of each subsidiary corporation and the number of shares of each class owned by the surviving corporation:

Company	Class	No. of Shares Outstanding	No. of Shares Owned by Parent
Autocon, Incorporated Camco Wireline, Inc. Reed Tool Company Safety Technology & Oilfield Protectors, Inc.	Common Common Common	1,000 10,000 1,000 50,000	1,000 10,000 1,000 50,000

(3) Attached hereto as Exhibit A is a copy of the resolutions adopted at meeting of the а Board of Directors of Camco on December 20. 1988, which authorize the merger of the subsidiary corporations into Camco.

The laws of the State of Louisiana under which Safety Technology & Oilfield Protectors, Inc. was organized permit such a merger.

CAMCO, INCORPORATED

Name:

I_tle: Secrétary

CERTIFICATE

THIS IS TO CERTIFY that a meeting of the Board of Directors of Camco, Incorporated, a Texas Corporation, was duly called and held on December 20, 1988 at which meeting the following resolutions were unanimously adopted:

RESOLVED, That the following Texas corporations, which are wholly owned subsidiaries of Camco, Incorporated, a Texas corporation (the "Company"), be merged into the Company pursuant to Article 5.16 of the Texas Business Corporation Act:

Autocon, Incorporated Camco Wireline, Inc. Reed Tool Company

RESOLVED FURTHER, That the proper officers are hereby authorized and directed to execute and deliver in the name and on behalf of the Company Articles of Merger to the Secretary of State of Texas, and to do all other such acts and things whatsoever which may be necessary or proper to effect said merger;

RESOLVED FURTHER, That the following Louisiana corporation, a wholly owned subsidiary of the Company, be merged into the Company pursuant to Section 12.112(G) of the Louisiana Business Corporation Law:

Safety Technology & Oilfield Protectors, Inc.

RESOLVED FURTHER, That the proper officers are hereby authorized and directed to execute and deliver in the name and on behalf of the Company a Certificate of Ownership and Merger to the Secretary of State of Louisiana, and to do all other such acts and things whatsoever which may be necessary or proper to effect said merger;

RESOLVED FURTHER, That the mergers shall become effective on December 31, 1988; and

RESOLVED FURTHER, That any officer or director of the Company is hereby authorized and directed to take such other action and to execute and deliver such other documents as may be necessary or desirable to effectuate and carry out the purpose and intent of the foregoing resolutions, such necessity and desirability to be conclusively evidenced by the taking of such action or the execution and delivery of such documents, and any and all acts heretofore taken by any

officer or director of the Company in connection with the consummation of the transactions herein contemplated are hereby expressly ratified and confirmed as the acts and deed of the Company.

THIS IS TO FURTHER CERTIFY that the foregoing resolutions are in full force and effect at the date hereof, and have not been rescinded, modified or amended in any way.

IN WITNESS WHEREOF, the undersigned, the duly elected and qualified Secretary of Camco, Incorporated has hereunto set his hand and affixed the seal of said Corporation on this 20th day of December, 1988.

loger A. Brown

-2-