FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

J-24-99

02-26-1999



100973759

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

RECORDATION FORM COVER SHEET

		aiciilo alla fraucilla	rks: Please	record the attached	d original documen	t(s) or copylies).
Submission				veyance Type		T.
X New				Assignment License		
Resubmission (Non-Recordation) Document ID # Correction of PTO Error Reel # Frame #				Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year 031095		
	ive Document	L	, X	Change of Name		
Reel #		rame #		Other		
Conveying	Party		Mark if	additional names of co	onveying parties attacl	ned Execution Date
44	Camac Cor	poration				Month Day Year
Name	canac corp	poración				031095
Formerly]
Individu	al Ger	eral Partnership	Limite	ed Partnership	Corporation	Association
Other						
X Citizens	hip/State of In	corporation/Orgar	nization [Virgini	a	
Receiving F				if additional names of r	eceiving parties attac	hed
J	•	Fibers, Inc.				
Name	COOKBOIL	There,				
DBA/AKA/TA						
Composed of						
Address (line 1)		dustrial Parl	k Road			
Address (line 2)	I					
Address (line 2) Address (line 3)	Bristol	City		VA State/Country	·	24203-8930 Zip Code
	L	city neral Partnership	Limit		If document to	
Address (line 3) Individu X Corpora	al Ge	•	Limit	State/Country	If document to assignment an not domiciled appointment o representative	Zip Code be recorded is an d the receiving party is in the United States, an f a domestic should be attached.
Address (line 3) Individu X Corpora Other	al Ge tion As	neral Partnership sociation		State/Country ted Partnership	If document to assignment an not domiciled appointment o representative (Designation in	Zip Code be recorded is an d the receiving party is n the United States, an f a domestic
Address (line 3) Individu X Corpora Other	al Ge tion As	neral Partnership sociation corporation/Orgar	nization	State/Country ted Partnership Virginia	If document to assignment an not domiciled appointment o representative (Designation in	Zip Code be recorded is an d the receiving party is in the United States, an f a domestic should be attached. hust be a separate
Address (line 3) Individu X Corpora Other	al Ge tion As hip/State of In	neral Partnership sociation corporation/Orgar	nization	State/Country ted Partnership	If document to assignment an not domiciled appointment o representative (Designation in	Zip Code be recorded is an d the receiving party is in the United States, an f a domestic should be attached. hust be a separate

gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

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

Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

								
FORM PTO-1 Expires 06/30/99 OMB 0651-0027			ge 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK				
Domestic Representative Name and Address Enter for the first Receiving Party only.								
Name [
Address (line 1)								
Address (line 2)								
Address (line 3)								
Address (line 4)								
Correspondent Name and Address Area Code and Telephone Number (212) 735-2656								
Name [Elaine	D. Ziff, Esq.						
Address (line 1)	c/o Skadden, Arps, Slate, Meagher & Flom LLP							
Address (line 2)	919 Third Avenue							
Address (line 3)	New York, New York 10022							
Address (line 4)								
Pages Enter the total number of pages of the attached conveyance document including any attachments.								
Trademark A	pplication	Number(s) or Registra	tion Number(s)	Mark if additional numbers attached				
Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).								
Trade	emark Appli	ication Number(s)		stration Number(s)				
L			1283401	1294375 1800812				
			1800813	1739063				
Number of Properties Enter the total number of properties involved. # 5								
Fee Amount		Fee Amount for Properties	Listed (37 CFR 3.41): \$ 140.00				
Method of Deposit Ad		Enclosed X	Deposit Account					
		sit account or if additional fees can l Deposit Accour		#				

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. Charges to deposit account are authorized, as indicated herein.

mulcated nevent.

Kristine Fyfe
Name of Person Signing

Signature S

Authorization to charge additional fees:

2/19/99 Data Si

Yes

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

March 10, 1995

The State Corporation Commission finds the accompanying articles submitted on behalf of

CAMAC CORPORATION

to comply with the requirements of law. Therefore, it is ORDERED that this

CERTIFICATE OF MERGER

be issued and admitted to record with the articles in the office of the Clerk of the Commission. Each of the following:

TOLARAM FIBERS, INC. (A NC CORP. NOT DOMESTICATED IN VA)

is merged into COOKSON FIBERS, INC. (formerly CAMAC CORPORATION), which continues to exist under the laws of VIRGINIA with the name COOKSON FIBERS, INC.. The existence of each non-surviving entity ceases, according to the plan of merger.

The certificate is effective on March 10, 1995.

STATE CORPORATION COMMISSION

Commissioner

MERGACPT CIS20351 95-03-10-0517

Commonwalth of Hirginia



State Corporation Commission

I Certify the Following from the Records of the Commission:

the foregoing is a true copy of the ARTICLES OF MERGER of Cookson Fibers, Inc. issued March 10, 1995.

Nothing more is hereby certified.



Signed and Sealed at Richmond on this Pate: February 11, 1999

goel H. Reck

Clerk of the Commission

ARTICLES OF MERGER

MERGING

TOLARAM FIBERS, INC. (Hor Com)

INTO

CAMAC CORPORATION

1. Names and States of Incorporation. The name and state of incorporation of each of the constituent corporations of the merger are as follows:

Name

State of Incorporation

CAMAC Corporation
Tolaram Fibers, Inc.

Virginia North Carolina

Plan of Merger. The Plan of Merger (the "Plan of Merger") dated as of March 10, 1995 by and between CAMAC Corporation, a Virginia corporation and the surviving corporation of the merger ("CAMAC"), and Tolaram Fibers, Inc., a North Carolina corporation ("Tolaram"), is attached hereto as Exhibit A and incorporated herein by reference.

3. Shareholder Approval.

- (A) The Plan of Merger was approved by the sole shareholder of CAMAC by written consent effective as of March 6, 1995.
- (B) The Plan of Merger was approved by all of the shareholders of Tolaram by unanimous written consent effective as of March 6, 1995.

TRADEMARK REEL: 1861 FRAME: 0652

IN WITNESS WHEREOF, the undersigned declare that the facts herein stated are true as of this ______ day of March, 1995.

CAMAC Corporation

Title: Vice President

Tolaram Fibers, Inc.

Name: N.S. Jagannathan Title: President

WPPTMF-385

TRADEMARK

REEL: 1861 FRAME: 0653

Exhibit A

PLAN OF MERGER

Plan of Merger (hereinafter referred to as the "Plan") dated as of the 10th day of March, 1995 between CAMAC Corporation, a Virginia corporation the (the "Surviving Corporation"), and Tolaram Fibers, Inc., a North Carolina corporation (the "Merged Corporation" and together with the Surviving Corporation, collectively the "Constituent Corporations").

WITNESSETH:

WHEREAS, the Surviving Corporation is duly organized and existing under the laws of the State of Virginia; and

WHEREAS, the Surviving Corporation has an authorized capital stock consisting of 10,000 shares of Common Stock, no par value per share, of which 100 shares have been duly issued and are now outstanding (the "Common Stock"), and 17,500 shares of 7.00% Cumulative Preferred Stock, \$.01 par value per share, of which no shares have been duly issued and are now outstanding (the "Camac Preferred Stock"); and

WHEREAS, the Merged Corporation is duly organized and existing under the laws of the State of North Carolina; and

WHEREAS, the Merged Corporation has an authorized capital stock consisting of 250,000 shares of Common Stock, no par value per share, of which 250,000 shares have been duly issued and are now outstanding; and

WHEREAS, the respective Boards of Directors of the Constituent Corporations deem it advisable and in the best interests of the two corporate parties and their respective shareholders that the Merged Corporation be merged (the "Merger") with and into the Surviving Corporation, for tax and accounting purposes as of the 10th day of March, 1995 (the "Effective Date").

NOW, THEREFORE, in consideration of the mutual covenants and subject to the terms and conditions hereinafter set forth, the Constituent Corporations agree as follows:

- 1. Names. The Merged Corporation shall be merged with and into the Surviving Corporation, with the Surviving Corporation as the surviving corporation in the Merger. The Surviving Corporation shall continue its corporate existence under the name "Cookson Fibers, Inc." and shall be governed by the laws of the Commonwealth of Virginia.
- 2. Terms and Conditions. On the Effective Date, the Merged Corporation shall merge with and into the Surviving Corporation, the corporate existence of the Merged Corporation shall cease, the Surviving Corporation shall continue as the surviving corporation and all of the assets and properties of the Merged Corporation shall be vested in the Surviving Corporation and the Surviving Corporation shall be liable for all of the obligations of the Merged Corporation.
- 3. Manner and Basis of Converting Shares. The manner and basis of converting the shares of capital stock of each of the

WPPTMF-385

Constituent Corporations into shares of capital stock or other property of the Surviving Corporation is as follows:

- (i) All of the shares of capital stock of the Merged Corporation held by the Merged Corporation or any subsidiary thereof shall be cancelled and retired and no payment shall be made with respect thereto.
- (ii) Each of the remaining outstanding shares of capital stock of the Merged Corporation, without any further action on the part of the holder thereof, shall be deemed to have been changed and converted into (a) 0.008 fully paid and nonassessable shares of the Common Stock of the Surviving Corporation and (b) the right to receive, at the election of the shareholders of the Merged Corporation, Camac Preferred Stock of the Surviving Corporation and cash, in an amount as more fully set forth in the Agreement and Plan of Merger of even date herewith among the Surviving Corporation, the Merged Corporation and certain other parties thereto. The certificates for the shares of capital stock of the Merged Corporation outstanding on the Effective Date shall be deemed for all purposes to evidence the right to ownership of the fully paid shares of capital stock of the Surviving Corporation to which each shareholder of the Merged Corporation shall be entitled pursuant to the terms hereof.

WPPTMF-385

- (iii) Each of the shares of capital stock of the Surviving Corporation outstanding immediately prior to the Effective Date, by virtue of the Merger and without any further action on the part of the holder thereof, shall be deemed to have been changed and converted into 80 fully paid and nonassessable shares of the Common Stock of the Surviving Corporation (or 8,000 fully paid and nonassessable shares of the Common Stock in the aggregate).
- 4. Effective Date of the Merger. The Merger shall become effective on March 10, 1995 upon the filing of Articles of Merger with the State Corporation Commission of Virginia and the Secretary of State of North Carolina.
- 5. Amended Articles of Incorporation. At the Effective
 Date, the Articles of Incorporation of the Surviving
 Corporation shall be amended pursuant to the following
 amendment:

That ARTICLE I of the Articles of Incorporation of the Surviving Corporation be deleted and the following new paragraph be substituted therefor to read as follows:

"ARTICLE I

NAME

The name of the Corporation is:

COOKSON FIBERS, INC."

6. <u>Bylaws of Surviving Corporation</u>. The Bylaws of the Surviving Corporation shall continue to be its Bylaws following the effective date of the merger.

-4-

WPPTMF-385

-

IN WITNESS WHEREOF, the undersigned declare that the facts herein stated are true as of this 2 day of March, 1995.

CAMAC Corporation

By: Muhael E. Hale

Name: Michael 5. Hale Title: Vice President

Tolaram Fibers, Inc.

By:

Name: N.S. Jagannathan

Title: Preident

WPPTMF-385