Form PTO-1594 (Rev. 07/05)

O OMB No. 0651-0027 (exp. 6/30/2008)

To the Director of the U.S. Pate

10-03-2008

U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office

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Additional names, addresses, or citizenship attached?    No	To the Director of the U.S. Patent and Office: Please	record the attached documents or the new address(es) below.		
Name: SPECTRUM LABORATORIES, INC. Internal Address:   Individual(s)   Association   Limited Partnership   Limited Partnership   City Rancho Dominguez   State: CA   Country: US   Zip: 90220	1. Name of conveying party(ies):			
Individual(s)	SPECTRUM MEDICAL INDUSTRIES, INC.	Additional names, addresses, or citizenship attached?		
Individual(s)	SEP 2 9 2000 SE	Name: SPECTRUM LABORATORIES, INC.		
General Partnership   Limited Partnership   City Corporation-State: Delaware   State: CA   Country: US   Zip: 90220   State: CA   Zip: 90220   State: CA   Country: US   Zip: 90220   State: CA   Zip: 90220   State: CA   Country: US   Zip: 90220   State: CA   Zip:	\8.	Internal		
General Partnership   Limited Partnership   City Corporation-State: Delaware   State: CA   Country: US   Zip: 90220   State: CA   Zip: 90220   State: CA   Country: US   Zip: 90220   State: CA   Zip: 90220   State: CA   Country: US   Zip: 90220   State: CA   Zip:	Individual(s) Association			
City: Nancho Dominque2   Country: US		Street Address: 18617 Broadwick St.		
Citizenship (see guidelines) Additional names of conveying parties attached? Yes No  3. Nature of conveyance/Execution Date(s):  Execution Date(s) September 30, 1998  [ ] Assignment	<del></del>	Oity: Trancho Dominguez		
Citizenship (see guidelines) Additional names of conveying parties attached? Yes X No  3. Nature of conveyance/Execution Date(s):  Execution Date(s) September 30, 1998  [ 1 Assignment	x Corporation-State: Delaware			
Additional names of conveying parties attached? Yes No Association Citizenship Citizenship General Partnership Gen	Other	Country: US Zip: 90220 -		
General Partnership   Citizenship   Citize		all the second s		
Execution Date(s)September 30, 1998	Additional names of conveying parties attached? Yes X No			
[ ] Assignment	3. Nature of conveyance/Execution Date(s):			
Security Agreement	Execution Date(s) September 30, 1998	Limited Partnership Citizenship		
Cher   Sasignee is not domiciled in the United States, a domestic representative designation is attached: Yes   No (Designations must be a separate document from assignment)  4. Application number(s) or registration number(s) and identification or description of the Trademark.  A. Trademark Application No.(s)   B. Trademark Registration No.(s)   1,152,225   Additional sheet(s) attached?   Yes   No    C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):  FLEAKER  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: Kenneth L. Green, Averill & Varn   Total number of applications and registrations involved:   1    7. Total fee (37 CFR 2.6(b) & 3.41)   \$ 40.00    Internal Address:   B. Trademark Registration Number is unknown):  FLEAKER  7. Total fee (37 CFR 2.6(b) & 3.41)   \$ 40.00    Authorized to be charged to deposit account   Enclosed    8. Payment Information:  a. Credit Card   1.17 (   1.16   1.1   1.16	[ 1 Assignment  Merger	x Corporation Citizenship United States		
Comparison of the Comparison of the Trademark (s) or registration number(s) and identification or description of the Trademark.  A. Trademark Application No.(s)    B. Trademark Registration No.(s)	Security Agreement Change of Name	Other Citizenship		
(Designations must be a separate document from assignment)   4. Application number(s) or registration number(s) and identification or description of the Trademark.   A. Trademark Application No.(s)   B. Trademark Registration No.(s)   1,152,225     Additional sheet(s) attached?	Other	If assignee is not domiciled in the United States, a domestic		
A. Trademark Application No.(s)    A. Trademark Application No.(s)	Other			
1,152,225   Additional sheet(s) attached?   Yes   No	4. Application number(s) or registration number(s) and ide	entification or description of the Trademark.		
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C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):  FLEAKER  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: Kenneth L. Green, Averill & Varn  Internal Address:  Street Address: 8244 Painter Ave.  City: Whittier  State: California Zip: 90602  Phone Number: 562-698-8039  Fax Number: 562-698-5243  Email Address: US_TRADEMARKS@YAHOO.COM  Signature  Signature  September 15, 2008  Signature  Total number of applications and registration involved:  1  7. Total fee (37 CFR 2.6(b) & 3.41) \$ 40.00  Authorized to be charged by credit card  Authorized to be charged to deposit account  X Enclosed  8. Payment Information:  a. Credit Card 17 (2004) Number sequences 45.00 b  b. Deposit Account Number 01-3022  Authorized User Name  September 15, 2008  Date  Total number of pages including cover		1,152,225		
5. Name and address of party to whom correspondence concerning document should be mailed:  Name: Kenneth L. Green, Averill & Varn  Internal Address:		Additional sheet(s) attached? Yes X No		
Concerning document should be mailed:  Name: Kenneth L. Green, Averill & Varn  Internal Address:  Internal Address:  Street Address: 8244 Painter Ave.  City: Whittier State: California Zip: 90602 Phone Number: 562-698-8039 Fax Number: 562-693-5243 Email Address: US_TRADEMARKS@YAHOO.COM  Signature:  Signature  Kenneth L. Green  S. Total fee (37 CFR 2.6(b) & 3.41) \$ 40.00  Authorized to be charged by credit card  Authorized to be charged to deposit account  X Enclosed  8. Payment Information: a. Credit Card 1/17 (2004 A Number 2008 800 42 115 (225)  Expiration Date  5. Total fee (37 CFR 2.6(b) & 3.41) \$ 40.00  Authorized to be charged by credit card  Authorized to be charged by credit c		e if Application or Registration Number is unknown):		
7. Total fee (37 CFR 2.6(b) & 3.41) \$ 40.00    Authorized to be charged by credit card   Authorized to be charged to deposit account	concerning document should be mailed:			
Authorized to be charged by credit card   Authorized to be charged to deposit account	Name: Kenneth L. Green, Averill & Varn	7 Total foo (37 CED 2 6/b) 8 2 41) \$ 40.00		
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State: California		a. Credit Card 1/17 (สิริที่ใน Northbersยิยย์ติตตล์ 115/225		
Fax Number: 562-698-8039  Fax Number: 562-693-5243  Email Address: US_TRADEMARKS@YAHOO.COM  9. Signature: September 15, 2008  Signature Date  Kenneth L. Green Total number of pages including cover		ود وو <b>Expi</b> ration Date		
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Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### FORM 8-K/A

#### **CURRENT REPORT**

Pursuant to Section 13 of 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) October 30, 1998

## SPECTRUM LABORATORIES, INC.

(Exact name of Registrant as specified in its charter)

Delaware	_0-9478	<del>-95-3557359</del> -	95-4718363
(State or other jurisdiction of incorporation or organization)	(Commission File Number)	(IRS Employer Identifica	tion No.)
23022 La Cadena Driv (Address of principa	e. Laguna Hills. Califor al executive offices)	<u>92653</u> (Zip Code)	
Registrant's telephone nu	umber, including area co	de: <del>(714) 581-3880</del>	(949) 581-3500
Not Applicat (Former n	ole ame or former address, if chan	ged since last report)	

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# Item 2. Acquisition or Disposition of Assets

The Company has entered into a Reorganization Agreement ("Reorganization Agreement") with Spectrum Medical Industries, Inc., a California corporation ("SMI"). The Reorganization Agreement was dated as of September 30, 1998, subject to tax clearance by the California Department of Taxation. Such tax clearance was received on November 3, 1998. Pursuant to the Reorganization Agreement, SMI was merged into the Company and all SMI shareholders received shares of the Company at the rate of 98 shares of the Company's common stock for each share of SMI common stock. The merger was unanimously approved by the Boards of Directors of both companies. Reports prepared by independent advisors and audited and interim financial statements were reviewed by the respective boards to determine the value of SMI with respect to the value of SLI. The exchange rate for the shares was fixed after agreement as to such value and with respect to the The transaction was approved by all of the capitalization of each entity. shareholders of SMI and 92% of the shareholders of the Company. No general solicitation of consent for the Company's shareholders was required under California law and no appraisal rights are available to the Company's shareholders under California law, which governed this merger prior to the company's reincorporation under Delaware law.

Roy T. Eddleman, Chief Executive Officer and a Director of the Company, owned 95% of the outstanding shares of SMI prior to the merger. SMI owned, prior to the transaction, 79.9% of the outstanding shares of the Company and Roy Eddleman and Thomas Girardi, the sole shareholders of SMI, each owned approximately 6% of the outstanding shares of the Company. No consideration other than shares was exchanged. As a result of the transaction, shareholders of SMI increased their holdings of the Company from approximately 92% to approximately 98%. The Company intends to continue the operation of SMI's business which is the manufacture of medical and laboratory equipment. Prior to the merger, the Company supplied SMI with a number of membrane products used in the equipment assembled and sold by SMI.

# Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.

## a. Financial Statements of Business Acquired.

It is impracticable for the Company to provide the required financial statements on the date this report is being filed. The Company intends to file the

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required financial statements under cover of Form 8-K/A as soon as practicable, but not later than 60 days after the date this report must have been filed.

#### b. Pro Forma Financial Information.

It is impracticable for the Company to provide the required pro forma financial information on the date this report is being filed. The Company intends to file the required financial statements under cover of Form 8-K/A as soon as practicable, but no later than 60 days after the date this report must have been filed.

#### c. Exhibits

The Reorganization Agreement between Spectrum Medical Industries, Inc. and the Company is attached hereto as Exhibit 2.

#### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

SPECTRUM LABORATORIES, INC.

Date: November 16,1998

By: /s/ Roy T. Eddleman
Roy T. Eddleman
President and Chief Executive Officer

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Exhibit A

#### PLAN OF MERGER

PLAN OF MERGER providing for the merger of Spectrum Medical Industries, Inc., a California corporation ("SMI") into Spectrum Laboratories, Inc., a California Corporation ("SLI") (SMI and SLI being hereinafter sometimes individually referred to as a "Constituent Corporation" and collectively as the "Constituent Corporations").

#### WITNESSETH

This Plan of Merger provides for the Merger of SMI into SLI (the "Merger") pursuant to the provisions of the California Corporation Law, with SLI as the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation"). The terms and conditions of the proposed Merger, including the manner and basis of converting, or the cash to be paid or delivered in exchange for, shares of each Constituent Corporation are and shall be as follows:

#### Article 5. Merger: Certificate of Incorporation: By-Laws; Directors: Officers

- a. Merger. At the Effective Time of the Merger (as hereinafter defined) SMI shall be merged into SLI and its separate existence shall cease. Thereafter, SLI, as the Surviving Corporation, shall, consistent with its Certificate of Incorporation, possess all of the rights, privileges, immunities, powers and purpose of each of the Constituent Corporations, shall be vested with all the property, real and persons, causes of action and every other asset of each of the Constituent Corporations; and shall assume and be liable for all the liabilities, obligations and penalties of each of the Constituent Corporations.
- b. <u>Certificate of Incorporation of Surviving Corporation</u>. At the Effective Time of the Merger of the Certificate of Incorporation of SLI shall be the Certificate of Incorporation of the Surviving Corporation (subject to amendment from time to time thereafter in the manner provided by law).
- c. By-Laws of Surviving Corporation. The By-Laws of SLI as in effect prior to the Effective Time of the Merger shall become and continue to be the By-Laws of the Surviving Corporation until thereafter duly modified, amended or repealed.
- d. Directors and Officers of Surviving Corporation. The directors and officers of the Surviving Corporation, each of whom shall hold office from the Effective Time of the Merger until his respective successor is duly elected or appointed in the manner provided in the Certificate of Incorporation and/or By-Laws of the Surviving Corporation or as otherwise provided by law, shall be those persons who are at the Effective Time of the Merger directors and officers of SLI If at the Effective Time of the Merger any vacancy or vacancies shall exist in the directors or officers of the

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Surviving Corporation, such vacancy, or vacancies may thereafter be filled in the manner provided in the By-Laws of the Surviving Corporation.

# Article 6. Conversion of and Cash Payable for Shares of Constituent Corporations

- a. Shares of SMI At the Effective Time of the Merger, the holders of all of the then issued and outstanding shares of SMI Common Stock shall forthwith be entitled to receive ninety-eight (98) shares of Common Stock of the Surviving Corp., and all shares of SMI shall automatically be canceled, terminated and retied and shall cease to exist and the holders of such shares shall cease to have any rights with respect thereto other than to receive shares of SLI therefore as provided.
- b. <u>Surrender of SMI Certificates</u>. Following the Effective Time of the Merger, each holder of shares of SMI Common Stock outstanding at the Effective Time of the Merger upon surrender of his certificate(s) therefor to, and in conformance with such reasonable requirements as may be established by, the Surviving Corporation, shall be entitled to receive shares of SLI promptly following receipt thereof (together with such letters of transmittal and other documents as may reasonably be required) by the Surviving Corporation.

### Article 7. Effective Time of the Merger: Modification. Abandonment

- a <u>Effective Time of the Merger</u>. The Merger provided for herein shall become effective upon the filing of an appropriate Certificate of Merger by the Department of State of California or at such later date as may be set forth in such Certificate of Merger, and shall be effective immediately prior to any merger by SLI with Spectrum Laboratories, Inc., a Delaware corporation. The time and date at which the Merger so becomes effective is herein referred to as the "Effective Time of the Merger."
- b. Modification. At any time prior to the filing of the Certificate of Merger, whether before or after adoption of this Plan of Merger by the affirmative vote of two-thirds of the respective shareholders of the Constituent Corporations in accordance with the California Corporation Law, this Plan of Merger may be modified, amended or supplemented in such manner as may be authorized or approved by the respective Board of Directors of the Constituent Corporation.
- c. <u>Abandonment</u>. Notwithstanding approval by the shareholders of the Constituent Corporations, this Plan of Merger may be terminated and the Merger provided for herein abandoned at any time prior to the filling of the Certificate of Merger by action of the respective boards of directors of either SMI or SLI

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TRADEMARK REEL: 003865 FRAME: 0830 TONYA LEE, EXAMINER
ASSIGNMENT SERVICES BRANCH
PUBLIC RECORDS DIVISION

TRADEMARK
RECORDED: 09/17/2008 REEL: 003865 FRAME: 0831