

Form PTO-1595

(Rev. 8-83)

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R SHEET

U.S. DEPARTMENT OF COMMERCE Patent and TrademarkOffice

To the Honorable Commissioner of Patents and Trademark thereof.	cs: Please record the attached original documents or copy
Name of conveying party(ies):     Innovative Tech Systems, Inc., of Delaware  Additional name(s) of conveying party(ies) attached □ Yes ☒ No  3. Nature of conveyance:	2. Name and address of receiving party(ies)  Name: Innovative Tech Systems In Fig. 1. Suite 200.
☐ Assignment ☑ Merger ☐ Security Agreement ☐ Change of Name ☐ Other	Street Address: 444 Jacksonville Road
Execution Date: <u>January 26, 1998</u>	City: Warminster State: PA Zip: 18974  Additional name(s) & address(es) attached? □ Yes ☒ No
	the execution date of the application is:  B. Patent No.(s) 5,399,844
	, , ,
Name and address of party to whom correspondence concerning document should be mailed:  Name: Archer & Greiner, P.C.  Internal Address: Patricia Kane Williams, Esquire	6. Total number of applications and patents involved: [1] 7. Total fee (37 CFR 3.41)\$40.00  ☑ Enclosed  ☐ Authorized to be charged to deposit account
Street Address: One Centennial Square  P.O. Box 3000	8. Deposit account number:  (Attach duplicate copy of this page if paying by deposit account)
City: Haddonfield State: NJ Zip: 08033	THIS SPACE
9. Statement and signature.  To the best of my knowledge and belief, the foregoin is a true copy of the original document.  Patricia Kane Williams, Esquire Name of Person Signing  Signature	g information is true and correct and any attached copy  Date
	1. Name of conveying party(ies): Innovative Tech Systems, Inc., of Delaware  Additional name(s) of conveying party(ies) attached □ Yes ☑ No  3. Nature of conveyance: □ Assignment ☑ Merger □ Security Agreement □ Change of Name □ Other □ Execution Date: January 26, 1998  4. Application number(s) or patent number(s): If this document is being filed together with a new application, A. Patent Application No.(s)  Additional numbers atta  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: Archer & Greiner, P.C.  Internal Address: Patricia Kane Williams, Esquire  P.O. Box 3000  City: Haddonfield State: NJ Zip: 08033  DO NOT USE  9. Statement and signature. To the best of my knowledge and belief, the foregoin is a true copy of the original document.  Patricia Kane Williams, Esquire

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# State of Allinois Office of The Secretary of State

Whites, articles of merger of innovative tech systems, inc.
Incorporated under the laws of the state of illinois have been filed in the office of the secretary of state as provided by the business corporation act of illinois, in force July 1, a.d. 1984.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be

affixed the Great Seal of the State of Illinois, at the City of Springfield, this  $_{\tt 28TH}$  day of  $_{\tt JANUARY}$  A.D. 19  $_{\tt 98}$  and of the Independence of the United States the two

hundred and 22ND

Deorge H Ryan

REEL: 9214 FRAME: 0194

C-212.2

#### Form BCA-11.25 ARTICLES OF MERGER CONSOLIDATION OR EXCHANGE (Rev. Jan. 1995) George H. Ryan SUBMIT IN DUPLICATE Secretary of State Department of Business Services This space for use by FILED Secretary/of State DO NOT SEND CASH! Date Remit payment in check or money JAN 28 1998 order, payable to "Secretary of State." Filing fee is \$100, but if a merger or Filing Fee consolidation of more than 2 corpo-GEORGE H. RYAN Approved rations, \$50 for each additional cor-SECRETARY OF STATE poration. (merge) Names of the corporations proposing to , and the state or country of their incorporation: consolidate exchange shares Name of Corporation State or Country Corporation File No. Of Incorporation Innovative Tech Systems, Inc. Illinois Innovative Tech Systems, Inc., of Delaware Delaware 2. The laws of the state or country under which each corporation is incorporated permit such merger, consolidation or exchange.

4. Plan of consolidation is as follows: see attached Exhibit A exchange

corporation:

Surviving

new

acquiring

(a) Name of the

3.

If not sufficient space to cover this point, add one or more sheets of this size.

Innovative Tech Systems, Inc.

# EXPEDITED

JAN 20 1098

5. Plan of



was approved, as to each corporation not organized in Illinois, in compliance with the laws of the state under which it is organized, and (b) as to each Illinois corporation, as follows:

(The following items are not applicable to mergers under §11.30—90% owned subsidiary provisions. See Article 7.)

(Only "X" one box for each corporation)

By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.

By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with §7.10 (§11.220)

By written consent of ALL the shareholders entitled to vote on the action, in accordance with § 7.10 & § 11.20

(§ 11.20)

Name of Corporation	none of the above ap	ply <u>- see Exhibit B</u>	
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6. (Not applicable if surviving, new or acquiring corporation is an Illinois corporation)

It is agreed that, upon and after the issuance of a certificate of merger, consolidation or exchange by the Secretary of State of the State of Illinois:

- a. The surviving, new or acquiring corporation may be served with process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of Illinois against the surviving, new or acquiring corporation.
- b. The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and
- c. The surviving, new or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

7. 10	Complete this item if reporting	g a merger under § 1	1.30—90	% owned subsidiary provisions.)
а	. The number of outstanding number of such shares of merger by the parent corpo	f each class owned in	of each me nmediately	rging subsidiary corporation and the prior to the adoption of the plan of
	Name of Corporation	Total Number of Si Outstanding of Each Class		Number of Shares of Each Class Owned Immediately Prior to Merger by the Parent Corporation
			·	
b	The date of mailing a cor	by of the plan of merge		e of the right to dissent to the
	Was written consent for all the outstanding shares			the 30-day period by the holders of sived? Yes No
	the Secretary of State unit	til after 30 days followi	ng the maili	of Merger may not be delivered to ing of a copy of the plan of merger of each merging subsidiary corpora-
fficers,				e signed by their duly authorized facts stated herein are true. (All
ated Ja	nuary? 26	, 19_98	Innovati	ve Yech Systems, Inc.
tested bý		200) Assistant Secretary)	by	(Exact Name of Corporation)  Lyre of President or Vice Fresident)
	(Signature of Secretary of A  Karen A. Thompson, Sec  (Type or Print Name a)		_ John/N	
ated <u>Ja</u>	nuary 56	18 98		ve Tech Systems, Inc., of Dela (Exact Name of Corporation)
teste <del>d by</del>	Signature of Secretary or f	(sşistant Secretary)	by/	rure of President or Vice President)
	John M. Thompson, Sec.	retary nd Title)	William	M. Thompson, President  ype or Print Name and Title)
ated		, 19		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
				Exact Name of Corporation)
tested by	(Signature of Secretary or A	ssistant Secretary)	by <u>(Signat</u>	ure of President or Vice President)
				DATENIT
	(Type or Print Name ar	nd Title)	REEL: 9	ope of Print Name and Title) 1214 FRAME: 0197

EXHIBIT A

AGREEMENT AND PLAN OF MERGER
OF
INNOVATIVE TECH SYSTEMS, INC., OF DELAWARE,
a Delaware corporation
INTO

INNOVATIVE TECH SYSTEMS, INC., an Illinois corporation authorized to do business in Delaware

AGREEMENT AND PLAN OF MERGER dated as of January (1998), 1998 (the "Agreement"), by and between INNOVATIVE TECH SYSTEMS, INC., OF DELAWARE, a Delaware corporation (the "Company"), and INNOVATIVE TECH SYSTEMS, INC., an Illinois corporation (the "Surviving Corporation"), said corporations being hereinafter collectively referred to as the "Constituent Corporations".

WHEREAS, the Company is the wholly owned subsidiary of the Surviving Corporation.

WHEREAS, the sole shareholder and all of the directors of the Company and all of the directors of the Surviving Corporation deem it desirable and in the best interest of the Constituent Corporations that the Company be merged into the Surviving Corporation.

NOW, THEREFORE, in consideration of the mutual covenants and premises herein contained, the Constituent Corporations agree, pursuant to the applicable provisions of the Illinois Business Corporation Act of 1983 and the Delaware General Corporation Law, that the Company shall be merged into the Surviving Corporation as a single corporation (the "Merger") and that the terms of such Merger and the mode of carrying the same into effect are and shall be as follows:

#### ARTICLE I

The Company shall be merged into the Surviving Corporation, the corporate existence of the Company shall cease, and the corporate existence of the Surviving Corporation shall continue under the name INNOVATIVE TECH SYSTEMS, INC. As a result of the Merger, the Surviving Corporation shall become the owner without transfer of all rights and property of the Company and the Surviving Corporation shall become subject to all the debts and liabilities of the Company in the same manner as if the Surviving Corporation had itself incurred them.

#### ARTICLE II

The Certificate of Incorporation of the Surviving Corporation, as in effect immediately prior to the effective date of the Merger, shall be and continue to be the Certificate of Incorporation of the Surviving Corporation.

# ARTICLE III

The By-Laws of the Surviving Corporation, as in effect immediately prior to the effective date of the Merger, shall be and continue to be the By-Laws of the Surviving Corporation until thereafter amended.

#### ARTICLE IV

As of the effective date of the Merger, those persons who immediately prior thereto were the directors and officers of the Surviving Corporation shall continue to serve as directors and officers of the Surviving Corporation until their successors are duly elected and qualified, subject to their earlier resignation, death or removal from office.

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#### ARTICLE V

The manner and basis of dealing with the outstanding shares of capital stock of the Constituent Corporations shall be as follows:

- (a) On the effective date of the Merger, the 100 shares of the Company's Common Stock, no par value, issued and outstanding immediately prior to the effective date of the Merger (said 100 shares represent all of the issued and outstanding stock of the Company prior to the effective date of the Merger) shall, by virtue of the Merger, be eliminated and cease to exist, and the certificates representing such shares shall be canceled and retired of record. No cash, securities, or other consideration shall be paid or delivered in exchange for such common stock.
- (b) None of the shares of the Stock of the Surviving Corporation issued at the effective time of the Merger shall be converted, as a result of the Merger, but all such shares shall remain issued shares of Stock of the Surviving Corporation.

#### ARTICLE VI

This Agreement has been approved and adopted by all of the shareholders and directors of the Company and the Board of Directors of the Surviving Corporation as provided by law.

Pursuant to Section 5/11.20(c) of the Illinois Business Corporation Act of 1983 and Section 251(f) of the Delaware General Corporation Law, approval by the shareholders of the Surviving Corporation is not required since (i) this Agreement does not amend in any respect the Certificate of Incorporation of the Surviving Corporation, (ii) each share of stock of the Surviving Corporation outstanding immediately prior to the effective date of the Merger is to be an identical outstanding share of the Surviving Corporation after the effective date of the

Merger, and (iii) no shares of common stock of the Surviving Corporation and no shares, securities or obligations convertible into such stock are to be delivered or issued under this Agreement.

Subject to the conditions contained herein, this Agreement shall be executed and delivered to the Secretary of State of Delaware for filing in accordance with the Delaware General Corporation Law, and appropriate Articles of Merger shall be executed and delivered to the Secretary of the State of Illinois for filing in accordance with the Illinois Business Corporation Act of 1983.

#### ARTICLE VII

Anything herein to the contrary notwithstanding, this Agreement may be terminated and abandoned at any time before the effective date of the Merger at the direction of the board of directors of either company.

#### ARTICLE VIII

The Surviving Corporation does hereby agree that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the Company, as well as for enforcement of any obligation of said Surviving Corporation arising from the Merger, including any suit or other proceeding to enforce the right, if any, of any stockholder of the Company as determined in appraisal proceedings pursuant to the provisions of Section 262 of the General Corporation Law of the State of Delaware; does hereby irrevocably appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such suit or other proceedings; and does hereby specify the following address to which a copy

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of such process shall be mailed by the Secretary of State of the State of Delaware: 444 Jackson Road, Suite 200, Warminster, PA 18974.

# ARTICLE IX

This Plan of Merger shall become effective as of 11:59 p.m. on January 31, 1998.

IN WITNESS WHEREOF, this Agreement has been duly executed on the day and year first above written.

Attest:

INNOVATIVE TECH SYSTEMS, INC., OF DELAWARE

John M/Thompson, Secretary

William M. Thompson, President

Attest:

INNOVATIVE TECH SYSTEMS, INC.

Karen A. Thompson, \$e¢retary

John M. Thompson, President

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# EXHIBIT B

Pursuant to Section 5/11.20(c) of the Illinois Business Corporation Act of 1983, approval by the shareholders of Innovative Tech Systems, Inc., an Illinois corporation, (the "Surviving Corporation") is not required since (i) the Agreement and Plan of Merger does not amend in any respect the Certificate of Incorporation of the Surviving Corporation, (ii) each share of stock of the Surviving Corporation outstanding immediately prior to the effective date of the merger is to be an identical outstanding share of the Surviving Corporation after the effective date of the merger, and (iii) no shares of common stock of the Surviving Corporation and no shares, securities or obligations convertible into such stock are to be delivered or issued under the Agreement and Plan of Merger.

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# CERTIFICATE OF SECRETARY

OF

# INNOVATIVE TECH SYSTEMS, INC.

I, Karen A. Thompson, Secretary of INNOVATIVE TECH SYSTEMS, INC., an Illinois corporation ("ITS"), hereby certify, as such Secretary, that the Agreement and Plan of Merger on which this certificate is made, after first being signed by the President and Secretary of ITS, and the President and Secretary of Innovative Tech Systems, Inc., of Delaware, a Delaware corporation, under the respective corporate seals of said corporations, was duly approved and adopted pursuant to Section 8.45 of the Illinois Business Corporation Act of 1983, by the written consent of all of the directors of ITS.

WITNESS my hand and the seal of Innovative Tech Systems, Inc., this <u>W</u> day of January, 1998.

Karen A. Thompson, Secretary

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RECORDED: 06/05/1998