

08-20-1999



HEET

U.S. DEPARTMENT OF COMMERCE

PATENT AND TRADEMARK OFFICE

To the Honorable Commissioner of Patent

101123880

Attached original documents or copy thereof

1. Name of conveying party(ies):

Norand Corporation

2. Name and address of receiving party(ies):

Intermec Technologies Corporation
6001 36th Avenue West
Everett, Washington 98203-9280

Additional name(s) of conveying party(ies) attached? ☐ yes ☒ no

3. Nature of conveyance:

8-16-99

☐ Assignment☒ Merger☐ Security Agreement☐ Change of Name☐ Other _____Additional name(s) & address(es) attached? ☐ Yes ☒ No

Execution Date: 28 December 1997

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:

A. Patent Application No.(s)

B. Patent No.(s)

5,568,645

Additional numbers attached? ☐ Yes ☒ No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: J. Davis Gilmer

Internal Address: Akin, Gump, Strauss, Hauer & Feld, L.L.P.

Street Address: 816 Congress Avenue
Suite 1900

City: Austin

State: TX Zip: 78701

6. Total number of applications and patents involved: _____

One

7. Total fee (37 C.F.R. 3.41)\$ 40.00

☒ Enclosed☐ Authorized to be charged to deposit account

8. Deposit account number:

01-0660

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

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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 of the original document.

J. Davis Gilmer

Name of Person Signing

Signature

Aug 13, 1999
Date

08/19/1999 MTHAI1 00000179 5568645

Total number of pages comprising cover sheet:

One

FC:581

40.00

STATE of WASHINGTON



SECRETARY of STATE

I, **RALPH MUNRO**, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

ARTICLES OF MERGER

to

INTERMEC TECHNOLOGIES CORPORATION

a Washington Profit corporation,

were filed for record in this office on the date indicated below.

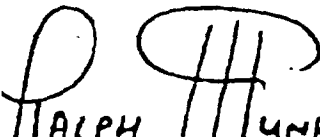
Merging **NORAND CORPORATION** (A Delaware corp. not qualified in Washington)
into **INTERMEC TECHNOLOGIES CORPORATION**

UBI Number: 319 011 206

Date: December 22, 1997



Given under my hand and the Seal of the State
of Washington at Olympia, the State Capital


RALPH MUNRO
Ralph Munro, Secretary of State
2-197589-1

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1997 3312 05665 001-000

PATENT
REEL: 010164 FRAME: 0588

REEL: 010164 FRAME: 0588

ARTICLES OF MERGER
NORAND CORPORATION
AND

INTERMEC TECHNOLOGIES CORPORATION

FILED
STATE OF WASHINGTON

DEC 27 1997

RALPH MENDO
SECRETARY OF STATE

22/1997 - 56244
ON 12/22/1997
12/22/1997 - 9

Pursuant to the provisions of RCW 23B.11.040, the following Articles of Merger are executed for the purpose of merging Norand Corporation, a Delaware corporation ("Norand") and a wholly-owned subsidiary of Intermec Technologies Corporation, a Washington corporation ("Intermec"), with and into Intermec.

1. The Plan of Merger (the "Plan"), which has been adopted by the Board of Directors of Intermec, is attached hereto as Exhibit A.

2. Pursuant to the provisions of RCW 23B.11.040, the Plan does not require the approval of the shareholders of either Norand or Intermec.

DATED: December 16, 1997.

INTERMEC TECHNOLOGIES
CORPORATION

By: Michael Ohanian

Michael Ohanian, President

85

EXHIBIT A

PLAN OF MERGER

1. The names of the corporations proposing to merge are Norand Corporation, a Delaware corporation ("Norand") and a wholly-owned subsidiary of Intermec Technologies Corporation, a Washington corporation ("Intermec"), and Intermec.

2. When the merger becomes effective, each outstanding share of common stock of Norand shall be canceled.

3. When the merger becomes effective, without further act, all other effects of merger as set forth in RCW 23B.11.060 shall occur.

4. It is the intention of Norand and Intermec that the merger shall be a tax-free liquidation pursuant to the applicable provisions of the Internal Revenue Code of 1986, as amended.

5. The merger shall become effective at 12:00 p.m., Pacific Standard Time, December 28, 1997.

DATED: November 1, 1997.

INTERMEC TECHNOLOGIES
CORPORATION

By: Michael Ohanian
Michael Ohanian, President

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5,602,696 Removable disk drive system automatic retaining mechanism

5,602,456 Hand-held computerized data collection terminal with rechargeable battery pack sensor and battery power conservation

5,598,487 Hand-held data entry system removable signature pad

5,594,230 Analyzer for bar code readers and decoders

5,592,512 Adaptive display refresh and data compression in a radio frequency environment

5,590,346 Antenna cap for computer device utilizing a radio card

5,587,577 Modular scanner with hand-held data terminal

5,576,601 Drive circuit for electroluminescent panels and the like

5,576,529 Hand-held optically readable information set reader focus with operation over a range of distances

5,574,979 Periodic interference avoidance in a wireless radio frequency communication system

5,568,645 Versatile RF data capture system

5,568,016 Power supply for an electroluminescent panel or the like

5,567,925 Hand-held data capture system with interchangeable modules

5,563,748 Disk drive system

5,555,459 Antenna means for hand-held data terminals

5,555,276 Method of and apparatus for controlling modulation of digital signals in frequency-modulated transmissions

5,548,201 Battery charging method and apparatus with thermal mass equalization

5,546,397 High reliability access point for wireless local area network

5,544,010 Portable electronic device docking system

5,542,487 Portable compact multi-function printer with cartridge paper supply

5,541,398 Compact hand-held RF data terminal

5,539,194 Modular hand-held data entry system