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PATENT, TRADEMARK & COPYRIGHT ATTORNEYS

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November 5, 1999

Assistant Commissioner for Patents BOX ASSIGNMENT Washington, D.C. 20231

be addressed and mailed to the following:

Sir:

RECORDATION FORM COVER SHEET <u>PATENTS ONLY</u>

	Enclose	ed for recordation in the records of the U.S. Patent and	
Trademark Office is a copy of a document with particulars as follows:			
	(1)	Previous Name of Company:	
		Advanced Multimedia Products Corporation dba Rosen Product Development, Inc.	
	(2)	Current Name and Address of Company:	
		Rosen Products LLC 1020 Owen Loop South Eugene, Oregon 97402 United States of America	
	(3)	The nature of the conveyance is a Certificate of Merger	
executed on March 31, 1999 and filed with the State of Delaware, Office of the			
Secretary of State on March 31, 1999.			
	(4)	This document is being filed in connection with U.S. Patent	
No. Des. 405,444 which issued February 9, 1999.			
	(5)	Any and all correspondence concerning this document should	

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PATENT REEL: 010371 FRAME: 0236

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David P. Cooper Kolisch, Hartwell, Dickinson, McCormack & Heuser 200 Pacific Building 520 S.W. Yamhill Street Portland, Oregon 97204

(6) The total number of patents involved in this conveyance is 1.

(7) Our check in the amount of \$40.00 to cover the recordation fee

is enclosed, in accordance with 37 C.F.R. § 3.41.

(8) Please charge our Deposit Account No. 11-1540 for any

additional fees which may be required. A duplicate copy of this form is attached.

(9) 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.

Respectfully submitted,

KOLISCH, HARTWELL, DICKINSON, McCOBMACK & HEUSER

ALP. Cooper

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TOTAL NUMBER OF PAGES INCLUDING COVER SHEET, ATTACHMENTS AND DOCUMENT: _6____

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State of Delaware

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Office of the Secretary of State

DELAWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE DE MERGER, WHICH MERGES:

ADVANCED HUNTIMEDIA PRODUCTS CORPORATION, A DELAWARE

WITH AND INTO "ROSEN FRODUCTS LLC" UNDER THE NAME OF "ROSEN FRODUCTS LLC" A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF MARCH, A.D. 1999 AT 9 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Edward J. Freel. Secretary of State

AUTHENTICATION:

DATE:

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CERTIFICATE OF MERGER

OF

ADVANCED MULTIMEDIA PRODUCTS CORPORATION (a Delaware corporation)

WITH AND INTO

ROSEN PRODUCTS LLC (a Delaware limited liability company)

Rosen Products LLC which desires to merge with Advanced Multimedia Products Corporation, a Delaware corporation, pursuant to the provisions of Section 251(1) and Section 264(c) of the General Corporation Law of the State of Delaware (the "Merger"), hereby certifies as follows:

FIRST: The names and state of organization of each of the Constituent Entities in the Merger (the "Constituent Entities") are as follows:

Name of Entity

State of Organization

- Advanced Multimedia Products CorporationDelawareRosen Products LLCDelaware
- SECOND: An Agreement and Plan of Merger between the Constituent Entities has been approved, adopted, certified, executed and acknowledged by each of the Constituent Entities in accordance with the requirements of Sections 251 and 264(c) of the Delaware General Corporation Law and Section 18-209 of the Delaware Limited Liability Company Act.
- **THIRD:** The surviving entity shall be Rosen Products LLC, a Delaware limited liability company (the "Surviving Entity").
- FOURTH: The Certificate of Formation of Rosen Products LLC, as in effect immediately prior to the signing of this Certificate of Merger, shall be the Certificate of Formation of the Surviving Entity.
- FIFTH: The executed Agreement and Plan of Merger is on file at the principal place of business of the Surviving Entity. The address of the principal place of business of the Surviving Entity is 1020 Owen Loop South, Eugene, Oregon 97402.

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SIXTH A copy of the executed Agreement and Plan of Merger will be furnished by the Surviving Entity, on request and without cost, to any holder of an equily interest in either of the Constituent Entities.

SEVENTH: Upon consummation of the Merger, pursuant to the Agreement and Plan of Merger, the shares of stock of Advanced Multimedia Products Corporation, issued and outstanding immediately prior to the effective time of the Merger, will be exchanged for \$3,000,000 in cash.

IN WITNESS WHEREOF, Rosen Products LLC has caused this Certificate of Merger to be signed by it as of this 31st day of March, 1999.

ROSEN PRODUCTS LLC, a Delaware limited liability company

Cook, Vice President

ATTEST:

By: Meres l

M. A. LaRue Assistant Secretary