**RECORDATION FORM COVER SHEET**

**PATENTS ONLY**

TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).

**Submission Type**
- [ ] New
- [ ] Resubmission (Non-Recordation)
- [ ] Correction of PTO Error

**Conveyance Type**
- [ ] Assignment
- [ ] Security Agreement
- [ ] License
- [ ] Change of Name
- [ ] Merger
- [ ] Other

**Conveying Party(ies)**
- Mark if additional names of conveying parties attached

<table>
<thead>
<tr>
<th>Name (line 1)</th>
<th>Digital Equipment Corporation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name (line 2)</td>
<td></td>
</tr>
</tbody>
</table>

**Second Party**

<table>
<thead>
<tr>
<th>Name (line 1)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name (line 2)</td>
<td></td>
</tr>
</tbody>
</table>

**Receiving Party**
- Mark if additional names of receiving parties attached

<table>
<thead>
<tr>
<th>Name (line 1)</th>
<th>AltaVista Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name (line 2)</td>
<td></td>
</tr>
</tbody>
</table>

**Address (line 1)**
- 529 Bryant Street

**Address (line 2)**

**Address (line 3)**
- Palo Alto  CA  94301

**Domestic Representative Name and Address**
- Enter for the first Receiving Party only.

<table>
<thead>
<tr>
<th>Name</th>
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<tbody>
<tr>
<td>Address (line 1)</td>
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<td>Address (line 2)</td>
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<tr>
<td>Address (line 3)</td>
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**FOR OFFICE USE ONLY**

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover sheet to be recorded, including time for reviewing the document and 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 For Patents, Box Assignments, Washington, D.C. 20231

PATENT

REEL: 011213  FRAME: 0849
Correspondent Name and Address

Name: Laura A. Majerus
Address (line 1): Fenwick & West LLP
Address (line 2): 2 Palo Alto Square
Address (line 3): Palo Alto, CA 94306
Address (line 4):

Area Code and Telephone: (650) 858-7152

Pages
Enter the total number of pages of the conveyance document including attachments: #7

Application Number(s) or Patent Number(s)
Mark if additional numbers attached

Enter either the Patent Application Number or the Patent Number (DO NOT ENTER BOTH numbers for the same property).

Patent Application Number(s)

<table>
<thead>
<tr>
<th>Number</th>
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<tbody>
<tr>
<td>09/307,320</td>
<td></td>
<td></td>
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<tr>
<td>09,307,153</td>
<td></td>
<td></td>
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<td>08/994,939</td>
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<tbody>
<tr>
<td>6,005,503</td>
<td></td>
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</tbody>
</table>

If this document is being filed together with a new Patent Application, enter the date the patent application was signed by the first named executing inventor.

Month Day Year

Patent Cooperation Treaty (PCT)

Enter PCT application number only if a U.S. Application Number has not been assigned

PCT

Number of Properties
Enter the total number of properties involved: #4

Fee Amount

Fee Amount for Properties Listed (37 CFR 3.41): $160.00

Method of Payment
Enclosed ☒ Deposit Account ☐

Deposit Account
(Enter for payment by deposit account or if additional fees can be charged to the account.)

Deposit Account Number: #19-2555

Authorization to charge additional fees: Yes ☒ No ☐

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.

Laura A. Majerus
Reg. No. 33,417

Name of Person Signing
Signature
Date

PATENT
REEL: 011213 FRAME: 0850
ACKNOWLEDGMENT OF PATENT ASSIGNMENT

WHEREAS, Digital Equipment Corporation, a Delaware corporation having an address of 111 Powdernill Road, Maynard, MA 01754-1499 (hereinafter "DEC"), was the sole and exclusive owner of the entire right, title and interest in and to the Patent Properties Listed in Exhibit A attached here (hereinafter the "Patent Properties");

WHEREAS, by mesne agreements, DEC was merged into Compaq Computer Corporation, a Delaware corporation having an address of 20555 SH 249, Houston, Texas 77070-2698 (hereinafter “Compaq”) as of midnight December 31, 1999. Furthermore, DEC has transferred various assets, including the Patent Properties, to a Delaware corporation, the AltaVista Company (hereinafter “AltaVista”) having an address of 529 Bryant Street, Palo Alto, CA 94301, in exchange for AltaVista stock and other consideration which DEC deems to be fair and adequate;

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by DEC and AltaVista to have been received in full from DEC and AltaVista, respectively:

1. Effective August 18, 1999, DEC has assigned and transferred unto AltaVista the full and exclusive right, title and interest in and to the aforesaid Patent Properties, including continuations thereof and all patents and reissues thereof that are derived from any of the Patent Properties.

2. This Assignment includes an assignment for the entire right, title and interest in and to the Patent Properties, together with all claims for damages by reason of past infringement of the Patent Properties, with the right to sue for and collect for such damages, the same to be held and enjoyed by AltaVista for its own use and enjoyment, and for the use and enjoyment of its successors, assigns or other legal representatives, to the end of the terms for which the Patent Properties are granted as fully and entirely as the same would have been held and enjoyed by DEC if this assignment had not been made.

3. The terms, covenants and conditions of this assignment shall inure to the benefit of AltaVista, its successors, assigns and other legal representatives, and shall be binding upon DEC, its legal representatives and assigns.
4. DEC hereby warrants and represents that it has not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, Digital Equipment Corporation and AltaVista have executed this instrument on the date(s) indicated below.

Digital Equipment Corporation

Date: Sept 28, 2000

Name: Richard P. Lange

Title: Assistant Secretary

Witnessed by: [Signature]

Name: [Signature]

Address: [Address]

Date: [Date]

AltaVista Company

Date: 10/13/00

Name: Stephanie Lucic

Title: Vice President, General Counsel & Secretary

Witnessed by: [Signature]

Name: [Signature]

Address: 1070 Acredado Rd, Palo Alto, CA 94304

Date: 10/13/00
Exhibit A
Patent Properties Assigned by Digital Equipment Corporation to AltaVista Company

Part A: Issued Patents

<table>
<thead>
<tr>
<th>U.S. Patent No.</th>
<th>Issued Date</th>
<th>All Corresponding Foreign Patents Included</th>
</tr>
</thead>
<tbody>
<tr>
<td>6,005,503</td>
<td>12/21/99</td>
<td>No</td>
</tr>
</tbody>
</table>

Part B: Pending Patent Applications

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Filing Date</th>
<th>Title, Inventors, DEC Ref#</th>
</tr>
</thead>
<tbody>
<tr>
<td>09/307,320</td>
<td>05/07/99</td>
<td>Method and Apparatus for Finding Mirrored Hosts by Analyzing URLS; Bharat et al.; PD610</td>
</tr>
<tr>
<td>PCT/US00/12426</td>
<td>05/05/00</td>
<td>Method and Apparatus for Finding Mirrored Hosts by Analyzing URLS; Bharat et al.; PD610</td>
</tr>
<tr>
<td>09/307,153</td>
<td>05/07/99</td>
<td>Method and Apparatus for Finding mirrored Hosts by Analyzing Connectivity and IP Addresses; Bharat et al.; PD633</td>
</tr>
<tr>
<td>PCT/US00/12236</td>
<td>05/05/00</td>
<td>Method and Apparatus for Finding mirrored Hosts by Analyzing Connectivity and IP Addresses; Bharat et al; PD633</td>
</tr>
<tr>
<td>08/994,939</td>
<td>12/19/97</td>
<td>System and Method for Monitoring Web Pages; Broder et al.; PD25818</td>
</tr>
</tbody>
</table>
The Commonwealth of Massachusetts
William Francis Galvin
Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-1512

ARTICLES OF MERGER OF PARENT AND SUBSIDIARY CORPORATIONS
(General Laws, Chapter 156B, Section 82)

We, Ben K. Wells ___________________________ *President / *Vice President.
and Linda S. Auwers ___________________________ *Clerk / *Assistant Clerk.

of COMPAQ COMPUTER CORPORATION
(Exact name of corporation)
organized under the laws of DELAWARE and herein called the parent corporation.

certify as follows:

1. That the subsidiary corporation(s) to be merged into the parent corporation is/are:

<table>
<thead>
<tr>
<th>NAME</th>
<th>STATE OF ORGANIZATION</th>
<th>DATE OF ORGANIZATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>DIGITAL EQUIPMENT CORPORATION</td>
<td>MASSACHUSETTS</td>
<td>8/23/57</td>
</tr>
</tbody>
</table>

2. The parent corporation, at the date of the vote, owned not less than ninety percent (90%) of the outstanding shares of each class of stock of the subsidiary corporation or corporations with which it has voted to merge.

Item 3 below may be deleted if all the corporations are organized under the laws of Massachusetts and if General Laws, Chapter 156B is applicable to them.

3. That in the case of each of the above named corporations, the laws of the state of its organization, if other than Massachusetts, permit the merger herein described, and that all action required under the laws of each such state in connection with this merger has been duly taken.

*Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than Massachusetts, these articles are to be signed by officers having corresponding powers and duties.
That at a meeting of the directors of the parent corporation, the following vote, pursuant to General Laws, Chapter 156B, Section 82, Subsection (a) was duly adopted:

By unanimous vote of the Board of Directors of Compaq Computer Corporation on December 7, 1999, the following resolutions were duly adopted:

WHEREAS, the Board deems it advisable to merge Digital Equipment Corporation, a wholly owned subsidiary, into the Company; now therefore be it

RESOLVED, that the merger of Digital Equipment Corporation into the Company be and it hereby is approved, and the Company does hereby assume all of the liabilities and obligations of, and merge into itself, Digital Equipment Corporation;

FURTHER RESOLVED, that the merger shall become effective on midnight December 31, 1999;

FURTHER RESOLVED, that any Vice President or any Secretary/Clerk of the Company be and hereby is authorized and directed to execute a Certificate of Ownership and Merger setting forth a copy of these resolutions and to cause same to be filed with the Delaware Secretary of State and to execute Articles of Merger of Parent and Subsidiary Corporations and to cause same to be filed with the Massachusetts Secretary of the Commonwealth, and to take such further actions and to execute such documents as may be necessary to implement the merger; and

FURTHER RESOLVED, that the Board authorizes Michael D. Capellas, President and Chief Executive Officer of the Company, at his discretion, to amend or terminate and abandon this merger at any time prior to the time that the merger becomes effective with the Delaware Secretary of State and the Massachusetts Secretary of the Commonwealth.
5. The effective date of the merger shall be the date approved and filed by the Secretary of the Commonwealth. If a later effective date is desired, specify such date, which shall not be more than thirty days after the date of filing.

December 31, 1999

Section 6 below may be deleted if the parent corporation is organized under the laws of Massachusetts.

6. The parent corporation hereby agrees that it may be sued in the Commonwealth of Massachusetts for any prior obligation of any corporation organized under the laws of Massachusetts with which it has merged, and any obligation hereafter incurred by the parent corporation, including the obligation created by General Laws, Chapter 156B, Section 82, Subsection (e), so long as any liability remains outstanding against the parent corporation in the Commonwealth of Massachusetts, and it hereby irrevocably appoints the Secretary of the Commonwealth as its agent to accept service of process in any action for the enforcement of any such obligations, including taxes, in the same manner as provided in Chapter 181.

SIGNED UNDER THE PENALTIES OF PERJURY, this _____ day of December, 1999.

[Signatures]

*Delete the multiplicative words. In case the parent corporation is organized under the laws of a state other than Massachusetts, these articles are to be signed by officers having corresponding powers and duties.
THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF MERGER OF PARENT AND SUBSIDIARY CORPORATIONS
(General Laws, Chapter 156B, Section 82)

I hereby approve the within Articles of Merger of Parent and Subsidiary Corporations and, the filing fee in the amount of $250.00 having been paid, said articles are deemed to have been filed with me this 30th day of December, 1999.

RECEIVED
DEC 30 1999

SECRETARY'S OFFICE

WILLIAM FRANCIS GALVIN
Secretary of the Commonwealth

TO BE FILLED IN BY CORPORATION
Photocopy of document to be sent to:

AT Corporation
2 Oliver St.
Boston, MA 02109

Telephone:

RECORDED: 11/06/2000
PATENT
REEL: 011213 FRAME: 0857