FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

10-09-2001



U.S. Department of Commerce Patent and Trademark Office **PATENT**

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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 Conveyance Type		
New / / / / / Assignment Security Agreement		
Resubmission (Non-Recordation) Document ID# License Change of Name		
Correction of PTO Error Reel # Frame # Merger Other		
U.S. Government Corrective Document (For Use ONLY by U.S. Government Agencies)		
Reel # Departmental File Secret File		
Conveying Party(ies) Mark if additional names of conveying parties attached Execution Date Month Day Year		
Name (line 1) Digital Equipment Corporation 12 09 1999		
Name (line 2) a corporation of the Commonwealth of Massachusetts		
Second Party		
Name (line 1) Compaq Computer Corporation 06 20 2001		
Name (line 2) a corporation of the State of Delaware		
Receiving Party Mark if additional names of receiving parties attached		
Name (line 1) Compaq Information Technologies Group, L.P.		
Name (line 2) a Texas limited partnership receiving party is not domiciled in the United States, an appointment		
Address (line 1) 20555 SI1 249 of a domestic representative is attached. (Designation must be a		
Address (line 2) separate document from Assignment.)		
Address (line 3) Houston TX 77070 City State/Country Zip Code		
Domestic Representative Name and Address Enter for the first Receiving Party only.		
Name		
Address (line 1)		
Address (line 2)		
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05/2001 LMUELLER 00000211 09095264 FOR OFFICE USE ONLY		
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> Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231 PATENT

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U.S. Department of Commerce Patent and Trademark Office PATENT

OMB 0651-0027		PATENT
Correspondent Name and Address	Area Code and Telephone Number	er (713) 238-8000
Name Jonathan M. Harris, Reg. No. 44,	144	
Address (line 1) CONLEY, ROSE & TAYON, P. C	5.	
Address (line 2) P. O. BOX 3267		
Address (line 3) Houston, Texas 77253-3267		
Address (line 4)		
Pages Enter the total number of paincluding any attachments.	ges of the attached conveyance doc	# TEN (10)
Application Number(s) or Patent Num		k if additional numbers attached
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Patent Application Number(s)	Pat	ent Number(s)
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If this document is being filed together with a new Pate signed by the first named executing inventor.	ent Application, enter the date the patent appli	cation was Month Day Year
Patent Cooperation Treaty (PCT)		
Enter PCT application number	PCT PCT	PCT
only if a U.S. Application Number has not been assigned.	PCT PCT	PCT
Number of Properties Enter the to	tal number of properties involved.	# ONE (1)
Fee Amount Fee Amount	for Properties Listed (37 CFR 3.41)	\$ [40.00
Method of Payment: Enclo Deposit Account	osed 🗸 Deposit Account	
(Enter for payment by deposit account or if add	itional fees can be charged to the account.) Deposit Account Number:	#[03-2769
,	Authorization to charge additional fees:	Yes V No
Statement and Signature		
To the best of my knowledge and be attached copy is a true copy of the condicated herein.	- ·	
Jonathan M. Harris, Reg. No. 44,144	Joneth Mh. Hh	September 24, 2001
Name of Person Signing	// Signature	Date

ASSIGNMENT

THIS ASSIGNMENT AGREEMENT, is effective as of May 31, 2001, at 6:00 PM Eastern Daylight Savings Time, and is made by and between COMPAQ COMPUTER CORPORATION, a Delaware corporation having its principal place of business at 20555 SH 249, Houston, Texas 77070 (hereinafter referred to as "Assignor"), and COMPAQ INFORMATION TECHNOLOGIES GROUP, L.P., a Texas limited partnership having its principal place of business at 20555 SH 249, Houston, Texas 77070 (hereinafter referred to as "Assignee").

WITNESSETH:

WHEREAS, Assignor has developed and is the owner of certain intellectual property, including patents and patent applications, copyrights, and other proprietary information ("Intellectual Property"), which it desires to assign to Assignee; and

WHEREAS, Assignor is the owner, by virtue of mergers, of Intellectual Property acquired from various third parties, including Digital Equipment Corporation, Tandem Computer Corporation, and others, but not including Microcom, Microcom International or Microcom Systems, Inc.; and

WHEREAS, Assignor is the assignee of existing and future developed Intellectual Property pursuant to agreements, including an Agreement to Share Costs and Risks of Intangible Property Development, and a License Agreement, both effective July 1, 2000 (collectively referred to as the "CCC/CCIG Agreements"), with Compaq Computer International GmbH, organized under the laws of Switzerland, with principal offices at Oberfeldstrasse 14, 8302 Kloten, Canton of Zurich ("CCIG"); and

WHEREAS, Assignee desires to acquire the existing Intellectual Property owned by Assignor in exchange for a partnership interest in Assignee; and

WHEREAS, Assignor desires to convey to and assign to Assignee the Intellectual Property

it currently owns in exchange for a partnership interest in Assignee; and

WHEREAS, Assignee desires to contract with Assignor for services associated with

development of strategic marketing plans and materials, product and process research and

development, testing of products, and assistance in e-business solutions, and other general and

administrative services related to research and development ("Services") in exchange for an

ownership interest in any future Intellectual Property developed as a result of such Services; and

WHEREAS, Assignor desires to provide Services on a contract basis, and is willing to

transfer ownership of any future Intellectual Property that is developed in the course of conducting

such contract Services.

NOW, THEREFORE, in a tax free transaction pursuant to Section 721 of the Internal

Revenue Code Section of 1986, as amended, in exchange for a partnership interest in Assignee,

and other good and valuable consideration, the receipt of which is hereby acknowledged, Assignor,

assigns, conveys and transfers to Assignee, and its successors in interest, the entire rights, title and

interest in and to Assignor's existing Intellectual Property, including: (1) all existing U.S. and

foreign patents owned by Assignor; (2) all existing U.S. and foreign patent applications, both

pending and ready to be filed with one or more patent offices; (3) any and all extensions,

divisionals, substitutions, continuations, continuations-in-part, reissues and reexaminations of such

patents and patent applications; (4) all copyrights and copyrightable works, whether registered or

not; (5) all trade secrets, know-how, and other proprietary information related to the design,

development, manufacture, marketing, use, and sale of information handling systems, including,

but not limited to, digital computer systems, personal device assistants, microprocessors, operating

system software, application software, networking systems and solutions, storage devices,

telecommunications systems and solutions, and related products, components, peripheral devices,

and services that are produced, manufactured, distributed and sold by Assignor to third parties,

except for application software used exclusively by Assignor in its business and that is not

commercially distributed to Assignor's customers; and (6) all common law rights in adopted

trademarks and service marks and domain names, and their associated goodwill, and further, when

requested by Assignee, Assignor agrees to cooperate in the generation, execution and filing of any

supporting documentation necessary to identify and record title in the transferred Intellectual

Property;

AND, for the same consideration, Assignor, assigns, and transfers to Assignee all

Intellectual Property and other related rights and obligations acquired by Assignor from Compaq

Computer International GmbH pursuant to CCC/CCIG Agreements effective July 1, 2000;

AND, for the same consideration, Assignor, assigns, transfers and conveys to Assignee and

its successors in interest, all claims, demands, and causes of action, both at law and in equity, that

Assignor may have or subsequently acquire, arising from infringement or misappropriation of

Assignor's existing Intellectual Property prior to the date of this Agreement, and further Assignor

transfers and assigns to Assignee and its successors in interest the right to sue and collect for all past

and future acts of infringement and misappropriation, without recompense to Assignor;

AND, Assignor warrants that it has good and valid title to the Intellectual Property

transferred herein, and shall, upon request by Assignee, execute all papers, make all oaths, testify on

behalf of Assignee, provide such other material, information, and assistance as Assignee may

request, and perform all other lawful acts necessary to effect the transfer of the rights enumerated in

this Agreement, at Assignee's expense;

AND, Assignee, in consideration of the foregoing assignments and transfers, hereby transfers to Assignor a partnership interest in Assignee, and its successors and assigns, granting Assignor a percentage interest in Assignee, which may be assigned or transferred by Assignor without any restriction as it deems fit subject to the Limited Partnership Agreement of Compaq

Information Technologies, L.P.;

AND, Assignee hereby warrants that it has rightful authority to transfer such partnership

interest to Assignor, and Assignee has obtained prior written consent of all Partners of Assignee

who have agreed to such transfer to Assignor;

AND, Assignee hereby agrees to compensate Assignor for Services pursuant to the terms of

a Contract R&D Agreement dated May 31, 2001;

AND, Assignor, in consideration of the payment for Services, agrees to assign, transfer and

convey all right, title and interest to any future Intellectual property developed in the course of

performing the Services.

This Assignment Agreement will be executed in multiple copies, each of which shall for all

purposes constitute an agreement, binding on the parties, and each party hereby covenants and

agrees to execute all duplicates or replacement counterparts of this Agreement as may be required.

This Assignment Agreement shall be governed by and construed in accordance with the

law of the State of Texas, United States of America, without regard to the conflict of laws

principles thereof. All disputes arising out of this Agreement shall be subject to the exclusive

jurisdiction and venue of the Texas State and federal courts, and the parties consent to the personal

and exclusive jurisdiction and venue of these courts. This Assignment Agreement constitutes the

entire understanding of the parties as to the subject matter hereof and supercedes and replaces all

prior contemporaneous agreements, written or oral, regarding such subject matter. There are no

promises, covenants, or undertakings other than those set forth herein.

IN WITNESS THEREOF, the undersigned, being duly authorized and acting on behalf of the parties, does hereby execute this Agreement effective as of May 31, 2001.

COMPAQ COMPUTER CORPORATION

sy: ____

Ben K. Wells

Vice President and Treasurer

STATE OF TEXAS

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COUNTY OF HARRIS

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Before me, the undersigned notary public, on this day personally appeared BEW IC WELLS, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of COMPAQ COMPUTER CORPORATION, and that he has executed this instrument as the act of such corporation for the purpose and consideration herein expressed, and in the capacity herein stated.

Given under my hand and seal of office this 20 day of June, 2001.



Shand and

COMPAQ INFORMATION TECHNOLOGIES GROUP, L.P.

By:	LunchS	(luwers	
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Linda S. Auwers Vice President and Secretary CPQ HOLDINGS, INC., General Partner

State of Texas

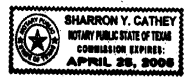
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County of Harris

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Before me, the undersigned notary public, on this day personally appeared Land S. Anwers, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of COMPAQ INFORMATION TECHNOLOGIES GROUP, L.P., and that he has executed this instrument as the act of such corporation for the purpose and consideration herein expressed, and in the capacity herein stated.

Given under my hand and seal of office this 20 day of 5uNE, 2001.



Staff athy

Compaq Computer Corporation Federal Identification No. 76-0011617 Digital Equipment Corporation FEDERAL IDENTIFICATION NO. 04-2226590

Fee: \$250.00

Examiner

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,
COLON O COLON INCIDENCIA CON DONA	TION	
of COMPAQ COMPUTER CORPORA	(Exact name of corporation)	,
organized under the laws of <u>DELAW</u>	VARE	and herein called the parent corporation,
certify as follows:		
1. That the subsidiary corporation(s)	to be merged into the parent corp	oration is/are:
NAME DIGITAL EQUIPMENT CORPORATION	STATE OF ORGANIZATION MASSACHUSETTS	DATE OF ORGANIZATION 8/23/57
		RECEIVED
		DEC 34 PM
		CORPORATION DIVISION SECRETARY'S OFFICE
shares of each class of stock of the st	ubsidiary corporation or corporation	ninety percent (90%) of the outstanding ons with which it has voted to merge.
Item 3 below may be deleted if all if General Laws, Chapter 156B is	i the corporations are organized applicable to them.	l under the laws of Massachusetts and

P.C.

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 Mussachusetts, these articles are to be signed by officers having corresponding powers and duties.

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

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4. 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 <u>9</u>, 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.

Note: Votes, for which the space provided above is not sufficient, should be listed on additional sheets to be numbered 4A, 4B, etc. Additional sheets must be $81/2 \times 11$ and have a left hand margin of 1 inch. Only one side should be used.

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. The effective date of the merger shall be the date approved and filed by the Secretary of the ffective date is desired, specify such date, which shall not be more than <i>thirty days</i> after the o	Commonwealth. If a later date of filing:
December 31, 1999	
ection 6 below may be deleted if the parent corporation is organized under the laws	of Massachusetts.
The parent corporation hereby agrees that it may be sued in the Commonwealth of Massachi fany corporation organized under the laws of Massachusetts with which it has merged, and any the parent corporation, including the obligation created by General Laws, Chapter 156B, Section my liability remains outstanding against the parent corporation in the Commonwealth of Massachu points the Secretary of the Commonwealth as its agent to accept service of process in any acmy such obligations, including taxes, in the same manner as provided in Chapter 181.	obligation hereafter incurred 182, Subsection (e), so long as asetts, and it hereby irrevocably
ו מ ענ	DO
IGNED UNDER THE PENALTIES OF PERJURY, this 9th day of Access to	, 19 <u>47</u> ,
B-Kwell Ben K. Wells	
Dall with	, *President / *Vice President,
Ben K. Wells	
Linds N. Licere	Clark (Accistant Clark
Linda S. Auwers	, *Clerk / *Assistant Clerk.
Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than h	Jassachusetts, these articles are to
e signed by officers baving corresponding powers and duties.	
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THE COMMONWEALTH OF MASSACHUSETTS

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

•		Articles of Merger of Parent and Subsidiary
-		fee in the amount of \$,
_	•	es are deemed to have been filed with me
this	day of	, 19
Effective	date:	
33		
	*********	A TOTAL A CANADA
	• • • • • •	M FRANCIS GALVIN
	Secretary	of the Commonwealth
		D IN BY CORPORATION
	Photocopy of	f document to be sent to:
	194 Ma	mantha
	UN CO	The country
	2 OLIVE	W 5t.
	Boston	MA ONOS

RECORDED: 10/01/2001

Telephone:

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