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Substitute Form PTO-1595 Attorney Docket No.: 06998-040002

102022264

Commissioner los and the attached original document(s) or copy(ies).						
Name of conveying party(ies):	Name and address of receiving party(ies):					
Dragon Systems, Inc.	L & H Holdings USA, Inc.					
Additional name(s) attached? ☐ Yes ☑ No	52 Third Avenue					
3. Nature of conveyance:	Burlington, MA 01803					
3. Nature of conveyance: ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other:						
Execution Date: 06/07/2000	Additional names/addresses attached? ☐ Yes 图 No					
4. Application number(s) or patent number(s):						
If this document is being filed with a new application, the ex	ecution date of the application is:					
A. Patent Application No(s).:	B: Patent No(s).:					
09/624,210						
Additional num	nbers attached? ☐ Yes 図 No					
Name/address of party to whom correspondence concerning document should be mailed:	dence concerning 6. Total number of applications/patents involved: 1					
JOHN F. HAYDEN	7. Total fee (37 CFR §3.41): \$40					
Fish & Richardson P.C.	图 Enclosed					
601 Thirteenth Street, NW Washington, DC 20005	☐ Authorized to charge Deposit Account.					
Washington, DC 20003	8. Deposit Account No.: 06-1050					
	Please apply any additional charges, or any credits, to our Deposit Account No. 06-1050.					
DO NO	OT USE THIS SPACE					
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.						
Diana DiBerardino Reg. No. 45,653 Name of Person Signing Signature	2 DiBerarder March 13, 2002					
Total number of pages including coversheet, attachments and document						

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PATENT REEL: 012674 FRAME: 0079

State of Delaware

Office of the Secretary of State PAGE 1

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"DRAGON SYSTEMS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "L&H HOLDINGS USA, INC." UNDER THE NAME OF "L&H HOLDINGS USA, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE SEVENTH DAY OF JUNE, A.D. 2000, AT 1:30 O'CLOCK P.M.



Warriet Smith Hindsor Harriet Smith Windsor, Secretary of State

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AUTHENTICATION: 1404292

DATE: 10-23-01

PATENT REEL: 012674 FRAME: 0080

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 01:30 PM 06/07/2000 001289149 - 2839980

CERTIFICATE OF MERGER

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DRAGON SYSTEMS, INC.

with and into

L&H HOLDINGS USA, INC.

The undersigned corporations, Dragon Systems, Inc. ("Dragon") and L&H Holdings USA, Inc. ("L&H Holdings") (collectively, the "Constituent Corporations"), to effect a merger of Dragon with and into L&H Holdings (the "Merger"), do hereby certify as follows:

1. The name and state of incorporation of each of the Constituent Corporations of the Merger is as follows:

Name

State of Incorporation

Dragon Systems, Inc.

Delaware

L&H Holdings USA, Inc.

Delaware

- 2. An Agreement and Plan of Merger dated as of March 27, 2000, by and among Dragon, L&H Holdings, Lernout & Hauspie Speech Products N.V. and certain principal stockholders of Dragon, providing for the merger of Dragon with and into L&H Holdings (the "Merger Agreement"), has been approved, adopted, certified, executed, and acknowledged by each of the Constituent Corporations in accordance with the requirements of subsection (c) of Section 251 of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation of the Merger is L&H Holdings (the "Surviving Corporation").
- 4. The certificate of incorporation of L&H Holdings shall be the certificate of incorporation of the Surviving Corporation.
- 5. An executed copy of the Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of said principal place of business of the Surviving Corporation is c/o Lernout & Hauspie Speech Products USA, Inc., 52 Third Avenue, Burlington, MA 01803-4414.
- 6. A copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of either Constituent Corporation.

PATENT REEL: 012674 FRAME: 0081

7,	This Certificate of Merger	shall be effective	upon the date	and time of filing
	the Secretary of State of the St			
Sections 10:	3-and 251 of the General Corpo	oration Law of the	State of Delawa	re.

IN WITNESS WHEREOF, the parties hereto have caused this Certificate of Merger to be duly executed this 7th day of June 2000.

L&H HOLDINGS USA, INC.

Gaston Bastizens

President and Chief Executive Officer

DRAGON SYSTEMS, INC.

≾y:_____

Janet M. Baker

Chairman

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REEL: 012674 FRAME: 0082

	7.	_ This C	entificate	of Mer	ger shall	be effective	upon the	date an	d time c	of filing hereof
with	the	Secretary	of State	of the	State of	Delaware	in accor	dance w	ith the	provisions of
Secti	ons	103 and 25	of the (General	Corporat	ion Law of	the State	of Dela	ware.	

IN WITNESS WHEREOF, the parties hereto have caused this Certificate of Merger to be duly executed this 7th day of June, 2000.

L&H HOLDINGS USA, INC.

Gaston Bastiaens President and Chief Executive Officer

DRAGON SYSTEMS, INC.

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REEL: 012674 FRAME: 0083

RECORDED: 03/13/2002