	14-2004 U.S. DEPARTMENT OF COMMERCE		
	Patent and Trademark Office Docket No.: 2002P01070 US		
To the Honorable Connincissioner of Paten 102	2835274		
1. Name of conveying party(ies)	Name and address of receiving party(ies)		
Siemens Automotive Inc.	Name: Siemens VDO Automotive Inc.		
Additional name(s) of conveying party(ies) attached? Yes No	Internal Address:		
3. Nature of conveyance:	Street Address: 700 Park Avenue East, Chatham		
☐ Assignment ☐ Merger	City: <u>Ontario</u> State: <u>Canada</u> ZIP: <u>N7M 5M7</u>		
☐ Security Agreement ☐ Change of Name	Additional name(s) & address(es) attached? ☐ Yes ☒ No		
☑ Other Certificate of Amalgamation			
Execution Date: <u>January 1, 2002</u>			
If this document is being filed together with a new application, the	ne execution date of the application is:		
A. Patent Application No.(s) 10/057,199	B. Patent No.(s)		
10/057,199 Additional numbers Name and address of party to whom correspondence			
10/057,199 Additional numbers Name and address of party to whom correspondence concerning document should be mailed:	attached? ☐ Yes ⊠ No		
10/057,199 Additional numbers 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Elsa Keller	attached? ☐ Yes ☒ No 6. Total number of applications and patents involved: ONE		
10/057,199 Additional numbers Name and address of party to whom correspondence concerning document should be mailed:	attached? ☐ Yes ☒ No 6. Total number of applications and patents involved: ONE 7. Total Fee (37 CFR 3.41) \$ 40,00		
Additional numbers 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Elsa Keller Internal Address: Customer No. 28524	attached? ☐ Yes ☒ No 6. Total number of applications and patents involved: ONE 7. Total Fee (37 CFR 3.41) \$ 40,00 ☐ Enclosed		
Additional numbers 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Elsa Keller Internal Address: Customer No. 28524 Siemens Corporation	attached?		
Additional numbers 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Elsa Keller Internal Address: Customer No. 28524 Siemens Corporation DO NOT U 9. Statement and signature To the best of my knowledge and belief, the foregoing informatic copy of the original document. Pasquale Musacchio Reg. No. 36,786	attached?		

PATENT REEL: 015770 FRAME: 0286



Industrie Canada

Certificate
of Amalgamation

Certificat de fusion

Canada Business Corporations Act

Loi canadienne sur les sociétés par actions

SIEMENS VDO AUTOMOTIVE INC.

399089-3

Name of corporation-Dénomination de la société

Corporation number-Numéro de la société

I hereby certify that the above-named corporation resulted from an amalgamation, under section 185 of the Canada Business Corporations Act, of the corporations set out in the attached articles of amalgamation.

Je certifie que la société susmentionnée est issue d'une fusion, en vertu de l'article 185 de la Loi canadienne sur les sociétés par actions, des sociétés dont les dénominations apparaissent dans les statuts de fusion ci-joints.

Director - Directeur

January 1, 2002 / le 1 janvier 2002

Date of Amalgamation - Date de fusion

Canadä

PATENT REEL: 015770 FRAME: 0287

Industry Canada

DEC 04/0000

industrie Canada

Loi canadienne sur les sociétéspar actions

FORM 9 ARTICLES OF AMALGAMATION (SECTION 185)

FORMULE 9 STATUTS DE FUSION (ARTICLE 185)

	da Business orporations Act	Loi canadienne sur les sociétéspar actions	ARTICLES OF AMA (SECTION		STATUTS (ARTIC	DE FUSION CLE 185)		
1 - Name of	amaigamated corporat	tion	Dénomination	de la société issue d	e la			
	VITOMOTUA ODV							
2 - The place be situate	in Canada where the	registered office is to	Lieu au Canada	où doit être situé le sièg	e social			
Ontario								
the corpo	ration is authorized to	n number of shares that issue	autorisée à éme		•			
in unlimite he annexed	d number of commo Schedule I which is	on shares. The rights, privilege s incorporated in this form.	s, restrictions and con-	litions attaching to the	common shar	es are as set out in		
4 - Restrictio	ns, if any, on share tra	nsfera	Restrictions sui	le transfert des actions,	s'il y a lieu			
Jo share in	the capital of the Co	orporation shall be transferred t ectors or by an instrument or in	without the consent of struments in writing si	the directors expresse igned by a majority of	d by the votes of the directors.	of a majority of the		
5 - Number (Ainimum: 1		num number) of directors	Norribre (ou no	mbre minimal et maxima) d'administrateu	re		
6 - Restrictio None.	ns, if any, on business	the corporation may carry on	Limites imposées à l'activité commerciale de la société, s'il y a lieu					
7 - Other pro	ovisions, if any d Schedule II is inco	orporated in this form.	Autres disposit	ions, s'il y a lieu		*************************************		
8 - The am- section o	algarnation has been r subsection of the Act	n approved pursuant to that which is indicated as follows:	8 - La fusion a été approuvée en accord avec l'article ou le paragraphe de la Loi indiqué ci-après					
			⊠ 184(1)					
			184(2)			_		
9 - Name Dénom	of the amalgamatin nination des sociétés	g corporations fusionnantes	Corporation No. N° de la société	Signature	Date	Title Titre		
3867056 C			386705-6	E Duate	Plialor	Director		
Siemens A	utomotive Inc.		384062-0	Edidonato	12/19/01	Director		
- La			<u> </u>	-				
						+		
					-			
FOR DEPART Corporation	MENTAL USE ONLY - À L'US n No N° de la société	AGE DU MINISTÈRE SEULEMENT : 299 AS	g _ 3	Filed - Déposée	31-050	2-01		

SCHEDULE I

The rights, privileges, restrictions and conditions attaching to the common shares are as follows:

- (a) Payment of Dividends: The holders of the common shares shall be entitled to receive dividends if, as and when declared by the board of directors of the Corporation out of the assets of the Corporation properly applicable to the payment of dividends in such amounts and payable in such manner as the board of directors may from time to time determine. Subject to the rights of the holders of any other class of shares of the Corporation entitled to receive dividends in priority to or concurrently with the holders of the common shares, the board of directors may in its sole discretion declare dividends on the common shares to the exclusion of any other class of shares of the Corporation.
- (b) Participation upon Liquidation, Dissolution or Winding Up: In the event of the liquidation, dissolution or winding up of the Corporation or other distribution of assets of the Corporation among its shareholders for the purpose of winding up its affairs, the holders of the common shares shall, subject to the rights of the holders of any other class of shares of the Corporation entitled to receive assets of the Corporation upon such a distribution in priority to or concurrently with the holders of the common shares, be entitled to participate in the distribution. Such distribution shall be made in equal amounts per share on all the common shares at the time outstanding without preference or distinction.
- (c) Voting Rights: The holders of the common shares shall be entitled to receive notice of and to attend all annual and special meetings of the shareholders of the Corporation and to 1 vote in respect of each common share held at all such meetings.

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SCHEDULE II

- 1. The number of shareholders of the Corporation, exclusive of persons who are in its employment and exclusive of persons who, having been formerly in the employment of the Corporation, were, while in that employment and have continued after the termination of that employment to be, shareholders of the Corporation, is limited to not more than fifty, two or more persons who are the joint registered owners of one or more shares being counted as one shareholder.
- 2. Any invitation to the public to subscribe for securities of the Corporation is prohibited.
- 3. The actual number of directors within the minimum and maximum number set out in paragraph 5 may be determined from time to time by resolution of the board of directors. Any vacancy among the directors resulting from an increase in the number of directors as so determined may be filled by resolution of the directors.

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RECORDED: 09/09/2004