Form PTO-1595 (Rev. 07/05)	
OMB No. 0651-0027(exp. 6/30/200)8)

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To the Director of the U.S. Patents and Trademarks Office: Pleas	se record the attached documents of the new address(es) below.			
1. Name of conveying party(ies) DATA GENERAL CORPORATION	2. Name and address of receiving party(ies):			
	Name: EMC Corporation			
Articles of Merger EMC Corporation and Data General Corporation dated 11/4/99	Internal Address: Office of the General Counsel			
Additional name(s) of conveying party(ies) attached? ☐ Yes ☐ No	Street Address: 176 South Street			
3. Nature of Conveyance/Execution Date(s):				
Execution Date: November 4, 1999	City: Hopkinton			
Assignment Merger	State: Massachusetts			
Security Agreement Change of Name				
Government Interest Assignment	Country: USA Zip: 01748			
Executive Order 9424, Confirmation License	Additional name(s) and address(es) attached? ☐ Yes ☒ No			
Other	T A THE			
4. Application or patent number(s):	document is being filed together with a new application.			
A. Patent Application No.(s) 08/671,041	B. Patent No.(s)			
-	10 =			
Additional numbers att	ached? I I Yes IXI No			
5. Name and address to whom correspondence	6. Total number of applications and patents invelved:			
concerning document should be mailed:	1 20 RDS			
Name: Jason A. Reyes, Esq.	7. Total fee (37 CFR 1.21(h) & 3.41): \$ 40.00			
Internal Address: EMC Corporation	☐ Authorized to be charge by credit card			
	Authorized to be charged to deposit account			
Office of the General Counsel	☐ Enclosed			
Street Address: 176 South Street				
City: Hopkinton State: MA Zip: 01748	None required (government interest not affecting title)			
Phone Number: 508-293-7074	8. Payment Information			
Thone Number. 300-290-1014	a. Credit Card Last 4 Numbers Expiration Date			
Fax Number: 508-293-7189				
	b. Deposit account number 05-0889			
Email Address: Reyes Jason@emc.com	Authorized User Name <u>Jason A. Reyes</u>			
9. Signature:	1-6.06			
2006 DBYRNE 00000173 050889 08671041 Signature	Date			
1021 40.00 DA Jason A. Reyes, Esq.	Total number of pages including cover			
Name of Person Signing	sheet, attachments, and documents: [

◆ Data General

Data General Corporation 4400 Computer Drive Westborough, MA 01580-0001



RECEIVED

SEP 2 9 2000

BROMBERG & SUNSTEIN

CERTIFICATE CONCERNING MERGER OF DATA GENERAL CORPORATION WITH AND INTO EMC CORPORATION

I, the undersigned Assistant Secretary of DATA GENERAL CORPORATION, hereby certify as follows:

- 1. On October 12, 1999, Data General Corporation merged with Emerald Merger Corporation, the surviving corporation being "Data General Corporation".
- 2. On November 4, 1999, said Data General Corporation merged with and into EMC Corporation, a corporation existing under the laws of the Commonwealth of Massachusetts.
- 3. By virtue of these mergers, all of the assets, both tangible and intangible, and all of the liabilities and obligations, of Data General Corporation were transferred to EMC Corporation by operation of law.

IN WITNESS WHEREOF, the undersigned, Assistant Secretary of Data General Corporation, has caused this Certificate to be executed as of November 4, 1999.

> James K. Jacobs Assistant Secretary

Examiner O

NO. 042680009 NO. 042436397

The Commonwealth of Mássachusetts

William Francis Galvin

Secretary of the Commonwealth
One Ashburon Place, Boston, Massachusetts 02108-1512

ARTICLES OF "CONSOLIDATION"/ "MERGER (General Laws, Chapter 156B, Section 79)

"Consolidation / "merger of

Data General Corporation

the constituent corporations, into

EMC Corporation

to new corporation / "one of the constituent corporations organized under the laws of: Massachusetts

.The undersigned officers of each of the constituent corporations certify under the penalties of perjury as follows:

- 1. An agreement of "consolidation/"merger has been duly adopted in compliance with the requirements of General Laws, Chapter 156B, Section 79, and will be kept as provided by Subsection (c) thereof. The "solution/"surviving corporation will furnish a copy of said agreement to any of its stockholders, or to any person who was a stockholder of any constituent corporation, upon written request and without charge.
- 2. The effective date of the 'essection'/ 'merger determined pursuant to the agreement of 'essection'/ '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 thirry days after the date of filing:
- 3. (For a merger)

"The following amendments to the Articles of Organization of the surviving corporation have been effected pursuant to the agreement of merger.

None

(For a consolidation)

(2) The purpose of the resulting corporation is to engage in the following business activities:...

5

*Drive the inapplicable words. Note: If the space provided under any article or term on this form is insufficient, additions aball he set forth on asparate 8 1/2 x 17 shoets of paper-with a kft margin of at least 1 tech. Additions to more than one article may be made on a single shoet at long as each article requiring each addition is clearly indicated.

Morsha

(Toes consplication)

(h) State the total number of shares and the par value, if any, of each eless of clock which the resulting curporation is, authorized to issue:

WITHOUT PAR VALUE		WITH PAR VALUE			
TYPE	NUMBER OF SHARES	TYPE	NUMBER OF SHARES	PAR VALUE	
Common:		Common:			
Preferred:		Preferred:			

"(c) If more than one class of elock is awhorized, state a distinguishing designation for each class and provide a description
of the preferences, voting powers, qualifications, and special as relative rights or privileges of each class and of each series
then established

Item 4 below may be deleted if the resulting /surviving corporation is organized under the laws of a state other than Massachusetts.

- 4. The information contained in Item 4 is not a permanent part of the Articles of Organization of the "seculting / "surviving corporation.
- (a) The street address of the *resulting / *surviving corporation in Massachusetts is: (post office boxes are not acceptable)
 - 35 Parkwood Drive, Hopkinton, Massachusetts 01748

[&]quot;(d) The recinctions, if any, on the transfer of stock contained in the agreement of contolidation we

[&]quot;(c) Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary distribution, or for limiting, defining, or expulsing the powers of the corporation, or of its discuss or modificiless, or of any class of modificalities.

[&]quot;"If there are no provisions state "None".

(b) The nam	t, residential address a				ling / surviving corporation is:
President:	NAME	RESIDENTIAL A	DDRESS	POST	OFFICE ADDRESS
nd Direc	tor				
Treasurer.		(See Attac)	١ هـــــ		
Clerk:		isee Attaci	ien)		
Directors:					•
			* *	- A-N d b	lant days with a manage of
(c) The fisci	i year end (i.e. tax yea	of the "sessiting / sur Decemb	viving corporation	n snau end on the	last day of the month of:
		of the resident agent, if	•	_	orporation is:
CT Cor	poration, 2 0	liver Street,	Boston, M	IA 02109	
hem 5 bek	w may be deleted if	the resulting/survivin	ig corporation is	s organized unde	r the laws of Massachusem
S. The Year	ting / "surviving corpor	stion bereb serves than i	t war be seed in th	ж Сорилогичевіф	of Named to Congress print
obligation of	any constituent Mase	chusetts corporation, any	y prior obligation o	of any constituent	foreign corporation qualified
under Gene	ral Laws, Chapter 181,	and any obligations here	after incurred by th	Ante Seminary	riving corporation, including the standing against the corporation
					commonwealth as its agent to
accept servi	CE OF PROCESS In any ac				axes, in the same manner as
PO TOOK IN	Chapter 181.				
FOR MASSA	CHUSETTS CORPOR	LATIONS			-
The undersi	ened "President / "Vice	r President and "Clerk/"	'Assistant Clerk of	EMC Corp	pration
a corporatio	n organized under the	laws of Massachusens, h	urther state under	the penalties of pe	rijury that the agreement of
	on / "merger has been o s. Chapter 156B, Section		of such corporation	6 and duly approve	ed in the manner required by
		1110	DO.) H	
	· · · · · · · · · · · · · · · · · · ·	سدارار	w Cou		, "President / Vice Presiden
		Carre	. •		
		www	m		, "Gerk / "Assistant Oct
POR CORP	OKATIONS ORGANIZ	ED IN A STATE OTHE	R THAN MASSAC	HUZETTS	
The undersi	- Desar	c. Ne Bride		James K.	Tains
			210 11 <u>.</u>	<u> </u>	
of Date	a General Co	rporation		, a corpora	tion organized under the laws
Dela	Jare	. Anther state	under the penaltic	as of periury that the	ne agreement of *consolidation
		·	•		Delaware
merger has	been duly adopted by	such corporation in the	manner required	by the bress of	2010101
eralan en es	opplicable words.		4	12	
Specify the of	Rest bowing powers and d		1-70		17100000
orporation or	president or vice president gantsed moder General La	ws. Chapter 156E.	/ Yyee	TRESIDENT	and weather
o the desk or	fficer bassing powers and i assissant clerk of such a M	fulies corresponding associates corporation	the fine	nK	secon
	•	_	Ass	whents	evretary
					/ `

(b) The name, residential address and post office address of each director and officer of the surviving corporation is:

President and Director: Treasurer: NAME
Michael C. Reungers

Colin G. Paneson 🗸

Clerk:

Thomas J. Dougherry &

Directors:

Michael J. Cronin

John R. Egan

Maurcen Egan

W. Paul Fitzgerald

Joseph F. Oliveri

Richard J. Egan

RESIDENTIAL ADDRESS

453 Bedford Road Cariisle, MA 01741 5 Elizabeth Road Hopkinton, MA 01748 247 Adams Street

Milton, MA 02186 19 Wight Street

Medfield, MA 02052-1206

22 Old Farm Road Hopkinton, MA 01748 8 Queen Anne Road Hopkinton, MA 01748 27 Seacrest Drive

Orleans, MA 02653 13 Steel Road

Hopedale, MA 01747 8 Queen Ame Road Hopkinton, MA 01748 POST OFFICE ADDRESS

1 . 007 00

453 Bedford Road
Carlisle, MA 01741
5 Elizabeth Road
Hopkinton, MA 01748
247 Adams Street
Milton, MA 02186
19 Wight Street

Medfield, MA 02053-1206 22 Old Farm Road Hopkinson, MA 01748

8 Queen Anne Road Hopkinton, MA 01748

P.O. Box 2847 Orleans, MA 02653 13 Steel Road Hopedale, MA 01747

B Queen Arme Road Hopkinton, MA 01748

1-184 F. 807 BB F-383

6148

873534

THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF "CONSOLIDATION / "MERGER (General Laws, Chapter 156B, Section 79)

Effective date

Tyle Jan Bolich

WILLIAM FRANCIS GALVIN
Secretary of the Commonwealth

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

June D. Duchesne, Esq.

Skadden, Arps, Slate, Meagher & Flom LLP

One Beacon Street, 31st Floor

Boston, MA 02108

Telephone: (617) 573-4885

State of Delaware

Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, MAICH MARGES:

"EMERALD MERCER CORPORATION", A DELIMAN, CORPORATION,

WITH AND INTO "DATA GENERAL CORPORATION" UNDER THE NAME OF "DATA GENERAL CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THELFTH DAY OF OCTOBER, A.D. 1999, AT 3 O'CLOCK P.M.

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



Edward J. Freel, Secretary of State

0676119 8100M

991430412

AUTHENTICATION:

0020888

DATE:

10-12-99

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 03:00 PM 10/12/1999 991430412 - 0676119

CERTIFICATE OF MERGER OF EMERALD MERGER CORPORATION WITH AND INTO DATA GENERAL CORPORATION

Pursuant to Section 251 of the General Corporation Law of the State of Delaware

Data General Corporation, a Delaware corporation, does hereby certify:

FIRST: The names and states of incorporation of the constituent corporations to this merger are as follows:

Emerald Merger Corporation
Data General Corporation

Deleware

Delaware

SECOND: An Agreement and Plan of Morger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 251 of the General Corporation Law of the State of Delaware.

THIRD: The name of the corporation surviving the merger is Data General Corporation.

FOURTH: The Restated Certificate of Incorporation of Data General Corporation shall be the Restated Certificate of Incorporation of the surviving corporation, except that at the effective time of the marger contemplated by the Agreement and Plan of Merger, it shall be amended and restated in its entirety to read as Exhibit A snathed hereto.

FIFTH: The executed agreement and plan of merger is on file at the offices of Data Ganeral Corporation, 4400 Computer Drive, Westboro, Massachusetts 01580. A copy will be provided, upon request and without cost, to any stockholder of either constituent corporation.

IN WITNESS WHEREOF, Data General Corporation has caused this Certificate of Merger to be executed in its corporate name this 11th day of October, 1999, to be effective as of 5:00 p.m. on October 12, 1999.

DATA GENERAL CORPORATION

y: Tould

Title: President and

Chief Executive Officer

RESTATED CERTIFICATE OF INCORPORATION

OF

DATA GENERAL CORPORATION

<u>FIRST</u>: The name of the Corporation is Data Corporation (haroinafter the "Corporation").

SECOND: The address of the registered office of the Corporation in the State of Delaware is 1209 Orange Street, in the City of Wilmington, County of New Castle. The name of its registered agent at that address is The Corporation Trust Company.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of the State of Delaware as set forth in Title 8 of the Delaware Code (the "GCL").

FOURTH: The total number of shares of stock which the Corporation shall have authority to issue is one hundred (100) shares of Common Stock, each having a par value of one cent (3.01).

FIFTH: The following provisions are inserted for the management of the business and the conduct of the affairs of the Corporation, and for further definition, limitation and regulation of the powers of the Corporation and of its directors and stockholders:

- (1) The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors.
- (2) The directors shall have concurrent power with the stock-holders to make, alter, amend, change, add to or repeal the By-Laws of the Corporation.
- (3) The number of directors of the Corporation shall be an from time to time fixed by, or in the manner provided in, the By-Laws

3

of the Corporation. Election of directors need not be by written ballot unless the By-Laws to provide.

- (4) No director shall be personally liable to the Corporation or any of its suckholders for monetary damages for breach of fiduciary duty as a director, except for liability (1) for any breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for sets or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) pursuant to Section 174 of the GCL or (iv) for any transaction from which the director derived an improper personal benefit. Any repeal or modification of this Article FIFTH by the stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification with respect to acts or omissions occurring prior to such repeal or modification.
- (5) In addition to the powers and auditarity hereinbefore or by statum expressly conferred upon them, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corpbration, subject, nevertheless, to the provisions of the GCL, this Certificate of Incorporation, and any By-Laws adopted by the stockholders; provided, however, that no By-Laws hereafter adopted by the stockholders shall invalidate any prior act of the directors which would have been valid if such By-Laws had not been adopted.

SIXTH: Meetings of stockholders may be held within or without the State of Delaware, as the By-Laws may provide. The books of the Corporation may be kept (subject to any provision contained in the GCL) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors or in the By-Laws of the Corporation.

SEVENTH: The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Cardificate of incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

