# PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	02/18/1997

# **CONVEYING PARTY DATA**

Name	Execution Date
Allen Telecom Group, Inc.	02/18/1997

# **RECEIVING PARTY DATA**

Name:	Allen Telecom Inc.
Street Address:	10500 West 153rd Street
City:	Orland Park
State/Country:	ILLINOIS
Postal Code:	60562

## PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	7075497

# CORRESPONDENCE DATA

Fax Number: (214)661-6873

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 214-953-5978

Email: rklinger@jw.com

Correspondent Name: Robert C. Klinger

Address Line 1: 901 Main Street

Address Line 2: Suite 6000

Address Line 4: Dallas, TEXAS 75202

ATTORNEY DOCKET NUMBER:	100318.00063
NAME OF SUBMITTER:	Robert C. Klinger

Total Attachments: 4

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# The First State

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 OWNERSHIP, WHICH MERGES:

"ALLEN TELECOM GROUP, INC.", A DELAWARE CORPORATION,
WITH AND INTO "THE ALLEN GROUP INC." UNDER THE NAME OF
"ALLEN TELECOM INC.", A CORPORATION ORGANIZED AND EXISTING UNDER
THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS
OFFICE THE TWENTIETH DAY OF FEBRUARY, A.D. 1997, AT 10 O'CLOCK
A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF
THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE TWENTY-EIGHTH DAY
OF FEBRUARY, A.D. 1997.

0701327 8100M 071130693



Harriet Smith Windson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 6085959

DATE: 10-18-07

2-20-97 ; 8:53AM ;

STATE OF DELAWARE
CT CLEV- SECRETARY 0745000; # 2/ 4
DIVISION OF CORPORATIONS
FILED 10:00 AM 02/20/1997
971055640 - 0701327

# CERTIFICATE OF OWNERSHIP AND MERGER

#### MERGING

## ALLEN TELECOM GROUP, INC.

#### INTO

### THE ALLEN GROUP INC

\*\*\*\*

THE ALLEN GROUP INC, a corporation organized and existing under the laws of Delaware,

#### DOES HEREBY CERTIFY:

FIRST: That The Allen Group Inc., a Delawarc corporation (the "Surviving Corporation"), was incorporated on the 3rd day of February, 1969, pursuant to the General Corporation Law of the State of Delawarc.

SECOND: That the Surviving Corporation owns all of the outstanding shares of stock of Allen Telecom Group, Inc., a Delaware corporation incorporated on the 26th day of October, 1988, pursuant to the General Corporation Law of the State of Delaware (the "Merged Corporation").

THIRD: That the Surviving Corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting held on the 5th day of December, 1996, determined to merge into itself said Merged Corporation:

NOW, THEREFORE, BE IT RESOLVED, that, pursuant to the provisions of Section 253 of the Delaware General Corporation Law, the Board of Directors of the Surviving Corporation hereby approves the merger of the Merged Corporation with and into the Surviving Corporation (the "Merger") and, on the effective date of the Merger:

(a) The Surviving Corporation shall be the surviving corporation of the Merger, and shall continue to exist as a domestic

corporation under the laws of the State of Delaware, with all of the rights and obligations of a surviving domestic corporation as are provided by the Delaware General Corporation Law, including, without limitation, the obligation to satisfy all of the obligations, if any, of the Merged Corporation; and

The Merged Corporation shall cease to exist and its property shall become the property of the Surviving Corporation as the surviving corporation.

FURTHER RESULVED, that the Merger shall be effective at the close of business on February 28, 1997;

FURTHER RESOLVED, that the Surviving Corporation change its name by amending and restating in its entirety Article FIRST of its Restated Certificate of Incorporation, as amended, to read as follows:

"FIRST: The name of the corporation is Allen Telecom Inc."

FURTHER RESOLVED, that all authorized and outstanding shares of stock of the Merged Corporation shall be canceled on the effective date of the Merger, and the certificates representing such shares shall be surrendered to the Surviving Corporation and canceled;

FURTHER RESOLVED, that, notwithstanding any of the foregoing, the Board of Directors of the Surviving Corporation at any time prior to the effectiveness of the Merger, and for any reason it may deem sufficient and proper, shall have the power and authority to abandon the Merger as set forth herein;

FURTHER RESOLVED, that the officers of the Surviving Corporation, and each of them, hereby are authorized and empowered (1) to make and execute a Certificate of Ownership and Merger setting forth the resolutions of the Board of Directors of the Surviving Corporation approving the Merger and the assumption by the Surviving Corporation of the Merged Corporation's liabilities and obligations, and the date of adoption thereof, (2) to cause the Certificate of Ownership and Merger to be filed with the Secretary of State of Delaware and (3) to do all acts and deeds, whether within or without the State of Delaware, which may be necessary or proper to effect, or which may be advisable in connection with, the Merger; and

FURTHER RESOLVED, that the officers of the Surviving Corporation, and each of them, hereby are authorized and empowered, in the name and on behalf of the Surviving Corporation, to execute and deliver such additional agreements, instruments and documents, and to take or cause to be taken such other actions, as any such officer may determine to be necessary or desirable, in order to implement the immediately preceding resolutions and consummate the transactions contemplated thereby, each such agreement, instrument and document to be in such form and to contain such terms and conditions, consistent with the foregoing resolutions, as the officer of the Surviving Corporation executing the same may in his discretion approve, the execution and delivery thereof by such officer or the taking of such action to constitute conclusive evidence of such determination and approval and that the same are in accordance with these resolutions and are the duly authorized acts of the Surviving Corporation.

FOURTH: That anything herein or elsewhere to the contrary notwithstanding, the terms of the Merger may be amended or the Merger may be terminated and abandoned by the Board of Directors of the Surviving Corporation at any time prior to the date of filing this Certificate of Ownership and Merger with the Secretary of State of Delaware.

IN WITNESS WHEREOF, said The Allen Group Inc. has caused this Certificate of Ownership and Merger to be signed by McDara P. Folan, III, its Vice President, this Line day of February, 1997.

THE ALLEN GROUP INC.

By: McDara P. Folan, III, Vice President

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**RECORDED: 11/28/2007** 

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