PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE: Conversion of Corporation into Limited Liability Company

CONVEYING PARTY DATA

Name	Execution Date
Shuttleworth Inc.	01/06/2011

RECEIVING PARTY DATA

Name:	Shuttleworth LLC
Street Address:	10 Commercial Road
City:	Huntington
State/Country:	INDIANA
Postal Code:	46750

PROPERTY NUMBERS Total: 5

Property Type	Number
Patent Number:	6193047
Patent Number:	6516940
Patent Number:	7328785
Patent Number:	7798312
Patent Number:	7637366

CORRESPONDENCE DATA

Fax Number: (937)443-6635

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

Phone: 513-352-6719

Email: ipgroup@thompsonhine.com

Correspondent Name: Michael J. Nieberding

Address Line 1: P.O. Box 8801

Address Line 4: Dayton, OHIO 45401

ATTORNEY DOCKET NUMBER:	070117-00202

NAME OF SUBMITTER: Michael J. Nieberding

PATENT

REEL: 025619 FRAME: 0614

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Total Attachments: 5

source=027262_Shuttleworth_PlanOfConversion#page1.tif source=027262_Shuttleworth_PlanOfConversion#page2.tif source=027262_Shuttleworth_PlanOfConversion#page3.tif source=027262_Shuttleworth_PlanOfConversion#page4.tif source=027262_Shuttleworth_PlanOfConversion#page5.tif

State of Indiana Office of the Secretary of State

CERTIFICATE OF AMENDMENT

of

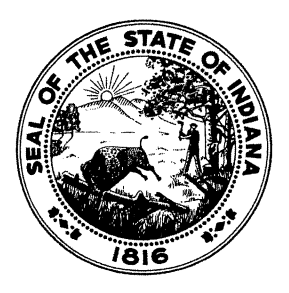
SHUTTLEWORTH INC

I, CHARLES P. WHITE, Secretary of State of Indiana, hereby certify that Articles of Amendment of the above For-Profit Domestic Corporation have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Business Corporation Law.

The name following said transaction will be:

SHUTTLEWORTH LLC

NOW, THEREFORE, with this document I certify that said transaction will become effective Thursday, January 06, 2011.

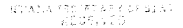


In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, January 6, 2011.

Charles P. White

CHARLES P. WHITE, SECRETARY OF STATE

194345-147/2011010760377





ARTICLES OF ENTITY CONVERSION:

2011 JAN - 5 AN 1: 40 TODD ROKITA

SECRETARY OF STATE CORPORATE DIVISION 302 W. Washington Street, Rm. E018 Indianapolis, IN 46204 Telephone: (317) 232-6576

State Form 51576 (1-04)

Approved by State Board of Accounts, 2004

INSTRUCTIONS: Use 8 1/2" x 11" white paper for attachments.

Present original and one copy to the address in upper right corner of this form.

Conversion of a Corporation into a Limited Liability Company

Please TYPE or PRINT.

Please visit our office on the web at www.sos.in.gov.

Indiana Code 23-1-18-3 FILING FEE ED .00 AND

Shuttleworth Inc.	ARTICLES OF CONVERSION OF	CANAD PUNE IND. SECRETARY OF STATE
	(hereinafter "Non-surviving Corporation")	SECRETARY OF STATE
	INTO	1180
Shuttleworth LLC		
	(hereinafter "Surviving LLC")	

ARTICLE I: PLAN OF ENTITY CONVERSION

- Please set forth the Plan of Conversion, containing such information as required by Indiana Code 23-1-38.5-11 and Indiana Code 23-1-38.5-12, attach herewith, and designate it as "Exhibit A." The following is basic information that must be included in the Plan of Entity Conversion: (please refer to Indiana Code 23-1-38.5-12 for a more complete listing of requirements before submitting the plan).
 - A statement of the type of business entity that Surviving LLC will be and, if it will be a foreign non-corporation, its jurisdiction of organization;
 - The terms and conditions of the conversion;
 - The manner and basis of converting the shares of Non-surviving Corporation into the Interests, securities, obligations, rights to acquire interests or other securities of Surviving LLC following its conversion; and
 - The full text, as in effect immediately after the consummation of the conversion, of the organic document (if any) of Surviving LLC.
 - If, as a result of the conversion, one or more shareholders of Non-surviving Corporation would be subject to owner liability for debts, obligations, or liabilities of any other person or entity, those shareholders must consent in writing to such liabilities in order for the Plan of
- Please read and sign the following statement. I hereby affirm under penalty of perjury that the plan of conversion is in accordance with the Articles of Incorporation or bylaws of Non-surviving is duly authorized by the shareholders of Non-surviving Corporation as required by the laws of the State of Indiana. Corporation and

Sianature

Printed Name William M. Schult Title Secretary

	V
	ARTICLE II: NAME AND DATE OF INCORPORATION OF NON-SURVIVING CORPORATION
ā.	•
	Shuttleworth Inc.
b.	The date on which Non-surviving Corporation was incorporated in the State of Indiana is the following: May 21, 1962

	•••			
	ARTICLE III: NAME AND PRIN	ICIPAL OFFICE OF SURVIVING LLC		
a,	The name of Surviving LLC is the following:			
]	Shuttleworth LLC			
•	(Please note pursuant to Indiana Code 23-18-2-8, this name must inc (If Surviving LLC is a fereign LLC, then its name must adhere to the la	lude the words "Limited Liability Company", "Laws of the state in which it is domiciled).	L.C.", or "LLC").	
b.	The address of Surviving LLC's Principal Office is the following:			
Street	Address	City	State	Zip Code
	10 Commercial Road	Huntington	IN	46750

	ARTICLE	IV: REGISTERED OFFI	CE AND AG	INT OF SURVIVING LLC		
		ss of Surviving LLC's Registe	ered Agent and	Registered Office for service of	process are the	e following:
me of Registered	•					
Cor	poration Service	e Company		City		Zip Code
•	ed Office (street or building)		1	• •		i ·
251	East Ohio Stre	et, Sulte 500		Indianapolis	Indiana	46204
ARTICL	EV-JURISDICTION OF	SURVIVING LLC AND CH	ARTER SUF	RENDER OF NON-SURVIV	ING CORPO	RATION
- 110Te1Te5	JURISDICTION					
Please state th	ne jurisdiction in which Survivin	g LLC will be organized and (governed	Indiana	. , , , ,	
CTION2	CHARTER SURRENDER	(Please complete this sect	tion only if Sur	viving LLC is organized outsid	le of Indiana).	
If the jurisdiction as "Exhibit B."	on stated above is not Indiana,	please set forth the Articles o	of Charter Surre	nder for the Non-surviving Corpo	oration and atta	ch herewith
1. 2. 3. 4.	an LLC that will be organized	orporation; if Charter Surrender are being in a jurisdiction other than the alty of perjury that the conver- ha Law and consistent with the e Surviving LLC will be organ	g flied in conne e State of Indian rsion was duly a ne Articles of Ind	ction with the conversion of Non- ia; approved by the shareholders of corporation or the bylaws of Non-	Non-surviving	Corporation
ease indicate w	then dissolution will take place The latest date upon will Surviving LLC is perpet	iich Surviving LLC is to disso		VIVING LLC	, OR	
urviving LLC will	be managed by: The m	ARTICLE VII: MANAGEN		RVIVING LLC		.,
	<u>⊠</u> A mar	ager or managers				
onversion and ve	rifies, subject to penalties of p	ficer or other duly authorized arjury, that the statements co January day of	representative ntained herein	of Non-surviving Corporation ex are true, 11	ecules these A	rlicles of Entity
į.	his	gay or		·		
gnature /	J/min	8	Printed Name Willia	am M. Schult		
le .	-/V			· · · · · · · · · · · · · · · · · · ·		
Secret	arv					

SHUTTLEWORTH INC.

PLAN OF CONVERSION

Shuttleworth Inc., an Indiana corporation, (the "Corporation") shall convert into an Indiana limited liability company in accordance with Section 23-1-38.5-11 and 23-1-38.5-12 of the Indiana Business Corporation Law and this Plan of Conversion.

- 1. Terms, Conditions and Manner of Conversion.
 - the Corporation shall be converted into a domestic limited liability, with the sole shareholder of the Corporation becoming the holder of 100% of the membership interest (which shall be divided into 100 units) of the limited liability company into which the Corporation is being converted, which shall be the only membership interests of the limited liability company at the effective time;
 - (ii) the conversion shall not be deemed to affect the obligations or liabilities of the Corporation incurred prior to its conversion to a limited liability company or the personal liability of any person incurred prior to such conversion;
 - (iii) all of the rights, privileges and powers of the Corporation and all property, real, personal and mixed, and all debts due to the Corporation as well as all other things and causes of action belonging to the Corporation, shall remain vested in the domestic limited liability company, and the title to any real property vested by deed or otherwise in the Corporation shall not revert or be in any way impaired by reason; but all rights of creditors and all liens upon any property of the Corporation shall be preserved unimpaired, and all debts, liabilities and duties of the Corporation shall remain attached to the domestic limited liability company to which the Corporation has converted, and may be enforced against it to the same extent as if such debts, liabilities and duties had originally been incurred or contracted by it in its capacity as a limited liability company; and
 - (iv) the rights, privileges, powers and interests in property of the Corporation, as well as the debts, liabilities and duties of the Corporation, shall not be deemed, as a consequence of the conversion, to have been transferred to the domestic limited liability company into which the Corporation has converted for any purpose of the laws of the State of Indiana.
- 2. <u>Jurisdiction of Formation</u>. The Corporation was formed under the laws of the State of Indiana.
- 3. <u>Jurisdiction of Incorporation and Name of Corporation</u>. The jurisdiction of formation of the limited liability company into which the Corporation is being converted is Indiana and the name of such limited liability company after conversion will be "Shuttleworth LLC."

EXHIBIT A

4. Governing Documents. The holders of interests in the limited liability company into which the Corporation is being converted will be bound by the provisions of the Articles of Conversion of such limited liability company to which this Plan of Conversion is attached.

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PATENT REEL: 025619 FRAME: 0620

RECORDED: 01/11/2011