Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		MERGER		
EFFECTIVE DATE:		10/17/2010		
CONVEYING PARTY	DATA			
		Name	Execution Date	
Rapiscan Security Pr	oducts, Inc.		01/16/2009	
RECEIVING PARTY I	ΑΤΑ			
Name:	Rapiscan Systems, Inc.			
Street Address:	2805 Columbia Street			
City:	Torrance			
State/Country:	CALIFORNIA			
Postal Code:	90503			
PROPERTY NUMBEI	RS Total: 6			
Property Type		Number		
Application Number:		12946513		
Application Number: 129		52180		
Application Number: 12643		43021		
Application Number: 12753		53976		
Application Number: 12848		18985		
Application Number: 1284		19987		
CORRESPONDENCE	DATA			
Fax Number: (949)709-3193				
Correspondence will be sent via US Mail w Phone: 949-795-2386				
Email: sona@novelip.				
Correspondent Name	_	provin		

14252 Culver Drive

Irvine, CALIFORNIA 92604

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Address Line 1:

Address Line 2:

Address Line 4:

ATTORNEY DOCKET NUMBER:	MISC		
NAME OF SUBMITTER:	Sona Dalal		
Total Attachments: 2 source=RapiscanCorporateDocuments#page12.tif source=RapiscanCorporateDocuments#page13.tif			

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in the office of the Secretary of State of the State of California

JAN 15 2009

NOTO

CERTIFICATE OF OWNERSHIP

MERGING

RAPISCAN SYSTEMS, INC.

WITH AND INTO

RAPISCAN SECURITY PRODUCTS, INC.

(Pursuant to Section 1110 of the California Corporations Code)

Ajay Mehra and Victor Sze certify:

1. That they are the president and the secretary, respectively, of Rapiscan Systems, Inc., a California corporation (the "Corporation").

2. That the Corporation was originally organized, pursuant to the General Corporation Law of the State of California (the "CGCL"), on November 22, 2004.

3. That the Corporation owns 100 percent of the outstanding shares of Rapiscan Security Products, Inc., a California corporation that was originally organized, pursuant to the CGCL, on January 19, 1993 (the "Subsidiary")

4. That the Board of Directors of the Corporation has duly adopted the following resolutions (the "Resolutions") by Written Consent on January 15, 2009, approving the merger of the Corporation with and into the Subsidiary pursuant to Section 1110 of the CGCL:

"WHEREAS, the Corporation owns 100 percent of the outstanding shares of Rapiscan Security Products, Inc., a California corporation (the "Subsidiary);

"WHEREAS, the Board of Directors of the Corporation has deemed it advisable that the Corporation be merged with and into the Subsidiary (the "Merger") pursuant to Section 1110 of the General Corporation Law of the State of California (the "CGCL");

"NOW THEREFORE, BE IT RESOLVED, that, subject to the approval of the sole shareholder of the Corporation, the Corporation be merged with and into the Subsidiary pursuant to Section 1110 of the CGCL, with the Subsidiary as the surviving corporation;

"RESOLVED FURTHER, that the Subsidiary shall assume all of the liabilities of the Corporation in accordance with Section 1110 of the CGCL;

"RESOLVED FURTHER, that, by virtue of the Merger and without any action on the part of the Corporation, all of the outstanding shares of the Corporation shall be converted pro rata into shares of the Subsidiary, and

"RESOLVED FURTHER, that the Articles of Incorporation of the Subsidiary as in effect immediately prior to the effective time of the Merger shall be the Articles of Incorporation of the surviving corporation except that Section 1 of such Articles of Incorporation shall be amended to read as follows The name of this corporation is Rapiscan Systems Inc.".

and

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"RESOLVED FURTHER, that the proper officers of the Corporation be, and they hereby are, authorized and directed to make, execute and acknowledge, in the name of the Corporation, a certificate of ownership for the purposes of effecting the Merger and to file the same in the office of the Secretary of State of the State of California, and to do all other acts and things that may be necessary to carry out and effect the purpose and intent of the resolutions relating to the Merger "

5 That the Subsidiary shall be the surviving corporation of the merger.

6 That the Articles of Incorporation of the Subsidiary as in effect immediately prior to the effective time of the merger shall be the Articles of Incorporation of the surviving corporation except that Section 1 of such Articles of Incorporation shall be amended to read as follows:

"1. The name of this corporation is Rapiscan Systems, inc."

7 The Resolutions approving the merger have been duly approved by the sole shareholder of the Corporation in accordance with Section 1110 of the CGCL.

8. The Resolutions approving the merger have been duly approved by the Board of Directors of the Subsidiary in accordance with Section 1110 of the CGCL

We further declare under penalty of perjury of the laws of the State of California that the matters set forth in this certificate are true and correct of our c wn knowledge.

Dated: January 16, 2009

Ajay Mehra, President

Victor Sze, Sécretary



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