PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			MERGER			
EFFECTIVE DATE:			12/31/2010			
CONVEYING PARTY	Y DATA					
		N	lame		Execution Date	
Kongsberg Power P	roducts Systems	s V, Lto	1		12/31/2010	
Capro GP, LLC					12/31/2010	
RECEIVING PARTY	DATA					
Name:	Capro LP, LL	С				
Street Address:	2711 Centrev	rille Roa	ad			
Internal Address:	suite 400					
City:	New Castle					
State/Country:	DELAWARE					
Postal Code:	19720					
PROPERTY NUMBE	RS Total: 8					
Property Type			Numbe	ər		
Application Number: 11		11259	265			
Patent Number: 7350		73508	70			
Application Number: 1139		11399	473			
Patent Number: 6255		62555	92			
Patent Number: 6134		61349	85			
Patent Number: 5277		52770	80			
1						

CORRESPONDENCE DATA

Patent Number:

Patent Number:

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 (312)419-9440

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7802490

8011269

501906073

PATENT REEL: 028134 FRAME: 0398

OP \$320.00 11259265

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Correspondent Name:	Daniel M. Gurfinkel
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Address Line 4:	Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	30100-100706
NAME OF SUBMITTER:	Daniel M. Gurfinkel

Total Attachments: 4

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Secretary of State of Constraints of State of Merger DEC 2.0 2010 Austin, TX 78711-3697 S12 463-5555 Filing Fee: ase instructions Parties to the Merger Business Organization Merger Business Organizations Code Corporations Sec Parties to the Merger Products Systems Organizations Code, and the title explicible to each donestic filing en identified below, the undersigned partice submit this certificate of merger. The mane, organizational form, state of incorporation or organization, and file number, if any, issue by the secretary of state for each organization that is a party to the merger are as follows: Few 1 Kongeberg Power Products Systems V, Limited Partnership The organization is a limited partnership It is organized under the laws or Sector of business is 300 S. Cochran Street The organization will survive the merger. The organization is a limited liability company The organization will survive the merger. The plan of merger amends the name of the organization will not survive the laws or Sector (Control State Control State (Control	orm 622	ABDA	This space reserved for office use.
Austin, TX 78711-3697 Certificate of Merger DEC 2.0 2010 S12 463-5555 Combination Merger Business Organizations Code Corporations See Filing Fee: ase instructions Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the Merger Parties to the Merger Corporations See Parties to the demonstructure of state for each organization that is a party to the merger are as follows: Parties to the merger are as follows: Parties USA The tile number, if any, is 800252645 Parties to the merger. Cop State file number	etum in duplicate to: scretary of State		FILED In the Office of the Secretary of State of Texas
FAX: 512 463-5709 Business Organizations Code Corporations Set Filing Fee: ase instructions Parties to the Merger Parties to the Merger Present to chapter 10 of the Texes Business Organizations Code, and the title applicable to each domestic filing en identified below, the undersigned parties rubuit this certificate of merger. The name, organizational form, state of incorporation or organization, and file number, if any, issue: by the secretary of state for each organization that is a party to the merger are as follows: FeW1 Kongsberg Power Products Systems V, Limited Partnership It is organization is a limited partnership It is organized under the laws or Sole (Download) form (e.g., for profit corporation) Texas USA The file number, if any, is 800252645 State for each the merger. It is organization will survive the merger. The organization will survive the merger. The organization will not survive the merger. The plan of merger amends the name of the organization. The new name is set forth below. Name of Amended Party 2 Capro GP, LLC Name of Subsection The organization will survive the merger. The organization will survive the merger. The organization will survive the merger. Subset Capro GP, LLC <	ustin, TX 78711-3697		DEC 20 2010
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The organization will survive	the merger. 🗌 The	organization will not survive the	merger.

The plan of merger amends the name of the organization. The new name is set forth below.

Name as Amended

Plan of Merger

The plan of merger is attached.

If the plan of merger is not attached, the following statements must be completed.

Alternative Statements

In lieu of providing the plan of merger, each domestic filing entity certifies that:

1. A signed plan of merger is on file at the principal place of business of each surviving, acquiring, or new domestic entity or non-code organization that is named in this form as a party to the merger or an organization created by the merger.

2. On written request, a copy of the plan of merger will be furnished without cost by each surviving, acquiring, or new domestic entity or non-code organization to any owner or member of any domestic entity that is a party to or created by the plan of merger and, if the certificate of merger identifies multiple surviving domestic entities or non-code organizations, to any creditor or oblige of the parties to the merger at the time of the merger if a liability or obligation is then outstanding.

Complete item 3B if the merger effected changes to the certificate of formation of a surviving filing entity.

3A. No amendments to the certificate of formation of any surviving filing entity that is a party to the merger are effected by the merger.

3B. The plan of merger effected changes or amendments to the certificate of formation of:

Name of filing entity effecting amendments

The changes or amendments to the filing entity's certificate of formation, other than the name change noted previously, are stated below.

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Amendment Text Area

4. Organizations Created by Merger

The name, jurisdiction of organization, principal place of business address, and entity description of each entity or other organization to be created pursuant to the plan of merger are set forth below. The certificate of formation of each new domestic filing entity to be created is being filed with this certificate of merger.

6

Form 622

Name of New Organization I	an gy cargo a ddiad llaf Malakathar yn - ganad y galynyr - gan	Jurisdiction	Entity Type (See Instructions)
Principal Place of Business Address	Citr	9000991082899900009999999999999999999999	State Zip Code
Name of New Organisation 2	•	Jurisdiction	Emily Type (See Instructions)
Principal Place of Business Address	City	5940 4474 - 476 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1876 - 1	State Ztp Gode
Name of New Organization 3	-	Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City		State Zip

Approval of the Plan of Merger

The plan of merger has been approved as required by the laws of the jurisdiction of formation of each organization that is a party to the merger and by the governing documents of those organizations.

The approval of the owners or members of

was not required by the provisions of the BOC.

Effectiveness of Filing (Select either A, B, or C.)

Name of domestic entity

A. This document becomes effective when the document is accepted and filed by the secretary of state.

B. [7] This document becomes effective at a later date, which is not more than ninety (90) days from the date of signing. The delayed effective date is: December 31, 2010 at 11:58pm

C. This document takes effect on the occurrence of the future event or fact, other than the passage of time. The 90th day after the date of signing is:

The following event or fact will cause the document to take effect in the manner described below:

Tax Certificate

Attached hereto is a certificate from the comptroller of public accounts that all taxes under title 2, Tax Code, have been paid by the non-surviving filing entity.

In lieu of providing the tax certificate, one or more of the surviving, acquiring or newly created organizations will be liable for the payment of the required franchise taxes.

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Form 622

PATENT REEL: 028134 FRAME: 0402

Execution

The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. The undersigned certifies that the statements contained herein are true and correct, and that the person signing is authorized under the provisions of the Business Organizations Code, or other law applicable to and governing the merging entity, to execute the filing instrument.

Date: 12-14-10

Kongsberg Power Products Systems V, Limited Partners ship

Murging Entity Name general partner GP. LLC. Wel ŝ Sic of authorized person (see insp T. $\hat{}$

G lames Printed or typed name of authorized person

Capro GP, LLC Merging Entity Name Significe of authorized person (scorifistructions) James G RY an Printed or typed name of authorized person

Capro LP, LLC Merging Entity Name sture of suthorized person (see instructions)

Printed or typed rubus of authorized person

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Form 622

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PATENT REEL: 028134 FRAME: 0403

RECORDED: 05/01/2012