PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2695991

SUBMISSION TYPE:			NEW ASSIGNMENT	
NATURE OF CONVEY	ANCE:		MERGER	
EFFECTIVE DATE:			12/31/2011	
CONVEYING PARTY	DATA			
		N	ame	Execution Date
ACLARA POWER-LIN	IE SYSTEMS			12/31/2011
RECEIVING PARTY D	ATA			
Name:	ACLARA TE	CHNOL	OGIES LLC	
Street Address:	9900A CLAY	TON R	OAD	
City:	ST. LOUIS			
State/Country:	MISSOURI			
Postal Code:	63124-1186			
PROPERTY NUMBER	S Total: 1			
Property Ty	/pe		Number	
Patent Number:		84010	93	
CORRESPONDENCE	DATA			
Fax Number:				
Email:	dscl	hatz@e	scotechnologies.com	
Correspondence will b		-	hen the email attempt is unsuccessful.	
Correspondent Name:		I. SCHA		
Address Line 1: Address Line 4:			YTON ROAD MISSOURI 63124-1186	
	51.		MISSOURI 03124-1160	
ATTORNEY DOCKET	NUMBER:		EP20-00114	
NAME OF SUBMITTE	R:		DAVID M. SCHATZ	
Signature:			/dm schatz/	
Date:			01/24/2014	
				PATENT

Total <i>i</i>	Attachmer	nts:	25
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Certificate

<u>Of</u>

Assistant Secretary

To Whom It May Concern:

I, the undersigned Assistant Secretary of Aclara Technologies LLC, do hereby certify as follows:

- (1) That I am the duly elected Assistant Secretary of Aclara Technologies LLC, a limited liability company organized under the laws of the State of Ohio.
- (2) That Aclara Technologies LLC was formerly known as Aclara RF Systems Inc., an Ohio corporation.
- (3) That on December 31, 2011, Aclara RF Systems Inc. was converted into Aclara Technologies LLC.
- (4) That on December 31, 2011, Aclara Technologies LLC, through a process of merger, succeeded to the business and assets and assumed the liabilities of Aclara Power-Line Systems Inc., a Missouri corporation.

Executed this 24th day of January, 2014.

David M. Schatz

Assistant Secretary



Form 551 Prescribed by the: Ohio Secretary of State

Central Ohio: (614) 466-3910 Toti Free: (877) SOS-FILE (767-3453)

www.sos.state.oh.us Busserv@sos.state.oh.us



CERTIFICATE OF MERGER Filing Fee \$125 (154-MER)

In accordance with the requirements of Ohio law, the undersigned corporations, banks, savings banks, savings and loan associations, limited liability companies, partnerships, limited partnerships and/or limited liability partnerships, desiring to effect a merger, set forth the following facts

I. SURVIVING ENTITY A. Name of the entity surviving the merger Aclara Tech

Aclara Technologies LLC

B. Name Change: As a result of this merger, the name of the surviving entity has been changed to the following

(Complete only if name of surviving entity is changing through the merger) The surviving entity is a (Please check the appropriate box and fill in the appropriate blanks) C. Domestic (Ohio) For-Profit Corporation, charter number Domestic (Ohio) Nonprofit Corporation, charter number Foreign (Non-Ohio) For-Profit Corporation incorporated under the laws of the jurisdiction of and licensed to transact business in the state of Ohio under license number Foreign (Non-Ohio) For-Profit Corporation incorporated under the laws of the jurisdiction of and NOT licensed to transact business in the state of Ohio Foreign (Non-Ohio) Nonprofit Corporation under the laws of the jurisdiction of and licensed to transact buiness in the state of Ohio under license number Foreign (Non-Ohio) Nonprofit Corporation under the laws of the jurisdiction of and NOT licensed to transact business in the state of Ohio 432819 Domestic (Ohio) For-Profit Limited Liability Company, with registration number Domestic (Ohio) Nonprofit Limited Liability Company, with registration number Foreign (Non-Ohio) For-Profit Limited Liability Company organized under the laws of the jurisdiction of registered to do business in the state of Ohio under registration number

		Limited Liability Company organized unde in the state of Ohio under registration num		n of
	Foreign (Non-Ohio) Nonprofit and NOT registered to do bus	Limited Liability Company organized under iness in the State of Ohio	r the laws of the jurisdictior	o of
Π	Partnership, registration numb	ег, if any,		
	Partnership NOT registered w	ith the state of Ohio		
	Domestic (Ohio) Limited Partn	ership, with registration number		
		artnership organized under the laws of the in the state of Ohio under registration num		
	Foreign (Non-Ohio) Limited Pa and NOT registered to do bus	artnership organized under the laws of the iness in the state of Ohio	jurisdiction of	
	Domestic (Ohio) Limited Liabi	lity Partnership, with the registration numb	er	
		iability Partnership organized under the lav in the state of Ohio under registration num		
	Foreign (Non-Ohio) Limited Li and NOT registered to do busine	ability Partnership organized under the lav ess in the state of Ohio	vs of the jurisdiction of	
11,	of formation, for each entity m	ense/registration number, type of entity, jur lerging out of existence. (If this is insuffic attach a separate sheet listing the addil	ient space to reflect	
	Name	Charter, License, Registration , or Registration Number	Jurisdiction of Formation	Type of Entity
	Temporary Company LLC	2066294	Ohio	LLC
₿ ₹ .	MERGER AGREEMENT ON The name and mailing address merger agreement upon write	ss of the person or entity from whom/which	n eligible persons may obta	in a copy of the
	A.S. Barclay	9900A Claytor	n Road	
	Name	Mailing Address		

n.o. barolay	000000000000000000000000000000000000000	
Name	Mailing Address	
St. Louis	MO	63124
City	State	Zip Code

Form 551

IV. EFFECTIVE DATE OF MERGER

This merger is to be effective on 12/31/11, 11:59p, mThe date specified must be on or after the date of the filing; the effective date of the merger cannot be earlier than the date of filing, if no date is specified, the date of filing will be the effective date of the merger).

V. MERGER AUTHORIZED

Each constituent entity has complied with all of the laws under which it exists and the laws permit the merger. The agreement of merger is authorized on behalf of each constituent entity and each person who signed the certificate on behalf of each entity is authorized to do so.

VI. STATEMENT OF MERGER

Upon filing this Certificate of Merger, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity.

VII. STATUTORY AGENT

If the surviving entity is a foreign entity **NOT** licensed to transact business in Ohio, **OR** if the surviving entity is a domestic corporation, limited liability company, or limited partnership entity updating its agent information, provide the name and address of statutory agent upon whom any process, notice or demand may be served.

Name	Mailing Address	
City	Ohio State	Zip Code

VIII ACCEPTANCE OF AGENT

If the new entity is a domestic corporation, domestic limited liability company, partnership or domestic limited partnership, then the agent must accept appointment.

The undersigned, named herein as the statutory agent upon whom service of process against any constituent entity or the surviving entity may be served, hereby acknowledges and accepts the appointment of statutory agent.

Signature of Agent

Date

📋 If the agent is an individual using a P.O. Box, the agent must check this box to confirm that he or she is an Ohio resident

IX AMENDMENTS

In the case of a merger into a domestic corporation, limited liability company, or limited partnership, any amendments to the articles of incorporation, articles of organization, or certificate of limited partnership of the surviving domestic entity shall be filed with the certificate of merger.



Amendments are attached

No Amendments

REQUIREMENTS OF CORPORATIONS MERGING OUT OF EXISTENCE

If a domestic or foreign corporation licensed to transact business in Ohio is a constituent entity and the surviving or new entity resulting from the merger is not a domestic or foreign corporation that is to be licensed to transact business in Ohio, the certificate of merger must be accompanied by the affidavits, receipts, certificates, or other evidence required by division (H) of section 1701.86 and division (G) of section 1702.47 of the Revised Code with respect to each domestic corporation, and by the affidavits, receipts, certificates, or other evidence required by division (C) or (D) of section 1703.17 of the Revised Code with respect to each foreign constituent corporation licensed to transact business in Ohio.

XI QUALIFICATION OR LICENSURE OF FOREIGN SURVIVING ENTITY

A. The surviving foreign entity desires to transact business in Ohio as a foreign corporation, bank, savings bank, savings and loan, limited liability company, partnership, limited partnership, or limited liability partnership, and hereby appoints the following as its statutory agent upon whom process, notice or demand against the entity may be served in the state of Ohio.

Name	ne Mailing Address	
City	Ohio State	Zip Code
-	☐ If the agent is an individual using a P.O. Box, check the box to	
	agent is an Ohio resident.	
oartne statute Secre	e surviving foreign corporation, bank, savings bank, savings and loan, li thership, or limited liability partnership ("surviving entity") irrevocably co tutory agent listed above as long as authority of the agent continues, ar cretary of State of Ohio if the agent cannot be found. If the surviving er required by Ohio law, the surviving entity's license or registration to do l	nsents to (1) service of process on the d (2) to service of process upon the tity fails to designate another agent,
The q	e qualifying entity also states as follows: (Complete only if applicable)	
	reign Qualifying Corporation (Section 1703.04) the qualifying entity is a foreign corporation, the following information m	ist he completed)
		usi de completeu.)
(a)	Name of the corporation in its jurisdiction of formation	
(b)	If the corporate name is not available, the trade name under which	it will do business in Ohio
(c)	Location and complete address of its principal office	
	Mailing Address	
	City State	Zip Code
(d)	Name of the county in which its principal office in Ohio, if any, is to	be located
(e)	A brief summary of the cororate purpose to be exercised within O	nio
(f)	To procure a license to transact business in Ohio, a foreign corporation of state a certificate of good standing or subsistence, dated not earlier the application, under the seal of the secretary of state, or other prope of which said corporation was incorporated, setting forth: (1) the exact and (3) the fact that the corporation is in good standing or is a subsistir	than 90 days prior to the filing of r official, of the jurisdiction under the laws corporate title; (2) the date of incorporation;

PATENT REEL: 032037 FRAME: 0186

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В.

	Name of the Foreign nationally/federally chartered bank, savings bank, or savings and	loan association	
	Any trade name(s) under which the corporation will conduct business in Ohio		
	Location of the corporation's main office (Non-Ohio)		
	Mailing Address		
	City State 2	ip Code	
ŀ	Principal office location in Ohio		
	Mailing Address Ohio	<u> </u>	
		lip Code	
)	The corporation will exercise the following purpose(s) in Ohio		
		1949	
	aire Qualifying Limited (inhility Company (Section 1705 54)		
	eign Qualifying Limited Liability Company (Section 1705.54) he qualifying entity is a foreign limited liability company, the following information must be c	ompleted.)	
the			
the)	he qualifying entity is a foreign limited liability company, the following information must be c	on	
	he qualifying entity is a foreign limited liability company, the following information must be c Name of the For-Profit or Nonprofit limited liability company in its jurisdiction of formation	on	

Last Revised: 12/01/2008

(d)	Address to which interested persons may direct requests for copies of the articles of organization,
	operating agreement, bylaws, or other charter documents of the company

	City	State	-	Zip Code
orei	gn Qualifying Limited Partnership under se qualifying entity is a foreign limited partnership	ction 1782.49 p, the following inform	ation must be comp	leted.)
a)	Name of the limited partnership			·····
b)	The limited partnership was formed on		Date	
	Under the laws of the jurisdiction of		Jurisdiction	
c)	Address of the office of the limited partnersh	hip in its jurisdiction of	formation	
	Mailing Address			
	City		State	Zip Code
d)	Address of the limited partnership's principa	al office		
	Mailing Address			an an an an an an an de de an a de de an de de la de
	City	5-76-96-97-97	State	Zip Code
e)	The names and business or residence addr follows:	resses of the general	partners of the partn	ership are as
	Name	Mailing Address		
	Name	Mailing Address		
	Name	Mailing Address		
	Name	Mailing Address	***	

(Please attach additional separate sheet(s) listing other general partners and their addresses as needed)

(f) The address of the office where a list of the names and business or residence addresses of the limited partners and their respective capital contributions is to be maintained

	Mailing Address		
	City	State	Zip Code
	The limited partnership hereby certifies that it sha in Ohio is canceled or withdrawn.		,
5.	Foreign Qualifying Limited Liability Partnersh liability partnership, the following information mus		a foreign limited

(a) Name of the partnership

Name must include one of the folling phrases of partnership," " R.L.L.P., " "L.L.P.," "RLLP," or "L		d limited liability partnership," "limited liability	
The partnership was formed under the la	aws of the jurisdiction of		
Address of the partnership's chief execu	tive office		
Mailing Address			
City	State	Zip Code	
If the chief executive office is not in Ohio, the address of any office of the partnership in Ohio, if one exists			
If the chief executive office is not in Ohio			
	· · · · · ·		
If the chief executive office is not in Ohio Mailing Address	Ohio		

(Proceed to page 8 for signatures of authorized officers, partners and representatives.)

The undersigned constituent entities have caused this certificate of merger to be signed by its duly authorized officers, partners and representatives on the date(s) stated below

	Aclara Temporary Merger Company LLC
	Exact name of entity
By:	Mysley
Its:	Skynature President and Chief Executive Officer
	Title December 15, 2011
Date.	
	Aclara Technologies LLC
	Exact name of entity
By:	
lts:	Signature Vice President and Secretary
Date:	Tite December 15, 2011
	Exact name of entity
By:	Signature
lts:	
	Title
	Exact name of entity
Bv:	
	Signature
Its:	Title
	Exact name of entity
By:	
	Signature
11.57	Title
Date:	

An authorized representative of each constituent corporation, partnership, or entity must sign the merger certificate (ORC 1701.81(A), 1702.43 (A), 1705.38(A), 1776.70(A), 1782.433(A)).

Page 8 of 12

AFFIDAVIT RELEASES FROM VARIOUS GOVERNMENTAL AUTHORITIES

Aclara Temporary Merger Company LLC

Exact Name of Corporation

If a foreign or domestic corporation licensed to transact business in Ohio is a constituent entity, the certificate of merger must be accompanied by the affidavits, receipts, certificates, or other evidence as required by Ohio law.

AGENCY	DATE NOTIFIED	AGENCY	DATE NOTIFIED
Ohio Department of Taxation Dissolution Section 4485 Northland Ridge Blvd. Columbus, Ohio 43229	12/7/11	Ohio Job & Family Services Status and Liability Section Data Correspondence Control Fax: 614-752-4811 Phone: 614-466-2319	12/7/11
		Overnight: 4020 East 5th Avenue Columbus, OH 43219-1811	Regular: P.O. Box 182413 Columbus, OH 43218
AGENCY Ohio Bureau of Workers' Compensation	DATE NOTIFIED	TREASURER The treasurer of any county in in which the corporation has	DATE NOTIFIED
30 W. Spring Street Columbus, OH 43215	12/7/11	personal property:	
			12/7/11

Note: This affidavit must be signed by one or more persons executing the certificate of merger or by an office of the corporation.

Title Signature Name 2011 Acknowledged before me and subscribed in my presence of Date ROSA M. HALON Seal Notary Public P 060 ١. 5 **Commission Expires** Date

PATENT REEL: 032037 FRAME: 0191

Human

AFFIDAVIT OF PERSONAL PROPERTY

STATE OF, MISSERV	
A.S. DARGLAT	, being first duly sworn, deposes and says that he/she is
Name of Officer Title of Officer of	Aclara Temporary Merger Company LLC

and that this affidavit is made in compliance with Section 1701.811(B)(4) of the Ohio Revised Code.

That above-named corporation: (Check one (1) of the following)

- 2 Has no personal property in any county in Ohio
- Is the type required to pay personal property taxes to state authorities only
- Has personal property only in the following county (ies)

Title:

and that the net assets of said corporation are sufficient to pay all personal property taxes accrued to date.

Title

mber 15, 2011

Acknowledger before me and subscribed in my presence on Date M. HALBE

cka. NOTARY SEAL Expiration Wholary Public's Commission

ublic 5a H

March 11,2015

Page 10 of 12

Last Revised: 12/01/2008

Form 551

Instructions for Certificate of Merger

This form should be used to file a certificate of merger following the adoption of an agreement of merger.

Surviving Entity Information

Please provide the following information for the "surviving entity" (the entity that remains active following the merger): (1) name; (2) a new name if the surviving entity's name changed as a result of the merger; (3) entity type (for e.g., whether the surviving entity is a corporation, limited liability company, etc.); (4) charter/registration/license number (if any); and (5) jurisdiction of formation (foreign entities only).

Constituent Entity Information

Please provide the following information for the "constituent entities" (entities that are part of the merger but will not be active following the merger): (1) name; (2) entity type; (3) charter/registration/license number (as appropriate); and (4) jurisdiction of formation (foreign entities only).

Address for Merger Agreement Requests

Pursuant to Ohio Revised Code §§1701.81, 1702.43, 1705.38, 1776.70 and 1782.433 (as applicable), a mailing address is required for the person or entity that is to provide, in response to any written request made by a shareholder, partner, or other equity holder of a constituent entity, a copy of the agreement of merger.

Effective Date of Merger

Please provide the effective date of the merger. The date may be on or after the date of filing the certificate of merger. If a date is not provided or the date provided is prior to the date of filing, our office will assign the date of filing as the effective date.

Statements Required By Law

Pursuant to Ohio Revised Code Sections §§1701.81, 1702.43, 1705.38, 1766.70

and 1782.433 (as applicable), by submitting the certificate of merger through an authorized representative, each constituent entity states the following: (1) the constituent entity will merge with one or more constituent entities into a specified surviving entity; (2) the constituent entity has complied with all of the laws under which it exists; (3) the laws under which the constituent entity exists permit the merger; (4) the merger is authorized on behalf of the constituent entity; and (5) the authorized representative is authorized to sign the certificate of merger on behalf of the constituent entity.

Appointment of Statutory Agent for Foreign, Unlicensed Surviving Entity

This section must be completed if the surviving entity is a foreign entity not licensed to transact business in Ohio, please provide the name and address of the statutory agent upon whom any process, notice, or demand may be served. The statutory agent must be one of the following: (1) an Ohio resident; (2) an Ohio corporation; or (3) a foreign corporation that is licensed to do business in Ohio. (Note: If the statutory agent is a foreign corporation, there may be additional requirements. Please see Ohio Revised Code §1701.07, 1702.06, 1705.06, 1776.07 or 1782.04 for more information.) The agent of a foreign entity is not required to sign the Certificate to accept the agent appointment.

An individual agent may use a P.O Box address, but the appropriate box must be checked to confirm that the agent is an Ohio resident.

Updating Statutory Agent of Domestic Surviving Entity

A surviving entity that is a domestic (Ohio) entity may complete this section if it would like to update or change its statutory agent. (However, it is not required to do so).

If the surviving domestic entity is a corporation, limited liability company or limited partnership, the agent must accept the appointment by signing the Certificate of Merger.

Amendments

In the case of a merger into a domestic corporation, limited liability company, or limited partnership, any amendments to the articles of incorporation, articles of organization or certificate of limited partnership of the surviving entity shall be filed with the certificate of merger. Please check the appropriate box to indicate whether amendments are attached to the certificate of merger.

Requirements of Corporations (Domestic or Foreign) Merging Out of Existence

If a foreign or domestic corporation licensed in Ohio is a constituent entity in the merger and the surviving entity is not a foreign or domestic corporation to be licensed in Ohio, Ohio Revised Code §1701.81 requires that additional information be submitted with the certificate.

A domestic corporation must provide the affidavits, receipts, certificates or other evidence required by Ohio Revised Code §1701.86(H). A foreign corporation must submit the affidavits, receipts, certificates or other evidence required by Ohio Revised Code §1703.17 (C) or (D).

The required affidavits are attached to this form for your convenience.

Qualification or Licensure of Foreign Surviving Entity

Appointment of Statutory Agent

All surviving foreign entities that will be registered in Ohio must provide the name and address of a statutory agent upon whom any process, notice, or demand against any constituent entity may be served. The statutory agent must be one of the following: (1) an Ohio resident; (2) an Ohio corporation; or (3) a foreign corporation that is licensed to do business in Ohio. (Note: a foreign corporation may need to meet other requirements to serve as a statutory agent, please see Ohio Revised Code §§1701.07, 1702.06, 1705.06, or 1782.04 for complete information.)

An individual agent may use a P.O. Box address, but the appropriate box must be checked to confirm that the agent is an Ohio resident.

Qualification Information

If the surviving entity is a foreign entity that desires to transact business in Ohio as a corporation, limited liability company, limited partnership or limited liability partnership, the certificate of merger must be accompanied by the information required under the section(s) of the Ohio Revised Code that govern the registration of that entity type. Those requirements have been incorporated into this form on pages four through six.

Please locate the section that applies to the surviving foreign entity type and complete that section. For example, if the surviving entity is foreign corporation qualifying to do business in Ohio through the merger, section XI(B)(1) "Foreign Qualifying Corporation (Section 1703.04)" of the form must be completed.

Additional Provisions

If the space provided on this form is insufficient, please submit any additional information on single-sided, $8 \frac{1}{2} \times 11$ sheet(s) of paper.

Signature(s)

After completing all information on the filing form, please make sure that the form is signed the representatives authorized to sign the certificate on behalf of each constituent entity. Pursuant to Ohio Revised Code Sections §1701.81, 1702.43, 1705.38, 1776.70 and 1782.433 (as applicable), please provide the office held or the capacity in which the representative is acting by signing the certificate merger.

**Note: Our office cannot file or record a document that contains a social security number or tax identification number. Please do not enter a social security number or tax identification number, in any format, on this form.



Form 551 Prescribed by the: Ohio Secretary of State Central Ohio: (614) 468-3910 Toll Free: (877) SOS-FILE (767-3453)

vww.sos.slate.oh.us Busserv@sos.state.oh.us

Expedite the Mail form to	nis form: (select one) one of the following:
O Expedite	PO Box 1390 Columbus, OH 43216
1	Requires an additional fee of \$100 ***
O Non Exp	edite PO Bax 1329 Columbus, OH 43216

CERTIFICATE OF MERGER Filing Fee \$125 (154-MER)

In accordance with the requirements of Ohio law, the undersigned corporations, banks, savings banks, savings and loan associations, timited liability companies, partnerships, limited partnerships and/or limited liability partnerships, desiring to effect a merger, set forth the following facts

- I. SURVIVING ENTITY A. Name of the entity surviving the merger Aclara Temporary Merger Company LLC
 - B. Name Change: As a result of this merger, the name of the surviving entity has been changed to the following

	(Complete only if name of surviving entity is changing through the merger)	
C.	The surviving entity is a (Please check the appropriate box and fill in the appropriate l	olanks)
	Domestic (Ohio) For-Profit Corporation, charter number	
	Domestic (Ohio) Nonprofit Corporation, charter number	
Π	Foreign (Non-Ohio) For-Profit Corporation incorporated under the laws of the jurisdiction of and licensed to transact business in the state of Ohio under license number	
۵	Foreign (Non-Ohio) For-Profit Corporation incorporated under the laws of the jurisdiction of and NOT licensed to transact business in the state of Ohio	
	Foreign (Non-Ohio) Nonprofit Corporation under the laws of the jurisdiction of and licensed to transact buiness in the state of Ohio under license number	
Π	Foreign (Non-Ohio) Nonprofit Corporation under the laws of the jurisdiction of and NOT licensed to transact business in the state of Ohio	
Ø	Domestic (Ohio) For-Profit Limited Liability Company, with registration number	2066294
Π	Domestic (Ohio) Nonprofit Limited Liability Company, with registration number	
۵	Foreign (Non-Ohio) For-Profit Limited Liability Company organized under the laws of the jur registered to do business in the state of Ohio under registration number	sdiction of
D	Foreign (Non-Ohio) For-Profit Limited Liability Company organized under the laws of the ju and NOT registered to do business in the state of Ohio	risdiction of

	Foreign (Non-Ohio) Nonprofit Limited Liability Company organized under the laws of the jurisdiction ofand registered to do business in the state of Ohio under registration number			
D	Foreign (Non-Ohio) Nonprofit Limited Liability Company organized under the laws of the jurisdiction of and NOT registered to do business in the State of Ohio			
	Partnership, registration nurr	iber, if any,		
	Partnership NOT registered	with the state of Ohio		
	Domestic (Ohio) Limited Par	tnership, with registration number		
C		Partnership organized under the laws of the s in the state of Ohio under registration nur		
D	Foreign (Non-Ohio) Limited I and NOT registered to do bu	Partnership organized under the laws of the isiness in the state of Ohio	purisdiction of	
	Domestic (Ohio) Limited Liability Partnership, with the registration number			
		Liability Partnership organized under the la s in the state of Ohio under registration nu		
D	Foreign (Non-Ohio) Limited and NOT registered to do busir	Liability Partnership organized under the lar ness in the state of Ohio	ws of the jurisdiction of	
H.	of formation, for each entity	cense/registration number, type of entity, ju merging out of existence. (If this is insuffi e attach a separate sheet listing the addi	cient space to reflect	
۸clar	Name ra Power-Line	Charter, License, Registration , or Registration Number	Jurisdiction of Formation	Type of Entity
	stems Inc.	1499563	Missouri	<u>corporation</u>
111.	MERGER AGREEMENT OF The name and mailing addro merger agreement upon wri	ess of the person or entity from whom/whic	h eligible persons may obtai	n a copy of the
	A.S. Barclav	9900A Clavto	n Road	

9900A Clayton Road		
Mailing Address		
MO	63124	
State	Zip Code	
	Mailing Address	

IV. **EFFECTIVE DATE OF MERGER**

This merger is to be effective on 12/31/11, 11:58p. m(The date specified must be on or after the date of the filing; the effective date of the merger cannot be earlier than the date of filing, if no date is specified, the date of filing will be the effective date of the merger).

MERGER AUTHORIZED ٧.

Each constituent entity has complied with all of the laws under which it exists and the laws permit the merger. The agreement of merger is authorized on behalf of each constituent entity and each person who signed the certificate on behalf of each entity is authorized to do so.

STATEMENT OF MERGER VI.

Upon filing this Certificate of Merger, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity.

STATUTORY AGENT VII.

If the surviving entity is a foreign entity NOT licensed to transact business in Ohio, OR if the surviving entity is a domestic corporation, limited liability company, or limited partnership entity updating its agent information, provide the name and address of statutory agent upon whom any process, notice or demand may be served.

Name	Mailing Address	<u></u>
City	Ohio State	Zip Code

VIII ACCEPTANCE OF AGENT

If the new entity is a domestic corporation, domestic limited liability company, partnership or domestic limited partnership, then the agent must accept appointment.

The undersigned, named herein as the statutory agent upon whom service of process against any constituent entity or the surviving entity may be served, hereby acknowledges and accepts the appointment of statutory agent.

Signature of Agent	Date

If the agent is an individual using a P.O. Box, the agent must check this box to confirm that he or she is an Ohio resident

ŧΧ AMENDMENTS

In the case of a merger into a domestic corporation, limited liability company, or limited partnership, any amendments to the articles of incorporation, articles of organization, or certificate of limited partnership of the surviving domestic entity shall be filed with the certificate of merger.



Amendments are attached

No Amendments

REQUIREMENTS OF CORPORATIONS MERGING OUT OF EXISTENCE х

If a domestic or foreign corporation licensed to transact business in Ohio is a constituent entity and the surviving or new entity resulting from the merger is not a domestic or foreign corporation that is to be licensed to transact business in Ohio, the certificate of merger must be accompanied by the affidavits, receipts, certificates, or other evidence required by division (H) of section 1701.86 and division (G) of section 1702.47 of the Revised Code with respect to each domestic corporation, and by the affidavits, receipts, certificates, or other evidence required by division (C) or (D) of section 1703.17 of the Revised Code with respect to each foreign constituent corporation licensed to transact business in Ohio.

XI QUALIFICATION OR LICENSURE OF FOREIGN SURVIVING ENTITY

A. The surviving foreign entity desires to transact business in Ohio as a foreign corporation, bank, savings bank, savings and loan, limited liability company, partnership, limited partnership, or limited liability partnership, and hereby appoints the following as its statutory agent upon whom process, notice or demand against the entity may be served in the state of Ohio.

Name	me Ma	illing Address	
City	 γ Sta		Zip Code
	If the agent is an individual using a P.O. Box, check agent is an Ohio resident.	ck the box to conf	irm that the
partı statı Seci	the surviving foreign corporation, bank, savings bank, saving intnership, or limited liability partnership ("surviving entity") in atutory agent listed above as long as authority of the agent ecretary of State of Ohio if the agent cannot be found. If the is required by Ohio law, the surviving entity's license or regist	rrevocably consent continues, and (2) f surviving entity fai	s to (1) service of process on the o service of process upon the Is to designate another agent,
The	ne qualifying entity also states as follows: (Complete only if a	applicable)	
	preign Qualifying Corporation (Section 1703.04) the qualifying entity is a foreign corporation, the following in	nformation must be	completed.)
(a)) Name of the corporation in its jurisdiction of formation	ו	
(b)) If the corporate name is not available, the trade name	e under which it will	do business in Ohio
(c)) Location and complete address of its principal office		
	Mailing Address		
	City	State	Zip Code
(d)	Name of the county in which its principal office in Ohi	io, if any, is to be lo	cated
(e)	 A brief summary of the cororate purpose to be exerci 	ised within Ohio	
(f)) To procure a license to transact business in Ohio, a foreig of state a certificate of good standing or subsistence, date the application, under the seal of the secretary of state, o of which said corporation was incorporated, setting forth and (3) the fact that the corporation is in good standing o	ed not earlier than 9 or other proper offici a: (1) the exact corpo	D days prior to the filing of al, of the jurisdiction under the laws rate title; (2) the date of incorporation;

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(If the	gn Notice (Section 1703.031) qualifying entity is a foreign bank, savings bank, or savings and loan, the following information be completed.)
(a)	Name of the Foreign nationally/federally chartered bank, savings bank, or savings and loan association
(b)	Any trade name(s) under which the corporation will conduct business in Ohio
(c)	Location of the corporation's main office (Non-Ohio)
	Mailing Address
	City State Zip Code
(d)	Principal office location in Ohio
	Mailing Address Ohio
	City State Zip Code
	(If there will not be an office in Ohio, please state "None" on the form)
(e)	The corporation will exercise the following purpose(s) in Ohio
3. Fore	ign Qualifying Limited Liability Company (Section 1705.54)
	e qualifying entity is a foreign limited liability company, the following information must be completed.)
(a)	Name of the For-Profit or Nonprofit limited liability company in its jurisdiction of formation
(b)	Name under which the limited liability company desires to transact business in Ohio (if different from its name in its jurisdiction of formation)
(C)	The limited liability company was formed on
	Date under the laws of the jurisdiction of Jurisdiction

(d)	Address to which interested persons may direct requests for copies of the articles of organization,
	operating agreement, bylaws, or other charter documents of the company

	Mailing Address				
	City	State		Zip Code	
Foreig (If the	gn Qualifying Limited Partnership under sec qualifying entity is a foreign limited partnership,	tion 1782.49 the following information	ation must be compl	eted.)	
(a)	Name of the limited partnership				
(b)	The limited partnership was formed on	P723.840.901.0	Date		
	Under the laws of the jurisdiction of		Jurisdiction		
(c)	Address of the office of the limited partnership in its jurisdiction of formation				
	Malling Address				
	City		State	Zip Code	
(d)	Address of the limited partnership's principal office				
	Mailing Address				
	City		State	Zip Code	
(e)	The names and business or residence addre follows:	esses of the general p	partners of the partne	ership are as	
	Name	Mailing Address			
	Name	Mailing Address			
	Name	Mailing Address			
	Name	Mailing Address		<u></u>	

(Please attach additional separate sheet(s) listing other general partners and their addresses as needed)

(f) The address of the office where a list of the names and business or residence addresses of the limited partners and their respective capital contributions is to be maintained

Mailing Address	 	a na manana na mang mang mang mang mang
City	 State	Zip Code

The limited partnership hereby certifies that it shall maintain such records until the registration of the limited partnership in Ohio is canceled or withdrawn.

- 5. Foreign Qualifying Limited Liability Partnership (Section 1776.86) (if the qualifying entity is a foreign limited liability partnership, the following information must be completed.)
 - (a) Name of the partnership

Name must include one of the folling phrases or abbreviations:	"registered limited liability partnership," "limited liability
partnership," " R.L.L.P.," "L.L.P.," "RLLP," or "LLP."	

- (b) The partnership was formed under the laws of the jurisdiction of
- (c) Address of the partnership's chief executive office

State	Zip Code	
hio, the address of any of	lice of the partnership in Ohio, if one ex	kists
,e-ex.vev.e .ev.e .e		
<u>Ohio</u>	Zia Coda	
State	Zip Coue	
	hio, the address of any of	hio, the address of any office of the partnership in Ohio, if one ex

(Proceed to page 8 for signatures of authorized officers, partners and representatives.)

Last Revised: 12/01/2008

The undersigned constituent entities have caused this certificate of merger to be signed by its duly authorized officers, partners and representatives on the date(s) stated below

	Aclara Power-Line Systems Inc.				
	Exact name of entity				
By:					
	Sionalura				
lts:	Vice President				
Date:	December 15, 2011				
	Aclara Temporary Merger Company LLC				
	Exact hame of enury				
By:	alphing				
its:	Signature President and Chief Brecutive Officer				
	Tile December 15, 2011				
Date:	December 15, 2011				
	Exact name of entity				
Bv:					
	Signature				
lts:	Title				
Date:					
	Exact name of entity				
Bv:					
	Signature				
lts	Title				
Date:					
	Exact name of entity				
Bv					
	Signature				
lts	Tile				
Date:					

An authorized representative of each constituent corporation, partnership, or entity must sign the merger certificate (ORC 1701.81(A), 1702.43 (A), 1705.38(A), 1776.70(A), 1782.433(A)).

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AFFIDAVIT RELEASES FROM VARIOUS GOVERNMENTAL AUTHORITIES

Aclara Power-Line Systems Inc.

Exact Name of Corporation

If a foreign or domestic corporation licensed to transact business in Ohio is a constituent entity, the certificate of merger must be accompanied by the affidavits, receipts, certificates, or other evidence as required by Ohio law.

AGENCY Ohio Department of Taxation Dissolution Section 4485 Northland Ridge Blvd. Columbus, Ohio 43229	DATE NOTIFIED	AGENCY Ohio Job & Family Services Status and Liability Section Data Correspondence Control Fax: 614-752-4811 Phone: 614-466-2319 Overnight: 4020 East 5th Avenue	DATE NOTIFIED 12/7/11 Regular: P.O. Box 182413
AGENCY Ohio Bureau of Workers'	DATE NOTIFIED	Columbus, OH 43219-1811 TREASURER The treasurer of any county in	Columbus, OH 43218
Compensation 30 W. Spring Street Columbus, OH 43215	12/7/11	in which the corporation has personal property: N/A	

Note: This affidavit must be signed by one or more persons executing the certificate of merger or by an office of the corporation.

Signature Address State

NOTARY SE

A NOTAL

Title

Zir Code Acknowledged before milling subscribed in my presence on Date 3h Notary Public Ö Ł

Date

Commission Expires

Last Revised: 32/03/2008

AFFIDAVIT OF PERSONAL PROPERTY

STATE Cour being first duly sworn, deposes and says that he/she is Na Office Aclara Power-Line Systems Inc. Name of Corporation Title Officer

and that this affidavit is made in compliance with Section 1701.811(B)(4) of the Ohio Revised Code.

That above-named corporation: (Check one (1) of the following)

Has no personal property in any county in Ohio

Is the type required to pay personal property taxes to state authorities only

Has personal property only in the following county (ies)

and that the net assets of said corporation are sufficient to pay all personal property taxes accrued to date.

sider ent 2011 Title Signature: Title: Acknowledged halom, pe and subscribed in my presence on Date MULLINIA. lotary Public JTARY SE h11,2015 ublic's Commission Expiration data

Last Revised: 12/01/2008

Instructions for Certificate of Merger

This form should be used to file a certificate of merger following the adoption of an agreement of merger.

Surviving Entity Information

Please provide the following information for the "surviving entity" (the entity that remains active following the merger): (1) name; (2) a new name if the surviving entity's name changed as a result of the merger; (3) entity type (for e.g., whether the surviving entity is a corporation, limited liability company, etc.); (4) charter/registration/license number (if any); and (5) jurisdiction of formation (foreign entities only).

Constituent Entity Information

Please provide the following information for the "constituent entities" (entities that are part of the merger but will not be active following the merger): (1) name; (2) entity type; (3) charter/registration/license number (as appropriate); and (4) jurisdiction of formation (foreign entities only).

Address for Merger Agreement Requests

Pursuant to Ohio Revised Code §§1701.81, 1702.43, 1705.38, 1776.70 and 1782.433 (as applicable), a mailing address is required for the person or entity that is to provide, in response to any written request made by a shareholder, partner, or other equity holder of a constituent entity, a copy of the agreement of merger.

Effective Date of Merger

Please provide the effective date of the merger. The date may be on or after the date of filing the certificate of merger. If a date is not provided or the date provided is prior to the date of filing, our office will assign the date of filing as the effective date.

Statements Required By Law

Pursuant to Ohio Revised Code Sections §§1701.81, 1702.43, 1705.38, 1766.70 and 1782.433 (as applicable), by submitting the certificate of merger through an authorized representative, each constituent entity states the following: (1) the constituent entity will merge with one or more constituent entities into a specified surviving entity; (2) the constituent entity has complied with all of the laws under which it exists; (3) the laws under which the constituent entity exists permit the merger; (4) the merger is authorized on behalf of the constituent entity; and (5) the authorized representative is authorized to sign the certificate of merger on behalf of the constituent entity.

Appointment of Statutory Agent for Foreign, Unlicensed Surviving Entity

This section must be completed if the surviving entity is a foreign entity not licensed to transact business in Ohio, please provide the name and address of the statutory agent upon whom any process, notice, or demand may be served. The statutory agent must be one of the following: (1) an Ohio resident; (2) an Ohio corporation; or (3) a foreign corporation that is licensed to do business in Ohio. (Note: If the statutory agent is a foreign corporation, there may be additional requirements. Please see Ohio Revised Code §1701.07, 1702.06, 1705.06, 1776.07 or 1782.04 for more information.) The agent of a foreign entity is not required to sign the Certificate to accept the agent appointment.

An individual agent may use a P.O Box address, but the appropriate box must be checked to confirm that the agent is an Ohio resident.

Updating Statutory Agent of Domestic Surviving Entity

A surviving entity that is a domestic (Ohio) entity may complete this section if it would like to update or change its statutory agent. (However, it is not required to do so).

If the surviving domestic entity is a corporation, limited liability company or limited partnership, the agent must accept the appointment by signing the Certificate of Merger.

Amendments

In the case of a merger into a domestic corporation, limited liability company, or limited partnership, any amendments to the articles of incorporation, articles of organization or certificate of limited partnership of the surviving entity shall be filed with the certificate of merger. Please check the appropriate box to indicate whether amendments are attached to the certificate of merger.

Requirements of Corporations (Domestic or Foreign) Merging Out of Existence

If a foreign or domestic corporation licensed in Ohio is a constituent entity in the merger and the surviving entity is not a foreign or domestic corporation to be licensed in Ohio, Ohio Revised Code §1701.81 requires that additional information be submitted with the certificate.

Last Revised: 12/01/2008

A domestic corporation must provide the affidavits, receipts, certificates or other evidence required by Ohio Revised Code §1701.86(H). A foreign corporation must submit the affidavits, receipts, certificates or other evidence required by Ohio Revised Code §1703.17 (C) or (D).

The required affidavits are attached to this form for your convenience.

Qualification or Licensure of Foreign Surviving Entity

Appointment of Statutory Agent

All surviving foreign entities that will be registered in Ohio must provide the name and address of a statutory agent upon whom any process, notice, or demand against any constituent entity may be served. The statutory agent must be one of the following: (1) an Ohio resident; (2) an Ohio corporation; or (3) a foreign corporation that is licensed to do business in Ohio. (Note: a foreign corporation may need to meet other requirements to serve as a statutory agent, please see Ohio Revised Code §§1701.07, 1702.06, 1705.06, or 1782.04 for complete information.)

An individual agent may use a P.O. Box address, but the appropriate box must be checked to confirm that the agent is an Ohio resident.

Qualification Information

If the surviving entity is a foreign entity that desires to transact business in Ohio as a corporation, limited liability company, limited partnership or limited liability partnership, the certificate of merger must be accompanied by the information required under the section(s) of the Ohio Revised Code that govern the registration of that entity type. Those requirements have been incorporated into this form on pages four through six.

Please locate the section that applies to the surviving foreign entity type and complete that section. For example, if the surviving entity is foreign corporation qualifying to do business in Ohio through the merger, section XI(B)(1) "Foreign Qualifying Corporation (Section 1703.04)" of the form must be completed.

Additional Provisions

If the space provided on this form is insufficient, please submit any additional information on single-sided, $8 \frac{1}{2} \times 11$ sheet(s) of paper.

Signature(s)

After completing all information on the filing form, please make sure that the form is signed the representatives authorized to sign the certificate on behalf of each constituent entity. Pursuant to Ohio Revised Code Sections §1701.81, 1702.43, 1705.38, 1776.70 and 1782.433 (as applicable), please provide the office held or the capacity in which the representative is acting by signing the certificate merger.

**Note: Our office cannot file or record a document that contains a social security number or tax identification number. Please do not enter a social security number or tax identification number, in any format, on this form.

RECORDED: 01/24/2014