

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT2755254

SUBMISSION TYPE:	NEW ASSIGNMENT				
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT				
EFFECTIVE DATE:	02/11/2002				
CONVEYING PARTY DATA					
<table border="1"> <tr> <td>Name</td> <td>Execution Date</td> </tr> <tr> <td>EMATION, INC.</td> <td>02/11/2002</td> </tr> </table>		Name	Execution Date	EMATION, INC.	02/11/2002
Name	Execution Date				
EMATION, INC.	02/11/2002				

RECEIVING PARTY DATA	
Name:	AXEDA SYSTEMS OPERATING COMPANY, INC.
Street Address:	25 FORBES BLVD., SUITE 3
City:	FOXBORO
State/Country:	MASSACHUSETTS
Postal Code:	02035

PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13251636

CORRESPONDENCE DATA	
Fax Number:	(877)769-7945
Phone:	(617) 542-5070
Email:	apsi@fr.com
<i>Correspondence will be sent via US Mail when the email attempt is unsuccessful.</i>	
Correspondent Name:	PAUL A. PYSHER
Address Line 1:	FISH & RICHARDSON P.C.
Address Line 2:	P.O.BOX 1022
Address Line 4:	MINNEAPOLIS, MINNESOTA 55440-1022

ATTORNEY DOCKET NUMBER:	11333-0014003
NAME OF SUBMITTER:	JEN
Signature:	/Jennifer Franco/

Date:

03/06/2014

Total Attachments: 7

source=systems#page1.tif
source=systems#page2.tif
source=systems#page3.tif
source=systems#page4.tif
source=systems#page5.tif
source=systems#page6.tif
source=systems#page7.tif

SECRETARIAL CERTIFICATE

The undersigned, Lynn Magnani, Secretary of Axeda Systems Operating Company, Inc., a Massachusetts corporation ("ASOC"), in connection with the consummation of the transactions contemplated in and by the Asset Purchase Agreement dated as of September 1, 2005 by and among Axeda Systems Inc., Axeda Systems Operating Company, Inc., Axeda IP, Inc. and ASOC Acquisition Corp. (the "Agreement"), does hereby certify as follows:

1. Terms defined in the Agreement and not otherwise defined herein shall have the meanings ascribed thereto by the Agreement.

2. Attached hereto as Exhibits are true, correct and complete copies of the following, each as amended to date:

- (i) Articles of Organization of ASOC (Exhibit A);
- (ii) Certificate of Good Standing of ASOC issued by the Secretary of State of Massachusetts on November 22, 2005 (Exhibit B);
- (iii) By-laws of ASOC (Exhibit C);
- (v) Resolutions duly adopted by the Board of Directors and Sole Stockholder of ASOC by Unanimous Written Consent dated August 31, 2005 (Exhibit D); and
- (vi) Resolutions duly adopted by the Board of Directors and Sole Stockholder of ASOC by Unanimous Written Consent dated November 30, 2005 (Exhibit E);

IN WITNESS WHEREOF, I have hereunto set my hand in my respective capacities as the Secretary of ASOC, all as of this 2nd day of December, 2005.

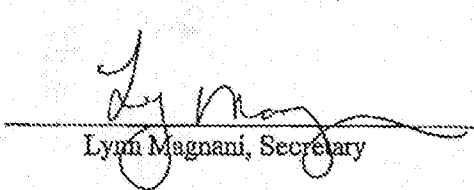

Lynn Magnani, Secretary

EXHIBIT A

Certified Charter of ASOC

(see attached)

FEB. 21, 2002 214 UPS STEWART ASSOCIATES

NO. 176 P.2/6

FEDERAL IDENTIFICATION
NO. 01-2215235

Exhibit A



Name
Approved

The Commonwealth of Massachusetts

William Francis Galvin
Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-3512

03/

02/

05/

055

RESTATEMENT OF ARTICLES OF ORGANIZATION

(General Laws, Chapter 166B, Section 74)

We, Ned E. Barlas, President / Vice President,

and Lisa K. Coleman, Secretary / Assistant Clerk,

of Axeda Systems, Inc.,
(Exact name of corporation)

located at 89 Forbes Boulevard, Mansfield, MA 02048
(Street address of corporation Massachusetts)

do hereby certify that the following Restatement of the Articles of Organization was duly adopted ~~by unanimous written consent~~ by
dated February 8, 2002, by a vote of the shareholders and

1,000 shares of COMMON of \$1,000 par value outstanding,
(Type class & series if any)

*** shares of of shares outstanding and
(Type class & series if any)

*** shares of of shares outstanding.
(Type class & series if any)

*Using at least a majority of such type, class or series outstanding and entitled to vote, shareholders voting without representation of such shares or persons may do so by written consent in writing or by electronic means, which shall be filed with the Secretary of State.

ARTICLE I

The name of the corporation is

Axeda Systems Operating Company, Inc.

ARTICLE II

The purpose of the corporation is to engage in the following business activities:

See separately attached sheet for Article II.

*Date for incorporation. **Date the corporate documents were filed with the Secretary of State. Additions shall be on form and report. None of the space provided under any article or form on this form is sufficient, additions shall be on form and report. A 4 1/2 x 11 sheet of paper with a left margin of at least 1 inch additional to space that can add will be made on a single sheet as long as such needs required and addition is clearly indicated.

P.C.

5

Restated Articles of Organization of elation, Inc.

ARTICLE II

To manufacture, sell, distribute, service and otherwise deal in computer software and related items of every kind and description for office automation, retail and wholesale markets,

To carry on any other business, operation or activity which may be lawfully carried on by a corporation organized under the Business Corporation Law of the Commonwealth of Massachusetts (Chapter 156B) whether or not related to those referred to in the foregoing paragraph.

ARTICLE III

Date the total number of shares and par value, if any, of each class of stock which the corporation is authorized to issue

WITHOUT PAR VALUE		WITH PAR VALUE		
TYPE	NUMBER OF SHARES	TYPE	NUMBER OF SHARES	PAR VALUE
Common	200,000	Common	N/A	
Preferred	N/A	Preferred	N/A	

ARTICLE IV

If more than one class of stock is authorized, state a distinguishing designation for each class. Prior to the issuance of any share of a class, if shares of another class are outstanding, the corporation must provide a description of the preferences, voting powers, qualifications, and special or relative rights or privileges of that class and of each other class of which shares are outstanding and of each series thereto established within any class.

N/A

ARTICLE V

The restrictions, if any, imposed by the Articles of Organization upon the transfer of shares of stock of any class are

None

ARTICLE VI

**Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders

"If there are no president class "None".
Then the preceding six (6) articles are considered to be permanent and may ONLY be changed by filing appropriate Articles of Amendment.

ARTICLE VII

The effective date of the required Articles of Organization of the corporation shall be the date approved and filed by the Secretary of the Commonwealth. If a later effective date is desired, specify such date which shall not be more than thirty days after the date of filing.

ARTICLE VIII

The information contained in Article VIII is not a permanent part of the Articles of Organization.

a. The exact address (post office boxes are not acceptable) of the principal office of the corporation is Massachusetts Inc.
89 Rutland Boulevard, Mansfield, MA 02048

b. The name, residential address and post office address of each director and officer of the corporation is as follows:

	NAME	RESIDENTIAL ADDRESS	POST OFFICE ADDRESS
President:	Dale Calder	139 York Road, Mansfield, MA 02048	
Treasurer:	Thomas J. Property	1131 Shadow Oak Drive, Milborn, PA 19335	
Clerk:	Ned E. Barnes	222 Highhill Drive, Marion, PA 19336	
Director:	Dale Calder Thomas J. Property Ned E. Barnes	(Same as above) (Same as above) (Same as above)	

c. The fiscal year (i.e., six years) of the corporation shall end on the last day of the month of December.

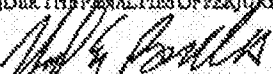
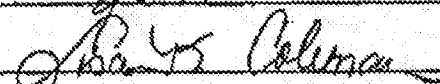
d. The name and business address of the resident agent, if any, of the corporation is:

Dale Calder
89 Rutland Boulevard, Mansfield, MA 02048

We further certify that the foregoing Renamed Articles of Organization effect no amendment to the Articles of Organization of the corporation as heretofore enacted, except amendment to the following article. Briefly describe amendment below:

1. Amendment of Article I to change the name of the company from "Station, Inc." to "Area Systems Operating Company, Inc."
2. Amendment of Article VIII to reflect the current officers and directors, and the resident agent.

SIGNED UNDER THE PENALTIES OF PERJURY, this 11th day of February, 2002.

/ Vice President

/ Assistant Clerk

*Delete the handwritten words: "If there are no enclosures, mark None".

FEB. 13, 2002 2:42PM STEWART ASSOCIATES

NO. 175 P.6/6

THE COMMONWEALTH OF MASSACHUSETTS
RESTATED ARTICLES OF ORGANIZATION
(General Laws, Chapter 136B, Section 74)

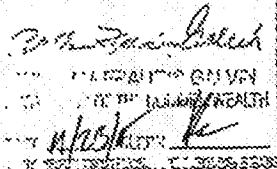
I hereby approve the within Restated Articles of Organization and,
the filing fee to the amount of \$ 300 having been paid, and
articles so desired to have been filed with me this 12th day of
February, 2002.

Effective Date _____

William Francis Galvin

WILLIAM FRANCIS GALVIN
Secretary of the Commonwealth

A TRUE COPY ATTEST



TO BE MAILED IN BY CORPORATION
Photocopy of document to be sent to:

Tanya M. Murray Esquire
1007 Orange Street, Suite 1400
Wilmington, DE 19801
Telephone (302) 652-5200