503669859 01/28/2016 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3716494

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVE	ANCE: MERG	ER	
EFFECTIVE DATE:	05/21/2	05/21/2002	
CONVEYING PARTY	Ó DATA		
	Name		
UNISCAPE, INC.		05/21/2002	
		03/21/2002	
RECEIVING PARTY	DATA		
RECEIVING PARTY		PRATED	
RECEIVING PARTY Name:	TRADOS INCORPO	PRATED	
RECEIVING PARTY Name: Street Address:	TRADOS INCORPO	PRATED	

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	13609293
Application Number:	14023384

CORRESPONDENCE DATA

Fax Number:	(650)812-3444
	ent to the e-mail address first; if that is unsuccessful, it will be sent vided; if that is unsuccessful, it will be sent via US Mail.
Phone:	650-812-3400
Email:	patdocket@carrferrell.com,mschelling@carrferrell.com,mshabalin@carrferrell.con
Correspondent Name:	MYRNA M. SCHELLING
Address Line 1:	CARR & FERRELL LLP
Address Line 2:	120 CONSTITUTION DRIVE
Address Line 4:	MENLO PARK, CALIFORNIA 94025

ATTORNEY DOCKET NUMBER:	PA6127US	
NAME OF SUBMITTER:	MYRNA M. SCHELLING	
SIGNATURE:	/Myrna M. Schelling/	
DATE SIGNED:	01/28/2016	
Total Attachments: 6		

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I, *BILL JONES*, Secretary of State of the State of California, hereby certify:

That the attached transcript of $\underline{\lambda}$ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



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ENDORSED - FILED in the office of the Secretary of State of the State of California

MAY 2 9 2002

AGREEMENT OF MERGER

BILL JONES, Secretary of State

This Agreement of Merger (this "Agreement of Merger") is entered into between Uniscape Incorporated, a California corporation (herein called "Uniscape") and T-U Acquisition Corp., a California corporation (herein called the "Merging Corporation"). The parties hereto, together with TRADOS Incorporated, a Delaware corporation and the sole shareholder of the Merging Corporation (herein called "TRADOS"), and the representative of the holders of the preferred stock of Uniscape, have also entered into that certain Agreement and Plan of Reorganization dated as of May 21, 2002 (herein called the "Plan").

- 1. The Merging Corporation shall be merged with and into Uniscape (the "Surviving Corporation") at the effective time in accordance with the General Corporation Law of the State of California (the "Merger").
- 2. The Surviving Corporation shall continue its existence under its present name pursuant to the provisions of the General Corporation Law of the State of California.
- 3. At the effective time, the Articles of Incorporation of the Surviving Corporation shall be amended and restated in full to read as set forth on <u>Exhibit A</u> attached hereto.
- 4. The directors and officers of Uniscape holding office immediately prior to the effective time shall cease to be the directors and officers of the Surviving Corporation at the effective time and immediately after the effective time the directors and officers of the Merging Corporation holding office immediately prior to the effective time shall be the directors and officers of the Surviving Corporation.
- Pursuant to Section 1.6 of the Plan, upon the effective time of the Merger 5. and subject to all of the terms and conditions of the Plan: (i) all of the shares of Uniscape's common stock that are issued and outstanding immediately prior to the effective time of the Merger shall be canceled and extinguished without consideration, (ii) each share of Uniscape Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock and Series D Preferred Stock that is issued and outstanding immediately prior to the effective time of the Merger shall be cancelled and extinguished and converted into the right to receive 0.583427649, 0.822479102, 0.858804039, and 0.858803987 shares of TRADOS Series E Convertible Preferred Stock, respectively, in each case in accordance with the terms of the Plan, and (iii) each share of common stock of the Merging Corporation that is issued and outstanding immediately prior to the effective time of the Merger shall be converted into one validly issued, fully paid and nonassessable share of common stock of the Surviving Corporation. A

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copy of the Plan will be furnished by the Surviving Corporation, on request and without cost, to any shareholder of any constituent corporation.

- 6. This Agreement of Merger may be terminated and the proposed merger abandoned at any time prior to the effective time (a) by mutual consent of the parties hereto and (b) upon termination of the Plan as provided therein.
- 7. This Agreement of Merger may be executed in two or more counterparts, each of which when so executed shall be deemed to be an original, but all of which counterparts together shall constitute one and the same agreement.

[REMAINDER OF THE PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF the parties have executed this Agreement of Merger on this 23rd day of May, 2002.

T-U ACQUISITION CORP. $^{\diamond}$ By⁽ Name: Dev Ganesan

Its: President

By _____ Name: Kevin Passarello Its: Secretary

UNISCAPE INCORPORATED

By_____ Name: Maggie Tam Its: Chief Financial Officer

Ву___

Name: Shang-Che Cheng Its: Secretary and Vice President

> PATENT REEL: 037613 FRAME: 0490

IN WITNESS WHEREOF the parties have executed this Agreement of Merger on this 23 day of May, 2002.

T-U ACQUISITION CORP.

Ву___

Name: Dev Ganesan Its: President

aparello By_ Name: Kevin Passarello

Its: Secretary

UNISCAPE INCORPORATED

Ву___

Name: Maggie Tam Its: Chief Financial Officer

Ву_

Name: Shang-Che Cheng Its: Secretary and Vice President

> PATENT REEL: 037613 FRAME: 0491

IN WITNESS WHEREOF the parties have executed this Agreement of Merger on this 23rd day of May, 2002.

T-U ACQUISITION CORP.

Ву ____

Name: Dev Ganesan Its: President

By ____

Name: Kevin Passarello Its: Secretary

UNISCAPE INCORPORATED

By_ Name: Maggie Tam

Its: Chief Financial Officer

Ъy

Name: Shang-Che Cheng Its: Secretary and Vice President

PATENT REEL: 037613 FRAME: 0492

RECORDED: 01/28/2016