503732583 03/11/2016 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3779225

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		MERGER	MERGER		
EFFECTIVE DATE:		04/28/2006	04/28/2006		
ONVEYING PARTY DA	АТА				
		Name	Execution Date		
DANE INDUSTRIES, INC	С.		04/05/2006		
RECEIVING PARTY DA	ТА				
Name:	DANE	TECHNOLOGIES, INC.			
Street Address:	7105 NORTHLAND TERRACE				
City:	BROOKLYN PARK				
State/Country:	MINNE	SOTA			
Postal Code:	55428				
Property Type		Number			
PROPERTY NUMBERS Total: 2 Property Type]		
Patent Number:		7493979			
Patent Number:		7389836			
ORRESPONDENCE D	ΔΤΔ				
Fax Number:					
•		o the e-mail address first; if that is uns I; if that is unsuccessful, it will be ser	,		
•		612-604-6400	n via US Mall.		
Email: pater		patent@winthrop.com			
Correspondent Name: WIN		WINTHROP & WEINSTINE, P.A.			
Address Line 1: CAP		CAPELLA TOWER, SUITE 3500	ELLA TOWER, SUITE 3500		
Address Line 2: 225 S		225 S 6TH STREET			
Address Line 4:		MINNEAPOLIS, MINNESOTA 55402			
		17210.2, 17210.3			
ATTORNEY DOCKET NU		17210.2, 17210.3 PAUL J. ROBBENNOLT			
ATTORNEY DOCKET NU NAME OF SUBMITTER: BIGNATURE:					
ATTORNEY DOCKET NU		PAUL J. ROBBENNOLT			

Total Attachments: 4

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state of Minnesota

SECRETARY OF STATE

Certificate of Merger

I, Mary Kiffmeyer, Secretary of State of Minnesota, certify that: the documents required to effectuate a merger between the entities listed below and designating the surviving entity have been filed in this office on the date noted on this certificate.

Merger Filed Pursuant to Minnesota Statutes, Chapter: 302A

State of Formation and Names of Merging Entities:

MN: DANE SUB, INC. MN: DANE INDUSTRIES, INC.

State of Formation and Name of Surviving Entity:

MN: DANE INDUSTRIES, INC.

Effective Date of Merger: April 28, 2006

Name of Surviving Entity After Effective Date of Merger:

DANE TECHNOLOGIES, INC.

This certificate has been issued on: April 28, 2006



Mary Kiffon

QB:50



ARTICLES OF MERGER OF DANE SUB, INC. WITH AND INTO DANE INDUSTRIES, INC.

Pursuant to Section 302A.621 of the Minnesota Business Corporation Act (the "MBCA"), Dane Industries, Inc., a Minnesota business corporation ("Parent") does hereby certify that:

FIRST: The following is the plan of merger ("*Plan of Merger*") for merging Dane Sub, Inc., a Minnesota corporation and wholly owned subsidiary of Parent ("*Sub. idiary*") with and into Parent as was approved by the Board of Directors of Parent in the mant cr prescribed by Section 302A.621 of the MBCA as of April <u>5</u>, 2006.

- 1. The name of the subsidiary corporation, which is a business corporation of the State of Minnesota, is Dane Sub, Inc.
- 2. The name of the parent corporation, which is a business corporation of the State of Minnesota, is Dane Industries, Inc.
- 3. Parent will continue its existence as the surviving corporation pursuant to the provisions of the MBCA; *provided*, *however*, that upon the effectiveness of the merger, Article I of the Amended and Restated Articles of Incorporation of Parent shall be amended to read in its entirety as set forth in Section 5 of this Plan of Merger.
- 4. Parent, which is a business corporation of the State of Minnes ita and is the owner of all of the outstanding shares of Subsidiary, which is also a business corporation of the State of Minnesota, hereby merges Subsidiary with and into Parent pursuant to the provisions of the MBCA.
- 5. The separate existence of Subsidiary shall cease upon the effective date of the merger pursuant to the provisions of the MBCA; and Parent shall continue its existence as the surviving corporation pursuant to the provisions of said MBCA; provided, however, that upon the effectiveness of the merger, Article I of the Amended and Restated Articles of Incorporation of Parent shall be amended to read in its entirety as follows:

The name of the corporation is "Dane Technologie , Inc."



6. The issued shares of Subsidiary shall not be converted in any nanner, but each said share which is issued as of the effective date of the merger shall be surrendered and extinguished.

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- 7. The issued shares of Parent shall not be converted in any many er, but each said share which is issued as of the effective date of the n erger shall continue to represent one issued share of Parent.
- 8. The Board of Directors and the proper officers of Parent are he reby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

SECOND: The number of outstanding shares of Subsidiary is 100, all of which are of one class, and all of which are owned by Parent.

THIRD: The merger shall be effective as of the date of filing of the e Articles of Merger.

Dated as of this Stat day of April, 2006.

DANE INDUSTRIES, INC.

By C HARAS C

Name: Daniel T. Johnson Title: President an I Secretary

> STATE OF IVINUNESUTA DEPARTMENT OF STATE FILED

> > APR 28 2006

Mary Suffriger Secretary of State M



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RECORDED: 03/11/2016