# 503998864 09/09/2016

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4045520

| UBMISSION TYPE:   |   | NEW ASSIGNMENT  |                              |                 |  |  |  |  |  |  |
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| FFECTIVE DATE:  |   | 12/29/2006  |                              |                 |  |  |  |  |  |  |
| CONVEYING PARTY D   | ΑΤΑ   |   |                              |                 |  |  |  |  |  |  |
|   |   | Name  |                              | Execution Date  |  |  |  |  |  |  |
|   | DA COMP   | IY  |                              | 12/29/2006      |  |  |  |  |  |  |
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| Name:   | EMC CC  | PORATION OF CANADA  |                              |                 |  |  |  |  |  |  |
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| City:   | TORON   | ), ONTARIO  |                              |                 |  |  |  |  |  |  |
| State/Country:  | CANAD   |   |                              |                 |  |  |  |  |  |  |
| Postal Code:  | M5H 1T  |   |                              |                 |  |  |  |  |  |  |
| Property Type   |   | Number  |                              |                 |  |  |  |  |  |  |
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| Patent Number:<br>CORRESPONDENCE D<br>Fax Number:   | <b>ATA</b>  | 82893<br>8)973-2595   |                              |                 |  |  |  |  |  |  |
| Patent Number:<br>CORRESPONDENCE D<br>Fax Number:<br>Correspondence will be   | DATA<br>(<br>e sent to  | 82893<br>8)973-2595<br><b>e e-mail address first; if th</b> a   |                              | ,               |  |  |  |  |  |  |
| Patent Number:<br>CORRESPONDENCE D<br>Fax Number:<br>Correspondence will be   | DATA<br>(<br>e sent to<br>provided;   | 82893<br>8)973-2595   |                              | ,               |  |  |  |  |  |  |
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| Patent Number:<br>CORRESPONDENCE D<br>Fax Number:<br>Correspondence will b<br>using a fax number, if p<br>Phone:<br>Email:<br>Correspondent Name:<br>Address Line 1:<br>Address Line 1:<br>Address Line 2:<br>Address Line 4:<br>TTORNEY DOCKET NU<br>AME OF SUBMITTER:   | DATA<br>(<br>e sent to<br>provided;<br>(<br>1<br>5  | 8)973-2595<br><b>e e-mail address first; if tha</b><br><b>that is unsuccessful, it wil</b><br>9732585<br>guyen@ip-patent.com<br>N PELT, YI & JAMES LLP AI<br>050 N. FOOTHILL BLVD.<br>ITE 200<br>PERTINO, CALIFORNIA 950<br>EMCCP172C3<br>LAURA ING     | <b>I be sent</b><br>ND EMC ( | via US Mail.    |  |  |  |  |  |  |
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| Patent Number:<br>CORRESPONDENCE D<br>Fax Number:<br>Correspondence will be<br>using a fax number, if p<br>Phone:<br>Email:<br>Correspondent Name:<br>Address Line 1:<br>Address Line 1:<br>Address Line 2:<br>Address Line 2:<br>Address Line 4:<br>TTORNEY DOCKET NU<br>AME OF SUBMITTER:<br>IGNATURE:<br>ATE SIGNED:<br>otal Attachments: 12<br>purce=5 - Documentum 0 | DATA<br>(<br>e sent to<br>provided,<br>2<br>(<br>1<br>3<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5<br>(<br>1<br>5)<br>(<br>1<br>5<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>1<br>5)<br>(<br>5)<br>( | 8)973-2595<br>e e-mail address first; if that<br>that is unsuccessful, it will<br>39732585<br>guyen@ip-patent.com<br>N PELT, YI & JAMES LLP AI<br>050 N. FOOTHILL BLVD.<br>ITE 200<br>PERTINO, CALIFORNIA 950<br>EMCCP172C3<br>LAURA ING<br>/Laura Ing/ | I be sent                    | page1.tif       |  |  |  |  |  |  |

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Ministry of Government and Consumer Services

Companies and Personal Property Security Branch 393 University Ave, Suite 200 Toronto ON M5G 2M2

#### Ministère des Services gouvernementaux et des Services aux consommateure

Direction des compagnies et des süretés mobilières 393, ev. University, buréau 200 Toronio ON M5G 2M2



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AUG 16 2011

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Directrize Ministere des Services gouvernementatos Toronic, Ontario

071028 (2008/04)

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| Paul T. Dacier              |         |                                    |      |  |                             |                           | 92 Woodland Street, Sherborn, Massachusetts U.S.A. 01770-1209  |             |                      |                            |                     |                             |                        |                        | No                    |  |                                  |                   |                        |                      |             |              |                       |              |      |           |                               |                   |    |  |
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PATENT REEL: 039689 FRAME: 0791

#### 5. Check A or B Cocher A oy B

91 98

07121 (08/2008)

A) The amalgametion agreement has been duly adopted by the shareholders of each of the amalgameting corporations as required by subsection 176 (4) of the Business Corporations Act on the date set out below.

A) Les actionnaires de chaque société qui fusionnne ont dûment adopté la convention de fusion conformément au paragraphe 176(4) de la Loi sur les sociétés par actions à la date mentionnée cl-dessous.

B) The amaigamation has been approved by the directors of each amaigamating corporation by a resolution as required by section 177 of the Business Corporations Act on the date set out below.

B) Les administrateurs de chaque société qui fusionne ont approuvé la fusion par voie de résolution conformément à l'article 177 de la Loi sur les sociétés par actions à la date mentionnée ci-dessous.

The articles of emalgamation in substance contain the provisions of the articles of incorporation of Las statuts de fusion represent assentiallement les dispositions des statuts constitutifs de

EMC Corporation of Canada

and are more particularly set out in these articles, at sont knoncés textualisment aux présents statuts.

| Names of amalgamating corporations<br>Dénomination sociale des sociétés<br>qui fusionnent | Ontario Corporation Numbar<br>Numéro de la société en Ontario | Date of Adoption/Approval<br>Date d'adoption ou d'approbation<br>Year / année Month / mois Day / jou |
|---|---|--|
| EMC Corporation of Canada   | 682125  | 2006-Dep-29  |
| Documentum Canada Limited   | 1585438   | 2006-Deo-29  |
| Legato Systems (Canada) Limited   | 1511086   | 2006-Dec-29  |
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 Restrictions, il any, on business the corporation may carry on or on powers the corporation may exercise. Limites, s'V y a lieu, imposées aux activités commerciales ou aux pouvoirs de la société.

8.,

None.

 The classes and any maximum number of shares that the corporation is authorized to issue: Catégories et nombre maximal, s'il y a lieu, d'actions que la société est autorisée à émettre :

The Corporation is authorized to issue an unlimited number of common shares.

07121 (08/2005)

PATENT REEL: 039689 FRAME: 0793 8 Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series: Drolls, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des sciministrateurs relatifs à chaque catégorie d'actions qui peut être émise en série ;

Not applicable.

 $\mathbf{y}$ 

 The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows: L'émission, la transfert ou la propriété d'actions est/n'est pas restreint. Les restrictions, s'il y a lieu, sont les suivantes ;

The transfer of shares of the Corporation shall be restricted in that no shareholder shall be entitled to transfer any share or shares without either:

- (a) the approval of the directors of the Corporation expressed by a resolution passed at a meeting of the board of directors or by an instrument or instruments in writing signed by a majority of the directors; or
- (b) the approval of the holders of at least a majority of the shares of the Corporation entitling the holders thereof to vote in all circumstances (other than a separate class vote of the holders of another class of shares of the Corporation) for the time being outstanding expressed by a resolution passed at a meeting of the holders of such shares or by an instrument or instruments in writing signed by the holders of a majority of such shares.
- 10. Other provisions, (if any): Autres dispositions, s'il y a lieu :

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- (a) The number of shareholders of the Corporation, exclusive of persons who are in the employment of the Corporation and exclusive of persons, who having been formerly in the employment of the Corporation, were, while in that employment and have continued after the termination of that employment to be, shareholders of the Corporation, is limited to not more than lifty, two or more persons who are joint registered owners of one or more shares being counted as one shareholder; and
  - (b) any invitation to the public to subscribe for securifies of the Corporation is prohibited.
- In addition to, and without limiting such other powers which the Corporation may by law possess, the directors of the Corporation may, without authorization of the shareholders, by authentic deed, in particular but without limitation, for the purpose of securing any bonds, debentures or debenture stock which it is by law entitled to issue, hypothecate, mortgage, pledge, cede or transfer any property, moveable or immoveable, present or future, which it may own.
- The statements required by subsection 178(2) of the Business Corporations Act are attached as Schedule \*A\*. Les déclarations exigées aux termes du paragraphe 178(2) de la Loi sur les sociétés par actions constituent l'annexe A.
- 12. A copy of the amalgamation agreement or directors' resolutions (as the case may be) is/are attached as Schedule \*B\*. Une copie de la convention de fusion ou les résolutions des administrateurs (selon le cas) constitue(nt) l'annexe B.

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Trese articles ere signed in duplicate. Les présents statuts sont signés en double exemplaire.

Names of the amalgamating corporations and signatures and descriptions of office of their proper officers. Dénomination sociale des sociétés qui fusionnant, signature et fonction de leurs dirigeants régulièrement désignés.

EMC CORPORATION OF CANADA

77770200 Per:

Paul T. Dacier, Director

DOCUMENTUM CANADA LIMITED

Hanne-Per:

Paul T. Dacier, Director

LEGATO SYSTEMS (CANADA) LIMITED

Per: And and and

Paul T. Dacier, Director

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#### SCHEDULE "A"

IN THE MATTER of the Business Corporations
Act (Ontario) and the articles of amalgamation of
EMC CORPORATION OF CANADA,
LEGATO SYSTEMS (CANADA) LIMITED
and DOCUMENTUM CANADA LIMITED
)

#### STATEMENT OF DIRECTOR OR OFFICER

}

I. PAUL T. DACIER, of the Town of Hopkinton, in the Commonwealth of Massachusetts, solemnly state that on behalf of the following entities:

- 1. I am an officer of EMC CORPORATION OF CANADA, one of the amalgamating corporations and as such have personal knowledge of the matters herein deposed to.
- I am an officer of LEGATO SYSTEMS (CANADA) LIMITED, one of the amalgamating corporations and as such have personal knowledge of the matters herein deposed to.
- 3. I am an officer of DOCUMENTUM CANADA LIMITED, one of the amalgamating corporations and as such have personal knowledge of the matters herein deposed to.
- 4. There are no reasonable grounds for believing that:
  - (a) Each amalgamating corporation is and the amalgamated corporation will be unable to pay its liabilities as they become due; and
  - (b) The realizable value of the assets of the amalgamated corporation will be less than the aggregate of its liabilities and stated capital of all classes;
- 5. There are reasonable grounds for believing that:
  - (a) No creditor of any of the amalgamating corporations will be prejudiced by the amalgamation; or
  - (b) Adequate notice has been given by each amalgamating corporation to all known creditors of each respective corporation in accordance with the provisions of the *Business Corporations Act* (Ontario); and

No creditor of any of the amalgamating corporations has notified the respective corporation that such creditor objects to the amalgamation. ð,

DATED this 29th day of December, 2006.

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Paul T. Dacier, President

#### SCHEDULE "B"

#### EMC CORPORATION OF CANADA (the "Corporation")

#### RESOLUTIONS OF THE BOARD OF DIRECTORS

#### **RESOLVED THAT:**

- The amalgamation of the Corporation, Legato Systems (Canada) Limited and Documentum Canada Limited, under subsection 177(1) of the Business Corporations Act (Ontario) (the "Act"), be and the same is hereby approved;
- 2. Subject to the issuance of a Certificate of Amalgamation pursuant to the Act, and without affecting the validity of the incorporation and existence of the Corporation under its incorporation and of any act done thereunder, all shares of the authorized capital of Legato Systems (Canada) Limited and Documentum Canada Limited, including all such shares which have been issued and are outstanding be and the same are hereby cancelled without any repayment of capital in respect thereof;
- 3. The articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of the Corporation;
- The by-laws of the amalgamated corporation shall be the same as the by-laws of the Corporation;
- 5. No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
- 6. Any director or officer of the Corporation be and is hereby authorized and directed to individually do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.

CERTIFIED to be a true and correct copy of resolutions passed by the board of directors of the Corporation on the 29th day of December, 2006 which resolutions are still in full force and effect as at the date hereof.

DATED this 29th day of December, 2006.

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Paul T. Dacier, President

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#### SCHEDULE "B"

### <u>LEGATO SYSTEMS (CANADA) LIMITED</u> (the "Corporation")

#### RESOLUTIONS OF THE BOARD OF DIRECTORS

#### **RESOLVED THAT:**

- The amalgamation of the Corporation, EMC Corporation of Canada ("EMC") and Documentum Canada Limited, under subsection 177(1) of the *Business Corporations Act* (Ontario) (the "Act"), be and the same is hereby approved;
- 2. Subject to the issuance of a Certificate of Amalgamation pursuant to the Act, and without affecting the validity of the incorporation and existence of the Corporation under its incorporation and of any act done thereunder, all shares of the authorized capital of the Corporation and Documentum Canada Limited, including all such shares which have been issued and are outstanding be and the same are hereby cancelled without any repayment of capital in respect thereof;
- 3. The articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of EMC;
- 4. The by-laws of the amalgamated corporation shall be the same as the by-laws of EMC;
- No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
- 6. Any director or officer of the Corporation be and is hereby authorized and directed to individually do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.

CERTIFIED to be a true and correct copy of resolutions passed by the board of directors of the Corporation on the 29th day of December, 2006 which resolutions are still in full force and effect as at the date hereof.

DATED this 29th day of December, 2006.

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Paul T. Dacier, President

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#### SCHEDULE "B"

# DOCUMENTUM CANADA LIMITED (the "Corporation")

#### RESOLUTIONS OF THE BOARD OF DIRECTORS

#### **RESOLVED THAT:**

- The amalgamation of the Corporation, EMC Corporation of Canada ("EMC") and Legato Systems (Canada) Limited, under subsection 177(1) of the Business Corporations Act (Ontario) (the "Act"), be and the same is hereby approved;
- 2. Subject to the issuance of a Certificate of Amalgamation pursuant to the Act, and without affecting the validity of the incorporation and existence of the Corporation under its incorporation and of any act done thereunder, all share, of the authorized capital of the Corporation and Legato Systers (Canada) Limited, including all such shares which have been 's and are outstanding be and the same are hereby cancelled without any repayment of capital in respect thereof;
- The articles of amalgamation of the amalgamated corporation shall be the same as the articles of incorporation of EMC;
- The by-laws of the amalgamated corporation shall be the same as the by-laws of EMC;
- No securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
- 6. Any director or officer of the Corporation be and is hereby authorized and directed to individually do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing.

CERTIFIED to be a true and correct copy of resolutions passed by the board of directors of the Corporation on the 29th day of December, 2006 which resolutions are still in full force and effect as at the date hereof.

DATED this 29th day of December, 2006.

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Paul T. Dacier, President

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**RECORDED: 09/09/2016**