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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4082916

SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: MERGER AND CHANGE OF NAME EFFECTIVE DATE: 07/01/2012 CONVEYING PARTY DATA Name DATALOGIC AUTOMATION, INC. Name			
EFFECTIVE DATE: 07/01/2012 CONVEYING PARTY DATA Name			
CONVEYING PARTY DATA Name			
Name			
	Execution Date		
	07/01/2012		
NEWLY MERGED ENTITY DATA			
Name	Execution Date		
ACCU-SORT SYSTEMS, INC.	07/01/2012		
MERGED ENTITY'S NEW NAME (RECEIVING PARTY) Name: DATALOGIC AUTOMATION, INC.			
Street Address: 511 SCHOOL HOUSE ROAD			
City: TELFORD			
State/Country: PENNSYLVANIA			
Postal Code: 18969-1196			
PROPERTY NUMBERS Total: 1			
Property Type Number			
Application Number: 14976758			
CORRESPONDENCE DATA			
Fax Number: (803)255-9831			
Correspondence will be sent to the e-mail address first; if that is unsuccessful, using a fax number, if provided; if that is unsuccessful, it will be sent via US Ma			
Phone: (404) 322-6165			
Email: ip@nelsonmullins.com			
Correspondent Name: LLOYD G. FARR			
Address Line 1: 100 NORTH TRYON STREET, 42ND FLOOR			
Address Line 2: NELSON MULLINS RILEY & SCARBOROUGH, LL	Р		
Address Line 4: CHARLOTTE, NORTH CAROLINA 28202			
AUGICES LINE 4. UTARLUTTE, NURTH CARULINA 20202			
ATTORNEY DOCKET NUMBER: 25345_09026_3_CON3			

Total Attachments: 7	
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Entity #: 2216 Date Filed: 06/29/2012 Effective Date: 07/01/2012 Carol Aichele Secretary of the Commonwealth

PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

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Articles/Certificate of Merger (15 Pa.C.S.) <u>X</u> Domestic Business Corporation (§ 1926) Domestic Nonprofit Corporation (§ 5926) Limited Partnership (§ 8547)

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City State Zip Code 8503667-S6FAI	-

Document will be returned to the name and address you enter to he left. ==

> Commonwealth of Pennsylvania ARTICLES OF MERGER-BUSINESS 8 Page(s)



Fee: \$150 plus \$40 additional for each Party in additional to two

In compliance with the requirements of the applicable provisions (relating to articles of merger or consolidation), the undersigned, desiring to effect a merger, hereby state that:

 Check and complete one of the fold The surviving corporation/limited the (a) address of its current regis provider and the county of venue conform to the records of the Depu 	partnership is a domest tered office in this Com is (the Department is he	monwealth or (b)	name of its con	mercial registered office
(a) Number and Street	City	State	Zip	County
(b) Name of Commercial Register c/o CT Corporation System The surviving corporation/limited partnership incorporated/formed to office in this Commonwealth or (l partnership is a qualific mder the laws of b) name of its commerci	and t al registered offic	s/nonprofit cor he (a) address e provider and	of its current registered the county of venue is (the
Department is hereby authorized (a) Number and Sheet	to correct the following City	State	Zip	County
Department is hereby authorized	to correct the following City	information to con State	Zip	County

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provider a	and the address of the registered off ad the county of venue of each other reign business/nonprofit corporation	domestic busin	ness/nonprofit corporation/limite	d partnership and
Name	Registered Office Address		l Registered Office Provider provention System	County
Datalogic Aut	omation, Inc. (non-qualified corpore	ition)		
•			<u></u>	······································
		<u></u>		
4. Check, and	if appropriate complete, one of the	jouowing:	·	
	if appropriate complete, one of the		les/Certificate of Merger in the I	Department of State.
The plan		ing these Artic	les/Certificate of Merger in the I at 12:01 a.m.	Department of State.

5. The manner in which the plan of merger was adopted by each domestic corporation/limited partnership is as follows:

Name	Manner of Adoption
Accu-Sort Sy	stems, Inc.: Pursuant to the applicable provisions of the Pennsylvania Business Corporation Law, Title 15

6. Strike out this paragraph if no foreign corporation/limited partnership is a party to the merger. The plan was authorized, adopted or approved, as the case may be, by the foreign business/nonprofit corporation/limited partnership (or each of the foreign business/nonprofit corporations/limited partnerships) party to the plan in accordance with the laws of the jurisdiction in which it is incorporated/organized.

7. Check, and if appropriate complete, one of the following:

X The plan of merger is set forth in full in Exhibit A attached hereto and made a part hereof.

Pursuant to 15 Pa.C.S. § 1901/§ 8547(b) (relating to omission of certain provisions from filed plans) the provisions, if any, of the plan of merger that amend or constitute the operative provisions of the Articles of Incorporation/Certificate of Limited Partnership of the surviving corporation/limited partnership as in effect subsequent to the effective date of the plan are set forth in full in Exhibit A attached hereto and made a party hereof. The full text of the plan of merger is on file at the principal place of business of the surviving corporation/limited partnership, the address of which is.

Number and street	City	State	Zip	County

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corporation Articles/Ce	IONY WHERBOP, the undersigned Jimited partnership has caused these rtificate of Merger to be signed by a du officer thereof this
lst	day of
2012	
•	~*
Accu-Sort	Systems, Inc.
A C	me of Corporation/Limited Partnership
	/ Signature
Stanley Sro	ka, Vice President
	Title
-	Automation, Inc.
	me of Corporation Limited Partnership
\mathcal{K}, \mathcal{I}	Joinell Juan
	Signature
R. Darrell (Owen, President
الكانات والأرج حصور الأحوار	Title

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PATENT REEL: 039937 FRAME: 0475

EXHIBIT A PLAN OF MERGER

(Attached)

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> PATENT REEL: 039937 FRAME: 0476

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PLAN OF MERGER AND MERGER AGREEMENT

This Plan of Merger and Merger Agreement ("Plan") is made and entered into effective upon the filing of the Articles of Merger with the offices of the Secretary of State of Kentucky and Pennsylvania, by and among:

Datalogic Automation, Inc., a Kentucky corporation ("Disappearing Corporation"), and

Accu-Sort Systems, Inc., a Pennsylvania corporation ("Survivor"),

collectively referred to as the "Constituent Companies."

RECITALS

A. The Constituent Companies desire to effect a merger on the terms set forth in this Plan, pursuant to KRS §§ 271B.11-010 to 271B.11-040 and 15 Pa.C.S.A. §§ 1924 to 1929.

B. Immediately prior to the Effective Time of the Merger, and pursuant to a plan, Survivor acquired all the outstanding stock of Disappearing Corporation, pursuant to a certain Stock Purchase Agreement of even date herewith (the "Stock Purchase"). For federal income tax purposes, the parties intend that the Stock Purchase and the subsequent merger pursuant to this Plan shall collectively qualify as a tax-free reorganization under Section 368(a)(1)(D) of the Internal Revenue Code.

AGREEMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. The Transaction.

1.1 Merger. At the Effective Time (as defined in <u>Section 1.4</u>) and subject to the terms and conditions of this Agreement, the Disappearing Corporation shall be merged into Survivor as permitted by the laws of Pennsylvania and Kentucky and the separate existence of the Disappearing Corporation shall thereupon cease, in accordance with KRS § 271B.11-060 and 15 Pa.C.S.A. § 1929. Simultaneous with the Merger, the name of the Survivor shall be changed to Datalogic Automation, Inc.

1.2 Surviving Entity. Survivor will be the surviving entity in the Merger, and will continue to be governed by the laws of the State of Pennsylvania under its new name Datalogic Automation, Inc.

1.3 Board of Directors and Shareholder Approval. The execution, delivery, and performance by the Constituent Corporations of this Agreement and the transactions contemplated hereby have been duly and validly authorized by all necessary corporate action of the Constituent Corporations. Combined Actions of the Board of Directors and Sole Shareholder by Unanimous Written Consent in Lieu of Meeting evidencing such approval and authorization have been placed in the Constituent Corporations' respective minute books.

1.4 Effective Time. The Constituent Companies will cause this Plan together with duly executed articles of merger (the "Articles of Merger") to be filed with the offices of the Secretary of State of the states of Pennsylvania and Kentucky as provided by applicable law. Subject to and in

1 – PLAN OF MERGER AND MERGER AGREEMENT DCAPDX_190183_v2

accordance with the laws of Pennsylvania and Kentucky, the Merger will become effective at the date and time the Articles of Merger are filed with the offices of the Secretary of State of the states of Pennsylvania and Kentucky or other specified date in the Articles of Merger as permitted under the laws of Pennsylvania and Kentucky (the "Effective Time").

2. Effect of Merger.

2.1 Assets and Liabilities. As of the Effective Time, the Survivor shall possess all of the rights, privileges, powers, immunities, and franchises of each of the Disappearing Corporation; all of the assets of the Disappearing Corporation shall be transferred to and vested in the Survivor without further act or deed; and the Survivor shall be responsible for all liabilities of the Disappearing Corporation, all in the manner and with the effect set forth in KRS § 271B.11-060 and 15 Pa.C.S.A. § 1929. The Survivor covenants and warrants that it will accept and pay, and satisfy and discharge all such liabilities of the Disappearing Corporation.

2.2 Conforming Actions. The last acting officer of the Disappearing Corporation or the officers of Survivor may, in the name of the Disappearing Corporation, execute and deliver all such proper deeds, assignments, and other instruments, take all such further action as Survivor may deem appropriate to vest, perfect, or confirm in Survivor title to and possession of all assets acquired hereunder, and otherwise carry out the purposes of this Agreement.

2.3 Charter Documents.

(a) Organizational Documents. The Articles of Incorporation of Survivor as in effect immediately prior to the Effective Time shall be the Articles of Incorporation of Survivor after the Effective Time. The Articles of Incorporation of the Disappearing Corporation then in existence shall have no further force or effect after the Effective Time.

(b) Bylaws. The Bylaws of Survivor as in effect immediately prior to the Effective Time shall be the Bylaws of Survivor after the Effective Time. The Bylaws of the Disappearing Corporation then in existence shall have no further force or effect after the Effective Time.

2.4 Board of Directors and Officers. From and after the Effective Time, the Board of Directors and Officers of Survivor shall continue to be the Board of Directors and Officers, respectively, of Survivor. Such persons shall serve in such offices, respectively, for the terms provided by law or in the Bylaws, or until their respective successors are elected and qualified. The officers of the Disappearing Corporation shall have no further authority or duty after the Effective Time.

2.5 Cancellation of the Disappearing Corporation Stock. At the Effective Time, by virtue of the Merger and without any further action on the part of any holder of any capital stock of the Disappearing Corporation, each issued and outstanding share of capital stock in the Disappearing Corporation shall be cancelled. The shares of the Disappearing Corporation are being cancelled without consideration.

2.6 Status and Exchange of Survivor Stock. At the Effective Time, by virtue of the Merger and without any action on the part of any holder of any capital stock of Survivor, each issued and outstanding share of capital stock of Survivor shall continue unchanged and remain outstanding as a share of capital stock of Survivor.

2 - PLAN OF MERGER AND MERGER AGREEMENT DCAPDX_790883_v2

. Э. Miscellaneous.

3.1 Amendment. This Agreement may not be amended except by an instrument in writing signed on behalf of each of the parties hereto.

3.2 Counterparts., This Agreement may be executed in counterparts, each of which shall be deemed to be an original, and all such counterparts shall constitute but one instrument.

3.3 Governing Law. This Plan shall be construed in accordance with the laws of the State of Pennsylvania applicable to contracts made to be performed entirely therein.

Integration. This Plan constitutes the entire agreement of the parties relating to 3.4 the subject matter hereof. There are no promises, terms, conditions, obligations, or warranties other than those contained in this Plan. This Plan supersedes all prior communications, representations, or agreements, verbal or written, among the parties relating to the subject matter hereof.

3.5 Binding Effect; Benefit. This Agreement shall inure to the benefit of and be binding upon the parties and their successors and permitted assigns. Nothing in this Agreement, express or implied, is intended to confer on any person other than the parties hereto and their respective successors and permitted assigns, any rights, remedies, obligations, or llabilities under or by reason of this Agreement, including, without limitation, third-party beneficiary rights.

3.6 Headings. The headings contained in this Agreement are for convenience of reference only and shall not affect the meaning or interpretation of this Agreement.

IN WITNESS WHEREOF, the parties have executed this Plan as of the date first written above.

DISAPPEARING CORPORATION:

DATALOGIC AUTOMATION, INC., a Kentucky corporation

By: R. Darrell Owen, President

SURVIVOR:

ACCU-SORT SYSTEMS, INC., a Pennsylvania corporation

Stanley Sroka, Vice President

3 – PLAN OF MERGER AND MERGER AGREEMENT DCAPDX_790883_v2

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RECORDED: 10/04/2016