## 504091127 11/10/2016

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4137795

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/19/2008

## **CONVEYING PARTY DATA**

Name	Execution Date
AVICI SYSTEMS INC.	03/19/2008

#### **RECEIVING PARTY DATA**

Name:	SOAPSTONE NETWORKS INC.	
Street Address:	296 CONCORD ROAD	
Internal Address:	SUITE 308	
City:	BILLERICA	
State/Country:	MASSACHUSETTS	
Postal Code:	01821-3487	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	14661296

#### **CORRESPONDENCE DATA**

**Fax Number:** (972)731-2289

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 972-731-2288

**Email:** dallaspatents@dfw.conleyrose.com

Correspondent Name: GRANT RODOLPH

Address Line 1: 5601 GRANITE PARKWAY, SUITE 500

Address Line 4: PLANO, TEXAS 75024-6616

ATTORNEY DOCKET NUMBER:	4194-98501 (81359391US07)	
NAME OF SUBMITTER:	JONATHAN K. POLK	
SIGNATURE:	/Jonathan K. Polk/	
DATE SIGNED:	11/10/2016	

### **Total Attachments: 6**

source=4194-98501 merger Avici Systems Inc into Soapstone Networks Inc#page1.tif source=4194-98501 merger Avici Systems Inc into Soapstone Networks Inc#page2.tif source=4194-98501 merger Avici Systems Inc into Soapstone Networks Inc#page3.tif source=4194-98501 merger Avici Systems Inc into Soapstone Networks Inc#page4.tif

PATENT 504091127 REEL: 040280 FRAME: 0234

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PATENT REEL: 040280 FRAME: 0235

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RECORDATION	FORM COVER SHEET
PATENTS	<b>SONLY</b> Docket No.: 2390.0041-000
	Please record the anached documents or the new address(es) below.
1. Name of conveying party(ics)/Execution Date(s):	2 Name and address of receiving party(ies)
AVICI SYSTEMS INC. / 03/14/08	Nauge SOAPSTONE NETWORKS INC.
. ,	Int:mal Address
,	titt mat valuess
,	
,	
Additional name(s) of conveying party(ics) attached?   Yes  No	Struct Address. 296 CONCORD ROAD, SUITE 308
3 Nature of conveyance.	
Assignment Merger	City BILLERICA
Security Agreement	State MA
Other	Country: USA 2ip: 01821-3487
	Additional name(s) & address(es) attached?
4. Application number(s) or patent number(s).	This document is being filed together with a new application
A Patent Application No (s)	B. Patent No.(s)
11/704,776	6,370,145
11/582,685	6,285,679
10/021,205	6,563,831
Additional numbers	attached? X Yes No
<ol> <li>Name and address of party to whom correspondence concerning document should be mailed.</li> </ol>	6 Total number of applications and patents involved. 34
Name JAMES M. SMITH	7. Total Fee (37 CFR 1.21(h) & 3.41) \$1360
Internal Address:	Enclosed
HAMILTON, BROOK, SMITH & REYNOLDS, P.C.	Authorization to charge deposit account number 08-0380
Street Address: 530 VIRGINIA ROAD, P.O. BOX 9133	Previously submitted - Doc. ID No. [ ]
City: CONCORD State. MA 2IP. 01742-9133	Authorized to charge any deficiencies or credit any overpayment to
	deposit account number 08-0380  Do not affice a copy of this page if paying by deposit account and filing via
Phone No. 978-341-0036 Fax No. 978-341-0136	facsimile
Email Address: JIM.SMITH@HBSR.COM	Attach a copy of this page if paying by deposit account and filing via mail.
8. JAMES M. SMITH	0/2/1/2018
Name of Person Signing	tignature Date
1	cover theer, attachments, and documents. 6

Docket No. 2390.0041-000

## Recordation Form Cover Sheet

## Continuation of Box 4

A. Patent Application No.(s)	B. Patent No.(s)
11/082,335	6,654,381
10/774,069	7,187,679
10/993,025	6,205,532
10/993,978	6,606,656
11/070,865	6,976,064
11/148,952	6,522,632
11/413,133	6,430,527
61/032,214	7,130,847
12/074,268	6,359,879
10/926,122	5,717,942
11/070,866	5,598,145
	7,043,562
	5,934,471
	5,891,834
	5,947,433
	7,046,633
	7,039,058
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# Delaware

PAGE 1

# The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"SN MERGER CORP.", A DELAWARE CORPORATION,

WITH AND INTO "AVICI SYSTEMS INC." UNDER THE NAME OF
"SOAPSTONE NETWORKS INC.", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE THE FOURTEENTH DAY OF MARCH, A.D. 2008, AT 2:40
O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE NINETEENTH DAY OF MARCH, A.D. 2008.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2682635 8100M

080319711

You may verify this certificate online at corp. delaware.gov/authver.shtml

Varnet Somila Windson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 6455478

DATE: 03-17-08

State of Delaware Secretary of State Division of Corporations Delivered 02:40 PM 03/14/2008 FILED 02:40 PM 03/14/2008 SRV 080319711 - 2682635 FILE

## CERTIFICATE OF OWNERSHIP AND MERGER MERGING SN MERGER CORP. INTO AVICE SYSTEMS INC.

Avici Systems Inc. (the "Corporation"), a corporation incorporated on November 12, 1996, pursuant to the provisions of the General Corporation Law of the State of Delaware, does hereby certify as follows:

**FIRST:** That the Corporation is organized and existing under the General Corporation Law of the State of Delaware.

**SECOND:** That the Corporation owns all of the outstanding shares of the stock of SN Merger Corp., a Delaware corporation (the "Subsidiary").

**TRIRD:** That the Board of Directors of the Corporation, by the resolutions attached hereto as **Exhibit A**, duly adopted on February 5, 2008, determined to merge the Subsidiary with and into the Corporation pursuant to Section 253 of the DGCL.

**FOURTH:** The name of the surviving corporation in the merger herein certified is Avici Systems Inc., which will continue its existence as said surviving corporation under the name Soapstone Networks Inc. upon the effective date of said merger.

FIFTH: This Certificate of Ownership and Merger shall be effective on March 19, 2008.

SIXTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of the Corporation at any time prior to the time that this merger filed with the Secretary of State becomes effective.

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**PATENT REEL: 040250 FRAME: 0293** 

IN WITNESS WHEREOF, the Corporation has caused this Certificate to be signed by its duly authorized officer on this 14th day of March, 2008.

/s/ William J. Stuart

William J. Stuart Chief Financial Officer, Senior Vice President of Finance, Secretary and Treasurer

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PATENT REEL: 020250 FRAME: 0223

#### Exhibit A

#### Resolutions

RESOLVED:

That it is advisable and in the best interests of Avici Systems Inc. (the "Corporation") to change the name of the Corporation from Avici Systems Inc. to Soapstone Networks Inc. (the "Name Change"), to reflect the Corporation's transition away from the core router business and its focus on the Soapstone Networks product initiative going forward; that the Corporation effect the Name Change pursuant to the provisions of §253 of the Delaware General Corporation Laws ("DGCL"); and that the Name Change be, and hereby is, approved and authorized.

RESOLVED:

That, effective March 19, 2008 (the "Effective Date"), the Subsidiary be merged with and into the Corporation with the Corporation as the surviving Corporation (the "Merger").

RESOLVED:

That upon the Effective Date of the Merger, all of the estate, property, rights, privileges, powers, and franchises of the Subsidiary be vested in and held and enjoyed by the Corporation as fully and entirely without change or diminution as the same were before held and enjoyed by the Subsidiary in its name.

RESOLVED:

That upon the Effective Date of the Merger, the Corporation assume all of the obligations of the Subsidiary.

RESOLVED:

That upon the Effective Date of the Merger, the name of the Corporation shall be changed to Soapsane Networks Inc.

RESOLVED:

That the officers of the Corporation be, and each of them individually hereby is, authorized for and on behalf of the Corporation to prepare, execute and file with the Secretary of State of Delaware a Certificate of Ownership, in the form prescribed by §253 of the DGCL, and to take all other necessary and appropriate actions to effectuate the Merger.

RESOLVED:

That the Merger shall not effect the issued and outstanding shares of common stock, par value \$0.0001 per share, of the Corporation, all of which shall remain issued and outstanding; and that the stockholders of the Corporation shall not be required to surrender their existing Avici Systems Inc. stock certificates for replacement certificates in Soapstone Networks Inc.

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PATENT REEL: 040250 FRAME: 0394