

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT4448898

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/23/2015

CONVEYING PARTY DATA

Name	Execution Date
9334-4455 QUÉBEC INC.	12/23/2015

RECEIVING PARTY DATA

Name:	ACQUISITION SC INC.
Street Address:	4000-1155 BOUL. RENÉ-LÉVESQUE O.
City:	MONTRÉAL
State/Country:	CANADA
Postal Code:	H3B 3V2

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	7924454

CORRESPONDENCE DATA

Fax Number: (703)519-9958

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: 703-519-9951

Email: docket@dcpatent.com

Correspondent Name: DITTHAVONG & STEINER, P.C.

Address Line 1: 44 CANAL CENTER PLAZA

Address Line 2: SUITE 322

Address Line 4: ALEXANDRIA, VIRGINIA 22314

ATTORNEY DOCKET NUMBER:	01034_1002
NAME OF SUBMITTER:	KHOUANE DITTHAVONG
SIGNATURE:	/Khouane Ditthavong/
DATE SIGNED:	06/07/2017

Total Attachments: 16

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Statuts de fusion

Pour les statuts de fusion simplifiée
seulement.

Cochez la case appropriée

Fusion ordinaire

Fusion simplifiée

Numéro d'entreprise du Québec

NEQ 1 1 7 1 3 2 1 2 6 9

Loi sur les sociétés par actions, L.R.Q., c. S-31.1

1 Nom de la société par actions

ACQUISITION SC INC.

Version(s) du nom de la société dans une autre langue que le français, s'il y a lieu

SC ACQUISITION INC.

Désignation numérique pour tenir lieu d'un nom

2 Capital-actions

Voir Annexe 1

3 Modalités de conversion et de paiement des actions des sociétés fusionnantes, s'il y a lieu

S/O

4 Restrictions sur le transfert des titres ou des actions, s'il y a lieu

Voir Annexe 2

5 Nombre d'administrateurs

Nombre fixe _____ ou Nombre minimal 1
Nombre maximal 10

Signez et retournez ce formulaire accompagné des documents exigés
et du paiement requis. Ne pas télécopier.

Réserve à l'administration

6 Limites imposées aux activités, s'il y a lieu

Aucune

7 Autres dispositions, s'il y a lieu

Voir Annexe 3

8 Date et heure à attribuer au certificat, s'il y a lieu

Date

Heure heures minutes

9 Sociétés fusionnantes

Nom de la société	Numéro d'entreprise du Québec (NEQ)	Nom de l'administrateur ou du dirigeant autorisé	Signature de l'administrateur ou du dirigeant autorisé
ACQUISITION SC INC.	1 1 7 1 3 2 1 2 6 9	Brian Wall	<i>Brian Wall</i>
9334-4455 QUEBEC INC.	1 1 4 2 4 6 5 6 7 4	Brian Wall	<i>Brian Wall</i>
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Si l'espace prévu est insuffisant, joignez une annexe, indiquez la section et numérotez les pages, s'il y a lieu.



Déclaration relative au nom

Nom de la société par actions : ACQUISITION SC INC.

SC ACQUISITION INC.

Je, soussigné(e), Brian Wall

Prénom et nom de famille de la personne autorisée (un des signataires des statuts de fusion)

déclare que des moyens raisonnables ont été pris afin de s'assurer que le nom choisi est conforme à la loi, et que je suis la personne autorisée à signer la présente déclaration.

x


Signature de la personne autorisée (un des signataires des statuts de fusion)



ANNEXE 1

Capital-actions

An unlimited number of common shares, without par value.

The common shares shall have attached thereto the following rights and restrictions:

- a) **Voting.** Each common share shall entitle the holder thereof to one vote at all meetings of the shareholders of the Corporation.
- b) **Dividends.** The holders of the common shares shall be entitled to receive, as and when declared by the board of directors, dividends payable in money, property or by the issue of fully paid shares or options or rights to acquire fully paid shares of the capital of the Corporation.
- c) **Liquidation, etc.** In the event of the liquidation, dissolution or winding-up of the Corporation, whether voluntary or involuntary, or other distribution of property of the Corporation among shareholders for the purpose of winding up its affairs, the holders of the common shares shall be entitled to receive the remaining property of the Corporation.

ANNEXE 2

Restrictions sur le transfert des titres ou des actions

1. Shares of the Corporation may not be transferred unless the restrictions on the transfer of securities of the Corporation set out below are complied with.
2. Securities of the Corporation, other than non-convertible debt securities, may not be transferred unless:
 - a) such transfer is approved by the directors or shareholders as evidenced by a resolution of the directors or shareholders, as the case may be; or
 - b) in the case of securities which are subject to restrictions on transfer contained in a security holders' agreement, such restrictions are complied with.

ANNEXE 3

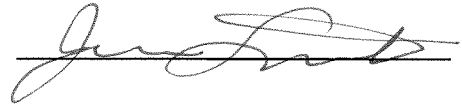
Autres dispositions

1. Annual meetings and special meetings of the shareholders of the Corporation may be held outside the Province of Québec.
2. The directors of a Corporation that is a reporting issuer or that has 50 or more shareholders may appoint one or more additional directors who shall hold office for a term expiring no later than the close of the next annual meeting of shareholders, but the total number of directors so appointed may not exceed one third of the number of directors elected at the previous annual meeting of shareholders.

I, Jessica Smith, certify that I am fluent in the English and French languages, and that the attached document is an accurate translation.

Date: 04/25/2016

Signed:

A handwritten signature in cursive script, appearing to read "Jessica Smith", written over a horizontal line.

JESSICA SMITH

(Print Name)

OTT_LAW\6239261\1

Courtesy Translation

The Registraire des entreprises does not produce an English version of its forms. However, it provides translations of the content of the forms for information purposes.

Articles of Amalgamation

For articles of short-form amalgamation only

Check the appropriate box. Long-form amalgamation Short-form amalgamation

Québec enterprise number
NEQ 117 132 1269

Business Corporations Act, R.S.Q., c. S-31.1

1 Name of business corporation

ACQUISITION SC INC.

Version(s) of the name of the corporation in a language other than French, if applicable

SC ACQUISITION INC.

Designating number in lieu of a name

2 Share capital

See Annex 1

3 Conversion and payment terms of the shares of the amalgamating corporations, if applicable

N/A

4 Restrictions on the transfer of instruments or shares, if applicable

See Annex 2

5 Number of directors

Fixed number or Minimum number 1
Maximum number 10

Sign the form and return it along with the required documents and payment. Do not fax.

Do not use this area.

- 6 Restrictions on business activities**, if applicable
None
- 7 Other provisions**, if applicable
See Annex 3
- 8 Date and time to be assigned to the certificate**, if applicable
Date (Y M D) Time (hour minutes)

9 Amalgamating corporations

Name of corporation	Québec enterprise number (NEQ)	Name of authorized director or officer	Signature of authorized director or officer
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If you do not have enough space, attach one or more additional sheets. Indicate the corresponding section and, if applicable, number each page.

9 Amalgamating corporations (corresponding to table headings above)

ACQUISITION SC INC.	1171321269	Brian Wall
9334-4455 QUEBEC INC.	1142465674	Brian Wall

Declaration Relating to the Name

Name of business corporation ACQUISITION SC INC. | SC ACQUISITION INC.

Brian Wall

I, the undersigned, (First name and last name of authorized person and signee of the articles of amalgamation), declare that reasonable means have been taken to ensure that the name chosen is in compliance with the law and that I am the person authorized to sign this declaration.

Signature of authorized person (a signee of the articles of amalgamation)

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- b) *Dividends*. The holders of the common shares shall be entitled to receive, as and when declared by the board of directors, dividends payable in money, property or by the issue of fully paid shares or options or rights to acquire fully paid shares of the capital of the Corporation.
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Autres dispositions

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Certificat de fusion

Loi sur les sociétés par actions (RLRQ, chapitre S-31.1)


J'atteste que les sociétés mentionnées dans les statuts de fusion ont fusionné en vertu de la Loi sur les sociétés par actions le 23 décembre 2015 en une seule société par actions sous le nom

ACQUISITION SC INC.

et sa version

SC ACQUISITION INC.

Déposé au registre le 29 décembre 2015 sous le
numéro d'entreprise du Québec 1171321269

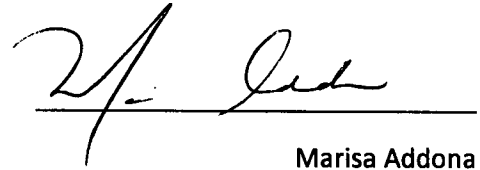

Registraire des entreprises



I, Marisa Addona, Paralegal at Gowling WLG (Canada) LLP, certify that I am fluent in the English and French languages, and that the attached document is an accurate translation.

Date: April 25, 2016

Signed:

A handwritten signature in black ink, appearing to read 'M. Addona', is written over a horizontal line.

Marisa Addona

(Print Name)

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(Courtesy Translation)

Certificate of amalgamation

Business Corporations Act (RLRQ, chapter S-31.1)

I attest that the Corporations mentioned in the articles of amalgamation have amalgamated under the *Business Corporations Act* on December 23, 2015 into one Corporation under the name of

ACQUISITION SC INC.

and its version

SC ACQUISITION INC.

Deposited on the register on December 29, 2015
under the Québec business number 1171321269.