# 505698414 09/30/2019

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5745224

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		CHANGE OF NAME	
CONVEYING PARTY D	ΑΤΑ		
		Name	Execution Date
CCELRYS SOFTWAR	E INC.		10/10/2014
ECEIVING PARTY DA	 TA		
Name:	DASSAULT SYSTEMES BIOVIA CORP.		
Street Address:	5005 WATERRIDGE VISTA DR		
City:	SAN DIEGO		
State/Country:	CALIFORNIA		
Postal Code:	92121		
PROPERTY NUMBERS	Total: 1		
Property Type		Number	]
Application Number:	05	9896929	-
Fax Number: Correspondence will be using a fax number, if j	e sent to t	978)341-0136 T <b>he e-mail address first; if that is un</b> s	
Phone: Email: Correspondent Name: Address Line 1: Address Line 2:	97 nic M. 53	78-341-0036 cole.isabelle@hbsr.com IARY LOU WAKIMURA, ESQ. 30 VIRGINIA ROAD, P.O. BOX 9133	
Phone: Email: Correspondent Name: Address Line 1:	97 nio M. 53 H/	78-341-0036 cole.isabelle@hbsr.com IARY LOU WAKIMURA, ESQ.	DLDS, P.C.
Phone: Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	97 nic M. 53 H/ C0	78-341-0036 cole.isabelle@hbsr.com IARY LOU WAKIMURA, ESQ. 30 VIRGINIA ROAD, P.O. BOX 9133 AMILTON, BROOK, SMITH & REYNC	DLDS, P.C.
Phone: Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	97 nic M. 53 H/ C0	78-341-0036 cole.isabelle@hbsr.com IARY LOU WAKIMURA, ESQ. 30 VIRGINIA ROAD, P.O. BOX 9133 AMILTON, BROOK, SMITH & REYNC ONCORD, MASSACHUSETTS 01742	DLDS, P.C.
Phone: Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4: ATTORNEY DOCKET NU	97 nic M. 53 H/ C0	78-341-0036 cole.isabelle@hbsr.com IARY LOU WAKIMURA, ESQ. 30 VIRGINIA ROAD, P.O. BOX 9133 AMILTON, BROOK, SMITH & REYNC ONCORD, MASSACHUSETTS 01742 5468.1042-001	DLDS, P.C.
Phone: Email: Correspondent Name: Address Line 1: Address Line 2:	97 nic M. 53 H/ C0	78-341-0036 cole.isabelle@hbsr.com IARY LOU WAKIMURA, ESQ. 30 VIRGINIA ROAD, P.O. BOX 9133 AMILTON, BROOK, SMITH & REYNC ONCORD, MASSACHUSETTS 01742 5468.1042-001 NICOLE ISABELLE	DLDS, P.C.

Delaware

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE RESTATED CERTIFICATE OF "ACCELRYS SOFTWARE INC.", CHANGING ITS NAME FROM "ACCELRYS SOFTWARE INC." TO "DASSAULT SYSTEMES BIOVIA CORP.", FILED IN THIS OFFICE ON THE TENTH DAY OF OCTOBER, A.D. 2014, AT 10:21 O'CLOCK A.M.

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



2064765 8100

141279493 You may verify this certificate online at corp.delaware.gov/authver.shtml

AUTHENT CATION: 1770334

DATE: 10-10-14

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# AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF ACCELRYS SOFTWARE INC.

ACCELRYS SOFTWARE INC., a corporation organized and existing under and by virtue of the provisions of the General Corporation Law of the State of Delaware (the "DGCL"), does hereby certify that:

**ONE:** The original Certificate of Incorporation of this corporation was filed with the Secretary of State of the State of Delaware on June 20, 1985, under the name of Polygen Merger Corporation, and the Certificate of Incorporation of this corporation was amended and restated with the Secretary of State of the State of Delaware on May 14, 2013, under the name Accelrys Software Inc.

**TWO:** The Restated Certificate of Incorporation of this corporation is hereby amended and restated in its entirety to read as follows:

#### ARTICLE I

The name of the corporation (hereinafter called the "Corporation") is **Dassault Systemes Biovia Corp.**, a corporation organized and existing under the laws of the State of Delaware.

#### ARTICLE II

The address of the Corporation's registered office in the State of Delaware is 1209 Orange Street, Wilmington, Delaware 19801, county of New Castle. The name of the registered agent at such address is The Corporation Trust Company.

#### ARTICLE III

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

#### ARTICLE IV

The total number of shares of all classes of stock that the Corporation shall have authority to issue is 1,000 shares of Common Stock having the par value of \$0.01 per share.

#### ARTICLE V

The number of directors of the Corporation shall be fixed from time to time by the Board of Directors of the Corporation.

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#### ARTICLE VI

In furtherance and not in limitation of the powers conferred upon it by law, the Board of Directors of the Corporation is expressly authorized to adopt, amend or repeal the By-laws of the Corporation. The stockholders shall also have power to adopt, amend or repeal the Bylaws of the corporation.

#### ARTICLE VII

Unless and except to the extent that the By-laws of the Corporation so require, the election of directors of the Corporation need not be by written ballot.

#### ARTICLE VIII

To the fullest extent from time to time permitted by law, no director of the Corporation shall be personally liable to any extent to the Corporation or its stockholders for monetary damages for breach of his fiduciary duty as a director.

#### ARTICLE IX

A. The Corporation shall indemnify each of the Corporation's directors and officers in each and every situation where, under Section 145 of the General Corporation Law of the State of Delaware, as amended from time to time ("Section 145"), the Corporation is permitted or empowered to make such indemnification. The Corporation may, in the sole discretion of the Board of Directors of the Corporation, indemnify any other person who may be indemnified pursuant to Section 145 to the extent the Board of Directors deems advisable, as permitted by Section 145. The Corporation shall promptly make or cause to be made any determination required to be made pursuant to Section 145.

No person shall be personally liable to the Corporation or its stockholders for B. monetary damages for breach of fiduciary duty as a director, provided, however, that the foregoing shall not eliminate or limit the liability of a director (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the General Corporation Law of the State of Delaware or (iv) for any transaction from which the director derived an improper personal benefit. If the General Corporation Law of the State of Delaware is subsequently amended to further eliminate or limit the liability of a director, then a director of the Corporation, in addition to the circumstances in which a director is not personally liable as set forth in the preceding sentence, shall not be liable to the fullest extent permitted by the amended General Corporation Law of the State of Delaware. For purposes of this Article IX, "fiduciary duty as a director" shall include any fiduciary duty arising out of serving at the Corporation's request as a director of another corporation, partnership, joint venture or other enterprise, and "personal liability to the corporation or its stockholders" shall include any liability to such other corporation, partnership, joint venture, trust or other enterprise, and any liability to the corporation in its capacity as a security holder, joint venturer, partner, beneficiary,

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creditor or investor of or in any such other corporation, partnership, joint venture, trust or other enterprise.

Any repeal or modification of this Article IX shall be prospective and shall not affect the rights under this Article IX in effect at the time of the alleged occurrence of any act or omission to act giving rise to liability or indemnification.

### ARTICLE X

The corporation reserves the right to amend, alter, change or repeal any provision contained in this Amended and Restated Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon the stockholders herein are granted subject to this reservation.

\* \* \*

**THREE:** This Amended and Restated Certificate of Incorporation has been duly adopted in accordance with the provisions of Sections 228, 242 and 245 of the DGCL by the Board of Directors and the stockholders of the corporation. The total number of outstanding shares entitled to vote or act by written consent was one thousand (1,000) shares of Common Stock, all of which approved this Amended and Restated Certificate of Incorporation.

IN WITNESS WHEREOF, this Amended and Restated Certificate of Incorporation has been executed by a duly authorized officer of this corporation on this 10th day of October, 2014.

<u>/S/ Joe Hutcheson</u> Joe Hutcheson, Secretary