PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6266759

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	11/09/2018	

CONVEYING PARTY DATA

Name	Execution Date	
STORSIMPLE, INC.	11/09/2018	

RECEIVING PARTY DATA

Name:	MICROSOFT CORPORATION	
Street Address:	ONE MICROSOFT WAY	
City:	REDMOND	
State/Country:	WASHINGTON	
Postal Code:	98052	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16393945

CORRESPONDENCE DATA

Fax Number:

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: 4048226583

Email: docketing@newportip.com

Correspondent Name: NEWPORT IP LLC

Address Line 1: 1400 112TH AVENUE SE, SUITE 100
Address Line 4: BELLEVUE, WASHINGTON 98004

ATTORNEY DOCKET NUMBER:	MS2-0167USD1
NAME OF SUBMITTER:	NOEMI TOVAR
SIGNATURE:	/Noemi Tovar/
DATE SIGNED:	08/25/2020

Total Attachments: 8

source=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page1.tif source=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page2.tif source=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page3.tif source=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page4.tif source=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page5.tif

PATENT506220016 REEL: 053591 FRAME: 0379

source=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page 6. tifsource=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page 7. tifsource=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-as-filed-8-25-20#page 8. tifsource=338593-US-DIV-MS2-0167USD1-2-Merger-Documents-8-25-20#page 8. tifsource=338590-US-DIV-MS2-016

Page 1

Delaware 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 CERTIFICATE OF MERGER, WHICH MERGES:

"STORSIMPLE, INC.", A DELAWARE CORPORATION,

WITH AND INTO "MICROSOFT CORPORATION" UNDER THE NAME OF
"MICROSOFT CORPORATION", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF WASHINGTON, AS RECEIVED AND FILED
IN THIS OFFICE ON THE THIRTEENTH DAY OF NOVEMBER, A.D. 2018, AT
10:21 O'CLOCK A.M.

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

Authentication: 203885961 Date: 11-13-18

7145430 8100M SR# 20187601914

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

State of Delaware
Secretary of State
Division of Corporations
Delivered 10:21 AM 11/13/2018
FILED 10:21 AM 11/13/2018
SR 20187601914 - File Number 4686757

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION INTO FOREIGN CORPORATION

undersigne	to Title 8, Section of corporation executed to the corporation execute the corporation of each corporation in the corporation of each corporation in the corporation	cuted the fo	ollowing Cer	tificate of Merg	er:	n Law, the
	io namo or vaon co	montheym V		a Washington		corporation,
and StorS	imple, Inc.					
SECOND and ackno 252.	e corporation. : The Agreement of whedged by each	of the con	stituent corp	oorations pursua	nt to Titl	executed le 8, Section
THIRD:	The name of the se	urviving co	orporation is	, a V	oration	
Certificate	The Certificate of Incorporation.The merger is to be		oration of t	he surviving co	rporation	shall be its
	The Agreement of WA 98052-6399					corporation.
SEVENTI corporation	H: A copy of the non request, without the surviving corporate the surviving co	Agreeme out cost, to	nt of Mergo any stockho	er will be furnis lder of the const	hed by the tituent cor	he surviving porations.
	are in any procee n arising form this			2 1997		
the rights	of any stockholde of Section 262 o	ers as dete	rmined in a	ppraisal proceed	dings pur	suant to the
any such s	ne Secretary of Sta suit or proceeding. corporation at Attn	The Seco	retary of Sta	te shall mail an	y such pr	rocess to the

IN WITNESS WHEREOF, said surviving co	rporation/has caused this certificate to be
signed by an authorized officer, the $9+6$	//day of <u>Al Oversio o</u> f A.D.
2018	to de la
By:	1 KAAA
•	/ Authorited officer
Name: Bo	enjamin O. Orndorff
	Print or Type
Trick A.	ssistant Secretary



Secretary of State

CERTIFICATE OF MERGER

I, KIM WYMAN, Secretary of State of the State of Washington and custodian of its seal, hereby certify that documents meeting statutory requirements have been filed and processed with the Secretary of State merging the below listed "Merging Entity/Entities" into:

MICROSOFT CORPORATION

WA PROFIT CORPORATION

UBI: 600 413 485

Effective Date: 11/13/2018 Filing Date: 11/13/2018

Merging Entities:

NOT QUALIFIED IN WASHINGTON

STORSIMPLE, INC.



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

Kim Wyman, Secretary of State

urs Ugna

Date Issued: 11/13/2018

PATENT

- 272

REEL: 053591 FRAME: 0384

FILED

Secretary of State
State of Washington

Date Filed: 11/13/2018 Effective Date: 11/13/2018 UBI No: 600 413 485

ARTICLES OF MERGER

OF

STORSIMPLE, INC.

INTO

MICROSOFT CORPORATION

To the Secretary of State State of Washington

Pursuant to the provisions of the Washington Business Corporation Act governing the merger of a foreign wholly-owned subsidiary business corporation into its domestic parent business corporation, the domestic parent business corporation hereinafter named does hereby submit the following articles of merger.

- The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of Delaware, is StorSimple, Inc.
- 2. The name of the parent corporation, which is a business corporation organized under the laws of the State of Washington, is Microsoft Corporation.
 - 3. All of the interests of StorSimple, Inc. are owned by Microsoft Corporation.
- 4. The following is the Plan of Merger for merging StorSimple, Inc. into Microsoft Corporation as approved by resolution of the Board of Directors of Microsoft Corporation.

ARTICLE I

The Plan shall become effective upon the filing of the requisite documents with the Secretary of State for Washington and Delaware. The date upon which the Plan shall become effective is herein referred to as the "Effective Date."

ARTICLE II

As used in this Plan, the "Merger" means the merger of Non-Surviving Corporation into Surviving Corporation in accordance with this Plan and the laws of Washington and Delaware.

Work Order #: 2018111300531451 - 1

Received Date: 11/13/2018 Amount Received: \$90.00

ARTICLE III

The Articles of Incorporation of Surviving Corporation as in effect immediately prior to the Effective Date of the Merger shall constitute the "Articles" of the Surviving Corporation within the meaning of Section 23B.01.400(l) of the Washington Business Corporation Act.

ARTICLE IV

From and after the Effective Date of the Merger, the Bylaws of the Surviving Corporation shall be unchanged until the same thereafter be amended or repealed in accordance with the Articles of Incorporation and Bylaws of the Surviving Corporation.

ARTICLE V

The directors and officers of the Surviving Corporation in office on the Effective Date of the Merger shall remain in office until further removed or resigned.

ARTICLE VI

At the Effective Date of the Merger the outstanding shares of the common stock of Non-Surviving Corporation shall be cancelled. The outstanding shares of the common stock of Surviving Corporation, and the certificates representing such shares, shall be unaffected by the Merger.

ARTICLE VII

The effect of the Merger shall be as provided by the applicable provisions of the laws of Washington and Delaware. Without limiting the generality of the foregoing, and subject thereto, at the Effective Date of the Merger: the separate existence of Non-Surviving Corporation shall cease; the Surviving Corporation shall possess all assets and property of every description, and every interest therein, wherever located, and the rights, privileges, immunities, powers, franchises, and authority, of a public as well as a private nature, of all of the Constituent Corporations; all obligations belonging to or due any of the Constituent Corporations shall be vested in and become the obligations of, the Surviving Corporation without further act or deed; title to any real estate or any interest therein vested in any of the Constituent Corporations shall be vested in and become the obligations of the Surviving Corporation without further act or deed; title to any real estate or any interest therein vested in any of the Constituent Corporations shall not revert or in any way be impaired by reason of the Merger; all rights of creditors and all liens upon any property of any of the Constituent Corporations shall be preserved unimpaired; and the Surviving Corporation shall be liable for all the obligations of the Constituent Corporations and any claim existing, or action or proceeding pending, by or against any of the Constituent Corporations may be prosecuted to judgment with right of appeal, as if the Merger had not taken place.

Work Order #: 2018111300531451 - 1

If at any time after the Effective Date of the Merger the Surviving Corporation shall consider it to be advisable that any further conveyances, agreements, documents, instruments, and assurances of law or any other things are necessary or desirable to vest, perfect, confirm, or record in the Surviving Corporation the title to any property, rights, privileges, powers, and franchises of the Constituent Corporations or otherwise to carry out the provisions of this Plan, the proper directors, managers, and officers of the Constituent Corporations last in office shall execute and deliver, upon the Surviving Corporation's request, any and all proper conveyances, agreements, documents, instruments, and assurances of law, and do all things necessary or proper to vest, perfect, or confirm title to such property, rights, privileges, powers, and franchises in the Surviving Corporation, and otherwise to carry out the provisions of this Plan.

ARTICLE VIII

This Plan may be terminated and the Merger abandoned by mutual consent of the directors and managers of the Constituent Corporations at any time prior to the Effective Date of the Merger.

ARTICLE IX

Except as otherwise specifically provided herein, nothing expressed or implied in this Plan is intended, or shall be construed, to confer upon or give any person, firm, or corporation, other than the Constituent Corporations any rights or remedies under or by reason of this Plan.

- 5. Microsoft Corporation in its capacity as the holder of all of the outstanding shares of StorSimple, Inc. waived the mailing of a copy of the Plan of Merger to Microsoft Corporation otherwise provided for under the provisions of Section 23B.11.040 of the Washington Business Corporation Act.
- 6. The laws of the jurisdiction of organization of StorSimple, Inc. permit a merger of a wholly-owned subsidiary business corporation of another jurisdiction into a parent business corporation of the jurisdiction of organization of Microsoft Corporation; and the merger of StorSimple, Inc. into Microsoft Corporation is in compliance with the laws of the jurisdiction of organization of StorSimple, Inc.
 - 7. Shareholder approval was not required.
- 8. The effective time and date of the merger herein provided for in the State of Washington shall be upon filing.

[Separate signature page to follow]

Work Order #: 2018111300531451 - 1

Received Date: 11/13/2018

Dated: November 9. 2018.

Microsoft Corporation

By:

Page: 4 of 5

Name: Benjamin Ondorff

Title: Assistant Secretary