506430019 01/01/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6476786

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/31/2020

CONVEYING PARTY DATA

Name	Execution Date	
DEEPSEA POWER & LIGHT LLC	01/31/2020	

RECEIVING PARTY DATA

Name:	SEESCAN, INC.
Street Address:	3855 RUFFIN ROAD
City:	SAN DIEGO
State/Country:	CALIFORNIA
Postal Code:	92123

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	16544807
Patent Number:	10394106

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: 6199974228

Email: susan.hammons@seescan.com

Correspondent Name: SUSAN HAMMONS
Address Line 1: 3855 RUFFIN ROAD
Address Line 2: SEESCAN, INC.

Address Line 4: SAN DIEGO, CALIFORNIA 92123

ATTORNEY DOCKET NUMBER:	DEEP 19-059-201 & -202
NAME OF SUBMITTER:	SUSAN HAMMONS
SIGNATURE:	/Susan Hammons/
DATE SIGNED:	01/01/2021

Total Attachments: 6

source=DEEP19059201&2Merger2Assign01012021#page1.tif source=DeepSea Merger2 Documents - Official#page1.tif source=DeepSea Merger2 Documents - Official#page2.tif

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RECORDATION FORM COVER SHEET						
PATENTS ONLY						
To the Director of the U.S. Patent and Trademark Office: Pleas	e record the attached documents or the new address(es) below.					
1. Name of conveying party(ies)	2. Name and address of receiving party(ies)					
	Name:SeeScan, Inc.					
DeepSea Power & Light LLC	Internal Address:					
Additional name(s) of conveying party(ies) attached? Yes No. 3. Nature of conveyance/Execution Date(s): Execution Date(s)January 31, 2020	Street Address: 3855 Ruffin Road					
Assignment						
Security Agreement Change of Name	City: San Diego					
Joint Research Agreement	State:CA					
Government Interest Assignment Executive Order 9424, Confirmatory License	Country: US Zip 92123					
Other	Additional name(s) & address(es) attached? Yes X No					
A. Patent Application No.(s)	document is being filed together with a new application. B. Patent No.(s)					
16/544,807	10,394,106					
Additional numbers att	l ached? ☐ Yes ※ No					
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 2					
Name:Steven C. Tietsworth	7. Total fee (37 CFR 1.21(h) & 3.41) \$					
Internal Address:General Counsel						
	Authorized to be charged to deposit account Enclosed					
Street Address: SeeScan, Inc.	None required (government interest not affecting title)					
3855 Ruffin Road						
City: San Diego	8. Payment Information					
State:CA Zip92123						
Phone Number:(858) 244-5939	Daniel America March and Foods					
Docket Number <u>DEEP 19-059-201 & -202</u>	Deposit Account Number 506156 Authorized User Name Susan Hammons					
Email Address: steven.tietsworth@seescan.com						
9. Signature: /Susan Hammons/	January 1, 2021					
Signature	Date					
Susan Hammons	Total number of pages including cover 6					
Name of Person Signing	sheet, attachments, and documents:					
Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450						

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1553977 SURV

AGREEMENT OF MERGER

FILED TO Secretary of State
State of California

JAN 30 2020

[C. C.

January 16, 2020

This Agreement of Merger is entered into between SeeScan, Inc., a California corporation ("Surviving Company"), and DeepSea Power & Light LLC, a California limited liability company and wholly owned subsidiary of Surviving Company (the "Merging Company").

1. Merging Company shall be merged into Surviving Company.

JAN 3-1-2020

- 2. The ownership of Merging Company shall be canceled without consideration.
- 3. The outstanding shares of Surviving Company shall remain outstanding and are not affected by the merger.
- 4. Merging Company shall from time to time, as and when requested by Surviving Company, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out this merger.
- 5. The effect of the merger is as prescribed by law and the effective date of the merger is 11:59 p.m. PST, end of day January 31, 2020.

IN WITNESS WHEREOF, the parties have executed this Agreement.

SeeScoon, Inc.

Mark S. Olsson, President

Alacas

Steven C. Tietsworth, Secretary

DeepSca Power & Light LLC

Alejandra Martinéz, Manager

1/16/2020

Aaron J/Steiner, Massager

Vilana

Sieven C. Tietsworth, Manager

Mark S. Olsson, Manager

CERTIFICATE OF APPROVAL

OF

AGREEMENT OF MERGER

January 16, 2020

Mark Olsson and Steven C. Tietsworth certify that:

- They are the president and the secretary, respectively, of SeeScan, Inc., a California corporation.
- 2. The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors by a vote that equaled or exceeded the vote required.
- 3. The principal terms of the Agreement of Merger in the form attached were duly adopted on behalf of SeeScan, Inc. without a vote of the shareholders as permitted by Section 1201 of the General Corporation Law of the State of California.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: JunAP 16, 2020

Mark Ş. Olsson, President

Signer C. Tiersworth, Secretary



State of California Secretary of State

Certificate of Merger

(California Corporations Code sections 1113(9), 3203(9), 6019.1, 6019.1, 9640, 12540.1, 15911.14, 16915(b) and 17710.14)

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IMPORTANT — Read all instructions before completing this for			his form.	Th	is Space For Fi	lling Use Only		
1, See	NAME OF SURVIVING ENTITY SCEN, Inc.	TYPE OF ENTITY Corporation	3. CA SECRI	2. CA SECRETARY OF STATE FILE NUMB C1553977			4. JURISDICTION California	
	NAME OF DISAPPEARING ENTITY ODSea Power & Light LLC	6. TYPE OF ENTITY LLC		7. CA SECRETARY OF STATE FILE NUMBER 201801110278			8. JURISDICTION Calliornia	
9.	THE PRINCIPAL TERMS OF THE AGREEMENT OF MERGER WERE APPROVED BY A VOTE OF THE NUMBER OF INTERESTS OR SHARES OF EACH CLASS THAT EQUALED OR EXCEEDED THE VOTE, REQUIRED. (IF A VOTE WAS REQUIRED, SPECIFY THE CLASS AND THE NUMBER OF OUTSTANDING INTERESTS OF EACH CLASS ENTITLED TO VOTE ON THE MERGER AND THE PERCENTAGE VOTE REQUIRED OF EACH CLASS. ATTACH ADDITIONAL PAGES, IF NEEDED.)							
	SURVIVING ENTITY			DISAPPEARING ENTITY			200	
And the second contraction of the contraction of th		E VOTE REQUIRED Vone.	CLASS AND NU! All Membership			CENTAGE VOTE REQUIRED \$1%		
		Angle of the common of the	of Same and Only Class		(majority)			
10.	IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE	ISSUED IN THE MERG	er, check the A	PPLICABLE STATE	MENT.			
	No vote of the shareholders of the parent party we		 	nto of the sharehol	and the second s			
13.	 If the surviving entity is a domestic limited limited company, limited partnership, or partnership, provide the requisite changes (if any) to the information set forth in the surviving entity's articles of organization, certificate of limited partnership or statement of partnership authority resulting from the merger. Attach additional pages, if necessary. 							
13.	IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LA A BOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PE	BLITY COMPANY, UM	STED PARTNERS	HP, OR PARTNERS ENDITY.	SHIP, AND THE	SURVIVING EN	TOA 21 YTH	
	PRINCIPAL ADDRESS OF SUNVIVING ENTITY	CITY AND STATE			ZIP CODE			
	3835 Ruffin Road		San Diego, Cal	ifomia	92123			
13.	3. OTHER INFORMATION REQUIRED TO BE STATED IN THE CERTIFICATE OF MERGER BY THE LAWS UNDER WHICH EACH CONSTITUENT OTHER BUSINESS ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF NECESSARY.							
14,	STATUTORY OR OTHER BASIS UNDER WHICH A FOREIS! THE MERGER.	OTHER BUSINESS E	NETTY IS AUTHOR	ized to effect	15. FUTURE EF <u>01</u> (Manth)	FECTIVE DATE 31 (Cay)	2020 (Year)	
	ADDITIONAL INFORMATION SET FORTH ON ATTACHED CERTIFICATE.				a a a ajata a sa a aja a a a aja sa jersa jersa sa a			
\$7.	I CERTIFY LINCER PENALTY OF PERJUSY UNDER THE L KNOWLETS OF LOCALARY AM THE PERSON WHO EXEC	AWS OF THE STATE UTED THIS INSTRUME	OF CALIFORNIA I NT, WHICH EXEC	THAT THE FOREGO UTION IS MY ACT A	DING IS TRUE A INCIDEED.	NO CORRECT	OF MY OWN	
	STANT OF AUTHORISE PERSON FOR THE SURVIV	//1//2.02.0 NG ENTITY DAT	Mark Ols is TYPE OR	Mark Oisson, President TYPE OF PRINT NAME AND TITLE OF AUTHORIZED PERSON Steven C. Tietsworth, Secretary TYPE OF PAINT NAME AND TITLE OF JUTHORIZED PERSON				
	SINGLE OF CHILDREED PERSON FOR THE SURVIV	16/2020 MG ENTITY DA	esa qadayabarradadi					
	SIGNATING AUTHORIZELY ERRON FOR THE DISAPPI	Sie godra Martinez, Parager Sie godra Martinez, Parager Sie godra Martinez, Parager Sie godra Martinez, Parager Sie godra Martinez, Parager						
	SIGNATURS OF AUTHORIZED PERSON FOR THE DISAPP	Steven C. Tielsworth, Manager ster, for the disappearing entity onte Type or Hint Name and Title OF AUTHORIZED PERSON					N.	
	For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing:							
90	OBS MERGER-1 (REV 01/2015) APPROVED BY SECRETARY OF STATE							

OBE MERG

EXHIBIT A TO CERTIFICATE OF MERGER

I CERTIFY UNDER PENALTY OF PERIURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT OF MY OWN KNOWLEDGE. I DECLARE I AM THE PERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED.

Mark Olsson, Manager of DeepSea Power & Light LLC

Auron Steiner, Manager of DeepSea Power & Light LLC



Thereby certify the foregoing transcript of the context copy of the criginal record in the custody of the Custo

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Cata:.....

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