506957817 11/03/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7004655

SUBMISSION TYPE:		NEW ASSIGNME	NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		MERGER	MERGER				
EFFECTIVE DATE:		07/08/2014	07/08/2014				
CONVEYING PARTY	/ DATA						
		Name	Name		Execution Date		
DYNAMICOPS, INC.					07/08/2014		
RECEIVING PARTY	DATA						
Name:	VMWARE, INC.]	
Street Address:	3401 HII	3401 HILLVIEW AVENUE					
City:	PALO ALTO					1	
State/Country:	CALIFORNIA					1	
Postal Code:	94304					1	
						-	
PROPERTY NUMBE Property Ty		Number		1			
		171485		-			
		826289					
	I						
Fax Number:	•	650)427-4818 t he e-mail address fir	et: if that is und	successfu	l it will be sent		
using a fax number,	if provided;	if that is unsuccessf	ul, it will be sen	nt via US N	Mail.		
Phone:		50-427-5000					
Email:	•		nin@vmware.com,eden.stright@bjfip.com,VMware@blackhillsip.com,louie@				
•		MWARE, INC.					
Address Line 1:	_	401 HILLVIEW AVENU	-				
Address Line 4:	F	ALO ALTO, CALIFOR	INIA 94304				
ATTORNEY DOCKET NUMBER:		B035.B035.C1					
NAME OF SUBMITTER:		EDEN STRIGHT	EDEN STRIGHT				
SIGNATURE:		/Eden Stright/	/Eden Stright/				
DATE SIGNED:		11/03/2021	11/03/2021				
Total Attachments: 3		1					
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source=DE-VMW_Mer	gerDoc#page	e2.tif					
		e3.tif					

Delaware

PAGE 1

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 OWNERSHIP, WHICH MERGES:

"DYNAMICOPS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "VMWARE, INC." UNDER THE NAME OF "VMWARE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE ELEVENTH DAY OF JULY, A.D. 2014, AT 4:32 O'CLOCK P.M.

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



2853894 8100M

140946321 You may verify this certificate online at corp.delaware.gov/authver.shtml

AUTHENTICATION: 1529880

DATE: 07-14-14

PATENT REEL: 058006 FRAME: 0875

State of Delaware Secretary of State Division of Corporations Delivered 04:55 FM 07/11/2014 FILED 04:32 FM 07/11/2014 SRV 140946321 - 2853894 FILE

STATE OF DELAWARE CERTIFICATE OF OWNERSHIP

<u>CERTIFICATE OF OWNERSHIP MERGING</u> <u>DVNAMICOPS, INC.</u> <u>INTO</u> VMWARE, INC.

Pursuant to Section 253 of the General Corporation Law of Delaware, VMware, Inc., a Delaware corporation (the "Company") does hereby certify that the Company owns 100% of the capital stock of DynamicOps, Inc., a Delaware corporation ("DynamicOps") and that the Company, pursuant to resolutions adopted by the Mergers and Acquisitions Committee of its Board of Directors duly adopted on the 31st day of May, 2012, determined to and did merge into itself DynamicOps, which resolutions are as follows:

RESOLVED: That at such time after the Effective Time (as defined in the Merger Agreement) as any proper officer deems appropriate, the Company may merge DynamicOps into itself and assume all of the liabilities and obligations of DynamicOps in accordance with the applicable provisions of Delaware law; and

RESOLVED FURTHER: That in connection with the merger of DynamicOps with and into the Company, the proper officers be, and each individually hereby is, authorized and directed to prepare, execute and deliver in the name and on behalf of the Company any required document or certificate, including without limitation any certificate of ownership or certificate of merger, which may include any required information, including without limitation, as appropriate, a copy of these votes to merge DynamicOps and assume its liabilities and obligations, the date of adoption of such votes or the effective date of such merger, and to file the same as required by applicable law in the offices of the Secretary of State of the State of Delaware or any other applicable jurisdiction; and that any such documents, certificates and filings are hereby authorized and approved as the proper acts and deeds of the Company.

RESOLVED FURTHER: That the proper officers be, and each individually hereby is, authorized and directed to do all acts and things whatsoever, including without limitation satisfying any applicable franchise tax or other obligations by or on behalf of DynamicOps whether within or without the State of Delaware or any other applicable jurisdiction, which may be in any way necessary or proper to effect the merger of DynamicOps with and into the Company.

IN WITNESS WHEREOF, said Company has caused this certificate to be signed by its authorized officer this 8th day of July, 2014.

BY:<u>/s/ Craig Norris</u> Name: Craig Norris Title: Assistant Secretary