507459391 08/26/2022 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7506284

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYA	NCE:	MERGER AND CHANGE OF NAME			
EFFECTIVE DATE:		12/30/2019	12/30/2019		
CONVEYING PARTY D	ΑΤΑ				
	Execution Date				
THALES ESECURITY, I	12/30/2019				
SAFENET, INC.			12/30/2019		
NEWLY MERGED ENTI	TY DAT	Α			
	Execution Date				
THALES DIS CPL USA, INC.			12/30/2019		
			1		
MERGED ENTITY'S NE	W NAM	E (RECEIVING PARTY)			
Name:	THALE	THALES DIS CPL USA, INC.			
Street Address:	ARBORETUM PLAZA II - SUITE 400				
Internal Address:	9442 CAPITAL OF TEXAS HIGHWAY NORTH,				
City:	AUSTIN				
State/Country:	TEXAS				
Postal Code:	78759				
PROPERTY NUMBERS	Total: 1	9			
Property Type		Number			
Application Number:		6109501			
		16056106			
Application Number: 1		14015954			
Application Number: 1		14101074			
Application Number:		15905613			
Application Number:		14924409			
Application Number:	1	I			
Application Number: Application Number:		14522365			
		14522365 14539634			
Application Number:					
Application Number: Application Number:		14539634			
Application Number: Application Number: Application Number:		14539634 14656518			
Application Number: Application Number: Application Number: Application Number:		14539634 14656518 15472065			

Property Type		Number		
Application Number:	16726354			
Application Number:	10201358			
Application Number:	16792512			
Application Number:	15429937			
Application Number:	16748163			
Application Number:	14964048			
using a fax number, if prov Phone:	r ided; if that is ur 954-658-0418	· · ·	ll be sent via US Mail.	
Email:	954-658-0418 us.intellectualproperty@thalesgroup.com			
Correspondent Name:	MARC BOILLOT - THALES DIS CPL USA, INC.			
Address Line 1:	900 SOUTH PINE ISLAND ROAD - SUITE 710			
Address Line 4:	PLANTATION	PLANTATION, FLORIDA 33324		
ATTORNEY DOCKET NUMB	ER: MERG	MERGER THALES DIS CPL US		
NAME OF SUBMITTER:	MARC	MARC BOILLOT		
SIGNATURE:	/Marc E	BOILLOT/		

08/26/2022

Total Attachments: 3

DATE SIGNED:

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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 CERTIFICATE OF MERGER, WHICH MERGES:

"THALES ESECURITY, INC.", A DELAWARE CORPORATION,

WITH AND INTO "SAFENET, INC." UNDER THE NAME OF "THALES DIS CPL USA, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE THIRTIETH DAY OF DECEMBER, A.D. 2019, AT 9:47 O`CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2019.



2177038 8100M SR# 20198931960

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

Authentication: 204332241 Date: 12-31-19

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PATENT REEL: 060907 FRAME: 0879

CERTIFICATE OF MERGER MERGING THALES ESECURITY, INC. A DELAWARE CORPORATION WITH AND INTO SAFENET, INC. A DELAWARE CORPORATION

Pursuant to Section 251 of the General Corporation Law of the State of Delaware,

Safenet, Inc., a Delaware corporation (the "Company"), does hereby certify as follows:

FIRST: The name and domicile of each of the constituent entities in the merger are: (a) Safenet, Inc., a Delaware corporation; and

(b) Thales eSecurity, Inc., a Delaware corporation ("the Disappearing Corporation").

SECOND: An Agreement and Plan of Merger, dated as of December 20, 2019 by and between the Company and the Disappearing Corporation (the "Merger Agreement"), setting forth the terms and conditions of the merger of the Disappearing Corporation with and into the Company (the "Merger"), has been approved, adopted, certified, executed and acknowledged by each of the constituent entities, pursuant to subsection (c) of Section 251 of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation of the Merger (the "Surviving Corporation") is changed to Thales DIS CPL USA, Inc.,

FOURTH: The Certificate of Incorporation of the Company, as it exists immediately prior to the time of effectiveness of this Certificate of Merger, and as is duly filed with the Secretary of State of the State of Delaware, shall be the Certificate of Incorporation of the Surviving Corporation and thereafter may be amended in accordance with its terms and as provided by law.

FIFTH: The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation, which is located at 4690 Millennium Dr., Belcamp, MD 21017.

SIXTH: A copy of the Merger Agreement shall be furnished by the Surviving Corporation, on request and without cost, to any stockholder of the Disappearing Corporation or the Company.

SEVENTH: The authorized capital stock of the Disappearing Corporation immediately prior to the time this Certificate of Merger is duly filed with the Secretary of State of the State of Delaware is 100 shares, all of which is designated as common stock with par value of \$.01 (USD) per share. At the Effective Time, by virtue of the Merger and without any action by the Disappearing

Corporation or Safenet, Inc., the capital stock of the Disappearing Corporation shall be cancelled and no consideration shall be delivered in exchange therefor or issued in respect thereof.

EIGHTH: That this Certificate of Merger shall be effective as of December 31, 2019.

IN WITNESS WHEREOF, the Company has caused this Certificate of Merger to be executed in its corporate name as of December 20, 2019.

Safenet, Inc. a Delaware corporation

pr By:_

Name: Alan Pellegrini Title: Authorized officer

Certificate of Merger - Thates eSecurity, Inc. with and into Safenet, Inc.

RECORDED: 08/26/2022