509028554 02/14/2025

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI788325

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		CHANGE OF NAME		
CONVEYING PARTY	DATA			
		Name	Execution Date	
Thames Technology Holdings, Inc.			12/31/2024	
RECEIVING PARTY	ΑΤΑ			
Company Name:	Decision	ecisionPoint Technologies Buyer, Inc.		
Street Address:	3840 Bar) Bank Street		
City:	Baltimore	timore		
State/Country:	MARYLA	MARYLAND		
Postal Code:	21224	21224		
PROPERTY NUMBER			7	
Property Type		Number	_	
Application Number:		9615417	_	
Application Number:		5807115		
Application Number:		5439098		
Application Number:	. 1!	5299663		
		170750074		
Fax Number:	_	172758374 t he e-mail address first; if that is un s	successful it will be sent	
		if that is unsuccessful, it will be ser		
- /		,		
Phone:		177287100		
Phone: Email:	B	177287100 OSPatents@dechert.com,Daphne.Ca		
Phone: Email: Correspondent Name	B e: S	177287100 OSPatents@dechert.com,Daphne.Ca pencer Joffrion	shion@dechert.com	
Phone: Email: Correspondent Name Address Line 1:	e: S O	177287100 OSPatents@dechert.com,Daphne.Ca pencer Joffrion One International Place, 40th Floor, 100	shion@dechert.com) Oliver Street	
Phone: Email: Correspondent Name Address Line 1: Address Line 4:	e: S O B	177287100 OSPatents@dechert.com,Daphne.Cas pencer Joffrion One International Place, 40th Floor, 100 oston, MASSACHUSETTS 02110-260	shion@dechert.com) Oliver Street	
Phone: Email: Correspondent Name Address Line 1: Address Line 4:	e: S O B NUMBER:	177287100 OSPatents@dechert.com,Daphne.Cas pencer Joffrion One International Place, 40th Floor, 100 oston, MASSACHUSETTS 02110-260 204931 - DecisionPoint	shion@dechert.com) Oliver Street	
Phone: Email: Correspondent Name Address Line 1: Address Line 4: ATTORNEY DOCKET	e: S O B NUMBER:	177287100 OSPatents@dechert.com,Daphne.Cas pencer Joffrion One International Place, 40th Floor, 100 soston, MASSACHUSETTS 02110-260 204931 - DecisionPoint Ms. Daphne Cashion	shion@dechert.com) Oliver Street	
Phone: Email: Correspondent Name Address Line 1: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTER SIGNATURE:	e: S O B NUMBER:	177287100 OSPatents@dechert.com,Daphne.Cas pencer Joffrion One International Place, 40th Floor, 100 Soston, MASSACHUSETTS 02110-260 204931 - DecisionPoint Ms. Daphne Cashion /Ms. Daphne Cashion/	shion@dechert.com) Oliver Street	
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Phone: Email: Correspondent Name Address Line 1: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTER SIGNATURE: DATE SIGNED: Total Attachments: 4	e: S O B NUMBER:	177287100 OSPatents@dechert.com,Daphne.Cas pencer Joffrion One International Place, 40th Floor, 100 Soston, MASSACHUSETTS 02110-260 204931 - DecisionPoint Ms. Daphne Cashion /Ms. Daphne Cashion/	shion@dechert.com) Oliver Street	
Phone: Email: Correspondent Name Address Line 1: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTER SIGNATURE: DATE SIGNED:	e: S O B NUMBER:	177287100 OSPatents@dechert.com,Daphne.Cas pencer Joffrion One International Place, 40th Floor, 100 Soston, MASSACHUSETTS 02110-260 204931 - DecisionPoint Ms. Daphne Cashion /Ms. Daphne Cashion/	shion@dechert.com) Oliver Street	

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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 OWNERSHIP, WHICH MERGES:

"THAMES TECHNOLOGY HOLDINGS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "DECISIONPOINT TECHNOLOGIES BUYER, INC." UNDER THE NAME OF "DECISIONPOINT TECHNOLOGIES BUYER, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-SEVENTH DAY OF DECEMBER, A.D. 2024, AT 3:17 O`CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2024 AT 11:59 O'CLOCK P.M.



7610424 8100M SR# 20244622419

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

Authentication: 205241880 Date: 12-27-24

Page 1

PATENT REEL: 070217 FRAME: 0975 State of Delaware Secretary of State Division of Corporations Delivered 03:16 PM 12/27/2024 FILED 03:17 PM 12/27/2024 SR 20244622419 - File Number 7610424

CERTIFICATE OF OWNERSHIP AND MERGER

OF

THAMES TECHNOLOGY HOLDINGS, INC. (a Delaware corporation)

WITH AND INTO

DECISIONPOINT TECHNOLOGIES BUYER, INC. (a Delaware corporation)

Pursuant to Section 253 of the Delaware General Corporation Law, as amended (the "<u>DGCL</u>"), DecisionPoint Technologies Buyer, Inc., a corporation organized and existing under and by virtue of the DGCL (the "<u>Company</u>"), does hereby certify that this corporation owns all of the outstanding shares of each class of capital stock of Thames Technology Holdings, Inc., a Delaware corporation, and that this corporation, by a resolution of its Board of Directors duly adopted on December 31, 2024, determined to merge into itself Thames Technology Holdings, Inc. effective as of 11:59 pm EST on December 31, 2024, which such resolutions are in the following words to wit:

WHEREAS, the Company owns all of the outstanding and issued shares of each class of capital stock of Thames Technology Holdings, Inc., a Delaware corporation ("Thames"); and

WHEREAS, the Board has determined that it is advisable and in the best interests of the Company to merge into itself Thames pursuant to and in accordance with Section 253 of the DGCL, and to be possessed of all the estate, property, rights, privileges and franchises of Thames and for the Company and Thames to enter into that certain Agreement and Plan of Merger with Thames, substantially in the form presented to the Board (the "Plan of Merger").

RESOLVED, that the Company is hereby authorized to merge into itself Thames pursuant to and in accordance with Section 253 of the DGCL (the "<u>Merger</u>"), which merger shall be effective as of 11:59 pm EST on December 31, 2024, and upon the effectiveness thereof the Company will assume all of Thames' liabilities and obligations.

RESOLVED, that the Plan of Merger be, and hereby is, approved and adopted in all respects and any officer of the Company be, and each of them hereby is, authorized and empowered to enter into the Plan of Merger and to cause the Company to perform its obligations thereunder.

RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of capital stock of the Company shall remain unchanged and continue to remain outstanding as one share of capital stock of the Company, held by the person who was the holder of such share immediately prior to the Merger; and

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PATENT REEL: 070217 FRAME: 0976 **RESOLVED**, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of capital stock Thames shall be cancelled and no consideration shall be issued in respect thereof.

RESOLVED, that any officer of the Company be, and each of them hereby is, directed to make, execute and acknowledge, in the name and on behalf of the Company, a certificate of ownership and merger for the purpose of consummating the Merger setting forth a copy of the resolution to merge Thames into itself and assume its liabilities and obligations, and the date of adoption thereof, and to file the same in the office of the Secretary of State of the State of Delaware.

RESOLVED, that the officers of the Company be, and they hereby are, authorized and directed to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in any way necessary or proper to effect the Merger.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be signed by a duly authorized officer this 25 day of December 2024.

By:

DECISIONPOINT TECHNOLOGIES BUYER, INC.

Docusigned by: Michael Stewart 785C34AFE3344DE...

Name: Michael Stewart Title: Vice President

[Signature Page to Certificate of Ownership and Merger (DecisionPoint Technologies Buyer, Inc.)]

PATENT REEL: 070217 FRAME: 0978

RECORDED: 02/14/2025