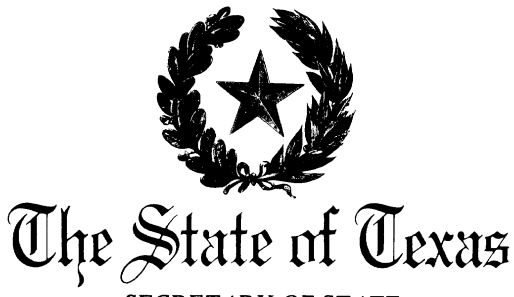
FORM PTO- 5594 12-02-	1998 ET U.S. DEPARTMENT OF COMMERC
1-31-92	
To the Honorable Commissioner of 100912	
Name of conveying party(ies):	2. Name and address of receiving party(ies):
Centrax International Corp.	Name: Hunting Interlock, Inc.
□ Individual(s) □ Association	Internal Address:
☐ General Partnership ☐ Limited Partnership	internal Address:
□ Corporation-State <u>Texas</u> □ Other	Street Address: 155355 Vantage Parkway West, Suite 100
Additional name(s) of conveying party(ies) attached? □ Yes ⊗ No	City: Houston State: Texas ZIP: 77032
3. Nature of conveyance:	□ Individual(s) citizenship
,	□ Association
■ Assignment	□ General Partnership
□ Security Agreement □ Change of Name	□ Limited Partnership
□ Other	□ Corporation-State Delaware □ Other
Execution Date: March 11, 1002	If assignee is not domiciled in the United States, a domestic
Execution Date: March 11, 1992	representative designation is attached:
	(Designations must be a separate document from Assignment)
	Additional name(s) & address(es) attached? ☐ Yes ⋈ No
Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark registration No.(s)
	1,698,656
Additional numbers	s attached? □ Yes ⊠ No
Name and address of party to whom correspondence concerning	
document should be mailed:	6. Total number of applications and registrations involved:
Name: James J. Murphy, Esq., Winstead Sechrest & Minick P.C.	7. Total fee (37 CFR 3.41):
	, , , , , , , , , , , , , , , , , , , ,
Internal Address:	□ Enclosed
Street Address: 1201 Elm Street, 5400 Renaissance Tower	Authorized to be charged to deposit account
Silver Address. 1201 Bill Billett, 5400 Reliaissance Tower	8. Deposit account number: 23-2426
City: Dallas State: Texas ZIP: 75270-2199	(Attach duplicate copy of this page if paying by deposit account)
DO NOT U	ISE THIS SPACE
O. Statement and signature. To the best of my knowledge and belief, the foregoing information is true.	ue and correct and any attached copy is a true copy of the original document.
All 1	(M) 1/19/8
Philip T. Golden	
Name of Person Signing Si	ignature / Date
OMB No. 0651-0011 (exp. 4/94)	Total number of pages including cover sheet: 4
	tach this portion
Mail documents to be recorded with required cover sheet information	
	Patents and Trademarks
Box A	Assignments on, D.C. 20231
for reviewing the document and gathering the data needed, and com	o average about 30 minutes per document to be recorded, including time appleting and reviewing the sample cover sheet. Send comments regarding fice of Information Systems, PK2-1000C, Washington, D.C. 20231, and Project (0651-0011). Washington, D.C. 20503
DDMA\PCDOCS\HOUSTON_1\332791\1	16141-K000U
ERTIFICATE OF MAILING UNDER §1.8	/ V

TRADEMARK

Letting under 37 C.F.R. §1.8 on the date indicated below and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

TRADEMARK

REEL: 1821 FRAME: 0046



SECRETARY OF STATE

IT IS HEREBY CERTIFIED that the attached is/are true and correct copies of the following described document(s) on file in this office:

THREADMASTERS, INC. CHARTER #1055360-00

ARTICLES OF MERGER

MARCH 11, 1992



IN TESTIMONY WHEREOF, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in the City of Austin, on March 27, 1998.

Alberto R. Gonzales Secretary of State

PH

TRADEMARK REEL: 1821 FRAME: 0047

Ly the Office of the secretary of State of Texas

MAR 1 1 1992

ARTICLES OF MERGER OF
THREADHASTERS, INC. AND SCAN SYSTEMS INC.
WITH AND INTO
DJ INSPECTION SERVICES, INC.

(perations Section

These Articles of Merger are prepared, executed and to be filed with the Secretary of State of Texas in accordance with Article 5 of the Texas Business Corporation Act, and have been duly approved and adopted as required by such Article.

ARTICLE ONE

Attached hereto as Exhibit "A" is the Plan of Merger (hereinafter designated "Plan") dated as of February 28, 1992, by ind among DJ Inspection Services, Inc. (hereinafter designated DJ"), Threadmasters, Inc. (hereinafter designated "TI"), and Scan ystems, Inc. (hereinafter designated "SSI"), each a Texas orporation, pursuant to which TI and SSI are to be merged with and nto DJ, with DJ being the surviving corporation in the merger. T, TI and SSI are collectively referred to herein as the Constituent Corporations."

ARTICLE TWO

The number of shares of each of the Constituent Corporations atstanding on the date hereof is as set forth below:

Constituent Corporation	Shares of Common Stock
Ŋ	27,028
TI	6,357
SSI	6,357

No shares of any class or series of any of the Constituent exporations are entitled to vote as a class.

ARTICLE THREE

The number of shares of each of the Constituent Corporations ted for and against the Plan at the Joint Special Meeting of areholders of the Constituent Corporations held February 20, 1992 as follows:

REEL: 1821 FRAME: 0048

Constituent Corporation	Shares <u>Yoted FOR</u>	Shares Voted AGAINST
M	19,885.267	0
TI	5,822.842	0
SSI	5,822.842	0

IN WITNESS WHEREOF, these Articles of Merger have been executed on February 28, 1992, to be effective upon filing with the Secretary of State of Texas, on behalf of each of the Constituent Corporations by a duly authorized officer thereof.

DJ INSPECTION SERVICES, INC.

By: Mame: Title:

THREADMASTERS, INC.

By: Name: Title:

SCAN SYSTEMS INC.

By: And Crews
Name:
Title:

artmrgr.jjf

REEL: 1821 FRAME: 0049

EXHIBIT "A"

1 4 1 1 1 2

PLAN OF MERGER

This Plan of Merger (hereinafter designated "Plan") is dated as of February 28, 1992, among DJ Inspection Services, Inc., (hereinafter designated "DJ"), Threadmasters, Inc. (hereinafter designated "TI"), and Scan Systems Inc. (hereinafter designated "SSI"), all of which are Texas corporations and which are Collectively referred to herein as the "Constituent Corporations."

The Merger. At the Effective Time (as defined below), SSI and TI shall be merged with and into DJ and the separate corporate existence of SSI and TI shall thereupon cease (the "Merger"). DJ shall be the surviving corporation in the Merger (DJ being sometimes referred to herein as the "Surviving Corporation") and shall continue to be governed by the laws of the State of Texas, and the separate corporate existence of DJ shall continue manifected by the Merger. The Merger shall have the effects specified in the Texas Business Corporation Act (hereinafter designated "TBCA").

Befrective Time. The parties hereto shall cause Articles of larger meeting the requirements of the TBCA to be executed and filed as soon as possible after this Plan is approved by the hareholders of each of the Constituent Corporations as required by the TBCA. The Merger shall become effective at the time hereinafter designated "Effective Time") at which the Articles of larger are filed with the Secretary of State of Texas or at such later time as may be specified in such Articles.

. Articles of Incorporation and Bylaws. The Articles of Incorporation and Bylaws of DJ in effect immediately prior to the ffwctive Time shall be the Articles of Incorporation and Bylaws of he Surviving Corporation from and after the Effective Time, until taly amended in accordance with their terms and the TBCA.

Officers and Directors. The officers and directors of DJ mediately prior to the Effective Time shall, from and after the fective Time, be and remain the officers and directors of the trviving Corporation until their successors have been duly elected appointed and qualified or until their earlier death, signation or removal in accordance with the Surviving proporation's Articles of Incorporation and Bylaws.

Conversion of Shares in the Merger. The manner of converting ares of capital stock of TI, SSI and DJ in the Merger shall be as fllows:

(a) At the Effective Time, each share of the common stock, par value \$0.20, of TI (individually herein designated a "TI Share" and collectively designated the "TI Shares") issued and

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EXHIBIT "A"

outstanding immediately prior to the Effective Time, other than TI Shares owned by shareholders of TI who properly perfect and exercise any appraisal rights available under the TBCA (herein designated "TI Appraisal Shares"), shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into 5.9396 shares of the common stock of the Surviving Corporation, par value \$0.10 per share ("Surviving Corporation Stock"). All issued and outstanding TI Shares, by virtue of the Merger and without any action on the part of the holders thereof, shall no longer be outstanding and shall be canceled and retired and shall cease to exist, and each holder of a certificate representing any such TI Shares shall thereafter cease to have any rights with respect to his or her TI Shares, except the right to receive the number of shares of Surviving Corporation Stock described above in this subsection upon the surrender of such certificate in accordance with Section 6 of this Plan or, with respect to the TI Appraisal Shares, the right, if any, to receive payment from the Surviving Corporation of the "fair value" of the TI Appraisal Shares as determined in accordance with the TBCA.

(b) At the Effective Time, each share of the common stock, par value \$0.20, of SSI (individually hereinafter designated "SSI Share" and collectively designated "SSI Shares") issued and outstanding immediately prior to the Effective Time, other than SSI Shares owned by shareholders of SSI who properly perfect and exercise any appraisal rights available under the TBCA (hereinafter designated "SSI Appraisal Shares"), shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into 1.2825 shares of Surviving Corporation Stock. All issued and outstanding SSI Shares, by virtue of the Merger and without any action on the part of the holders thereof, shall no longer be outstanding and shall be canceled and retired and shall cease to exist, and each holder of a certificate representing any such SSI Shares shall thereafter cease to have any rights with respect to his or her SSI Shares, except the right to receive the number of shares of Surviving Corporation Stock described above in this subsection upon the surrender of such certificate in accordance with Section 6 of this Plan or, with respect to the SSI Appraisal Shares, the right, if any, to receive payment from the Surviving Corporation of the "fair value" of the SSI Appraisal Shares as determined in accordance with the TBCA.

(c) At the Effective Time, each share of capital stock of DJ issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the

2

EXHIBIT "A"

part of DJ of the holder of such share, be converted into one share of Surviving Corporation Stock.

6. Exchange of Share Certificates. Promptly after the Effective Time, the Surviving Corporation shall cause to be mailed, and shall make available at the offices of the Surviving Corporation, to each person who was, immediately prior to the Effective Time, a holder of record of issued and outstanding TI Shares or SSI Shares instructions for use in the surrender of the certificates for exchange which, immediately prior to the Effective Time, represented TI Shares or SSI Shares, for certificates representing shares of Surviving Corporation Stock. Upon surrender to the Burviving Corporation of such certificates, duly executed in accordance with such instructions, the Surviving Corporation shall promptly deliver to the persons entitled thereto certificate(s) representing the appropriate number of shares of Surviving Corporation Stock in such amounts as the record holders thereof thall instruct. If the computation of the number of shares of urviving Corporation Stock to be represented by such certificate loss not compute to a whole number of shares, such certificate hall reflect the fractional number of shares resulting from such computation. If the new certificate(s) is/are to be issued to a terson other than the registered holder of the certificate urrendered, it shall be a condition of such exchange that the martificate as surrendered shall be properly endorsed or otherwise in proper form for transfer.

Miscellaneous. This Plan shall be governed by and construed a accordance with the laws of the State of Texas. This Plan bustitutes the entire agreement among the parties with respect to be subject matter hereof.

THE PARTY OF THE P

DJ INSPECTION SERVICES, INC.

1 1 1 1 1 1 1

By: Mame: Title:

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1 1 1 1 1 1 1 1 1 1 1

EXHIBIT "A"

THREADHASTERS, INC.

By: Name: Title:

SCAN SYSTEMS INC.

By: Name: Title:



Texas Comptroller of Public Accounts

JOHN SHARP · COMPTROLLER · AUSTIN, TEXAS 78774

CERTIFICATION OF ACCOUNT STATUS

STATE OF TEXAS

TTY OF TRAVIS

The state of the s

John Sharp, Comptroller of Public Accounts of the State of Texas, DO HEREBY FIFY that according to the records of this office

THREADMASTERS INC.

as of this date, in good standing with this office for the purpose of molution under Article 6.01 of the Texas Business Corporation Act, merger withdrawal having filed the required franchise tax reports and having paid franchise tax computed to be due thereunder through MARCH 17, 1992.

TEM UNDER HY HAND AND y of Austin, this day of March

, 19 92 A.D.

TO SHARP

Form 05-329-3 (Rev.8-91/6)

Charter/C.O.A.number:



TEXAS COMPTROLLER OF PUBLIC ACCOUNTS

JOHN SHARP · COMPTROLLER · AUSTIN, TEXAS 78774

CERTIFICATION OF ACCOUNT STATUS

STATE OF TEXAS

SUNTY OF TRAVIS

John Sharp, Comptroller of Public Accounts of the State of Texas, DO HEREBY TIFY that according to the records of this office

SCAN SYSTEMS INC.

, as of this date, in good standing with this office for the purpose of asolution under Article 6.01 of the Texas Business Corporation Act, merger withdrawal having filed the required franchise tax reports and having paid franchise tax computed to be due thereunder through MARCH 17, 1992.

TEN UNDER MY HAND AND LL OF OFFICE in the ty of Austin, this h day of MARCH

, 19 92 A.D.

M SHARP

ptroller of Public Accounts

rm 05-329-3 (Rev.8-91/6)

Charter/C.O.A.number: