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OMMERCE

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RECORDATION FORM COVER SHEET TRADEMARKS ONLY

APR -2 3001

Attorney Docket No.2258.59-00-01

To the Honorable Commissioner of Patents and Trademarks.

F	Please record the attached original documents or copy thereof.	and the second s	
1	. Name of conveying party(ies):	2. Name and address of receiving party(ies):	entari il ann ferentann e Roll.
	Staodynamics, Inc.	Staodynamics, Inc. 1225 Florida Avenue Longmont CO 80501	map Charles and Section 1999
	Individual(s) Association General Partnership Limited PartnershipX_Corporation-State Other_ (COLORADO) Additional name(s) of conveying party(ies) attached? YesX_ No	Individual(s) Associati General Partnership Limited F X Corporation-State Other (DELAWARE) Additional name(s) & address(es) attached? YesX No	on Partnership
3	3. Nature of conveyance:	If assignee is not domiciled in the United a domestic representative designation is a	
	Assignment Merger Security Agreement Change of Name Other:	Yes No (Designation must be a separate documen	ıt from
	Execution Date(s): September 23, 1987	Assignment)	t nom
4	4. Application number(s) or registration number(s):		
	A. Trademark Application No(s).	B. Trademark Registration No(s). 1228355 1405678	
	Additional numbers attached?	Yes X No	
5	5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 2	
· veneral ·	Customer No. 24113 T. Michael Davis, Esq. Patterson, Thuente, Skaar & Christensen, P.A. 4800 IDS Center 80 South 8th Street Minneapolis, Minnesota 55402 (612) 349-5756	 Total fee (37 CFR 3.41): \$65.00 X Enclosed X Authorized to charge additional feaccount Deposit Account Number: 16-0631 (Attach duplicate copy of this page if 	es to deposit
	76 00.00 00.004 76 00.004	paying by deposit account)	65E
01 70:481 02 70:482 -	EN. 00 OF DO NOT US	THIS SPACE	
•	9. Statement and signature. To the best of my knowledge and belief, the foregoing info of the original document.	nation is true and correct and any attached copy is	a true copy
	T. Michael Davis, Esq. Name of Person Signing	Signature	
	March 30, 2001 Date	Total number of pages comprising cover sheet: 1	

TRADEMARK REEL: 002274 FRAME: 0509

Office of the Secretary of State

I, WILLIAM T. QUILLEN, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER OF DELAWARE & FOREIGN CORPORATIONS OF "STAODYNAMICS, INC." FILED IN THIS OFFICE ON THE TWENTY-EIGHTH DAY OF SEPTEMBER, A.D. 1987, AT 10 O'CLOCK A.M.

AUTHENTICATION: 10/12/1993

DATE: **TRADEMARK**

REEL: 002274 FRAME: 0510

CERTIFICATE OF MERGER OF

STAODYNAMICS, INC. (a Colorado corporation)

Into

STAODYNAMICS, INC. (A Delaware corporation)

Under Section 252(c) of the General Corporation Law of Delaware

We, the undersigned, being the President and Secretary of Staodynamics, Inc., a Delaware corporation, do hereby certify_as follows:

- 1. The constituent corporations of the merger referred to in this Certificate are Staodynamics, Inc., a Delaware corporation (hereinafter referred to as Staodynamics Delaware) and Staodynamics, Inc., a Colorado corporation (hereinafter referred to as Staodynamics Colorado.)
- 2. An Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by each of said constituent corporations in accordance with the provisions of Section 252(c) of the General Corporation Law of Delaware.
- 3. Staodynamics Delaware is the corporation surviving the merger referred to.
- 4. The Certificate of Incorporation of Staodynamics Delaware shall be the Certificate of Incorporation of the surviving corporation.
- 5. The executed Agreement and Plan of Merger is on file at the principal place of business of Staodynamics Delaware, the surviving corporation, which address is 1225 Florida Avenue, Longmont, Colorado 80501.
- 6. A copy of the Agreement and Plan of Merger will be furnished by Staodynamics Delaware, upon request, and without cost, to any stockholder of either constituent corporation.
- 7. The authorized capital stock of Staodynamics Colorado is 5,000,000 shares of Common Stock, \$.Cl par value.

TRADEMARK REEL: 002274 FRAME: 0511

This instrument and the merger referred to herein shall become effective on October 1, 1987.

Dated: September 23, 1987.

STAODYNAMICS, INC.

a Delaware corporation

Bayne Gibson, President

-2-

TRADEMARK REEL: 002274 FRAME: 0512