FORM PTO-1594 (modified)

(Rev. 03/01) OMB No. 0651-0027 (exp. 5/3.....

4. Application number(s) or registration number(s):

1.

101857036

! SHEET

U.S. DEPARTMENT OF COMMERCE

4.74

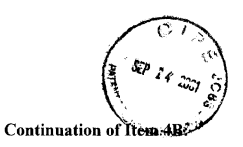
U.S. Patent and Trademark Office

To the Honorable Commissioner of Patents and <u>Trademarks</u> : Please record the attached original documents or copy thereof.	
(018)	
Name of conveying party(ies):	Name and address of receiving party(ies):
SEP 24 2001 G	Name: <u>The Hillman Group, Inc.</u>
☐ Individual(s) ☐ Association	Internal Address: Suite 3000
☐ General Partnership ☐ Limited Partnership	
○ Corporation-State: Axxess Technologies, Inc.	Street Address: One Logan Square
Other:	City: Philadelphia State: PA ZIP: 19103
	☐ Individual(s) citizenship:
Additional name(s) of conveying party(ies) attached? Yes No	Association
Nature of conveyance:	General Partnership of:
Assignment Merger	☐ Limited Partnership of:
Security Agreement	☑ Corporation-State: <u>Delaware</u>
	Other:
Other:	If assignee is not domiciled in the United States, a domestic representative designation is attached? Yes No
Execution Date: May 31, 2001	(Designations must be a separate document from Assignment)
Application number(s) or registration number(s):	Additional name(s) & address(es) attached? Yes No
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	1,994,167 1,754,854 2,291,087 2,292,512 2,295,652 1,950,599 1,845,341 1,754,900
Additional numbers attached	⊠ Yes □ No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and
Name:Mark H. Tidman	registrations involved:
Internal Address:	7. Total fee (37 C.F.R. § 3.41) \$ 740.00
PIPER MARBURY RUDNICK & WOLFE LLP	☐ Enclosed
THE EXAMPLE STATE OF THE STATE	Authorized to be charged to deposit account
Street Address: 1200 Nineteenth Street, NW	8. Deposit account number:
	501150
City: Washington State: DC ZIP: 20036	(Attach duplicate copy of this page if paying by deposit account)
DO NOT USE THIS SPACE	
Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original	
document.	
Mark H. Tidman	September 24, 2001
Name of Person Signing	ignature Date
Total no. of pages incl. cover sheets, attachments, and document: 5	

Mail documents to be recorded with required cover sheet information to:

09/27/2001 AAHMED1 00000033 501150 Washington, D.C. 20231 40.00 CH

AT SECRE - 1 P. 700,00 CH



CONTINUATION

1,526,510	2,397,105
1,572,868	712,471
1,162,439	2,277,567
1,486,689	1,717,101
2,291,086	1,230,589
2,291,088	1,604,337
704,597	1,528,290
704,596	1,069,739
1,519,528	2,278,994
1,968,246	1,794,653
1,166,110	

WASH1:3569919:1:9/24/01

5

State of Delaware

PAGE

Office of the Secretary of State

HARRIET SMITH WINDEOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREST CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"ARRESS TECHNOLOGIES, INC.", A DELAWARE CORPORATION,

WITH AND INTO "THE HILLMAN GROUP, INC." UNDER THE NAME OF "THE HILLMAN GROUP, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAMARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF MAY, A.D. 2001, AT 4:01 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF JUNE, A.D. 2001, AT 12:05 O'CLOCK A.M.

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



8100M 2963875

010263366

Harries Smith Windson, Secretary of State

AUTHENTICATION: 1168397

DATE: 05-04-01

STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 04:01 PM 05/11/2001 03:0263366 - 2963875

CERTIFICATE OF OWNERSHIP AND MODEGER



MERGING
AXXESS TECENOLOGIES, INC.
WITH AND INTO
THE HILLMAN GROUP, INC.

Pursuant to Section 253 of the Delawers General Corporation Law

The Hillman Group, has, a corporation organized and existing under the laws of the State of Delaware (the "Company"),

DOES HEREBY CERTIFY:

FIRST: That the Company was incorporated on November 9, 1998, pursuant to the General Corporation Law of the State of Delawate (the "DGCL").

SECOND: That the Company owns all of the outstanding capital stock of Access Technologies, Inc., a Delaware corporation (the "Subsidiary Corporation"), incorporated on April 29, 1993 pursuant to the DGCL.

THIRD: That the Company, by resolutions of its Board of Directors duly adopted on May 31, 2001, as set forth on Exhibit A hereto, determined to merge into itself the Subsidiary Corporation (the "Margar").

FOURTH: That this Certificate of Ownership and Merger shall become affective at 12:05 aan. on June 1, 2001.

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be duly executed in its corporate name on the <u>Sim</u> day of May, 2001, in accordance with Sections 103 and 253 of the DOCL.

THE HILLMAN GROUP, INC.

By:

Micell M. Corvino Vice President

1-PH/1400155.3

FROM



Exhibit A

RESOLUTIONS OF THE BOARD OF DESECTORS OF THE HILLMAN GROUP, INC.

RESOLVED; that the Substituty Corporation shall be marged with and into the Company with the Company continuing as the surviving corporation (the "Marger") pursuant to Section 25% of the DGCL; and that the Marger shall become effective and the extractes existence of the Substituty Corporation shall cross upon the time and date specified in the Cortilars of Ownership and Marger to be filled with the Secretary of State of the State of Delaware pursuant to the applicable provisions of the DGCL with respect to the Marger; and it is further

RESCLVED, that the Company shall be the staviving corporation in the Merger (the "Surviving Corporation"), which shall commune its corporate existence under the DGCL, including the provisions of Saution 259 thereof, and shall possess all rights and assets of each of the Company and the Subsidiary (the "Countiteent Corporations") in the Merger and be subject to all the liabilities and obligations of each of the Constituent Corporations in accordance with the provisions of the DGCL; and it is further

RESOLVED, that the certificate of incorporation and the bylaws of the Company shall continue in full force and effect at the certificate of incorporation of the Serviving Corporation; and it is further

RESOLVED, that the officers of the Company be, and they hereby are, surfaceized, suspowered and directed, on behalf and in the manse of the Company, to determine the date of filing of the Certificate of Ownership and Merger under the DGCL and to cause the translations contemplated by these resolutions to be consumutated and performed in the manuer provided therein and from time to time to do, or cause to be done, all such other acts or things, and to execute and deliver all such agreements, instruments, certificates and offer deciments, and to affix and anest thereto, or cause to be affixed and attented thereto, the corporate seal of the Company as such officer acting shall down in his or her sole discretion desirable to carry out the purposes and intents of any of the foregoing resolutions; and it is further

RESOLVED, that the signing by any of the Company's officers of any of the documents or instruments referred to in, or contemplated by, the foregoing resolutions or the taking by them of any actions to earry out the foregoing shall conclusively enablish the officer's approval of the form of any such documents or unstruments signed by him and of the actions testered to therein or contemplated thereby and also the officer's determination that such documents, instruments and actions are desirable or appropriate; and it is further,

RESOLVED, that each officer of the Company is hereby sufficiend to perform such further sate and execute and deliver such further documents or instruments as such officer may deem necessary of desirable to carry out with respect to the Company the intents and purposes of the foregoing resolutions; and it is further:

RESOLVED, that my note of my officer or officers of the Company, and any person or persons designated and amburised to not by my officer of the Company, on bahalf of the Company, which note would have been authorized by the foregoing resolutions except that such note were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved and adopted as the net of the Company.

1-PH/1400155.3

RECORDED: 09/24/2001

TOTAL P.06

TOTAL P.04