{JF2083.DOC;2}

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office 22459/04555



102390475

: 6

To the Honorable Commissioner of Patents and Trademarks. Please record the attached original documents or copy thereof.

2.76.63

Name of conveying party(ies):	2. Name and address of receiving	
	party(ies):	
Process Systems International, Inc.		
[] Individual(s) [] Association	Name: <u>Chart Inc.</u>	
[] General Partnership [] Limited Partnership	Internal Address:	
[X Corporation-State (Massachusetts)	memai Address.	
[] Other	Street Address:	
Additional names of conveying party(ies) attached?	5885 Landerbrook Drive, Suite 150 City Cleveland	
yes \(\sigma\) no	State Ohio Zip 44124	
	[] Individual(s) citizenship	
	[] Association	
3. Nature of Conveyance	[] Limited Partnership [x] Corporation-State (Delaware)	
·	[x] Corporation-State (<u>Delaware</u>)	
[] Assignment [x] Merger	[] Other	
[] Security Agreement [] Change of Name [] Other	If assignee is not domiciled in the United States, a domestic representative designation is attached: [] yes [x] No	
Execution Date: April 3, 2000	(Designations must be a separate document from assignment)	
	Additional name(s) & address(es) attached? □ yes ☒ no	
4. Application number(s) or patent number(s):	D. Trademada Davistantian Na(a)	
A. Trademark Application No(s).	B. Trademark Registration No(s).1,680,064	
None. Additional numbers attached? □ Yes ☒ No	1,000,004	
Name and address of party to whom correspondence concerning	6. Total number of applications and registrations involved:	
document should be mailed:		
James A. Balazs		
Calfee, Halter & Griswold LLP	7. Total fee (37 CFR 3.41): \$\(\frac{40.00}{}\)	
800 Superior Avenue, Suite 1400	☑ Enclosed	
Cleveland, Ohio 44114-2688	Authorized to be charged to deposit account	
CERTIFICATE OF MAILING	Total Fee Due	
Date: Feb. 24,2003	Any deficiencies	
I hereby certify that this correspondence is being deposited with the United		
States Postal Service as first class mail in an envelope with sufficient postage	8. Deposit account number: <u>03-0172</u>	
addressed to: Assistant Commissioner for Trademarks, Box Assignments,	(Attach duplicate copy of this page if paying by	
2900 Crystal Drive, Arlington, VA 22202-3513	deposit account)	
Cayce Food		
Signature		
	THIS SPACE	
9. Statement and signature		
	and correct and any attached copy is a true copy of the original document.	
James A. Balazs		
Name of Person Signing Senature Date		
003 DBYRNE 00000168 1680064	Total number of pages comprising transmittal:	
40,00		

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Office of the Secretary of State

I, EDWARD J. FREEL, 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:

"CRYENCO, INC.", A COLORADO CORPORATION,

"CRYENCO SCIENCES, INC.", A DELAWARE CORPORATION,

"PROCESS SYSTEMS INTERNATIONAL, INC.", A MASSACHUSETTS CORPORATION,

WITH AND INTO "CHART INC." UNDER THE NAME OF "CHART INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF MARCH, A.D. 2000, AT 10 O'CLOCK A.M.

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

Edward J. Freel, Secretary of State

AUTHENTICATION:

0355175

2049930 8100M

DATE: TRADEMAR

REEL: 002691 FRAME: 0241

CERTIFICATE OF MERGER

OF

CRYENCO SCIENCES, INC.

CRYENCO, INC.

PROCESS SYSTEMS INTERNATIONAL, INC.

AND

CHART INC:

It is hereby certified that:

- 1. The constituent business corporations participating in the merger herein certified are:
- (i) Cryenco Sciences, Inc., which is incorporated under the laws of the State of Delaware ("Cryenco Sciences");
- (ii) Cryenco, Inc., which is incorporated under the laws of the State of Colorado ("Cryenco");
- (iii) Process Systems International, Inc., which is incorporated under the laws of the State of Massachusetts ("Process Systems"); and
- (iv) Chart Inc., which is incorporated under the laws of the State of Delaware ("Chart").
- 2. An Agreement and Plan of Merger has been approved, adopted, certified, executed, and acknowledged by each of the aforesaid constituent corporations in accordance with the provisions of subsection (c) of Section 252 of the General Corporation Law of the State of Delaware, to wit, by Cryenco and Process Systems in accordance with the laws of the States of their incorporation and by Cryenco Sciences and Chart in the same manner as is provided in Section 251 of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation in the merger herein certified is Chart Inc., which will continue its existence as said surviving corporation under its present name upon the effective date of said merger pursuant to the provisions of the General Corporation Law of the State of Delaware.
- 4. The Certificate of Incorporation of Chart, as now in force and effect, shall continue to be the Certificate of Incorporation of said surviving corporation until amended and changed pursuant to the provisions of the General Corporation Law of the State of Delaware.
- 5. The executed Agreement and Plan of Merger between the aforesaid constituent corporations is on file at an office of the aforesaid surviving corporation, the address of which is as follows: 5885 Landerbrook Drive, Suite 150, Cleveland, Ohio 44124.

{GJD2045;1}

- 6. A copy of the aforesaid Agreement and Plan of Merger will be furnished by the aforesaid surviving corporation, on request, and without cost, to any stockholder of each of the aforesaid constituent corporations.
- 7. The authorized capital stock of Cryenco, Inc. consists of 1000 common shares of \$1.00 par value, and the authorized capital stock of Process Systems International, Inc. consists of 200,000 commo shares of No Par Value.

Dated: March 30, 2000

CHART INC.

John T. Romain, Assistant Secretary

{GJD2045;1}

Process Systems International, Inc. FEDERAL MENTIFICATION FEDERAL MENTIFICATION NO. 04-3126695

Chart Inc.

NO. 41-1396485

Examiner

The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

ARTICLES OF **XONSCIPOATION / *MERGER

(General Laws, Chapter 156B, Section 79)

	.					
		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Process Systems International, Inc. a Massachusetts corporation			
	1	•				
			Chart Inc.			
ち出	=	CORPORATION DIVISION DIVISIONI				
N. S.	HAR 31	AA	the constituent corporations, into			
COL	W OC	00 100	Chart Inc.			
35	1	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	•			
		The undersigned officers of each of the constituent corp				
		1. An agreement of "Konsolidations" "merger has been duly adopted in compliance with the requirements of General Laws, Chapter 156B, Section 79, and will be kept as provided by Subsection (c) thereof. The Xecutions / surviving corporation will furnish a copy of said agreement to any of its stockholders, or to any person who was a stockholder of any constituent corporation, upon written request and without charge.				
		2. The effective date of the XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	etermined pursuant to the agreement of XXXXXXIXXXIXXXIXXXIXXXIXXXIXXXIXXXIXXX			
		3. (For a merger) **The following amendments to the Articles of Organiz pursuant to the agreement of merger:	cation of the surviving corporation have been effected			
		NONE				
		(For a consolidation) (a) The purpose of the resulting corporation is to eng	age in the following business activities:			
m l						
P C		*Delete the inapplicable words. Note: If the space provided under any article or item on the 81/2 x 11 sheets of paper with a left margin of at least 1 is sheet as long as each article requiring each addition is cle	is form is insufficient, additions shall be set forth on separate uch. Additions to more than one article may be made on a single arly indicated.			

(For a consolidation)

(b) State the total number of shares and the par value, if any, of each class of stock which the resulting corporation is authorized to issue:

WITHOUT PAR VALUE			WITH PAR VALUE		
TYPE	NUMBER OF SHARES	TYPE	NUMBER OF SHARES	PAR VALUE	
Common:		Common:			
ν,			•		
Preferred:		Preferred:			
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ζ,			-	
Preferred:		Preferred:		
•				
**(c) If more that of the preference then established	n one class of stock is authorized, s es, voting powers, qualifications, a	state a distingu nd special or r	ishing designation for each o	class and provide a description feach class and of each series
**(d) The restric	tions, if any, on the transfer of stoc	k contained in	the agreement of consolida	tion are:
	•			
**(e) Other lawi voluntary dissol or of any class o	iul provisions, if any, for the conduution, or for limiting, defining, or rej	ct and regulati gulating the po	on of the business and affair: wers of the corporation, or c	s of the corporation, for its of its directors or stockholders,

Item 4 below may be deleted if the resulting /surviving corporation is organized under the laws of a state other than Massachusetts.

4. The information contained in Item 4 is not a permanent part of the Articles of Organization of the *resulting / *surriving corporation.

(a) The street address of the resulting / surviving corporation in Massachusetts is: (post office boxes are not acceptable)

**If there are no provisions state "None".

(b) The name, residential address and p	post office address of c:	i ch director and c	officer of the Tresultine	/3mminimum
NAME President:	RESIDENTIAL A	DDRESS	POST OF	FICE ADDRESS
Treasurer:				
Clerk:				
Directors:		`		
		<i></i>		
•		3		
(c) The fiscal year end (i.e. tax year) o	of the *resulting / *surv	iving corporation	shall end on the last	day of the month of
(d) The name and business address of				
, , , , , , , , , , , , , , , , , , ,		12/1 02-1410-1-00-111	······································	FUTIOR 461
Item 5 below may be deleted if the	: resulting/surviving	corporation is	organized under th	e laws of Massachusetts.
5. The XXXIII of 'surviving corporation obligation of any constituent Massachu under General Laws, Chapter 181, and obligation created by General Laws, Chapter 181, and in the Commonwealth of Massachusetts accept service of process in any action provided in Chapter 181.	isetts corporation, any p i any obligations hereafi apter 156B, Section 85, s, and it hereby irrevoca	prior obligation of ter incurred by the so long as any liands they appoints the	f any constituent foreign extensitions surviving bility remains outstand Secretary of the Comm	gn corporation qualified g corporation, including the ling against the corporation nonwealth as its agent to
FOR MASSACHUSETTS CORPORAT	IONS			
The undersigned *President / ***********************************	s of Massachusetts, furt executed on behalf of	her state under tl	he penalties of perjury	that the agreement of
Sott. Ron				,XXIENX/*Assistant Clerk
John T. Romain FOR CORPORATIONS ORGANIZED	IN A STATE OTHER	THAN MASSAC	HUSETTS	
The undersigned, † President		and ††	Assistant Seco	retary ,
of Chart Inc.			, a corporation	n organized under the laws of
Delaware	, further state u	nder the penaltic	s of perjury that the ag	greement of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
*merger has been duly adopted by suc	h corporation in the m	anner required by	y the laws of Dela	ware
*Delete the inapplicable words. †Specify the officer having powers and duties to those of the president or vice president of corporation organized under General Laws. +Specify the officer having because and duty.	a Massachusetts Chapter 1568.	t deves R.	Sadowski, Pre	sident .
tiSpecify the officer baving powers and dust to the clerk or assistant clerk of such a Massa		the John T.	REEL: 00269	EMARK ant Secreta 1 FRAME: 0246

THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF *CONSOLIDATION / *MERGER (General Laws, Chapter 156B, Section 79)

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	in Articles of *Consolidation / *Merger an
	t of \$, having been pai
	have been filed with me this
day of	, 19
Effective date	
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WILLIA	M FRANCIS GALVIN
Secretar	ry of the Commonwealth
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	ED THE DAY COMPORATION
	ED IN BY CORPORATION of document to be sent to:
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OT Coc	poration
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101 Feel	ony st
Boston.	MA 02110
Telephone:	

RECORDED: 02/26/2003