- 2001	
Form PTO-1504 RECOR 07-13-2004 [date]	3. DEPARTMENT OF COMMERCE Patent and Trademark Office
- = 00023	lease record the attached original documents or
1. Name of conveying party(ies):	2. Name and address of receiving party:
Interlogix, Inc. _ Individual(s) _ Association _ General Partnership _ Limited Partnership _ X _ Corporation-State (Delaware) _ Other Additional name(s) of conveying party(ies)	Name: GE Interlogix, Inc. Street Address: 114 West 7th Street, Suite 1300 City: Austin State: TX Zip: 78701 _ Individual(s) citizenship _ Association _ General Partnership _ Limited Partnership _ X Corporation-State: Delaware _ Other If assignee is not domiciled in the United States, a domestic representative designation is attached:
3. Nature of conveyance: _ Assignment X Merger _ Security Agreement Change of Name _ Other Execution Dates: February 21, 2002	OPR/FINANCE
	nark Registration No.(s). 2,113,380 and 2,215,147
Additional Numbers atta	iched? Yes X No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and and registration involved:2
Name: <u>Catherine Mennenga</u>	
Internal Address: General Electric Company	
Street Address: 3135 Easton Turnpike City: Fairfield State: CT Zip: 06828	
07/12/2004 GTON11 00000053 070875 2113380 01 FC:8521 40.00 BA 25.00 BA	7. Total fee (37 CFR 3.41)\$ 65 X Enclosed X Authorized to be charged to deposit account (Only if total fee is not sufficient) 8. Deposit account number: 070875 (Attach duplicate copy of this page if paying by deposit account)

	. DO NOT USE THIS SPACE		
9.	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. Laurie Mayes Name of Person Signing July 8, 2004 Date:		
	Total number of pages comprising cover sheet: 2	ĺ	
ON	MB No. 0651-0011 (exp. *)		

Assignment Form

Delaware

PAGE 1

The First State

I, EARRIET SMITH WINDSOR, 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:

"INTERLOGIX, INC.", A DELAWARE CORPORATION,

WITE AND INTO "MARGARET ACQUISITION, INC." UNDER THE NAME OF "GE INTERLOGIX, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FIRST DAY OF FEBRUARY, A.D. 2002, AT 8:30 O'CLOCK A.M.

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



Daniet Smith Windson

3469499 8100M

020113574

AUTHENTICATION: 1624084

DATE: 02-21-02

CERTIFICATE OF OWNERSHIP AND MORGER STATE OF DELAWARE

BR STATE OF DELAMARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 08:30 IM 02/21/2002
D20113574 - 3469499

MERGING

INTERLOGIX, INC.
(a Delaware corporation)

INTO

MARGARET ACQUISITION, INC.
(a Delaware composition)

dated as of February 21, 2002

(Pursuant to Section 253 of the General Corporation Law of the State of Delaware)

Margaret Acquisition, Inc. (the "Corporation"), a corporation organized and existing under the General Corporation Law of the State of Delaware (the "DGCL"), does hereby certify that:

FIRST: Interlogiz, Inc. ("Interlogiz") was incorporated on February 7, 1992 pursuant to the DGCL and is existing thereunder.

SECOND: The Corporation was incorporated on December 17, 2001 pursuant to the DGCL and is existing thereunder.

TIMED: The Corporation owns of record approximately 95% of the outstanding shares of communications, par value \$0.01 per share, of Interlogix.

FOURTIL: Pursuant to the Agreement and Plan of Merger dated as of December 17, 2001, among General Electric Company, a New York corporation ("GE"), the Corporation and Interlogia, (the "Merger Agreement"), the board of directors of the Corporation adopted, among others the following resolutions as of Pebruary 21, 2002, at a duly constituted meeting of the Board of Directors of the Corporation at which a quorum was present and acting throughout, providing for the merger (the "Merger") of Interlogia with and into the Corporation, which resolutions have not been amended or rescinded and are in full force and effect;

"RESOLVED, that the merger of Interlogix with and into the Corporation, with the Corporation as the surviving corporation of the merger (the "Morgan"), is bereby approved pursuant to the provisions of Section 253 of the DGCL; and further

RESOLVED, that the Merger shall become effective upon the filing of the Certificate of Ownership and Merger (the "Effective Dime") with the Secretary of State of the State of Delaware; and further

RESOLVED, that as of the Effective Time, (i) each outstanding share of Interlogix Stock held of record by stockholders other than the Corporation or any of its affiliates (other than shares for which appraisal rights have been perfected) shall be converted into a right to receive from the Corporation 0.5174 shares of common stock, par value \$0.06 per share, of GB, and \$19.43 each, for a combined value of \$38.36, for each such share upon the surrender to The Bank of New York, which is hereby appointed paying and exchange agent for such purpose, of their certificates formerly representing ownership of Interlogix Stock; (ii) each outstanding share of Interlogix Stock held of record by the Corporation or any of its affiliates or held by Interlogix as treasury stock shall be canceled, and no payment shall be made in respect thereof; and further

RESOLVED, that from and after the Effective Time, the name of the Surviving Corporation shall be "GE Interlogia, Inc."; and Surther

RESOLVED, that from and after the Effective Time, the articles of incorporation of the Corporation shall be the articles of incorporation of the Surviving Corporation; and further

RESOLVED, that from and after the Effective Time the bylaws of the Corporation shall be the bylaws of the Surviving Corporation; and further

RESOLVED, that from and after the Effective Time the directors of the Corporation shall be the directors and officers of the Surviving Corporation.

RESOLVED, that from and after the Effective Time the officers of interlogix shall be the officers of the Surviving Corporation."

H

IN WITNIES WILLER BOF, the Corporation has caused this Cortificate of Ownership and Marger to be executed in its corporate name by its duly authorized officer as of the date and year Inst written above.

MARGARET ACQUIETTION, INC.

By: h/Lloyd G. Trong Name: Lloyd G. Trong Title: President

TRADEMARK REEL: 003005 FRAME: 0767

RECORDED: 07/08/2004