Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/30/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Novar Marketing Inc.		06/30/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Honeywell Intellectual Properties Inc.	
Street Address:	960 West Elliot Road	
City:	Tempe	
State/Country:	ARIZONA	
Postal Code:	85284	
Entity Type:	CORPORATION: ARIZONA	

PROPERTY NUMBERS Total: 20

Number	Word Mark
74087704	ALERTON
74087705	ALERTON
74531350	BACTALK
76104284	ENVOI
76272082	EPICENTER
76298262	EPILOAD
76336216	EPIMETER
78191030	EPIRELAY
75627268	HAWKI
75147240	INNOVISION
76268390	ISCOPE
75627270	LINGO
73335627	LOGIC ONE
	74087704 74087705 74531350 76104284 76272082 76298262 76336216 78191030 75627268 75147240 76268390 75627270

TRADEMARK
REEL: 003244 FRAME: 0070

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Serial Number:	78479352	мѕм
Serial Number:	73110498	NOVAR
Serial Number:	76168782	NOVARNET
Serial Number:	75627267	SAVVY
Serial Number:	76464183	SPECTRUM
Serial Number:	75004814	VISUALLOGIC
Registration Number:	1697466	NOVAR

CORRESPONDENCE DATA

Fax Number: (973)455-5904

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (973) 455-2000

Email: susan.giniger@honeywell.com
Correspondent Name: Honeywell International Inc.

Address Line 1: 101 Columbia Road

Address Line 4: Morristown, NEW JERSEY 07962

ATTORNEY DOCKET NUMBER:	064524
NAME OF SUBMITTER:	David A. Cohen
Signature:	/david.a.cohen/
Date:	02/09/2006

Total Attachments: 2

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TRADEMARK REEL: 003244 FRAME: 0071

State of Delaware Secretary of State Division of Corporations Delivered 01:50 PM 06/29/2005 FILED 01:50 PM 06/29/2005 SRV 050542586 - 3369060 FILE

CERTIFICATE OF MERGER

OF

NOVAR MARKETING INC.

WITH AND INTO

HONEYWELL INTELLECTUAL PROPERTIES INC

Pursuant to Section 252(c) of the General Corporation Law of the State of Delaware (the "DGCL"), Honeywell Intellectual Properties Inc., an Arizona corporation, hereby certifies the following with respect to a merger of Novar Marketing Inc., a Delaware corporation, with and into Honeywell Intellectual Properties Inc., with Honeywell Intellectual Properties Inc. being the surviving corporation:

- 1. The names of the corporations that are parties to this merger are Honeywell Intellectual Properties Inc., an Arizona corporation, and Novar Marketing Inc., a Delaware corporation.
- The Plan and Agreement of Merger dated as of June 27, 2005 has been approved, adopted, certified, executed and acknowledged by Honeywell Intellectual Properties Inc. in accordance with the laws of the State of Arizona and by Novar Marketing Inc. in accordance with the provisions of Section 252(c) of the DGCL.
- The name of the surviving corporation is Honeywell Intellectual Properties Inc. and the address of the place of business of the surviving corporation is 930 West Elliot Road, Suite 101, Tempe, Arizona 85284.
- There are no amondments to the articles of incorporation of Honeywell Intellectual Properties Inc. as a result of this merger.
- The executed Plan and Agreement of Merger is on file at the office of Honeywell Intellectual Properties Inc. located at 930 West Elliot Road, Suite 101, Tempe, Arizona 85284.
- 6. Honeywell Intellectual Properties Inc will provide a copy of the Plan and Agreement of Merger, on request and without cost, to any stockholder of any constituent corporation of this merger.

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- Honeywell Intellectual Properties Inc. hereby agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Novar Marketing Inc., as well as for enforcement of any obligation of Honeywell Intellectual Properties Inc. arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the DGCL, and irrevocably appoints the Secretary of State of the State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State of the State of Delaware shall mail any such process to Honeywell Intellectual Properties Inc. in care of Honeywell Intellectual Properties Inc. 's statutory agent at Corporation Service Company, 2338 West Royal Palm Road, Suite J, Phoenix, Arizona 85021
- This Certificate of Merger shall become effective at 11:59 PM Eastern Standard Time on June 30, 2005.

Honeywell Intellectual Properties Inc.

Name: Loria Yeadon

Title: Chief Executive Officer

Dated: June 28, 2005

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Attest:

J. Edward Smith Assistant Secretary

RECORDED: 02/09/2006