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3. DEPARTMENT	OF COMMERCE
itates Patent and	Trademark Office

RECOF		
the Director of the U. S. Patent and Tradem	103244050	

To the Director of the U. S. Patent and Tradem	s or the new address(es) below.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached?
SUN SOURCE 1 LLC Individual(s) Association	Name: Sun Automation Inc. Internal Address:
☐ General Partnership ☐ Limited Partnership ☐ Corporation- State:	Street Address: 66 Loveton Circle City: Sparks
Citizenship (see guidelines) U.S.A. Additional names of conveying parties attached? Yes XNo	
3. Nature of conveyance)/Execution Date(s) :	General Partnership Citizenship
Execution Date(s) 4/28/06 Assignment Merger Security Agreement Change of Name Other_	Limited Partnership Citizenship X Corporation Citizenship U.S.A. Other Citizenship If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)
4. Application number(s) or registration number(s) and	
A. Trademark Application No.(s)	B. Trademark Registration No.(s) 1,243,407 Additional sheet(s) attached? X Yes No.
C. Identification or Description of Trademark(s) (and Filing S Logo	Date if Application or Registration Number is unknown):
5. Name & address of party to whom correspondence concerning document should be mailed: Name: William E. Mouzavires	6. Total number of applications and registrations involved:
Internal Address:	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 240
Street Address: 10728 Vale Road	Authorized to be charged to deposit account >
City: Oakton	8. Payment Information:
State: <u>Virginia</u> Zip: <u>22124</u> Phone Number: <u>(703)</u> 281-0662	a. Credit Card Last 4 Numbers Expiration Date
Fax Number: (703) 281-4193	b. Deposit Account Number <u>134783</u>
Email Address: mouzavires@aol.com	Authorized User Name <u>William E. Mouza</u> vi
9. Signature:	5/10/06
Signature	
William E.Mouzavires	Total number of pages including cover 5
Name of Person Signing	sheet, attachments, and document:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

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RECORDATION FORM COVER SHEET (Contd.)

Trademark Reg. No. 2,964,172 - ROTOFOLD

Trademark Reg. No. 2,223,929 - Star Logo

Trademark Reg. No. 779,420 - LANGSTON

Trademark Reg. No. 723,074 - Star Logo

Trademark Reg. No. 3,001,341 - ROTOFEED

TRADEMARK
REEL: 003343 FRAME: 0773

ARTICLES OF MERGER

BETWEEN 2006 APR 28 AM 8-30

SUN SOURCE 1 LLC, a Maryland limited liability company

AND

SUN AUTOMATION INC., a Maryland corporation

THIS IS TO CERTIFY THAT:

FIRST: Sun Source 1 LLC, a Maryland limited liability company, and Sun Automation Inc., a Maryland corporation, agree to merge in the manner set forth in these Articles.

SECOND: Sun Automation Inc., a Maryland corporation, is the corporation to survive the merger.

THIRD: Sun Source 1 LLC, a Maryland limited liability company (the "Merging Company"), is organized under the laws of the State of Maryland. Sun Automation Inc., a Maryland corporation (the "Surviving Corporation"), is incorporated under the laws of the State of Maryland.

FOURTH: The principal office of the Surviving Corporation in the State of Maryland is located in Baltimore County. The principal office of the Merging Company in the State of Maryland is located in Baltimore County.

FIFTH: The Merging Company owns no interest in land in the State of Maryland.

SIXTH: The total number of shares of all classes of stock that the Surviving Corporation, which is the only corporate party to these Articles, has the authority to issue and the number of shares of each class are as follows: The total number of shares of all classes of stock that the Surviving Corporation has authority to issue is Five Million (5,000,000) shares consisting all of one class, without par value.

SEVENTH: The classes and the percentage membership interests in each class of the Merging Company, which is the only limited liability company party to these Articles, are as follows: The Merging Company has one class of membership interests owning 100% of the membership interests of the Merging Company.

EIGHTH: Upon the Effective Date, the Merging Company shall be merged into the Surviving Corporation; and thereupon, the Surviving Corporation shall possess any and all purposes and powers of the Merging Company; and all leases, licenses, property, rights,

STATE OF MARYLAND
$\sqrt{2}$
I hereby certiff that this is a true and complete copy of the
page document/on file in this/affice. DATED: pil 20206.
OUSTS DEPARTMENT OF ASSESSMENTS AND PAXATION
BY: Custodian
This stamp replaces our previous certification system. Effective: 6/95

TRADEMARK REEL: 003343 FRAME: 0774 privileges, and powers of whatever nature and description of the Merging Company shall be transferred to, vested in, and devolved upon the Surviving Corporation, without further act or deed, subject to all the debts and obligations of the Merging Company. As of the Effective Date, all of the membership interests of the Merging Company, which are wholly owned by the Surviving Corporation, shall be liquidated in exchange for the transfer of all of the assets of the Merging Company to the Surviving Corporation.

NINTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by the Merging Company in the manner and by the vote required by the laws of the State of Maryland and the operating agreement of the Merging Corporation, as follows: The sole member of the Merging Corporation, by unanimous written consent signed by the sole member of the Merging Company, and filed with the minutes of proceedings of the members, adopted a resolution advising, authorizing and approving the terms and conditions of the transaction described in these Articles.

TENTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by the Surviving Corporation in the manner and by the vote required by the laws of the State of Maryland and the charter of the Surviving Corporation, as follows: The board of directors of the Surviving Corporation, by unanimous written consent signed by all the members of the board of directors of the Surviving Corporation, and filed with the minutes of proceedings of the board of directors, adopted a resolution advising, authorizing and approving the terms and conditions of the transaction described in these Articles.

ELEVENTH: These Articles of Merger shall become effective upon the date that the State Department of Assessments and Taxation accepts these Articles of Merger for record (the "Effective Date").

TWELFTH: Each undersigned President acknowledges these Articles of Merger to be the corporate act of the respective corporate party on whose behalf that President has signed, and further, as to all matters or facts required to be verified under oath, each President acknowledges that to the best of that officer's knowledge, information and belief, these matters and facts relating to the corporation on whose behalf that President has signed are true in all material respects and that this statement is made under the penalties for perjury.

[Remaining page left intentionally blank.]

IN WITNESS WHEREOF, these Articles of Merger have been duly executed by the parties this 28" day of April, 2006.

ATTEST:

Patrick O'Connor, Secretary

Patrick O'Connor, Secretary

SUN AUTOMATION INC., a Maryland corporation

By: Pheodore J. Hartka, President

SUN SOURCE 1 LLC, a Maryland limited liability company

By its sole member:

SUN AUTOMATION INC.

(SEAL)

(SEAL)

Pheodore J. Hartka, President