Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SSA Global Technologies, Inc.		10/12/2006	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Infor Global Solutions (Chicago), Inc.	
Street Address:	1209 Orange Street	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19801	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 35

Property Type	Number	Word Mark
Registration Number:	2779792	ARZOON
Registration Number:	2746622	AS/SET
Registration Number:	2548654	BAAN
Registration Number:	2602762	BPCS
Registration Number:	2646371	E.
Registration Number:	2727183	ELEVON
Registration Number:	2365587	EXE TECHNOLOGIES
Registration Number:	2475282	IRONWORKS
Registration Number:	2445426	IRONX
Registration Number:	2516418	IXML
Registration Number:	1468158	KBMS
Registration Number:	2737885	LIFE
Registration Number:	1582410	MANMAN
Registration Number:	1376990	MASTERPIECE

TRADEMARK

900061633 **REEL: 003420 FRAME: 0238**

Registration Number:	1421775	MASTERPIECE
Registration Number:	1541279	MAXCIM
Registration Number:	2183236	PRISM
Registration Number:	2808591	PROTEAN
Registration Number:	2701592	SSA
Registration Number:	2787757	SSA
Serial Number:	78812232	SSA ERPLX
Serial Number:	78786540	SSA GLOBAL
Registration Number:	3092436	SSA GLOBAL FORWARD FASTER
Registration Number:	2741267	SSA GLOBAL TECHNOLOGIES
Registration Number:	2741262	SSA GLOBAL TECHNOLOGIES
Registration Number:	2746396	SSA GLOBAL TECHNOLOGIES
Registration Number:	2741266	SSA GLOBAL TECHNOLOGIES
Serial Number:	78627879	SSA GLOBAL USERS NORTH AMERICA
Registration Number:	2971329	SSA GT
Registration Number:	2693916	V
Registration Number:	2698407	V VIGILANCE
Registration Number:	2148758	VIAWARE
Registration Number:	2698377	VIGILANCE
Registration Number:	2330246	WALKER
Registration Number:	2327696	EXE

CORRESPONDENCE DATA

Fax Number: (215)832-5347

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

Phone: 215-569-5347

Email: aria@blankrome.com

Correspondent Name: Zachary A. Aria
Address Line 1: One Logan Square

Address Line 2: 9th Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103-6998

ATTORNEY DOCKET NUMBER:	119645-00104
NAME OF SUBMITTER:	Zachary A. Aria
Signature:	/Zachary A. Aria/
Date:	11/01/2006

Total Attachments: 5 source=Infor Chicago#page1.tif source=Infor Chicago#page2.tif source=Infor Chicago#page3.tif source=Infor Chicago#page4.tif source=Infor Chicago#page5.tif



PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE RESTATED CERTIFICATE OF "SSA GLOBAL TECHNOLOGIES, INC.", CHANGING ITS NAME FROM "SSA GLOBAL TECHNOLOGIES, INC." TO "INFOR GLOBAL SOLUTIONS (CHICAGO), INC.", FILED IN THIS OFFICE ON THE TWELFTH DAY OF OCTOBER, A.D. 2006, AT 10:50 O'CLOCK P.M.

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



3210075 8100

060940253

Darriet Smith Windson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 5112409

DATE: 10-13-06

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State of Delaware Secretary of State Division of Corporations Delivered 10:50 PM 10/12/2006 FILED 10:50 PM 10/12/2006 SRV 060940253 - 3210075 FILE

AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION

OF

SSA GLOBAL TECHNOLOGIES, INC.

Gregory M. Giangiordano, being the duly elected Director and Vice President of SSA Global Technologies, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Corporation"), does hereby certify as follows:

- 1. That the Corporation filed its original Cartificate of Incorporation on April 10, 2000 under the name of SSA Acquisition Corporation (the "Certificate") with the Delaware Secretary of State.
- 2. That the Board of Directors of the Corporation, pursuant to unanimous written consent, adopted resolutions authorizing the Corporation to amend, integrate and restate the Corporation's Certificate, in its entiroty, to read as set forth in Exhibit A attached hereto and made a part hereof (the "Restated Certificate").
- 3. That the sole stockholder of the Corporation, pursuant to written consent, approved and adopted the Restated Certificate in accordance with Sections 228, 242 and 245 of the General Corporation Law of the State of Delaware.

* * * *

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OCT. 12. 2006 7:51PM GSC

NO. 31/9 P. 3

IN WITNESS WHEREOF, the undersigned, being the Director and Vice President herein

above named, for the purpose of amending and restating the Certificate of Incorporation of the

Corporation, pursuant to the General Corporation Law of the State of Delaware, under penalties of

perjury, does hereby declare and certify that this is the act and deed of the Corporation and the facts stated

herein are true, and accordingly has hereunto signed this Amended and Restated Certificate of

S-I

Incorporation this 12th day of October, 2006.

/s/ Gregory M. Glangiordano

Gregory M. Giangiordano

Director and Vice President

(SSA Global Technologies, Inc. -A&R Certificate of Incorporation name change to Infor Global Solutions (Chicago), Inc.)

TRADEMARK

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Exhibit A

AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

OF

INFOR GLOBAL SOLUTIONS (CHICAGO), INC.

ARTICLE I

The name of the corporation is Infor Global Solutions (Chicago), Inc.

ARTICLE II

The address of the corporation's registered office in the State of Delaware is 1209 Orange Street, in the City of Wilmington, County of New Castle, Delaware. The name of its registered agent at such address is The Corporation Trust Company.

ARTICLE III

The nature of the business or purposes to be conducted or promoted is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

ARTICLE IV

The total number of shares of stock which the corporation has authority to issue is one thousand (1,000) shares of Common Stock, with a par value of \$0.001 per share.

ARTICLE V

The corporation is to have perpetual existence.

ARTICLE VI

In furtherance and not in limitation of the powers conferred by statute, the board of directors of the corporation is expressly authorized to make, alter or repeal the by-laws of the corporation.

ARTICLE VII

Meetings of stockholders may be held within or without the State of Delaware, as the by-laws of the corporation may provide. The books of the corporation may be kept outside the State of Delaware at such place or places as may be designated from time to time by the board of directors or in the by-laws of the corporation. Election of directors need not be by written bailet unless the by-laws of the corporation so provide.

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ARTICLE VIII

To the fullest extent permitted by the General Corporation Law of the State of Delaware as the same exists or may hereafter be amended, a director of this corporation shall not be liable to the corporation or its stockholders for monetary damages for a breach of fiduciary duty as a director. Any repeal or modification of this ARTICLE VIII shall not adversely affect any right or protection of a director of the corporation existing at the time of such repeal or modification.

ARTICLE IX

The corporation expressly elects not to be governed by Section 203 of the General Corporation Law of the State of Delaware.

ARTICLE X

The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation in the manner now or hereafter prescribed herein and by the laws of the State of Delaware, and all rights conferred upon stockholders herein are granted subject to this reservation.

K&B 11408166.1

RECORDED: 11/01/2006