TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
AcroSoft Corporation		101/01/2010 1	CORPORATION: SOUTH CAROLINA

RECEIVING PARTY DATA

Name:	Interactive Intelligence, Inc.
Street Address:	7601 Interactive Way
City:	Indianapolis
State/Country:	INDIANA
Postal Code:	46278
Entity Type:	CORPORATION: INDIANA

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2907410	INSURANCE CONTENT MANAGEMENT
Registration Number:	12430206 1	AS ACROSOFT CORPORATION PUTTING INFORMATION IN IT'S PLACE.

CORRESPONDENCE DATA

Fax Number: (866)283-8549

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

Email: crlindman@overhauser.com Correspondent Name: Constance R. Lindman

Address Line 1: 740 W. Green Meadows Dr. Suite 300

Address Line 4: Greenfield, INDIANA 46140

NAME OF SUBMITTER:	Constance R. Lindman
Signature:	/Constance R. Lindman/

REEL: 004276 FRAME: 0569

TRADEMARK 900171391

Date:	09/12/2010
Total Attachments: 2 source=Articles of Merger#page1.tif source=Articles of Merger#page2.tif	

TRADEMARK
REEL: 004276 FRAME: 0570



STATE OF SOUTH CAROLINA SECRETARY OF STATE

ARTICLES OF MERGER

Corporation – Domestic Filing Fee - \$110.00

TYPE OR PRINT CLEARLY IN BLACK INK

Pursuant to S.C. Code of Laws	§33-11-105,	the undersigned	as the	surviving	corporation	in a merger,	, hereby
submits the following information	n:						

- 1. The name of the surviving corporation is Interactive Intelligence, Inc., an Indiana corporation
- 2. Attached hereto and made a part hereof is a copy of the Merger (see S.C. Code of Laws, Title 33, Ch. 11). Duplicate copies of the Plan of Merger <u>must</u> be attached in order for this form to be filed.
- 3. Complete the following information to the extent it is relevant with respect to <u>each</u> corporation which is a party to the transaction.
 - (a) Name of the corporation AcroSoft Corporation, a South Carolina corporation Complete either (1) or (2), whichever is applicable.
 - (1) [X] Shareholder approval of the merger was not required (See S.C. Code of Laws §33-11-104(a)).
 - (2) [] The Plan of Merger was duly approved by shareholders of the corporation as follows:

	Number of	Number of	Number of Votes	Total Num	ber of
Voting	Outstanding	Votes Entitled	Represented at	Votes	Cast
Group	Shares	to be Cast	the meeting	For AND	Against*

*NOTE: Pursuant to S.C. Code of Laws §33-11-105(a)(3)(ii), the corporation can alternatively state the total number of undisputed votes cast for the Plan Merger separately by each voting group with a statement that the number cast for the plan by each voting group was sufficient for approval by that voting group.

- (b) Name of the corporation Interactive Intelligence, Inc., an Indiana corporation

 Complete either (1) or (2), whichever is applicable.
 - (1) [X] Shareholder approval of the merger was not required (See S.C. Code of Laws §33-11-104(a)).
 - (2) [] The Plan of Merger was duly approved by shareholders of the corporation as follows:

	Number of	Number of	Number of Votes	To	tal Num	ber of
Voting	Outstanding	Votes Entitled	Represented at		Votes (Cast
Group	Shares	to be Cast	the meeting	For	AND	Against*

Name of Corporation AcroSoft	Corporation
------------------------------	-------------

*NOTE: Pursuant to S.C. Code of Laws §33-11-105 (a)(3)(ii) the corporation can alternatively state the total number of undisputed votes cast for the Plan of Merger separately by each voting group with a statement that the number cast for the plan by each voting group was sufficient for approval by that voting group.

4. Unless a delayed date is specified, the effective date of this document shall be the date it is accepted for filing by the Secretary of State (See S.C. Code of Laws §33-1-230(b)). 12:01 A.M., Eastern Standard Time, on January 1, 2010

Date December	31,	2009
---------------	-----	------

Interactive Intelligence, Inc.

Name of the Surviving Corporation

Signature and Office

STEPHEN R. HEAD CFO AND SECRETARY
Type or Print Name and Office

Filing Checklist

- Articles of Merger (filed in duplicate)
- Attach a copy of the Plan of Merger
- \$110.00 made payable to the South Carolina Secretary of State
- Self-Addressed, Stamped Return Envelope
- Make sure the proper individual has signed the form (Please see S.C. Code of Laws §33-1-200(f))

Corporate forms filed with the Secretary of State should be signed by:

- (1) the Chairman of the Board of Directors, president or another of its officers
- (2) if directors have not been selected or the corporation has not been formed, by incorporators or
- (3) if the corporation is in the hands of a receiver, trustee or other court appointed fiduciary, by that fiduciary.
- Return all documents to:

South Carolina Secretary of State's Office

Attn: Corporate Filings

P.O. Box 11350

Columbia, SC 29211

Corporation - Domestic - Articles of Merger

RECORDED: 09/12/2010

Form Revised by South Carolina Secretary of State, July 2008

TRADEMARK REEL: 004276 FRAME: 0572