TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/27/2011

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Paragon Imaging, Incorporated		12/01/2005	CORPORATION: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	Overwatch Systems of Virginia, Inc.	
Street Address:	103 A Carpenter Drive	
City:	Sterling	
State/Country:	VIRGINIA	
Postal Code:	20164	
Entity Type:	CORPORATION: VIRGINIA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2976651	SPOTLITE

CORRESPONDENCE DATA

Fax Number: (978)657-6913

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

Phone: 978-657-1168

Email: bhudson01@systems.textron.com

Correspondent Name: Benjamin Hudson, Jr.
Address Line 1: 201 Lowell Street

Address Line 4: Wilmington, MASSACHUSETTS 01887

NAME OF SUBMITTER:	Benjamin Hudson, Jr.
Signature:	/Benjamin Hudson, Jr./
Date:	07/27/2011
	TRADEMARK

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Total Attachments: 4

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COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, DECEMBER 1, 2005

The State Corporation Commission finds the accompanying articles submitted on behalf of

Overwatch Systems of Virginia, Inc.

comply with the requirements of law and confirms payment of all required fees. Therefore, it is ORDERED that this

· CERTIFICATE OF MERGER

be issued and admitted to record with the articles of merger in the Office of the Clerk of the Commission, effective December 1, 2005, at 11:59 PM. Each of the following:

Paragon Imaging, Incorporated

is merged into Overwatch Systems of Virginia, Inc., which continues to exist under the laws of VIRGINIA with the name Overwatch Systems of Virginia, Inc., and the separate existence of each non-surviving entity ceases.

STATE CORPORATION COMMISSION

Commissioner

MERGACPT CIS0354 05-12-01-0505

ARTICLES OF MERGER

OF

PARAGON IMAGING, INCORPORATED

مهوبل

AND

OVERWATCH SYSTEMS OF VIRGINIA, INC.

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To the State Corporation Commission Commonwealth of Virginia

Pursuant to the provisions of the Virginia Stock Corporation Act governing the merger of a foreign wholly-owned subsidiary business corporation into its domestic parent business corporation, the domestic parent business corporation hereinafter named does hereby submit the following articles of merger.

- 1. The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of Massachusetts, is Paragon Imaging Incorporated
- 2. The name of the parent corporation, which is a business corporation organized under the laws of the Commonwealth of Virginia, and which is subject to the provisions of Virginia Stock Corporation Act, is Overwatch Systems of Virginia, Inc.
- 3. The outstanding shares of Paragon Imaging, Incorporated are all owned by Overwatch Systems of Virginia, Inc.
- 4. The following is the Plan of Merger for merging Paragon Imaging. Incorporated into Overwatch Systems of Virginia, Inc. as approved by resolution of the Board of Directors of Overwatch Systems of Virginia, Inc.
- "1. Overwatch Systems of Virginia, Inc., which is a business corporation of the Commonwealth of Virginia and is the owner of all of the outstanding shares of Paragon Imaging, Incorporated, which is a business corporation of the State of Massachusetts, hereby merges Paragon Imaging, Incorporated into Overwatch Systems of Virginia, Inc. pursuant to the provisions of the Virginia Stock Corporation Act and pursuant to the provisions of the laws of the jurisdiction of organization of Paragon Imaging, Incorporated.
- ^{*2}. The separate existence of Paragon Imaging, Incorporated shall cease at the effective time and date of the merger pursuant to the

TRADEMARK REEL: 004591 FRAME: 0744 provisions of the laws of the jurisdiction of its organization; and Overwatch Systems of Virginia, Inc. shall continue its existence as the surviving corporation pursuant to the provisions of the Virginia Stock Corporation Act.

- The issued shares of Paragon Imaging, Incorporated shall not be converted in any manner, but each said share which is issued immediately prior to the effective time and date of the merger shall, at the effective time and date of the merger, be surrendered and extinguished.
- The Board of Directors and the proper officers of Paragon Imaging, Incorporated and of Overwatch Systems of Virginia, Inc. are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.
- "5. Overwatch Systems of Virginia, Inc. is the owner of all of the issued shares of Paragon Imaging, Incorporated, and Overwatch Systems of Virginia, Inc. waived the mailing of a copy of the plan of merger."
- 5. Shareholder approval was not required for the reason that Subsection A of Section 13.1-719 of the Virginia Stock Corporation Act so provides.
- 6. The laws of the jurisdiction of organization of Paragon Imaging, Incorporated permit a merger of a wholly-owned subsidiary business corporation of another jurisdiction into a parent business corporation of the jurisdiction of organization of Overwatch Systems of Virginia, Inc.; and the merger of Paragon Imaging, Incorporated into Overwatch Systems of Virginia, Inc is in compliance with the laws of the jurisdiction of organization of Paragon Imaging, Incorporated.
- 7. The effective time and date of the merger of Paragon Imaging, Incorporated into Overwatch Systems of Virginia, Inc. in the Commonwealth of Virginia shall be 11:59 p.m. on December 1, 2005.

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Executed as of December 1, 2005.

PARAGON IMAGING, INCORPORATED

Kirk D. Brown, President

OVERWATCH SYSTEMS OF VIRGINIA. INC.

Kiek D. Reown President

[Signature Page to Virginia Articles of Merger]

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RECORDED: 07/27/2011