TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Gomez Acquisition Corp.		12/11/2009	CORPORATION: MICHIGAN

RECEIVING PARTY DATA

Name:	Compuware Corporation	
Street Address:	One Campus Martius	
City:	Detroit	
State/Country:	MICHIGAN	
Postal Code:	48226	
Entity Type:	CORPORATION: MICHIGAN	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3358913	WEBPERFORM
Registration Number:	2508613	GOMEZ

CORRESPONDENCE DATA

Fax Number: (248)566-8407

Email: tmdocketing@honigman.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Anessa Kramer

Address Line 1: 39400 Woodward Avenue

Address Line 2: Suite 101

Address Line 4: Bloomfield Hills, MICHIGAN 48304-5151

ATTORNEY DOCKET NUMBER:	15313-316687
NAME OF SUBMITTER:	Anessa Kramer, Atty of Record, MI Bar

TRADEMARK REEL: 004648 FRAME: 0758 3358913

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Signature:	/anessa kramer/
Date:	10/26/2011
Total Attachments: 4 source=Certificate of Merger - Compuware#	tpage2.tif tpage3.tif

TRADEMARK
REEL: 004648 FRAME: 0759

Michigan Department of Energy, Labor & Economic Growth

Filing Endorsement

This is to Certify that the MERGER DOCUMENT

for

COMPUWARE CORPORATION

ID NUMBER: 008375

received by facsimile transmission on December 17, 2009 is hereby endorsed Filed on December 18, 2009 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: December 31, 2009



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 18TH day of December, 2009.

Director

Bureau of Commercial Services

TRADEMARK
REEL: 004648 FRAME: 0760

MIC	CHIGAN DEPARTMENT OF EN BUREAU OF CO	ERGY, LABOR & EC AMERCIAL SERVIC	
Date Received	(FOR BUREAU USE ONLY)		
	This docurrant is effective on the date filed, unless a subsequent effective duce within 90 days after received date is stated in the docurrent.		
Name			
Chase L. Cantre	ll c/o Dykema Gossett PLLC		
Address 400 Renaissance	Center	EFFECTIVE	DATE:
400 1/61(91999) CC			
	State Zip Code	Expiration date for	if new aggunied hames:
City Detroit Document will be	MI 48243 returned to the name and address you enter abordent will be mailed to the registered office.	re.	r transferred assumed names appear in Rem 6
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City Detroit Document will be If left blank document Pursuant following Certifications	ml 48243 returned to the name and address you enter abordent will be mailed to the registered office. CERTIFICA For use by Parent and S (Please read information to the provisions of Act 284, Public	Expiration date for the company of the last section of 1972, the understanding the company of th	or transferred assumed names appear in Rem 6 prations ast page) signed corporation executes the
City Detroit Document will be If left blank document Pursuant following Certifications	MI 48243 returned to the name and address you enter about the mailed to the registered office. CERTIFICATION For use by Parent and S (Please read information to the provisions of Act 284, Public cate:	Expiration date for the company of the last section of 1972, the understanding the company of th	or transferred assumed names appear in Rem 6 prations ast page) signed corporation executes the

. The name of the surviving corporation and its identification number is:

Compuwere Corporation 008375

٥.	For each subsidiary corporation, state:			
	Name of corporation	Number of outstanding shares in each class	Number of shares owned by the parent corporation in each class	
	Gomez Acquisition Corp.	1,000 shares of Common Stock, no Par Value	1,000 shares of Common Stock	

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d. The manner and basis of converting shares of each constituent corporation is as follows:

When this Certificate of Merger is filed with the Michigan Department of Energy, Labor & Economic Growth, Bureau of Commercial Services, Corporation Division, the issued and outstanding shares of Gomez, Inc., shall not be converted into shares of Compuware Corporation, but shall be cancelled, and the equity of Compuware Corporation shall not be changed, but shall be and remain the same as before the merger.

- e. The amendments to the Articles or a Restatement of the Articles of Incorporation of the surviving corporation to be effected by the merger are as follows: None.
- f. Other provisions with respect to the merger are as follows: None.
- 2. The merger is permitted by the state or country under whose law it is incorporated and each foreign corporation has complied with that law in effecting the merger.
- 3. The merger shall be effective on the 31st day of December, 2009 at 2:00 p.m. EDT.

Signed this 11th day of December, 2009.

Compuware Corporation

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(Signature of an authorized officer or agent)

Daniel S. Follis, Jr., Vice President, General Counsel and Secretary
(Type or Print Name)

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Name of person or organization remitting fees:

Dykema Gossett PLLC

Preparer's name and business telephone number:

Chase L. Cantrell (313) 568-6526

INFORMATION AND INSTRUCTIONS

- The Certificate of Merger cannot be filed until this form, or a comparable document, is submitted.
- Submit one original of this document. Upon filing, the document will be added to the records of the Bureau of Commercial Services. The original will be returned to your registered office address, unless you enter a different address in the box on the front of this document.

Since this document will be maintained on electronic format, it is important that the filing be legible. Documents with poor black and white contrast, or otherwise illegible, will be rejected.

- 3. This Certificate is to be used pursuant to the provisions of sections 711 through 713 of Act 284, P.A. of 1972, by a domestic parent corporation merging with one or more subsidiary corporations and section 735 of the Act if a foreign parent corporation is a party to the merger. The parent corporation must own at least 90% of the outstanding shares of each class of stock of the subsidiary corporation(s). This Certificate is to be used only by profit corporations.
- If more than two corporations are merging, the Certificate may be adjusted as necessary or the format may be used as a guide in drafting your own certificate. If additional space is required for any section, continue the section on an attachment.
- 5. Item 5 This document is effective on the date endorsed "filed" by the Bureau. A later effective date, no more than 90 days after the date of delivery, may be stated as an additional article.
- 6. Foreign Corporations Pursuant to sections 1021 and 1035 of the Act, when a foreign corporation authorized to transact business in this state is a party to the merger, the foreign corporation shall file a certificate issued by the proper officer of the jurisdiction of its incorporation attesting to the occurrence of the merger. The merger will not be on file for a foreign corporation in Michigan and a foreign corporation which is a nonsurvivor will not be withdrawn or receive a Certificate of Withdrawal until the certificate evidencing the merger is filed. The fee is \$10.00.
- 7. This Certificate must be signed by an authorized officer or agent of the parent corporation.
- 8. FEES: Make remittance payable to the State of Michigan. Include corporation name and identification number on check or money order.

If a foreign corporation authorized to transact business in this state mergers into any domestic corporation, the resulting domestic corporation shall pay franchise fees for any increase in authorized shares less such sums as the foreign corporation so merging has previously paid to the state as an initial or additional submission franchise fee.

NONREFUNDABLE FEE - This fee must be remitted for each domestic corporation involved in the merger...........\$59.00

ADDITIONAL FEE: If the authorized shares of the surviving domestic corporation are increased as additional fee is due: each additional 20,000 authorized shares or portion thereof..... \$30.00 maximum fee per filing for first 10,000,000 authorized shares.....each additional 20,000 authorized shares or portion thereof in excess of 10,000,000 shares..... \$5,000.00 \$30.00 each new assumed name..... \$10.00

To submit by mail:

Michigan Department of Energy, Labor & Economic Growth Bureau of Commercial Services Corporation Division 7150 Harris Drive P.O. Box 30054

To submit in person:

2501 Woodlake Circle

Okemos, MI

Telephone: (517) 241-6470

Fees may be paid by VISA or Mastercard when delivered in person to our office.

MICH-ELF (Michigan Electronic Filing System):

First Time Users: Call (517) 241-6420, or visit our website at http://www.michigan.gov/corporations Customers with MICH-ELF Filer Account: Send document to (517) 241-9845.

Merger Certificate (MI) Parent Sub

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