

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	CHANGE OF NAME

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Sensis Corporation		08/12/2011	CORPORATION: DELAWARE

**RECEIVING PARTY DATA**

<b>Name:</b>	Saab Sensis Corporation
<b>Street Address:</b>	3411 Silverside Road
<b>Internal Address:</b>	Rodney Building #104
<b>City:</b>	Wilmington
<b>State/Country:</b>	DELAWARE
<b>Postal Code:</b>	19810
<b>Entity Type:</b>	CORPORATION: DELAWARE

**PROPERTY NUMBERS Total: 12**

Property Type	Number	Word Mark
Serial Number:	85055112	FIRSTLOOK
Serial Number:	77715448	TURNVIEW
Registration Number:	2642515	AEROBAHN
Registration Number:	2415006	DETECT THE DIFFERENCE
Registration Number:	3331038	OPSVIEW
Registration Number:	3326185	QUICKVIEW
Registration Number:	2700468	SENSIS
Registration Number:	3440769	SENSIS
Registration Number:	2337480	SENSIS CORPORATION
Registration Number:	3234843	TAXIVIEW
Registration Number:	2649644	VEELO
Registration Number:	3754378	VEELO NEXTGEN

**CORRESPONDENCE DATA**

**900227475**

**TRADEMARK  
 REEL: 004814 FRAME: 0941**

**CH \$315.00 85055112**

Fax Number: 3152338320

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.*

Phone: 3152338300

Email: jstevens@burrandbrown.com

Correspondent Name: Stephen P. Burr

Address Line 1: P.O. Box 7068

Address Line 4: Syracuse, NEW YORK 13261

ATTORNEY DOCKET NUMBER:	881_089-2
NAME OF SUBMITTER:	Stephen P. Burr
Signature:	/SPBurr/
Date:	07/05/2012

**Total Attachments: 9**

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# Delaware

PAGE 1

*The First State*

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"SAAB FACILITATION CORP.", A DELAWARE CORPORATION,  
WITH AND INTO "SENSIS CORPORATION" UNDER THE NAME OF "SAAB SENSIS CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWELFTH DAY OF AUGUST, A.D. 2011, AT 12:09 O'CLOCK P.M.

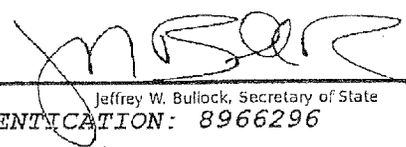
A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2066226 8100M

110915580

You may verify this certificate online  
at [corp.delaware.gov/authver.shtml](http://corp.delaware.gov/authver.shtml)



  
Jeffrey W. Bullock, Secretary of State  
AUTHENTICATION: 8966296

DATE: 08-12-11

TRADEMARK  
REEL: 004814 FRAME: 0943

CERTIFICATE OF MERGER

OF

SAAB FACILITATION CORP.  
(a Delaware corporation)

with and into:

SENSIS CORPORATION  
(a Delaware corporation)

August 12, 2011

Pursuant to Section 251 of the General Corporation Law of the State of Delaware (the "DGCL"), Sensis Corporation, a Delaware corporation ("Sensis"), hereby certifies the following information relating to the merger of Saab Facilitation Corp., a Delaware corporation ("Saab Facilitation") with and into Sensis (the "Merger"):

FIRST: The name and state of incorporation of each of the constituent corporations ("Constituent Corporations") in the Merger are:

<u>Name</u>	<u>State of Incorporation</u>
Sensis Corporation	Delaware
Saab Facilitation Corp.	Delaware

SECOND: The Agreement and Plan of Merger, dated as of June 29, 2011, as amended on July 21, 2011, by and among Saab North America, Inc., a Delaware corporation, Saab Facilitation, Sensis, and Judson J. Gostin, solely in the capacity of the representative of the stockholders of the Company (the "Merger Agreement"), has been approved, adopted, certified, executed and acknowledged by each of the Constituent Corporations in accordance with the requirements of Sections 251 and 228(e) of the DGCL;

THIRD: Sensis shall be the surviving corporation of the Merger and shall change its name to "Saab Sensis Corporation" (the "Surviving Corporation");

FOURTH: The Amended and Restated Certificate of Incorporation of Sensis in effect immediately prior to the effective time of the Merger shall be amended and restated in its entirety at the effective time of the Merger to read as set forth in Exhibit A attached hereto and, as so amended, shall be the Amended and Restated Certificate of Incorporation of the Surviving Corporation;

FIFTH: The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation, whose address is 85 Collamer Crossings, Syracuse, New York 13057;

SIXTH: The Surviving Corporation, on request and without cost, will furnish a copy of the Merger Agreement to any stockholder of either Constituent Corporation; and

SEVENTH: The Merger shall become effective as of the time of the filing of this Certificate of Merger.



EXHIBIT A  
SECOND  
AMENDED AND RESTATED  
CERTIFICATE OF INCORPORATION  
OF  
SAAB SENSIS CORPORATION

FIRST: The name of the Corporation is Saab Sensis Corporation (hereinafter, the "Corporation").

SECOND: The registered office of the Corporation is 3411 Silverside Road Rodney Building #104, in the City of Wilmington, in the County of New Castle, in the State of Delaware, 19810. The name of its registered agent at that address is Corporate Creations Network Inc.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the Delaware Code.

FOURTH: (1) The total number of shares of stock which the Corporation is authorized to issue is 100 (one hundred), which shall consist of 100 (one hundred) shares of common stock, \$0.01 par value per share ("Common Stock");

(2) The holders of Common Stock shall have the following rights and preferences:

(i) Holders of Common Stock shall be entitled to receive such dividends, if any, payable in cash or otherwise, as may be declared thereon by the Board of Directors of the Corporation from time to time out of assets or funds of the Corporation that are legally available therefor.

(ii) On all matters upon which stockholders are entitled to vote, every holder of Common Stock shall be entitled to one (1) vote in person or by proxy for each share of Common Stock standing in its name on the transfer books of the Corporation.

(iii) In the event of any voluntary or involuntary liquidation, dissolution or winding up of the Corporation, holders of Common Stock shall receive a per share distribution of any assets remaining after payment or provision for liabilities, if any.

(3) The shares of capital stock of the Corporation may be issued by the Corporation from time to time for such consideration as from time to time may be fixed by the Board of Directors of the Corporation.

FIFTH: The following provisions are inserted for the management of the business and for the conduct of the affairs of the Corporation, and for further definition, limitation and regulation of the powers of the Corporation and of its directors and stockholders:

(1) The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors of the Corporation.

(2) The number of directors of the Corporation shall be such as from time to time shall be fixed by, or in the manner provided in, the By-Laws of the Corporation. Election of directors need not be by written ballot unless the By-Laws so provide.

(3) The Board of Directors of the Corporation shall have powers without the assent or vote of the stockholders to make, alter, amend, change, add to, or repeal the By-Laws of the Corporation; to fix and vary the amount to be reserved for any proper purpose; to authorize and cause to be executed mortgages and liens upon all or any part of the property of the Corporation; to determine the use and disposition of any surplus or net profits; and to fix the times for the declaration and payment of dividends.

(4) The directors in their discretion may submit any contract or act for approval or ratification at any annual meeting of the stockholders or at any meeting of the stockholders called for the purpose of considering any such act or contract, and any contract or act that shall be approved or be ratified by the vote of the holders of a majority of the stock of the Corporation which is represented in person or by proxy at such meeting and entitled to vote thereat (provided that a lawful quorum of stockholders be there represented in person or by proxy) shall be as valid and as binding upon the Corporation and upon all the stockholders as though it had been approved or ratified by every stockholder of the Corporation, whether or not the contract or act would otherwise be open to legal attack because of directors' interest, or for any other reason.

(5) In addition to the powers and authorities herein before or by statute expressly conferred upon them, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation, subject, nevertheless, to the provisions of the statutes of the State of Delaware, of this Certificate, and to any By-Laws from time to time adopted by the stockholders; provided, however, that no By-Laws hereafter adopted by the stockholders shall invalidate any prior act of the directors which would have been valid if such By-Laws had not been adopted.

SIXTH: A director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except for liability (i) for breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of Title 8 of the Delaware Code, or (iv) for any transaction from which the director derived an improper personal benefit. Neither the

amendment or repeal of this provision, nor the adoption of any provisions of this Certificate or the By-Laws of the Corporation or of any statute inconsistent with this provision, shall eliminate or reduce the effect of this provision in respect of any acts or omissions occurring, or any causes of action, suits or claims that, but for this provision, would accrue or arise prior to such amendment, repeal or adoption.

SEVENTH: (1) The Corporation shall indemnify its directors and officers to the fullest extent authorized or permitted by applicable law, as now or hereafter in effect, and such right to indemnification shall continue as to a person who has ceased to be a director or officer of the Corporation and shall inure to the benefit of his or her heirs, executors and personal and legal representatives; provided, however, that, except for proceedings to enforce rights to indemnification, the Corporation shall not be obligated to indemnify any director or officer (or his or her heirs, executors or personal or legal representatives) in connection with a proceeding (or part thereof) initiated by such person unless such proceeding (or part thereof) was authorized or consented to by the Board of Directors. The right to indemnification conferred by this Article SEVENTH shall include the right to be paid by the Corporation the expenses incurred in defending or otherwise participating in any proceeding in advance of its final disposition.

(2) The Corporation may, to the extent authorized from time to time by the Board of Directors of the Corporation, provide rights to indemnification and to the advancement of expenses to employees and agents of the Corporation similar to those conferred in this Article SEVENTH to directors and officers of the Corporation.

(3) The rights to indemnification and to the advancement of expenses conferred in this Article SEVENTH shall not be exclusive of any other right which any person

may have or hereafter acquire under this Certificate of Incorporation, the By-Laws of the Corporation, any statute, agreement, vote of stockholders or disinterested directors or otherwise.

(3) No amendment or repeal of this Article SEVENTH shall apply to or have any adverse effect on any right to indemnification or to the advancement of expenses provided hereunder with respect to acts or omissions occurring prior to such amendment or repeal.

EIGHTH: 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 (subject to any provision contained in the Delaware Code) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors of the Corporation or in the By-Laws of the Corporation.

NINTH: The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Certificate in the manner now or hereafter prescribed by law, and all rights and powers conferred herein on stockholders, directors and officers are subject to this reserved power.