# TRADEMARK ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: Merger and Name Change

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Integral Systems, Inc.		12/15/2011	CORPORATION: MARYLAND

#### **RECEIVING PARTY DATA**

Name:	Kratos Integral Holdings, LLC
Street Address:	4820 Eastgate Mall, Suite 200
City:	San Diego
State/Country:	CALIFORNIA
Postal Code:	92121
Entity Type:	LIMITED LIABILITY COMPANY: MARYLAND

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Serial Number:	85197879	COMPASS
Registration Number:	2718505	SATID
Registration Number:	2408731	ABE
Registration Number:	4034045	RT LOGIC AN INTEGRAL SYSTEMS COMPANY
Registration Number:	4185208	RT LOGIC
Registration Number:	2603866	TELEMETRIX
Registration Number:	3993807	WEBIC
Serial Number:	85240590	LUMISTAR AN INTEGRAL SYSTEMS COMPANY
Registration Number:	4034314	INTEGRAL SYSTEMS
Registration Number:	4059075	TRUENORTH

# **CORRESPONDENCE DATA**

6192350398 Fax Number:

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

**TRADEMARK** 

REEL: 005143 FRAME: 0363

900270615

Phone: 6195253865

Email: docketing@procopio.com

Correspondent Name: Barry F. Soalt c/o Procopio Cory et al.

Address Line 1: 525 B Street, Suite 2200

Address Line 4: San Diego, CALIFORNIA 92101

ATTORNEY DOCKET NUMBER:	119085-1
NAME OF SUBMITTER:	Barry F. Soalt
Signature:	/Barry F. Soalt/
Date:	10/31/2013

#### Total Attachments: 6

source=Certified Articles of Merger and Name Change#page1.tif source=Certified Articles of Merger and Name Change#page2.tif source=Certified Articles of Merger and Name Change#page3.tif source=Certified Articles of Merger and Name Change#page4.tif source=Certified Articles of Merger and Name Change#page5.tif source=SCHEDULE TO MERGER AND NAME CHANGE#page1.tif

TRADEMARK REEL: 005143 FRAME: 0364

# State of Maryland Department of Assessments and Taxation

**Charter Division** 



Martin O'Malley Governor

Robert E. Young Director

Paul B. Anderson Administrator

Date: 12/15/2011

VENABLE LLP ANDREA COHEN SUITE 900 750 E PRATT ST BALTIMORE MD 21202-3142

THIS LETTER IS TO CONFIRM ACCEPTANCE OF THE FOLLOWING FILING:

ENTITY NAME

: KRATOS INTEGRAL HOLDINGS, LLC

DEPARTMENT ID

: W14113732

TYPE OF REQUEST

: ARTICLES OF MERGER / NAME CHANGE

DATE FILED

: 12-15-2011

TIME FILED

: 12:36 PM

RECORDING FEE

: \$100.00

EXPEDITED FEE

: \$70.00

COPY FEE

: \$23.00

FILING NUMBER

: 1000362002622423

CUSTOMER ID

: 0002682417

WORK ORDER NUMBER: 0003898997

PLEASE VERIFY THE INFORMATION CONTAINED IN THIS LETTER. NOTIFY THIS DEPARTMENT IN WRITING IF ANY INFORMATION IS INCORRECT. INCLUDE THE CUSTOMER ID AND THE WORK ORDER NUMBER ON ANY INQUIRIES.

Charter Division Baltimore Metro Area (410) 767-1350 Outside Metro Area (888) 246-5941

CACCPT

PRINCIPAL OFFICE: 7 ST. PAUL STREET, SUITE 1660

BALTIMORE MD 21202

RESIDENT AGENT:

CSC-LAWYERS INCORPORATING SERVICE

COMPANY

7 ST. PAUL STREET, SUITE 1660

BALTIMORE MD 21202

COMMENTS:

THIS AMENDMENT RECORD INDICATES THE MERGER INVOLVING THE FOLLOWING ENTITIES:

SURVIVOR:

(W14113732) KRATOS INTEGRAL HOLDINGS, LLC.

THE NAME OF THE SURVIVING ENTITY HAS BEEN CHANGED

FROM: IRIS ACQUISITION SUB LLC.

TO:

KRATOS INTEGRAL HOLDINGS, LLC.

MERGED ENTITIES:

(D01463678) INTEGRAL SYSTEMS, INC.

**TRADEMARK REEL: 005143 FRAME: 0366** 

# ARTICLES OF MERGER

OF

#### INTEGRAL SYSTEMS, INC. (a Maryland corporation)

#### WITH AND INTO

# IRIS ACQUISITION SUB LLC (a Maryland limited liability company)

# THIS IS TO CERTIFY THAT:

FIRST: Integral Systems, Inc., a Maryland corporation (the "Merging Corporation"), and IRIS Acquisition Sub LLC, a Maryland limited liability company (the "Surviving Company"), agree to effect a merger of the Merging Corporation with and into the Surviving Company, upon the terms and conditions herein set forth (the "Merger").

SECOND: The Surviving Company is a Maryland limited liability company and is the company to survive the Merger. The principal office of the Surviving Company in this State is located in Baltimore City.

THIRD: The Merging Corporation is a Maryland corporation. The principal office of the Merging Corporation in this State is located in Howard County. The Merging Corporation owns no interest in land in the State of Maryland.

FOURTH: The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized and approved by the Surviving Company in the manner and by the vote required by the laws of the State of Maryland and its Operating Agreement as follows: pursuant to the Surviving Company's Operating Agreement, dated May 12, 2011, the Merger was approved by the consent of the Surviving Company's sole member.

FIFTH: The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized and approved by the Merging Corporation in the manner and by the vote required by the laws of the State of Maryland and its charter as follows: the Board of Directors of the Merging Corporation adopted resolutions by unanimous written consent which declared that the transaction set forth in these Articles of Merger is advisable and directed that the transaction be submitted for consideration by the sole stockholder of the Merging Corporation. The Merger was approved by the sole stockholder of the Merging Corporation by written consent.

LEGAL\_US\_W # 69894616.2

STATE OF MARYLAND
I hereby certify that this is a true and complete copy of the
page document on file in this office.DATED
Custodian
BY:
This stamp replaces our profile

SEVENTH: The total number of shares of all classes of stock that the Merging Corporation has authority to issue is 40,000,000 shares of common stock, all of one class, \$0.01 par value per share, for an aggregate par value of \$400,000.00.

EIGHTH: At the Effective Time (as defined below), the Merging Corporation shall be merged with and into the Surviving Company and, thereupon, the Surviving Company shall possess any and all purposes and powers of the Merging Corporation, and all leases, licenses, property, rights, privileges and powers of whatever nature and description of the Merging Corporation shall be transferred to, vested in and devolved upon the Surviving Company, without further act or deed, and all of the debts, liabilities, duties and obligations of the Merging Corporation will become the debts, liabilities, duties and obligations of the Surviving Company.

NINTH: At the Effective Time, all membership interests of the Surviving Company outstanding immediately prior to the Effective Time shall remain outstanding and constitute the only outstanding membership interests of the Surviving Company.

TENTH: At the Effective Time, all shares of all classes of stock of the Merging Corporation issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be cancelled and shall cease to exist without any conversion thereof, and no payment or distribution shall be made with respect thereto.

ELEVENTH: Pursuant to the terms of the Merger, the Articles of Organization of the Surviving Company will be amended as a result of the Merger by deleting in its entirety Article FIRST thereof and inserting in lieu thereof the following:

<u>FIRST:</u> The name of the limited liability company (hereinafter referred to as the "Company") is "Kratos Integral Holdings, LLC".

<u>TWELFTH</u>: The Merger shall become effective upon the acceptance for record of these Articles of Merger by the State Department of Assessment and Taxation of the State of Maryland (the "Effective Time").

THIRTEENTH: Each of the undersigned acknowledges these Articles of Merger to be the act and deed of the respective entity on whose behalf he or she has signed, and further, as to all matters or facts required to be verified under oath, each of the undersigned acknowledges that to the best of his or her knowledge, information and belief, these matters and facts relating to the entity on whose behalf he or she has signed are true in all material respects and that this statement is made under the penalties for perjury.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, these Articles of Merger have been duly executed by the parties hereto as of the  $15^{16}$  day of December, 2011.

ATTEST:

IRIS ACQUISITION SUB LLC

By: KRATOS DEFENSE & SECURITY

SOLUTIONS, INC., its sole member

Name: Deborah Butera

Title: Senior Vice President, General Counsel and Secretary/Registered

In-House Counsel

By: KRATOS DEFENSE & SECURITY

SOLUTIONS, INC., its sole member

Ву:

Manne: Laura Siegal

Title: Vice President, Corporate Controller

and Treasurer

ATTEST:

INTEGRAL SYSTEMS, INC.

Name: Deborah Butera Title: Secretary

Name: Laura Siegal

Title: Vice President, Corporate Controller

and Treasurer

[Signature Page to Articles of Merger]

**TRADEMARK REEL: 005143 FRAME: 0369** 

# **SCHEDULE TO MERGER AND NAME CHANGE**

# PENDING TRADEMARK APPLICATION

MARK	SERIAL NO.	FILING DATE
COMPASS	85197879	12/14/2010

# **ISSUED TRADEMARK REGISTRATIONS**

MARK	REG. NO.	ISSUE DATE
SATID	2,718,505	5/27/2003
ABE	2,408,731	11/28/2000
RT LOGIC AN INTEGRAL SYSTEMS COMPANY and Design	4,034,045	10/4/2011
RT LOGIC	4,185,208	8/7/2012
TELEMETRIX	2,603,866	8/6/2002
WEBIC	3993807	7/12/2011
LUMISTAR AN INTEGRAL SYSTEMS COMPANY and Design	85/240,590	2/11/2011
INTEGRAL SYSTEMS and Design	4,034,314	10/4/2011
TRUE NORTH (Color)	4,059,075	11/22/2011

TRADEMARK REEL: 005143 FRAME: 0370

**RECORDED: 10/31/2013**