TRADEMARK ASSIGNMENT COVER SHEET

ETAS ID: TM315839 Electronic Version v1.1

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2011

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Covad Communications Company		12/27/2011	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	DIECA Communications, Inc.	
Street Address:	2220 O'Toole Avenue	
City:	San Jose	
State/Country:	CALIFORNIA	
Postal Code:	95131	
Entity Type:	CORPORATION: VIRGINIA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3692486	COVAD

CORRESPONDENCE DATA

Fax Number: 6509385200

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 650-988-8500

Email: trademarks@fenwick.com

Fenwick & West LLP **Correspondent Name:** Address Line 1: 801 California Street

Address Line 4: Mountain View, CALIFORNIA 94041

ATTORNEY DOCKET NUMBER:	22836-00070-1094
NAME OF SUBMITTER:	Sally M. Abel
SIGNATURE:	/sabel/
DATE SIGNED:	09/02/2014

Total Attachments: 8

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Covad Communications Company Merger Into DIECA Communications, Inc.

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, JANUARY 3, 2012

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

DIECA Communications, 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 31, 2011, at 08:01 PM. Each of the following:

Coyad Communications Company

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

STATE CORPORATION COMMISSION

By Jack

James C. Dimitri Commissioner

MERGACPT CIS0368 11-12-27-1274

ARTICLES OF MERGER

MERGING

COVAD COMMUNICATIONS COMPANY 074 5286-5
(a California and Virginia corporation)

WITH AND INTO

DIECA COMMUNICATIONS, INC. 049/207-9
(a Virginia corporation)

December 31, 2011

The undersigned, on behalf of the corporations set forth below, pursuant to Title 13.1. Chapter 9, Article 12 of the Code of Virginia, state as follows:

- The name of the surviving entity is DIECA Communications, Inc., a Virginia corporation (the "Surviving Corporation"). The name of the merging entity Covad Communications Company, a California corporation, dually incorporated in Virginia (the "Merging Corporation").
- The Plan of Merger pursuant to which the Merging Corporation will merge with and into the Surviving Corporation is attached hereto as <u>Exhibit A</u> (the "Merger").
- The Plan of Merger was approved by the board of directors and the unanimous consent of the sole shareholder of the Surviving Corporation on December 21, 2011.
- 4. The Plan of Merger was approved by the board of directors and the unanimous consent of the sole shareholder of the Merging Corporation on December 21, 2011.
- The Merging Corporation certifies that its participation in the Merger was duly authorized as required by the California General Corporation Law.
- These Anicles of Merger shall become effective on December 31, 2011 at 8:01 p.m. Eastern
 Time.

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A/74398692.4

IN WITNESS WHEREOF, these Articles of Merger have been duly executed as of this 27th of December, 2011, and are being filed in accordance with Section 13.1-720 of the Virginia Stock Corporation Act, by an authorized officer of the surviving entity.

DIECA COMMUNICATIONS, INC.

By:

Name: Douglas Carlen

Title: SVP, General Counsel and Secretary

SCC ID No.: 04913075

COVAD COMMUNICATIONS COMPANY

By:

Name: Douglas Carlen

Title: SVP, General Counsel and Secretary

SCC ID No.: F1882515

Plan of Merger

FIRST: The name of the merging entity is Covad Communications Company, a California corporation, dually incorporated in Virginia (the "Merging Corporation"). The name of the surviving entity is DIECA Communications, Inc., a Virginia corporation (the "Surviving Corporation").

SECOND: The Merging Corporation shall be merged with and into the Surviving Corporation, which merger shall be consummated and made effective by the filing of the articles of merger with the Clerk of the Commonwealth of Virginia and the filing of any documentation required by the California Corporations Code with the Secretary of the State of California (the "Merger").

THIRD: The terms and conditions of the Merger are as follows:

- (a) At the effective time of the Merger, every four (4) shares of Merging Corporation common stock issued and outstanding immediately prior to the effective time of the Merger, by virtue of the Merger and without any action on the part of the holder thereof, shall convert into and become the right to receive one (1) fully-paid and nonassessable share of voting common stock of the Surviving Corporation.
- (b) At the offective time of the Merger, the Amended and Restated Articles of Incorporation of the Surviving Corporation and the Amended and Restated Bylaws of the Surviving Corporation shall be the Amended and Restated Articles of Incorporation and Amended and Restated Bylaws of the Surviving Corporation until thereafter amended.
- (c) This Merger covers all property and investments of Merging Corporation. At the effective time of the Merger, the effect of the Merger shall be as provided in this Merger Agreement and the applicable provisions of the Virginia Stock Corporation Act and the California Corporations Code. Without limiting the generality of the foregoing, and subject thereto, at the effective time all rights and property of Merging Corporation shall vest in the Surviving Corporation, and all debts, liabilities and duties of Merging Corporation shall become debts, liabilities and duties of the Surviving Corporation.
- (d) As and when requested by the Surviving Corporation or by its successors or assigns, the Merging Corporation will execute and deliver or cause to be executed and delivered all such deeds and instruments and will take or cause to be taken all such further action as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the Surviving Corporation little to and possession of any property of the Merging Corporation acquired by the Surviving Corporation by reason or as a result of the Merger herein provided for and otherwise to carry out the intent and purposes hereof, and the officers and directors of the Merging Corporation and the officers and directors of the Surviving Corporation are fully authorized in the name of the Merging Corporation or otherwise to take any and all such action.
- (c) This Morger Agreement shall be submitted to the sole shareholder and the Board of Directors of both Morging Corporation and the Surviving Corporation as and to the extent provided by law. The Merger shall take effect when any and all documents or instruments necessary to perfect the Merger, pursuant to the requirements of the Virginia Stock Corporations Act and the California Corporations Code, are accepted for filing by the apprepriate offices of the Commonwealth of Virginia or the State of California, as applicable.

- This Morger Agreement may be terminated or abandoned by (i) the parties, by written action of their Boards of Directors, at any time prior to its adoption by the sole shareholder of each as and to the extent provided by law, or (ii) the mutual consent of the parties, by written action of their Boards of Directors, at any time after its adoption by the sole shareholder of each and prior to the effective time of the Merger for any reason or fer no reason. In the event of such termination or abandonment, this Merger Agreement shall become wholly void and of no effect and there shall be no further liability or obligation hereunder on the part of the parties.
- (g) All corporate acts, plans, policies, approvals and authorizations of Merging Corporation that were valid and effective immediately prior to the effective time of the Merger, including those that were taken on Merging Corporation's behalf by its Board of Directors, officers or agents, shall be taken for all purposes as the acts, plans, policies, approvals and authorizations of the Surviving Corporation and shall be effective and binding thereon as they were on Merging Corporation.
- (h) From the effective time of the Merger, the shareholder, manager and officers of the Surviving Corporation are hereby authorized in the name of Merging Corporation to execute, acknowledge and deliver all instruments, and do all things as may be necessary or desirable to vest in the Surviving Corporation any property or rights of Merging Corporation or to carry out the purposes of this Merger Agreement.

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COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, JANUARY 3, 2012

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

DIECA Communications, 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 31, 2011, at 08:01 PM. Each of the following:

Covad Communications Company

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

STATE CORPORATION COMMISSION

By J_ 424

James C. Dimitri Commissioner

MERGACPT CIS0368 11-12-27-1274

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State Corporation Commission

I Certify the Following from the Records of the Commission:

The foregoing is a true copy of the articles of merger filed on January 3, 2012 by MagaPath Corporation effective as of December 31, 2011.

Nothing more is hereby certified.



RECORDED: 09/02/2014

Signed and Sealed at Richmond on this Date: January 4, 2012

IL Peck, Clerk of the Commission

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