

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM350869

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	MERGER AND CHANGE OF NAME
<b>EFFECTIVE DATE:</b>	10/17/2014

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
eDOC Innovations, Inc.		10/17/2014	CORPORATION: UTAH

**NEWLY MERGED ENTITY DATA**

Name	Execution Date	Entity Type
eDOC Innovations, Inc.	10/17/2014	CORPORATION: VERMONT

**MERGED ENTITY'S NEW NAME (RECEIVING PARTY)**

<b>Name:</b>	eDOC Innovations, Inc.
<b>Street Address:</b>	1197 Exchange Street
<b>Internal Address:</b>	Suite 1
<b>City:</b>	Middlebury
<b>State/Country:</b>	VERMONT
<b>Postal Code:</b>	05753
<b>Entity Type:</b>	CORPORATION: VERMONT

**PROPERTY NUMBERS Total: 10**

Property Type	Number	Word Mark
<b>Registration Number:</b>	3707927	EDOC INNOVATIONS
<b>Registration Number:</b>	4041630	EDOC SIGNATURE
<b>Registration Number:</b>	3707909	IDOCVAULT
<b>Registration Number:</b>	3654457	2020EDOC
<b>Registration Number:</b>	3707910	CHECKLOGIC
<b>Registration Number:</b>	4059304	CLICK. CLOSE. TECHNOLOGY
<b>Serial Number:</b>	86255015	EDOCXCHANGE
<b>Registration Number:</b>	2521921	2020COLD
<b>Registration Number:</b>	2661332	EMAIL-4-STATEMENTS
<b>Registration Number:</b>	2763140	2020DOC

**CORRESPONDENCE DATA**

Fax Number: 4153817515

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

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

**Phone:** (415) 381-4161  
**Email:** trademarks@donahue.com  
**Correspondent Name:** Anne Hocking c/o  
**Address Line 1:** Donahue Fitzgerald LLP  
**Address Line 2:** 80 East Sir Francis Drake Blvd., Ste. 2M  
**Address Line 4:** Larkspur, CALIFORNIA 94939

<b>NAME OF SUBMITTER:</b>	Anne Hiaring Hocking
---------------------------	----------------------

<b>SIGNATURE:</b>	/Anne Hiaring Hocking/
-------------------	------------------------

<b>DATE SIGNED:</b>	08/10/2015
---------------------	------------

**Total Attachments: 5**

source=EDOC UTAH TO VERMONT MERGER DOCUMENT - FILE STAMPED#page1.tif

source=EDOC UTAH TO VERMONT MERGER DOCUMENT - FILE STAMPED#page2.tif

source=EDOC UTAH TO VERMONT MERGER DOCUMENT - FILE STAMPED#page3.tif

source=EDOC UTAH TO VERMONT MERGER DOCUMENT - FILE STAMPED#page4.tif

source=EDOC UTAH TO VERMONT MERGER DOCUMENT - FILE STAMPED#page5.tif

State of Utah

Department of Commerce

Division of Corporations and Commercial Code  
hereby certified that the foregoing has been filed  
and approved on this 17th day of Oct, 2014.  
In this office of this Division and hereby issued  
This Certificate thereof.

6637531-0142  
merging into HG

RECEIVED

OCT 17 2014

Utah Div. of Corp. & Comm. Code

EXPEDITE  
MERGER

Examiner: JS Date 10/20/14



Kathy Berg  
Kathy Berg  
Division Director

ARTICLES OF MERGER

for the Merger of

eDOC INNOVATIONS, INC., a Utah corporation

with and into

eDOC INNOVATIONS, INC., a Vermont corporation

These Articles of Merger are filed by eDOC Innovations, Inc., a Vermont corporation ("eDOC Vermont"), pursuant to Section 1105 of the Utah Revised Business Corporation Act, as amended (the "Act"), as the surviving corporation of a merger (the "Merger") between eDOC Vermont and eDOC Innovations, Inc., a Utah corporation ("eDOC Utah").

**ARTICLE I: Plan of Merger** The terms of the Plan of Merger governing the Merger are as set forth on the attached Exhibit A.

**ARTICLE II: Shareholder Approval**

A. Pursuant to Section 11.03(g) of the Vermont Business Corporations Act, as amended, approval of the sole shareholder of eDOC Vermont was not required for the Merger.

B. Approval of the Merger by the shareholders of eDOC Utah was required. eDOC Utah has one class of shares outstanding, which class is designated as common stock (the "eDoc Utah Common Stock"). All outstanding shares of eDoc Utah Common Stock were entitled to vote on the approval of the proposed Merger. The Merger was approved by unanimous consent of the shareholders.

**ARTICLE III: Principal Office.** The street address of the principal office of eDOC Vermont is 380 East Main Street, Building B, Suite 101, Midway, Utah, 84049. The mailing address of the principal office of eDOC Vermont is P.O. Box 752, Midway, Utah 84049.

IN WITNESS WHEREOF, eDOC Vermont has executed these Articles of Merger on this 17 day of October 2014.

eDOC INNOVATIONS, INC.,  
a Vermont corporation

By: [Signature]  
Name: Bret Weekes  
Title: President/CEO

FILED  
10/17/2014  
Filing Number: 6751838  
Amount Paid: \$112.00

EXHIBIT A  
PLAN OF MERGER

## PLAN OF MERGER

This Plan of Merger, dated as of July 31, 2014 (this "*Plan*"), is entered into by and between eDOC Innovations, Inc., a Utah corporation ("*eDOC Utah*"), and eDOC Innovations, Inc., a Vermont corporation ("*eDOC Vermont*").

A. eDOC Utah, upon the terms and subject to the conditions of this Plan, desires to merge with and into eDOC Vermont, with eDOC Vermont being the surviving corporation (the "*Merger*").

B. The board of directors and the shareholders of eDOC Utah and the board of directors of eDOC Vermont have approved this Plan in accordance with the applicable provisions of the Utah Revised Business Corporations Act (as amended, "*Utah Law*") and the applicable provisions of the Vermont Business Corporations Act (as amended, "*Vermont Law*").

C. For federal income tax purposes, it is intended that the Merger shall qualify as a reorganization under the provisions of Sections 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and shall be carried out in a manner that so qualifies. This Plan constitutes the applicable plan of reorganization under Treasury Regulation Section 1.368-1(c).

NOW, THEREFORE, in consideration of the mutual covenants, representations, warranties, and agreements contained in this Plan, and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. The Merger. Upon the terms and subject to the conditions set forth in this Plan, and in accordance with the applicable provisions of Utah Law and Vermont Law, at the Effective Time (as defined below), eDOC Utah shall be merged with and into eDOC Vermont. As a result of the Merger, the separate corporate existence of eDOC Utah shall cease, and eDOC Vermont shall continue as the surviving corporation of the Merger (the "*Surviving Corporation*").

2. Effective Time. As promptly as practicable after the mutual execution and delivery of this Plan, the parties shall cause the Merger to be consummated by filing (i) articles of merger with the Utah Department of Commerce, Division of Corporations and Commercial Code in such form as required by, and executed in accordance with, the relevant provisions of Utah Law, and (ii) articles of merger with the Secretary of State of the State of Vermont in such form as required by, and executed in accordance with, the relevant provisions of Vermont Law (the date and time of the later of these filings being the "*Effective Time*").

3. Effect of the Merger. At the Effective Time, the Merger shall have the effect provided for in the applicable provisions of Utah Law and Vermont Law.

4. Articles of Incorporation and Bylaws, Directors and Officers.

(a) The Articles of Incorporation, as amended, and Bylaws of eDOC Vermont, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation and Bylaws of the Surviving Corporation at the Effective Time and shall thereafter continue to be the Articles of Incorporation and Bylaws of the Surviving Corporation until amended as provided therein and under applicable law.

(b) The officers and directors of eDOC Vermont at the Effective Time shall continue as the officers and directors of the Surviving Corporation until the first to occur of their death, resignation, removal or the election and qualification of their successors.

5. Conversion of Securities. At the Effective Time, by virtue of the Merger and without any further action on the part of any party to the Merger, each share of common stock of eDOC Utah issued and outstanding immediately prior to the Effective Time shall be converted into one share of common stock of eDOC Vermont. No fractional share of common stock of eDOC Vermont shall be issued, but shall be rounded up to the nearest whole number. All shares of common stock of eDOC Vermont outstanding prior to the Effective Time shall no longer be outstanding, shall automatically be canceled and retired, and shall cease to exist.

IN WITNESS WHEREOF, the parties have executed this Plan by their duly authorized officers as of the date first above written.

*(signature page follows)*

IN WITNESS WHEREOF, the parties have executed this Plan by their duly authorized officers as of the date first above written.

eDOC UTAH:

eDOC INNOVATIONS, INC., a Utah corporation

By: DC9A99A9D9754CE  
*Bret Weekes*  
Name: Bret Weekes  
Title: President/CEO

eDOC VERMONT:

eDOC INNOVATIONS, INC., a Vermont corporation

By: DC9A99A9D9754CE  
*Bret Weekes*  
Name: Bret Weekes  
Title: President/CEO