TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM439242

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/01/2014

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
MANTECH SYSTEMS ENGINEERING CORPORATION		06/27/2014	Corporation: VIRGINIA

RECEIVING PARTY DATA

Name:	MANTECH ADVANCED SYSTEMS INTERNATIONAL, INC.	
Street Address:	2251 Corporate Park Drive	
City:	Herndon	
State/Country:	VIRGINIA	
Postal Code:	20171	
Entity Type:	Corporation: VIRGINIA	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3256012	ITS INTEGRATED TEAM SOLUTIONS FACILITY
Registration Number:	3256011	INTEGRATED TEAM SOLUTIONS FACILITY
Registration Number:	3251760	ITSFAC

CORRESPONDENCE DATA

7034132220 Fax Number:

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.

703-413-3000 Phone:

Email: tmdocket@oblon.com **Correspondent Name:** Christopher I. Donahue Address Line 1: 1940 Duke Street

Address Line 4: Alexandria, VIRGINIA 22314

NAME OF SUBMITTER:	Christopher I. Donahue
SIGNATURE:	/cid/
DATE SIGNED:	08/14/2017

Total Attachments: 6

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COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, JULY 1, 2014

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

MANTECH ADVANCED SYSTEMS INTERNATIONAL, 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 July 1, 2014. Each of the following:

ManTech Systems Engineering Corporation

is merged into MANTECH ADVANCED SYSTEMS INTERNATIONAL, INC., which continues to exist under the laws of VIRGINIA with the name MANTECH ADVANCED SYSTEMS INTERNATIONAL, INC., and the separate existence of each non-surviving entity ceases.

STATE CORPORATION COMMISSION

RS

Judith Williams Jagdmann Commissioner

MERGACPT CIS0368 14-07-01-1105

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

ARTICLES OF MERGER OF

MANTECH SYSTEMS ENGINEERING CORPORATION AND

MANTECH ADVANCED SYSTEMS INTERNATIONAL, INC. — 0145-217-20

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:

- ManTech Advanced Systems International, Inc. a Virginia corporation will be the survivor of the Merger. ManTech Systems Engineering Corporation, a Virginia corporation will be the non survivor of the Merger.
- 2. The Plan of Merger was approved by unanimous consent of the sole shareholder of ManTech Advanced Systems International, Inc. on June W., 2014.
- The Plan of Merger was approved by unanimous consent of the sole shareholder of and ManTech Systems Engineering Corporation on June 27 2014.
- ManTech Advanced Systems International, Inc. and ManTech Systems
 Engineering Corporation hereby adopt the Plan of Merger set forth as <u>Exhibit</u>
 <u>A</u>.

Executed in the name of the corporation by:

ManTech Advanced Systems International, Inc.

Kevin M. Phillips

President

27 June 2014

Date

ManTech Systems Engineering Corporation

Kevin M. Phillips

Senior Vice President

27 June 2014

Date

EXHIBIT A

PLAN OF MERGER

THIS PLAN OF MERGER between ManTech Advanced Systems International, Inc., a Virginia corporation (hereinafter called "MASI" or the "Surviving Corporation") and ManTech Systems Engineering Corporation, a Virginia corporation (hereinafter called "MSEC"), MSEC and MASI being hereinafter sometimes collectively called the "Constituent Corporations," is dated 1 July 2014.

ARTICLE I

Merger

At the Effective Time (as hereinafter defined) MSEC shall merge with and into MASI, with MASI being the surviving corporation (the "Merger"). Subject to the terms and conditions herein provided, Articles of Merger, which shall be prepared in accordance with this Plan of Merger and in accordance with the provisions of the Virginia Stock Corporation Act (the "Act"), shall be executed and filed with the State Corporation Commission of the Commonwealth of Virginia. Upon the effectiveness of the Merger, the corporate existence of MASI shall continue unaffected and unimpaired, and as the surviving corporation of the Merger, MASI shall continue to be a corporation governed by the laws of the Commonwealth of Virginia.

ARTICLE II

Effective Time of Merger

The Merger shall become effective for all financial, accounting and income tax purposes on July 1, 2014 (the "Effective Time")

ARTICLE III

Bylaws

The Bylaws of MASI, as in effect immediately prior to the Effective Time, shall continue as the Bylaws of the Surviving Corporation.

ARTICLE IV

Articles of Incorporation

The Charter of MASI, as in effect immediately prior to the Effective Time, shall continue as the Charter of the Surviving Corporation.

ARTICLE V

Board of Directors

The directors of the Surviving Corporation from and after the Effective Time shall be: George J. Pedersen, Kevin M. Phillips and Jeffrey S. Brown; each of such directors to serve until the next annual meeting of the shareholders of the Surviving Corporation, and until his respective successor is duly elected or appointed and qualified.

ARTICLE VI

Treatment of Shares

All outstanding shares of MSEC and all treasury shares of MSEC shall be cancelled without consideration.

ARTICLE VII

Rights and Obligations

As of the Effective Time, the separate existence of MSEC shall cease and, in accordance with and subject to the terms of the Articles of Merger and this Plan of Merger, MASI shall possess and be vested with all of the rights, privileges, franchises, immunities and powers and all property (real, personal or mixed) of MSEC, debts due to MSEC, in action and all other things belonging to and owned by MSEC and the Effective Time, and MASI shall be subject to all of the restrictions, liabilities, disabilities and duties of MSEC.

The identity, existence, purposes, powers, objects, franchises, privileges, rights and immunities of MASI shall continue unaffected and unimpaired by the Merger.

ARTICLE VIII

Titles

The titles of the Articles of this Plan of Merger are inserted for convenience of reference and shall not affect the meaning of the terms hereof.

ARTICLE IX

Abandonment of Merger

Not withstanding the approval of this Plan of Merger by the shareholders of the Constituent Corporations, this Plan of Merger may be terminated and the Merger abandoned at any time prior to the Effective Time in the manner and upon the conditions set forth in the Articles of Merger.

ARTICLE X

<u>Amendments</u>

Prior to the Effective Time, the shareholders of the Constituent Corporations may amend this Plan of Merger, upon the conditions set forth in the Articles of Merger and except that any amendment made subsequent to the adoption of this Plan of Merger by the shareholders of the Constituent Corporations shall not:

- a) alter or change the amount or kind of shares, securities, cash, property or rights to be received in exchange for or on conversion of all or any of the shares of MSEC.
- alter or change any of the terms and conditions of the Plan of Merger if such alteration or change would adversely affect the shares of capital stock of either of the Constituent Corporations;
- c) alter or change any term of the Articles of Incorporation of either of the Constituent Corporations.

IN WITNESS WHEREOF, each of the Constituent Corporations has caused this Plan of Merger to be signed by its Senior Vice President thereunto duly authorized in accordance with the Act and attested by the signature of its Secretary, all as of the day and year first above written.

ATTEST:

INTERNATIONAL, INC. a Virginia corporation

MANTECH ADVANCED SYSTEMS

MANTECH

CORPORATION

Kevin M. Phillips, President

ATTEST:

a Virginia corporation

Kevin M. Phillips, Senior Vice President

SYSTEMS

ENGINEERING

TRADEMARK REEL: 006131 FRAME: 0832

RECORDED: 08/14/2017