### 900621982 06/07/2021

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM652230

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/18/2017
RESUBMIT DOCUMENT ID:	900607498

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Indusoft, Inc.		07/18/2017	Corporation: TEXAS

### **RECEIVING PARTY DATA**

Name:	Schneider Electric Software, LLC
Street Address:	26561 Rancho Parkway South
City:	Lake Forest
State/Country:	CALIFORNIA
Postal Code:	92630
Entity Type:	Limited Liability Company: DELAWARE

### **PROPERTY NUMBERS Total: 5**

Property Type	Number	Word Mark
Registration Number:	6145085	INDUSOFT WEB STUDIO (IWS)
Registration Number:	3946531	EMBEDDEDVIEW
Registration Number:	3946530	CEVIEW
Registration Number:	3965862	RAPID APPLICATION CONFIGURATION ENVIRONM
Registration Number:	2278022	INDUSOFT

### **CORRESPONDENCE DATA**

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.

Phone: 19497326810

Email: gtipmail@gtlaw.com

Correspondent Name: Susan L. Heller

Address Line 1:18565 Jamboree RoadAddress Line 4:Irvine, CALIFORNIA 92612

ATTORNEY DOCKET NUMBER:	160095010101
NAME OF SUBMITTER:	Susan L. Heller
SIGNATURE:	/Susan L. Heller/

TRADEMARK REEL: 007314 FRAME: 0664

DATE SIGNED:	06/07/2021
Total Attachments: 7	
source=Cert of Merger Indusoft to Schn	eider Software LLC#page1.tif
source=Cert of Merger Indusoft to Schn	eider Software LLC#page2.tif
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source=Cert of Merger Indusoft to Schneider Software LLC#page7.tif

TRADEMARK REEL: 007314 FRAME: 0665 Form 623 (Revised 12/15)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512 463-5709

Filing Fee: see instructions



## Parent-Subsidiary Certificate of Merger Business Organizations Code

This space reserved for office use.

FILED
In the Office of the ...
Secretary of State of Texas

JUL 3 1 2017

**Corporations Section** 

### Parties to the Merger

Pursuant to chapter 10 of the Texas Business Organizations Code, and the title applicable to each domestic filing entity identified below, the undersigned parties submit this certificate of merger.

The name, organizational form, and state of incorporation or organization, and file number, if any, issued by the secretary of state for the parent and subsidiary organization(s) are as follows:

Parent			
Schneider Electric Softv	vare, LLC		
Name of Organization			<del></del>
The organization is a	limited liability com	pany It is organize	ed under the laws of
_	Specify organizational form (e.g., for-pr	ofit corporation)	
ÞΕ	USA The fil	e number, if any, is n/a	
State Coun	•		retary of State file number
If not a domestic entity,	, its registered or principal of	fice address in its jurisdiction	n of formation is:
o CSC, 2711 Centervi	le Rd. Suite 400	Wilmington_	DE 19808
Street Address		City	State Country
Subsidiary 1			,
ndusoft, Inc.			
Name of Organization			
The organization is a:	corporation		ed under the laws of:
	Specify organizational form (e.g., for-pr		
X State Coun	<del></del>	e number, if any, is 0800655	5216 retary of State file number
	-	City ach class or series and the nu	
of ownership interests of	of each class or series owned	by the parent organization as	e as follows:
Number of ownership interests	outstanding Class Sei	ies Number owned by parent	Percentage Ownea
0,000,000		10,000,000	100%
The organization w Subsidiary 2 nStep Software, LLC	ill survive the merger.	✓ The organization will no	ot survive the merger.
Name of Organization The organization is a:	Limited Liability Comp	It is digamize	ed under the laws of:5
	Specify organizational form (e.g., for-pr	oju corporation)	

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Illinos	Illinois	USA		The file nur	nber, if ar	ıy, is:	None		
		Country entity, its reg er 6th Floor		incipal office		Te		f State file number ormation is:	
Street Addres			, 01110480, 1		City			State Co.	untry
				rests of each c es owned by th					ıge
	ownership it rship Int	terests outstandi erests	ng Class	Series	Numb	er owned by	parent	Percentage O	wned
The Subsidiary	_	ion will surv	ive the merg	ger.	The organ	nization v	vill not sur	vive the mer	ger.
Name of Org		<u> </u>			<del></del>	[4 :a an		don the leave	
The orga	nization	IS a: Specify	organizational for	m (e.g., for-profit con The file nur		·	ganized un	der the laws	01;
State If not a d	lomestic	Country entity, its reg	istered or pr	incipal office	-	Te		f State file number formation is:	
of owner	ber of ou ship inte		class or seri-	rests of each c es owned by tl Series	ne parent		ion are as	and percenta	
The	organizat	ion will surv	ive the merg	ger.	The organ	nization v	vill not sur	vive the mer	ger.
			Re	esolution of M	lerger				•
A co	py of the	resolution o	f merger is a	attached.					
				ind approved jurisdiction of					
The reso	lution wa	s adopted by	the parent of	organization o	n	(	07 /18/201	7	
			Organiza	ations Create	d by Mer	ger			
each enti	ty or oth	er organization of	on to be crea	ncipal place of ited pursuant to omestic filing	o the reso	lution of	merger are	set forth bel	low.
Name of New	Organizatio	n /			v	hirisdiction	Entity	Type (See instructi	ons)
Principal Pla	ice of Busines	s Address		··-	City		Sta	te Zip Code	

TRADEMARK REEL: 007314 FRAME: 0667

Principal Place of Business Address	City	State	Zip Code
Name of New Organization 3	Jurisdiction.	Entity Type	e (See instructions)
Principal Place of Business Address	City	State	Zip
Effectiveness of	Filing (Select either A, B, or C.)		
A. \( \sum_{\text{This document becomes effective when state.} \)	the document is accepted and fil	led by the	secretary of
B. This document becomes effective at a la		ninety (90	) days from
the date of signing. The delayed effective date			
C. This document takes effect on the occur passage of time. The 90 <sup>th</sup> day after the date of	•	other than	i the
The following event or fact will cause the docu		or describe	ed below:
		·	
Ta	x Certificate		
Attached hereto is a certificate from the c 2, Tax Code, have been paid by the non-		at all taxe	s under title
In lieu of providing the tax certificate, o organizations will be liable for the payment.			newly created
1	Execution		
The undersigned signs this document subject a materially false or fraudulent instrument. The herein are true and correct, and that the per Business Organizations Code, or other law a execute the filing instrument.	ne undersigned certifies that the son signing is authorized unde	e stateme r the prov	nts contained visions of the
Date: 7/2017			
,	Schneider Electric Seftware, L. Perent Organization Name	LC	
	T WO CON CONTRACTOR OF THE PARTY OF THE PART		
	Signature of authorized person (see instruction	ns)	
	Peter Wexler, Manager Printed or typed name of authorized person		
	rames or extern many or approximate factors		

TRADEMARK REEL: 007314 FRAME: 0668



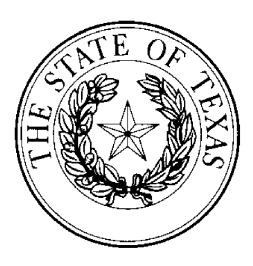
## Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

AVEVA Software, LLC Filing Number: 802301800

Certificate of Merger July 31, 2017

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on May 27, 2021.



Ruth R. Hughs Secretary of State

Prepared by: SOS-WEB

Phone: (512) 463-5555

### WRITTEN CONSENT OF

#### THE SOLE MEMBER OF

### SCHNEIDER ELECTRIC SOFTWARE, LLC

July 18, 2017

The undersigned, being the sole member (the "Member") of Schneider Electric Software, LLC, a Delaware limited liability company (the "Company"), in lieu of holding a meeting of the members, and pursuant to Section 18-302 of the Limited Liability Company Act of the State of Delaware, hereby consents to, authorizes, approves, ratifies and confirms the following resolutions, which shall have the same force and effect, for all purposes, as if such actions had been taken and adopted at a formal meeting of the members and hereby directs the secretary of the Company to place a copy of this consent (this "Written Consent") in the respective minute book of the Company.

**WHEREAS,** Indusoft, Inc., a Texas corporation ("**Indusoft**") is a wholly-owned subsidiary of the Company;

**WHEREAS,** InStep Software, LLC, an Illinois limited liability company ("**InStep**"), is a whollyowned subsidiary of the Company;

**WHEREAS**, all of the managers on the Board of Managers of the Company (the "Board") have approved that form of Merger Agreement (the "Indusoft Merger Agreement") and the related forms of certificates of merger (the "Indusoft Merger Certificates") contemplated to be entered into by and between Indusoft Inc., a Texas corporation ("Indusoft"), and the Company, pursuant to which Indusoft will merge with and into the Company, with the Company the surviving entity (the "Indusoft Merger");

WHEREAS, the Board has approved that form of Merger Agreement (the "InStep Merger Agreement" together with the Indusoft Merger Agreement, the "Merger Agreements") and the related forms of certificates and articles of merger (the "InStep Merger Certificates" together with the Indusoft Merger Certificates, the "Merger Certificates") contemplated to be entered into by and between InStep Software, LLC, an Illinois limited liability company ("InStep"), and the Company, pursuant to which InStep will merge with and into the Company, with the Company the surviving entity (the "InStep Merger" together with the Indusoft Merger, the "Mergers");

**WHEREAS,** the Board has recommended to the Member that the Member approve, adopt and authorize the Merger Agreements and the Merger Certificates;

WHEREAS, the Company and Indusoft desire to merge;

WHEREAS, the Company and InStep desire to merge;

**WHEREAS**, the Member has been presented with forms of the Merger Agreements and Merger Certificates and has determined that it is advisable and in the best interests of the Company to enter into the Merger Agreements and Merger Certificates, and to effect the Mergers;

### NOW, THEREFORE, BE IT:

### I. Merger Agreements and Merger Certificates

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**RESOLVED**, that the execution, delivery and performance of the Merger Agreements and Merger Certificates, substantially in the form presented to the undersigned Member, be and hereby are, authorized and approved, and that the authorized officers of the Company be, and each acting singularly hereby is, authorized to execute and deliver the Merger Agreements, Merger Certificates and all other agreements related to the Mergers with such changes therein and additions thereto as the authorized officer executing the same shall deem necessary, appropriate, advisable or desirable, the execution and delivery of the Merger Agreements, Merger Certificates and any other agreements related to the Mergers by such authorized officer with any changes thereto to be conclusive evidence that such authorized officer deemed the same to be necessary, appropriate, advisable or desirable;

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### II. General Authorizations

FURTHER RESOLVED, that each officer of the Company, any one of whom may act without the joinder of any of the others, is hereby authorized, empowered and directed to complete the documentation necessary to effect the foregoing transactions applicable to the Company, including the Merger Agreements and Merger Certificates, and to execute and deliver the same on behalf of the Company in accordance with the terms described hereinabove, and to do all such acts and things, and incur such expenses, as such officer may deem necessary and advisable in connection with the foregoing transactions, with the execution by any such officer of the foregoing agreements or any other agreements or documents, or the doing by such officer of any act on behalf of the Company in connection with the foregoing matters, to exclusively establish the authority therefore from the Company and the approval or ratification by the Company of such execution and delivery of the foregoing agreements and such other agreements and documents so executed and such actions so taken;

**FURTHER RESOLVED**, that any officer of the Company be, and each of them hereby is, authorized and empowered on behalf of the Company to pay any other such fees and expenses and to do such other acts and things as he or she may deem necessary or advisable in connection with the carrying out of any of the matters or purposes set forth in the foregoing resolutions;

**FURTHER RESOLVED**, that any officers of the Company be, and the same hereby are, authorized, empowered and directed to execute and deliver all documents, instruments and other agreements, to waive any and all conditions and to do all things necessary and helpful to carry out the purposes of the foregoing resolutions; and all acts and deeds of the officers and agents of the Company which are consistent therewith be, and the same hereby are, in all respect, ratified, approved, and adopted as the acts and deeds of the Company; and

**FURTHER RESOLVED**, that each and every action taken by an officer of the Company prior to the date of the adoption of the foregoing resolutions which would have been authorized but for the fact that such actions were taken prior to such date be, and each hereby is, ratified, approved, confirmed, and adopted in all respects.

The actions taken by this Written Consent shall have the same force and effect as if such actions had been taken and adopted at a formal meeting of the members in accordance with the laws of the State of Delaware.

This Written Consent may be executed in any number of counterparts, all of which, taken together, shall constitute one and the same consent.

IN WITNESS WHEREOF, the undersigned listed on the signature pages that follow, being all the members of the Company, have executed this Written Consent to be effective as of the date first above written.

[Signature page follows]

TRADEMARK REEL: 007314 FRAME: 0671

# SOLE MEMBER OF SCHNEIDER ELECTRIC SOFTWARE, LLC

Peter Wexler, Vice President [July 18, 2017]

[Signature page to Schneider Electric Software Sole Member Resolutions]

**TRADEMARK REEL: 007314 FRAME: 0672** 

**RECORDED: 04/06/2021**