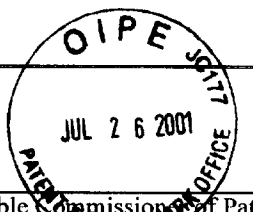


Form PTO-1595  
1-31-92



08-01-2001

U.S. DEPARTMENT OF COMMERCE  
Patent and Trademark Office



101795195

7.76.01  
Send original documents or copy thereof.

To the Honorable Commissioner of Patents and Trademarks

1. Name of conveying party(ies):  
**Instrument Society of America**  
 Individual(s)                       Association  
 General Partnership               Partnership  
 Corporation-State  
**xx Other**      Non-profit corporation, Pennsylvania

2. Name and address of receiving party(ies)?  
**ISA - The Instrumentation, Systems, and Automation Society**  
**67 Alexander Drive**  
**P.O. Box 12277**  
**Research Triangle Park, NC 27709**

Additional name(s) of conveying party(ies) attached?  
 yes                       no

Individual(s) citizenship  
 Association  
 General Partnership  
 Limited Partnership  
**xx Corporation-Pennsylvania**  
 Other  
Additional name(s) & address(es) attached?  
 yes                       no

3. Nature of Conveyance:

Assignment                      Merger  
 Security Agreement       Change of Names  
**xx Other**      Merger & Name Change

Execution Date: **October 31, 2000**

4. Application number(s) or registration number(s):

If this document is being filed together with a new application, the execution date of the application is:

A. Trademark Application No.(s)

1244776

B. Trademark Registration No.(s)  
see Attachment A

Additional numbers attached?      **xx Yes**                       No

5. Name and address of party to whom correspondence concerning document should be mailed:

SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC  
2100 Pennsylvania Avenue, N.W.  
Suite 800  
Washington, D.C. 20037-3213  
Attention: Kevin G. Smith

6. Total number of applications and registration involved: **45**

7. Total Fee (37 CFR 3.41):                      **\$1015.00**  
**xx Enclosed.** Please charge any underpayment in connection with this Assignment to Deposit Account No. 19-4880.  
 Authorized to be charged to Deposit Account

8. Deposit Account No.    19-4880  
(Attach dupl. copy of this page if paying by Deposit Account)

**DO NOT WRITE IN THIS SPACE**

9. Statement and Signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Kevin G. Smith

July 26, 2001  
Date

**TOTAL NUMBER OF PAGES COMPRISING COVER SHEET, ATTACHMENTS AND DOCUMENT:**

OMB No. 0651-0011 (exp. 4/94)

Do not detach this portion

Mail documents to be recorded with required cover sheet information to:

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Box Assignments  
Washington, D.C. 20231

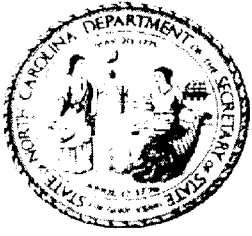
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01 FC:481 40.00 DP  
02 FC:482 125.00 CH 975.00 DP

**TRADEMARK**  
**REEL: 002337 FRAME: 0794**

## Attachment A

ACOS	1,284,726
ASD	1,281,924
CCST	2,281,005
CERTIFIED CONTROL SYSTEMS TECHNICIAN	2,333,938
CHEMPID	1,283,723
COMPUTEC	1,284,727
G&C	1,283,725
INDUSTRIAL COMPUTING	1,606,971
INSTRUMENTATION TECHNOLOGY	850,019
INTECH	1,172,228
ISA	930,986
ISA AEROSPACE INDUSTRIES	1,282,849
ISA & Design	939,079
ISA AUTOMATIC CONTROL SYSTEMS	1,283,788
ISA CERTIFIED CONTROL SYSTEMS TECHNICIAN & Design	2,315,600
ISA CHEMICAL & PETROLEUM INDUSTRIES	1,281,954
ISA DIRECTOR OF INSTRUMENTATION	1,282,399
ISA EXPO/98	2,195,166
ISA MAINTENANCE	1,284,805
ISA MANAGEMENT	1,283,783
ISA MARKETING & SALES	1,283,787
ISA METALS INDUSTRIES	1,284,806
ISA MINING & METALLURGY INDUSTRIES	1,281,955
ISA POWER INDUSTRY	1,281,953
ISA PULP & PAPER INDUSTRY	1,283,782
ISA SCIENTIFIC INSTRUMENTATION & RESEARCH	1,289,475
ISA TECH/97	1,197,553
ISA TECH EXPO	2,205,147
ISA TECH/EXPO NEWS	2,225,133
ISA TECH/EXPO NEWS	2,313,444
ISA TECH/EXPO ONLINE	2,197,414
ISA TEXTILE INDUSTRY	1,286,635
ISA TRANSACTIONS	773,219
M&M	1,282,832
MAN	1,287,400
MID	1,283,724
PMCD	1,284,725
POWID	1,283,726
PROGRAMMABLE CONTROLS	1,442,577
PUPID	1,284,723
SIRCH	1,286,568
THE INTERNATIONAL SOCIETY FOR MEASUREMENT AND CONT	2,076,548
TMD	1,287,401
TXD	1,281,923
WWID	1,293,415



# NORTH CAROLINA

## Department of The Secretary of State

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To all whom these presents shall come, Greetings:

I, **ELAINE F. MARSHALL**, Secretary of State of the State of North Carolina, do hereby certify the following and hereto attached to be a true copy of

### ARTICLES OF MERGER

OF

INSTRUMENT SOCIETY OF AMERICA

INTO

ISA HOLDINGS, INC.

WHICH CHANGED ITS NAME TO

ISA-THE INSTRUMENTATION, SYSTEMS, AND AUTOMATION SOCIETY

the original of which was filed in this office on the 15th day of November, 2000.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at the City of Raleigh, this 15th day of November, 2000

*Elaine F. Marshall*

Secretary of State

Document Id: 203145057

TRADEMARK  
REEL: 002337 FRAME: 0796

20 314 5057

**ARTICLES OF MERGER  
NONPROFIT CORPORATION**

Instrument Society of America  
and  
ISA Holdings, Inc.

Pursuant to §55A-11-04 of the General Statutes of North Carolina, the undersigned corporation does hereby submit the following Articles of Merger as the surviving corporation between a domestic nonprofit corporation, ISA Holdings, Inc., and a foreign nonprofit corporation, Instrument Society of America.

1. The name of the surviving corporation is ISA Holdings, Inc., a corporation organized under the laws of North Carolina; the name of the merged corporation is Instrument Society of America, a corporation organized under the laws of Pennsylvania.
2. Attached is a copy of the Plan of Merger that was duly approved in the manner prescribed by law for each of the corporations participating in the merger.
3. With respect to the surviving corporation, member approval was not required for the merger and the plan of merger was approved by a sufficient vote of the board of directors.
4. With respect to the merged corporation, member approval was required and the plan of merger was approved by the members as required by the laws of the Commonwealth of Pennsylvania.
5. The merger is permitted by the law of the state or country of incorporation or organization of each foreign entity which is a party.
6. Each foreign entity which is a party has complied or shall comply with the applicable laws of its state or country of incorporation or organization.
7. These articles will be effective upon filing.

This, the 31<sup>st</sup> day of October, 2000.

**ISA Holdings, Inc.**

  
(Signature)

Title: James E. Pearson, President

**Plan of Merger  
of  
Instrument Society of America  
and  
ISA Holdings, Inc.**

Corporations Participating in the Merger

The Instrument Society of America, a Pennsylvania nonprofit corporation authorized to conduct business in North Carolina, (the "Merging Corporation") will merge into ISA Holdings, Inc., a North Carolina nonprofit corporation, which will be the surviving corporation (the "Surviving Corporation").

Name of Surviving Corporation

After the merger, the Surviving Corporation will have the name "ISA – The Instrumentation, Systems, and Automation Society."

Merger

The merger of the Merging Corporation into the Surviving Corporation will be effected pursuant to the terms and conditions of this Plan. As soon as the merger is effective, the corporate existence of the Merging Corporation will cease while the corporate existence of the Surviving Corporation will continue. The time when the merger becomes effective is upon the filing of the Articles of Merger with the Secretary of State of the State of North Carolina and the Department of State of the Commonwealth of Pennsylvania, hereafter referred to as the "Effective Time."

Terms and Conditions

At the Effective Time, all assets of the Merging Corporation will be assigned and transferred to the Surviving Corporation and the Surviving Corporation will assume all liabilities of the Merging Corporation.

Conversion of Memberships

At the Effective Time, the memberships of each corporation will be converted and exchanged as follows:

*Surviving Corporation.* No memberships in the Surviving Corporation will be converted, altered, modified, or exchanged in any manner as a result of the merger and will remain as memberships of the Surviving Corporation.

*Merging Corporation.* Each membership in the Merging Corporation will be converted and exchanged for a membership of the same class and type in the Surviving Corporation. Thereafter, each member of the Merging Corporation shall have the same rights and obligations of members of the Surviving Corporation.

Adoption of Bylaws by the Surviving Corporation

At the Effective Time, the Bylaws of the Merging Corporation will be adopted as the Bylaws of the Surviving Corporation except for Article I, Section 1, which will be amended at the Effective Time to

reflect the post-merger name of the Surviving Corporation. All directors and officers of the Merging Company will be directors and officers of the Surviving Corporation in their same capacity post merger.

Abandonment

The Executive Board of the Merging Corporation may, at its discretion, abandon the merger at any time before its Effective Date.