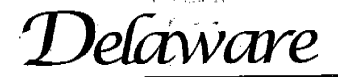
	ECORDATION FOR	M COVER SHEET	U.S. DEPARTMENT OF COMMERCE
(Rev. 10/02) TRADEMAR		KS ONLY	U.S. Patent and Trademark Office
OMB No. 0651-0027 (exp. 6/30/2005)			
Tab settings ⇔⇔ ♥	<u> </u>	<u> </u>	riginal documents or convithereof
To the Honorable Commissioner of Pa	tents and Tradémarks: P		
1. Name of conveying party(ies): ARTEMIS INTERNATIONAL CORPORATION 6240 LOOKOUT RD. BUULDER, CO & OO27		2. Name and address of receiving party(ies) Name: ARIEMIS INTERNATIONAL SOLUTIONS CIGNATE Internal Address:	
🖳 Individual(s) 🖫 🖟	Association	Street Address: 40	41 MACARTHUR BLVD.
General Partnership	_imited Partnership // A -	NEWPORT City: BEACH	State:CAZip:_ 93.660 nship
Additional name(s) of conveying party(ies) at	ttached? 🖸 Yes 🛣 No	Association	nip
· · · · · · · · · · · · · · · · · · ·		=	
3. Nature of conveyance: Q: Assignment Q:	Merger	Limited Partnershi	DELAWARE
	La Change of Name	Other	
		If assigned is not domiciled	t in the United States, a domestic
OtherBER_BER_B	7,2001	representative designation (Occionations must be a se	is attached: 🗖 Yos 🔩 No eparate document from assignment) ess(⇔) attached? 💂 Yes 🐚 No
4. Application number(s) or registration of	number(s):		
A. Trademark Application No.(s)		B. Trademark Registration No.(s) リテレタ・436	
Additional number(s) attached Yes No			
5. Name and address of party to whom correspondence concerning document should be mailed: Name: NINA SHREVE, ESA.		6. Total number of app registrations involved	dications and
Internal Address: <u>FIT2PATRICA</u>		7. Total fee (37 CFR 3.	₄₁₎ \$ 40.00
i		· 🖳 Enclosed	
- IHARIER & SCINT		Authorized to	be charged to deposit account
Street Address: 30 KOCKE FELLER PLAZA		8. Deposit account nur	mber:
		06120	5
City: State:	zip: <u>10</u> 1137		of this page if paying by deposit account)
DO NOT USE THIS SPACE			
9. Statement and signature. To the best of my knowledge and belicopy of the original document. If a second content is a second content is a second content.	ief, the foregoing infor	mation is true and correct	and any attached copy is a true
Name of Person Signing Signature Date Total current of person including cover short allactments, and document:			

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231



PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"ARTEMIS INTERNATIONAL CORPORATION", A CALIFORNIA CORPORATION,

WITH AND INTO "ARTEMIS INTERNATIONAL SOLUTIONS CORPORATION",
UNDER THE NAME OF "ARTEMIS INTERNATIONAL SOLUTIONS CORPORATION",
A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE
TWENTY-SEVENTH DAY OF DECEMBER, A.D. 2001, AT 6:51 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE KENT COUNTY RECORDER OF DEEDS.



Warriet Smith Windson, Secretary of State

AUTHENTICATION: 1723926

DATE: 04-16-02

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STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 06:51 PM 12/27/2001 020015706 - 2934371

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CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

ARTEMIS INTERNATIONAL CORPORATION

INTO

ARTUMIS INTERNATIONAL SOLUTIONS CORPORATION

ARTEMIS INTERNATIONAL SOLUTIONS CORPORATION, a corporation organized and existing under the laws of the State of Delaware

DOES HEREBY CERTURY:

FIRST: That this corporation was incorporated on the 17th day of August 1998 pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this corporation owns, directly or indirectly, all of the outstanding shares of the stock of Artemis International Corporation, a corporation incorporated on the 1st day of January 1978, pursuant to the Corporation Law of the State of California.

THIRD: That this corporation, by the following resolutions of its Board of Directors, duly adopted by unanimous written consent of its members, filed with the minutes of the Board, effective as of the 10th day of December 2001 determined to merge into itself Artemis Acquisition Corporation, Artemis Holdings, Inc., Artemis International Corporation and Software Productivity Research, Inc.

RESOLVED, that the Corporation merge, and it horeby does merge into itself Artemis Acquisition Corporation, Artemis Holdings, Inc., Artemis International Corporation and Software Productivity Research, Inc. and assumes all of their respective obligations; and

FURTHER RESOLVED, that the mergers shall be effective on January 1, 2002; and

FURTHER RESOLVED, that the proper officer of this corporation be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Artemis Acquisition Corporation, Artemis Holdings, Inc., Artemis International Corporation and Software Productivity Research, Inc. into the Corporation and assume their respective liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State and to do all acts and things

whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said mergers.

FOURTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended oriterminated and abandoned by the Board of Directors of the Corporation at any time prior to the time that this merger being filed with the Secretary of State becomes effective.

IN WITNESS WHEREOF, said Artemis International Solutions Corporation has caused this Certificate to be signed by Jeanne M. Murphy, its Secretary, this 28th day of December 2001:

ARTEMIS INTERNATIONAL SOLUTIONS CORPORATION

Jeanne M. Murphy

Secretario

TRADEMARK REEL: 2607 FRAME: 0575