OP \$40.00 3966906

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM391570 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dental Acquisition, Inc.		08/31/2012	Corporation: CALIFORNIA

RECEIVING PARTY DATA

Name:	IOS Technologies, Inc.	
Street Address:	4141 MacArthur Blvd.	
City:	Newport Beach	
State/Country:	CALIFORNIA	
Postal Code:	92660	
Entity Type:	Corporation: CALIFORNIA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3966906	IOS FASTSCAN

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: 949-399-1763

Email: Patent Docketing < Patent Docketing@glidewelldental.com>

Correspondent Name: Charles Fowler
Address Line 1: 4141 MacArthur Blvd.

Address Line 2: FedEx Building

Address Line 4: Newport Beach, CALIFORNIA 92660

ATTORNEY DOCKET NUMBER:	IOS-FastScan
NAME OF SUBMITTER:	Charles Fowler
SIGNATURE:	s/Charles Fowler/
DATE SIGNED:	07/15/2016

Total Attachments: 4

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CERTIFICATE OF OWNERSHIP

DENTAL ACQUISITION, INC.

ENDORSED - FILED in the office of the Secretary of State of the State of California

AUG 3 1 2012

David Casper and Gary Pritchard certify that:

- 1. They are the duly elected and acting President and Secretary, respectively, of the above-named corporation, a California corporation (the "Parent").
- The Parent owns at least 90 percent of the outstanding shares of each class of IOS Technologies, Inc., a California corporation (the "Subsidiary").
 - The board of directors of Parent has duly adopted the following resolutions:

RESOLVED, that this corporation merge the Subsidiary into itself with Parent surviving as the surviving corporation, and that Parent assume all of Subsidiary's liabilities pursuant to Section 1110 of the California Corporations Code (the "Merger").

RESOLVED FURTHER, that immediately prior to the effectiveness of this Merger, each issued and outstanding share of the Subsidiary's Series A Preferred Stock, no par value per share (the "Series A Preferred Stock"), shall be converted into one share of the Subsidiary's Common Stock, no par value per share (the "Common Stock"), in accordance with the Articles of Incorporation of the Subsidiary, as amended to date and currently in effect.

RESOLVED FURTHER, that upon the effectiveness of this Merger each issued and outstanding share of Common Stock not owned by Parent shall cease to be outstanding and each holder of such shares of Common Stock shall be entitled to receive the sum of \$0.01 in cash in exchange for each share of Common Stock upon surrender of the corresponding certificates.

RESOLVED FURTHER, that Article I of the Articles of Incorporation of Parent be amended to read in its entirely as follows: "The name of this corporation (the "Corporation") is IOS Technologies, Inc."

RESOLVED FURTHER, that each officer of Parent is authorized and directed to take further action and to execute and deliver all further documents as the officers acting shall determine to be necessary, that determination to be conclusively evidenced by the action in the premises.

The board of directors of Subsidiary has duly adopted the following resolution:

WHEREAS, it is proposed that Subsidiary be merged into Parent pursuant to the Merger, and this board of directors has reviewed both the resolution of the Parent electing to effect the Merger and the consideration to be received by Subsidiary's shareholders other than Parent for each share of Series A Preferred Stock and Common Stock held by shareholders.

RESOLVED, that this board of directors approves the resolutions of the board of directors of Parent electing to effect the Merger and the consideration to be received for

TRADEMARK REEL: 005850 FRAME: 0928 each share of Series A Preferred Stock and Common Stock not owned by Parent, this consideration to be \$0.01 in cash per each share of Common Stock.

5. The Merger shall be effective upon the filing of this Certificate of Ownership with the Secretary of State of the State of California.

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IN WITNESS WHEREOF, the undersigned have executed this certificate on August 31, 2012. We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

David Casper, President

Gary Pritchard, Secretary

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I hereby cartify that the foregoing transcript of page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

SEP 04 2012

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JEHRA BOWEN, Secretary of State

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RECORDED: 07/15/2016