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To the Honorable Commissioner of Patents	101078670 riginal documents or copy thereof.	
1. Name of conveying party(ies).	2. Name and address of receiving party(ies):	
(a) Intermec Corporation	Name: Intermec Technologies Corporation Internal Address: Street Address: 601 36Th Street West,, P.O. Box 4280	
□Individual(s) □ Association	City: Everett State: Washington ECEIVEN	
☐ General Partnership ☐ Limited Partnership ☐ Corporation ☐ Other	☐ Individual(s) citizenship ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation- Washington	
☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other	☐ Other If assignee is not domiciled in the U.S., a domestic representative designation is attached: ☐ yes ☐ no (Designation must be a separate document from	
Execution Date: September 4, 1997	Assignment) Additional name(s) & address(es) attached? □ Yes ☒ No	
4. Application number(s) or registration number((s):	
A. Trademark Application No.(s)	B. Trademark registration No.(s) 2102164 2103140 2008433 2192439 and 1890846	
	Additional numbers attached? ✓ Yes No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 23	
Name: John E. McKie		
Internal Address: Ladas & Parry	7. Total fee (37 CFR 3.41): \$	
	⊠ Enclosed	
	☐ Authorized to be charged to deposit account	
Street Address:	8. Deposit account number:	
224 S. Michigan AvenueCity: ChicagoState: ILZip: 60604	(Attach duplicate copy of this page if paying by deposit account)	
	DO NOT USE THIS SPACE	
9. Statement and signature. To the best of my knowledge and belief, the document. John E. McKie Name of Person Signing Signature Signature	the foregoing information is true and correct and any attached copy is a true copy of the original June 21, 1999 Date	
96/25/1999 BHBUYEN 00000195 210€164	Total number of pages including cover sheet: 8	
01 FC:401 40.00 CP 550.00 EP		

	No.	Trademark
1.	1915868	SILVER PLUS
2.	1492984	TM
3.	1536130	TRAKKER
4.	1460338	MEDALLION
5.	1460337	SILVER
6.	1460336	PLATINUM
7.	1460335	PLATINUM PLUS
8.	1460334	BRONZE
9.	1460333	GOLD
10.	1500250	CROSSBAR
11.	1451945	SHOPSCAN
12.	1467053	INTERMEC
13.	1286004	INTERMEC
14.	1278801	IRL
15.	1275115	DURATHERM
16.	1172942	INTERMEC

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INTERMEC

17. 1150304

18. 0917643

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STATE of WASHINGTON



I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal,

hereby certify this certificate that the attached is a true and correct copy of

CERTIFICATE OF AMENDMENT

of

INTERMEC CORPORATION

Amending and Restating Articles; Changing name to INTERMEC TECHNOLOGIES CORPORATION

as filed in this office on September 4, 1997.



Date: December 16, 1997 Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

ALPH JUNRO
Ralph Mump Secretary of State

3,

TRADEMARK
REEL: 001919 FRAME: 0691

STATE of WASHINGTON



SECRETARY of STATE

I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

CERTIFICATE OF AMENDMENT

to

INTERMEC CORPORATION

a Washington Profit corporation. Articles of Amendment were filed for record in this office on the date indicated below.

Amending and Restating Articles; Changing name to INTERMEC TECHNOLOGIES CORPORATION

UBI Number: 319 011 206

Date: September 04, 1997



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

2-197589-1 319011 204

AMENDED AND

RESTATED ARTICLES OF INCORPORATION

OF

INTERMEC TECHNOLOGIESCORPORATION

STATE OF WASHINGTON

SEP 0 4 1997

SECRETARY OF STATE

Pursuant to the provisions of the Washington Business Corporation Act, the following constitutes the Restated Articles of Incorporation, as amended in their entirety, of the undersigned, a Washington corporation. This document supercedes the original Articles of Incorporation and all amendments thereto.

FIRST: The name of the Corporation is Intermec Technologies Corporation.

SECOND: The address of its registered office in the State of Washington is 1010 Union Avenue SE, Olympia, Washington 98501. The name of the registered agent at such address is The Prentice-Hall Corporation System, Inc.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Washington Business Corporation Act as the same exists or may hereafter be amended ("Washington Law").

FOURTH: The total number of shares of stock which the Corporation shall have authority to issue is 100, and the par value of each such share is \$1.00, amounting in the aggregate to \$100.

FIFTH: The Board of Directors shall have the power to adopt, amend, or repeal the By-laws of the Corporation.

SIXTH: Election of directors need not be by written ballot unless the By-laws of the Corporation so provide.

SEVENTH: (1) A director of the Corporation shall not be liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director to the fullest extent permitted by Washington Law.

(2) (a) Each person (and the heirs, executors, or administrators of such person) who was or is a party or is threatened to be made a party to, or is involved in any threatened, pending, or contemplated action, suit, or proceeding, whether civil, criminal, administrative, or investigative, by reason of the fact that such person is or was a director or officer of the Corporation, or is or was serving at the request of the Corporation as a director or officer of another corporation, partnership, joint venture, trust, or other enterprise, shall be indemnified and held harmless by the Corporation to the fullest extent permitted by Washington Law. The right to indemnification conferred in this ARTICLE SEVENTH shall also include the right to be paid by the Corporation to the fullest extent authorized by Washington Law. The right to indemnification conferred in this ARTICLE SEVENTH shall be a contract right.

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- (b) The Corporation may, by action of its Board of Directors, provide indemnification to such of the officers, employees, and agents of the Corporation to such extent and to such effect as the Board of Directors shall determine to be appropriate and authorized by Washington Law.
- (3) The Corporation shall have the power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee, or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise against any expense, liability, or loss incurred by such person in any such capacity or arising out of his status as such, whether or not the Corporation would have the power to indemnify him against such liability under Washington Law.
- (4) The rights and authority conferred in this ARTICLE SEVENTH shall not be exclusive of any other right which any person may otherwise have or hereafter acquire.
- (5) Neither the amendment nor repeal of this ARTICLE SEVENTH, nor the adoption of any provision of these Restated Articles of Incorporation of the By-laws of the Corporation, nor, to the fullest extent permitted by Washington Law, any modification of law, shall eliminate or reduce the effect of this ARTICLE SEVENTH in respect of any acts or omissions occurring prior to such amendment, repeal, adoption, or modification.

EIGHTH: The Corporation reserves the right to amend these Restated Articles of Incorporation in any manner permitted by Washington Law and, with the sole exception of those rights and powers conferred under the above ARTICLE SEVENTH, all rights and powers conferred herein on stockholders, directors, and officers, if any, are subject to this reserved power.

These Restated Articles of Incorporation are executed by said Corporation by its duly authorized officer.

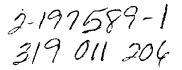
Dated: September 2 , 1997

INTERMEC TECHNOLOGIES CORPORATION

Virginia S. Young

Vice President and Secretary

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AMENDED AND RESTATED ARTICLES OF INCORPORATION

OF

INTERMEC CORPORATION

To the Secretary of State State of Washington

Pursuant to the provisions of the Washington Business Corporation Act, the Corporation hereinafter named (the "Corporation") does hereby adopt the following Articles of Restatement.

- 1. The name of the corporation is Intermec Corporation.
- 2. The text of the Restated Articles of Incorporation as hereby amended is annexed hereto and made a part hereof.

Executed on September 2, 1997

Virginia S. Young

Vice President and Secretary

CERTIFICATE

It is hereby certified that:

- 1. The name of the Corporation is Intermec Corporation.
- 2. The restatement herein provided for contains an amendment requiring shareholder approval.
- 3. Article First of the Amended Articles of Incorporation of the Corporation is hereby amended so as henceforth to read as set forth in the Restated Articles of Incorporation, which is annexed hereto and made a part hereof. Articles have been amended in their entirety.
- 4. The amendment and the restatement herein provided for were duly approved by the shareholders of the corporation on August 20, 1997, in accordance with the provisions of Section 23B.10.030, 23B.10.040, and 23B.10.070 of the Washington Business Corporation Act.

Executed on September 2, 1997

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Virginia S. Young

Vice President and Secretary

V/97-c236/S4

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LADAS & PARRY

THOMAS F. PETERSON RICHARD J. STREIT FREDERICK W. MEYERS **DERMOT J. HORGAN** TIMOTHY J. KEEFER LAWRENCE H. BROWN JOHN E. MCKIE KEITH SCHEER DOUGLAS S. RUPERT JOSHUA A. ALDORT STEVEN L. SCHMID (*MEMBER KS AND FL BAR)

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EUROPEAN RESIDENT PARTNER

52-54 HIGH HOLBORN

/MEMBER N V RAD

DACHAUERSTRASSE 37 80335 MUNICH, GERMANY

JANEL I. CORD JANET I. COND CLIFFORD J. MASS JOSEPH J. VILLAPOL BHARAT BAKSHANI DENNIS S. PRAHL MARY A. MOY (MEMBERS N.Y. BAR)

June 18, 1999

(MEMBERS CALIF, BAR)

Box Assignments

Commissioner of Patents and Trademarks Washington, D.C. 20231

RE:

Recordation of Corporate Change of Name of Interme Corporation

to Intermec Technologies Corporation against

U.S. Trademark Registrations Our Ref: 2/6/INT/JEM/0699

Dear Sir:

Enclosed for recordation please find the following:

- 1. Certified Copy of Change of Name, and cover sheet;
- 2. Check for \$590.00 [\$40 first, plus \$25 each additional] payable to the Commissioner of Patents and Trademarks: and
- 3. Return receipt postcard.

Please process this application for recordation and affix your date stamp to the enclosed return-receipt postcard to evidence your receipt of the same. Should the check become detached or the amount prove insufficient, please debit the account of the undersigned firm, No. 12-0400.

Very truly yours,

John E. McKie

JEM/si t:/jem/0618int.doc

> **TRADEMARK** REEL: 001919 FRAME: 0696

RECORDED: 06/24/1999