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	ARTICLES OF MERGER (OR CONSOLIDATION INTO	SV SV 28
	Dassault Systemes Simulia Corp.		S C S
	(Insert full name of surviving of	or new entity on this line)	
SE	ECTION I: TO BE COMPLETED BY ALL MERGING O		TATE
	rsuant to the applicable provisions of the General Laws of Rho		ned entities submit the
fol en	owing Articles of $oxed{oxtimes}$ Merger $oxed{or}$ $oxed{oxtimes}$ Consolidation (check one lity).	box only) for the purpose of merging or cons	solidating them into one
а	The name and type (for example, business corporation, non-preeach of the merging or consolidating entities and the state under	ofit corporation, limited liability company, limi r which each is organized are:	ted partnership, etc.) of State under which
	Name of entity	Type of entity	entity is organized
	Wave Six LLC /4741/5	Limited Liability Company	Delaware
	Dassault Systemes Simulia Corp. /6734	Corporation	Rhode Island
	Dussiant Systemes Omiting Oxigo. 10 12	Confination	
e.	which is to be governed by the laws of the state of Rhode Island The attached Plan of Merger or Consolidation was duly authorized, approved, and executed by each entity in the manner prescribed by the laws of the state under which each entity is organized (Attach Plan of Merger or Consolidation) If the surviving entity's name has been amended via the merger, please state the new name		
f.	If the surviving or new entity is to be governed by the laws of a sentity is not qualified to conduct business in the state of Rhod Rhode Island in any proceeding for the enforcement of any consolidation (ii) irrevocably appoints the Secretary of State proceeding, and (iii) the address to which a copy of such process	e Island, the entity agrees that it: (i) may be obligation of any domestic entity which is a seas its agent to accept service of process.	party to the merger or in any action, suit, or
9	These Articles of Merger or Consolidation shall be effective up than the 90 th day after the date of this filling. October 2, 2017	oon filing unless a specified date is provided	which shall be no later
•			• • • • • • • • •
		1000 00 WHE HEROING OR CONCO	LIDATING ENTITIES
S	ECTION II: TO BE COMPLETED ONLY IF ONE OR M IS A <u>BUSINESS</u> <u>CORPORATION</u> PURSU GENERAL LAWS, AS AMENDED.	MORE OF THE MERGING OR CONSO ANT TO TITLE 7, CHAPTER 1.2 OF T	HE RHODE ISLAND
a.	If the surviving or new entity is to be governed by the laws of entity hereby agrees that it will promptly pay to the dissenting sthey shall be entitled under the provisions of Title 7. Chapter respect to dissenting shareholders.	shareholders of any domestic corporation the - 1.2 of the General Laws of Rhode Island	amount, if any, to which
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	Complete the following supparagraphs i and ii only if the merging business corporation is a subsidiary corporation of the surviving corporation		
i	i) The nar	ne of the subsidiary corporation is	Wave Six LLC
i	і) Асору	of the plan of merger was mailed to	o shareholders of the subsidiary corporation (such date shall not be less than 30
	-	om the date of filing) September 19	
c. <i>A</i>	As required	by Section 7-1 2-1003 of the Gene	ral Laws, the corporation has paid all fees and franchise taxes.
• • •	• • • • •	• • • • • • • • • • • • • • • •	
SEC	TION III:		IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES RATION PURSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND IDED.
r a P V b li	non-profit cadopted, the present at the which states from the profit of	orporation which sets forth the da at a quorum was present at the m he meeting or represented by prox s that the plan was adopted by a co ing or consolidating corporation ha	g non-profit corporation are entitled to vote thereon, attach a statement for <u>each</u> such the of the meeting of members at which the Plan of Merger or Consolidation was neeting, and that the plan received at least a majority of the votes which members by were entitled to cast; <u>OR</u> attach a statement for each such non-profit corporation insent in writing signed by all members entitled to vote with respect thereto, as no members, or no members entitled to vote thereon, then as to <u>each</u> such non-tes the date of the meeting of the board of directors at which the plan was adopted,
			ed the vote of a majority of the directors in office.
	• • • • •		
SEC	TION IV:		IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IP PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND IDED
р — b. А	A copy of the	or other business entity and the ad- ne agreement of merger or consoli- ess entity, on request and without	dation will be furnished by the surviving or resulting domestic limited partnership or cost, to any partner of any domestic limited partnership or any person holding an
II	nterest in a	ny other business entity which is to	merge or consolidate.
• • •	• • • • •	• • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
SEC	TION V:	TO BE COMPLETED BY ALL	MERGING OR CONSOLIDATING ENTITIES
			iffirm that we have examined these Articles of Merger or Consolidation, that all statements contained herein are true and correct.
	Γ	Dassault Systemes Simulia Corp.	
	_		Print Entity Name
5			Scott A. Berkey, President
Ву _	<u></u>	Name of person signing	Title of person signing
Ву:			
-y. <u>—</u>		Name of person signing	Title of person signing
	V	Vave Six LLC	
		THIS OIN DIDC	Print Entity Name
		T-C	·
Ву:		Nome of source	Phil Shorter, President
		Name of person signing	Title of person signing
Ву: _		Name of person signing	Title of person signing
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AGREEMENT AND PLAN OF MERGER

This AGREEMENT AND PLAN OF MERGER (hereinafter called this "Agreement"), dated as of September 21, 2017, is entered into by and among the following parties (collectively, the "Constituent Companies"): WAVE SIX LLC, a Delaware limited liability company, located at 11975 El Camino Real, San Diego, CA 92130 ("Wave Six"), and DASSAULT SYSTEMES SIMULIA CORP., a Rhode Island corporation, located at 1301 Atwood Avenue, Suite 101, Johnston, RI 02919 ("DS Simulia").

RECITALS

WHEREAS, DS Simulia is the sole member of Wave Six, owning all equity interests thereof; and

WHEREAS, the Board of Directors of DS Simulia and Wave Six deem it advisable, upon the terms and subject to the conditions herein stated, that Wave Six be merged with and into DS Simulia, with DS Simulia to be the surviving entity (the "Merger");

NOW, THEREFORE, in consideration of the premises and of the agreements of the parties hereto contained herein, the parties hereto agree as follows:

ARTICLE I. THE MERGER; EFFECTIVE TIME

- 1.1 The Merger. Upon the terms and subject to the conditions set forth in this Agreement, at the Effective Time (as defined in Section 1.2), Wave Six shall be merged with and into DS Simulia. whereupon the separate existence of Wave Six shall cease. DS Simulia shall be the Surviving Company (sometimes hereinafter referred to as the "Surviving Company") in the Merger and shall continue to be governed by the laws of the State of Rhode Island. The Merger shall have the effects specified in the Rhode Island Business Corporation Law, as amended (the "Rhode Island Governance Statutes"), and the Delaware Uniform Limited Liability Act, as amended (the "Delaware Governance Statutes"), and the Surviving Company shall succeed, without further action by any party, to all property (whether real, personal or mixed), rights, powers, immunities, privileges, franchises, patents, trademarks, goodwill, licenses, agreements, registrations and other assets of every kind and description of Wave Six, and shall assume and be subject to all of the duties, liabilities, obligations and restrictions of every kind and description of Wave Six, including, without limitation, all outstanding leases, contracts and indebtedness of Wave Six. Without limiting the generality of the foregoing, at the Effective Time, the obligations of Wave Six under or with respect to every plan, trust, program or benefit then in effect or administered by Wave Six for the benefit of the directors, officers or employees of any of the Constituent Companies shall become the lawful obligations of the Surviving Company and shall be implemented and administered in the same manner and without interruption until the same are amended or otherwise lawfully altered or terminated.
- 1.2 Effective Time. Provided that the condition set forth in Section 5.1 has been fulfilled or waived in accordance with this Agreement and that this Agreement has not been terminated or abandoned pursuant to Section 6.1, on the date of the closing of the Merger, Wave Six and DS Simulia shall cause a Certificate of Merger to be executed and filed with the Secretary of State of Rhode Island and with the Delaware Secretary of State. The Merger shall become effective upon the later to occur of (i) that date and time when the both of the above filings shall have been made with the Rhode Island Secretary of State and the Delaware Secretary of State, or (ii) 12:01 a.m. Eastern Daylight Savings Time on October 2, 2017, but, for all accounting purposes, the effective date of the merger shall treated as of the opening of business on October 2, 2017.

Additional Actions. If, at any time after the Effective Time, the Surviving Company shall consider or be advised that any deeds, bills of sale, assignments, assurances or any other actions or things are necessary or desirable (i) to vest, perfect or confirm of record or otherwise in Surviving Company its right, title or interest in, to or under any of the rights, properties or assets of Wave Six acquired or to be acquired by Surviving Company as a result of, or in connection with, the Merger or (ii) to otherwise carry out any of the purposes or intent of this Agreement, Wave Six and its officers shall be deemed to have granted to the Surviving Company an irrevocable power of attorney to execute and deliver all such deeds, bills of sale, assignments and assurances and to take and do all such other actions and things as may be necessary or desirable to vest, perfect or confirm any and all right, title and interest in, to and under such rights, properties or assets in Surviving Company and otherwise to carry out any of the purposes or intent of this Agreement; and the officers and directors of the Surviving Company are fully authorized in the name and on behalf of Wave Six or otherwise to take any and all such actions. Nothing in this Agreement is intended to alter the nature or effect of the Merger as provided in the Rhode Island Governance Statutes or the Delaware Governance Statutes, which Merger for all purposes shall be deemed automatically to vest (and not to constitute a transfer or assignment of) ownership of all property (whether real, personal or mixed), rights, powers, immunities, privileges, franchises, patents, trademarks, goodwill, licenses, agreements, registrations and other assets of every kind and description of Wave Six in and to the Surviving Company, as successor by merger.

ARTICLE II. ORGANIZATIONAL DOCUMENTS AND MANAGEMENT OF THE SURVIVING COMPANY

- 2.1 <u>Certificate of Incorporation</u>. The certificate of incorporation of DS Simulia, including without limitation the name of DS Simulia as set forth therein, in effect at the Effective Time shall be the certificate of incorporation of the Surviving Company, until amended in accordance with the provisions of applicable law.
- 2.2 <u>By-Laws</u> The by-laws of DS Simulia in effect at the Effective Time shall be the by-laws of the Surviving Company, until amended in accordance with the provisions provided therein or applicable law.
- 2.3 Officers. The officers of DS Simulia at the Effective Time, from and after the Effective Time, shall be the officers of the Surviving Company, until their successors have been duly elected or appointed and qualified or until their earlier death, resignation or removal.
- 2.4 <u>Directors.</u> The directors of DS Simulia at the Effective Time, from and after the Effective Time, shall be the directors of the Surviving Company, until their successors have been duly elected or appointed and qualified or until their earlier death, resignation or removal.

ARTICLE III. REPRESENTATIONS, WARRANTIES AND ADDITIONAL COVENANTS

3.1 <u>Wave Six.</u> Wave Six represents and warrants that it is a limited liability company validly existing under the laws of the State of Delaware; that DS Simulia owns 100% of the issued and outstanding membership units of Wave Six, being the only class of equity of Wave Six that is authorized or issued; and that no party holds any option or other right to hold (other than the rights of DS Simulia as member, as set forth above) or to acquire any equity right or interest in or to Wave Six; and that Wave Six has full power and authority to enter into this Agreement and, subject to <u>Article V</u> hereof, to consummate the transactions contemplated hereby. Subject to <u>Article V</u> hereof, Wave Six has taken all action required by law and its certificate of formation and operating agreement or otherwise to authorize the execution and delivery of this Agreement and the consummation of the transactions contemplated hereby, and this

Agreement is a valid and binding obligation of Wave Six enforceable in accordance with its terms, except as limited by bankruptcy, insolvency and similar laws affecting the rights of creditors generally and by the availability of equitable remedies, and no other act or proceeding (other than as set forth in Article V) on the part of Wave Six is necessary to authorize this Agreement or the transactions contemplated hereby.

- 3.2 DS Simulia. DS Simulia represents and warrants that it is a corporation validly existing under the laws of the State of Rhode Island; and that DS Simulia has full power and authority to enter into this Agreement and, subject to Article V hereof, to consummate the transactions contemplated hereby. Subject to Article V hereof, DS Simulia has taken all action required by law and its charter and by-laws or otherwise to authorize the execution and delivery of this Agreement and the consummation of the transactions contemplated hereby, and this Agreement is a valid and binding obligation of DS Simulia enforceable in accordance with its terms, except as limited by bankruptcy, insolvency and similar laws affecting the rights of creditors generally and by the availability of equitable remedies, and no other act or proceeding (other than as set forth in Article V) on the part of DS Simulia is necessary to authorize this Agreement or the transactions contemplated hereby.
- 3.3 Additional Covenants. Until the Effective Time (or, in the absence of the Merger, until termination of this Agreement), neither Wave Six nor DS Simulia shall take any action inconsistent with its respective representations and warranties or the performance of its respective obligations hereunder.

ARTICLE IV. EFFECT OF MERGER ON CAPITAL STOCK

- 4.1 Effect of Merger on Capital Stock. At the Effective Time, as a result of the Merger and without any action on the part of DS Simulia, Wave Six or any of their respective shareholders or members, each membership unit of Wave Six immediately prior to the Merger forthwith shall cease to exist and shall be cancelled, and all classes of capital stock of DS Simulia, and the rights and interests of all holders of each class of capital stock of DS Simulia, shall remain and continue in full force and effect.
- 4.2 Minority Shareholders' Rights. As of the effective date of this Agreement, DS Simulia is the sole member of Wave Six.

ARTICLE V. CONDITION

5.1 Condition to Each Party's Obligation to Effect the Merger. The respective obligations of each party hereto to effect the Merger is subject to receipt prior to the Effective Time of the requisite approval of this Agreement and the transactions contemplated hereby by the holders of common stock or membership units, as the case may be, pursuant to the laws of its state of incorporation or formation and its applicable charter documents.

ARTICLE VI. TERMINATION

6.1 <u>Termination</u>. This Agreement may be terminated, and the Merger may be abandoned, at any time prior to the Effective Time, whether before or after approval of this Agreement by the shareholder of DS Simulia or the member of Wave Six, if the board of directors of DS Simulia determines for any reason, in its sole judgment and discretion, that the consummation of the Merger would be inadvisable or not in the best interests of the DS Simulia, Wave Six or any of their respective members or shareholders. In the event of the termination and abandonment of this Agreement, this Agreement shall become null and void and have no effect, without any liability on the part of the DS Simulia or Wave Six, or any of their respective shareholders, directors or officers.

ARTICLE VII. MISCELLANEOUS AND GENERAL

- 7.1 Modification or Amendment. Subject to the provisions of applicable law, at any time prior to the Effective Time, the parties hereto may modify or amend this Agreement; provided, however, that an amendment made subsequent to the approval of this Agreement by the holder of common stock of DS Simulia and the membership units of Wave Six shall not, without the approval of such holders in accordance with applicable law (i) alter or change the amount or kind of shares and/or rights to be received in exchange for or on conversion of all or any of the shares or any class or series thereof of such business entity, (ii) alter or change any provision of the certificate of incorporation of the Surviving Company, or (iii) alter or change any of the terms or conditions of this Agreement, if, in any such case, such alteration or change would adversely affect the holders of any class or series of capital stock or membership interest of any of the parties hereto.
- 7.2 Copy of this Agreement Available for Inspection. A copy of this Agreement shall be filed and made available at the principal place of business of the Surviving Company, such copy to be furnished on request, without cost, to any shareholder or member of the Constituent Companies.
- 7.3 Counterparts. This Agreement may be executed in any number of counterparts, each such counterpart being deemed to be an original instrument, and all such counterparts shall together constitute the same agreement. This Agreement may be signed electronically and delivered by FAX, email or other electronic means.
- 7.4 Governing Law. This agreement shall be deemed to be made in and in all respects shall be interpreted, construed and governed by and in accordance with the law of the State of Rhode Island, without regard to the conflict of law principles thereof.
- 7.5 Entire Agreement. This Agreement constitutes the entire agreement and supersedes all other prior agreements, understandings, representations and warranties, both written and oral, among the parties, with respect to the subject matter hereof.
- 7.6 No Third Party Beneficiaries This Agreement is not intended to confer upon any person other than the parties hereto any rights or remedies hereunder.
- 7.7 Severability The provisions of this Agreement shall be deemed severable and the invalidity or unenforceability of any provision shall not affect the validity or enforceability of the other provisions hereof. If any provision of this Agreement, or the application thereof to any person or any circumstance, is determined by any court or other authority of competent jurisdiction to be invalid or unenforceable, (a) a suitable and equitable provision shall be substituted therefor in order to carry out, so far as may be valid and enforceable, the intent and purpose of such invalid or unenforceable provision, and (b) the remainder of this Agreement and the application of such provision to other persons or circumstances shall not be affected by such invalidity or unenforceability, nor shall such invalidity or unenforceability affect the validity or enforceability of such provision, or the application thereof, in any other jurisdiction.
- 7.8 <u>Headings</u>. The headings therein are for convenience of reference only, do not constitute part of this Agreement and shall not be deemed to limit or otherwise affect any of the provisions hereof.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered by the duly authorized representatives of the parties hereto, as of the date first written above.

DASSAULT SYSTEMES SIMULIA CORP.

Name: Scott Beckey
Title: President and CEO

WAVE SIX LLC

Name: Phil Shorter

Title: President and CEO

RI SOS Filing Number: 201750618880 Date: 9/28/2017 1:28:00 PM



I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

September 28, 2017 01:28 PM

Nellie M. Gorbea Secretary of State

Tullin U. Soler

