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Form PTO-1595 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇔ ⇔ ⇒ ▼	04-15-		U.5	EPARTMENT OF 6. Patent and Tra	demark Office
To the Honorable Commissioner	. <u>10205</u> 5			ments or copy the	ereof
 Name of conveying party(ies): StorageApps, Inc. 	4-5-02	2. Name and a Name: ^H	address of receiv lewlett-Packa dress:	ing party(ies) ard Compan	у
Additional name(s) of conveying party(ies)	attached? 🗔 Yes 🖄 No	·			
3. Nature of conveyance:					
Assignment Security Agreement Other	₩ Merger ➡ Change of Name		ess: Hanover Sti		
		ou Pala	A1to	C A	04204
		City: <u>Palo Alto</u> State: <u>CA</u> Zip: <u>94304</u> -			
Execution Date: Oct. 24, 2001		Additional name(s) & address(es) attached? 🛄 Yes 🏹 No			
A. Patent Application No.(s) (09/664,499 ; 09/664,31		B. Patent N ached? 🕞 Yes 🤻			
5. Name and address of party to whom correspondence		6. Total number of applications and patents involved:			
concerning document should be mailed: Name:Hewlett-Packard Company		7. Total fee (37 CFR 3.41)\$ 160.00			
Internal Address:		🖵 Enclose	μ		
Intellectual Property Administration		Authorized to be charged to deposit account			
PO Box 272400		8. Deposit account number:			
Street Address:		0	8-2025		
City: <u>Ft. Collins</u> State:C	Zip:_80527-240	0 (Attach duplicate	e copy of this page if	paying by depos	it account)
	DO NOT USE				
 Statement and signature. To the best of my knowledge ar is a true copy of the original door 	nd belief, the foregoing i		e and correct and	i any attached	I сору
Steven L. WEbb		Zup		4/20/02	-
Name of Person Signin	-	Signature		Date	
/ Mail	mber of pages including cove documents to be recorded with Commissioner of Patents & T Washington	required cover sheet rademarks, Box Assign	information to:		
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State of Delaware Office of the Secretary of State PAGE 1

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:

"STORAGEAPPS INC. ", A DELAWARE CORPORATION,

WITH AND INTO "HEWLETT-PACKARD COMPANY" UNDER THE NAME OF "HEWLETT-PACKARD COMPANY", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FOURTH DAY OF OCTOBER, A.D. 2001, AT 9 O'CLOCK A.M.

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

Warriet Smith Windson Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 1428285

DATE: 11-05-01

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STATE OF DELARANE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AN 09/24/2001 010471853 - 2942548

CERTIFICATE OF MERGER OF

SALMON ACQUISITION CORPORATION INTO STORAGEAPPS INC.

Pursuant to Section 251 of the Delaware General Corporation Law (the "<u>DGCL</u>"), StorageApps Inc., a Delaware corporation, hereby certifies as set forth below:

1. The name and state of incorporation of each of the constituent corporations of the merger is as follows:

Name

State of Lacorporation

Subson Acquisition Corporation StorageAppe Inc.

Delaware

2. An agreement and plan of reorganization (the "<u>Merger</u> <u>Agreement</u>") has been executed, approved, adopted, certified and acknowledged by each of the constituent corporations in accordance with the requirements of Section 228 and 251 of the DGCL.

 Storage Apps Inc. is the surviving corporation of the maxwer (the "<u>Surviving Corporation</u>").

4. Upon the effectiveness of the merger, the certificate of incorporation of the surviving corporation shall be amended to read as set forth on <u>Exhibit A</u> hereto and the Bylaws, officers and directors of Salmon Acquisition Corporation in existence immediately prior to the merger shall be the Bylaws, officers and directors, respectively, of the Surviving Corporation.

5. The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation at 1001 Frontier Road, Bridgewater, NJ 08807.

6. A copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.

7. The merger shall become effective at 5:00 p.m. Bastern Time on the date of filing of this certificate with the Secretary of State of the State of Delaware in accordance with Sections 103, 228 and 251 of the DGCL.

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This Certificate of Merger has been executed, acknowledged and attested to on September 24, 2001.

STORAGBAPPS INC. By.

-2-

Namo: Noward A. Kwon Title: Vice Prosident, General Counsel & Securary

ACKNOWLEDGED AND ATTESTED: By:

Name: Daniel Gittleman Title: Chief Rescutive Officer

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EXHIBIT A

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AMENDED CERTIFICATE OF INCORPORATION OF

STORAGEAPPS INC.

ARTICLE 1 NAME OF CORFORATION

The name of this corporation is StorageApps Inc.

ARTICLE II REGISTERED OFFICE

The address of the registered office of the corporation in the State of Delaware is 2711 Centervilla Road, Suite 400, in the City of Wilmington, County of New Castle, and the manne of its registered agent at that address is Europeration Service Company.

ARTICLE III PURPOSE

The purpose of the corporation is to engage in any invited act or activity for which corporations may be organized under the Ocneral Corporation Law of Delaware.

ARTICLE IV AUTHORIZED CAPITAL STOCK

The corporation shall be authorized to issue one class of slock to be designated Common Stock; the total number of shares which the corporation shall have authority to issue is one thousand (1,000), and each such share shall have a par value of one cant (\$0.01).

ARTICLE V BOARD POWER REGARDING BYLAWS

In furtherance and not in limitation of the powers conferred by statute, the board of directors as expressly sublocized to make, repeal, alter, amend and reacind the bylaws of the comporation.

ARTICLE VI ELECTION OF DIRECTORS

Elections of directors need not be by written ballot vulces the bylaws of the corporation shall so provide.

ARTICLE VII

LIMITATION OF DURBCTOR LIABILITY

To the fullest extent permitted by the Delaware General Corporation Law as the same exists or may hereafter he amended, a director of the corporation shall not be hable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director. If the Delaware General Corporate action further eliminating or limiting the personal Hable to the corporation to authorize corporate action further eliminating or limiting the personal Hablet of directors, then the liability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the Delaware general Corporation Law, as so arcanded from time to time. No repeal or modifications of this Article VIII by the stockholders shall adversely affect any right on presentees of a director of the corporation existing by virge of this Article VIII at the time of such repeal or modification.

State of Delaware Office of the Secretary of State PAGE 1

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 MERGER, WHICH MERGES:

"SALMON ACQUISITION CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "STORAGEAPPS INC." UNDER THE NAME OF "STORAGEAPPS INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FOURTH DAY OF SEPTEMBER, A.D. 2001, AT 9 O'CLOCK A.M.

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

ist Smith Windsor, Socretary of State

AUTBENTICATION: 1355718

DATE: 09-24-01

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CERTIFICATE OF OWNERSHIP AND MERGER OF STORAGEAPPS, INC. WITH AND INTO HEWLETT-PACKARD COMPANY

Pursuant to Section 253 of the General Corporation Low of the State of Delaware

Hewlett-Packard Company, a Delaware corporation (the "Corporation"), hereby certifies as follows:

- 1. The Corporation is a corporation duly organized and existing under the laws of the State of Delaware.
- 2. The Corporation owns all of the outstanding shares of stock of StorageApps, Inc., a corporation duly organized and existing under the laws of the State of Dolaware; and
- 3. On October 19, 2001, the Executive Committee of the Board of Directors of the Corporation adopted the following resolution and such resolution has not been resended and is in full force and effect on the date hereof:

RESOLVED: that StorageApps, Inc., a Delaware corporation ("StorageApps"), all of whose outstanding shares of stock are owned by Hewlett-Packard Company ("HP"), be merged with and into IIP (the "Merger") pursuant to the laws of the State of Delaware, that HP assume all liabilities and obligations of StorageApps, and that HP be the surviving corporation upon the effectiveness of the Merger.

IN WITNESS WHEREOF, the undersigned corporation has caused this Certificate of Ownership and Merger to the executed in its corporate name this 24^{μ} day of October, 2001.

HEWLETT-PACKARD COMPANY

BY:

Ann U. Baskins Vice President, General Counsel and Secretary

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 10/24/2001 010554370 - 2858384

RECORDED: 04/05/2002