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Form PTO-1595 (Rev. 03/01)	REC		U.S. DEPARTMENT OF COMMERCI U.S. Patent and Trademark Offic
OMB No. 0651-0027 (exp. 5/31/2002)			
Tab settings \Rightarrow \Rightarrow \checkmark	<u>y</u> ,102	1840,61	
To the Honorable Commissioner		Please record the attached o	original documents or copy thereof.
1. Name of conveying party(ies): Calico Commerce, Inc.	MRD 8-7-02	2. Name and address of receiving party(ies) Name: <u>PeopleSoft, Inc.</u>	
	8-1-01	Internal Address:	
Additional name(s) of conveying party(ies)) attached? 🕞 Yes 🌠 No		<u> </u>
3. Nature of conveyance:			
🌇 Assignment	🖵 Merger		
Security Agreement	Ghange of Name	Street Address: 4	460 Hacienda Drive
-	•		
Cther Execution Date(s): July 15, 2002			State: <u>CA</u> Zip: ⁹⁴⁵⁸⁸
		Additional name(s) & a	ddress(es) attached? 📮 Yes 🏼 No
4 Application number(a) or poten	t number(e);		
4. Application number(s) or paten		liastion the everytion d	ate of the application is:
	ogether with a new appl	B. Patent No.(s)	ate of the application is:
A. Patent Application No.(s)		I B Patent No (S)	
			5,745,765
		ttached? 🖵 Yes 🌇 No	·····
5. Name and address of party to	whom correspondence	ttached? 🖵 Yes 🌇 No	·····
concerning document should be	whom correspondence	ttached? 🎴 Yes 🎦 No 6. Total number of app	plications and patents involved:
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ASSIGNMENT

For good and valuable consideration, the receipt of which is hereby acknowledged, **Calico Commerce, Inc.**, a Delaware corporation with offices at 333 West San Carlos Street, Suite 300, San Jose, California 95110, do sell, assign, and transfer to **PeopleSoft, Inc.**, a Delaware corporation with offices at 4460 Hacienda Drive, Pleasanton, California 94588 ("Assignee"), and its successors, assigns, and legal representatives, the entire right, title and interest for the United States and all foreign countries, in and to any and all improvements which are disclosed in the application for United States Letters Patent, Serial No. 09/636,418, filed on October 23, 1995, now Registered Patent No. 5,745,765 issued April 28, 1998, entitled:

"Method and Apparatus for Automatic and Interactive Configuration of Custom Products"

and in and to said application and all divisional, continuing, substitute, renewal, reissue, and all other applications for Letters Patent which have been or shall be filed in the United States and all foreign countries on any of said improvements; and in and to all original and reissued patents which have been or shall be issued in the United States and all foreign countries on said improvements; and in and to all rights of priority resulting from the filing of said United States application; and

Agree that said Assignee may apply for and receive Letters Patent for said improvements in its own name; and that, when requested, without charge to, but at the expense of, said Assignee, its successors, assigns and legal representatives, to carry out in good faith the intent and purpose of this Assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all said improvements; execute all rightful oaths, assignments, powers of attorney and other papers; communicate to said Assignee, its successors, assigns, and representatives, all facts known to the undersigned relating to said improvements and the history thereof; and generally do everything possible which said Assignee, its successors, assigns or representatives shall consider desirable for aiding in securing and maintaining proper patent protection for said improvements and for vesting title to said improvements and all applications for patents and all patents on said improvements, in said Assignee, its successors, assigns and legal representatives; and

Covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

Date: <u>JULY 15th 2002</u>

Calico Commerce, Inc. By: AMES Printed Name: Title:

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That the attached transcript of 2 page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



-1 ...

A0521619

CERTIFICATE OF AMENDMENT

OF THE

AMENDED AND RESTATED

ARTICLES OF INCORPORATION

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

JUL 0.2 1999,

BILL JONES, Secretary of State

OF

CALICO TECHNOLOGY, INC.

The undersigned Joseph Moran and Gregory M. Gallo hereby certify that:

1. They are the duly elected and acting Vice President and Assistant Secretary of Calico Technology, Inc., a California corporation (the "Corporation").

2. Article I of the Corporation's Amended and Restated Articles of Incorporation, which presently reads as follows:

"The name of the corporation is Calico Technology, Inc."

is amended to read as follows:

"The name of the corporation is Calico Commerce, Inc."

3. The foregoing amendment of the Amended and Restated Articles of Incorporation has been duly approved by the Board of Directors of the Corporation.

4. The foregoing amendment of the Amended and Restated Articles of Incorporation has been duly approved by the required vote of the shareholders of the Corporation in accordance with Sections 902 and 903 of the California Corporations Code. There are currently 7,749,167 shares of Common Stock, 4,000,000 shares of Series A Preferred Stock, 2,400,000 shares of Series B Preferred Stock, 1,388,889 shares of Series C Preferred Stock, 836,667 shares of Series D Preferred Stock and 1,791,725 shares of Series E Preferred Stock outstanding. The number of

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shares voting in favor of the amendment equaled or exceeded the vote required, such required vote being more than 50% of the total number of outstanding shares of Common Stock and more than 50% of the total number of outstanding shares of Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock, Series D Preferred Stock and Series E Preferred Stock voting together as a single class.

Each of the undersigned certifies under penalty of perjury that he has read the foregoing Certificate of Amendment of the Amended and Restated Articles of Incorporation and knows the contents thereof, and that the statements therein are true.

Executed at San Jose, California on May 15, 1999.

President

Gregory allo Assistant Secretary



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RECORDED: 08/07/2002

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