Form PTO-1595 (Rev. 10/02)	U.S. DEPARTMENT OF COMMERCUS. Patent and Trademark Offi
OMB No. 0651-0027 (exp. 6/30/2005)	7402
	s: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)
PowerTV, Inc., a Georgia corporation	Name: _Scientific-Atlanta, Inc., a GA corp
	Internal Address:
Additional name(s) of conveying party(ies) attached? Yes	
3. Nature of conveyance:	
Assignment Merger	Street Address:
Security Agreement Change of Name	
Other	
	City:_Lawrenceville_State:_GA_Zip:_30044
2/17/04 Execution Date:	- Additional name(s) & address(es) attached? Yes 🖌 No
4. Application number(s) or patent number(s):	
•••	plication, the execution date of the application is:
A. Patent Application No.(s)	5 003 281 (A-1402)
/ / / atom / pproaton / to.(c)	
Additional numbers	attached? Yes 🖌 No
5. Name and address of party to whom correspondence	
concerning document should be mailed:	
Name:	7. Total fee (37 CFR 3.41)\$_40.00
Internal Address:	
Intellectual Property Dept. MS 4.3.510	Authorized to be charged to deposit account
Scientific-Atlanta, Inc.	-
	- 8. Deposit account number:
Street Address:	
Street Address: 5030 Sugarloaf Parkway	8. Deposit account number: 19-0761
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ARTICLES OF MERGER

OF

POWERTV, INC. (a Georgia Corporation)

WITH AND INTO

SCIENTIFIC-ATLANTA, INC. (a Georgia Corporation).

I.

The Plan of Merger dated February <u>17</u>, 2004, attached hereto as Exhibit A and by this reference made a part hereof (the "Plan of Merger"), provides that PowerTV, Inc., a Georgia corporation (the "Subsidiary"), shall be merged with and into Scientific Atlanta, Inc., a Georgia corporation (the "Parent"), and that the Parent shall be the surviving corporation in the merger.

II.

The Plan of Merger was approved by the Board of Directors of the Parent by resolutions adopted by such Board of Directors at a meeting held on February 10, 2004.

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The approval of the Plan of Merger (and the contemplated merger) by the shareholders of the Parent and by the board of directors and the shareholders of the Subsidiary was not required pursuant to the terms of Sections 14-2-1103 and 14-2-1104 of the Georgia Code.

IV.

The merger contemplated by the Plan of Merger shall be effective as of 11:59 p.m. on February 29, 2004.

IN WITNESS WHEREOF, PowerTV, Inc. and Scientific-Atlanta, Inc. have caused these Articles of Merger to be executed by their duly authorized officers this <u>17</u>th day of February, 2004.

SCIENTIFIC-ATLANTA, INC.

2-16-04 Alehand C.1 By: Titles. V. A - Several Coursel + Corp. &c.

POWERTV, INC 2-17-04 By: Vice finialit + Tracsorer Title:

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"EXHIBIT A"

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PLAN OF MERGER

This Plan of Merger (this "Plan of Merger") is made as of this 17^{4} day of February, 2004, by and between Scientific-Atlanta, Inc., a Georgia corporation (the "Parent") and PowerTV, Inc., a Georgia corporation (the "Subsidiary"), pursuant to Sections 14-2-1104 of the Georgia Business Corporation Code (the "Georgia Code"). The Parent and the Subsidiary are hereinafter sometimes collectively referred to as the "Constituent Corporations."

WITNESSETH

WHEREAS, Parent owns one hundred percent (100%) of the outstanding shares of common stock of the Subsidiary, such common stock being the only class of capital stock of the Subsidiary, and, therefore, Parent is, with respect to the Subsidiary, deemed to be the "parent corporation" of a "subsidiary corporation" within the meaning of Section 14-2-1104 of the Georgia Code; and

WHEREAS, Sections 14-2-1103 and 14-2-1104 of the Georgia Code authorizes the merger of a "subsidiary corporation" into a "parent corporation" without approval by a vote of the respective shareholders of the merging corporations and without approval of the board of directors of the "subsidiary corporation"; and

WHEREAS, the Board of Directors of the Parent has determined it is in the best interest of the Parent and the Subsidiary that the Subsidiary merge into the Parent; and

WHEREAS, the Board of Directors of the Parent has approved this Plan of Merger and the merger contemplated herein pursuant to resolutions adopted on February 10, 2004, at a meeting of the Board of Directors.

NOW THEREFORE, the terms and conditions of the merger and the mode of carrying the same into effect shall be as follows:

1. On the Effective Date (as hereinafter defined), the Subsidiary shall be merged with and into the Parent (the Parent being hereinafter sometimes referred to as the "Surviving Corporation"), the corporate existence of the Surviving Corporation shall be continued, and thereafter the individual existence of the Subsidiary shall cease.

2. The merger herein contemplated shall be effective as of 11:59 p.m. on February 29, 2004 (the "Effective Date").

3. The manner and basis for converting the shares of the Subsidiary and the effect of the merger on the Constituent Corporations shall be as follows:

(a) Upon the Effective Date of the merger, each share of common stock of the Subsidiary outstanding and owned of record by the Parent immediately prior to the Effective Date shall be cancelled and retired upon the Effective Date and all certificates representing such

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shares shall be cancelled and no cash or securities or other property shall be issued in respect thereof.

(b) Each share of Parent Common Stock issued and outstanding immediately prior to the Effective Date shall, on and after the Effective Date, continue unchanged and shall continue to evidence one share of common stock of the Surviving Corporation.

(c) Each share of common stock of the Subsidiary held in the treasury of the Subsidiary, if any, immediately prior to the Effective Date of the merger shall, by virtue of the merger and without any action on the part of the holder thereof, be cancelled and retired and cease to exist without any conversion thereof.

(d) Upon the Effective Date, the separate existence of the Subsidiary shall cease, and in accordance with the terms of this Plan of Merger and the provisions of the Georgia Code, the title to any real estate and other property vested in the Subsidiary shall be vested in the Surviving Corporation without reversion or impairment; the Surviving Corporation shall be responsible and liable for all the liabilities and obligations of the Constituent Corporations; any proceeding pending against the Subsidiary may be continued as if the merger did not occur or the Surviving Corporation may be substituted in its place; and neither the rights of creditors nor any liens upon the property of either of the Constituent Corporations shall be impaired by reason of the merger.

4. If at any time, the Surviving Corporation shall determine or be advised that any further assignments or assurances in law or any other documentation is necessary or desirable to vest in the Surviving Corporation, according to the terms hereof, the title to any property or rights of the Subsidiary, the last acting officers of the Subsidiary, or the corresponding officers of the Surviving Corporation, shall and will execute and make all such proper assignments and assurances and do all things necessary or proper to vest title in such property or rights in the Surviving Corporation, and otherwise to carry out the purposes of this Plan of Merger.

5. The directors and officers of the Surviving Corporation shall continue in office until they resign or until their successors are elected and qualified.

6. From and after the Effective Date, the Articles of Incorporation of the Subsidiary shall be deemed repealed, and the Surviving Corporation shall continue to be governed by its existing Articles of Incorporation under the laws of the State of Georgia until such Articles of Incorporation are altered, amended or repealed as provided by law.

7. From and after the Effective Date, the bylaws of the Subsidiary shall be deemed repealed, and the bylaws of the Surviving Corporation shall continue in effect until the same shall be altered, amended, or repealed as therein provided or as provided by law.

SA-110395

IN WITNESS WHEREOF, Scientific-Atlanta, Inc. and PowerTV, Inc. have caused this Plan of Merger to be executed by their duly authorized officers this 175 day of February 2004.

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SCIENTIFIC-ATLANTA, INC. all c. 2-10-04 By: Title: S. U. P. - General Coursel + Gra. Sec. POWERTV, D 2-17-04 By: Vice Presselreadurat . Title: -

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CERTIFICATE REGARDING REQUEST AND PAYMENT FOR PUBLICATION OF NOTICE OF MERGER

I, Angela Woo, Assistant Secretary of Scientific-Atlanta, Inc., a Georgia corporation (the "Corporation"), hereby certify that on February **7**, 2004, I mailed to the Gwinnett Daily Post a check for \$40.00 and a request that the attached Notice of Merger be published in accordance with the provisions of Section 14-2-1105.1 of the Georgia Business Corporation Code.

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Angela Woo For Scientific-Atlanta, Inc., a Georgia corporation

Date: February 17, 2004

SA-110403

NOTICE OF MERGER

Notice is given that Articles of Merger which will effect a merger by and between PowerTV, Inc., a Georgia corporation, and Scientific-Atlanta, Inc., a Georgia corporation, have been delivered to the Secretary of State for filing in accordance with the Georgia Business Corporation Code. The name of the surviving corporation in the merger is Scientific-Atlanta, Inc., a corporation incorporated in the state of Georgia. The registered office of such corporation is located at 5030 Sugarloaf Parkway, Lawrenceville, Georgia 30044, and its registered agent at such address is Michael C. Veysey.

SA-110403

PATENT REEL: 015127 FRAME: 0920

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Secretary of State Corporations Division 315 West Tower #2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530

DOCKET NUMBER : 040690523 CONTROL NUMBER : J107404 DATE INC/AUTH/FILED: 10/31/1951 JURISDICTION : GEORGIA PRINT DATE : 03/09/2004 FORM NUMBER : 215

SCIENTIFIC-ATLANTA, INC. ANITA GIFFORD 5030 SUGARLOAF PKWY LAWRENCEVILLE, GA 30044

CERTIFIED COPY

I, Cathy Cox, the Secretary of State of the State of Georgia, do hereby certify under the seal of my office that the attached documents are true and correct copies of documents filed under the name of

SCIENTIFIC-ATLANTA, INC. A DOMESTIC PROFIT CORPORATION

Said entity was formed in the jurisdiction set forth above and has filed in the Office of Secretary of State on the date set forth above its certificate of limited partnership, articles of incorporation, articles of association, articles of organization or application for certificate of authority to transact business in Georgia.

This certificate is issued pursuant to Title 14 of the Official Code of Georgia Annotated and is prima-facie evidence of the existence or nonexistence of the facts stated herein.



Cathy Cox Secretary of State PATENT REEL: 015127 FRAME: 0921

Secretary of State

Corporations Division 315 West Tower #2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530 DOCKET NUMBER : 040490682 CONTROL NUMBER : J107404 EFFECTIVE DATE : 02/29/2004 REFERENCE : 0077 PRINT DATE : 03/02/2004 FORM NUMBER : 411

ANITA S. GIFFORD 3520 BOGAN ROAD BUFORD GA 30518

CERTIFICATE OF MERGER

I, Cathy Cox, the Secretary of State of the Georgia, do hereby issue this certificate pursuant to Title 14 of the Official Code of Georgia annotated certifying that articles or a certificate of merger and fees have been filed regarding the merger of the below entities, effective as of the date shown above. Attached is a true and correct copy of the said filing.

Surviving Entity: SCIENTIFIC-ATLANTA, INC., A GEORGIA CORPORATION

Nonsurviving Entity/Entities:

POWERTV, INC., A GEORGIA CORPORATION



80411-001-005

CATHY COX SECRETARY OF STATE

PATENT REEL: 015127 FRAME: 0922

RECORDED: 03/26/2004