FROM WorldCom Technology Law Washington DC

(THU) 9. 30'04 9:24/ST. 9:23/NO. 4261173762 P	(THU)	J) 9.30'04	9:24/ST.	9:23/NO.	4261173762	Р
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Form PTO-1595 (Rev. 09/04) OMB No. 0651-0027 (exp. 6/30/2005)

U.S. DEPARTMENT OF COMMERCE

	ase record the attached documents or the new address(es) below.		
1. Name of conveying party(ies)/Execution Date(s) WorldCom, Inc.	2. Name and address of receiving party(ies) Name: MCt, Inc. Internal Address:		
Execution Date(s) <u>April 19, 2004</u> Additional name(s) of conveying party(ies) attached? Yes V N 3. Nature of conveyance:	Street Address: 22001 Loudon County		
Assignment Merger Security Agreement Change of Name Government Interest Assignment Executive Order 9424, Confirmatory License Other	City: <u>Ashburn</u> State: <u>VA</u> Country: <u>US</u> Zip: <u>20147</u> Additional name(s) & address(es) attached? Yes V No document is being filed together with a new application. B. Patent No.(s)		
Additional numbers at 5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents		
Name: <u>Michael A. Wrenn</u> Internal Address: <u>9854/003</u>	 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account 		
Street Address: <u>MCI, Inc.</u> 1133 19th Street NW	 Enclosed None required (government interest not affecting title 		
City: Washington	8. Payment Information		
State: DCZip: 20036	a. Credit Card Last 4 Numbers Expiration Date		
Phone Number: <u>202.736.6522</u> Fax Number: <u>202.736.6382</u>	b. Deposit Account Number 13-2491		
Email Address: michael.wrenn@mci.com	Authorized User Name Eden U.I. Stright		
). Signature:	<u>9/28/2004</u> Date		
Iden U.I. Stright Name of Person Signing	Total number of pages including cover 5 sheet, attachments, and documents:		

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

PATENT REEL: 015203 FRAME: 0226



The First State

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:

"WORLDCOM, INC.", A GEORGIA CORPORATION,

WITH AND INTO "MCI, INC." UNDER THE NAME OF "MCI, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINETEENTH DAY OF AFRIL, A.D. 2004, AT 5:23 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE TWENTIETH DAY OF APRIL, A.D. 2004, AT 6 O'CLOCK A.M.



3705802 8100M 040305758

et Smith Windson HAWELANTA MALE SNeta 3075583

DATE: 04-27-04

PATENT REEL: 015203 FRAME: 0227 State of Delaware Secretary of State Division of Corporations Delivered 05:23 FM 04/19/2004 FILED 05:23 FM 04/19/2004 SEV 040285044 - 3705802 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

of

WORLDCOM, INC. (a Georgia corporation)

into

MCI, INC. (a Delawars corporation)

pursuant to

Section 253 of the General Corporation Law of the State of Delaware

Porsuant to Sections 253 and 303 of the General Corporation Law of the State of Delaware (the "<u>DGCL</u>"), MCI, Inc., a Delaware corporation ("<u>MCI</u>"), hereby certifies the following information relating to the merger of WorldCom, Inc., a Georgia corporation ("<u>WorldCom</u>"), with and into its wholly owned subsidiary MCI (the "<u>Merger</u>").

1. The names and states of incorporation of MCI and WorldCom, which are the constituent corporations in the Merger, are:

Name	State
MCI, Inc.	Delaware
WorldCorn, Inc.	Georgia

WorldCom owns all of the issued and outstanding stock of MCL.

3. On July 21, 2002, WorldCom, Inc. and certain of its direct and indirect subsidiaries filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") (Case No. 02-13533 (AIG)). The Agreement and Plan of Merger, dated April 19, 2004, by and between WorldCom and MCI (the "Astronment of Merger") has been duly adopted by MCI in accordance with and pursuant to the authority granted to MCI under Section 303 of the DGCL and the Modified Second Amended Joint Plan of Reorganization Under Chapter 11 of Title 11 of the United States Code of WorldCom, et al. (the "Plan"), as confirmed on October 31, 2003 by order (the "Order") of the Bankruptcy Court. The Agreement of Merger has been duly adopted by WorldCom in accordance with and pursuant to the authority granted to WorldCom under the Plan. Provision for the making of the Cartificate of Ownership and Merger and the Agreement of Merger is contained in the Order of the Bankruptcy Court having jurisdiction under the Bankruptcy Code. Pursuant to the Flan

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PATENT REEL: 015203 FRAME: 0228 and the Order, no board or stockholder approval is required to adopt the Agreement of Merger and to effectuate the merger contemplated therein.

4. The corporation surviving the Merger shall be MCI, Inc., a Delaware corporation (the "Surviving Corporation").

5. The Certificate of Incorporation of MCI shall be the Certificate of Incorporation of the Surviving Corporation.

6. The executed Agreement of Merger is on file at the principal place of business of the Surviving Corporation at 22001 Loudonn County Parkway, Ashburn, Virginia 20147, Attention: Scoretary,

7. A copy of the Agreement of Merger will be furnished by the Surviving. Corporation, on request and without cost, to any stockholder of MCI or stockholder of WorldCom.

8. The effective date and time of the merger shall be on April 20, 2004 at 5:00 a.m. (Eastern time) (the "Effective Time").

At the Effective Time, the authorized capital stock of MCI shall consist of 3,000,000,000 shares of Common Stock, par value \$0.01 per share. Immediately prior to the Effective Time, the authorized capital stock of WorldCom shall consist of 4,850,000,000 shares of common stock, par value \$0.01 per share, all of which shall be extinguished after the Effective Time pursuant to the Plan.

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IN WITNESS WHEREOF, MCI, Inc. has caused this Certificate of Ownership and Merger to be executed on the jqth day of April, 2004.

MCI, INC. (a Delaware corporation) By: LOP Name: Robert T. Blakely Executive Vice President and Title: Chief Financial Officer

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TOTAL P.04

PATENT REEL: 015203 FRAME: 0230

RECORDED: 09/30/2004
