Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NE	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ME	MERGER			
EFFECTIVE DATE:		12	12/24/1997			
CONVEYING PARTY DATA						
N			e	Execution Date		
ANSWER SYSTEMS, INC.				12/23/1997		
RECEIVING PARTY DATA						
Name:		PLATINUM TECHNOLOGY, INC.				
Street Address:		1815 South Meyers Road				
City:		Oakbrook Terrace				
State/Country:	ILLINOIS					
Postal Code:	60181					
PROPERTY NUMBERS Total: 1 Property Type Number Patent Number: 5301314						
Property Ty	уре		Number			
Property Ty Patent Number:	уре	5301314	Number			
		5301314	Number			
Patent Number:	DATA		Number			
Patent Number: CORRESPONDENCE Fax Number:	DATA (214)66 ⁻	1-4691	Number			
Patent Number: CORRESPONDENCE Fax Number:	DATA (214)66 ⁻	1-4691 <i>Mail when</i>				
Patent Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i>	DATA (214)66 <i>be sent via US</i> 214.953 b.k.drink	1-4691 <i>Mail when</i> .6618 water@bal	<i>the fax attempt is unsuccessful.</i> kerbotts.com			
Patent Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name:	DATA (214)66 <i>be sent via US</i> 214.953 b.k.drink B. K. Dri	1-4691 <i>Mail when</i> .6618 water@bal nkwater, c/	<i>the fax attempt is unsuccessful.</i> kerbotts.com /o Baker Botts L.L.P.			
Patent Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1:	(214)66 be sent via US 214.953 b.k.drink B. K. Dri 2001 Rc	1-4691 <i>Mail when</i> .6618 water@bal nkwater, c/ ss Avenue	<i>the fax attempt is unsuccessful.</i> kerbotts.com /o Baker Botts L.L.P.			
Patent Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1: Address Line 2:	(214)66 be sent via US 214.953 b.k.drink : B. K. Dri 2001 Ro Suite 26	1-4691 <i>Mail when</i> .6618 .water@bal nkwater, c/ ss Avenue 0	<i>the fax attempt is unsuccessful.</i> kerbotts.com /o Baker Botts L.L.P.			
Patent Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1:	(214)66 be sent via US 214.953 b.k.drink : B. K. Dri 2001 Ro Suite 26	1-4691 <i>Mail when</i> .6618 water@bal nkwater, c/ ss Avenue	<i>the fax attempt is unsuccessful.</i> kerbotts.com /o Baker Botts L.L.P.			
Patent Number: Patent Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1: Address Line 2:	(214)66 be sent via US 214.953 b.k.drink B. K. Dri 2001 Ro Suite 26 Dallas, T	1-4691 <i>Mail when</i> .6618 water@bal nkwater, c/ ss Avenue 0 EXAS 752	<i>the fax attempt is unsuccessful.</i> kerbotts.com /o Baker Botts L.L.P.			

REEL: 016427 FRAME: 0480

PATENT REEL: 016427 FRAME: 0481

State of California

I, BRUCE McPHERSON, Secretary of State of the State of California, hereby certify:

That the attached transcript of $\underline{\mathcal{H}}_{-}$ page(s) was prepared by and in this office from the record on file, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

AUG 1 8 2005

BRUCE McPHERSON Secretary of State

PATENT REEL: 016427 FRAME: 0482

Sec/State Form CE-108 (REV 03/31/05)

	1610368 ant	D561996
B (L B D to of the financial financial Martin of confermine	State of Delaware	PAGE 1
N 0 9 1998	Office of the Secretary of State	

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF DWNERSHIP, WHICH MERGES:

CANSWER SYSTEMS, INC. , A CALIFORNIA CORPORATION,

"PLATINUM APPLICATIONS SOLUTIONS, INC.", A MASSACHUSETTS CORPORATION,

PROTELLICESS SOFTWARE, INC., A CALIFORNIA CORPORATION,

"RELITECH GROUP, INC.", A DELAWARE CORPORATION,

"SOFTOGE CORPORATION", A CALIFORNIA CORPORATION,

"TRINZIC CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "PLATINUM TECHNOLOGY, INC." UNDER THE NAME OF "PLATINUM TECHNOLOGY, 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 DECEMBER, A.D. 1997, AT 9:01 D'CLOCK A.M.



Edurffrul

Edward J. Freel, Secretary of State

2123655 8+90M

994068299

AUTHENTICATION: DATE:

8832514

01-07-28

PATENT

REEL: 016427 FRAME: 0483

CERTIFICATE OF OWNERSHIP AND MERGER

OF

RELTECH GROUP, INC., a Delaware corporation,

ANSWER SYSTEMS, INC., a California corporation,

TRINZIC CORPORATION, a Delaware corporation,

SOFTOOL CORPORATION, a California corporation,

PROTELLICESS SOFTWARE, INC., a California corporation,

AND

PLATINUM APPLICATIONS SOLUTIONS, INC., a Massachusetts corporation,

INTO

PLATINUM TECHNOLOGY, INC. a Delaware corporation

It is hereby certified that:

1. PLATINUM TECHNOLOGY, INC. (hereinafter sometimes referred to as the "Corporation") is a business corporation of the State of Delaware.

2. The Corporation is the owner of all of the outstanding shares of the stock of RELTECH GROUP, INC., which is a business corporation of the State of Delaware.

3. The Corporation is the owner of all of the outstanding shares of the stock of ANSWER SYSTEMS, INC., which is a business corporation of the State of California.

4. The Corporation is the owner of all of the outstanding shares of the stock of TRINZIC CORPORATION, which is a business corporation of the State of Delaware.

0069/340021-01_ 12/22/97

____DATENT

5. The Corporation is the owner of all of the outstanding shares of the stock of SOFTOOL CORPORATION, which is a business corporation of the State of California.

6. The Corporation is the owner of all of the outstanding shares of the stock of PROTELLICESS SOFTWARE, INC., which is a business corporation of the State of California.

7. The Corporation is the owner of all of the cutstanding shares of the stock of PLATENUM APPLICATIONS SOLUTIONS, INC., which is a business corporation of the State of Massachusetts.

8. RELITICH GROUP, INC., a Delaware corporation, ANSWER SYSTEMS, INC., a California corporation. TRINZIC CORPORATION, a Delaware corporation, SOFTOOL CORPORATION, a California corporation, PROTHULICESS SOFTWARE, INC., a California corporation, and PLATINUM APPLICATIONS SOLUTIONS, INC., a Massachusetts corporation, are hereafter sometimes referred to as the "Subsidiary Corporations".

9. On December 23, 1997, the Board of Directors of the Corporation adopted the following resolutions to merge the subsidiary corporations into the Corporation:

RESOLVED, that the Subsidiary Corporations be merged into this Corporation, and that all of the estate, property, rights, privileges, powers, and franchises of each and all of the Subsidiary Corporations be vested in and held and enjoyed respectively by this Corporation as fully and entirely and without change or diminution as the same were before held and enjoyed by each and all of the Subsidiary Corporations in their respective names.

FURTHER RESOLVED, that this Corporation assume all of the obligations of each and all of the Subsidiary Corporations.

FURTHER RESOLVED, that this Corporation shall cause to be executed and filed and/or recorded the documents prescribed by the laws of the States of Delaware, California and Massachusetts, and by the laws of any other appropriate jurisdiction and will cause to be performed all necessary acts within the State of Delaware and within any other appropriate jurisdiction.

Executed on December 33, 1997.

PLATINUM TECHNOLOGY, INC., a **Delaware** corporation By:_ Andrew J ski. President

0069/340021-01 12/22/97

2

「「「「「「「「「「」」」」

STATE OF CALIFORNIA FRANCHISE TAX BOARD PO BOX 1468 SACRAMENTO CA 95812-1468

TAX CLEARANCE CERTIFICATE

November 17, 1997

EXPIRATION DATE: February 13, 1998

PLATNUM TECHNOLOGY INC ATTN LARRY S FREEDMAN 1815 S MEYERS RD 10TH FL OAKBROOK TERRACE IL 60181

ISSUED TO: ANSWER SYSTEMS, INC. Entity ID 1610368

This is to certify that all taxes imposed under the Bank and Corporation Tax Law on this corporation have been paid, assumed, or are secured by other means.

If a final return has not been filed, one should be filed within two months and 15 days after the close of the month in which the dissolution or withdrawal takes place. If the corporation was inactive, a statement to that effect should be attached to the tax forms. All returns remain subject to audit until the expiration of the normal statutory period. Failure to file required returns may result in additional assessments.

A copy of this Tax Clearance Certificate has been sent to the Office of the the Secretary of State. This original Tax Clearance Certificate may be retained in the files of the corporation.

By the Expiration Date noted above, this corporation must have filed the documents required by the Secretary of State to dissolve, withdraw or merge. Requests for the appropriate documents must be directed to: Office of the Secretary of State at 1500 llth Street, 3rd Floor, Sacramento CA. 95814, or by telephore,(916) 657-5448.

NOTE: If the required documents are not filed with the Secretary of State prior to the Expiration Date noted above, the corporation will remain subject to the filing requirements of the Bank and Corporation Tax Law.

an an an Anna a Anna an Anna an

By H. Hermansen Special Audit Unit **Corporation Audit Section** Telephone (916) 845-4124

2570 MED Nev



COPY

PATENT REEL: 016427 FRAME: 0486