ASSIGNMENT RECORDATION COVER SHEET -PATENTS ONLY-

To:	Honorable Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy thereof.
1.	Name of conveying party(ies) a) Name: Networks Associates Technology, Inc. Address: 3965 Freedom Circle Santa Clara, CA 95054
2.	Name and address of receiving party(ies): a) Name: McAfee, Inc. Address: 3965 Freedom Circle Santa Clara, CA 95054
3.	Nature of conveyance Merger Assignment Merger Security Agreement Change of Name Other License Agreement Execution Date: November 19, 2004 License agreement
4.	Application Number(s) or Patent Number(s): (This application is a continuation of 09/969,686 [atty. docket no. NAI1P348/01.072.01])
	The title of the (new) application is: MASTER SECURITY POLICY SERVER
5.	Please send all correspondence concerning this (these) documents to:
	Zilka-Kotab, PC P.O. Box 721120 San Jose, CA 95172-1120 Tel. No.: (408) 971-2573
6.	Total number of applications and patents involved: 1
7.	Total fee (37 CFR 3.41): <u>\$40.00</u>
8.	 Enclosed Authorized to be charged to Deposit Account No. 50-1351 (Order No. <u>NAI1P348A</u>) To the best of my knowledge and belief, the foregoing information is true and correct and any
	is a true copy of the original document.

348A) ad any attached copy

Date: _____September 14, 2007___

/KEVINZILKA/ Kevin J. Zilka Registration No. 41,429



PAGE 1

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:

"NETWORKS ASSOCIATES TECHNOLOGY, INC.", A DELAWARE CORPORATION,

WITH AND INTO "MCAFEE, INC." UNDER THE NAME OF "MCAFEE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-THIRD DAY OF NOVEMBER, A.D. 2004, AT 2:20 O'CLOCK P.M.

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



Harriet Smith Windson, Secretary of State AUTHENTICATION: 3497356

DATE: 11-23-04

PATENT REEL: 019833 FRAME: 0180

2306741 8100M 040845933

FRCM CORPORATION TRUST 302-655-2430

State of Delaware Secretary of State Division of Corporations Delivered 02:28 FM 11/23/2004 FILED 02:20 FM 11/23/2004 SRV 040845933 - 2305741 FILE

(TUE) 11, 23' 04 14:3C/ST. 14:27/NO. 4862069240 P 2

CERTIFICATE OF OWNERSHIP AND MERGER

merging

NETWORKS ASSOCIATES TECHNOLOGY, INC. (a Deleware corporation),

with and into

MCAPEE, INC. (a Deleware corporation)

Parmant to the provisions of Section 253 of the Delaware General Corporation Law (the "DGCL"), McAfee, Inc., a Delaware corporation (the "Parent"), hereby adopts the following Certificate of Ownership and Margar for the purpose of effecting the margar of the Parent with Networks Associates Technology, Inc., a Delaware corporation ("Subsidiary,"), with the Parent as the sole surviving corporation (the "Margar"). The Parent does hereby certify that:

1. The Parent owns all of the outstanding shares of capital stock of the Subsidiary.

2. A true and complete copy of the resolutions of the Parent's board of directors approving the Marger (the "Board Resolutions"), containing such information as required by Section 253 of the Delaware General Corporation Law, is set forth in "Exhibit A," attached hereto and made a part hereof. The Board Resolutions were duly adopted by the Parent's board of directors by written consent dated effective as of November 18, 2004. Such Board Resolutions have not been modified or reacinded and are in full force and effect on the date hereof.

The Parent shall be the sole corporation surviving the Merger.

4. The Margor shall be effective as of the date this Certificate of Ownership and Merger is filed with the Secretary of State of the State of Delaware.

IN WITNESS WHEREOF, the undersigned surviving corporation has caused this Cartificate of Ownership and Merger to be executed in its corporate name this 19th day of November, 2004.

MCAFEE, INC.

Kant H. Roberts Executive Vice President and General Counsel



FROM CORPORATION TRUST 302-655-2430

(TUE) 11, 23' 04 14:3C/ST. 14:27/NO. 4862069240 P 3

RESOLVED that the Board hereby determines it to be in the best interests of the Company and its shareholders to marge into the Company its wholly owned subsidiary, Networks Associates Technology, Inc., a Delaware corporation.

RESOLVED that the Company does hereby marge into intell its wholly owned subsidiary, Networks Associates Technology, Inc., and essences all of the obligations of Networks Associates Technology, Inc.

RESOLVED that said merger shall become effective upon the filing of a Certificate of Ownership and Merger with the Secretary of State of the State of Delaware.

RESOLVED that the Second Restated Certificate of Incorporation shall remain unchanged by the marger and in full force and effect until further amended in accordance with the Delaware General Corporation Law.

RESOLVED that the proper officers of the Company be, and they hereby are, directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to so merge Networks Associates Technology, Inc. and to assume its obligations and the date of adoption thereof, and to cause the same to be filed with the Secretary of State of the State of Delaware and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be necessary or proper to effect and merger and change of name. SEP. 14. 2007 5:16PM ZILKA-KOTAB, PC

. JULUMUNIS JULUM

ASSIGNMENT

WHBREAS, I, Richard Brian Singleton (hereinafter "ASSIGNOR"), citizen of the United Kingdom, residing at 4 Coral Close, Eaton Bray, Bodfordshire, LU6 2AS, United Kingdom, am the inventor of the invention in MASTER SECURITY POLICY SERVER for which I have executed an application for a Patent of the United States

which is executed on even date herewith

which is identified by BLAKELY SOKOLOPF TAYLOR & ZAPMAN attorney docket no. 002114,P023

which was filed on [PILING DATE], Application No. [APPLICATION NO.]

and WHEREAS, Networks Associates Technology, Inc. (hereinafter "ASSIGNEE"), a Delaware Corporation having a business address at 3965 Freedom Circle, Santa Clara CA 95054, is desirous of obtaining my entire right, title and interest in, to and under the said invention and the said application:

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, I, the said ASSIGNOR, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the sold ASSIGNEE, its successors, legal representatives and assigns, my ontire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; and all applications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;

AND I HEREBY authorize and request the Director of the United States Patent and Trademark Office, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

AND I HEREBY covenant and agree that I have the full right to convey the entire interest herein assigned, and that I have not executed, and will not execute, any agreement in conflict herewith.

AND I HEREBY further covenant and agree that I will communicate to the said ASSIGNEE, its successors, logal representatives and assigns, any facts known to me respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid the said ASSIGNEF, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries. In the event that I am not an employee of ASSIGNEE at the time such aid is required, I agree to render such aid in return for an hourly rate of pay no greater than twice my equivalent regular hourly pay as it stood on the date of my departure from ASSIGNEE.

IN TESTIMONY WHEREOF, I hereunto set my hand and seal the day and year set opposite my signature.

Date <u>02/10</u>,2001

Richard R. Singleton

PATENT REEL: 019833 FRAME: 0183

RECORDED: 09/14/2007