Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT					
NATURE OF CONVEYANCE:		MERGER					
EFFECTIVE DATE:		02/20/2003					
CONVEYING PARTY DATA							
Name Execution Date							
Q Step Technologies,	LLC		2/30/2002				
RECEIVING PARTY DATA							
Name:	Q Step Techn	s, Inc.					
Street Address:	7969 N. Blackstone Ave., #350						
City:	Fresno						
State/Country:	CALIFORNIA	CALIFORNIA					
Postal Code:	93720-4310						
PROPERTY NUMBERS Total: 3							
Property Ty	vpe	Number	10080				
Property Ty Application Number:		Number 0100804	60100804				
Application Number:		0100804					
Application Number: Patent Number:		0100804 853854	\$120.00				
Application Number: Patent Number: Application Number: CORRESPONDENCE Fax Number:	DATA (310)277	0100804 353854 1552100 4730					
Application Number: Patent Number: Application Number: CORRESPONDENCE Fax Number:	DATA (310)277 pe sent via US	0100804 353854 1552100 1730 ail when the fax attempt is unsuccessful.	\$120.00				
Application Number: Patent Number: Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i>	DATA (310)277 De sent via US achou@	0100804 353854 1552100 1730 ail when the fax attempt is unsuccessful.	\$120.00				
Application Number: Patent Number: Application Number: Application Number: CORRESPONDENCE Fax Number: Correspondence will b Email: Correspondent Name: Address Line 1:	DATA (310)277 De sent via US achou@ George 2049 Ce	0100804 353854 1552100 4730 <i>ail when the fax attempt is unsuccessful.</i> we.com C. Tseng ury Park East, 38th floor	\$120.00				
Application Number: Patent Number: Application Number: CORRESPONDENCE Fax Number: Correspondence will b Email: Correspondent Name:	DATA (310)277 De sent via US achou@ George 2049 Ce	0100804 353854 1552100 4730 <i>ail when the fax attempt is unsuccessful.</i> we.com C. Tseng	\$120.00				
Application Number: Patent Number: Application Number: Application Number: CORRESPONDENCE Fax Number: Correspondence will b Email: Correspondent Name: Address Line 1:	DATA (310)277 be sent via US achou@ George 0 2049 Ce Los Ang	0100804 353854 1552100 4730 <i>ail when the fax attempt is unsuccessful.</i> we.com C. Tseng ury Park East, 38th floor	\$120.00				
Application Number: Patent Number: Application Number: Application Number: CORRESPONDENCE Fax Number: Correspondence will b Email: Correspondent Name: Address Line 1: Address Line 4:	DATA (310)277 De sent via US achou@ George C 2049 Ce Los Ang NUMBER:	0100804 353854 1552100 4730 <i>ail when the fax attempt is unsuccessful.</i> we.com C. Tseng ury Park East, 38th floor es, CALIFORNIA 90067	\$120.00				

REEL: 020986 FRAME: 0337

PATENT REEL: 020986 FRAME: 0338

source=QStep Merger#page2.tif source=QStep Merger#page3.tif source=QStep Merger#page4.tif source=QStep Merger#page5.tif



SECRETARY OF STATE

I, *Kevin Shelley*, Secretary of State of the State of California, hereby certify:

That the attached transcript of 3 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.

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

FEB 2 0 2003

Kein Suller

Secretary of State

St	ate of Ca					
	Bill Jones Secretary of State			ENDORSED - FILED In the office of the Secretary of State of the State of California		
LIMITED LIABILITY COMPANY CERTIFICATE OF MERGER (Corporations Code Section 17552)			JAN 2 4 2003 KEVIN SHELLEY Secretary of State			
					Filing Fee – IMPORTANT – Read instr	
					1. Name of surviving entity:	2. Type of entity:
Q Step Technologies, Inc 5. Name of disappearing entity:	6. Type of entity:	2468305 7. Secretary of State File No			Imber:	Delaware
Q Step Technologies, LLC	LLC	200008110012		8. Jurișdiction; California		
9. Future effective date, if any:	Month	Day		Year		
10. If a vote was required pursuant to Section 17551 or Section 1113, enter the outstanding interests of each class entitled to vote on the merger and the percentage of vote required: Surviving Entity						
Each class entitled to vote	<u>Percentage of vote requirec</u> つらい <i>つ</i> し	Each class entitled to vot	e	Percentage of vote required ラレジロ		
11. The principal terms of the agreement of merger were approved by a vote of the number of interests or shares of each class that equaled or exceeded the vote required.						
SECTION 12 IS ONLY APPLICABLE IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABILITY COMPANY, COMPLETE ITEM 12 AND PROCEED TO ITEM 15.						
12. Requisite changes to the information set forth in the Articles of Organization of the surviving limited liability company resulting from the merger. Attach additional pages if necessary.						
SECTIONS 13 AND 14 ARE APPLICABLE IF THE SURVIVING ENTITY IS A FOREIGN LIMITED LIABILITY COMPANY OR OTHER BUSINESS ENTITY, COMPLETE ITEMS 13 AND 14.						
13. Principal business address of the surviving foreign limited liability company or other business entity:						
Address: 3925 Foothill Bo	ulevard					
City: La Crescenta		California		ip Code: 91214		
14. Other information required to be stated in the Certificate of Merger by the laws under which each constituent other business entity is organized. Attach additional pages if necessary.						
Please see attached Delaware Certificate of Merger						
15. Number of pages attached, if any: 2						
16. I certify that the statements contained in this document are true and correct of my own knowledge. I declare that I am the person who is executing this instrument, which execution is my act and deed. <u> <u> <u> </u> <u> <u> </u> </u></u></u>						
Signature of Authorized Person for the	Surviving Entity Date	Type or Print Name a	nd Title of Pe	erson Signing Date		
Signature of Authonzed Person for the I	Disappearing Entity Date	Type or Print Name a	id Title of Pe	erson Signing Cate		
Signature of Authorized Person for the I	Disappearing Entity Date	Type or Print Name a	nd Title of Pe	erson Signing Date		
SEC/STATE (REV. 12/99)				ING FEE: SEE INSTRUCTIONS		

AGREEMENT PURSUANT TO CORPORATIONS CODE SECTION 17555(g)(1)(2)(3)

Q STEP TECHNOLOGIES, INC. (the "Company"), a Delaware corporation qualified to do business in California, hereby agrees as follows:

1. The Company may be served in the State of California in a proceeding for the enforcement of an obligation of any constituent entity and in a proceeding to enforce the rights of any holder of a dissenting interest or dissenting shares in a constituent domestic limited liability company or other domestic business entity.

2. The Company hereby irrevocably appoints the Secretary of State as its agent for service of process. Process may forwarded to the Company at 3925 Foothill Boulevard, La Crescenta, CA 91214, with a copy to Michael J. Bordy, Esq., White, Bordy & Levey, LLP, 9777 Wilshire Boulevard, Suite 918, Beverly Hills, CA 90212.

3. The Company will promptly pay the holder of any dissenting interest in constituent domestic limited liability company the amount to which that person is entitled under California law.

Effective as of January 1, 2003.

Q STEP TECHNOLOGIES, INC.

By:

Vincent Forte, President

ATTACHMENT

LIMITED LIABILITY COMPANY CERTIFICATE OF MERGER (Corporations Code Section 17552)

Name of Surviving Entity: Q Step Technologies, Inc.

Name of Disappearing Entity: Q Step Technologies, LLC

16. I certify that the statements contained in this document are true and correct to my own knowledge. I declare that I am the person who is executing this instrument, which execution is my act and deed.

Signature of Authorized Person For the Disappearing Entity Andrew Wolf, Manager Member

Type or Print Name of Person Signing



PATENT REEL: 020986 FRAME: 0342

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION AND FOREIGN LIMITED LIABILITY COMPANY

Pursuant to Title 8, Section 264(c) of the Delaware General Corporation Law, the undesigned corporation executed the following Certificate of Merger:

FIRST: The name of the surviving corporation is Q Step Technologies, Inc., a Delaware corporation, and the name of the limited liability company being merged into this surviving corporation is Q Step Technologies, LLC, a California limited liability company.

SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by the surviving corporation and the merging limited liability company.

THIRD: The name of the surviving corporation is Q Step Technologies, Inc.

FOURTH: The merger is to become effective on December 31, 2002. This effective date is for accounting purposes only.

FIFTH: The Agreement of Merger is on file at 3925 Foothill Boulevard, La Crescenta, CA 91214, the place of business of the surviving corporation.

SIXTH: A copy of the Agreement of Merger will be furnished by the corporation on request without cost, to any stockholder of any constituent corporation or partner of any constituent limited liability company.

SEVENTH: The Certificate of Incorporation for the surviving entity will be the Certificate of Incorporation of Q Step Technologies, Inc. filed on September 19, 2002, with no amendments.

IN WITNESS WHEREOF, said Corporation has caused this certificate to be signed by an authorized officer, the 30th day of December, A.D., 2002.

Weatt fate By:

Name: Vincent Forte

Title: President

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 10:45 AM 01/02/2003 030024902 - 3569882

QQ100.000-0301.Merger.Revised.020303

PATENT REEL: 020986 FRAME: 0343

RECORDED: 05/22/2008