PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		CHANGE OF NAME	
CONVEYING PARTY DATA		·	
	Ν	lame	Execution Date
Alogent Corporation 01/17/2008			
RECEIVING PARTY DATA			
Name: Goldi	Goldleaf Enterprise Payments, Inc.		
Street Address: 350 T	350 Technology Parkway		
Internal Address: Suite	Suite 200		
City: Norcr	Norcross		
State/Country: GEOF	GEORGIA		
Postal Code: 30092	30092		
Property Type Patent Number: 73		Number 7383242	
Application Number: 1069		710	
Application Number: 1121		004	
Patent Number:	72522	24	
CORRESPONDENCE DATA	<u>ــــــــــــــــــــــــــــــــــــ</u>		
Fax Number: (248)641-0270			
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.			
Phone: 248-641-1600			
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	lame: Harness, Dickey & Pierce, P.L.C. 5445 Corporate Drive		
	Suite 200		
NAME OF SUBMITTER:		David A. McClaughry	
Total Attachments: 4		IL	
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Control No. K502188

STATE OF GEORGIA

Secretary of State

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

CERTIFICATE OF MERGER

NAME CHANGE

I, Karen C Handel, the Secretary of State and the Corporations Commissioner of the State of 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 01/17/2008. Attached is a true and correct copy of the said filing.

Surviving Entity: ALOGENT CORPORATION, a Georgia Profit Corporation

Changing its Name to: GOLDLEAF ENTERPRISE PAYMENTS, INC., a Georgia Profit Corporation

Non surviving Entity/Entities: GLF SUB, INC., a Georgia Profit Corporation

> WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on January 17, 2008



Faun CHandel

Karen C Handel Secretary of State

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Control No: K602188 Date Filed: 01/17/2008 12:00 AM Karen C Handel Secretary of State

CERTIFICATE OF MERGER OF GLF SUB, INC. WITH AND INTO ALOGENT CORPORATION

Pursuant to Section 14-2-1102 et seq. of the Georgia Business Corporation Code (the "Code"), GLF Sub, Inc., a Georgia corporation (the "Merger Sub") is hereby merged with and into Alogent Corporation, a Georgia corporation (the "Target").

ARTICLE ONE

(Constituent Entities; Surviving Corporation; Surviving Articles of Incorporation)

The name and state of incorporation of each of the constituent entities is a set forth above. The Target shall be the Surviving Corporation. The articles of incorporation of Merger Sub shall be the articles of incorporation of the Surviving Corporation.

ARTICLE TWO

(Amendment to the Articles of Incorporation of the Merger Sub)

Article One of the Articles of Incorporation of the Merger Sub are hereby amended to read as follows:

"ARTICLE ONE NAME

The name of the corporation is Goldleaf Enterprise Payments, Inc."

ARTICLE THREE (Plan of Merger)

The executed agreement and plan of merger is on file at the principal place of business of the Surviving Corporation, 350 Technology Parkway, Suite 200, Norcross, GA 30071. A copy of the agreement and plan of merger will be furnished (on request and without cost) to any shareholder of the Target or the Merger Sub.

ARTICLE FOUR (Approval)

In accordance with Section 14-2-1103 of the Code, the board of directors of the Merger Sub duly adopted the agreement and plan of merger and the sole shareholder of the Merger Sub, pursuant to the recommendation of the board of directors, duly approved the agreement and plan of merger. In accordance with Section 14-2-1103 of the Code, the board of directors



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of the Target duly adopted the agreement and plan of merger and the shareholders of the Target, pursuant to the recommendation of the board of directors, duly approved the agreement and plan of merger.

ARTICLE V (Effectiveness of Merger)

The merger of the Merger Sub with and into the Target shall be effective when this certificate is filed by the Secretary of State.

This Certificate of Merger has been duly executed as of January 1/2, 2008.

ALOGENT CORPORATION A Georgia corporation

By:

Brian Geisél, Chief Executive Officer

GLF SUB, INC. A Georgia corporation

By:

G. Kynn Boggs, Chief Executive Officer



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UNDERTAKING REGARDING REQUEST OF PUBLICATION OF NOTICE OF MERGER

The undersigned, being authorized to act on behalf of Alogent Corporation, a Georgia corporation, does hereby undertake to request that a notice of filing of the certificate of merger between Alogent Corporation and GLF Sub, Inc., a Georgia corporation, be published and to make payment therefor as required by subsection (b) of Section 14-2-1105.1 of the Georgia Business Corporation Code. The request for publication of such notice will be mailed or delivered to the Gwinnett Daily Post no later than the next business day after filing such certificate of merger.

IN WITNESS WHEREOF, the undersigned has executed this undertaking on behalf of Alogent, Inc. this <u>19</u>th day of January, 2008.

ALOGENT CORPORATION

By: G. Lynn Boggs Name:

Its: Chief Executive Officer

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RECORDED: 05/06/2009