Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		MERGER	
EFFECTIVE DATE:		02/19/2010	
CONVEYING PARTY DATA			
Ν		Name	Execution Date
On2 Technologies, Inc.			02/19/2010
RECEIVING PARTY DATA			
Name:	On2 Technologies, LLC		
Street Address:	1600 Amphitheatre Parkway		
City:	Mountain View		
State/Country:	CALIFORNIA		
Postal Code:	ostal Code: 94043		
PROPERTY NUMBERS Total: 1			
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Property Ty	ире	Number	29070
Property Ty Application Number:		Number 29070	12329070
	125		
Application Number:	DATA	29070	
Application Number: CORRESPONDENCE Fax Number:	DATA (248)649-33	29070	\$40.00
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone:	DATA (248)649-33 <i>De sent via US Mai</i> 248-649-33	38 <i>I when the fax attempt is unsuccessful.</i> 33	
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will E</i> Phone: Email:	DATA (248)649-33 <i>pe sent via US Mal</i> 248-649-33 nthurman@	329070 38 <i>I when the fax attempt is unsuccessful.</i> 33 youngbasile.com	\$40.00
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will E</i> Phone: Email: Correspondent Name:	DATA (248)649-33 <i>be sent via US Mai</i> 248-649-33 nthurman@ Young Basi	38 <i>I when the fax attempt is unsuccessful.</i> 33 youngbasile.com e Hanlon & MacFarlane, P.C.	\$40.00
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will b</i> Phone: Email: Correspondent Name: Address Line 1:	DATA (248)649-33 <i>De sent via US Mai</i> 248-649-33 nthurman@ Young Basi 3001 West	329070 38 <i>I when the fax attempt is unsuccessful.</i> 33 youngbasile.com	\$40.00
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will E</i> Phone: Email: Correspondent Name:	DATA (248)649-33 <i>be sent via US Mai</i> 248-649-33 nthurman@ Young Basi	38 <i>I when the fax attempt is unsuccessful.</i> 33 youngbasile.com e Hanlon & MacFarlane, P.C. 3ig Beaver Road	\$40.00
Application Number: CORRESPONDENCE Fax Number: <i>Correspondence will E</i> Phone: Email: Correspondent Name: Address Line 1: Address Line 2:	DATA (248)649-33 <i>pe sent via US Mai</i> 248-649-33 nthurman@ Young Basi 3001 West Suite 624 Troy, MICH	38 <i>I when the fax attempt is unsuccessful.</i> 33 youngbasile.com e Hanlon & MacFarlane, P.C. 3ig Beaver Road	\$40.00
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Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ON2 TECHNOLOGIES, INC.", A DELAWARE CORPORATION,

WITH AND INTO "OXIDE LLC" UNDER THE NAME OF "ON2 TECHNOLOGIES, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINETEENTH DAY OF FEBRUARY, A.D. 2010, AT 3:55 O'CLOCK P.M.



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100172957 You may verify this certificate online at corp.delaware.gov/authver.shtml

Jeffrey W. Bullock, Secretary of State AUTHENTICATION: 7824675

DATE: 02-19-10

State of Delaware Secretary of State Division of Corporations Delivered 03:55 PM 02/19/2010 FILED 03:55 PM 02/19/2010 SRV 100171457 - 4774229 FILE

CERTIFICATE OF MERGER

MERGING

ON2 TECHNOLOGIES, INC. A DELAWARE CORPORATION

WITH AND INTO

OXIDE LLC A DELAWARE LIMITED LIABILITY COMPANY

Pursuant to Section 264 of the General Corporation Law of the State of Delaware and Section 18-209 of the Delaware Limited Liability Company Act

Oxide LLC, a Delaware limited liability company (the "LLC"), does hereby certify as follows:

FIRST: The LLC is a Delaware limited liability company duly formed and existing under the laws of the State of Delaware and On2 Technologies, Inc., a Delaware corporation (the "Company"), is a corporation duly organized and existing under the laws of the State of Delaware.

SECOND: The Agreement and Plan of Merger, dated as of August 4, 2009, by and among the Company, Google Inc., a Delaware corporation ("Google"), and Oxide Inc., a Delaware corporation ("Oxide"), as amended by Amendment No. 1 to the Agreement and Plan of Merger, dated as of January 7, 2010, by and among the Company, Google, Oxide and the LLC (together, the "Merger Agreement"), setting forth the terms and conditions of the merger of the Company with and into the LLC (the "Merger"), been approved, adopted, certified, executed and acknowledged by the LLC and the Company in accordance with Section 264(c) (and with respect to the Company, by written consent of its sole stockholder in accordance with Section 228) of the General Corporation Law of the State of Delaware and Section 18-209 of the Delaware Limited Liability Company Act.

THIRD: The name of the surviving limited liability company in the Merger (the "Surviving LLC") is Oxide LLC, which name shall be amended as set forth in Article Fourth below.

FOURTH: The Certificate of Formation of the LLC as in effect immediately prior to the Merger shall be amended by deleting Section 1 thereto and replacing it in its entirety with the following:

"1. The name of the limited liability company formed is On2 Technologies, LLC."

FIFTH: The executed Merger Agreement is on file at the principal place of business and office of the Surviving LLC at the following address:

c/o Google Inc. 1600 Amphitheatre Parkway Mountain View, CA 94043

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SIXTH: A copy of the Merger Agreement will be furnished by the Surviving LLC, on request and without cost, to any stockholder of the Company or any member of the LLC.

SEVENTH: The Merger shall be effective upon the filing of this Certificate of Merger with the Secretary of State of the State of Delaware.

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IN WITNUSS WHEREOF, Oxide LLC has caused this Certificate of Merger to be executed by an authorized person on February 19, 2010.

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By: Kent alalker-

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Name: Kent Walker

Title: Authorized Person

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RECORDED: 11/18/2010