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Client Code: WEBSEN.033RA RECORDATION FORM COVER SHEET PATENTS ONLY

To the Director, U.S. Patent and Trademark Office: Please record the attached original documents or copy thereof.

 Name of conveying party(ies): (List using letters or numbers for multiple parties) Imatec, Ltd. Additional name(s) of conveying party(ies) attached? Yes No 	 2. Name and address of receiving parties: Name: Sequel Technology Corporation Street Address: 3245 146th Place S.E., Suite 300 City: Bellevue State: WA ZIP: 98007 Additional name(s) of receiving party(ies) attached?
 3. Nature of conveyance: () Assignment () Security Agreement () Merger (X) Change of Name () Other: Execution Date: (List as in section 1 if multiple signatures) October 24, 2000 	 () Yes (X) No 4. US or PCT Application number(s) or US Patent number(s): (X) Patent No.: RE40187 Issue Date: March 25, 2008 Additional numbers attached?
 5. Party to whom correspondence concerning document should be mailed: Customer No. 20,995 Address: Knobbe, Martens, Olson & Bear, LLP 2040 Main Street, 14th Floor Irvine, CA 92614 Return Fax: (949) 760-9502 	() Yes (X) No 6. Total number of applications and patents involved: 1
Attorney's Docket No.: WEBSEN.033RA 7. Total fee (37 CFR 1.21(h)): \$40.00 (X) Authorized to be charged to deposit account	 Deposit account number: 11-1410 Please charge this account for any additional fees which may be required, or credit any overpayment to this account.
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct, and any attached copy is a true copy of the original document. Susan Payne Name of Person Signing 52,033 Registration No.	
Total number of pages including cover sheet, attachments and document: 5	
Documents transmitted via Facsimile to be recorded with required cover sheet information to:	
Mail Stop Assignment Recordation Services Director, U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450	

Facsimile Number: (571) 273-0140

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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 AMENDMENT OF "IMATEC, LTD.", CHANGING ITS NAME FROM "IMATEC, LTD." TO "SEQUEL TECHNOLOGY CORPORATION", FILED IN THIS OFFICE ON THE TWENTY-SEVENTH DAY OF NOVEMBER, A.D. 2000, AT 2 O'CLOCK P.M.

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2541134 8100 030743898 Harriec Smith Windsor, Secretary of State

AUTHENTICATION: 2759105

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STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 02:00 PM 11/27/2000 001500638 - 2541134

CENTRICATE OF AMENDMENT OF CERTRICATE OF INCORFORATION OF IMATEC LTD.

MATEC, LID., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Corporation"), does hereby certify as follows:

FRST: The Board of Directors of the Carporation, by unanimous written consent pursuant to Section 141(f) of the General Corporation Law of the State of Delaware, duly adopted the following resolution setting-forth the amendment to the Cartificate of Incorporation as filed on October 24, 2000:

RESOLVED, that the Board of Directors deems it in the best interest of the Corporation to amend the Certificate of Incorporation of the Corporation as filed on September 20, 1995 (the "Certificate of Incorporation"), by deleting Article First of the Certificate of Incorporation in its entirety and replacing it with the following:

"FIRST: The name of the Corporation is Sequel Technology Corporation."

RESOLVED, that the Board of Directors deems it in the best interest of the Corporation to amoud the Cartificate of Incorporation by deleting Article Fourth of the Cartificate of Incorporation in its entirety and replacing it with the following:

"FOURTH: (A) The total number of shares of stock which the Corporation shall have authority to issue is (i) 40,000,000 shares of Common Stock, each having a pay value of \$0,0001 per share (the "Common Stock"), and (ii) 2,000,000 shares of Preferred Stock, each having a pay value of \$0,0001 per share (the "Preferred Stock").

(B) Authority is hereby expressly granted to the Board of Directors (the "Board") of the Corporation (or a commined thereof to which such authority may be delegated by the Board pursuant to the by-laws of the Corporation, as from time to time amended (the "By-Laws")), without requirement of any or further approval or other action by the stockholders of the Corporation, to designate, establish and issue shares of the Preferred Stock from time to time, is one or more series, and to fix by resolution or resolutions, the number of shares, the relative designations, powers, preferences, and rights (including, without limitation, liquidadon, dividend and voting rights), and the relative qualifications, limitations, and restrictions, of each such series, to the fullest extent now or hereafter permitted by the laws of the State of Delaware."

SECOND: That, by written consent executed in accordance with Section 228 of the General Corporation Law of the State of Delaware, the holders of a majority of the cumtanding

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> stock of the Corporation entitled to vote thereon, and the holders of a majority of the outstanding stock of each class entitled to vote thereon as a class, was given written notice of the proposed amendments to the Certificate of Incorporation and voted in favor of the adoption of the amendments to the Certificate of Incorporation.

> THIRD: That said amendment was duly adopted in accordance with Section 242 of the General Corporation Law of the State of Delaware.

> > [THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

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IN WITNESS WHEREOF, said Imates, Ltd. has caused this certificate to be signed by Ronald Leo Bernhaum, its Chairman of the Board, as of October 22, 2000.

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RONALD LEO BEENBAUM CHARMAN OF THE BOARD MATEGLID.

TOTAL P.84

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RECORDED: 12/07/2010