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RADEMARKS ONLY		TRADEMARKS ONLY			
	101218989	erec f.			
Name of Party(ies) cor veying an interest Throkol Corporation	Name and Address of Party(ies) receive Name: Cordant Technologies Inc.	ring an interest:			
8.99	Address: 15 West South Temple, Suite 10 Salt Lake City, Utah 84101-15:				
Entity:					
] Individual(s) [ ] Association					
General Partnership       Limited Partnership	Entity:				
X ] Corporation - Delaw re	[ ] Individual(s) [ ] Asso	ociation			
] Other	[ X   Corporation - Delaware	eral Partnership [   Limited Partnership			
Interest Conveyed:	[ ] Other				
Assignment       Change of Name	Citizenship				
Security Agreement   Merger	House descripted in the United States of de	moutia namea antetina designation is attached			
X] Other – Request for Correction of Error in		mestic representative designation is attached			
Document Recorded on May 18, 1999, Reel/Frame 1-o. 001908/0268	Yes				
xecution Date: May 5-1998	[X   No (The attached document must <b>not</b> be an assignment)				
Trademark Application No (s) 75/473.897 75/444,958	B Trademark Registration No.(s) 654,307 1,851,879 678,853 1,851,878 2,012,229 1,855,624				
Please mail documents back to:	6. Number of applications and registration	ns involved: 8			
Lisa A. Dunner					
Pillsbury Madison & Sutro LLP 1100 New York Avenue, N.W. Washington, D.C. 20005-3918	7. Amount of fee enclosed: \$0				
. If above amount is missing or madequate, charge deficie	ncy to our Deposit Account No. 03-3975 under				
	DO NOT USE THIS SPACE				
. Statement and signature. To the best of my knowledge and belief, the foregoing inf	formation is true and correct and any attached co	opy is a true copy of the original document.			
Leza li	Total number of pages including cover sheet, attachments and document.	12			
Alsa VI and ware	(excluding duplicate cover sheet)				
Signature		<del></del>			
attorney: <u>Lisa A. Dunner</u> Date: <u>December 8, 199</u> 9	Tel: (202) 861- <u>3757</u> Fax (202) 822-0944				

# State of Delaware

# Office of the Secretary of State

I, EDWARD J. FREEL, 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:

"THIOKOL MERGER COMPANY", A DELAWARE CORPORATION,

WITH AND INTO "THIOKOL CORPORATION" UNDER THE NAME OF "CORDANT TECHNOLOGIES INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTH DAY OF MAY, A.D. 1998, AT 8:30 O'CLOCK A.M.

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



Edward J. Freel, Secretary of State

**AUTHENTICATION** 

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DATE.

05-05-98

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#### CERTIFICATE OF OWNERSHIP AND MERGER

#### **MERGING**

## THIOKOL MERGER COMPANY

#### INTO

#### THIOKOL CORPORATION

Thiokol Corporation, a corporation organized and existing under the laws of Delaware (the "Corporation"),

## DOES HEREBY CERTIFY:

FIRST: That the Corporation owns all of the outstanding shares of capital stock of Thiokol Merger Company, a Delaware corporation incorporated on the 30 day of April, 1998, pursuant to the General Corporation Law of the State of Delaware.

**SECOND:** That the Corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting held on the 23<sup>rd</sup> day of April, 1998, determined to and did merge into itself said Thiokol Merger Company by adopting the following resolutions:

**RESOLVED**, that Thiokol Merger Company be merged with and into the Corporation and that the Corporation be the surviving corporation in such merger.

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

**RESOLVED**, that upon the effectiveness of the merger, the Corporation shall assume all of the liabilities and obligations of Thiokol Merger Company.

**RESOLVED**, that upon effectiveness of the merger, the name of Thiokol Corporation shall be changed to "Cordant Technologies Inc." and Article First of the Restated Certificate of Incorporation of Thiokol Corporation, shall be amended to read as follows:

"FIRST The name of the Corporation is Cordant Technologies Inc.."

**RESOLVED** that except for the foregoing amendment to Article First, the Restated Certificate of Incorporation shall remain unchanged by the

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merger and in full force and effect until further amended in accordance with the Delaware General Corporation Law.

RESOLVED that the proper officers of the Corporation 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 Thiokol Merger Company and to assume its obligations, and to so change the name of Thiokol Corporation, 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 a certified copy recorded in the office of the Recorder of Deeds of New Castle County and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be necessary or proper to effect said merger and change of name.

IN WITNESS WHEREOF, the Corporation has caused its corporate seal to be hereunto affixed and this certificate to be signed by its Chairman of the Board, President and Chief Executive Officer and attested by its Vice President and Corporate Secretary, this 23<sup>rd</sup> day of April, 1998.

THIOKOL CORPORATION

Name: James R. Wilson

Title Chairman of the Board, President and

Chief Executive Officer

Name: Edwin M. North \
Title: Vice President and

Corporate Secretary

#### State of Delaware

# Office of the Secretary of State

I, EDWARD 3. FREEL, 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:

"THIOKOL MERGER COMPANY", A DELAWARE CORPORATION,

WITH AND INTO "THIOKOL CORPORATION" UNDER THE NAME OF "CORDANT TECHNOLOGIES INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTH DAY OF MAY, A.D. 1998, AT 6:30 O'CLOCK A.M.

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

Edward J. Freel, Secretary of State

DATE:

AUTHENTICATION :

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05-05-98

#### CERTIFICATE OF OWNERSHIP AND MERGER

### **MERGING**

# THIOKOL MERGER COMPANY

#### INTO

#### THIOKOL CORPORATION

Thiokol Corporation, a corporation organized and existing under the laws of Delaware (the "Corporation"),

# DOES HEREBY CERTIFY:

FIRST: That the Corporation owns all of the outstanding shares of capital stock of Thiokol Merger Company, a Delaware corporation incorporated on the 30<sup>12</sup> day of April, 1998, pursuant to the General Corporation Law of the State of Delaware.

**SECOND:** That the Corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting held on the 23<sup>rd</sup> day of April, 1998, determined to and did merge into itself said Thiokol Merger Company by adopting the following resolutions:

**RESOLVED**, that Thiokol Merger Company be merged with and into the Corporation and that the Corporation be the surviving corporation in such merger.

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

**RESOLVED**, that upon the effectiveness of the merger, the Corporation shall assume all of the liabilities and obligations of Thiokol Merger Company.

**RESOLVED**. that upon effectiveness of the merger, the name of Thiokol Corporation shall be changed to "Cordant Technologies Inc." and Article First of the Restated Certificate of Incorporation of Thiokol Corporation, shall be amended to read as follows:

"FIRST: The name of the Corporation is Cordant Technologies Inc."

RESOLVED that except for the foregoing amendment to Article First, the Restated Certificate of Incorporation shall remain unchanged by the

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merger and in full force and effect until further amended in accordance with the Delaware General Corporation Law.

RESOLVED that the proper officers of the Corporation 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 Thiokol Merger Company and to assume its obligations, and to so change the name of Thiokol Corporation, 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 a certified copy recorded in the office of the Recorder of Deeds of New Castle County and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be necessary or proper to effect said merger and change of name.

IN WITNESS WHEREOF, the Corporation has caused its corporate seat to be hereunto affixed and this certificate to be signed by its Chairman of the Board President and Chief Executive Officer and attested by its Vice President and Corporate Secretary, this 23<sup>rd</sup> day of April, 1998.

THIOKOL CORPORATION

Name: James R. Wilson

Title: Chairman of the Board, President and

Chief Executive Officer

Name: Edwin M. North Title: Vice President and

**RECORDED: 12/08/1999** 

Corporate Secretary